

STATE OF NORTH CAROLINA
COUNTY OF MECKLENBURG

IN THE GENERAL COURT OF JUSTICE
DISTRICT COURT DIVISION
FILE NO. 11CVD19602

RECEIVED
BY

HENRY KNOX GARMANY IV)
PLAINTIFF)
v.)
THOMAS CECIL SHOPE)
DEFENDANT)

**ANSWER TO PLAINTIFF'S
COMPLAINT**

NOW COMES, THOMAS CECIL SHOPE, DEFENDANT, to answers the
compliant of HENRY KNOX GARMANY IV PLAINTIFF, in this action as follows.

Paragraph -2-, DEFENDANT denies the allegations in this paragraph. The
Defendant has not made threats to the plaintiff through personal, electronic or telephone
devices. The DEFENDANT does not seek to make contact as the PLAINTIFF states. The
PLAINTIFF has made false statements and there is no evidence to substantiate his
claims.

Paragraph 4, DEFENDANT denies the allegations. The statement made by the
PLAINTIFF is nothing more than hearsay and the complaint fails to state a claim which
the law will recognize as enforceable. Furthermore the PLAINTIFF through this action
seeks to deny the DEFENDANT'S first amendment rights. In making these false claims
the PLAINTIFF seeks to keep the DEFENDANT from exercising his first amendment
right to protest at 600 East Trade St. Charlotte, NC 28204.

COUNTER CLAIM

G.S. 14-277.3A STALKING On or about October 4th 2011 HENRY KNOX
GARMAY IV, PLAINTIFF did post in a public forum on Anonymous North Carolina,

Facebook. Photographs and information of my minor daughter and my wife were posted without prior consent. The PLAINTIFF Caused great fear of harm and anxiety to my family and myself through his actions.

G.S.14-277.1 Communicating threats, on or about October 4th 2011 HENERY KNOX GARMANY IV, PLAINTIFF using the alias **Anonymous North Carolina** on Facebook did through electronic means threaten and implied harm to myself and my family. The PLAINTIFF posted the DEFENDANT'S personal information and photographs on the PLAINTIFF'S public forum, (**Anonymous North Carolina on Facebook**), and asked people to "Pay us a visit" at our home to harm us. The PLAINTIFF'S actions did cause the DEFENDANT and his family great fear of bodily harm or death. The PLAINTIFF conducted these threats while in violation of **G.S.14-12.13** by exposing the identity and location the DEFENDANT'S family on the PLAINTIFF'S public forum Anonymous North Carolina on Facebook. PLAINTIFF was in violation of **G.S.14-12.14** by wearing a mask and hiding his identity through electronic means while communicating threats and stalking. The PLAINTIFF'S identity was unknown to DEFENDANT until October 20th 2011.

RELIEF

The DEFENDANT asks the court dismiss these charges and deny the temporary restraining order (EX PARTE) against the DEFENDANT. Additionally the DEFENDANT asks that the court does not grant relief to the PLAINTIFF

The DEFENDANT in addition would like to file under G.S. 50C Civil no contact order against the PLAINTIFF.

The DEFENDANT request the judge impose a Cease and Desist order pursuant to

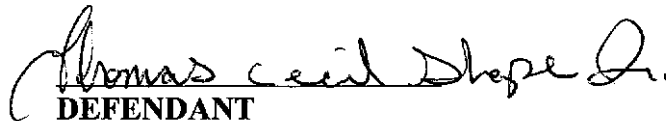
G.S. 78A-47 .On October 27 2011, PLAINTIFF was issued a notice through his attorney to Cease and Desist in reference to DEFENDANT'S intellectual property Occupy Charlotte.

Great personal harm to the DEFENDANTS reputation is likely if the PLAINTIFF continues to falsely identify himself as the owner and leader of Occupy Charlotte

The PLAINTIFF continues to do this action. Attached is a current deed to Occupy Charlotte and notice of Cease and Desist issued October 27, 2011

I THOMAS CECIL SHOPE, DEFENDANT swear the aforementioned statements are true and correct.

This the, 31st day of October, 2011


DEFENDANT
THOMAS CECIL SHOPE JR.
1825 East 7th Street
CHARLOTTE, NC 28204
Tel: 704-606-7259

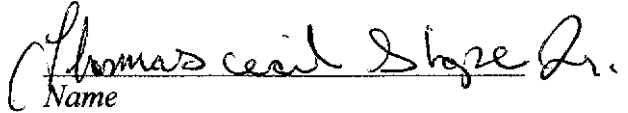
CERTIFICATE OF SERVICE

I certify that I served a copy of the foregoing **Answer to Plaintiff's complaint** by certified return service, first class mail upon:

PLAINTIFF

HENRY KNOX GARMANY IV.
8628 AUTUMN OAK LANE
HARRISON, TN37341

This, 31st day of October, 2011.


Name

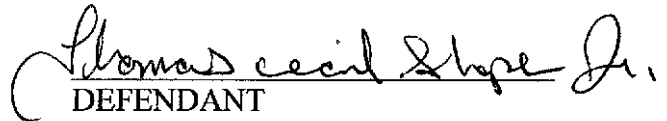
CERTIFICATE OF SERVICE

I certify that I served a copy of the foregoing **Answer to Plaintiff's complaint** by certified return service, first class mail upon:

PLAINTIFF

HENRY KNOX GARMANY IV.
8628 AUTUMN OAK LANE
HARRISON, TN37341

This, 31st day of October, 2011.


DEFENDANT

Thomas Cecil Shope Jr.
1825 East 7th St
Charlotte, NC 28204

U.S. Postal Service™

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