

RECEIVED

APR 10 2015

STATE OF SOUTH CAROLINA  
In The Supreme Court

S.C. Supreme Court

APPEAL FROM GREENVILLE COUNTY  
J. CORDELL MADDOX, JR., CIRCUIT COURT JUDGE

Civil Action No. 2014-CP-23-5969

Billy J. Cartrette, Appellant,

Vs.

South Carolina Department of  
Corrections, Respondent.

NOTICE AND MOTION TO PROCEED IN  
FORMA PAUPERIS AND MOTION FOR  
PRO SE PRISONER STATUS

COMES NOW appellant moves to proceed in forma pauper in this appeal on Wicker v. SCDC, 602 S.E.2d 56 (2004) and SCDC v. Tomlin, 694 S.E.2d 25 (S.C. App. 2008) (decision constitute, an infringement of a state-created property interest and, thus, warrants minimal due process procedures). Appeal involves application of payment of back wages due. He should be liberally granted appellate review(s).

PRISONER PRO-SE STATUS

Appellant asks to be granted prisoner pro-se status herein where South Carolina Appellate Court Rules (SCACR) 210, 211 and etc. (cover stock for brief(s), number of copies of brief, number of copies of record on appeal and cover stock for record) be relaxed to pro se status announced in Davis v. State, 342 S.E.2d 60 (1980) and Johnson v. State, 364 SE2d 201 (1988).

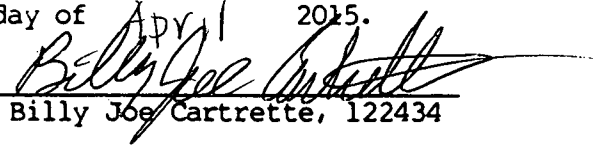
This 5 day of April 2015

s/   
Billy Joe Cartrette, 122434

CERTIFICATE OF SERVICE

The undersigned certifies that he has caused a true and correct copy of the "Motion To Proceed In Forma Pauperis and Motion For Pro Se Prisoner Status", to be mailed, postage prepaid, to Respondent's Attorney whose name and address are set forth below herein this 5 day of April 2015.

s/

  
Billy Joe Cartrette, 122434

Lake E. Summers  
Malone, Thompson, Summers & Ott LLC  
339 Heyward Street, Suite 200  
Columbia, S.C. 29201