

LEGAL MAIL

IN THE South Carolina Court of Appeals  
FOR THE STATE OF South Carolina

Appeal From The Administrative Law Court  
Honorable Shirley C. Robinson ALJ/ALS

Lower Case No. 2014-ALS-0420938 AP  
Appellate Case No 2014-002446

Akeem Alim-Nafis Abdullah-Malik . . . . . Appellant

v.

**RECEIVED**

FEB 27 2015

**SC Court of Appeals**

South Carolina Department of Corrections, Respondent

Motions To Relate  
IN PART

Abdullah-Malik v. SCDL  
CASE No. 2014-002089

[TIMES NOW], Akeem Alim-Nafis Abdullah-Malik,  
Appellant. Pro-se. [Hereinafter], Appellant. Appellant  
moves this Honorable Court Motion to Relate  
Page 1 of 6

## LEGAL MAIL

In Part 2014-002083 as to reference  
SCDC Chronological Events of Continued abuse  
of Power, discretion in relating due process  
equal protection to prisoners. as the Appellant a  
Prisoner held in the custody of SCDC denied  
adequate law library, impeded due process access  
to courts, correspondence unwarranted restricted  
or not provided to incoming & outgoing mail  
delayed, withheld, destroyed, not returned to sender  
INDIGENT Prisoner discriminated against via inability  
to contact Federal, State, and Local Offices if they  
are indigent For legal legislation warrants reviews.  
SCDC Ultimately Disciplines a Prisoner as Appellant  
For minor infractions, Charged and Discipline or Major  
infraction if Prisoner he/she chooses to attend the  
DHO Discipline Hearing Office. The minor charge is  
escalated. From minor to major in spite its a minor  
charge

Appellant in Abdullah-Malik v. SCDC 2014-  
002446 before you raised legal material issues.  
However Appellant in 2014-002083 was discriminated  
for efforts to obtain legal supplies to meet imminent

## LEGAL MAIL

Court deadlines. That caused immense + irreparable injury hardships to the Appellant to reach Courts in actionable, arguably, nonfrivolous litigation. That SLED DHA convicted, did not permit the calling of witnesses upon appellant request caused liberty interest by not finding the infraction minute, dismissive, and 1<sup>st</sup> minor offense, not at Appellants fault, due to institution policies that do not support precise litigants, nor protect the rights of prisoner, procedural & substantive due process rights, & equal protection.

Appellants moves to relate in part. Only to the "material facts" loss of used time for that month. Courtship changed for minor charge classified as major, because the appellant chose to go to a discipline hearing. For Unwarranted needs of "Scratch Paper" to meet imminent Court Deadlines Filed on Trash-Paper retrieved by appellant in Abdelhak-Malik v. The State of South Carolina, 2014-031001, and Abdelhak-Malik v. Board et al 14-031009 Stemming from Penitentiary Conference KCI-0244-14 relating to KCI-0432-14 Here in instance

## LEGAL MAIL

In Conclusion, and Furtherance Appellant respectfully moves to Relate 2014-00288 in part to relevance legal materials, to 2014-002446 Access to Law- to Correspondence Privileges, SCDC Policies CA.01.03 and PS-10.08, Discipline Policy, 09.22.14 that affected Appellants due process and equal protection rights "not suspended at the prison doors" SCDC Respondents on basis retaliation. Transforms the Appellant to Level II Institution. For EXERCISING THE RIGHTS TO BE AFFORDED, as a Americans here in the United States of America, South Carolina being one of those Unorganized states. Who's obstructed Process, retards the Constitutionality designed to preserve the rights even the prisoner. Whom's conviction stem from judicial process. That

ARM OF THE STATE exceeds separation of powers by Quasi-Judicial Functions extending punishment without due process to the laws, equal protection of laws, restraint upon liberty, subjection to cruel & unusual punishment.

SCDC R & E, Turbelle, Kershaw, and Questionable Allendale contribute to these aforementioned constitution violations, arbitrary, capricious, and unjust.

# LEGAL MAIL


That violates the Human, Civil, and Constitutional Rights.

Appellant respectfully moves to Motion TO Revoke, in part 2014-002083, 2014-002446 STAY IN Both matters. Appellant petition STAYS and Abeyance Orders Due TO Briefs IN The U.S. Supreme Court, U.S. District Courts, and the Administrative Law Court. Transcripts of Appellant to Allendale Correctional Institution. January 18<sup>th</sup>, 2018 Notice OF CHANGE Address January 21<sup>st</sup>, 2018, mailed

Appellant moves respectfully TO Revoke and STAY Both 2014-002083 and 2014-002446.

This said 4<sup>th</sup> in February month  
Twenty thousand & fifteenth year

Respectfully submitted,

  
Akeem Alim-Nafis Abdullah-Malik  
Appellant, pro-se  
Allendale Correctional Institution  
P.O. Box 1151  
Fairfax, South Carolina 29827

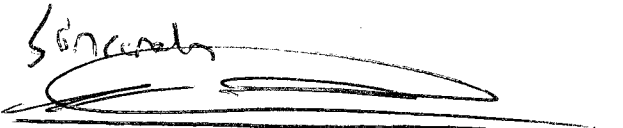
# LEGAL MAIL

## CERTIFICATE OF SERVICE

I Am, Akeem Alam-Nafis Abdullch-Malik, certify I have deposited in the U.S. Mail depositions (1) one original, and (1) copy of the same to listed below. For the South Carolina Court of Appeals, 1015 Center Street, Columbia, South Carolina 29201. Prepaid postage

I am certify I have deposited the same for the Respondents parties of interest to these matters...

This 4<sup>th</sup> February month  
Twenty Thousand & Fifth year

  
Akeem Alam-Nafis Abdullch-Malik  
Appellant, Pro-Se

cc: Daniel John Cowie, III Esquire  
For SCDC Respondents...

**RECEIVED**  
FEB 27 2015  
SC Court of Appeals

**LEGAL MAIL**

Akeem Alim-Nafis Abdullah-Malik  
Allendale Correctional Institution  
1057 Revolution Trail / P.O. Box 1151  
Fountain, South Carolina 29827

February 23<sup>rd</sup>, 2015


TO: Honorable, CLERK OF COURT  
South Carolina Court of Appeals  
1015 Sumner Street  
Columbia, South Carolina 29201

**RECEIVED**  
FEB 27 2015  
SC Court of Appeals

Re: Enclosures

Dear Clerk of Court

I AM ENCLOSED COPY OF BRIEFING, Receipt of Notification I mailed to S.C. Ct of Appeals 11/21/15. OF Transfer to Allendale Correctional Institution, Motion Enlarge Briefing due to transfer 11/15/15. ~~January 21<sup>st</sup>~~, 2015. WAS the 1<sup>st</sup> opportunity I had Access to mail Motion Out.

  
Mr. Akeem Alim-Nafis Abdullah-Malik  
Appellant, Pro-Se