

1. accusation against us, setting fires along the easement.
  - A. accusations against us, setting trash fires along the easement.
  - B. Accusations against us, setting trash , metals ,Plastics fires along the easement.

TC Realty of the Lowcountry has accused us of these accusations in three separate legal documents he's changed the documents three different times stating three different accusations against us. My answer for the fires there was only two burn areas and the only thing that was burned in the burn areas was leaves and sticks yard debris. Tim czar and his tenants have accused us of this accusation and even called code enforcement , Health Department dhak on us . code and D hack have come out twice and separate occasions to inspect the burn areas. The code enforcement and D hack have determined that the only thing that was burned in the fire areas were only yard debris stick and leaves they found their accusations against us faults and we have the legal documents to prove that that accusations were faults against us and we have the legal documents from the code enforcement . Code enforcement has stated that the accusations against us were unfounded . Code enforcement and stating they found nothing but yard debris and we will attach it with this document

2. Accusation number 2 , blowing smoke with a gas leaf blower into plaintiff's land.
  - A. accusations against us blowing smoke from toxic trash metal and plastic fires with a gas leaf blower onto the plaintiff's land.
  - B. Accusations against us from blowing smoke with a gas leaf blower into the tenant's home.

Answer the accusations against us of blowing smoke onto the plaintiffs land or in their home is false there's no way possible for us to blow the smoke into the home second of all there was no toxic smoke at all Court enforcement also found it to be unfounded.

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**May 02 2025**

**SC Court of Appeals**

### 3. Accusations against us, tearing out property markers.

#### A. Accusations against us, tearing out plaintiffs property markers

As for the accusations of us tearing out the plaintiff's property markers. The property markers do not and have never belonged to the plaintiff I have the survey and papers to and the receipt . To prove it and I also have video proof of Tim and his tenants tearing out our property markers on trail cam video and we also had the police out over them pulling out our property markers. And as of today we have further video of them trying to pull out a property markers and his new tenant. The property markets belong to us we paid to have the property surveyed and marked showing us where are property starts and ends .they were our property markers not the plaintiff's property markers and I have the paper work to prove it .

### 4. Accusations cutting cable to plaintiff's land and tenants home.

#### A. Cutting TV and internet cable to the plaintiff's land and tenants home affecting the at home business of the tenants.

As to the accusations of us purposely cutting the line it was not done on purpose we were putting up a fence to keep people from driving on the side of the driveway and tearing it up we contacted the table company in the cable company advises that it was not our fault because the cable line should not have been in that area of the property they declared that we were not at fault for this happening.

### 5. Accusations against us for , shooting firearm over plaintiff's tenants home.

#### A. Accusations of us, shooting Firearms including AR-15s and fireworks over a plaintiff's tenants home and neighbors homes.

That's for the accusations of us shooting Firearms or fireworks over the tenant's home is false and almost impossible because of a distance between the homes and between the trees and the distance between the two properties . we do not shoot Firearms

towards any homes. the fireworks are not shot anywhere near the tenants property or home and I will get proof that does not happen I'll get video or pictures proving how far away the properties are from our home. And there was never any police called out for shooting Firearms or fireworks over anybody's property

6. Accusations of us, driving four wheelers , old trucks and vehicles with no Mufflers up and down the easement at all hours , times of the day and night.

A. As for accusations against us, driving four wheelers and an old truck with no mufflers up and down the easement at all times of day and night.

As for the accusations against us about driving four wheelers and old trucks up and down the easements first off all it's our driveway and we have every right to use our driveway the way we want we have never affected anybody by driving through four wheeler or the truck down the driveway they have Mufflers on them and I don't see what his problem is with it he does not live here we don't do it all hours of the day and night because first off my son works all day long my grandson is in school all day long and when my grandson gets home from school he's only allowed a certain amount of time on his four wheeler because he's in the house by 6: 00 ,7: 00 at the latest to get ready to eating dinner and get a shower and getting ready for bed and my son 90% of the time is gone from 6: 30 am in the morning until anywhere from 6: 00 pm to 10: 00 pm at night. And TC Realty of the low countries tenant has come on to the driveway and purposely try to run my grandson off the driveway by cutting him off with there car and almost hitting him numerous times when he didn't belong on the driveway where he was at. And when my grandson is on his four wheeler there's always me his uncle and his grandfather and his dad out there with him . there's always an adult me uncle grandfather dad Mom he's never left alone out there by himself with the four wheeler or his dirt bike.

7. As for the accusations against us , blocking the easement with trucks and machinery.

A. Accusations against us, for blocking the easement with trucks, machinery ,brush, trees, and now and old gate.

As for the accusations against us blocking the easement with trucks Machinery brushed trees and debris and an old gate is not true the gate is not on the easement it's on the side of the driveway as for machinery I don't own any machinery the Machinery was from the power company maintaining their lines or from CenturyLink installing lines the only time the driveway gets blocked is when we are doing work or cleaning up the leaves in Pine straw and sticks, mowing , bowing and maintaining the driveway. The only time it's completely blocked off is when we are pulling debris and Vines out of the trees or cutting down trees that have broken at the halfway down the tree it's blocked for everyone's safety because we've had his tenants and the other neighbor come flying down the driveway as we're trying to clean up the property and remove the debris from Fallen trees or other things. We block it for their safety and our safety. It's never blocked for very long and when they ask us to move the vehicles we. We don't have big equipment machinery blocking the driveway. I don't own any machinery. I work in landscaping so when you do work on a road , driveway Etc you are to block that off so nobody gets injured or the vehicle doesn't get damaged. Especially if you're pulling down huge Vines from trees or cutting down the tree that's broken that's the only time the driveway is ever gotten blocked. We've never stopped anybody from coming down the driveway. I also have videos and pictures of the company's that were on the driveway because of the accusations against us. It is not an old gate it's a newer gate and it's not raggedy . The property is not blocked for very long just until we clear and make it safe. it's not an old gate and we have pictures of it . It was put up for protection to keep people out of here that don't belong here and I had Amy Roe's permission to put it up we had to get Amy Roe's permission to put the gate up because she was the only one that has an easement to the driveway because she had been robbed. It was never locked ever and it was always closed at night but never locked. There was also a wooden fence on the side of the driveway it was not interfering

with the driveway by any means . It was off the driveway onto the side of the driveway . it was four pieces wooden fence it was about 3 ft High I have pictures of it. It was put up because of TC Realty's tenant driving off the side of the driveway and trying to hit me with his vehicle and my husband and my son down at the driveway with me when I was doing yard work cleaning up the sides of the driveway. My husband seen him come in he started to video him. My husband has the video proof of this . That is the reason why the wooden fence was put up for my protection and the fence has been up for months before hand. Tim decided he was going to come out of his driveway and purposely smash into the fence on purpose. I have video of it on three different trail cameras. So we called law enforcement and the police officer came out seen the video and they issued a warrant out for his arrest for destruction of property . and then two weeks later I went to Upstate New York to visit family and my doctor advised me to stay there for a month because of all this with Tim and the neighbors has caused severe health problems for me. I got a call from my youngest son and his girlfriend asking if we took the fence down. My son seen Tim leaving the property and was following him. I got the phone call to call the police to let them know he was following him but the police didn't do anything. They did come out after he decided he was going to completely rip the fence out and smashed it and that's also on the trail cams three of them. We also have his prescription glasses that fell off and was in the debris of the fence. So myself and my husband Frank Swartz called law enforcement they came out and seen the videos and later on he was issued a second warrant for militia's damage to property. My son Steven Brink, my husband Frank Swartz, Amy Strouse and my grandson Colton Brink were there and seen the damages and spoke with the police. At this time he has two warrants out for his arrest. A day or two later my husband was down trying to fix the damages to the property and Tim came in and started throwing metal rods and objects at my husband trying to hit him and trying to impale him with the rods. I got the phone call to call the police that this was going on. I said you also need to call the police so I also called and the police officers came out and made contact with Tim and he was arrested

on the two warrants.

8. As for the accusations against us, yelling and screaming at the plaintiff's tenants as they drive along their easement.

A. Accusations against us , for screaming and yelling at the plaintiff's tenants as they drove along the their easement haven't made death threats and have stalking the plaintiffs tenant.

As for the accusation of a screaming and yelling and making death threats to the plaintiffs tenants was in fact the other way around I would be out there with my neighbor Amy Rowe decorating for the holidays Christmas in fact and was threatened and was told that I didn't have a right to put up decorations and this and that and yet they threatened us both and then when I was on the driveway there his tenant proceeded to hit me with his vehicle on my property the private driveway police were called out for that but of course the police told me it was a civil matter my son was a witness to Phil his tenant striking me with the vehicle. We also have other video of Phil throwing metal cans into my burn area and pulling up my property markers all on video .

9. Accusations against us for hanging voodoo dolls all up and down the easement.

The accusations against us for hanging voodoo dolls all up and down the easement first of all I can do as I please on my property even if I wanted to hang voodoo dolls up but there was never ever if voodoo dolls on my property ever and I have multiple delivery people police officers government officials verifying that there was never voodoo dolls on my property. Tim czuar and Mr keep took pictures of the decorations that were hanging up on the property telling judge Mullen that they were Voodoo and black magic Hocus Pocus stuff and submitted them into court and the judge looked at them and there was nothing to indicate Voodoo or black magic I don't know how he did it but he convinced the judge that they were black magic and voodoo stuff and Hocus Pocus stuff and George Mullen pointed me to take everything down off my property and

none of it was impeding any of the easement that Amy Rowe has access to .they were decorations from the dollar store for either for Thanksgiving , Easter ,Christmas, seasonal and for the holidays that's it. And we do have video proof of what decorations was put up on the sides of the driveway and like I said before all it was Dollar Store decorations so I can decorate it for my grandson who is high functioning autism and they didn't like it. I don't feel they have a right to tell me to take down my decorations or that judge Mullen demanded that I take them down when there's nothing wrong with them and I will decorate for my grandson if they're like it or not I'm sorry but it's for him.

10. As for the accusations against us, for putting steel stakes in the on the driveway.

First of all if there was never Steel stakes in the road if there was nobody would be able to drive on the driveway. Second they were not in the driveway or anywhere near the driveway. The steel spikes he's speaking of is the rebar that we replaced for the property markers that they had stolen or pulled out of the ground or broken. The rebar was put in place of the original Stakes. We had permission from the surveying company to do so. We have pictures of where did. The rebar was placed to replace the ones they took out of the ground. We also have video proof of TC Realty Tim and his tenant Phil pulling them out of the ground and throwing them on camera and of Tim trying to pull them out. We also have video proof of the new tenant messing with our property marker as well.

11. The accusations against us for setting trash Fires at night. Fires were not started at night they were started in the daytime and burned out when it was dark. There was always somebody with the debris burning they would never leave the fire unattended. The only thing that was burned in them was yard debris like leaves and sticks that's it. They were constantly calling the fire department and the Police department on us about the fires. Every time we had a debris burn we always called in our burn notice to the national wildlife. Even though we called in our burn notice the

fire department was required to come out. The fire department said that we were doing nothing wrong.

In May , 2024 TC Realty of the Lowcountry and his attorney Russell keep added several more accusations against us.

12. Accusations against us, for putting up trail cameras putting directly at plaintiff's tenants home and driveway.

We have trail cams put up from the advice of the police department and the attorney I bought my land from Tom Johnson to catch these people doing things to us and harassing us. My cameras have never ever been pointed at his tenants homes. They appointed and designated areas on the driveway where they have been destroying my property. TC Realty of the Lowcountry and his tenants are just upset about the trail cams because they got caught on the property pulling out property markers and destroying our property. We have the video proof from the trail cams and we have it all saved. We have the owner of TC Realty of the Lowcountry on video multiple times doing things to our property. We also have video of where he took his vehicle and drove it into a fence a wooden fence that was placed out there for my protection. The video clearly shows him destroying it with his truck and then on a later day coming out and pulling it all out of the ground and smashing it all. He brought up the easement in the court hearing about him destroying the fence stating that it was on the easement. How can it be on an easement that he does not even have and it clearly will show that the fence that was put up was not on the easement. When we were putting the fence up that's when the cable line accidentally got cut because it was in the middle of my property on the side of the driveway and we informed te cable company tha it was an accident and that it was ran in the wrong area. Like I said in my former statement above we contacted the cable company as soon as it happened and explain to them what had happened and that's when they explained to us that line should have never been put where it was put and we would not be held responsible for it.

13. Accusations against us for playing loud rock and roll music at all times of the day and night.

First of all I did play music but it wasn't rock and roll it was country or soft rock and the equipment I have doesn't play it that loud. I did not play it all hours of the day and night because you can't do work in the dark so I didn't go down until early afternoon and was done by when it started getting dark around 6:00pm because I would have to come home and cook dinner.

14. Accusations against us, I'm shining bright lights into the tenant's house.

As for us shining lights in the tenant's homes it is very hard to do because of where the house sits. We did not ever shine lights into their home and I will get pictures to show how far away from the driveway they are if need be but no police where ever called so if that was the case they would have called the police on us.

15. Doing burnouts in vehicles on the easement road creating deep ruts.

As for the accusations against us for doing burnouts and donuts in the driveway.

When we first moved in here and 2019 we had confronted TC Realty of the Lowcountry(Tim ) about his tenants doing burnouts from the house all the way down our driveway more than half of the driveway to the road which left Deep Roots from Tim's second trailer all the way to the road some the roots were ankle high we explain to Tim that he needed to fix the driveway because his tenant is the one who did the damages to the driveway . and he claimed this is an in easement not a community and he didn't have to pay for it to be fixed and he wasn't going to do anything about it. And this is when he offered up two of my neighbors equipment and stayed at I have the equipment to fix it but refuse to. Tim told me that I needed to go to Outlaw Ridge which is in front of us and

borrow their equipment or go to the neighbor down the road and borrow the equipment for free they would loan it to me which is not true . That's when he stated it was his easement and I told him I spoke to several people in the county building the deed of records , tax assessors Office , code enforcement , building and planning and they all explained that he did not have an easement and I told him this and I said if you had an easement then you would have to pay road maintenance fees he's like there's no such thing so I handed him the papers that's when he told my husband to tell me to shut the f up and he speak not me I explained to him it's not our responsibility to fix his tenants damages. Then Tim stated the road maintenance agreement didn't apply to him . I stated it applies to whoever has an easement. Then he stayed it again this is not fing community it's an easement .I stated again if you have an easement you have road maintenance agreements. and then I handed Tim the papers from the court stating whoever had an easement had to pay road maintenance fees and we have them documents and at the same time handed a copy of the road maintenance agreement to the other neighbor Amy Rose who was standing out there with me my husband Frank and my son Steven so I also handed her a copy of the road maintenance agreement to Amy Rowe and she says yeah I know about it . second of all we shouldn't have been my responsibility to fix what Tim's tenants destroyed on our property and have photos I've been to the deed of Records and other government offices about this and every time I go to the deed of records and for the last 4 years they have told me that if you had an easement it'd be in my deed and I'm like I don't have my data can't find it she read the deed and explain to me that he did not have an easement it's not in my deed he's never had an easement and Tom Johnson the attorney that we bought the property from and who is also the former attorney for Jasper County stated to him he didn't have an easement paper that he submitted stating that he sold easement rights to also a States Postal a only any documents does he have stating he has any easements to the driveway and then in February 2025 the code enforcement came out and we walked the property with the surveying papers and he even stated that he informed Tim that he

did not have an easement to the driveway that the only one that had in easement was Amy Rowe .so how can a judge Mullen she granted the default of easement without even looking at any of the documents she even stated it in court and then she Grant him two separate easements and say that we're in default of an easement when there is not an and never was an easement so how can we be in default of something that never existed.

We feel that every time we turn around he's making accusations against us and every time he sends it into the court it's different. How can this even be legal adding or changing everything and the legal documents he keeps submitting. We have the documents to prove. it. We just don't understand it. We would like something to be done about him lying about us. We have the physical evidence and proof that what he's saying that we are doing and we can prove the accusations against us are truly false . And we can prove the accusations he's accusing us of we can prove that TC Realty of the Low Country and his tenants have done it to us instead of us doing it to them . We have photos and video proof. And this has been going on for the last 6 years. Every time it gets close to court and or further along in the appeal. he does something horrible to us or he destroys our property. He lies in court and lies and changes documents and made false accusations against us in the lawsuit against us. We feel that he should have to face consequences for what he has done by fabricating this lawsuit by fabricate changes and adding things to the documents that he submits to court. We don't understand how he can keep getting away with doing this every time. We get a court paper it's different from the previous one. He adds things and changes things around. We have never been able to bring any of our proof into court when we came in for judge Price's hearing. it was May 17, 2022 it was not about the easement. It was for tell me a restraining order permanent injunction and sell you to reply within 30 days . TC Realty of the Lowcountry claimed that Lieutenant Right served us with the first court documents of the lawsuit against us juicy Realty of the Lowcountry claimed that we were served on April 1st 2022 and that we didn't reply . When in fact We never got the documents like they said on April 1st 2022 I received the documents until April 21st

when I received the documents on April 21st 2022 I went to the clerk of court that day and the Clerk of Court even verified that we got the documents on April 21 ,2022. Not on April 1st 2022. The Clerk of Court told me that we still had time to reply. So we did replied Within the amount of time allowed . We also filed a counter suit against him at the same time. We went to court TC Realty of the Lowcountry said Lieutenant Right served us and he had to be able to prove it and he said that I didn't file within the length of time. He could not I prove that I was served my papers when he claimed and that I didn't file them when I was supposed to. Judge Price said he wanted a deposition from Lieutenant Right stating that I was served on April 1st. He ordered the deposition on July 19th 2022 and then judge Mullen a month later stated that we were in default of an easement by a document that TC Realty submitted to court which gave the Westin's easement over parcel C. No where does it state he has an easement. He's got judge Mullen believing that he still owns that land but he does not own that land and he did not give himself an easement. I bought the land from the former attorney for Jasper County Tom Johnson and he kept sending letters to the lawyer that we bought the land from and I was present when he told TC Realty of the Low Country he had no easements to that property that nobody has an easement to the property but parcel A. I have gone to the county for the last 6 years and for the first year or so I was there three to four times a week trying to get this fixed and every time I went they told me that TC Realty of the Low Country does not have an easement and I would be dumb to give him an easement right. For the last 3 years 2022, 2023 and 2024 I went to the Deed of Records and ask for paperwork and they say if it's not on your deed he doesn't have an easement. I said I didn't get my deed yet and they explain to me that it does not state he has an easement. There is no easement on parcel C. The easement was never supposed to be a part of his suit. He's suing us for \$1,250, 000 for the accusations against us which we can prove are faults and we can prove that more than half of them is what they have been doing to us. TC Realty of the Low Country filed another paper 719-2022 about the easement and that's how he got granted this easement by judge Mullen. She

had no legal right to give him this easement right because judge Price said we were supposed to be back in court before any decisions could be made about the easement but yet she stated in the court hearing in 2024 that she granted this evening without knowing anything about other case. She also stated to us that oh yes we need to fix this there was a problem that was the first thing that came out of the judges mouth when we were in court. Judge Mullen signed this paper not judge Price and I will attach a copy of this paper granting parcel A easements but like I said it does not grant him any easements. He no longer owns the property and I was told by the Deed of Records, building and planning and the tax assessor's office everybody told me he landlocked himself because he has an easement going out the back of his property. He's been telling people the police that he doesn't have an easement in fact he does have an easement out of the back of his property. We discovered this when he kicked out the former tenants Phil and Deidre just before they were supposed to buy the property. They then rented the property behind them and they started using the easement that goes to that property behind the house of Tim's. We've had nothing but problems with him telling judges and police officers that I'm a white supremacist and I'm not by all means I'm not a white supremacist. Every time we try to have the law help us and everything is on video they say it's a civil matter. Pulling out the property markers is a criminal offense it's caught on video. The videos of him destroying our fence that was put up because his tenants drove off the side of the driveway and proceeded to come towards me and if there hadn't been for the telephone pole he would have hit me so my husband and son put this fence up for me for my protection when I'm out there cleaning the side of the driveway. I maintain the driveway and I maintain the sides of the driveway so it looks nice. Every time I turn around I have problems with them saying that the front of it looks like a cemetery or something bad about it and they don't like it. As for like the so-called voodoo dolls and I've never had voodoo dolls ever. The evidence he submitted into court regarding my co called Voodoo and black magic items are actually holiday decorations from the dollar Tree that my flower pot was my cauldron. He

submitted these papers to the judge and these photos and nowhere does it show any black magic voodoo nothing but she fell for it. This is the same judge that has been helping him obtain property from other people illegally and we have proof of that too. We just want to get this easement and the last hearing taken away because Miss we were in the court judge Moen

We were served lawsuit papers on April 21st 2022? Sheriff's Department the next day I went to the clerk of court with the document and asked her about it and she said I had 30 days from the 21st to file a response. So we did reply within the 30 days and then we were issued a court date for May 17th 2022

I trust a Frankfort and Steven Brink showed up to court and it was for a temporary straining order permanent injunction and failure to reply within 30 days.

So Russell keep the attorney for Tim who owns TC Realty of the Lowcountry stated that we did not reply within the 30 days and stated that Lieutenant rights served us on April 1st when in fact we explained to the judge we were not served until April 21st 2022 judge price asked Mr Keith if they had proof that we did not reply within the 30 days . Mr keep stated that Lieutenant right served us and the judge asked if he had anything in writing from the officer and he said no the judge said that he was going to postpone the hearing for the next calendar date my son Steven bring asked the judge if we would be notified of the next court date and the judge stated yes and I asked judge we have evidence proving that we applied the response within the 30 days and that we had evidence showing that the accusations against us were false and we had the proof pictures and documents we also submitted to the judge price the documents from code enforcement stating that the fires were only yard debris and it was unfounded and George price stated that we would be able to submit our evidence in court for the on the next court hearing.

We were scheduled to go back to court on June 15th 2022 then we were advised about that court hearing was canceled due to Tim's

Island getting what he wanted.

The court was scheduled again for August 2022 but that court hearing was also canceled due to a murder case what's going on. I was told this over the phone I spoke to an attorney who is a friend and stated that we needed to show up for that court hearing anyway so we did the court was never rescheduled because he got judge mowing to Grant the default of easement judge price never granted the default of easement it was Judge Moen and then we asked how can a judge make that decision when we were supposed to come back into court for the hearing to take place they Miss Bostick the clerk of court claim that the hearing took place in July 17 2022 I went to the clerk of court and asked her and she said we already had the hearing . I said no we did not and she claimed I did and when I proved her wrong she got mad at me I said to Miss Bostick the clerk of court I asked Miss Bostick who do I contact to get the transcripts I want the transcripts from that court hearing Ms Bostick so she looked and then Miss Bostick said there is no transcripts . I said how can there be not be transcripts if we had a court hearing . And that's when I try to submit documents to have it put into change the venue and for an appeal on the court hearing that supposedly took place July 17th 2022 and she said I can't apply for an appeal because there was no transcripts and there was no hearing . When I proved her wrong on the court hearing that is when Ms Bostick Banned Me from the courthouse and I asked for transcripts and they said you can't get transcripts for something that did not happen and that's when she got mad because I proved there was no new court date every time I would hand her the appeal or change the venue or any documents for the lawsuit we have against him the counter suit she refused to take any of my stuff and like I said she Banned Me from the courthouse and had the guard stop me from coming in to the courthouse approximately a year later I went back to the courthouse and then we went to court for the damages to my property which we have the video proof of it was in August also he use that easement that he was granted by judge Mullen stating that it was impeding the driveway so he decided to take it upon himself to remove it when it was not even on parcel C which is the easement he claimed he had

and default of so the judge in that court hearing also granted him more easement rights and she had no legal right to and as for the court hearing and 2023 would judge Mullen I even stated right from the get go I wanted it switch to a different venue I want to change your Venue she refused it's basically laughed at me and I said I see how this is going to go and it's not going to go well for us then I went to the courthouse and ask miss ball stick how do I go about getting my County suit against him in court she claimed she was going to have it done the next thing we know we're getting another court date and it's not even our court hearing it's another court hearing with TC Realty of the Low Country we were sent papers to go to a mediator I contacted the mediator several times and mediator told me that they also had to contact him when they tried to contact him they refused and said that they had time to decide or talk to them to the mediators and then they never follow through in the mediator said there's nothing I can do if they don't accept speaking Mr keeps stated that I refuse to speak to the mediator and this last court hearing and I replied no I did not refuse to speak to the mediator I spoke to the mediator several different times trying to get it taken care of but they kept stalling until it was too late it was not my fault it was to keep contacting or speaking with mediator. I don't understand why I would have to have a mediator but for him following false accusations against us for a lawsuit he didn't have to be required to have an aviator . All we want is to be able to have our day in court we have all the evidence showing that the accusations against us are faults and in fact they are doing to us and we have all the proof but yet even judge Mullins stated in court that we would be able to submit our evidence into court but that never happened and when the court hearing happened August 2023 when she came to the property that we evidence and it never happened we proved they're relying on his Witnesses and TC Realty of the Low Country but yeah even the judge caught them in multiple lives and did nothing about it that's how I knew the court hearing was not going to go very well as for the court hearing on the property judge Mullen and TC reality of the Low Country arrived to the property first no one was supposed to be here but the judge but the judge allowed TC Realty of the Low Country and Mr keep to

come onto the property with her to his land I have the video proof she even started the hearing on the property without me or my husband Frank Schwartz present I was not present for the entire hearing but yeah it states I was and I was not and even the questionnographer when I spoke to her said you were I was not ever there the judge never made sure that we were present for the hearing and proceeded without us I don't see how that can be legal when it's against us but yet she proceeded to give Tim who owns TC Realty of the Low Country everything he wanted and I see that George Mullen is blind to what we had to say nothing we said mattered she even seen that the fence and the gate were not impede in the driveway and she also seen the decorations that proved that they were not voodoo or black magic stuff but yeah she granted him everything he wanted and more without me being present for this hearing my son asked are we going back to the courthouse so we could submit our evidence to you and the judge said no and was not very nice at all to us and I have video proof as I said that I was never there for that part of the hearing we are asking is to have our day in court we want a new court date so we can prove that accusations against us our faults. We have legal documents we have the Deeds of the properties and nowhere in the day does it stay he has an easement like let's see the record stated to me and also code enforcement has stated to me and to TC Realty of the Little Country he does not have an easement we feel that we should not be forced to give him an easement that he does not and never had and he should be able to go back to uses original easement so we can put up a fence to keep these people away from us all I want is this to stop he has threatened us for 6 years that he's going to ruin us because he's almost a millionaire and we have no money and this is how he's doing it he's using the court against us and he's so far but I'm not going to give up I know for a fact that judge Mullen is Bostick the clerk of court and TC Realty I don't care who it's with each other that he's even stolen land from other people in the community I went this year when I knew just ball sick was being let go and I spoke to another Clerk of Court about everything next thing I know we're getting a court date for March 17th 2025 and I went and spoke to the woman I spoke to

about my County suit and everything that was going on and she said it because there was a continuance on your court hearing and it was never resolved and that's the one with judge price and as for them proving anything they never could prove that Lieutenant right served us judge price ordered for Lieutenant right to submit a deposition whether he served me or not I kept calling the clerk of court and the courthouse and she kept telling me that Lieutenant Wright never submitted it yet so I would contact him Lieutenant right and he would get mad at me stating that he already sent his deposition in then that Russell Keith had kept the deposition from Lieutenant right for several months because it did not favor for them and it proved that they were lying in court that Lieutenant right served me and he did not I feel this was a conflict of interest because we did not get Justice we feel that we got taking advantage of by TC Realty of the Lowcountry following false accusations against us submitting a document stayed in it he's been right to be sold to parcel a but yet no documents ever came up showing he had legal easement rights he does not we just want our day in court to prove this and to have this easement right stopped so they stay off our land and use the original easement and all this hassle can stop because it seems like he's hiring people to come in to harass us and now have gone as far as trying to pull out my property markers verbally assaulting a 9-year-old which is all on video. And when you get law enforcement to do anything the guy was out my property I had was on video chat with my friend in North Carolina with her and her daughter they advise me to get off the phone because they seen what was going on seeing the new tenants on the property messing with the property markers and our property and my grandson start recording there's two women one standing to the left of me in the woods and one to the right of me standing back by their driveway or property when she seen that my grandson was videotaping that's when she verbally assaulted him and it's all on the video I know I don't have anything in here I don't know what else to say or do I don't even know if this is right but I'm hoping that we can get the easement taken away and for them to stop harassing us legally and physically cuz I was advised this year by code enforcement I was to run a fence all the way

down to parcel C including blocking both driveways that lead to DC military of the low country's property because he had stated to Tim who owns CC Realty of the Low Country that he does not have an easement so I have code enforcement date of Records tax assessors building and planning and the Surveying Company all stating he never had an ease me he doesn't have one and he never did we just want it to where he is original easement and stays off our land because when we moved in here he tried to have a three-star garage put in with apartments above it and he was denied by the environment list that he could not put a septic in because he did not have easement rights so we also have that and it's on record I'm hoping that we can get a new court hearing so we can prove and finally show our evidence proving we did nothing wrong and to be able to have this very TC reality of the Low Country can no longer sue us and we want to go ahead forward with our counter suit because this is physically and mentally harmed me and my grandson I literally have been told several times a year every year for the last few years that I need to go home to New York and stay there for at least a month because it's literally affected my health and if I don't it's going to kill me the adding some stuff to go along with this