

FEB 27 2026

SC Court of Appeals



SOUTH CAROLINA JUDICIAL BRANCH

STATE OF SOUTH CAROLINA)

COUNTY OF Richland)

Jesse Edmond #135322)

Plaintiff,)

vs.)

South Carolina Administrative Law Court; South Carolina Department of Corrections)

Defendant.)

IN THE COURT OF COMMON PLEAS

FIFTH JUDICIAL CIRCUIT

ORDER IN FORMA PAUPERIS

FILE NO. 2025CP4003564

ORDER

Leave is Granted to proceed in forma pauperis without payment of the filing fee.

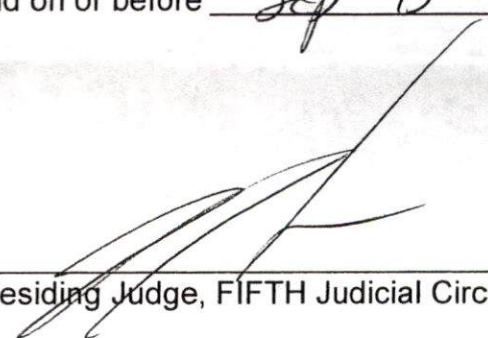
Leave is Granted to proceed in forma pauperis without payment of the service cost.

Leave is Denied to proceed in forma pauperis pursuant to Ex parte Martin, 321 S.C. 533, 471 S.E.2d 134 (1995).

Leave is Denied to proceed in forma pauperis. Plaintiff has failed to establish compliance with the Poverty Guidelines pursuant to Rule 3(b)(1), SCRPC.

If denied, this case will be dismissed without further order of the court if the filing fee and associated costs are not paid on or before Sep 15, 20 25.

Dated: 8/12, 20 25



Presiding Judge, FIFTH Judicial Circuit

Columbia, South Carolina

NOTICE TO PLAINTIFF: The Court may assess costs against either party at hearing.

Jesse Edmond, # 135322 / F3B55
Allendale Correction Institution
1057 Revolutionary Trail
Fairfax, SC 29327

Attention: Chief Justice
South Carolina Court of Appeals
c/o Catherine S. Harrison, Deputy Clerk
P. O. Box 11525
Columbia, SC 29211

Date: February 17, 2026

Re: Enclosures for Filing Purposes
Jesse Edmond v. Jana E. Shealy, Clerk of Administrative
Law Court and South Carolina Department of Corrections
Appellate Case No.: 2026-000247

Dear Chief Justice/Madame Deputy Clerk Harrison:

[A] Copies of Requested Orders and Decisions Enclosed for the
Second Time

This communication is in response to receipt of your recent letter, which I received today, noting alleged deficiencies in the Notice of Appeal sent to your court by way of an order of the South Carolina Supreme Court transferring the appeal to the Court of Appeals. You clearly misapprehend or did not receive all the relevant records from the Supreme Court, including the attached orders and decisions which were attached to the Notice of Appeal when filed in the State Supreme Court, and mistakenly attribute that error to me.

If you will take notice of the record of the Supreme Court, I mailed the Notice of Appeal to the Supreme Court, on January 13, 2026

Further, the next day, on January 14, 2026, I noticed I inadvertently failed to include the orders and decisions subject to appeal, and therefore mailed to the South Carolina Supreme Court a letter and attached to that letter were the following documents.

1. Form Order (SCCA 405.1), signed August 12, 2025, and filed August 13, 2025, and
2. Form Order, signed November 10, 2025, and filed November 17, 2025, and
3. Form Order, signed the 11th day of June, 2025, and