

From: [Jasonboyle03 me](#)
To: [Court Of Appeals Filings](#)
Cc: [Andrew Powell](#); [Jim Logan](#); [Kim Manley](#); [Grace Sommer](#); [Susan Spencer](#); [awilson@scag.gov](#); [McIntosh, Lawton Law Clerk \(Carson Neeves\)](#); [McIntosh, Lawton Secretary \(Tammy Jennings\)](#)
Subject: Re: Additional Note
Date: Sunday, October 26, 2025 6:19:57 AM

***** EXTERNAL EMAIL:** This email originated from outside the organization. Please exercise caution before clicking any links or opening attachments. ***

I apologize, upon review I realize this letter is missing a critical point. The estate settlement, the one that was coerced through using the criminal sentence, included in it that my wife would Dismiss the appeals in the Court Of Appeals. That is right, a criminal sentence was used as a leverage to prevent the South Carolina Court Of Appeals from holding the 10th circuit and probate courts accountable. I believe that the South Carolina Court Of Appeals should find this highly disturbing.

Thank you,
Jason

On Sun, Oct 26, 2025 at 12:10 PM Jasonboyle03 me <jasonboyle03@gmail.com> wrote:

Dear Clerk,

Please include this letter with the previous one. I am hopeful we can find justice and accountability by working together.

Thank you,
Jason

RECEIVED
Oct 27 2025
SC Court of Appeals