

William Smith #161838
Broad River Court inst
4460 Broad River Rd
Columbia, S.C. 29220

RECEIVED

JUL 02 2025

S.C. SUPREME COURT

6-21-2025

Appellant Case
2025-000513

This Brief file to the
Amendment to Notice of
Appeal.

This is a letter to show that on this date 6-21-25, I sent
A Brief to the Amendment Notice to Appeal, I write this
as the back up, and had to wait until I got a copy of the
10-14 Form as to when mail room got it to send out.
So I don't know what day it reach the court I can only
show when I put it in the BRET inst mail box in inst
and when the mail room sent me the form back of the
day they got it and sent it out. I keep saying how they
holding inmate mail, going out or coming in but it
like to be believe me or case, because it a inst Agency
problem, so the court don't want to get involve but
this is a big problem for inmate like me who is complete
with court order, but the state Agency, because there
lack, in doing there job by police by taking mail to the
mail on time at the mail room passing out legal mail on
time. it could cost me my case because of the time limitation
that I be unaware of until I get the mail when I get it
this not fair, but I have to make up and this court where this
problem so you know it not me responsible on time at the
Security Staff or mail room staff. (more...)

I have to hope and pray that it reach you, in time and
Send Back up Document like to show, I am Doing what
I am suppose to do, But I have to depend on how the BREC
is Doing. Because the lock Down and Short of Security
Staff they have to work. and the one who is working have
3 or 4 Job they Doing Because the one they assign to Because
Short of Staff, So it easy for one to forget or Next case rule.
Some complain every Day like I do, I ask the man name
and Lt. Now, about legal mail. Any chance I get out to
ask Because we be lock Down more then we be out the Room
Because one Shift. has more Staff then the other, then it a Big
problem, No Body like to work with this Lt. LUCA Because
She have Attitude problem, and she has a Smart Mouth to
Inmate and Staff alike, So this is another Reason Staff Don't
like to work with her or around her. that give her free Pass
to Do what ever she want to, or treat People how ever she want
Because Most Inmate won't speak up or say Anything to Any Body
to try to get the problem corrected. I Just trying get my case
Reinstated, So I can go Back home to my family.

Thank You and have a Bless Day.

William Smith

William Smith #761838
Broad River Corr Inst - Mont - A238
4460 Broad River Rd
Columbia, S.C. 29210

RECEIVED

JUL 02 2025

S.C. SUPREME COURT

Mrs. Patricia A. Howard

I have Elpen to you and the Court. how these staff
as Treating Inmate, or Doing there JOB.
The Staff in Mail Room, give the Security Staff
in these unit. they have control the key to the Mail
Box, So it up to ~~the~~ the person that have the key
to these unit Mail Box, when ever they take the mail
to the Mail Room, and when they get it. this is when
they will put in the mail and send it out. they don't
Care about, if A Inmate has a Deadline or Access to
to Court at all. Because the Lt. Attitude that what
I think. I get the mail to Mail Room when I get to it
Right Now I am Busy they take there time guy
out, they take there ^{time} picky mail up to Be mail out.
So I am okay this Court. Send a court order to
the warden to have this problem correct.
Please look onto this problem.

William Smith #161838
AKA. William Kinard
petitioner

V

State of S. South Carolina
Respondant

To. South Carolina Supreme Court

6-21-25

RECEIVED

JUL 02 2025

S.C. SUPREME COURT

Appellant Case 2025-000513

Amendment Notice of Appeal

BRIEF. file to Be Reinstate
Back on parole.

THE Petitioner William Smith #161838 AKA. William Kinard hereby
File this BRIEF, to the Court order to the Amendment to the
Notice of Appeal. To Case 2025-000513, Asking to Court
to View the Evidence and Fact and to Reinstate Back on
Parole. Because S.C.D.C. and S.C. Dept of Parole Release
Service, is in violation of following laws and three guideline
Violation guideline 24-21-680 Due process and violation of law 17-27-20
(A)(5)(B) law. By holding petition unlawfully on a parole violation for
Being arrested on 8-9-22. For 5. charge that the Marlboro County
Sotellor office Dismiss on 1-10-24. AT That time the S.C. Dept
of parole Release Service, was suppose to take me back to the
parole Board and Reinstate my parole. They took me back to
parole Board on Feb 28, 2024 and Reject me. For parole
When By the guideline, the suppose to Reinstate me. They Refuse
They Reject me and place me back on to A future parole
as if I was found guilty of New charge. or had A New
Conviction.

BRIEF pg 2 of 1

The First Violation the S.C. Dept of Release Service, was there could be. 24-21-680 Due process Right By Refusing me a lawyer to go to the final hearing. Revoke hearing on Fed. 7 2023, When he file a Motion to the Marlboro County Clerk of Court asking For one And asking his parole Agent, to give the public Defendant his parole file. She Refuse. This parolee is unjust.

This a Violation of Due process. See Sally V. State 410 SE2d 921+922 S.C. 1991

#2 Reason they Sent me Back to S.C.D.C. on A Parole Violation for Being arrest on 5 charge using all the Information from the arrest on 8-9-25. at the Administrative hearing, and other Information. I did 2,405\$ on the B.O.A, and 20.00 for a Drug test.

This information was use at the Administrative hearing on 11-23-22. Turn in By the Head parole Agent. Tara Funderberk. To the S.C. Administrative hearing office. Merlva Dean Subor, who SENT this information to the S.C. Dept Release Service To his Family Member who Valer Subor, who is the Dept Dept Dir. of parole Release Service. They Family 2 Family Member working on the very same case she not openy to go against her Family or correct Any mistake Conflict of interest. Discrimination act

BRIEF pg 3 of 2

Then on 1-10-24 The Marlboro County Solicitor office Dismiss all 5. charge from the arrest and charge From 8-9-22. after the indictment. And the S.C. Dept of parole Release Server had a copy of this information, Before the 3rd Due process Violation, the police and guideline. from Revork and 24-21-680 guideline. State. S.C. Dept. parole Release has 1 year to Take you Back to the parole Board, with ex 1 year they took Me Back 1 year and 21 Day later, When they was to Reinstate Me. they took Me Back ex Parole on Feb 28, 2024. and Rejected Me. This Violation 24-21-680 Due process. By Not Reinstate me And Placing me Back ex to Routine parole every 2 year. as if I was found guilty or Took a guilty Pleas. Where this Not the case. By place me Back into the Routine parole. This is a. Violation of the 8th Amendment Right Cruel and unusual Punishment, Because My Liberty is Violate Violate 14 Amendment Right. Because I was ex Parole 6 year 9 month 20 Days. Violation Due process. Violation as soon as they Receive the information that all charge was Dismiss By the Solicitor. they was Suppose to correct the parole Record processing the Dismiss charge as Being Dismiss, they was Suppose to process me Back ex parole to Reinstate. Because No criminal, State or Federal or local law has Being Broken

BRIEF 4 of 3

This A Violation to 14 Amendment. Liberty. See. *Hawkins v Freeman* 166 F.3d 267 (4th Cir 1991) 338 S.Ct. at 368 527 SE2d at 922. Because I was Suppose Be Reinstated. (9) (13) (14) (15) (16) (17). in 14. Amendment,

My parole hearing on Feb 28, 2024. was Suppose Be for Back the Revoke hearing, Routine By guideline 24-21-680 to Be Reinstated, NO to Be place Back into the Routine parole Back to every 2 year This, a Violation of law 17-27-20(A)(5)(B). That Show I am Being held unlawfully on a parole Violation when there is NO Violation.

I was Revoked, Not on Routine parole. I was out 6 year 9 month and 20 days. I Report to see my parole Agent 1 time per month. I Show up a person every month even if I Did it have the parole Fund. I still Show up every Month.

The S.C. State Constitution (56) 2684 (1971)
No one Shall Be in prison for A. Debt Except in A Case
Fraud.

5th. Violation the S.C. D.C. and S.C. Dept of parole Release Series 13. In Violation to 17-27-20(A)(5)(B) For unlawfully holding me on A parole Violation where there is NO Violation. all Evidence use was Dismiss By the Solicitor on 1-10-24

BRIEF 5 of 4

They are punish me Twice for charge that have Been Dismiss
Against me on 1-10-24. This Deble Terrible and deprive me
Of my liberty. I was on the Street on parole 9 month 20
Days. No. New Conviction, have Not Broken No State, Federal or local laws
to violate parole.

State of S.C. laws State. IF A person is arrested he is still
Innocent, until he is Found guilty with in the Court of
Law, By a Judge or a Jury. or if he plea guilty then
By his own admitted, he is guilty. But he is Not
Guilty From Being arrested.

And this Case Before the Court. I am A Innocent man
I have Not Broken No State, Federal or local laws

All 5 charge from the arrest on 8-9-22. was Dismiss
By the Marlboro County Solicitor office on 1-10-24
The S.C.D.C. and S.C. Dept. of parole is an violation of
law 17-27-20 (A)(B) By holding me for a Violation
When there No Violation.

Brief. 6 of 5

Petetur, Be Remstate Back on parole. With all this Time of unlawfully hold, Be put as credit to his parole. This parole case 36. year old. 89-BS-34-559.

No Victim witness, No weapon charge or weapon Conviction. No Sex Crime. Never miss a Report

6 year 9 month 20 Days. Never Been Any Trouble

Don't have Any penndole No hold No Detain

No Criminal History. Been lock up Since 8-9-22. Been Back on S.C.D.C. Since Fed 8 2023.

Just want get Back to My Family. I have lose everything, I have Start over I am hearing Impair where I. Hearing Aids.

They got me on Close Custody with 3 point loss my wife, loss my Job, loss My Freedom, loss My Downpayment on Trailer and land. loss everything.

Relief Seeking.

To Be Reinstated Back on Parole A.S.A.P.

By Court order to S.C. Dept of Parole Release Services

And Any Compensation Award By this Court
For, Violation of 5, 8, 14. Amendment Constitution
Violation from there 2 State Agency.

Reinstated and Release Back to the Community Back
to his. Parole Address.

2832. Arnon Tepile Church Rd
Bennettsville S.C. 29512

And All Debt of parole Fee from BOA. Be Settle
Back @ State Back \$0. per month. Debt paid.

Any Compensation award By this Court for the
The United States Constitution Violation that Before this
Court.

Violation. 5, 8, 14. Amendment. By 2 State Agency.

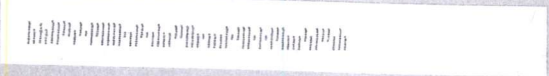
William Smith #161838
Broad River Comm Inst - Mont A 238
4460 Broad River Rd
Columbia, S.C. 29210



RECEIVED
JUN 30 2025
BRCI
MAILROOM

To. South Carolina Supreme Court
Clerk, MRS. Patricia A Howard
P.O. Box 11330
Columbia, S.C. 29211

RECEIVED
JUL 02 2025
S.C. SUPREME COURT



William Smith #161838
Broad River Corr Inst - Mont - A238
4460 Broad River Rd
Columbia, S.C. 29210

COLUMBIA SC 290

30 JUN 2025 PM 4 L



US POSTAGE™ PITNEY BOWES



ZIP 29210 \$ 000.69⁰
02 4W
0000378366 JUN 30 2025

RECEIVED

JUN 30 2025

BRCI
MAILROOM

To. South Carolina Supreme Court
Clerk. Mrs Patricia A. Howard
P.O. Box 11330
Columbia, S.C. 29211

RECEIVED

JUL 02 2025

S.C. SUPREME COURT

29211-133030

