

S.C. Supreme Court  
P.O. Box 11330  
Columbia, SC 29211-1330

**RECEIVED**

AUG 16 2013

Re: Bryan v. S.C., S.C. Ct. App. 2013-000760

**S.C. SUPREME COURT**

Dear Clerk,

Please attach Document #1, #2, & #3, enclosed, to my writ that I filed with your Court on 8/08/13.

8/13/13

Thank you,  
T. Terrell Bryan  
#254638, SAU-B19, MCCI  
386 Redemption Way  
McCormick, SC 29889

**CERTIFICATE OF SERVICE**

I certify I served Document #1, #2, & #3, on: Shanika K. Johnson, Staff Attorney;  
4444 Broad River Rd.; Columbia, SC 29210.

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**SC Court of Appeals**

**SOUTH CAROLINA DEPARTMENT OF CORRECTIONS  
INMATE GRIEVANCE FORM  
STEP 1**

INMATE NAME: T. Brian Thomas  
 SCDC NUMBER: 257333  
 INSTITUTION: PC I  
 HOUSING UNIT: B46  
 WORK ASSIGNMENT: N/A      **FEB 07 2012**

Office Use Only  
 Grievance No. IC10309-12  
 Code: General PRIS  
 Policy \_\_\_\_\_  
 Disc. Hear. \_\_\_\_\_  
 Class. \_\_\_\_\_  
 Date Received 2/8/12  
 IGC Initials SM

**STATE GRIEVANCE** (include documentation, and date of incident; if SCDC Policy, indicate which policy)

When I came to PC I on 1/23/12 I had on a thermal set & a T-shirt. When brought to B dorm (B46) I was strip searched & my thermal set & T-shirt was taken. On about 1/26/12 Sgt. Raylanc search my cell I took the two T-shirts that he gave me with my property on 1/25/12. I received no property inventory form to be shown that my property has been added to my other property. Upon information & belief my property has been thrown away.

**ACTION REQUESTED:** A property inventory form completed to show that my property has been placed with my other property. If my property has been thrown away, for it to be replaced with double that in new property or for a criminal investigation.

**SPECIFY HOW AND WHEN INFORMAL RESOLUTION WAS ATTEMPTED BY GRIEVANT:**

I wrote Warden McCall on 1/26/12 I spoke to Capt. Abstein on 1/24/12. I have not received a property inventory form.

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T. B. Thomas      2/06/12  
 Grievant Signature      Date

**ACTION TAKEN BY IGC:**      **S.C. SUPREME COURT**

All pertinent information and documentation has been reviewed. See Warden's response.

**DOCUMENT  
#1**

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**SC Court of Appeals**

[Signature]      10-04-12  
 IGC Signature      Date

N/A      \_\_\_\_\_  
 Grievant Signature      Date

- I accept the action taken by the IGC and consider the matter closed.
- I do not accept the action taken and wish to appeal.

WARDEN'S DECISION AND REASON:

B-19  
Terrell  
Bryan

Bryan 254638 PCI 309-12

Sergeant Ragland stated that he did in fact confiscate the items from you. Sergeant Ragland stated that a 19-2 was completed and attached to the bag in which your property was placed in. The was taken to the property control room for storage. The form did not come with carbon copies. Therefore, you were not issued a copy. Based on this information, you appeal is without merit and, therefore, **denied**. If you do not agree with my decision, you have five days to file a Step 2 appeal.

*[Signature]*  
Warden Signature      10/05/12  
Date

- I accept the Warden's decision and consider the matter closed.
- I do not accept the Warden's decision and wish to appeal.

*[Signature]*      10/16/12  
Grievant Signature      Date

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*[Signature]*      10.05.12  
IGC Signature      Date

Served By:  
*[Signature]*      10-16-12

U.S. DISTRICT COURT

INSTRUCTIONS FOR COMPLETING STEP 1 GRIEVANCE FORM

1. An informal resolution shall be attempted prior to the filing of Step 1.
2. Complete each section in its entirety, writing only in the space provided for inmate use.
3. Only one (1) issue is to be addressed on each form.
4. Submit the completed form to the Institutional Grievance Coordinator within fifteen (15) days of an alleged incident, policy grievances at any time. Do not write in the space provided for the Warden's response.
5. If you are not satisfied with the Warden's decision, you may appeal to the appropriate responsible official within five (5) days of your receipt of the Warden's decision, via the Institutional Grievance Coordinator.

# The South Carolina Court of Appeals

T. Terrell Bryan, 254638, Appellant,

v.

South Carolina Department of Corrections, Respondent.

Appellate Case No. 2013-000760

ORDER

The motion to proceed *in forma pauperis* is denied pursuant to *Ex parte Martin*, 321 S.C. 533, 471 S.E.2d 134 (1995). The filing fee must be paid within fifteen days of the date of this order.

  
FOR THE COURT

Columbia, South Carolina

cc:

Terence Terrell Bryan, 00254638

Shanika Kenyetta Johnson

Jana E. Shealy

FILED

SP 6/21/13

DOCUMENT  
#2

RECORDED

AUG 19 2013

SC COURT OF APPEALS

# The South Carolina Court of Appeals

T. Terrell (a/k/a Terance) Bryan,  
#254638,

Appellant,

v.

South Carolina Department of  
Corrections,

Respondent.

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AUG 19 2013

SC Court of Appeals

The Honorable John McLeod  
Administrative Law Court  
Trial Court Case No. 2011-AL-04-00614

DOCUMENT  
#3

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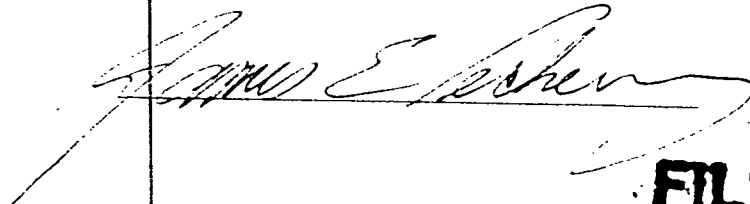
## ORDER

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Appellant moves to proceed *in forma pauperis*. Because the underlying appeal involves Appellant's loss of good-time credits, he is entitled to proceed *in forma pauperis*. See Furtick v. S.C. Dep't of Corr., 374 S.C. 334, 340, 649 S.E.2d 35, 38 (2007) (finding the loss of good-time credits implicates a state-created liberty interest); Ex parte Martin, 321 S.C. 533, 535, 471 S.E.2d 134, 134-35 (1995) ("Motions to proceed *in forma pauperis* may be granted only when authorized by statute or required by constitutional provisions.").

Appellant also moves for this Court to appoint counsel to represent him in his appeal. After careful consideration, Appellant's motion for court-appointed counsel is denied. See Baxter v. Palmigiano, 425 U.S. 308, 315 (1976) (holding prison inmates do not have a right to either retained or appointed counsel in disciplinary hearings).

IT IS SO ORDERED.



FILED

ENC 11/2/13