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**Dec 10 2025**

**SC Court of Appeals**

**STATE OF SOUTH CAROLINA  
IN THE COURT OF APPEALS**

**Case No.: 2024-001241**

**The Matter of Jason Michael Boyle**

**MOTION TO EXPEDITE APPEAL AND RELATED MOTION TO TRANSFER VIDEO EXHIBIT**

Jason M. Boyle, PhD, Pro Se

**MOTION TO EXPEDITE APPEAL AND TO EXPEDITE RULING ON MOTION TO  
TRANSFER VIDEO EXHIBIT**

Appellant Jason M. Boyle, pro se, respectfully moves this Court, pursuant to Rule 263, SCACR, to expedite (1) the resolution of this appeal and (2) Appellant's pending Motion to Transfer Video Exhibit from the Tenth Judicial Circuit Court.

In support of this motion, Appellant states as follows:

**1. Gross Violations of Appellant's Constitutional Rights Require Swift Review**

This appeal arises from proceedings that resulted in **severe and ongoing violations of** Appellant's constitutional rights, including:

- incarceration without jurisdiction,
- absence of due process,
- denial of counsel,
- punishment for protected speech,
- selective and retaliatory enforcement of a non-legislative administrative order, and
- judicial conduct inconsistent with neutral adjudication.

These constitutional violations are not speculative, procedural, or abstract—they have resulted in real, measurable injury, including incarceration, reputational harm, impairment of professional standing, and ongoing personal hardship.

Under these circumstances, expedited review is necessary to prevent continued deprivation of rights, as contemplated by Rule 263.

## **2. Justice Delayed Is Justice Denied**

This case presents a clear example of the principle that **justice delayed is justice denied**.

Appellant currently lives under the weight of an unlawful conviction that:

- tarnishes his reputation,
- calls into question his professional integrity,
- impairs his ability to continue his work and contractual obligations with confidence,
- causes reputational stigma both domestically and internationally, and
- subjects him to ongoing restrictions and legal uncertainty.

Each day this conviction remains unresolved, the continuing constitutional, professional, and reputational harm grows, and the Appellant's ability to return to work confidently and fully clear his name is compromised.

An appeal that corrects these errors months from now cannot restore the opportunities already lost, nor can it undo the stigma of a conviction entered without due process.

## **3. The Video Exhibit Is Material and Must Be Transferred Promptly**

The USB video filed in the Circuit Court contains critical evidence. Because this video is central to multiple appellate issues, its transfer must also be expedited so that the Court has access to the full, accurate factual record. **Unless the Court concludes that the evidence is moot because the State abandoned every relevant issue by failing to address the merits of related issues in its initial brief.**

#### **4. Expedited Review Serves Judicial Economy and Public Confidence**

The public's confidence in the judiciary is strengthened—not weakened—when such issues are addressed swiftly, especially where a citizen has endured incarceration and reputational damage arising from proceedings conducted without jurisdiction.

Expedited review promotes clarity, prevents further injustice, and ensures that no further prejudice accrues while the Court considers matters of constitutional magnitude.

**WHEREFORE, Appellant respectfully requests that this Court:**

1. Grant expedited consideration of this appeal pursuant to Rule 263, SCACR;
2. Expedite ruling on Appellant's Motion to Transfer the video exhibit from the Tenth Judicial Circuit;
3. Direct that the USB video exhibit be transmitted as rapidly as reasonable; and
4. Grant such other relief as the Court deems just and proper.

Respectfully Submitted, this December 11, 2025.

A handwritten signature in blue ink that reads "Jason Boyle". The signature is written in a cursive style and is positioned above a horizontal line.

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IN THE STATE OF SOUTH CAROLINA,

IN THE COURTS OF APPEALS

APPEAL FROM THE OCONEE COUNTY COURT OF COMMON PLEAS

TENTH JUDICIAL CIRCUIT

Order of Honorable Judge Lewton McIntosh

**APPELLATE CASE NO: 2024-001241**

The Matter of Jason M. Boyle

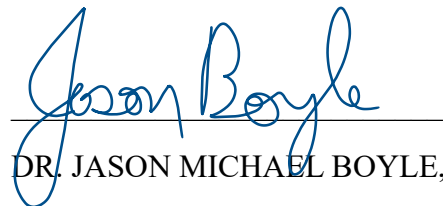
**PROOF OF SERVICE**

**MOTION TO EXPEDITE APPEAL**

I hereby certify that a copy of this reply was delivered to the following parties:

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Respectfully Submitted, this December 11, 2025,



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