

# The South Carolina Court of Appeals

Bernard Jackson, #210745, Appellant,

v.

South Carolina Department of Corrections, Respondent.

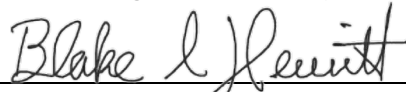
Appellate Case No. 2024-002004

---

## ORDER

---

On March 9, 2026, Appellant filed a "motion to void settlement agreement and reinstate appeal on the merits," in which he asks this court to void the settlement agreement dated September 9, 2024, or, in the alternative, void a specific provision of the settlement agreement. Additionally, Appellant moves this court to reverse the Administrative Law Court's (ALC's) order of dismissal and reinstate his appeal at the ALC. Next, Appellant requests this court order Respondent to produce certain documents. Finally, Appellant requests oral argument concerning his appeal. Respondent did not file a return. After careful consideration, we deny Appellant's motion to void the settlement agreement, void a specific provision of the settlement agreement, reverse the ALC's order of dismissal, and reinstate his appeal as those are matters to be considered when this court undertakes consideration of Appellant's appeal. Further, we deny Appellant's request for the production of documents. Finally, we deny Appellant's request for oral argument at this time. Should this court determine oral argument would aid the court in resolving the issues, this court will schedule oral argument. *See* Rule 215, SCACR ("The appellate court may decide any case without oral argument if it determines that oral argument would not aid in the court resolving the issues.").



J.

FOR THE COURT

Columbia, South Carolina

**FILED**  
**Jun 01 2026**

**FILED**  
**Jun 01 2026**

cc:  
Bernard Jackson, 210745  
Christina Catoe Bigelow, Esquire