

STATE OF SOUTH CAROLINA  
IN THE COURT OF APPEALS

105673

RECEIVED

AUG 28 2025

SC Court of Appeals  
RECEIVED

AUG 29 2025

SC Court of Appeals

APPEAL FOM WILLIMASBURG COUNTY

Court of Common Pleas

Clifton Newman Circuit Court Judge

Case # 2023-CP-45-344

#2024-CP-45-00436

Appellate Case# 2025-001183

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MOTION FOR WRIT OF SUPERDSEDEASE

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Appellant LaSheila Mithcum Green, humbly ask this Honorable Court for a WRIT OF SUPERSEDEAS under Rule 241(d) SCACR and a review of the Order. The hearing for an Appeal Bond for an Appeal of an Ejectment, Motion to Reconsider an Appeal Withdrawal and an added Motion for Ex Parte Possession of Real Property, Temporary Injunction, Or in Alternative Emergency Hearing resulting in and Injunctive Relief was remanded, by the South Carolina Court of Appeal for a setting of an appeal bond. The hearing was held August 6, 2025. (EXHIBIT A)

INTRODUCTION

The matter for Injunctive Relief was before the court May 29, 2025. The filing for the Motion for an Injunction identified the Respondents as they were the Defendants not the Plaintiffs (*Globe and Rutgers Fire Insurance Company v. the Director General of Railroads*). This error was misleading in the role of them as Plaintiffs not Defendants and may be misleading in other action such as the Plaintiff has one action to recover possession (*Title 15 Chapter 67 Article 1 Section 15-67-20...Plaintiff in action for recovery or real property or the recovery of possession of real property, is limited to one...*). The Injunction was granted upon false and

misleading information. I am not a tenant, I claim adverse possession. The Town of Kingstree never condemned the property at 208 Madison Avenue, Kingstree, SC 29556. The issues cited to the owners of record concerning health and safety were corrected by me, the Appellant. The Respondents were made aware of this in December 2024. A Motion to Amend or Alter Order for Injunction was filed. A Motion to Compel a Ruling or in Alternative Clarity for Denial was filed August 27, 2025 and a Motion to Alter or Amend or in Alternative a Reconsideration of Bond. Among the misleading information is that I am a tenant.

In 2001, I and my four children moved into 208 Madison Avenue, Kingstree, SC 29556. We rented the downstairs and started out with repair and deduct but soon the overall upkeep of the home became more than the rent. In 2002, I informed the Respondents that we had no working toilet or heat. They responded two weeks later, by letter, but did no repairs, maintenance, replacement or upkeep. There was no communication from 2004-2019, they abandoned the property which supports the exclusive aspect. In 2006, after the storm, an awful smell was in the home. Upon investigating upstairs, the roof leaked and there were wet mattresses, old clothes and other items that we had to remove along with cleaning of mold/mildew. I had the roof repaired and we started using upstairs, which initiated the hostile and open aspect of adverse possession. I have lived in continuous possession, actual, open, hostile and exclusive from 2002-2019. The filing of the ejectment against me, in 2023, supports my continuous and actual possession. The property has been enclosed, cultivated and no trespassing signs are posted for over fifteen years.

#### FACTUAL AND PROCEDURAL BACKGROUND

August 14, 2023, there was a WRIT OF EJECTMENT posted on my door. No Rule to Vacate or Show Cause, I appealed. Retired Magistrate Judge Williams must have agreed that I

did not receive a Rule to Vacate or Show Cause by issuing me a Summons for a Rule to Vacate or Show Cause for September 15, 2023 cancelling the WRIT OF EJECTMENT. The Respondents submitted to the Magistrate that they did not receive rent since 2002. I submitted my Answer claiming adverse possession with an Undertaken. At the hearing, September 15, not 2023, Judge Foxworth was on the bench. When given the opportunity to speak, I stated that I had contact with the Respondents (Plaintiffs) from 2004-2019. The did not repairs, maintenance, replacements or upkeep and I claim adverse possession and contest the jurisdiction of this court. He proceeded and ended with a verbal order to Vacate. I appealed. September 22, 2023, Judge Foxworth vacated his Order to Vacate which cancelled the verbal order to Vacate.

September 16, 2024 the hearing for the appeal. With both appeals in front of me, I referred to the Order for Judge Foxworth vacating his order and Withdrew my appeal. It was a mistake.

October 16, 2024 there was a WRIT OF EJECTMENT posted to my door, no Rule to Vacate or Show Cause. I filed a Motion to cancel the Writ of Ejectment. It was denied, given reason, by Judge Foxworth, he referred back to the original Writ of Ejectment by Judge Williams. I filed a Motion to cancel the Eviction, denied. I filed a Motion to Dismiss the Entire Case for Lack of Subject Matter Jurisdiction, no Rule. I appealed the ejectment.

October 31, 2024, hearing to set Rent Bond to stay. I submitted my Answer claiming adverse possession and an Undertaken. The Rent Bond was/is a conspiracy to misrepresent men as a tenant. At the beginning of the hearing, Judge Foxworth, referred to the Motion to Dismiss but did not Rule. Prior to the hearing, I contacted the Court Administration. Per the instructions, when given the chance to speak, I presented a change of venue because this case was not about rent. Judge Foxworth consulted with the Respondents (Plaintiff's) Attorney should the Affidavit for a Change of Venue be accepted? He replied. "It's too late." It was not

accepted. I further explained that the house has no heat provided by the Plaintiffs and it was never about rent. The Respondents used Zillow to calculate amount of the rent Bond asking \$1,200 to \$2,400 per month. The Judge set it at \$700. Zillow also calculated how much the average home owner spends per month on repairs, maintenance, upkeep and replacement of \$1,080 per month X 12 months X 22 years plus yard care \$35 per week X 52 weeks X 22 years total \$325,160 of the Respondent's unjust enrichment. The noncompliance of the Town of Kingstree Zoning Violation is fined at \$500 per day 273 days total \$136,500. (Exhibit B).

#### APPELLANT WILL FACE IRREPARABLE HARM

“The sole purpose of an injunction is to preserve the status to avoid potential irreparable injury to the aggrieved party pending litigation”. The Town of Kingstree was called by the Appellant prior to the beginning of repairs. Proper actions were discussed, taken and Ms. Green was provided clearance to issues from the Town of Kingstree Zoning (Exhibit C). The aggrieved party abandoned the property for over twenty years and when received notice waited seven months later to submit a Motion for an Injunction.

The Appellant has maintained the property for over twenty years, exemplified ownership by doing repairs, maintenance, upkeep, replacements enclosing and cultivating. Most of my life and life's worth is invested into the property. An Injunction or Ejectment on the record of the Appellant will decrease or eliminate future home rental, accessing Senior Living, other house and/or credit options. These actions have decreased my joy of life and interrupted life living after almost twenty-four years, (June 2001- August 2025), of exclusive living at 208 Madison

Avenue, Kingstree, SC. The emotional distress of having to potentially relocate pending Appeal has and will induce more financial hardship. The Supersedeas of the Bond to Stay of \$700 pending Appeal, Waive of Condition for a Bond and/or a 90% reduction of the Bond is needed to preserve the status quo of the Appellant. The Appellant is already experiencing financial hardship. (EXHIBIT D)

#### GROUND FOR WAIVE OF THE BOND or REDUCTION

When raised in my defense that the Respondents (Plaintiffs) did no repairs, maintenance, upkeep or replacement and I claim adverse possession along with my Answer and Undertaken, Magistrate Lacked Subject Matter Jurisdiction and the case should have been discontinued (*Title 22 Chapter 2 Article 11 Section 22-3-1130 "delivery of undertaken..." (Title 22 Chapter 3 Article 11 Section 22-3-1110 Answer showing ...question of title..."*). Leading to the one action of Plaintiff to recover possession of real property (*Title 15 Chapter 67 Article 1 Section 15-67-20*) by the vacated Order to Vacate September 15, 2023.

The error in the filing of the Motion for Injunction, misrepresented the Plaintiffs as Defendant which was misleading to their role as plaintiffs.

The respondents stated they did not receive rent since 2002. I am misrepresented as a tenant, I claim adverse possession. Pertaining to the Landlord Tenant, the Statue of Limitation for adverse possession is ten years. (*Title 15, chapter 67 Article 3 Section 15-67-260 "whenever the relation of landlord and tenant shall have existed...ten years after the refusal to pay rent."*) The application for ejectment was filed twenty-one years after the action of refusal to pay rent

There was no rent (*Title 27 Chapter 37 Section 27-37-150 "After the commencement of the*

*ejectment process by the issuance of the Rule to Vacate or to Show Cause...rent continues to accrue at the same rate so long as the tenant remains in possession of the premises at the rate as prevailed immediately prior to the issuance of the Rule to Vacate or Show Cause.”).*

Respondents has failed to do maintenance, repairs, upkeep and replacements prior to the point of adverse possession (*Title 27 Chapter 40 Article 3 Section 27-40-440 (2a) “...Landlord shall make all repairs.”*) At the hearing May 29, 2025, the Respondents admitted to not assuring access to running water for ten years or heat. The Respondents used the word hostile. I did not grant permission to be on the property (*“Ouster” is the actual turning out or keeping excluded a party entitled to possession of any real property. Grant v. Grant, 288 S.C. 86, 340 S.E. 2d 7911 (Ct. app 1986.”*) (*Lynch v. Lynch 236 S.C. 612, 623, 115 S.E.2d 301, 306 (1960)*) Testified that I was hostile, they abandoned the property. The witness testified that he often passed by saw the kids playing in the yard but never stopped. In cross examination the confirmed the letter stating I did not get permission to make changes in the back yard dated October 19, 2-29, instructing me to tear down the fence. (EXHIBIT E) (*Title 15 Chapter 67 Article 3 Section 16-67-240 “What constitute adverse possession...not under written instrument or court order or decree. When it shall appear that the has been actual continued occupation of premises under a claim of title, exclusive of any other right but not found upon written instrument or judgement or decree. The premises so actual occupied, and no other shall be deemed to have been held adversely.)* (*Section 15-67-250 “...when enclosed...cultivated”*)

During the hearing on May 29, 2025, the Respondent’s Attorney asked the witness, “What do you want the court to do? I said, “I object.” Judge Newman said, “You can’t object. I will

allow it, what do you want the court to do?" The Statue of Limitation for civil matters is three years and the Statue of Limitation for adverse possession is ten. Both were mention along with the submitted Declaration based upon Adverse Possession but were overlooked.

The Bond to Stay of \$700 was paid as the Order state to the case is heard in the Court of Common Pleas. (EXHIBIT E)

No money is required of the Respondents. If the bond remains at present the Appellant will lose the opportunity to be heard on appeal (*Bobbie v. Connecticut 1971*).

Written within the content of the Motion for Injunction, Plaintiff (Appellant) previously was a renter of said property located at 208 Madison Avenue, Kingstree, SC 29556. If measures are not made to address and correct misleading, misrepresentation and errors, the proceeding will continue on one side of the law (*Yick Wo v. Hopkins (1886)*).

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Appellant is a long-time resident of Williamsburg County. A pillar of the community and attend church locally. I have volunteered with the Red Cross, initiated educational programs for students, teach parenting classes in the public housing sector and have been a Substitute Teacher. In the past, my partnership were with the Williamsburg school District, Williamsburg County Library, Williamsburg County Government, local business, churches and citizens.

My family roots are here. I am not a flight risk. My grandchildren visit me often. I am not an endangerment to the community. As stated to the Circuit Court, on August 6, 2025, giving my financial situation makes it impossible for me to obtain the amount of money in such a short time and continue to pay \$700 per month. If I cannot pay the bond, the appeal will be dismissed. I humbly ask for consideration in a reduction of the bond by 90% or a waiver for conditions for a bond, bond dismissal or Stay of Execution of Bond pending appeal. (*Lochner v. New York, 198 U. S. 45 (1905)*).

With Great respect, at the beginning of the hearing May 29, 2025, Judge Newman recused himself from the Motion to Reconsider because she was not the original Judge and from the Motion of the Injunction because the Town handles its own, which only left the Appeal for the Ejectment. Without the opportunity for proper introduction of evidence for the recused Motions, at the end, he ruled.

Thanks to this Honorable Court for the consideration of a Writ of Supersedeas.

Respfully Submitted,

A large, stylized handwritten signature in black ink, which appears to read "LaSheila Mitchum Green". The signature is written over the typed name and address.

LaSheila Mitchum Green

208 Madison Ave.

Kingstree, SC 29556

## EXHIBIT A

STATE OF SOUTH CAROLINA )  
 )  
 COUNTY OF WILLIAMSBURG )  
 )  
 LaSheila Mitchum Green )  
 )  
 Appellant )  
 )  
 VS. )  
 )  
 Genevieve Farmer, Jacqueline King, Ruth )  
 Richburg )  
 Respondents )

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COURT OF COMMON PLEAS  
 CASE # 2023-CP-45-344

ORDER SETTING  
 APPEAL BOND  
 RECEIVED

AUG 28 2025

SC Court of Appeals

This matter came before the me on August 6, 2025, on remand from the Court of Appeals for consideration of an appeal bond. Present before the Court were the Appellant, who appeared Pro Se, and the Counsel for the Respondents.

Appellant filed a Motion to Stay and Notice of Appeal of an order issued by me on July 1, 2025, granting injunctive relief and ordering her to vacate the premises within twenty-one (21) days of the issuance of the order. Appellant also filed in Circuit Court a Motion for Waiver of Costs and Fees on July 29, 2025, and a Motion to Reconsider on August 5, 2025.

During the hearing, both sides presented arguments. Having heard the arguments of the parties, I find that:

1. Appellant should be required to pay the landlord the sum of seven hundred dollars (\$700) per month during the pendency of the appeal.
2. Appellant did not pay the required rent bond of seven hundred dollars (\$700) for June and July 2025 as previously set by the magistrate. The Appellant should be required to pay one thousand four hundred (\$1,400) for June and July 2025 within ten (10) days of the issuance of this order.
3. Appellant should be required to pay seven hundred dollars (\$700) for August 2025 within ten (10) days of the issuance of this order. Beginning September 2025, Appellant should pay seven hundred dollars (\$700) on the tenth (10<sup>th</sup>) day of each month during the pendency of the appeal.
4. As this matter is now on appeal, the Motion for Waiver of Cost and Fees and Motion to Reconsider are not timely and should be denied.

5. Failure to make any of required payments will result in dismissal of the appeal and ejection of the appellant in accordance with the law and the remand order of the Court of Appeals.

It is therefore ordered; Appellant shall pay the required amount of seven hundred dollars (\$700) for June and July 2025 totaling of one thousand four hundred (\$1,400) within ten (10) days of the issuance of this order. Appellant shall pay seven hundred dollars (\$700) for August 2025 within ten (10) days of the issuance of this order and seven hundred dollars (\$700) by the tenth (10<sup>th</sup>) day of September and each month thereafter. Failure to pay shall result in dismissal of the appeal. The motion for Waiver of Cost and Fees and Motion to Reconsider are denied.

**AND IT IS SO ORDERED.**

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Clifton Newman

Presiding Judge

This 15 day of August 2025

Columbia, South Carolina



Williamsburg Common Pleas

**Case Caption:** Lesheila M Green VS Genevieve Farmer , defendant, et al  
**Case Number:** 2023CP4500344  
**Type:** Order/Other

So Ordered

s/ Clifton B. Newman, 2127

**EXHIBIT B**

Genevieve M. Farmer  
2113 Lyndhurst Drive  
Raleigh, NC 27610

October 29, 2019

Ms. LaSheila M. Green  
208 Madison Avenue  
Kingstree, SC 29556

Dear Ms. Green:

My sister and I were disappointed that we were not able to have you present with us when we went to Kingstree on Friday, October 11, 2019. I have not tried to call you since we talked by phone on October 11<sup>th</sup> to see that you have unblocked my phone number, but it is of utmost importance that I can call you when needed.

As my letter of October 8, 2019 stated, in order for our current insurance company to continue to serve us, we are required to maintain our property at 208 Madison Avenue as specified by them. We were pleased that you had removed the branches from the yard and raked.

**Listed below are things we are requesting and requiring of you.**

**REMOVE FROM THE PROPERTY THE FOLLOWING:**

1. The refrigerator and other trash from the back patio.
2. The trash from the side porch (screened porch).
3. The wood "fences" that surround the property, especially on the right side that face the house.
4. The trash and other things on the back yard, including beyond the divider you have placed in front of the building that is really a garage.
5. The trash from inside and outside of the building (garage) which is behind the house.
6. The boards from the windows on the back of the house.
7. The wreath on the house -- front wall.
8. The trash from the yard next to the house (left side facing the house).  
There is trash on the side of the house that faces the road. If you placed the trash there, it should be moved.

**THE DEADLINE FOR YOU TO DO THE ABOVE LISTED THINGS IS WEDNESDAY, NOVEMBER 13, 2019.**

The air conditioner appears to not be in use. Is it working? This brings to our mind to ask about the furnace, too. Is the furnace working? **YOU CANNOT USE SPACE HEATERS IN THE HOUSE.**

We were really SURPRISED to see the grass from the back yard removed and replaced with bricks and rock. You did not request making that change to the yard.

We are having several things done for upkeep and maintenance of the house: reroofing, rescreening the side porch, removing the patio top, cutting branches off certain trees, cutting down certain trees, power washing the house, etc. We will notify you when the work is to begin.

Yours truly,  
Genevieve M. Farmer *gfarmer*

**EXHIBIT C**

COPY

12-16-2024

FILED  
2025MAY21 PM0422  
DETRA M. JOHNSON  
CLERK OF COURT  
KINGSTREE, SC



DETRA M. JOHNSON  
CLERK OF COURT  
KINGSTREE, SC

Dear Homeowner/Tenant,

I was requested by Ms. Green to visit your property on December 16, 2024, to assess the corrective actions taken regarding the violations cited on November 19, 2024.

As of December 16, 2024, you have successfully addressed the following:

1. **Town of Kingstree Ordinance - Unfit, Unsafe, and Dilapidated Structure:** The property now has access to water, resolving this issue.
2. **The Town of Kingstree Ordinance 92 - Health and Sanitation:** All items have been removed from the front and side yards, ensuring compliance.
3. **2021 IPMC Structure unfit for human occupancy 111.1.3 Structure unfit for Human occupancy**

A structure is unfit for human occupancy whenever the code official finds that such structure is unsafe, unlawful or, because of the degree to which the structure is in disrepair or lacks maintenance, is insanitary, vermin or rat infested, contains filth and contamination, or lacks ventilation, illumination, sanitary or heating facilities or other essential equipment required by this code, or because the location of the structure constitutes a hazard to the occupants of the structure or to the public.

Thank you for your cooperation in resolving these matters.

Sincerely,

Robbie Epps  
Code Enforcement Officer  
Town of Kingstree  
401 N Longstreet St  
Kingstree, SC 29556  
843.355.8152 Office  
843.356.9110 Cell

24 DEC 18 P2 36

VILLAGE OF KINGSTREE  
CLERK OF COURT

FILED

STATE OF SOUTH CAROLINA

2023-CP-45-00344

2023 SEP 15 AM 11:24

COUNTY OF WILLIAMSBURG

CIVIL CASE NUMBER

SHARON W. STAGGERS  
CLERK OF COURT  
KINGSTREE, S.C.

Geneieve Farmer  
2113 Lyndhurst Drive  
Raleigh, NC 27810

Jacqueline King  
2113 Lyndhurst Drive  
Raleigh, NC 27810

Ruth Richburg  
2113 Lyndhurst Drive  
Raleigh, NC 27810

PLAINTIFF

Vs

LaSheila Mitchum Green  
208 Madison Ave.  
Kingtree, SC 29556

DEFENDANT

FILED  
RECEIVED 13 AM 10:05  
SHARON W. STAGGERS  
CLERK OF COURT  
KINGSTREE, S.C.

Request for Appeal

Because the Judge lack Jurisdiction, I raised in my defense, of the law stated on the Undertaken. The judge should not have heard the case.

*This case was heard by Judge Foxworth on Sept 15, 2023.*

*LaSheila Green*  
Signature

*Sept. 15, 2023*  
Date

FILED  
2025MAY21 PM0430  
DETRA M. JOHNSON  
CLERK OF COURT  
KINGSTREE, SC

**EXHIBIT E**

COPY

(2023CV4510100528 Magistrate Court)  
(2024CP4500436 Circuit Court)

CIVIL CASE NUMBER

STATE OF SOUTH CAROLINA  
COUNTY OF Williamsburg

MAGISTRATE'S COURT

Genevieve Farmer, Jacqueline King, Ruth Richburg

LANDLORD(S)

BOND TO STAY EXECUTION  
ON APPEAL

VS.

LaSheila Mitchum-Green

TENANT(S)

TO: Circuit Court

Now comes the Tenant(s) in the above entitled action and respectfully shows the Court that a Judgment of Execution was issued against the Tenant(s) and for the Landlord on August 8, 2023, by the Magistrate. Tenant has appealed the Judgment to the Circuit Court.

Pursuant to the findings of the Magistrate, the Tenant(s) is obligated to pay rent in the amount of \$700 per month, due on the 1<sup>st</sup> of each month, beginning November 1, 2024. Payments are to be made by cash, cashier's check or money order to Attorney William Virgil Barr, located at 106 North Academy Street, Kingstree, South Carolina 29556.

Tenant(s) hereby undertakes to pay the periodic rent hereinafter due according to the aforesaid findings of the Court and moves the Circuit Court to stay execution on the Judgment for Ejectment until this matter is heard on appeal and decided by the Circuit Court.

Dated on: October 31, 2024

Did not sign.  
Tenant(s)

Upon execution of the above bond, execution on the Judgment of Ejectment is hereby stayed until the action is heard on appeal and decided by the Circuit Court. If Tenant(s) fails to make any rental payment 700 within five (5) days of the due date, upon application of the Landlord, the stay of execution shall dissolve, the appeal by the Tenant(s) to the Circuit Court on issues dealing with possession must be dismissed and the Sheriff may dispossess the Tenant(s).

Dated on: October 31, 2024

FILED  
2025MAY21 PM0422  
DETRA M. JOHNSON  
CLERK OF COURT  
KINGSTREE, SC

[Signature]  
JUDGE Randy Brice Foxworth

24 NOV -4 P 4:10

WILLIAMSBURG COUNTY  
MAGISTRATE OFFICE

## EXHIBIT D





SOUTH CAROLINA  
JUDICIAL BRANCH

<u>Monthly Expenses</u>		Amount
1)	Rent / Mortgage (maintenance, repairs, etc)	\$200
2)	Utilities (Average)	\$125
3)	Cell phone / Phone	\$39
4)	Food (Receive EBT)	0
5)	Child Support / Alimony (Paying)	0
6)	Child Care	0
7)	Car Payment	0
8)	Car Operating Expenses (Insurance, gas, maintenance)	\$150
9)	Clothing (washing, etc)	\$50
10)	Cable / Satellite TV / Internet	0
11)	Medical / Dental / Vision Expenses	\$200
12)	Medical / Dental / Vision Insurance	0
13)	Credit Card / Loan Payments (Repay For Rent Bond)	\$100
14)	Other (Specify) _____	0
<b>Total Amount (Add lines 1-14):</b>		<b>\$864</b>

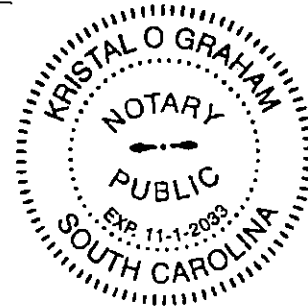
Sworn to before me this 29<sup>th</sup> day  
Of July, 20 25

Kristal O. Graham

Notary Public for South Carolina

My Commission Expires: 11/1/2033

*Shirley Mitchell*  
Signature of Plaintiff



2025 JUL 29 PM 3:42  
DEBRA H. JOHNSON  
CLERK OF COURT  
WILLIAMSBURG COUNTY, SC

FILED

11:58:54 Tuesday, July 29, 2025

\* INFO \*  
FSIH

MORE PAGES EXIST

FOOD STAMP ISSUANCE HISTORY

072925 11:58  
LISA C

CASE NAME: GREEN, LASHELLA M  
PROGRAM STATUS: FR

CASE NUMBER: 0055

DENIAL/CLOSURE REASON: MR

DOC NUMBER	REPL NUMBER	ISSUED DATE	BENE MONTH	AMT	BENE TYPE	DEL MTD	ISS TYPE	RET AMT	DOC STAT	STATUS DATE	STAT RSN
8578125975		071325	0725	272	RE	E	OR		IS	063025	
8577847046		061325	0625	272	RE	E	OR		IS	053025	
8577570920		051325	0525	272	RE	E	OR		IS	043025	
8577274175		041325	0425	272	RE	E	OR		IS	033125	
8577216572		031325	0325	272	RE	E	OR		IS	022825	
8576969269		021925	0225	155	RE	E	OR		IS	021825	
8576441328		011325	0125	272	RE	E	OR		IS	123124	
8576155391		121324	1224	272	RE	E	OR		IS	112724	
8575750285		111324	1124	272	RE	E	OR		IS	103124	
8575516748		101324	1024	272	RE	E	OR		IS	093024	
8575262597		091824	0924	265	RE	E	OR		IS	091724	
8575262593		091824	0824	265	RE	E	OR		IS	091724	
8574426323		071324	0724	265	RE	E	OR		IS	062824	
8574160753		061324	0624	265	RE	E	OR		IS	053124	

NEXT-->

WILLIAMSBURG CO. D.S.S.  
P.O. DRAWER 389  
WILLIAMSBURG, VA 23188

2025 JUL 29 PM 3:42  
DELLA L. JOHNSON  
CLERK OF COURT  
WILLIAMSBURG COUNTY, SC

FILED

STATE OF SOUTH CAROLINA  
IN THE COURT OF APPEALS

APPEAL FROM WILLIAMSBURG COUNTY

COURT of COMMON PLEAS

Clifton Newman Circuit Court Judge

Case No. 2023-CP-45-344

2024-CP-45-00436

Appellant Case #2025-001183

RECEIVED

AUG 28 2025

SC Court of Appeals

LaSheila Mithum Green

Appellant

Genevieve Farmer, Jacquelyn King, Ruth Richburg

Respondent

PROOF OF SERVICE

I CERTIFY THAT I HAVE SERVED THE Motion For writ of  
Supersedeas ON Genevieve Farmer  
Ruth Richburg, Jacqueline King

A copy of it in the United States Mail, postage prepaid, on

August 28, 2025

Addressed to 108 N. Academy St. Kingstree, SC 294556.

Date

August 28, 2025

LaSheila Mitchum Green  
208 Madison Avenue  
Kingstree, SC 29556