

The State of South Carolina

In The Court of Appeals

Appeal From The Administrative Law Court

Shirley C. Robinson, Administrative Law Judge

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Docket No. 14-ALJ-04-0069-AP

Grievance No. TYRCI-1553-12

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Billy Lee Lisenby JR, ..... Appellant

vs.

South Carolina Department of Corrections, ..... Respondent

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Notice of Appeal

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The above Appellant now appeals Administrative Law Judges order of dismissal dated June 11<sup>th</sup> 2014 received on June 16<sup>th</sup> 2014. Enclosed is a copy of the order.

Dated: July 8<sup>th</sup> 2014

Billy Lee Lisenby

Billy Lee Lisenby JR, #200273

Lieber Corr. Inst.

PO. Box 205

Ridgeville, S.C. 29472

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**SC Court of Appeals**

tioner or respondent is under a death sentence that may be affected by the disposition of the petition, the notation "CAPITAL CASE" shall precede the words "Questions Presented." No other information is to be included on this page. Rule 14.1(a).

#### **4. PARTIES TO PROCEEDING:**

The next page shall list the parties to the proceeding in this Court if all their names do not appear on the cover. Rule 14.1(b). This listing must be precise. Should a corporate entity be a petitioner, the Rule 29.6 corporate disclosure statement is to appear on this page. If there is no parent or publicly held company owning 10% or more of the corporation's stock, a statement to that effect shall be included on this page. Rule 29.6.

#### **5. NUMBERING OF PAGES:**

The pages containing questions presented for review, the list of parties and corporate disclosure statement, table of contents, and table of authorities should be numbered (i), (ii), (iii), etc. The table of contents and the table of authorities are followed by the text of the petition. Rule 14.1(c). There should be no second cover page prior to beginning the text of the petition. The pages of the text of the petition should be numbered 1, 2, 3, etc., and not a continuation of (i), (ii), (iii), etc. In no event may the text of the petition exceed 9000 words. Rule 33.1(d) and Rule 33.1(g)(i).

#### **6. CONTENTS OF APPENDIX:**

The appendix to the petition must contain all items required by Rule 14.1(i). If you are seeking review of a state court judgment and an intermediate state appellate court was the last court to act on the merits, you shall include in the appendix any order regarding a petition for rehearing that may have been acted upon by that court as well as any orders denying discretionary review that may have been issued by higher state courts. Any order denying rehearing that starts the running of the time for filing the petition must also be contained in the appendix. Those orders shall include the caption showing the name of the issuing court, the title and number of the case, and the date of

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Billy Lee Lisenby JR; ..... Appellant

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PROOF OF SERVICE

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I hereby certify that I have served Respondent(s) a copy of Appellant's  
Notice of Appeal by depositing a copy of same in the United States Mail, postage  
prepaid, July 8<sup>th</sup>, 2014, addressed to the Respondent(s) as follows:

Christopher D. Florian  
Deputy General Counsel  
S.C. Dept. of Corrections  
PO. Box 21987  
Columbia, S.C. 29221-1987

Shirley C. Robinson, ALJ  
1205 Pendleton St.  
Columbia, S.C. 29201

Billy Lee Lisenby JR

Billy Lee Lisenby, JR, #200273

Lieber Corp. Inst.

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entry. Rule 14.1(i)(i) through (iv). If you are seeking review of a judgment from a United States Court of Appeals, you must, on that document, include the names of the judges who acted on the appeal. Any published and unpublished opinions issued with respect to the judgment sought to be reviewed shall be included in the appendix. Should the appendix become too voluminous, it may be presented in a separate volume or volumes with white covers bearing the appropriate caption.

## **7. REPRODUCING DOCUMENTS IN APPENDIX:**

Material contained in the appendix as required by Rule 14.1(i) must also comply in all respects with the type size and page size requirements contained in Rule 33.1. Lower court orders and opinions issued on paper larger than 6 $\frac{1}{8}$  by 9 $\frac{1}{4}$  inches *may not be photo-reduced*. Rule 33.1(b). These items must be reformatted to comply with Rule 33.1 and they must contain the caption showing the name of the issuing court or agency, the title and number of the case, and the date of entry. Rule 14.1(i). If a signature is contained on the original, reproduce the name by using "s". The seal of the lower court and the file stamp may be reproduced by typesetting the information verbatim. Photo reproductions from Federal Supplement, Federal 2nd and 3rd Reporters, and regional reporters are not acceptable under Rule 33.1. Such materials must be reformatted to comply with the type size requirements of Rule 33.1. Items in the appendix are to be arranged as required by Rule 14.1(i)(i) through (vi).

## **8. BINDING:**

The petition and appendix shall be bound firmly in at least two places along the left margin so as to make an easily opened volume. No part of the text may be obscured by the binding. Saddle stitching or perfect binding is preferred. Staples may be used, with at least two along the left margin, covered with tape. Under no circumstances may spiral, plastic, metal, or string bindings be used. Rule 33.1(c).

Billy L. Lisenby JR, #200273

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