

1
28th Sept 2014

Governor:

Nikki Haley

My name is Charles B. Cooper of
Parker's G.C

When attorney my wife ~~was~~ hire
to settle a promissory note on May 21 14
nothing has gone right since. on the
25th Sept 2014 A James Alexander called
my wife and myself into the office
and ask my wife to release him from
the case.

Because of one Melvin Earl Swanson
was a dangerous man to ~~self~~ deal with
he advised my wife to consult the Probate
Court about a commitment process
of Melvin Swanson. But this could
mean that he may be in the care
of a doctor for about thirty days and
be out again and like the lawyer
said no telling what he would do
at that ~~point~~ point and time.

I am sending you copies of all the
papers we got from ~~me~~^{Mr.} Alexander
office

(2)

You see Melvin Swanson wrote on the top of the page #2 that he would ~~see~~ Alexander would answer to him in Federal court but if he continue with this, in the amount in amount in controversy of exceed 100 million dollars. You have received a number of letters from this same Melvin Swanson in the year of 2013 he claim to be pro woman or women right

his post office box is 96 pickens

I have a few question I like to asked ~~you~~ you and they are coming off of page ~~two~~ ^{three} of the paper we got from the lawyer office

question one, is number (21) Kidnapping? Who was the person that myself and my ~~wife~~ wife & Alexander was support to ~~help~~ kidnap and what year and month? and day did this happen?

question number two number [22] Torture?

The only people that torture is myself and my wife over the past 10 years he would lie and scream until he ~~you~~ get what he wanted. He started this crap as soon as he got out of the State Mental Hospital back in May

(3)

of 2004 from Columbia S.C, on ~~last~~ bull
ST he was hand claff To chain link fence there
~~can~~ on Dec. 4 of 2001 or 2002 judge William
who was the circuit ~~to~~ court judge at this
^{time} ~~had~~ rule that Melvin was insalle of stand
trial on two accouts of temp of murder
because he claim to think that all stood
for ~~po~~ people to rot & kil ~~o~~ other
people. this on holder Bridge road on a
conete ~~long~~ Bridge over a Creek.

Question Number Three (23) trafficking in Persons?
The only thing that I can see on this one
is the fact that he had young girls at his
Casper that range from 12 to 14 years old at that
time their last name was Morris my self
and my wife was thinking of trying to get them
because their father & mother was dope
head. they would sell ~~for~~ their food stamps
for drugs every month also there was alot
of women who came to the Casper every
day and night. Melvin would even
bring them in knowing they was drug
addict when they did not do what
he said to do he would run them off
and I would get the blame for it.

(4)

question number 4 (25) Perjury, Intentionally
lie to the Honorable ~~in~~ Court?
My wife and myself saw ^{him} hauling ~~stuff~~ stuff
out of the storage building that did not
belong to him. When we took him
to court on 25 March 2014 he claim
that all that stuff was his. He told
the judge Bruce E Anders (Magistrate)
that he was going to whip my butt
or kill me, one of the two. Because
I did not catch it, the judge told him
if he said that again he would
call the police and have him lock
up for contempt + threaten
He told the judge that he ~~was~~ ^{earn} ~~earn~~ \$140,000
laying rock 13 years before when
he got the stuff. Now has he earn
\$140,000 laying rock in 2001 when he
was in jail?

question number 5, Number (26)
conspiracy to defraud the United States?

I do not understand this one

question number 6 Major fraud against
the United States?

How do you do this?
and be free

(5)

question # 7 The claim on face book that he done \$40,000 worth of work at 115 crescent Hill. Ad to pay off his debt that a lie because he was not around when the rock was laid and he never done any work ~~around~~ here with ^{out} getting pay at least 3 or 4 times before he done it.

question # 8.

He states that he put a lot of paper work on my computer files that nobody Korea ^{about} I got other letters to back this statement up. When I went to motel health here in Pickens and asked to see my file to find out what was going on I was told that I could not see them because it was between them & Malvern and no law could make them give a copy of my file.

on a question that upset me is how did he get 551 & food stamps his check is a disability which is at that time \$710 when he owns land that cost \$3500 back in 1987 over the years the price of land has gone up and he got a 1987 old value at about 4000 book price.

(6)

a 1991 S15 Chev. pick up truck
Book value around \$5000 because
of the size of the motor (4.3) auto.
he got a bank account at T.D. Bank
and did ~~have~~ ^{thru} a bank account at Wells
Fargo dead. According to what he was
told he could not have any over
\$2,000 of value. He has been known
to drive people to Greenville to buy
Synthetic drugs three and four times a
week. You can run his Social Security
number to find out how many times
he been lock up in N.C. and S.C.
That plain number is 248-06-2485 D1
and what it was for.

How this is one of the Main Questions
the one of the Biggest of all.

When did Obama administration ^{See my wife} in 2011
what day and what month and what
for. Myself or my wife ~~and~~ can not recall
what she got sued for ~~it~~ by the
Obama administration We never got
no mail or a visit Tell us about
it?

How did we deprived him of his
First + fifth Amendment Rights of the
Constitutional of The U.S.

he came in here one ^{day} last year telling he was going to Grade off almost a acre of land. leveling down and pave a parking on it and ~~and~~ build a church

he does not own this land my ^{wife} even it. & her husband under the law own half of it his land is on Hwy 11 in Pickers and not pay for.

When he got that from Pat Rowland on 28 aug 1997. He told Pat he could live there for the rest of his ~~no~~ life, there has been no taxes paid on that land by Melvin or Pat since the mid 90's Pat claim he did not have to paid them because he dis able he not in a wheel chair he drive around + walk around as good as you or me

there no record of any tax record on either one of them on land.

We Melvin say deprived him of his 1st and 5th amendment that because I asked him were he was going to get the money for grading + paving

then he stated watch ^{what} I do
lawyer to all

But I about to ask is how
long has he been a mason
mason to earn a classify degree
of 360 stone mason

~~Over~~ Over the past year he has
put on face book that he could
such a woman pass and such
her ^{ORAPLES} oval ^{out} that has got to be hard,

also on ~~face~~ ^{books} face he stated
when he was a young boy
a black woman lived under
the house where he and his brother
+ father live and the woman
die and they cut the woman breast
off to have a and cooked it to
have some to eat.

There no telling what else he
put on yahoo, face book or any thing else.

Do you have a e mail to James?
Melvin does giving to him by AT+T

He is also High Concut.

P.S He also got on

face Book that

he is a doctor

(a doctor of what I
don't know)

Charles B Cooper Rd.

115 Crescent Hill

Picken's SC 29671

864, 878 7390

TYPE of LAW ALEXANDER LAW FIRM
will be answering in Federal if they continue
plaintiffs of their rights secured by the United States Constitution. The amount in controversy
exceeds \$ 100 million dollars.

to bug me on this mortgage I Paid off
Over 10 years ago.

JURISDICTION AND AUTHORITY

2. This Court has jurisdiction and authority to hear, review, and to act upon this complaint of constitutional, statutory and civil rights violation pursuant to:
 - 1.) Civil Rights Act 1866 "All-purpose civil rights act"
 - 2.) 42 U.S.C. CHAPTER 21 SEC. 1981 "Equal Rights under the law."
 - 3.) 42 U.S.C.A. 1983 "Civil rights redress for state and territory citizens."
 - 4.) 28 U.S.C. PART IV, CHAPTER 85, 1331 "Federal jurisdiction."
 - 5.) 28 U.S.C.A. 1334 "Redress rights violation-damages."
 - 6.) 28 U.S.C.A. 1631 "All-purpose writ."
 - 7.) 28 U.S.C.A. ARTICLE I RULE 103 (d) "Plain error."
 - 8.) 28 U.S.C.A. ARTICLE III, RULE 301 "Presumption."

ANCILLARY JURISDICTION AND PENDENT

3. This Court has jurisdiction and authority to provide remedy and award damages pursuant to:
 - 1.) 28 U.S.C.A. 2201 "Declaratory Judgment."
 - 2.) 28 U.S.C.A. 2202 "Further Relief."
 - 3.) 28 U.S.C.A. 1361 "Compel a officer to do duty."
 - 4.) 28 U.S.C.A. 2412 "Cost-fees-other expenses."
 - 5.) 28 U.S.C.A. 1918 "Other cost."
 - 6.) 28 U.S.C.A, 1364 "Tort claim liability-damages."
 - 7.) 28 U.S.C.A. 2671 "Tort claim, other damages."
 - 8.) 28 U.S.C.A. 2674 "Exemplary damages-U.S. Liability."
 - 9.) 42 U.S.C.A. 1988 "Attorney fees-cost-etc."
 - 10.) 42 U.S.C.A. 1986 "Damages for conspiracy."
 - 11.) Rule 9 (g) of Federal Rules of Civil Procedure. " Special damages."
 - 12.) Rule 54 F.R.C.P. "Separate damage's awards for each separate cause."
 - 13.) Rule 57 F.R.C.P. "Declaratory damages."
 - 14.) 28 U.S.C.A. 1344 "Election disputes."
 - 15.) 28 U.S.C.A. 1345 "Officer of Justice."
 - 16.) 28 U.S.C. PART IV, CHAPTER 85, 1343 "Right to recover damages for failure to prevent."
 - 17.) 28 U.S.C. PART V, CHAPTER 123, SEC. 1912 "Appeal damages and Cost."
 - 18.) 28 U.S.C. PART V, CHAPTER 123, SEC. 1927 "Counsel's liability for excessive cost."

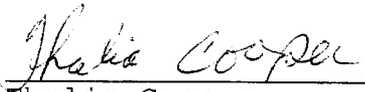
- 19.) 18 U.S.C. CHAPTER 13, SEC. 241 "Conspiracy to deprive rights."
- 20.) 18 U.S.C. CHAPTER 13, SEC. 242 "Deprivation under color of state law."
- 21.) 18 U.S.C. PART 1, CHAPTER 55, SEC. 1201 (g) (1) (B) (VII) : "Kidnapping."
- 22.) 18 U.S.C. PART I, CHAPTER 113C, SEC. 2340A (a); Torture."
- 23.) 18 U.S.C. PART I, CHAPTER 77, SEC. 1591(a)(2); "Trafficking in Persons."
- 24.) 18 U.S.C. CHAPTER 1, SECTION 3; "Accessory after the fact."
- 25.) 18 U.S.C. CHAPTER 79, SECTION 1621(1); "Perjury, intentionally lie to the Honorable Court."
- 26.) 18 U.S.C. CHAPTER 19 SECTION 371; "Conspiracy to defraud the United States."
- 27.) 18 U.S.C. CHAPTER 47 SECTION 1031; "Major fraud against the United States."
- 28.) Rule 28.4 SUPREME COURT RULE: One attorney allowed giving arguments for defense."

LAWS IN MOTION AND ARGUMENT

4. THIS COURT, IS EMPOWERED pursuant to:
 - 1.) Amendment 1 ,to the United States Constitution : "Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; religion, or abridging the freedom of speech, or of the press."
 - 2.) Amendment 7, to the United States Constitution: Rights to jury trial with a Demand for trial.
 - 3.) Amendment 9, to the United States Constitution: "Enumeration in the Constitution of certain rights shall not be construed to deny or disparage others retained by the people, Fundamental Rights."
 - 4.) Amendment 5 to the United States Constitution: "No person shall be deprived of property, without due process of law; Federal Due process."
 - 5.) Amendment 10 to the United States Constitution: Power of the People and rights come from God and cannot be taken away by human laws."
 - 6.) ARTICLE 4, SECTION 2 CLAUSE 1 to the United States Constitution: Entitled to all privileges and immunities of citizens in the several states."
 - 7.) Amendment 14 to the United States Constitution: "No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States and equal protection of the laws."
 - 8.) ARTICLE I, SECTION 9, CLAUSE 8 , to the United States Constitution : No title of nobility shall be granted by the United States."
 - 9.) Amendment 6, to the United States Constitution: "Rights to appropriate counsel in termination of parental rights."

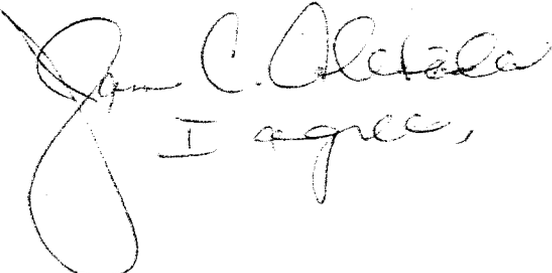
STATEMENT

By mutual agreement, I release James C. Alexander as my attorney in this case. I have received the contents of my file including all documents left with him by Melvin Swanson, including a disc that purportedly has pictures. I understand that Mr. Alexander will take no further steps on my behalf and I have signed a consent order to be submitted to the Judge for signature as to his release. I understand that my case has been filed and served on the defendant Melvin Swanson and I can proceed with that case. I understand that I will have to obtain the services of another attorney to assist me. The reason for this release is that both of us are concerned about the mental stability of Mr. Swanson who is my son and we are concerned about violent action that he may take. I have been advised to consult Probate Court about a commitment process for Mr. Swanson as he has threatened to kill me. I understand that he has come into Mr. Alexander's office and created a disturbance and I do agree for Mr. Alexander to be released.



Thalia Cooper

September 25, 2014


I agree,

ALEXANDER LAW FIRM

107 E. Main Street
Post Office Box 618
Pickens, SC 29671

James C. Alexander
Steven L. Alexander

(864) 898-3208 T
(864) 898-3408 F

May 21, 2014

Mr. Melvin E. Swanson
167 Forestry Road
Pickens, SC 29671

RE: Thalia Cooper

Dear Mr. Swanson:

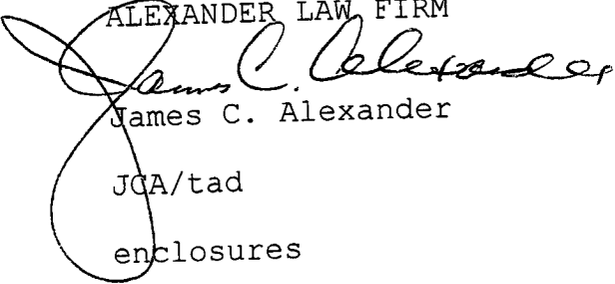
I have been retained to represent Thalia Cooper F/N/A Thalia D. Grant, regarding the debt that you owe to her in the amount of \$3,500.00. You signed a promissary note and a mortgage, a copy of which are enclosed, and you have not made any payments on this debt. Ms. Cooper is calling this debt due at this time and demands that you pay to her the total sum of \$3,500.00, plus any accumulated interest at the legal rate from the maturity date of this note.

If you do not pay this debt, Ms. Cooper's only option is to bring a lawsuit on the promissary note and foreclose on your interest of the real property, as set forth in the mortgage. I hope that this action will not be necessary. You can either pay her the amount due, sign your interest in the property over to her which will avoid a lawsuit, or be named as a defendant in a lawsuit for foreclosure. Ms. Cooper prefers that you to pay her the amount due.

However, you must either pay her in full or sign the property over to her within 10 days of the date of this letter. If one of these actions is not taken, she has authorized me to initiate a foreclosure action. I request that you call me and let me know how you intend to proceed.

Sincerely yours,

ALEXANDER LAW FIRM


James C. Alexander

JCA/tad

enclosures

Here's a few pictures of some of the stone work I done on mom house in exchange for that \$ 3500.

I done a lot more work there that I didn't get paid anything

I have copies of all the letters I faxed to mental health main office so they would go on computer files about being harassed up there by Charles Cooper plus letters where mom Thalia said she would personally see I went to jail if I moved.

My printer quit working or I would print you copy of email from gov't office where she thanked me and told me to call her any time

I pointed out that Constitution rights star had common lawyer over look the Covert claims

when the obama administration
sued her in 2011

Had you looked at CIVIL CASE
2014 CV 3910 200024 where they
sued me and papers I filed

you would have seen they
deprived me of my First Amendment
and 5th Amendment rights They conspired
to deprive me of my Constitutional
rights of which is a Federal Crime

The fact that you were warned
about me being harassed by them
prior to this suit makes you accessory
after the fact and aiding in an
conspiracy to harass me

I have a lot of witnesses in
this matter plus prima facie
evidence

I don't even go down the street
my mom lives on because she might
tell a lie on me nor do I ever speak to her

Furthermore,

My disability check came
Thalia Cooper for Melvin Swanson
for 8 years. Had I owed her.
She would have collected
it dumb ass

She committed perjury in
Case No. 2014CV3910200024
I'm submitting a Motion For
A Mental EVALUATION of Thalia
Cooper with all the other Motions
and papers I file

Did you not realize I'm
a biblical stone-mason?
See what the Bible has to say
about that. See ST MATT 21 vers 44

you dumb ass lower degree
Mason lack in knowledge
you don't even know that in
prior life Jesus was a black
Jewish stone-mason. That's
why it was written in the Bible
"Marvel not that an angel
of darkness is transformed into
an angel of light"
Also that is why Judges wear
Black

Judges are sworn in on
a Koran. In the Koran it
says "I shall summons the
angels of hell" The angels of
hell are the Black people
watch what I do to
all lawyers because you
pissed me off

Muslim Mason classify
me as a 360 degree
stone-mason dumbass

The State of South Carolina,

COUNTY OF PICKENS

To All Whom These Presents May Concern: Melvin E. Swanson

, hereinafter for convenience styled Mortgagor (s) SEND GREETING:

Whereas, I, the said mortgagor (s) Melvin E. Swanson

in and by a certain promissory note in writing, of even date with these presents, is (are) well and truly indebted to Thalia D. Grant or Ralph M. Grant hereinafter called the mortgagee(s), in the full and just sum of Three Thousand Five Hundred and no/100----- DOLLARS (\$3500.00), to be paid in monthly installments of \$50.00 each - due and payable beginning January 1, 1998 and continuing regularly thereafter until paid in full.

PICKENS CO. RMC 10.10

017190

97 AUG 29 AM 10:16

(No interest charged)

with interest thereon from N/A

at the rate of N/A percentum per annum, to be computed and paid

interest at the same rate as principal; and if any portion of principal or interest be at any time past due and unpaid, then the whole amount evidenced by the said note to become immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mortgage; and in case said note after its maturity, should be placed in the hands of an attorney for suit or collection, or if, before its maturity it should be deemed by the holder thereof necessary for the protection of his interests to place and the holder should place the said note or this mortgage in the hands of an attorney for any legal proceedings, then and in either of said cases the mortgagor(s) promise to pay all costs and expenses including 10 per cent of the indebtedness as attorney's fees, this to be added to the mortgage indebtedness, and to be secured under this mortgage as a part of said debt.

NOW, KNOW ALL MEN, That I, the said mortgagor(s), in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said mortgagee(s) according to the term of the said note, and also in consideration of the further sum of Three Dollars, to the said mortgagor(s), in hand well and truly paid by the said mortgagee(s) at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released and by these Presents do grant, bargain, sell and release unto the said Mortgagee (s) their heirs and assigns forever:

ALL THAT CERTAIN PIECE, PARCEL OR LOT OF LAND LYING AND BEING SITUATE IN THE STATE OF SOUTH CAROLINA, COUNTY OF PICKENS, and being approx. 11.0 miles North of Pickens, and being more fully described according to a plat of the same prepared by T. Craig Keith, Surveyor, on January 25, 1966, and reference thereto is hereby made for courses, distance, metes and bounds.

AND BEING BOUNDED AS FOLLOWS: on the North and West by dirt road; on the South by Poinsett Road; on the East by gravel road et al.

This being the same property conveyed to Melvin E. Swanson from Pat Rowland by deed dated August 28, 1997 and recorded in the Pickens County RMC Office in Deed Book 389, Page 181.

NOTE

\$3,500.00
amount

8-28-97
date

For value received I/We Melvin E. Swanson
promise to pay to Thalia D. Grant or Ralph M. Grant 115 Crescent Hill
Rd., Pickens, SC 29671
on order, the sum of Three Thousand Five Hundred and no/100 DOLLARS
payable in monthly installments of \$50.00 each- due and payable
beginning 1-1-98 and continuing regularly thereafter until paid in full.
with interest thereon from (no interest charged) at the rate of
N/A per cent, per annum, to be computed and paid
N/A until paid in full; all interest not paid
when due bear interest at same rate as principal.

AND We/I hereby agree that if at any time any portion of said
principal or interest shall be past due and unpaid, the whole
amount evidenced by this Note shall, at option of holder thereof,
become immediately due, and said holder shall have the right to
institute any proceedings upon this Note and any collaterals given
to secure the same for the purpose of collecting said principal
and interest, with cost and expense, or of protecting any security
connected herewith.

AND We/I further agree hereby that if any part of the money due
hereon be not paid when due, or if this Note be placed in the
hands of an attorney for collection, or if this debt or any part
thereof, be collected by an attorney or legal proceedings of any
kind, an attorney's fee of a reasonable sum not less than 10 per
cent of the indebtedness besides all costs and expenses incident
upon such collection shall be added to the amount due upon this
Note, and be collectible as a part thereof.

Melvin E. Swanson

TOGETHER with all and singular the Rights, Members, Hereditaments, and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.

TO HAVE AND TO HOLD all and singular the said Premises unto the said mortgagee(s) **their** heirs, successors and Assigns. And Mortgagor do hereby bind Mortgagor's Heirs, Successors, Executors and Administrators to warrant and forever defend all and singular the said Premises unto the said mortgagee(s) **their** heirs, successors and Assigns, from and against the mortgagor(s), Heirs, Successors, Executors, Administrators and Assigns, and every person whomsoever lawfully claiming or to claim the same or any part thereof.

(11)