

FILED

STATE OF SOUTH CAROLINA (
 2025 AUG 27 PM 4: 53)

Court of Common Pleas
Case # 2023-CP-45-344
#2024-CP-45-00436

DEITRA H. JOHNSON
CLERK OF COURT
WILLIAMSBURG COUNTY, SC (

Appellate Case # 2025-001183

LaSheila Mitchum Green (
 Appellant)

MOTION TO COMPEL

Gehevieve Farmer, Jacqueline King, Ruth Richburg (
 Respondents)

RULING ON MOTION TO
AMEND or in ALTERNATIVE

CLARITY FOR DENIAL

Date of Hearing May 29, 2025
Presiding Judge Clifton Newman
Appellant Pro Se
Attorney for the Respondent William Joseph Virgil Barr
Court Reporter Julie Emerson

RECEIVED

AUG 29 2025

SC Court of Appeals

Appellant, LaSheila Mitchum Green, file this Motion to Compel Ruling on Motion to Amend Order filed July 1, 2025, under Rule 59, or in Alternative Clarity for Denial. The Motion to Alter or Amend was filed August 4, 2025, under Rule 60(b) and Rule 3.3, and was referred to on August 6, 2025, but not ruled. I Humbly ask this Honorable Court for a Ruling or Clarity for Denial of correcting Order Granting Injunctive Relief. (EXHIBIT A)

INTRODUCTION

This Matter was before the Court on May 29, 2025, for an Appeal of an Ejectment, Motion to Reconsider a Withdrawal, and an added Motion for Injunctive Relief filed by the counsel for the Respondent. The filing of the Motion for the Injunction identified the Respondent 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 actions such as the Plaintiff has one action to recover Possession. (*Title 15 Chapter 67 Article 1 Section 15-67-20...Plaintiff in actions for recovery or real property or the recovery of possession of real property, is limited to one...*)

FINDING OF FACTS

The Court heard arguments from the Appellant, Counsel for the Respondent and testimony from the Respondents' Witnesses. It was introduced to the Court that the information for which the Injunction was sought, was corrected and outdated as well as being a retaliatory in action by the Respondents. Judge Newman rescued himself from the Motion to Reconsider and the Motion for Injunction, participated in ex parte communication with the witness of the Respondents, the ruling is subject to the misapplication of Law and/or bias.

- I. FALSE... the Appellant is not a tenant of the Respondents. The landlord tenant relation ended in 2002, as they submitted to the Magistrate Court. (*Title 15 Chapter 67 Article 3 Section 15-67-260 Relation of Landlord and Tenant affecting adverse possession. Whenever the relation of landlord and tenant shall have existed... expiration of ten years from the time of refusal to pay rent...*) I claim adverse possession. Written in the Motion for the Injunction, Respondents/Defendants states in Factual and Procedural Background, "*Plaintiff previously was a renter of the said property located at 208 Madison Avenue, Kingstree, SC..* Confirming that I am not a Tenant/Renter. The Property has been enclosed and cultivated. (*Title 15 Chapter 67 Article 3 Section 15-67-240 "What constitutes adverse possession ...not under written instrument or court order or decree. When it shall appear that there has been actual continued occupation of premises under a claim of title, exclusive of any other right but not founded 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"). As further evidence, a letter from the Respondents, from 2019, was mentioned, stating the Appellant should tear down the fence, and recognition the raking and removing of yard debris. No trespassing signs are posted. EXHIBIT B

2 & 3. Respondent's lack demonstration of ownership of the property by not performing maintenance, repairs, replacement and upkeep for over twenty years. Upon moving in, in 2001, we only rented the downstairs. In 2002, they were notified that we had no working toilet or hear. Two weeks later they responded by letter but did no repairs. From 2004-2019 there was no contact. In 2006, the roof leaked after the storm. When investigated upstairs, due to an awful smell, we remover wet mattresses, old clothes and other items along with cleaning mold/mildew and stated using upstairs, which imitated the adverse possession. They testified to abandoning the property from 2005-2016. They further testified that they were not granted permission to enter the property in 2019, it was already under adverse possession. The Respondents expressed the word hostile. ("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 791 (Ct. App. 1986). In the foresaid letter, the Respondents stated their surprise to see the grass removed from the back yard and replaced with bricks and rocks, you did not ask permission to make changes.

4. The Statue of Limitation is three years for Civil matters and ten years for adverse

possession. Twenty – one years after the Respondent’s alleges they did not receive rent. The Writ of Ejectment was filed July 17, 2023, no Rule to Vacate or Show Cause. I appealed. Retired Judge Williams must had agreed that I did not receive a Rule to Vacate or Show Cause by issuing a Summons for a Rule to Vacate or Show Cause dated for September 15, 2023, which canceled the Writ of Ejectment. I submitted my Answer claiming adverse possession and Undertaking. The hearing September 15, 2023, Judge Foxworth was on the bench. I expressed that we had no contact form 2004-2019. The Plaintiffs did no repairs maintenance, replacement or upkeep to the property and I contest the jurisdiction of this court. (*Title 22 Chapter 5 Article 1 Section 22-3-20 (2) & 22-3-30. Title 22 Chapter 3 Article 11 Section 22-3-1110, 1120, 1150, 22-3-1160, 22-3-1170 “...When Magistrate has no jurisdiction.)*). Because Magistrate Lacked Subject Matter Jurisdiction, the case should have been discontinued. The hearing ended with an Order to Vacate. On September 22, 2023, Judge Foxworth Vacated his Order to Vacate. Which canceled the Order from September 15, 2023, resulted in one of the actions to recover possession of real property. The matter of the WIRHDRAWAL of the Appeal was a mistake and the Motion to Reconsider was filed. Judge Newman rescued himself, later asked in which did not allow for proper presentation or litigation but ruled.

5. & 6 No Entry

7. & 8. The verbal Order gave twenty- one days to vacate, I appealed. The Order was filed July 1, 2025, stating that I did not make the bond payments. The Rent Bond to Stay was

Conspiracy to misrepresent me as tenant. According to the Order, "...until the case is heard in the Circuit Court. Payments of \$700 were made from November 2024 – May 2025. When the Respondents were landlords, they clearly violated the Landlord Tenant Act and their failure to respond to the Zoning Ordinance further supports my adverse possession claim. The Zoning Violation fine accrued at \$500 per day. At the point of 273 days totals \$136,500. EXHIBIT C

CONCLUSION AT LAW

9. My continuous and actual possession is observed. The respondents testified that through the years they would pass by, see the kids playing in the yard but never stopped. When the witness was asked how much maintenance did he do? He replied, "I did not come to do maintenance." Along with admitting to abandonment of the property, allowed me to live open and exclusive. In their testimony they stated that I was hostile, along with the evidence that I treated the property as my own, adversely; attached a storage onto the back of the house, painted inside, made interior changes, planted trees, did repairs, maintenance and upkeep, cultivated and enclosed. They also stated that I did not have permission to tear down the old shed along with my use of the garage/building in the back of the property.

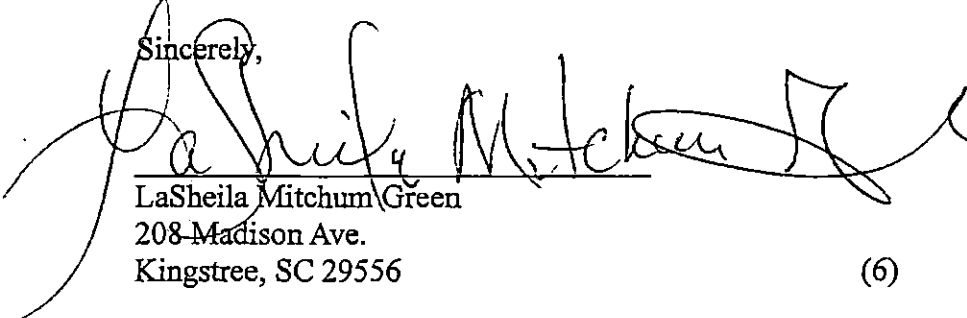
10. The Appellant has the right to occupy the premises. The Respondents did not do maintenance, repairs, replacements or upkeep to the property from 2002-2012, which encompass the ten years Statue of Limitation for the adverse possession. The Respondents used Zillow to calculate the amount for the Rent Bond to Stay at \$1,200 per month. The Judge set it at \$700 until the case is heard in the Circuit Court. Zillow also calculated that the average home owner spends up to \$1,080 per month repairs, maintenance, upkeep and repairs $\$1,080 \times 12 \text{ months} \times 22 \text{ years}$ plus yard care $\$35 \text{ per week} \times 52 \text{ weeks} \times 22 \text{ years} = \$325,160$ is the Respondents unjust enrichment. I claim adverse possession and request all Bond to Stay monies be returned.

11. The Respondent admitted to not providing essentials, such as heat and water, which violated the Landlord Tenant Act. They fail to comply with the Town of Kingtree Zoning concerning health and safety. I claim adverse possession. The joining property is held and maintained by the Appellant.
12. The Order includes false and misleading information which is at the foundation of this Order. Magistrate Lacked Jurisdiction to hear an adverse possession case but refused to discontinue the case. When Council asked the witness, May, 29, 2025, What did he want the court to do? I objected. Judge Newman stated, "You can't object. I will allow it. What do you want the court to do?". Statue of Limitation was introduced but it was ignored. Ex parte communication was expressed between the Judge and the witness on the stand. Near the end there was a joke between Judge Newman and Counsel in the likeness of, "Your, Honor, Ms. Green has not had water in that house for ten years." In attempts to do my closing statement, Judge Newman interrupted so that I did not finish.

With great respect, the actual actions of bias and unfairness is on display. It is imperative that the misrepresentation and false statements be corrected. It is in question has Judicial Misconduct, Lack of application of Law, Violations of the Right to be Heard, the Violation of Due Process, Abuse of Power, Abuse of Discretion, and/or Code of Conduct have occurred?

A thanks to this Honorable Court for your time to review and Alter or Amend this Order.

Sincerely,


LaSheila Mitchum Green
208 Madison Ave.
Kingtree, SC 29556

(6)

DEBRA M. JOHNSON
CLERK OF COURT
WILLIAMSBURG COUNTY, SC

2025 AUG 27 PM 4:53

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**DETRA H. JOHNSON
CLERK OF COURT
WILLIAMSBURG COUNTY, SC**

EXHIBIT A

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2025 AUG 27 PM 4:53

DELTRA M. JOHNSON
CLERK OF COURT
WILLIAMSBURG COUNTY, SC

STATE OF SOUTH CAROLINA)	COURT OF COMMON PLEAS
)	CASE # 2023-CP-45-344
COUNTY OF WILLIAMSBURG)	2023-CV-45-10100528
)	
LaSheila Mitchum Green)	
)	Plaintiff
)	
VS.)	
)	
Genevieve Farmer, Jacqueline King, Ruth)	
Richburg)	Defendants
)	

**NOTICE OF MOTION AND MOTION FOR EX PARTE POSSESSION OF REAL
PROPERTY, TEMPORARY INJUNCTION, OR, IN THE ALTERNATIVE,
EMERGENCY HEARING**

PLEASE TAKE NOTICE THAT THE above-named Defendants, by and through their undersigned attorney, would respectfully allege and show unto this Honorable Court as follows:

Emergency Ex Parte Order granting the Defendants possession and control of the property located at 208 Madison Avenue, Kingstree, South Carolina, or in the alternate a Temporary Injunction against the Plaintiff from coming about, bothering or accessing the property or in the alternate an emergency hearing to address the issues as described herein below. This Motion is based on the deteriorating condition of the home as well as the Town of Kingstree condemned the property as unfit for human habitation. The Defendants received notice from the Town of Kingstree (Exhibit 1): "A preliminary investigation of your property located at 208 Madison Ave and represented by the Williamsburg County Tax Reference Number 11-038-085 noted the building structure to be vacant and potentially unfit for human habitation due to deterioration and vandalism from a previous tenant".

FACTUAL AND PROCEDURAL BACKGROUND

Defendants hold legal title to the real property, which is the subject of this action in Williamsburg County. Plaintiff previously was a renter of said property located at 208 Madison Avenue, Kingstree, South Carolina 29556; failed and /or refused to pay rent pursuant to the rental agreement of the Parties, resulting in a Writ of Ejectment being filed by the Defendants.

(8)

FILED

COPY

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12-16-2024

DEITRA M JOHNSON
CLERK OF COURT
WILLIAMSBURG COUNTY, SC



Deitra M. Johnson

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 DIC 18 P 2:16

WILLIAMSBURG COUNTY
CLERK OF COURT

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DEITRA M JOHNSON
CLERK OF COURT
WILLIAMSBURG COUNTY, SC

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DETRA M. JOHNSON
CLERK OF COURT
WILLIAMSBURG, SC
STATE OF SOUTH CAROLINA

COUNTY OF WILLIAMSBURG

LaSheila Mitchum Green

Appellant

VS.

Genevieve Farmer, Jacqueline King,

Ruth Richburg

Respondent

COURT OF COMMON PLEAS

CASE # 2023-CP-45-344

ORDER GRANTING
INJUNCTIVE RELIEF

2025 AUG -1, PM 2:37
DETRA M. JOHNSON
CLERK OF COURT
WILLIAMSBURG COUNTY, SC

FILED

DATE OF HEARING	:	May 29, 2025
PRESIDING JUDGE	:	Clifton Newman
APPELLANT	:	Pro Se
ATTORNEY FOR RESPONDENT	:	William Joseph Virgil Barr
COURT REPORTER	:	Julia Emerson

This matter came before the Court on May 29, 2025, on a Notice of Motion and Motion for Injunctive Relief filed by counsel for Respondents William Joseph Virgil Barr. Present before the Court were the Appellant, who appeared Pro Se, and the Respondents with their attorney.

The Court heard argument from Ms. Green and Counsel for the Respondents, with testimony from Ms. Green and other witnesses.

FINDINGS OF FACT

1. Appellant is a citizen and a long-term resident of the County of Williamsburg, State of South Carolina, and she is a tenant of the Respondents.
2. Respondents hold legal title to the real property, located at 208 Madison Avenue, Kingstree, South Carolina 29556, which is the subject of this action
3. Appellant and Respondents entered into a rental contract for the property in excess of twenty years ago.
4. Respondents initially filed a Writ of Ejectment on July 17, 2023, and the Writ of Ejectment was subsequently granted after many delays. Appellant filed many pleadings seeking to avoid eviction and ultimately filed an Appeal of the eviction in

the Williamsburg County Court of Common Pleas. She withdrew the appeal on September 16, 2024, after appearing before the Honorable George M. McFadden, Jr., who issued his order dated October 7, 2024.

7. Despite being ordered to vacate and failing to make payments on a \$700 monthly appeal bond, the Appellant continues to illegally occupy the premises.

8. On April 17, 2025, Respondents through counsel filed this Notice of Motion and Motion for Ex Parte Possession of Real Property, Temporary Injunction, or in the Alternative an Emergency Hearing all of which was heard on May 29, 2025, with the Appellant now claiming she has the right to continue to occupy the premises based on adverse possession.

CONCLUSIONS OF LAW

Having fully heard the motion, the Court finds and rules as follows:

9. This is not an adverse possession case.

10. The Appellant is not entitled to occupy the premises based on a claim of adverse possession, in that an ejection from the premises was ordered. Appellant cannot belatedly claim adverse possession after being evicted and withdrawing her appeal.

11. The Court grants the extraordinary injunctive relief sought by Respondents. The basis for the ruling of the Court is that pursuant to the South Carolina Code of Laws, Rule 65, and other laws, it's clear that the Respondents will suffer irreparable injury if they are not returned possession of their home.

12. The Appellant is ordered to vacate the property at 208 Madison Avenue, Kingstree, South Carolina 29556 within 21 days of the issuance of this order and should the Appellant fail to vacate, the Williamsburg County Sheriff's Department is ordered to remove the Appellant and her property from the premises.

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2025-11-14 PM 2:37
J. JOHNSON
CLERK OF COURT
WILLIAMSBURG COUNTY, SC



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

Electronically signed on 2025-07-01 14:48:52 page 4 of 4

FILED

2025 AUG -1, PH 2:37

DEBRA M. JAMES
CLERK OF COURT
WILLIAMSBURG COUNTY, SC

FILED

2025 AUG 27 PM 4: 54

**DEITRA H. JOHNSON
CLERK OF COURT
WILLIAMSBURG COUNTY, SC**

EXHIBIT B

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Genevieve M. Farmer
2113 Lyndhurst Drive
Raleigh, NC 27610

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PM 4: 50

DETRIA M. JOHNSON
CLERK OF COURT
KINGSTREE, SC

FILED

DETRIA M. JOHNSON
CLERK OF COURT
WILLIAMSBURG COUNTY, SC

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

October 29, 2019

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 11th 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



FILED

2025 AUG -4 PM 2:37

DETRA M JOHNSON
CLERK OF COURT
WILLIAMSBURG COUNTY, SC

Dear Ms. Green,

GENEVIEVE M. FARMER
2113 LYNTHURST DRIVE
RALEIGH, NC 27610

*One letter mailed to
Ms. Green.*

COP

October 4, 2004 November 9, 2004

I have not heard from you since January 9, 2004. At that time you mailed a money order for \$100.00 toward your rent. Even then, your rent was many months overdue. Now, your rent is overdue twenty-seven (27) months.

Find listed below an update on your rent status as of Monday, October 4, 2004.

	<u>Rent Period</u>	<u>\$ Amount Due</u>	<u>Cumulative \$ Amount Due</u>
2002	1. August - September	Sept.03 pd. \$45.&Jan.04 pd \$100.	115.00
	2. September - October	255.00	370.00
	3. October - November	255.00	625.00
	4. November - December	255.00	880.00
	5. December - January	255.00	1135.00
2003	6. January - February	255.00	1390.00
	7. February - March	255.00	1645.00
	8. March - April	255.00	1900.00
	9. April - May	255.00	2155.00
	10. May - June	255.00	2410.00
	11. June - July	255.00	2665.00
	12. July - August	255.00	2920.00
	13. August - September	255.00	3175.00
	14. September - October	255.00	3430.00
	15. October - November	255.00	3685.00
	16. November - December	255.00	3940.00
	17. December - January	255.00	4195.00
2004	18. January - February	255.00	4450.00
	19. February - March	255.00	4705.00
	20. March - April	255.00	4960.00
	21. April - May	255.00	5215.00
	22. May - June	255.00	5470.00
	23. June - July	255.00	5725.00
	24. July - August	255.00	5980.00
	25. August - September	255.00	6235.00
	26. September - October	255.00	6490.00
	27. October - November	255.00	6745.00
	28. November - December	255.00	7000.00

2025 AUG 27 PM 4:54

DETRA M JOHNSON
CLERK OF COURT
WILLIAMSBURG COUNTY, SC

FILED

Yours truly,

(15)

FILED

2025 AUG 27 PM 4: 54

DETRA M JOHNSON
CLERK OF COURT
WILLIAMSBURG COUNTY, SC

EXHIBIT C

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))

VS.)

LaSheila Mitchum-Green)

TENANT(S))

BOND TO STAY EXECUTION
ON APPEAL

FILED
2025 AUG 27 PM 4:54
DETRA M JOHNSON
CLERK OF COURT
WILLIAMSBURG COUNTY, SC

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 1st 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


JUDGE Randy Brice Foxworth

SCCA/657 (08/2020)

(17)
(22)

'24 NOV -4 P 4:10

WILLIAMSBURG COUNTY
MAGISTRATE OFFICE

FILED

DETRA M JOHNSON
CLERK OF COURT
WILLIAMSBURG COUNTY, SC

2025 AUG -4 PM 2:38

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STATE OF SOUTH CAROLINA

2023-CP-45-00344

COUNTY OF WILLIAMSBURG

2023 SEP 15 AM 11:24

CIVIL CASE NUMBER

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

Genevieve 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.
Kingstree, SC 29556

DEFENDANT

FILED
2023 SEP 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 13, 2023.

LaSheila Green
Signature

Sept. 15, 2023
Date

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

2025 AUG 27 PM 4:51
DEITRA M. 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

DETRA N. JOHNSON
CLERK OF COURT
WILLIAMSBURG COUNTY, SC

2025 AUG 27 PM 4: 54

FILED

LaSheila Mithum Green

Appellant

Genevieve Farmer, Jacquelyn King, Ruth Richburg

Respondent

PROOF OF SERVICE

I CERTIFY THAT I HAVE SERVED THE Motion to Compel
Rulings ON Genevieve Farmer
Ruth Richburg, Jacqueline King

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

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

Circuit Court 125 W. Main St.
Kingstree SC 29556

Date August 27, 2025

LaSheila Mitchum Green
208 Madison Avenue
Kingstree, SC 29556