

## FULL RELEASE OF ALL CLAIMS

FOR AND IN CONSIDERATION of a draft in the sum of Three Hundred Fifty Thousand and no/100 Dollars (\$350,000) to me in hand paid, receipt whereof is hereby acknowledged, I, W. Glenn Johnson, as the duly appointed Administrator of the Estate of Brandon Jolvon Bethea, deceased, do for myself as well as for all heirs, executors, administrators, parents, assigns, and all others who have or may have or may in the future be put to any damage, loss or expense due to the death of Brandon Joel Bethea, fully and forever release and discharge John Vincent Clark, Robert Lewis Kimbrough, Jr., Melvin Eugene Spriggs, Jr., John B. Fordham, Edward Byrd, Larry Rollins, The Cincinnati Insurance Company, Harnett County, and their agents, employees, sureties and insurers, past and present (hereinafter "Releasees"), all in both their individual and official capacities, of and from any and all claims, demands, actions, or causes of action which exist against them, by reason of any damages, loss, or injuries whatsoever sustained and occasioned directly or indirectly by the death of Brandon Jolvon Bethea and/or his interaction with jailers at the Harnett County jail on or about March 15, 2011.

This is intended as a full and complete release of all or any claims that I or the Estate of Brandon Jolvon Bethea may or might have by reason of the happening of the events of March 15, 2011, and in accepting said sum I do so in full settlement of any and all such claims, and intend to and do hereby release Releasees of and from any and all liability of any nature whatsoever for all damages, loss, or injury to person and property, specifically including all expenses to which I or the Estate of Brandon Jolvon Bethea may have been put, or may be put in the future, and also including all consequential damage on account of injuries to others, as well as for all consequences, effects, and results of any such injury or damage, whether the same are now known or unknown to me, expected or unexpected by me, or have already appeared or developed or may now be latent or may in the future appear or develop. I expressly acknowledge the above sum is inclusive of all costs and attorneys' fees to which I or the Estate might otherwise be entitled.

I hereby declare and represent that the damages, loss, or injuries arising out of the death of Brandon Jolvon Bethea and/or his interaction with jailers at the Harnett County jail are or may be permanent and indefinite and in making this release it is understood and agreed that I rely wholly upon my own judgment, belief and knowledge, including that of my attorney(s), of the nature, extent, effect and duration of said damages, loss, or injuries. This release is made without reliance upon any statement or representation of Releasees or their representatives or agents.

It is understood that this settlement is not an admission of any liability but is in compromise of a disputed claim and for said consideration I hereby assume on behalf of the Estate of Brandon Jolvon Bethea the risk of any damages, injuries, or disability which may now be latent or unexpected or which may hereafter appear, develop, or occur as a result of said events, and I will hold Releasees harmless from any and all claims therefor. I hereby expressly declare that this is a fair settlement, made in good faith by all the parties hereto.

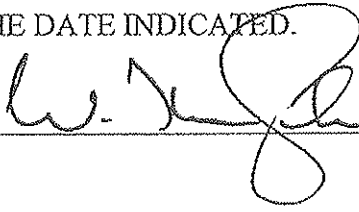
I further agree to keep the existence of this agreement and its terms confidential except to the extent disclosure is required by law, including N.C.G.S. § 132-1.3. In connection therewith I agree not to make any statements, written or verbal, or cause or encourage others to make any statements, written or verbal, that defame, disparage or in any way criticize the personal or professional reputation, practices, or conduct of Releasees, or any of them. I acknowledge and agree that this prohibition extends to statements, written or verbal, made to anyone, including but not limited to, the news media. Should I be questioned by anyone regarding the lawsuit entitled Estate of Brandon Jolvon Bethea v. John Vincent Clark, et al., filed in the United States District Court for the Eastern District of North Carolina under Case No. 5:12CV743, or any other dispute or controversy regarding the events of March 15, 2011, or otherwise receive any inquiry regarding those events, I agree to limit my response to "The matter has been resolved," and say nothing further regarding the matter.

I further represent that if any liens exist against these funds, including but not limited to Medicare, Medicaid, ERISA, health insurance, health care provider(s), or any other lien that may or does exist against these funds for the events occurring on or about March 15, 2011, I will make all necessary payment(s) to any lienholder(s) in satisfaction of any and all such liens, and I further agree to indemnify and hold harmless Releasees and their attorneys from any claims or liens against these funds.

I hereby authorize and instruct my attorney to dismiss the aforementioned lawsuit with prejudice forthwith, and I certify that no other lawsuit has been filed or will be filed by me against Releasees at any time in the future seeking damages arising out of the events of March 15, 2011 or out of any other disputed claim, events, or indebtedness between Releasees on the one hand and Brandon Jolvon Bethea or his Estate on the other hand.

I HEREBY CERTIFY THAT I HAVE READ ALL OF THIS RELEASE, THAT I HAVE CONFERRED WITH MY ATTORNEY CONCERNING THE CONTENTS OF SAME, THAT I FULLY UNDERSTAND ALL OF THE SAME, AND IN WITNESS WHEREOF I HAVE EXECUTED THIS RELEASE ON THE DATE INDICATED.

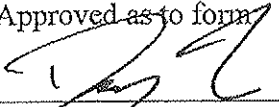
Dated: July 11, 2013

 Administrator

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(Address)

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Approved as to form

  
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Douglas E. Turner, Jr.  
Attorney for Plaintiff