

RECEIVED

Nov 17 2025

SC Court of Appeals

FORM 7
PROOF OF SERVICE OF A NOTICE OF APPEAL

THE STATE OF SOUTH CAROLINA
In The Court of Appeals

APPEAL FROM CHARLESTON COUNTY
Master-In- Equity

Mikell R. Scarborough, Master -In- Equity

Case No. 2025-001058

TOMEKA SHAYRON ELMORE

Appellant,

v.

FREDERICK FIELDS, ET AL

Respondents

PROOF OF SERVICE

I certify that I have served the Notice of Emergency Hearing on
Respondents' Attorney, Bruce E. Berlinsky, by hand delivering a copy to him on
November 15, 2025 at his address, 1 Carriage Lane, Suite F, Charleston, SC
29407.

Tomeka Shayron Elmore
3074 River Road
John's Island, SC 29455
tmshayron@gmail.com
(843)432-8635
Pro Se



Tomeka Elmore <tmshayron@gmail.com>

Apellant Emergency Hearing

1 message

Tomeka Elmore <tmshayron@gmail.com>
To: Tomeka Elmore <tmshayron@gmail.com>

Sat, Nov 15, 2025 at 1:34 PM

In regards to the Case No. 2025-001058 I Tomeka Elmore is requesting of the courts an emergency hearing for an opportunity to get the ruling revised on the temporary stay being lifted. I wasn't provided with the proper notice to notify me or make me aware that I needed to provide sureties for my temporary stay to continue. We're asking can you please amend this judgement to give us a few days to get these sureties please. I've been here over 16 years and accumulated a lot of things. I have two apartments along with my house on this property I'm trying to empty in a couple days. I'm disabled, husband disabled, and I'm pleading with the courts to have more time to get all my things off the property if not allotted more time to get the sureties in my hand to the courts. When we communicated with the courts all week up until 11:30am Thursday November the 13th we were under the impression that the temporary stay was still active and we should be okay after the 14th to get our sureties in place before a ruling or hearing. At 3:26pm late that afternoon less than 24hrs on Thursday the 13th an order was made suggesting if we don't have two sureties in place my stay is denied and I need to vacate the property. The sheriff's office came on the morning of the 14th to remove me from the property. Out of consideration for us given the situation of everything happening so quickly the sheriff's office had compassion to hold the eviction off until the courts be reached to see if there is anything you can do to give me more time to remove all my things Monday morning November 17th. My kids are in school on Johns Island and I have to remove them to figure out where I can find a place to stay to know what school I can put them in and plans moving forward, can the court show compassion and understanding in helping me in this matter?