

Dear Clerk of Court,

I am writing to respectfully request expedited consideration of my pending appeal pursuant to Rule 221 of the South Carolina Appellate Court Rules, which permits accelerated review in cases of substantial public interest or extraordinary circumstances.

This case arises from a series of unconstitutional and abusive actions taken against me by the Oconee County Probate Court, the Circuit Court, and now the Office of the Attorney General. For over a year, I have been subjected to escalating persecution—beginning with unlawful incarceration, followed by gag orders that infringe on my First Amendment rights, firearm prohibitions, a travel restriction, and a contempt finding for publishing publicly available information while my sentence was stayed on appeal.

I was jailed without a lawyer, without a prosecutor, without a jury, and under an order that bore no case number. Despite these glaring constitutional violations, every layer of the judicial process has thus far failed to provide relief. The Attorney General's continued attempts to dismiss this case on procedural grounds—rather than addressing the underlying constitutional injuries—only deepen the harm and reinforce the appearance of state-sponsored retaliation.

This Court has full jurisdiction to review the probate court's misuse of contempt powers, to rectify the denial of due process, and to protect the fundamental rights at stake. The prolonged delay in ruling on the appeal—particularly with such clear and compelling constitutional questions presented—has placed me in ongoing legal and personal jeopardy.

I respectfully ask the Court to expedite its review and issue a ruling without further delay. I urgently need relief from this unlawful chain of events. Thank you for your time and consideration.

Sincerely,

Jason M. Boyle, Ph.D.

Pro Se Appellant

**RECEIVED**  
**Aug 15 2025**  
**SC Court of Appeals**