

RECEIVED

Aug 18 2025

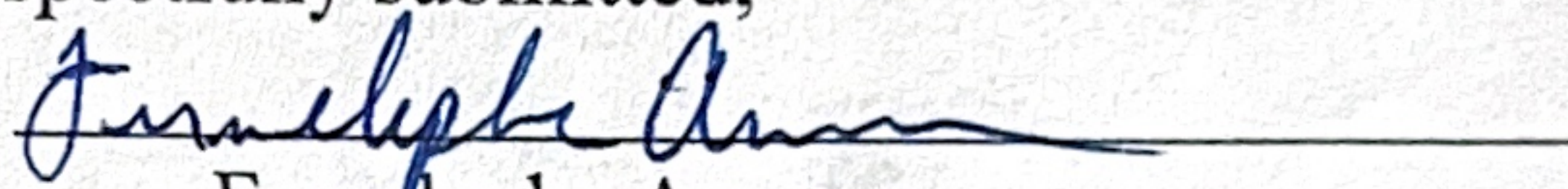
SC Court of Appeals

CONCLUSION

For the reasons stated above, the Defendant is requesting the Court of Appeals to reverse the judgment of the Court of Common Plea; Court of Equity's judgement of Foreclosure and award the Appellant her counter-claim based on the Self-Executing Contract submitted previously into the court record found in Exhibit B. The Plaintiff pursued enforcement against an invalid debt having been in non compliance of Consumer Laws, the Fair Debt Collection Practices Act, Validation of Debts, etc. in which the Defendants Notice of Dispute: Demand For Validation and Proof of Claim was made pursuant to. Although, the Federal Laws were utilized in this notice of Dispute to the Plaintiff all laws utilized have be codified into the UCC for the State of South Carolina Law. Just as the Plaintiff (Respondent) in this case submitted time sensitive legal documentation for myself, the Defendant (Appellate) to respond to adequately, timely, and sufficiently within the allotted time frame, I am merely asking for that same right and respect. Upon which the Plaintiff (Respondent) failed to do. The Plaintiff (Respondent) stated on page 22 of the transcript that they did not provide anything that was requested. Therefore, based off of a lack of adequate claim validity the Defendant is asking for a Judgement of \$269,961.01 as seen Exhibit D.

August 5, 2025

Respectfully submitted,

/s/ 
Fernelephe Ancrum

10 Hewitt Lane

St. Matthews, South Carolina 29135

(803) 456-1330

Appellant Pro-Se