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The State of South Carolina

In the Court of Appeals:

Appeal From the Administrative Law Court

The Honorable John D. McLeod

Case NO<sup>o</sup> 14-ALJ-0324-AP

Case NO<sup>o</sup> 14-ALJ-0325-AP

**RECEIVED**

JUL 10 2014

**SC Court of Appeals**



John B. Campbell

Appellant

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S.C.D.C.

Respondent

Notice of Appeal

John B. Campbell appeals the Motion denying the Respondent to Supplement the Record dated June 10, 2014, and also the Order of Dismissal dated June 27, 2014, Appellant Received a copy of this Motion on June 12, 2014, and a copy of Order of Dismissal on July 1, 2014.

July 2, 2014

John B. Campbell  
John B. Campbell  
4848 Goldminnetlwy  
Kershaw S.C. 29067

cc: Administrative Law Court  
office of General Counsel

**LEGAL**

The State of South Carolina  
In the Court of Appeals  
Appeal From the Administrative Law Court  
The Honorable John D. McLeod

Case NO<sup>0</sup>14-KLJ-0324-AB  
Case NO<sup>0</sup>14-AW-0325-AP

**RECEIVED**  
JUL 10 2014  
SC Court of Appeals

John B. Campbell

Appellant

S.C.O.C.

Respondent

PROOF OF SERVICE

I certify that I have served the notice of Appeal on the Administrative Law Court, Judge John D. McLeod, and the office of General Counsel, by depositing a copy of it in the Kershaw Correctional Mail Room, postage pre paid, address to Administrative Law Court Judge John D. McLeod 1205 Pendleton Street, Columbia S. C. 29201 and the office of General Counsel address at 4444 Broad River Road Columbia S. C. 29221-1787.

July 2, 2014

John B. Campbell  
John B. Campbell  
4848 Goldmine Hwy  
Kershaw S.C. 29067

**LEGAL**

The Honorable Jenny Abbot Kitchings  
Clerk, South Carolina Court of Appeals  
P.O. Box 11629, Columbia 29211

Re: Docket NO14-ALJ-0324-AP  
Docket NO14-ALJ-0325-AP

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JUL 10 2014

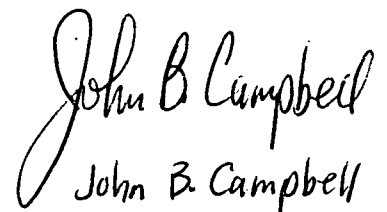
**SC Court of Appeals**

July 2, 2014

Dear Ms. Kitchings

Enclosed for filing is a Notice of Appeal in the above case. Also enclosed are the following:

1. Proof of Service of the notice of Appeal on the Respondent
2. A Copy of the Order, and Motion, which is to be reviewed on appeal.
3. Appellant Explanation for Appeal.

  
John B. Campbell  
4848 Goldmine Hwy  
Kershaw S.C. 29067

cc: Administrative Law Court  
Office of General Counsel

**LEGAL**

The State of South Carolina  
Administrative Law Court

John B. Campbell 228072

Convict

Docket No<sup>o</sup> 14-C0324

Grievance P.C. I. 1249-13

v.

South Carolina Department of  
Corrections

Motion to Compel Respondent to  
Supplement the Record.

1. Now Comes, convict John B. Campbell whom is a prisoner at South Carolina Department of Corrections (S.C.D.C) pursuant to sentence sheet number 2009 GS-34-0521. See Respondent Record For observation of sentence sheet(s).
2. Nevertheless, on May 29, 2014, convict recieved Respondent Record of Appeal which consist of Grievance # P.C. I. 1249-13 and P.C. I. 1267-13 also Indictment # 2009 GS-34-0521, sentence sheet that cites Arrest Warrant # Ma-008 and sentence sheet that cites Arrest Warrant # M 075185.
- 3 However, convict has reason to believe, Respondent has omitted from the Record items that were relied upon by S.C.D.C. classification.
4. In support of this ~~belief~~<sup>belief</sup>, according to S.C.D.C. classification personnel Junitia Gaston disposition of Grievance P.C. I. 1249-13 and P.C. I. 1267-13, there was communication between S.C.D.C. classification, the solicitor, and the office of General Counsel during S.C.D.C. Investigation of Convicts Grievance P.C. I. 1249-13 and P.C. I. 1267-13
5. Convict reference to S.C.D.C. Final decision, so to Remind Resprdent that the Information or Evidence the Solicitor or General Counsel provided to S.C.D.C. should be disclose For this Appeal, and without these ~~documents~~<sup>documents</sup> the Court a full view of S.C.D.C. classification findings

SC ADMIN. LAW COURT

**FILED** **DENIED** **FILED**

John D. McLeod 6-10-14 JUN 09 2014

John D. McLeod

The State of South Carolina  
In the Court of Appeals  
Appeal From the Administrative Law Court  
The Honorable John D. McLeod  
Case NO<sup>o</sup> 14-ALJ-0324-AP  
Case NO<sup>o</sup> 14-ALJ-0325-AP

John B. Campbell

Appellant

S.C.D.C.

Respondent

Explanation For Appeal

**RECEIVED**

JUL 10 2014

**SC Court of Appeals**

July 2, 2014

John B. Campbell  
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Kershaw S.C. 29067

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1 of 3

## Explanation for Appeal page 2 of 3

1. Appellant filed a notice of Intent to Appeal from S.C.D.C. final decision with the Administrative Law Court on April 10, 2014.
2. Appellant provide a general statement in accordance to ALC, Rule 59(B) that raised question with regards to S.C.D.C. classification misinterpretation of Appellant sentence sheet.
3. The Respondent South Carolina Department of Correction filed the Respondent Record on May 27, 2014.
4. On June 4, 2014 appellant filed a motion to Compel Respondent to Supply the Full Record, although, on June 10, 2014, the Honorable John D. McLeod Denied Appellant request, without a showing of an Reply to appellant motion from the Respondent S.C.D.C.
5. Therefore, the Honorable John D. McLeod decision to Deny Appellant motion, without a written Reply from the Respondent S.C. D.C. implies discrimination in favor for the Respondent.
6. Moreover, on June 15, 2014, appellant explain to the Honorable John D. McLeod that without an adequate Record Appellant will forfeit a statement of Issue on Appeal. Based on the circumstance of the Respondents failure to provide a Full Record.
7. Furthermore, despite the circumstance. Appellant still Requested the Court to Review the concerns Filed within Appellant general statement for Appeal.
8. However, the Respondent came on Record June 23, 2014, complaining that "appellant letter was attempting to circumvent the procedural Rules of the Court.... and S.C.D.C. is not provided with notice of Appellant specific point of Argument on Appeal."
9. On June 27, 2014, the Honorable John D. McLeod issued orders of Dismissal based on Appellant failure to Comply with Rule 60.
10. Therefore, the Honorable John D. McLeod decision to Deny Appellant motion without allowing appellant to contest the Respondent motion, implies another showing of Discrimination in favor of the Respondent.

Explanation for Appeal page 3 of 3.

11. According to ALC Rule 63 motion, Any motion shall Be in written... and any response to the motion must Be filed within ten (10) days.
12. pursuant to this Rule 63, the Respondent had an obligation to Reply to Appellant Motion to Supple the Full Record.
13. Therefore, confined to this record, the Court of Appeals has the Authority to review a decision of the ALC in order to determine whether " the substantive rights of the petitioner have been prejudiced because the findings conclusion, or decision is in violation of ALC Rule 63 and " In violation of Constitutional or Statutory provision"... S.C. Code Ann 123-610 B. Appellant primary document notice of Intent to Appeal, filed on April 10, 2014, did provide a general statement in accordance to ALC Rule 59(B).
14. The Administrative Law Court acknowledge this concern in its order of Dismissal, therefore, since the Court was able to Liberally construe appellant concerns it should ~~had~~ add Least instructed S.C.D.C to Respond. to Appellant June 13, 2014 Letter,
15. Appellant June 13, 2014 provide enough information to enable the Administrative Law Court Judge to Liberally construe appellant sentence is being Mis Interpreted by the Respondent S.C.D.C.
16. Wherefore, Appellant's Appeal was denied Fundamental Fairness and the ALC Judge John D. McLeod abuse his discretion, when Circumstance required Liberally construction to the enforcement of Rules,

John R. Capbell  
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