

The State of South Carolina
In The Court of Appeals

Appeal From Administrative Law Court

Deborah Brooks Darden ALJ

Billy Lee Lisenby JR, #200293,

Appellant

V.

South Carolina Department of Corrections,

Respondent

Appellate Case No. 2013-000958

Motion To Reinstate

Appellant ask that his case be reinstated because he did infact send this Court and the Respondents a copy of his ~~Record~~ Record on Appeal. The Respondents received a copy but not the courts.

It is not Appellant's fault because he placed it in the mail. Enclosed is the Record on Appeal. The enclosed Motion To Reinstate may be late because Appellant did not receive the order until 10-25-13 because the order was sent to Tygeville C.I., even though Appellant advised the court of his new address at Lee C.I.

For the above reasons Appellant ask this motion be granted.

Respectfully Submitted,

Dated: Oct. 26th 2013

RECEIVED

NOV 01 2013

SC Court of Appeals

Billy Lee Lisenby
Billy Lee Lisenby JR, #200293
990 Wisacky HWY.
Lee Corr. Inst.
Bishopville S.C. 29010

The State of South Carolina
In The Court of Appeals

Appeal From Administrative Law Court
Deborah Brooks Darden, ALJ

Billy Lee Lisenby JR; #200273,

Appellant

v.

South Carolina Department of Corrections,

Respondent

Appellate Case NO. 2013-000958

PROOF OF SERVICE

I certify that I have served the Motion TO Reinstate on Respondents by depositing a copy of it in the United States Mail on Oct. 26th 2013 addressed to their attorney of record as follows:

General Counsel
PO. Box 21787
Columbia, SC. 29221

Billy Lee Lisenby Jr.
Billy Lee Lisenby JR; #200273
990 Wisacky Hwy #
Bishopville S.C. 29010

RECEIVED

NOV 01 2013

SC Court of Appeals