

RECEIVED

Jun 30 2025

THE STATE OF SOUTH CAROLINA  
In The Court of Appeals  
[Certiorari: In The South Carolina Supreme Court] **SC Court of Appeals**

Appellate Case No: 2023-000045

IN COMMON LAW, WITHIN ADMIRALTY: TITLE 28 1333 (1)

In Order of: U.S. Constitution, Bill of Rights & Want of Form: RULES.

Appeal From Anderson County

The Honorable J. Cordell Maddox, Jr.

Hearing Case No. 2022CP0401976

**COVER**

**RE: Record On Appeal, And: Summation.**

---

Appellant: Danny L. Ivester, Sr. Sui Juris - Proper  
**c/o 211 Hwy 17**  
Piedmont, South Carolina (29673)  
864 437 9099  
(Trustee, Indenture: **Private** Common Law Pure Trust)

vs

Respondents: EYZC Re, LLC  
Holder, Padgett, Littlejohn & Prickett, LLC  
M. Stokely Holder  
P.O. Box 1804  
Greenville, S.C. 29602  
864 335 8808  
Lawyers for EYZC Re LLC

June 30, 2025

June 30, 2025, Thanks to The Honorable Jenny Abbott Kitchings & Deputy. I receive your notice Friday June 20, 2025. I am in hope to final this action in the courts grant of Appellants appeal, First I must state, I wish Kingdom of God & Son blessings for you, yours, Justices of The Court, that by Their Will & guide, our Nation can be saved. On.

First, with Summation: Record on appeal May 12, 2025 has standing.

1. Due to Appellants commercial interest (Trust) UCC 1-308, 1-103.6 are controlling over any/all Respondents claim in deceit by statute.
2. Respondents fails to show CONTRACT nature/cause as required by Appellants record on appeal, & on Monday June 23, 2025 was 30<sup>th</sup> day to respond. Acquiescence now controls & **Estoppel**, matter of record exist, by deed, & in Pais, other. Respondents forfeit claim.
3. By these facts in this Court, APPEAL: **Should be granted** to the Appellant notwithstanding & with prejudice. God's speed, Isa 54:17.

I must reiterate that Respondents information final brief is in deceit. I did appear at magistrates court in person with affidavit of facts Sept – 13, 2022 & warn of the collusion in fraud and the lack of jurisdiction. Also, this magistrate later admitted her courts lack of jurisdiction. So: on these principles, Appeal should be granted because Judge Maddox made his decision on magistrates court failure to state a claim rule 12 (b) In all lack of jurisdiction, specifically of subject matter, voids ruling. Once this action is final, other actions to recover all: Beneficial Interest as is: A Trust Indenture of Appellants private property for Trustees.

**Summation Facts**: Appellants private property is in Trust, documented by Reg of Deeds filings of 2006 and other reference terms used before this court, such as Interest, Allodial, Allodium used numerous times all equal: TRUST & Trustee, Indenture: **Private** Common Law Pure Trust.

I Thank this court for its service & pray grant of appeal ASAP, end.

## Jurisdiction

U.S. & S.C. Constitutions; Explicitly: Preamble & Bill of RIGHTS.

**In: Common Law;** Within Admiralty, Savings to Suitor, & Rem.

Title 28 U.S.C. 1333 (1) or 1337, 1331, 1332. USC Title 42, 1982 - 83 - 85 - 86 - 88. **South Carolina 15-67-100, Jury.**

Want of Form: (a) " Judiciary Act of September 24, 1789, sec 32.

Title 18 USC, 241, 242.

Foreign Sovereign Immunity act.

Uniform Commercial Code: 1-308, 1-103.6. 3rd: Sovereign: Hoover  
Supra 1945. 28 USC 2284 (b), (2), (3). 28 U.S.C 1343. Title 18, Part  
1, Chapter 63, § 1341: Frauds and swindles, UCC 2-201 stands

**Citing: Timbs v Indiana:** 586 U.S. 17-1091 (2019). And: **Tyler v**

**Hennepin Co.** Minn: 598 U.S. 22-166 (2023) & **all citings therein.**

Appellant under duress due to lack of equal protection & procedural due  
process by heighten pleadings, while Plaintiff has prove ***nothing in***

***fact*** of claim or affidavits (?). So applies: Malum in se, by: Bill of pain  
& penalty upon the Appellant. U.S. Consti- Art I, Sec 9 (3), States Art

I, Sec 10. Explicitly: To all in claim or judgment: **Penalty of perjury**

**applies.** Appellant: **first serves:** The Sovereign Kingdom of YHWH

God & Son. Christian appellation Danny L. Ivester, Sr. is: The only

true owner of The property c/o 211 Hwy 17, Piedmont, S.C. of Un-

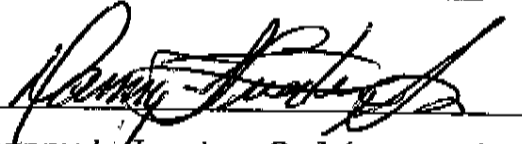
Inalienable Rights. The Secured party and ONLY: Party of **interest** and

**Holder** in due course, UCC 1-308. Pertains to all: Psalms 37, Jn 8:32,

**Jude 1:9.** Explicitly: All rights reserved. UCC 1-308, 1-103.6.

Date: June 30, 2025

[In Propria Persona, Sui juris:  
All at God's grace & guide

  
Danny L. Ivester, Sr.] ( pro se )  
c/o 211 Hwy 17  
Piedmont, South Carolina  
Postal zone ( 29673 )  
864 437 9099

RECEIVED

Jun 30 2025

SC Court of Appeals

THE STATE OF SOUTH CAROLINA  
In The Court of Appeals  
[In The Supreme Court]

APPEAL FROM ANDERSON COUNTY  
Court of Common Pleas

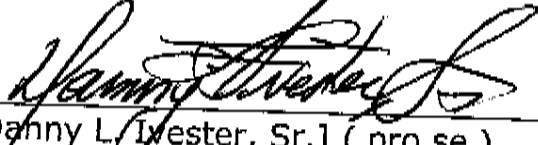
J. Cordell Maddox, Jr., Circuit Judge

Hearing case No. 2022-CP-04-01976  
Appellate Case No: 2023-000045

CERTIFICATE OF SERVICE

Appellant in good faith & **truth**, maintains that he has served COVER Record on Appeal / Final Filings to respondents. Appellant also deposited in the US Postal pre paid, copies to The Honorable Jenny A. Kitchings, Clerk, South Carolina Appeals Court, 1220 Senate Street, Columbia S.C 29201. Also: To Respondent EYZC RE, LLC counsel, address to M. Stokely Holder, 800 E. North Street, Greenville, S.C. 29601. And: CC was sent by Electronic fax to The Court and Respondents. Explicitly: All rights reserved, UCC 1-308.

Date: June 30, 2025  
[In Propria Persona, Sui juris:  
All at God's grace & guide

  
\_\_\_\_\_  
Danny L. Ivester, Sr.] ( pro se )  
c/o 211 Hwy 17  
Piedmont, South Carolina  
Postal zone ( 29673 )  
864 437 9099

RECEIVED

Jun 30 2025

SC Court of Appeals

# Fax

S.C. Court of Appeal

D.L. Ivester, Sr.

To: 803 734 1839

From: N/A

Fax: 5

Fax:

Pages:

Phone:

6-30-2025 1555

Date:

Subject: RE: Record on Appeal