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SC Court of Appeals

Ashley Williamson, Appellant,

v.

Rock Pointe II, Respondent.

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SC Court of Appeals

Appeal from the York County Circuit Court

Hon. William A. McKinnon, Presiding

Magistrate Case No.: 2024CV4610300028

Circuit Court Case No.: 2024CP4600289

Appellate Case No.: 2024-000279

INITIAL BRIEF OF APPELLANT (Pro Se)

Ashley Williamson
2344 Ridgerock Lane, Apt 107
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Appellant, Pro Se

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TABLE OF AUTHORITIES

Statutes

- S.C. Code Ann. § 27-40-710 (Notice Requirements for Termination of Tenancy)
- S.C. Code Ann. § 27-40-770 (Remedies; Retaliatory Conduct Prohibited)
- S.C. Code Ann. § 22-3-1000 (Right to Appeal from Magistrate's Court)
- Rule 208, SCACR (Briefs)

Cases

- State v. Wilson, 367 S.C. 617, 627 S.E.2d 708 (2006)
- City of Charleston v. Mitchell, 323 S.C. 142, 473 S.E.2d 909 (Ct. App. 1996)
- Miller v. City of Columbia, 360 S.C. 270, 600 S.E.2d 537 (Ct. App. 2004)

STATEMENT OF ISSUES ON APPEAL

1. Whether the Magistrate Court erred in denying Appellant a fair hearing despite Appellant's timely request within the statutory ten (10) day period after service of eviction.
2. Whether the Magistrate Court failed to apply the statutory notice requirements under S.C. Code Ann. § 27-40-710.
3. Whether the Magistrate Court's decision was influenced by bias or partiality, depriving Appellant of due process.
4. Whether the Circuit Court erred in affirming the Magistrate Court's ruling despite clear procedural and factual errors.

STATEMENT OF THE CASE

This appeal arises from an eviction action filed by Respondent (Landlord) against Appellant (Tenant) in York County Magistrate Court on or about January 4, 2024. Appellant timely contacted the Magistrate Court on January 11, 2024, within the ten (10) day statutory window, to request a hearing but was misinformed by a court representative. Appellant's counsel later filed a motion for a fair hearing, which was denied. The Circuit Court affirmed on February 15, 2024. Appellant now appeals to this Honorable Court.

STATEMENT OF FACTS

1. On January 4, 2024, Appellant was served with an eviction notice for "end of tenancy or occupancy."
2. On January 11, 2024, Appellant contacted the York County Magistrate Court within the 10-day period to request a hearing.
3. A court representative advised Appellant that nothing could be done until served by a deputy.
4. Upon counsel's advice, Appellant attempted to call again to record the conversation, but the call went unanswered.
5. The Magistrate Judge, Jennifer Susan Kottka Colton, denied Appellant's motion, citing lack of credibility due to counsel's contradictory statement.
6. The Magistrate Judge acknowledged that the Landlord failed to provide proper notice under §27-40-710.
7. The Circuit Court affirmed the decision without addressing legal errors.

ARGUMENT

I. The Magistrate Court Erred in Denying Appellant a Fair Hearing After Timely Request
Appellant satisfied the 10-day requirement under S.C. Code Ann. § 27-37-20. The court's misinformation deprived Appellant of procedural due process, violating Article I, §3 of the South Carolina Constitution and the Fourteenth Amendment.

II. The Landlord Failed to Provide Statutory Notice

Under §27-40-710, landlords must provide written notice before filing eviction. The Magistrate Court acknowledged no notice was provided, making the eviction improper.

III. Judicial Bias and Improper Credibility Findings

The Magistrate's familiarity with the parties created bias, and credibility was assessed improperly, contrary to *Miller v. City of Columbia* (360 S.C. 270).

IV. The Circuit Court Erred in Affirming Without Addressing Legal Errors

The Circuit Court failed to correct procedural and legal errors, justifying reversal and remand for a fair hearing.

CONCLUSION

For the foregoing reasons, Appellant respectfully requests that this Honorable Court:

1. Reverse the decision of the Circuit Court;
2. Vacate the eviction judgment; and
3. Remand for a full and fair hearing before a different Magistrate Judge.

Respectfully submitted this 8th day of October, 2025.



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CERTIFICATE OF SERVICE

I, Ashley Williamson, hereby certify that I have served a true and correct copy of the **Initial Brief of Appellant (Pro Se)** upon the Respondent in this matter by depositing a copy in the United States mail, properly addressed with sufficient postage prepaid, on this 8th day of October, 2025, to the following address:

c/o James Marshall Biddle, Esquire
Biddle Law Firm LLC
311 Beatty Street, Suite A
Conway, SC 29526

I certify that the foregoing is true and correct to the best of my knowledge and belief.



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SC Court of Appeals

Date: 10-08-25

Clerk of Court
South Carolina Court of Appeals
1220 Senate St.,
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Re: Ashley Williamson v. Rock Pointe II
Appellate Case No.: 2024-000279
Subject: Filing of Initial Brief of Appellant (Pro Se)

Dear Clerk of Court:

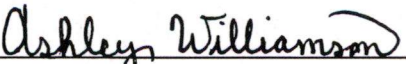
Please find enclosed the **Initial Brief of Appellant (Pro Se)** in the above-referenced matter for filing with the South Carolina Court of Appeals. I am submitting this brief in accordance with Rule 208, South Carolina Appellate Court Rules (SCACR).

I respectfully request that this filing be entered on the docket and that a file-stamped copy be returned to me for my records.

Should the Court require any additional materials or corrections, please contact me at the phone number or email listed above.

Thank you for your attention to this matter.

Respectfully submitted,


Ashley Williamson
Appellant, Pro Se

IN THE COURT OF APPEALS
OF SOUTH CAROLINA

From: Ashly Williamson
2344 Ridgerock Lane
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