

George Graham Althouse III
c/o 647 Mullica Hill Road
Unit five-five
Richwood, New Jersey 08074

STATE OF NEW JERSEY
MUNICIPAL COURT OF THE TOWNSHIP OF HARRISON

Patrolman Rodgers, Officer's ID Number 1632,

Plaintiff,

vs.

George Graham Althouse III

Defendant

Case No.: 0808-A-084841

MOTION TO DISMISS

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I, **George Graham Althouse III**, hereinafter referred to as Defendant, hereby motions the court to dismiss case# **0808-A-084841** for the following just cause(s):

- 1: Defendant is being accused of a crime that does not legally exist.
- 2. Defendant is maintaining that there is no controversy before the court.
- 3: Defendant is being accused of driving without insurance under the following narrative.

NARRATIVE

The defendant went to contract with the insurance company. The Insurance company CAPACITY COVERAGE COMPANY OF NEW JERSEY, INC., failed to produce a form that would grant the defendants intangible property right to the Motor Vehicle over to the insurance company. The aforementioned grant would produce a valid contract of terms and conditions under the Insurance Policy that the defendant would sign in order for the prosecution to prove

intent to violate the statute that the defendant is being accused of knowingly, willfully and intentionally violating.

For with the aforementioned grant wherein the Insurance Company would fill the position of grantee and the defendant would fulfill the position of grantor thereby forming a valid Insurance Policy by and between the grantor and grantee. The valid Insurance Policy would protect the Insurance company from trespass upon the intangible property rights of the driver in the case of a claim or other requirements in the Insurance Policy. The transfer of intangible property rights to the motor vehicle over to the insurance company would also allow the Insurance Policy to be binding against all parties to the agreement whether the terms were shared or absolute use of the intangible property to the motor vehicle.

For without the aforementioned element(s) to an Insurance Policy, a legal contract cannot legally exist and therefore there cannot exist a controversy before the court. Intangible property to a motor vehicle is the only element that defines as to whether a motor vehicle is stolen or not. Although the State may require insurance on all motor vehicles which binds the insurance companies to permanent trespass on all intangible property of its policy holders, the State does not have the right to regulate intangible property it does not possess nor tendered just compensation to gain.

Therefore, the defendant hereby motions the court to dismiss case# **0808-A-084841** for the prosecution failing to state a claim wherein relief can be granted.

Notice: In the event the court ignores or fails to hear this motion or ignores the intangible property of the defendant, the defendant reserves the right to appeal to a Human Rights Tribunal

for the just cause of violations of Article 4 of the Universal Declaration of Human Rights committed by the Grand Lodge of the Masonic Order of this state.

George Graham Althouse III

defendant

GEORGE GRAHAM ALTHOUSE III

NOTARY PUBLIC

STATE OF NEW JERSEY

COUNTY OF GLOUCESTER

COMES NOW, GEORGE GRAHAM ALTHOUSE III, who appeared before me on

October 17, 2017 to testify to the statements in the above affidavit and to attach his signature to this instrument.

Ronnie E. Sandy Jr.

Notary Public for the State of New Jersey.

My commission expires 4/15/2019

CC:

MUNICIPAL COURT OF HARRISON TOWNSHIP
Attention: Gary Lamanno, Prosecutor
114 BRIDGETON PIKE
MULLICA HILL, NEW JERSEY 08062

Patrolman Rodgers, Officer's ID No. 1632
HARRISON TOWNSHIP POLICE DEPARTMENT
199 COLSON LANE
MULLICA HILL, NEW JERSEY 08062.

SEAL



RONNIE EDWARD SANDY JR.
NOTARY PUBLIC OF NEW JERSEY
My Commission Expires 4/15/2019