

RECEIVED

Mar 12 2026

SC Court of Appeals

**From:** [Tony Williams](#)  
**To:** [Court Of Appeals Filings](#)  
**Cc:** [Melling, Andrew](#); [Gibson, Lisa](#); [compliance@lowes.com](mailto:compliance@lowes.com)  
**Subject:** SUPPLEMENTAL FILING: RULE 240 MOTION FOR CASE 00079  
**Date:** Thursday, March 12, 2026 9:06:35 AM

---

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

STATE OF SOUTH CAROLINA

IN THE COURT OF APPEALS

Tony Williams, Appellant,

v.

Lowe's Home Centers, LLC and Andrew Melling, Respondents.

Appellate Case No.: 2026-000079

## APPELLANT'S MOTION PURSUANT TO RULE 240, SCACR, TO PROCEED WITHOUT A TRANSCRIPT

Appellant Tony Williams, appearing *Pro Se*, respectfully moves this Court pursuant to **Rule 240, SCACR**, for an Order permitting this appeal to proceed based on the record already on file, without the requirement of a transcript under Rule 207, SCACR.

### I. GROUNDS FOR MOTION

- Procedural Impossibility:** The orders appealed from were issued as administrative or "clerical" actions. No testimonial record or stenographic transcript exists that can clarify the jurisdictional fraud documented in the **01/08 C-Track Certification**.
- Face of the Record Review:** The issues in this appeal concern **Extrinsic Fraud** and **Subject Matter Jurisdiction**. Under *Chewing v. Ford Motor Co.*, 354 S.C. 72 (2003), these issues are reviewable on the face of the record. The existing electronic records from the South Carolina Judicial Department are sufficient for a full determination of the merits.
- Response to Opposition:** This motion is submitted to resolve the procedural dispute raised in Respondents' March 10, 2026, filing. Appellant contends that a transcript of a void proceeding provides no value to the Court and that requiring one would reward the Respondents' "fishing expedition" in Case No. 2023-CP-07-01623.

### II. PRAYER FOR RELIEF

Appellant respectfully requests that the Court grant this Motion, waive the requirements of Rule 207, and allow the appeal to proceed to briefing.

Respectfully submitted,

s/ Tony Williams

*Plaintiff Pro Se*

Dated: March 11, 2026