

2:00pm. I tried to plead my case and also tried to inform the judge that the Ramey's calculations were incorrect on how much we owed and even had all my receipts.

On Thursday July 28,2016, Judge Patton set bond in the amount of eight hundred and fifty dollars (\$850.00),to be paid by 12:00 PM NOON on Friday, July29, 2016.

According to Section 27-37-130 Bond to Stay Ejectment on Appeal an appeal in an ejectment case will not stay ejectment unless at the time of appealing the tenant shall give an appeal bond as in other civil cases for an amount to be fixed by the magistrate and conditioned for the payment of all costs and damages which the landlord may sustain thereby. In the event the tenant shall fail to file the bond herein required within five days after service of then notice of such appeal shall be dismissed by the trail magistrate.

According to the order dismissing by appeal pursuant to S.C. Code §27-37-13, the stay of execution shall dissolve, and my appeal to the Circuit Court is hereby dismissed. I ask that you reverse both courts decisions due that I was not given the required five days to post my bond according to S.C. Code §27-37-130 I was only given one day.
