

To The Appellate Court Clerk

Ms. Catherine Harris

RECEIVED

Oct 07 2025

SC Court of Appeals

With all due respect Ma'am. I Received your letter about Appealing PRO-se. I wanted to inform you the same time I Received the letter granting the 30 day continuance the chief Magistrate Judge enforced a Writ from July 14, 2025. Alisha Davis Respondent was allowed to evict me from my home by removing my lock and stealing my home, my utility building and all of my possessions I own. Alisha also had me arrested for trespassing twice. I am already suffering from severe depression and health issues, this has been even more overwhelming. Not to mention this is the second Notice to Quit. The first filed in 2021 was dismissed in my favor in 2021 pursuant § 22-3-20. Then an Eviction in 2023 adjudicated when Magistrate Jury ruled in my favor. Alisha Appealed and Appellate Jury ruled in my favor. This is undivided heir property. It has not been surveyed or subdivided. I have tried to get the appellate Court to understand what I am

Saying, This is a default/VOID Judgement. All together she has filed 5 times as either as a Notice to Quit OR Eviction and has never been my landlord NOR has any landlord/tenant Relationship ever been established. My father allowed me to put my home on property I am an heir to in 1998.

\* My Home Also is Not on Deed filed by Alisha's attorney  
\* 2021 Notice to Quit Dismissed after attorney I hired filed Motion to Dismiss pursuant

§ 22-3-20  
\* Alisha Davis filed Appeal - She dismissed shortly after filing - She wrote Incriminating letter Admitting she was not deeded my property, and Extortion also claimed she did Survey.

\* 2023 Eviction - Jury Ruled in my favor  
\* 2024 - Appellate Jury Ruled in my favor  
\* 7 months later - Notice to Quit same merits property remains undivided heir property. Both homes located on one of 2 parcels never surveyed or subdivided.

\* Writ enforced while on stay and continuance had been granted by Appellate Court.

\* Also everything I have filed with Circuit Court. I have not received a response.

\* Appellate Judge Affirmed Default/VOID Judgement and told me during hearing on Motion to Stay. Two judges have told me who owns property. He is INCORRECT. My mother never owned my home at 1950