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The State of South Carolina
In The Court of Appeals

RECEIVED

DEC 30 2014

Appeal From Administrative Law Court
Administrative Law Judge Robinson

SC Court of Appeals

Case NO. 14-ALJ-04-0069-AP

Billy Lee Lisenby JR, #200293 Appellant

v.
South Carolina Department of Corrections Respondent

Record ON Appeal

Dated: Dec. 18th 2014

Attorney For Respondent
General Counsel
P.O. Box 21787
Columbia, S.C. 29221

PRO-SE
Billy Lee Lisenby JR, #200293
Lieber C. I
P.O. Box 205
Ridgelyville, S.C. 29172

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Certificate of Counsel

The undersigned hereby certifies that the Record on Appeal contains all material proposed to be included by any of the parties and not any other material.

Dated: Dec. 18th 2014

Billy Lee Linsby

Billy Lee Linsby JR, #200273

Lieber C. I E-B26

P.O. Box 205

Ridgeville S.C. 29472

The State of South Carolina
In The Court of Appeals

Appeal From Administrative Law Court
Administrative Law Judge Robinson

Case NO 14-ALJ-04-0069-AP

Billy Lee Linsby JR, #200277 Appellant

V.

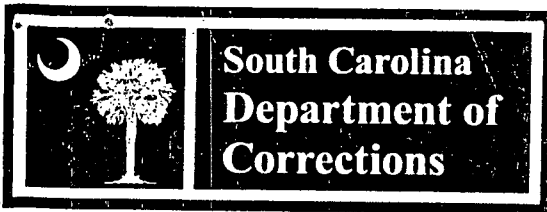
South Carolina Department of Corrections Respondent

PROOF OF SERVICE

I hereby certify that I have served Respondent a copy of Appellant's
Record on Appeal, by depositing a copy of same in the United States Mail postage
prepaid, Dec., 18th, 2014, addressed as follows.

General Counsel
P.O. Box 21737
Columbia, S.C. 29221

Billy Lee Linsby
Billy Lee Linsby JR, #200277
Lieber C. I
P.O. Box 205
Ridgeville, S.C. 29472



NIKKI R. HALEY, Governor
BRYAN P. STIRLING, Acting Director

March 14, 2014

The Honorable Shirley C. Robinson
South Carolina Administrative Law Court
Edgar A. Brown Building, Suite 224
1205 Pendleton Street
Columbia, South Carolina 29201

Reference: Inmate Billy Lisenby, #200273 vs. SCDC
Docket No. 14-ALJ-04-0069-AP

Dear Judge Shirley C. Robinson:

Find enclosed a copy of the Respondent's Record consisting of Inmate Grievance TYRCI 1553-12, Disciplinary Report and Hearing Record, Incident Report, and Disciplinary Transcript, as well as other supporting documents in the above referenced case.

Please file the originals and return a clocked-in copy of the cover letter to me in the enclosed self-addressed envelope.

Sincerely,

Cheron M. Hess
Administrative Assistant
Office of General Counsel

Enclosures

cc: Inmate Billy Lisenby, #200273
File


1

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing document was this date served upon the following individual(s) by placing a copy of the same via mail to his/her last known address as follows:

Inmate Billy Lisenby, #200273
McCormick Correctional Institution

Columbia, South Carolina
March 14, 2014


Cheron M. Hess
Administrative Assistant
South Carolina Department of Corrections
4444 Broad River Road
P. O. Box 21787
Columbia, SC 29221-1787
(803) 896-3922

**SOUTH CAROLINA DEPARTMENT OF CORRECTIONS
INMATE GRIEVANCE FORM
STEP 1**

REC'D DEC 28 2012 410

INMATE NAME: Billy Lee Lisenby JR.
 SCDC NUMBER: #200273
 INSTITUTION: Tyger River C.I.
 HOUSING UNIT: SMU #48
 WORK ASSIGNMENT: N/A

Office Use Only
 Grievance No. TYRCI 155312
 Code: General _____
 Policy _____
 Disc. Hear. # 133 836 2
 Class. 4D 12-17-13
 Date Received 1-18-13
 IGC Initials JL

STATE GRIEVANCE (include documentation, and date of incident; if SCDC Policy, indicate which policy) On 12-17-12 when I woke up from sleeping at approx. 1:30 PM I observed an SCDC Form 19-69 stating "I had been found guilty of 836: Disrespect." Next it stated in part "I am required to attend the hearing." I contend I never refused to attend the hearing. On 12-12-12 at 12:17 PM Sgt. R. Groves served me a charge paper for 836: Disrespect. I did not check that "I do not want to be present at my hearing" and I did not check "I waive my right to a hearing." Instead I checked "I do want my accused present at the hearing," and "I want a counsel substitute." On 12-14-12 Counsel Substitute Medvera (name maybe misspelled) came to visit me, and I asked him to get or obtain statements from Inmate Christopher Allan Rainey #336389, and Inmate John Fortunato #347020, he assured me he would do this, but never did. Although he didn't obtain the statements I was prepared for the hearing, and I obtain statements from Rainey, and Fortunato see Exhibit #1 and #2. Also I asked my C/S to have L.T. Copeland present as a witness. I do not know if he spoke with L.T. Copeland in not. I do not know how they conducted my hearing in my absence and I never signed a waiver, or told anyone I didn't want to attend my hearing. My C/S knew I had a valid defense, if they thought I was refusing to attend my C/S should've come and consulted with me to confirm the allegation. No S.C. DC Employee came to escort me, or ~~asked~~ did me did I want to attend a hearing on 12-17-12 I have enclosed (4) sworn affidavits to support my claim. The Affidavits are from I/M Demario Clyburn #260856, Christopher Allan Rainey #336389, Moses L. Stallage #341006 and John M. Fortunato #347020 and they are listed as exhibits 3-6, (see enclosed.) OP-22.14 Section 7.2 states in part "In addition, an inmate may waive his/her right to a hearing and indicate such on SCDC Form 19-69. When an inmate waives his/her right to a hearing, the hearing OFFICE will review the waiver section of the SCDC Form 19-69, conduct the hearing in the absence of the inmate, determine guilt or innocence." Had the DM viewed See Attachment #1 →

ACTION REQUESTED:
 I ask ^{that} my case be overturned.
 See Exhibit 1-6

SPECIFY HOW AND WHEN INFORMAL RESOLUTION WAS ATTEMPTED BY GRIEVANT:

Appeal

ACTION TAKEN BY IGC:
Billy Lee Lisenby Jr. 12-24-12
 Grievant Signature Date

Considered grievance issue, contacted appropriate staff, reviewed all pertinent information and documentation. See Warden's Response for decision.

3.

J. LeCompt 1-31-13
 IGC Signature Date

I accept the action taken by the IGC and consider the matter closed.
 I do not accept the action taken and wish to appeal.

N/A
 Grievant Signature Date

WARDEN'S DECISION AND REASON:

Inmate Lisenby;

This is in response to TYRCI-1553-12, case #133. You have appealed the results of your 12/17/12 Disciplinary Hearing where you were found guilty on the charge of 836 Disrespect. The issues you stated do not warrant a reversal of the charge. Pertinent documentation has been reviewed and an investigation of the hearing was conducted. No technicalities, procedural errors, or misinterpretations of evidence was noted and the decision of the Disciplinary Hearing Officer was based on substantial evidence.

Based on this information, your appeal is without merit and therefore denied. If not satisfied with my response, see Step 5 below.

Jim Riley 2/1/13
Warden Signature Date

- I accept the Warden's decision and consider the matter closed.
- I do not accept the Warden's decision and wish to appeal.

Bill Lisenby 2-4-13
Grievant Signature Date

J. Lisenby 2-4-13
ICC Signature Date

INSTRUCTIONS FOR COMPLETING STEP 1 GRIEVANCE FORM

1. An informal resolution shall be attempted prior to the filing of Step 1.
2. Complete each section in its entirety, writing only in the space provided for inmate use.
3. Only one (1) issue is to be addressed on each form.
4. Submit the completed form to the Institutional Grievance Coordinator within fifteen (15) days of an alleged incident; policy grievances at any time. Do not write in the space provided for the Warden's response.
5. If you are not satisfied with the Warden's decision, you may appeal to the appropriate responsible official within five (5) days of your receipt of the Warden's decision, via the Institutional Grievance Coordinator.

Due: 2-9-13

SOUTH CAROLINA DEPARTMENT OF CORRECTIONS
INMATE GRIEVANCE FORM
STEP 2

REC'D FEB 8 2013

Office Use Only

Grievance No. TYRC1-155312

Code: General _____

Policy _____

Disc. Hear. +133 836

Class. 40-12-17-13

Date Received 2-12-13

IGC Initials JL

INMATE NAME: Billy Loxby

SCDC NUMBER: #200293

INSTITUTION: Jaycee C.I. Lee

HOUSING UNIT: SMU #48

WORK ASSIGNMENT: N/A

INMATE GRIEVANCE

INMATE'S REASON FOR APPEAL (state specific dissatisfaction): *There is no evidence to show I waived my right to a hearing. By me not being allowed to attend my hearing I was denied my constitutional right to call witnesses, and confront my accuser. Please view my Step 1.*

Billy Loxby 2-6-13
Grievant Signature Date

RESPONSIBLE OFFICIAL'S DECISION AND REASON:

The documentation provided indicates that the evidence presented was sufficient to support the conviction of Disrespect (8.36) on December 17, 2012, under SCDC Policy OP-22.14, Inmate Disciplinary System, dated July 1, 2012, and the sanctions imposed, which included the loss of -30- days accrued good time, were appropriate for the rules violation(s). There was no reason found to warrant a reversal of the Disciplinary Hearing Officer's decision. A review of your appeal revealed that you received forty-eight (48) hour notice prior to the hearing, you were afforded due process rights, as required, and the offense was classified and heard in a timely manner.

Therefore, your grievance is denied.

You may appeal this decision under the Administrative Procedures Act to the Administrative Law Court. In order to appeal, you must fill out the attached notice of appeal form and submit it as instructed on the form within 30 days of receipt.

2.

[Signature] 2/6/2013
Signature Date

The decision rendered by the responsible official exhausts the appeal process of the Inmate Grievance Procedure. I hereby acknowledge receipt of the official's response and understand this is the Agency's final response to this matter.

Grievant Signature Date IGC Signature Date

(SEE REVERSE SIDE FOR INSTRUCTIONS)

**SOUTH CAROLINA DEPARTMENT OF CORRECTIONS
INMATE GRIEVANCE FORM**

REC'D DEC 28 2012 **40**

STEP 1

INMATE NAME: Billy Lee Linsby Jr,
 SCDC NUMBER: #200273
 INSTITUTION: Tyger River C.I
 HOUSING UNIT: SMU #48
 WORK ASSIGNMENT: N/A

Office Use Only
 Grievance No. TYRCI 1553-12
 Code: General _____
 Policy _____
 Disc. Hear. #133 836 d
 Class. HD 12-17-13
 Date Received 1-18-13
 IGC Initials JL

STATE GRIEVANCE

(include documentation, and date of incident; if SCDC Policy, indicate which policy) On 12-17-12 when I woke up from sleeping at approx. 1:30 PM I observed an SCDC Form 19-69 stating "I had been found guilty of 836: Disrespect." Next it stated in part "I'm required to attend the hearing." I contend I never refused to attend the hearing. On 12-12-12 at 12:17 PM Sgt. R. Groves served me a charge paper for 836: Disrespect. I did not check that "I do not want to be present at my hearing," and I did not check "I waive my right to a hearing." Instead I checked "I do want my accused present at the hearing," and "I want a counsel substitute." On 12-14-12 Counsel Substitute Medveal (name maybe misspelled) came to visit me, and I asked him to get or obtain statements from Inmate Christopher Allan Ramey #336389, and Inmate John Fortunato #347020, he assured me he would do this, but never did. Although he did not obtain the statements I was prepared for the hearing, and I obtain statements from Ramey, and Fortunato see Exhibit #1 and #2. Also I asked my Cjs to have L.T. Copeland present as a witness. I do not know if he spoke with L.T. Copeland or not. I do not know how they conducted my hearing in my absence and I never signed a waiver, or told anyone I didn't want to attend my hearing. My Cjs knew I had a valid defense, if they thought I was refusing to attend my Cjs should've come and consulted with me to confirm the allegation. No SCDC Employee came to escort me, or ~~ask~~ ask me did I want to attend a hearing on 12-17-12 I have enclosed (4) sworn affidavits to support my claim. The Affidavits are from I/M Demario Clyburn #260856, Christopher Allan Ramey #336389, Moses L. Stallings #341006 and John M. Fortunato #347020 and they are listed as exhibits 3-6, (see enclosed.) OP-22.14 Section 7.2 states in part "In addition, an inmate may waive his/her right to a hearing and indicate such on SCDC Form 19-69. When an inmate waives his/her right to a hearing, the Hearing Officer will review the waiver section of the SCDC Form 19-69, conduct the hearing in the absence of the inmate, determine guilt or innocence." Had the OH viewed See Attachment #1

ACTION REQUESTED:

I ask that my case be overturned.

See Exhibit 3-6

SPECIFY HOW AND WHEN INFORMAL RESOLUTION WAS ATTEMPTED BY GRIEVANT:

Appeal

ACTION TAKEN BY IGC:

Billy Lee Linsby Jr. 12-24-12
 Grievant Signature Date

Considered grievance issue, contacted appropriate staff, reviewed all pertinent information and documentation. See Warden's Response for decision.

I accept the action taken by the IGC and consider the matter closed.
 I do not accept the action taken and wish to appeal.

J. LeCompt 1-31-13
 IGC Signature Date

N/A
 Grievant Signature Date

The waiver section of the SCDC Form 19-69 then he would've seen I didn't waive my right to attend my hearing. OP-22.14 Section 14. Presence of Inmate AT Disciplinary Hearing: States in part:

"14.1 Inmates charged with rules violations will be present at their disciplinary hearings unless s/he has waived the right to be present or if the DHO determines that his/her behavior prior to, or during the hearing justifies their exclusion."

There is no evidence to show I waived my right to a hearing. In *Battle v. Barton* Cite as 970 F.2d 779 (11th Cir. 1992) it states:

"An inmate's right to attend a prison disciplinary hearing is one of the essential due process protections afforded by the Fourteenth Amendment and recognized in *Wolff*."

By me not be allowed to attend my hearing I was denied my constitutional right to call witnesses, and confront my accuser.

Ross v. Medical Univ. of S.C. States:

"South Carolina Constitution of 1895 p. 21 (1969) Article I, § 22 provides in part No person shall be finally bound by judicial or quasi-judicial decision of an administrative agency affecting private rights except on due notice and opportunity to be heard, nor shall he be subject to the same person for both prosecution and adjudication."

#133 ✓
12/11/12

SOUTH CAROLINA DEPARTMENT OF CORRECTIONS
INCIDENT REPORT

SMU 48 A 002

Page (of)

Institution / Center: TYRCL	
Date of Report: 12/10/12	Time of Report: 11:05 A.M.
Reporting Official: OFC. G. Babo 037445	Date of Incident: 12/10/12
Location of Incident: SMU CELL #48	Time of Incident: 10:25 A.M.
Inmate(s)/Resident: SCDC# Age Race Sex	Employee(s) Involved:
1. BILLY LIENBY 200273 B/M	1.
2.	2.
3.	3.
4.	4.
5.	5.

On the above date and approximate time: I, OFC. G. BABO 037445 WAS GIVING JUICE TO THE INMATES ON THE WEST WING. I/M LIENBY, BILLY SCDC # 200273 STARTED CURSING ME. I/M LIENBY STATED, "YOU NOTHING BUT A STANKY ASS CRACKER MOTHERFUCKER" AND "YOU DICK SUCKING ASS." I KEPT ON GIVING JUICE TO INMATES ON THE WING. END OF REPORT.

Signature: *[Handwritten Signature]*

Evidence:

Witness(es):

5.

Supervisor's Comments: *Refer to Major and as responsible Authority*

Signature: *[Handwritten Signature]* Title: *Sgt.* Date/Time: *12-10-12 12:50 PM*

Major / Responsible Authority:

836

Signature: *[Handwritten Signature]* Title: *Capt* Date: *12/11/12*

STG Related - Refer to STG Committee
 Yes No Unknown

This Incident is DRUG related
 Yes No Unknown

Action Taken

Informal Resolution
 Administrative Resolution
 Refer to Disciplinary Hearing

SWORN AFFIDAVIT

I WITNESSED INMATE BILLY LEE RICEBY
200273 AND C/O BO BO ARGUING ON 12-10-12
OVER THE GRIEVANCE BOX. BUT I DIDNT HEAR
NEITHER ONE CURSE OR THREATEN THE OTHER.

I SWEAR UNDER THE PENALTY OF PERJURY THAT THE ABOVE
IS TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE.

CHRISTOPHER ALLAN RICEBY # 336389
S/W

Exhibit #1

Sworn Affidavit

I inmate John Fortunato # 3417020 heard inmate Billy Lisenby # 200273 and Ofc G. Bobo arguing over the grievance box on 12-10-12, but I did not hear neither inmate Lisenby or Ofc. Bobo curse or threaten each other.

I swear under penalty of perjury that this above statement is correct and true to the best of my knowledge.

12-17-12

* John M. Fortunato # 3417020

* John M. Fortunato # 3417020

7.

Exhibit #2

SWORN AFFIDAVIT

Inmate Billy Lisenby #200273 did not refuse to go to his disciplinary hearing on 12-17-12. No SDC employee came to his door to take him to a hearing.

I swear under penalty of perjury the above is true and correct to the best of my knowledge.

Demetrius Lyburn #260856

Exhibit #3 8.

SWORN AFFIDAVIT

NO SCDC EMPLOYEE CAME TO INMATE BILLY
LISENBOYS #200273 DOOR ON 12-17-12 TO
TAKE HIM TO A DISCIPLINARY HEARING. HE
NEVER TOLD ANYBODY THAT HE DIDNT
WANT TO ATTEND HIS HEARING.

I SWEAR UNDER THE PENALTY OF PERJURY THE ABOVE
IS TRUE AND CORRECT.

CHRISTOPHER ALAN REINBY # 336389
S/N

Exhibit #4 9.

Sworn Affiant

On 12-17-12 no officer came to inmate, Billy Wisenby's #200273 cell, to take him to the D.H.O. He never told anybody that he didn't want to attend his hearing.

I swear under penalty of perjury the above is true and correct.

Sincerely
Mason L Stillings #341006

10.
Exhibit #5

Sworn Affidavit

I inmate John M. Fortunato # 3417020 am witness that on 12-17-12 inmate Billy Lisenby # 200273 did not refuse to be present at his D.H.O hearing, and no officer came to escort him to the hearing.

I swear under penalty of perjury
the above statement, is true and correct.

* John M. Fortunato # 3417020

* John M. Fortunato # 3417020

11.

Exhibit #6

**SOUTH CAROLINA DEPARTMENT OF CORRECTIONS
DISCIPLINARY HEARING PROCEDURE
DOCKET No.: 14-ALJ-04-0069-AP GRIEVANCE No.: TYRCI 1553-12
INMATE NAME: Billy Lisenby SCDC No.: 200273
INSTITUTION: Tyger River Correctional Institution
DATE: December 17, 2012
CHARGE: 836-Disrespect**

Miscellaneous Talking Not Related to Hearing

DHO: This is Case Number 133 against Inmate Billy Lisenby, uh, Inmate, uh, SCDC Number 200273. Inmate is charged with 836-Disrespect; the failure of any inmate to observe proper decorum or who willfully engages in action or makes statements to a person, which are discourteous in nature, which may or may not include the use of profanity. Charging Officer is Officer G. Bobo. It should be noted for the record, this hearing is being held in the absence of the accused. Uh, Inmate was served notice of the charge on 12-12-12 at 12:17 p.m. by Sergeant R. Grove, uh, at which time the inmate asked for a Counsel Substitute. He is a Mental Health Patient, uh, and he also asked for the presence of his accuser. However, just prior to the hearing today, uh, security went to pull the hearing, he refused to be stripped down, refused to attending the hearing. Therefore, we are proceeding absent the accused. Present in the hearing room at this time is, um, Counsel Substitute, uh, Medvar, who is representing the interest of the accused. Counsel Substitute Medvar, would you identify yourself please?

C/S: L. Medvar, Case Worker.

DHO: Thank you. And your performing duty is Counsel Substitute today. Right?

C/S: Correct.

DHO: Disciplinary Hearing Officer

C/S: Counsel Substitute

WTN: Witness

13.

DHO: Thank you. Um, also I do have, uh, security present to witness, uh, his refusal to attend. Are my comments accurate and true?

WTN: Yes sir.

DHO: Please identify yourself by name and rank.

WTN: Officer Jamie Parrish.

DHO: Okay. Um, with that understanding, we are proceeding absent the accused. With the inmates refusal to attend the hearing, he also forfeits his right to have the accuser present in this case. Uh, checked with his Counsel Substitute and the Counsel Substitute said he has no questions for the accuser that were provided by the accused and you did meet with him twenty-four hours prior to the hearing. Is that correct, sir?

C/S: That's correct.

DHO: Okay. In support of the charge against the accused, the following Incident Report: Tyger Riv...uh, River Correctional Institution...excuse me. With him being a Mental Health Patient, I do also have a Mental Health Statement stating he does understand the nature and quality of the act commented. Uh, in support of the charge, uh; Tyger River Correctional Institution; Date of the Report: 12-10-12; Time of the Report: 11:05 a.m.; Reporting Official: Officer G. Bobo, 037445; Date of the Incident: 12-10-12; Location of the Incident: SMU, Cell Number 48; Time of the Incident: 10:25 a.m., Inmate in Question: Billy Lisenby, uh, 200273; On the Above Date and Approximate Time: I, Officer G. Bobo, 037445, was giving juice to the inmates on the East Wing. Inmate, uh, Billy Lisenby, uh, 200273, started cursing me. Inmate Lisenby stated, "You nothing but a stanky ass cracker mother fucker" and "You dick sucking ass." I kept on giving juice to the inmates on the wing. End of the Report. Signature is that of G. Bobo.

In the absence of the accused, I will be entering a plea of not guilty on his behalf.

Counsel, do you have anything on behalf of the accused in this case?

C/S: No sir.

DHO: I have no other witnesses to appear, no other evidence to present and I am prepared now to recess and arrive at a decision. This is a continuation of Case Number 133 against Inmate Billy Lisenby, uh, 200273. I have found the inmate guilty of the offense. Uh, the information used to arrive at this decision is: the Incident Report, previously read into the record. Uh, sanctions that have been imposed: 60 days disciplinary detention; 240 days canteen; 240 days telephone; 240 days visitation; 30 days loss of good time. Inmate will be advised of his appeal rights upon presentation of his copy of the 19-69. That concludes this hearing.


**STATE OF SOUTH CAROLINA
ADMINISTRATIVE LAW JUDGE COURT**

Billy Lisenby, 200273,)
)
Appellant,)
)
-vs-)
)
South Carolina Department of Corrections,)
)
Respondent.)
_____)

CERTIFIED TRANSCRIPT
Docket No.: 14-ALJ-04-0069-AP


This is to certify that the following transcript of the audio recording of this administrative disciplinary hearing is a true, accurate and complete transcript of the proceedings and testimony hereby transcribed.

I do further certify that I was not present at the administrative disciplinary hearing that has been transcribed.



Cheron M. Hess
Transcriptionist
Office of General Counsel
South Carolina Department of Corrections

SWORN TO before me this
14 day of March, 2014



(L. S.)
Notary Public for South Carolina
My Commission Expires: 9-18-2018

STATE OF SOUTH CAROLINA
ADMINISTRATIVE LAW JUDGE COURT

RECEIVED

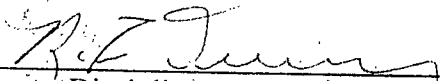
DEC 30 2014

SC Court of Appeals


Billy Lisenby, 200273,)
)
Appellant,)
)
-vs-)
)
South Carolina Department of Corrections,)
)
Respondent.)
_____)

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

This is to certify that I am the Disciplinary Hearing Officer who presided at the administrative disciplinary hearing in this matter. I have reviewed the attached transcript of the audio recording of this hearing and hereby certify the transcript as true, accurate, complete and constitutes the entire record of the proceedings.


Disciplinary Hearing Officer
South Carolina Department of Corrections

SWORN TO before me this
13th day of March, 2014


Notary Public for South Carolina
My Commission Expires: November 7, 2016