

In the South Carolina Supreme Court

Appellate case # 2025-001820
Berkeley County Case # 2024-CP-0803108

Miranda Mitchum Appellant
630 Levee Drive
Moncks Corner, SC
29461

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Nov 26 2025

SC Court of Appeals

David Hayes and Brooks Hayes
Attorney for Respondents
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Emergency petition for writ of certiorari,
and Emergency Stay of lower court proceedings
due to fourteenth amendment violation

To the judge or judges of the South Carolina
Supreme Court. I Miranda Mitchum have had my rights
violated in my case. I have filed motion to dismiss
in the lower court. That was denied. I also filed a motion
60 b(1) with the honorable judge Thomas Rode that was
denied. Even with evidence that I was not properly served
a summons and complaint I never had the opportunity to
defend my interests or a fair opportunity. Under the
fourteenth amendment of Due process. The fourteenth amendment
is Supreme of the law. Allowing a bond hearing to continue
is fundamentally unjust. The bond is creating a manifest
of injustice. I would like the honorable judges to please
halt proceedings of any action in the lower court. The
honorable judge Thomas Rode also granted Plaintiffs
summary judgement with no title on file or any proof

of anything except statements or affidavits. The only thing on file was an affidavit by one of the parties. Also the judge in this case said in his written order he granted Plaintiffs summary judgement orally that was not done orally when both parties attended in person. The judge also has accepted a potentially fraudulent marked off title 14 minutes after his interlocutory order. Not only has John West attempted to fraud the court but the judge and court I'm assuming is accepting this. My rights have been severely violated not only my fourteenth amendment of due process but many many more. The conduct of this court and the court proceedings to keep going is absolutely absurd. The judgement should be void due to my fourteenth amendment of the constitution and also no authenticated ownership still to this day of 2025. Summary judgement should not be granted on a mere affidavit. My health has been affected by all this fraud by the Plaintiffs and the court accepting this. I entered a option to purchase with David Hayes who claimed he was the owner and he would provide proof of ownership at his expense in a title report. The option to purchase was in 2018. I am still waiting on the proof as of 2025. I have been affected so much of what has happened to me. I trusted the judicial system to abide by the law. I am putting my faith in god and the Supreme Court to help me in this matter and case. I never thought that there would be so much violations of my rights especially putting first my faith in the lower court. The Supreme Court has upheld rulings where

fraudulent inducement claims would give me a trial
at least. The contract of sale does not even has a no
reliance clause at all. The Supreme Court is highly
honorable and I am hoping and praying that the Supreme
Court halt all proceedings in Berkeley County Common
Pleas until the judge or judges can review this matter.
The judgement should be vacated and voided. I would
like a fair proceeding under the constitution and the
law. I am requesting this honorable court halt any
proceedings in the lower court until they review
my request and any other review as the court deems
necessary. Thank you and God Bless. I will be mailing a
money order as well Thank you and appreciate your
help in this matter.

Miranda Mitchem

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