

**From:** [Hannah Secka](#)  
**To:** [Court Of Appeals Filings](#); [Transcripts](#); [Dave Duff](#); [Scott Kozacki](#); [David Lyon](#); [mseibert@dfs-lawfirm.com](mailto:mseibert@dfs-lawfirm.com); [tbutler@dfs-lawfirm.com](mailto:tbutler@dfs-lawfirm.com)  
**Cc:** [shellynationalrjn@gmail.com](mailto:shellynationalrjn@gmail.com)  
**Subject:** Motion to Proceed w/o Transcript Case No. 2024-001454  
**Date:** Thursday, February 13, 2025 5:01:03 AM

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Dear Catherine Harrison Deputy Clerk,

Court transcripts serve as the official record of all spoken words in a legal proceeding, providing critical documentation for appeals, trial preparation, and case reviews. They make sure accuracy, accountability, and fairness occur in the legal process. Pursuant to SC Rule 605 a presiding judge may authorize the use of electronic or photographic means for the presentation of evidence, for the perpetuation of a record, or for other purposes of judicial administration.

I have requested the 8/21/2024 transcript in pdf format on 2/3/2025 with the Office of Court Administration. I have not been contacted. Therefore, I am requesting for a motion to proceed without the transcript and use an affidavit from a witness (activist-advocate) who attended and has first hand knowledge of the spoken word of the hearing from the Racial Justice Network Civil Rights Organization.

Regards,

Hannah L. Secka

Sent from my iPhone

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**Feb 12 2025**  
**SC Court of Appeals**