

The South Carolina Court of Appeals

Darrell L. Goss, #305517, Appellant,

v.


South Carolina Department of Corrections, Respondent.

Appellate Case No. 2023-001546

ORDER

On January 11, 2024, Appellant moved "for an order directing the lower court to provide Appellant with a filed copy of his brief for the purpose of perfecting the instant appeal." According to the information provided by Appellant, the administrative law court (ALC) expressed its willingness to provide a copy of the brief to Appellant if he paid a copying fee. Thus, it appears Appellant is requesting this court order the ALC to provide Appellant with a copy of the brief free of charge. After careful consideration, we deny Appellant's motion.

On February 22, 2024, Appellant filed a motion to expedite. A motion to expedite is generally premature if made before the record on appeal and final briefs are filed. *See Maner v. Maner*, 278 S.C. 377, 380, 296 S.E.2d 533, 535 (1982) (explaining that motions to expedite were premature in cases where the briefs remained outstanding). Because the parties have not served and filed the record on appeal and final briefs, Appellant's motion to expedite is denied without prejudice.


FOR THE COURT

Columbia, South Carolina

cc:

Darrell L. Goss, #305517

Christina Catoe Bigelow, Esquire

FILED
Mar 01 2024