

State of South Carolina  
In The Court of Appeals

Appeal From S.C. Admin. Law Court

Crystal M. Roskard, Admin. Law Judge

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CA No.: 2025-000018

AUG 07 2025

SC Court of Appeals

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ANGELO HAM, #315014,

Appellant,

vs.

S.C. Dept. of Corrections,

Respondent.

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Final Brief of Appellant

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Angelo Ham, #315014  
McC.I./F38 #219  
380 Redemption Way  
McCormick, S.C. 29899

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Buchanan v. S.C.D.P.P.S., 442 S.C. 393 4.

MARTINEZ v. Cordova, 676 F.Supp. 1468 6.

## Statement of the Issue on Appeal

The Administrative Law Court erred by summarily dismissing the Appellants appeal where the Appellant alleged a state-created liberty or property interest.

## Statement of the Case

Inmate of state prison, whose personal property that was purchased by him from the S.C.D.C. canteen or purchased by his family from the S.C.D.C. APPROVED ACCESS SECURITY PAK were not transferred with him because normal procedures were not followed, brought a grievance with the S.C.D.C. to recover his property and to discipline the official who violated the S.C.D.C. policy/procedure. Both grievances were denied and dismissed. See, Record on Appeal, pp. 5-7.

Appellant then commenced an appeal in the Administrative Law Court seeking to recover his lost property. However, the ALC summarily dismissed the Appellant's appeal. See, Record on Appeal, pp. 1-4.

This appeal follows.

## STANDARD OF REVIEW

This Court may reverse or modify the decision of the ALC "only if substantive rights of the Appellant have been prejudiced because the decision is clearly erroneous in light of the reliable and substantial evidence on the whole record, arbitrary or otherwise characterized by an abuse of discretion, or affected by other error of law." BUCHANAN v. S.C. DEPT OF PROB, PAROLE, & PARDON SERVS., 442 S.C. 393, 401, 899 S.E.2d 600, 605 (Ct. App. 2023), cert. denied (Apr. 16, 2024).

## Argument

The ALJ erred by summarily dismissing Appellant's appeal where he alleged a state-created liberty or property interest.

Appellant contends that the ALJ erred by summarily dismissing his appeal where his grievance and appeal implicated a state-created liberty or property interest protected by the Fourteenth Amendment. In the Appellant's appeal before the Administrative Law Court, the ALJ did not base its findings of fact or conclusion on any evidence but instead relied solely on the allegations of the Respondent. In the Appellant's Record on Appeal, the facts confirm that he did, in fact, possess an electric shaver, brush, comb, thermal underwear, towels, washcloths, mesh bags, and bowls. See, Record on Appeal, pg. 8. The Respondent stated that the Appellant did not possess or own these items but,

however, did not provide any evidence to show that these items did not belong to the Appellant.

The Court held in Mattinez that "while gross negligence ordinarily will not result in deprivation in constitutional sense, there may be circumstances where it implicates protections of due process clause when it contains elements of abuse of governmental power." Mattinez v. Cordova, 676 F.Supp. 1068 (1987).

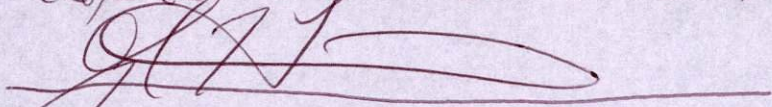
Appellant contends that his due process rights were violated here because the S.C.D.C. officials failed to give him adequate notice or hearing and the S.C.D.C. officials failed to provide any evidence showing that these property items were not the Appellants or him being charged according to S.C.D.C. policy / procedures.

CONCLUSION

BASED ON THE ABOVE-CITED, APPELLANT respectfully request that this Honorable Court REVERSE AND REMAND the AKC's order.

July 31, 2025

Respectfully Submitted,



Angelo Ham #315014

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LEGAL MAIL ROOM