



South Carolina  
Department of  
Corrections

Office of General Counsel  
P.O. Box 21787/4444 Broad River Road  
Columbia, South Carolina 29221-1787

PART TWO VIOLATION Ethic  
~~Code~~ Code

LEGAL MAIL

2

\*declined x  
RE-submitted  
BRIEF NO  
MORE STATE  
REMEDIE  
EXISTING

Calvin Gaddy #323551  
Lieber CI  
EB0054B

STATE HAS  
\*NO\*  
CONTROLLING CASE  
defective TITLE

RECEIVED

APR 03 2015

WARDEN'S OFFICE  
LIEBER C.I.

RECEIVED

APR 14 2015

SC Court of Appeals

VIOLATION CANON CODE ETHIC CANON'S

SOUTH CAROLINA DEPARTMENT OF CORRECTIONS  
OFFICE OF GENERAL COUNSEL  
INMATE CORRESPONDENCE

NO State property Commitment  
ORDER

\* Waiting file \*  
INJUNCTION  
RE submitted  
There NO STATE  
Remedie To  
EXHAUST, (damage)

INMATE: Calvin Gaddy #323551  
INSTITUTION: Lieber Correctional Institution  
FROM: Office of General Counsel  
SUBJECT: Request Stating Appeal of LCI-0226-15  
DATE: March 27, 2015

NO (Commitment) (Ownership Ship)

Your document ~~was~~ received March 24, 2015 has been forwarded to me for a response.

If your intent was to initiate a lawsuit and file a complaint, please note that the documents you sent do not comply with the South Carolina Rules of Civil Procedure. A civil action is commenced by filing a summons and complaint with a court of competent jurisdiction. Both the complaint and the summons must then be served in accordance with the South Carolina Rules of Civil Procedure in order for the court to have jurisdiction over the defendants. For information on the South Carolina Rules of Civil Procedure, you may visit your institution's law library. Because the document you sent has not been properly filed according to the South Carolina Rules of Civil Procedure no substantive response will be made.

it's → NOT binding INJUNCTION  
(Under) Controlling ETHIC CANON'S  
Code

U.S. Precedent s/ Beth. v. Wolfish  
441. U.S. 520 1979

*[Signature]*  
Daniel J. Crooks III  
Staff Attorney  
Office of General Counsel

RECEIVED  
APR 14 2015  
SC Court of Appeals

cc: file  
State liable damage's  
PRETRIAL detainee  
To state prove S.C.R.C.P. Rule 3 @  
Filed

ORDER Commitment  
Hold in State Custody  
X RESTRAINING \*  
CONFINEMENT'S

RECEIVED

APR 14 2015

SC Court of Appeals

OPENING BRIEF, MEMORANDUM OF LAW, (CONTROLLING CASE)

be, serve (on) below parties. At conclusion Affidavit of Service, double - Jeopardy, *Behh-v-Wolfish* 441. U.S. 520, (1979) \* is controlling U.S. PRECEDENT. TO THE Agency below

(THE) South CAROLINA Courts Appeals p.o. Box 11629. Columbia SC 29211

(THE) State of South CAROLINA ADMINISTRATIVE LAW COURT'S.

EDGAR A. BROWN Building 1205. Pendleton Street suite 229.

Columbia South CAROLINA 29207 SEE *PORTER-V-NUSSIE* 534. U.S. 516 (2002)

(THE) South CAROLINA GENERAL COUNSEL OFFICE'S p.o. BOX 2178/4444

BROAD RIVER ROAD COLUMBIA SOUTH CAROLINA 29221-1787

ROSE PROSE STATE PRISONER, Calvin Lyndale Gaddy S.C. dc "323551"

(Under) \* *LEAMER-V-FAUVER*, 288 F.3d. 532, 3rd Cir 2002

Civil Rights KEY 135. 194. Habeas Corpus KEY 231 pending

ON CONDITION OF) illegally - Confinement of Constitutional Laws KEY 272 (2), HAS CREATED Liberty of Interest, of State Violation

Ethic code of laws. OF UNCONSTITUTIONAL, deprivation. Condition, of illegally CONFINEMENT. IN STATE custody. STARTED GENERAL Session OF

THE SIXTH CIRCUIT Courts of district of Columbia S.C. COURT'S.

WAS, without due process OF PROTECTION FOR (A) PRISONER.

NO. OWNER SHIP ARCHIVE. Committal, Title deed's, TRANSMITTAL

Certificate by S.C.R.C.P. Rule 3 (A), order proceeding of 15" day

OF, AS, ARREST WARRANT: proceeding. by STATE LAWS. OF THE

SUBSTANTIVE due process procedure. ANALYSES. Solicitor for STATE.

OR CLERK OF COURTS SIXTH CIRCUIT Judicial Filing. dates ???

OR Judge Presiding Signature, TURN OVER TO, STATE CUSTODY.

PROPER, Owner Ship. Title, deed's property Certificate's, FOR.

CAUSE, CAUSATION, OF DELIBERATE = INDIFFERENCE'S. SIGNIFICATE.

HARD SHIP. OF SUFFERING (A) GRIEVOUS, LOSS - LIMBS - DAMAGE'S

INJURY OF loss of Liberty Condition of CONFINEMENT'S. That

NO. STATE OF South CAROLINA Court Appeals, CONTROLLING.

That (ARRIVE) That PROSE Litigant Calvin Lyndale Gaddy, HAS ESTABLISHED

NEW CREATED OF Liberty, UNCONSTITUTIONAL PRISON - Condition

That United State President *Behh-v-Wolfish*, 441. U.S. 520, 1979

OF CRUEL - AND - UNUSUAL - PUNISHMENT - IS (CONTROLLING) UNTIL THIS STATE

PROVE, Their burden OF PROOF OF Government ARCHIVE CONTROLLING

CASE?? OF These SUBJECT MATTER Jurisdiction. hold in STATE

deed, Title OF Owner Ship. Filed, ARCHIVE Rule 3 (A)

PART TWO Waiting File

STATE OF SOUTH CAROLINA ADMINISTRATIVE LAW COURT

H Request made 1-12-15

\* Calvin Lyndale Gaddy, Appellant, vs. Warden Joseph Mc Fadden, LANCASTER COUNTY CLERK OF COURTS, South Carolina Department of Corrections, Respondent.

10 days Respond ARE bc SUE SEE Exhibit AT

NOTICE OF APPEAL Ethic violation

DOCKET NO -ALJ-04- GRIEVANCE NO.:

SEE: PORTER-V-NUSSIE 534 U.S. 516 (2002)

Notice is hereby given that Aggriever Calvin Lyndale Gaddy PROSE, does hereby appeal the final decision of the South Carolina Department of Corrections dated delayed and received on delayed, a copy of which is attached. A general statement of the grounds for appeal is (See S.C. Code Ann. § 1-23-380(A)(6)): Aggriever, HAS AN CREATED Liberty of interest. of (Archive Commitment order) by LANCASTER COUNTY CLERK COURT'S. ACCESS TO RULE 12 S.C.R.C.P. Rule 34. SOUTH CAROLINA RULE OF CIVIL PROCEDURE Rule 26, 29, 37, (S.C.R.C.P.) RULE 12# TO ATTACK FOR (Commitment ORDER) TO (Appeal) UNDER SANDIN V. CONNER - U.S. 515 U.S. 472, (1995) State v. PARKER, 294 S.C. 465, 366 S.E.2d 10 1988 Code ANN § 17-29-80, § State -v- GUNN, 437, S.E2d (1993) S.C Code ANN § 14-7-1700. LAW Statute Co-op Supp (1978) UNDER Boykin-V- ALABAMA 395, U.S 238 (1969) Aggriever has Right of due process of Liberty of interest that INCARCERATED UNDER (WARDEN JOESPH MC FADDEY) (PROVE) \* burden of proof (Commitment) (ORDER) by LANCASTER COUNTY CLERK OF COURT'S.

RECEIVED

APR 14 2015

A+

Appellant's Name

Signed

Mailing Address

Dated

City, State, Zip Code

delayed of 1 step TO SC Court of Appeals of Rights, Waiting File damages

CERTIFICATE OF SERVICE

I hereby certify that I, (your name), on the day of 20, in (city), South Carolina, served a copy of the foregoing Notice of Appeal on all parties to this matter by depositing the same in the United States Mail, postage paid, or in the mail room of the undersigned's institution and addressed as follows:

Name of person/Agency served:

Address: SEE: PORTER - V - NUSSIE 534 U.S. 532 (2002)

City, State, Zip Code: "Some other Wrongs" State Remedie Exhausted.

Print your name: (See reverse side for instructions)

Sign your name:

SOUTH CAROLINA DEPARTMENT OF CORRECTIONS

REQUEST TO STAFF MEMBER

please At  
VISED

I have my copie in case you dont Respond Back

TO: NAME: MR WARDEN Joesph Mc Faddy	TITLE:	DATE: 1-12-15 (B)
INMATE'S NAME: Calvin L Gaddy PROSE Litigant	under color state LAW	SCDC #: 323551
INSTITUTION: Lieber Corrections I		LIVING QUARTERS: Edisto 6 St.

Complaint under color of state law to pursuant title 28. u.s.c. 1983.  
 Civil action in 2015, (The State of South Carolina Supreme Court's)  
 has not proving the burden of proof: demonstrating my conviction  
 opinion affirmative by state, statutory (laws) of Habeas Corpus Key 712.  
 Therefore, I will SEEKING pursuant the written waiver order of  
 commitment ~~for~~ your (WARDEN JACKET) Records by Lancaster County  
 Clerk of Court signing my federal Constitutional Right, for you hold me  
 in our custody burden of proof. I, will not (be) HARASSED, by  
 you as Lieber WARDEN our any of your ~~employee's~~ Employee's  
 to you prove Lancaster County 6th Circuit Commitment order.  
 in Exhibit 0001, proving the burden of proof you have in your  
 WARDEN JACKET The Filed Archive Records you has SUBJECT MATTER  
 JURISDICTION & PERSONAL - SUBJECT MATTER of AUTHORIZATION Commitment  
 order. Under Roddy - v - Black 96 sct. 226 (1975)  
 under Boykin - v - ALABAMA 395 U.S. 238 (1969)  
 until burden of proof. Showing this information in your WARDEN JACKET  
 your, in violation of due process holding illegally state inmate to slavery.  
 I will be PURSUING law / suite CIVIL Right Action, if there no  
 RETURN - CONSTITUTE COMMUNE. with this complaint made of illegally  
 UNCONSTITUTIONAL sentence of commitment order. in Exhibit 0001  
 please be AT VISED I have my copie

DISPOSITION BY STAFF MEMBER:

\*Waiting file denied (B)  
 Rights Appeal  
 DELAYED Exhaust REMEDIE  
 CANON'S EXISTING ??  
 Ethic Code  
 Statute STATUTE  
 STATE LAWS

RECEIVED  
 APR 14 2015  
 SC COURT OF APPEALS

DATE:	SIGNATURE:
-------	------------

RECEIVED

INMATE TRUST FUND ACCOUNT REPORT  
for SOUTH CAROLINA COURT FILING FEES

RECEIVED

Lieber

FEB 03 2015

JAN 15 2015

MAIL ROOM  
LIEBERG

**INSTRUCTIONS TO INMATE:** Complete top portion then give to your mailroom. When returned from Accounting, you must mail this form with any payment to the Court.

By signing my name below, I am asking the Financial Accounting Office of the South Carolina Department of Corrections to complete this report. In accordance with SC Code of Laws §24-27-100 and 150, I authorize payment of the full filing fee. If I have insufficient funds in my account at this time to pay the court's full filing fee, I authorize SCDC to deduct the initial and subsequent payments until payment is completed.

EB54 Waiting

FILE

INMATE NAME (print): Calvin Lyndale Gaddy

# S.C.D.C. 323551

SCDC# 323551

INMATE SIGNATURE: Calvin Gaddy

I plan to file this action in the SC County of 6th Circuit Court of Clerk  
Lancaster (S.C. Judicial Common Pleas)

The section below is for SCDC - Financial Accounting Branch's use ONLY.

(1) Total deposits to inmate's account for preceding six months' period*	\$	<u>0.09</u>
(2) Twenty percent (20%) of line 1	\$	<u>0</u>
(3) Account balance - current date	\$	<u>10.01</u>
(4) PAYMENT AMOUNT ** (Lesser of line 2 or line 3) Enclosed check #	\$	<u>0</u>

Waiting To FILE ACTION

(C)

RECEIVED  
APR 14 2015  
SC Court of Appeals

\*\*NOTE to COURT: If payment is for partial fee, Court must notify SCDC once case is accounted and filed. Send notice with case # and balance owed to address below. SCDC will NOT process any additional payments until notification is received from Court.

South Carolina Department of Corrections  
Financial Accounting - Room 2B4  
PO Box 21767  
Columbia, SC 29221-1767

\* Full restitution freeze

\*Restoration date is noted here if inmate incarcerated less than six months

\_\_\_\_\_  
Approved by Financial Accounting Branch - SCDC

1/29/15  
Date

11 (A)

x Under color of State Laws \*question\* SOUTH CAROLINA DEPARTMENT OF CORRECTIONS  
 REQUEST TO STAFF MEMBER

TO: NAME: (GENERAL COUNSEL OFFICES)	TITLE: (GENERAL COUNSEL OFFICES)	DATE: 2-05-2015
INMATE'S NAME: PROSE Litigant Calvin Lyndale Gaddy	SCDC #: 323551	
INSTITUTION: Under color state law Agency Lieber Correctional Inst	LIVING QUARTERS: Edisto 54 b <sup>H</sup>	

TO THE SOUTH CAROLINA DEPARTMENT OF CORRECTIONAL GENERAL COUNSEL  
 P.O. Box 21787/4444 | Broad River Rd. 29211-1787.

I AM Request. under policy 7.2. privileged mail. AS state inmate under [IN FORMA PAUPERIS] only get Two. S.c.d.c<sup>H</sup> indigent inmate. bring (ACTION) in LANCASTER County Sheriff office. MAIL ROOM STAFF AT Lieber (Said it WAS PRIVILEGED MAIL but UNDER: CASTILLO-V. COOK County MAIL ROOM 990. F.2d. 304. 7th Cir (1993) IS LEGAL MAIL (PRIVILEGED MAIL) - (LEGAL MAIL) OR SPECIAL MAIL & COURT'S IS PROTECTED BY INMATE CONSTITUTIONAL RIGHT ACCESS COURT'S. Aggriever would ASK Challenge THESE (matter) Thorough Grievance, PROCESS OR (GENERAL COUNSEL)

Indigent Inmate only get Two. S.c.d.c<sup>H</sup> Indigent ENVELOPES AN "MONTH" That don't COVER ALL Cost. MAIL LEGAL & PRIVILEGED MAIL TO (Opponent) FOR CIVIL MATTER. Why can't PRIVILEGED LEGAL MAIL CAN'T BE (DEBT) PER COOPER ACCOUNT (IN FORMA PAUPERIS PER POLICY S.c.d.c. FORM 10-14- NOVEMBER 2 (1998) (LEGAL MATTER) TO County (SHERIFF'S OFFICE) Opponet's "

DISPOSITION BY STAFF MEMBER:

(d)

NO RETURN FOR  
 1 step FOR (STEP) 2<sup>H</sup>  
 Appeals of Rights

DATE:	SIGNATURE:
-------	------------

SOUTH CAROLINA DEPARTMENT OF CORRECTIONS

INMATE GRIEVANCE FORM

STEP 1

3-12-15 Sample

INMATE NAME: Calvin L Gaddy  
 SCDC NUMBER: 323551  
 INSTITUTION: Lieber Corrections  
 HOUSING UNIT: Edisto b 54  
 WORK ASSIGNMENT: Mental Health  
DEFAULTED by WARDEN FOR CAUSATION SUIT

OFFICE USE ONLY  
 Grievance No. \_\_\_\_\_  
 Code: General \_\_\_\_\_  
 Policy \_\_\_\_\_  
 Disc. Hear. \_\_\_\_\_  
 Class. \_\_\_\_\_  
 PREA \_\_\_\_\_  
 Date Received \_\_\_\_\_  
 IGC Initials \_\_\_\_\_

STATEMENT OF GRIEVANCE (Indicate the date of incident, and if the grievance is a challenge to SCDC Policy, specify which policy. Include supporting documentation and attach answered RTSM or Kiosk reference number.)

SEE EXHIBIT (A) [1-26-15]  
 THE WARDEN, has failed in his (duty) AS STATE WARDEN.  
 This Request was made [1-12-15] it's now 2-26-15.  
 SEE: all date. support. PRIMA FACIE CASE TO bring Title 28, U.S.C.S  
28, U.S.C. § 1983, ACTION, WARDEN NEVER PROVE OR Sent my Motion  
of discovery S.C.R.C.P. 26, 37. Accordly STATE LAW of THE  
(Commitment Order) FROM THE [GOVERNOR] OR CLERK OF COURT'S of LANCASTER  
COUNTY COURT HOUSE, TO hold, me into (Lieber Correctional Custody)  
by WARDEN not give THE [information] I'm Requesting [under]  
[COLOR of STATE LAWS] of S.C.R.C.P. RULE 12, RULE 34. OF THE  
Records FROM his [WARDEN JACKET], is IN [VIOLATION] OF THE 14th Amend.  
holding. (illegally Inmate NEVER PROVING Felony by [STATE LAW] THEREFORE  
due TO these date 1-12-15. 1-26-15. 2-26-15. There TIME, that's  
delayed \* defaulted \* bring Title 28, U.S.C.S, 1983 ON Lieber  
\* WARDEN JOSEPH MC Fadden, I've made [SERVER] [Messages]. That I have  
MORE (Copie) Shown [Federal Judge] in Civil ACTION he NEVER made ANY  
[Attempts Finding This motion For discovery. Court Order 32355 (2-26-15)  
 Grievant Signature \_\_\_\_\_ Date \_\_\_\_\_  
 Proving his [Subject matter Jurisdiction] (Commitment Order From Judge)

ACTION REQUESTED:  
 Request to Staff today (E) delayed for Appeals Right's  
 Mail to General Counsel Step 2# Process

ACTION TAKEN BY IGC:  PROCESSED  UNPROCESSED  OTHER  
 UNPROCESS, (Request Staff Requirement) OF 10 days  
 TO (Appeal) 2nd Step Right of Appeal  
 WAS mail [GENERAL COUNSEL]  
 IGC Signature \_\_\_\_\_ Date \_\_\_\_\_

(CONTINUE ON REVERSE SIDE)

SOUTH CAROLINA DEPARTMENT OF CORRECTIONS

INMATE GRIEVANCE FORM

SAMPLE  
See dates  
Sent out - RETURN

EXHIBIT  
X Next PAGE  
KWAS RETURN  
2-25-15

3-12-15 (STEP 1)

INMATE NAME: Calvin Lyndale Gaddy  
SCDC NUMBER: SCDC# 323551  
INSTITUTION: Lieber Correctional  
HOUSING UNIT: Edisto b 81  
WORK ASSIGNMENT: Mental Health

OFFICE USE ONLY  
Grievance No. \_\_\_\_\_  
Code: General \_\_\_\_\_  
Policy \_\_\_\_\_  
Disc. Hear. \_\_\_\_\_  
Class. \_\_\_\_\_  
PREA \_\_\_\_\_  
Date Received \_\_\_\_\_  
IGC Initials \_\_\_\_\_

STATEMENT OF GRIEVANCE (Indicate the date of incident, and if the grievance is a challenge to SCDC Policy, specify which policy. Include supporting documentation and attach answered RTSM or Kiosk reference number.)

INMATE has due process petition THE GOVERNMENT FOR REDRESS OF GRIEVANCE, GENERAL COUNSEL Lieber Correctional has FAILED THE BURDEN OF PROOF SUPPORT (K+S.M.) BEEN (MADE INTO LAW) TO SUE FOR [NEGLECT, NEGLIGENCE] THIS SYSTEM IS BIASE & PREJUDICE TO THE FOURTEENTH AMENDMENT OF DUE PROCESS OF EQUAL OPPORTUNITY. NO POLICY ENFORCEMENT MAKE INMATE USE KIOSK. SEE [GROUNDS] SUPPORT MY CIVIL ACTION.. [RESPOND [RETURN] 2-25-15 EXHIBIT

- (1) ~~CONGRESS~~ CONGRESS HAS NOT RULE THIS MUST BE INTO [LAW]
- (2) Lieber dont have TRAINING COMPUTER CLASS, VIOLATION?
- (3) STATE MUST SUPPORT [EDUCATION SKILL CLASS] THAT TAX PAYER FUND. ~~\$\$\$~~ STATE INMATE ARE BEING DISCRIMATED ALREADY IN PROGRAM.
- (4) THE CHAPLAIN OFFICE? ~~COACH~~ COACH BELTOW ACCEPT [REQUEST TO STAFF]
- (5) (ON LOCK DOWN) HOW DO INMATE USE THIS UNCONSTITUTIONAL CALVIN GADDA (2-26-15) (KIOSK SYSTEM) THEREFORE I DO HAVE CONSTITUTIONAL RIGHT BRING COMPLAINT ON SCDC BIASE - PREJUDICE

ACTION REQUESTED: bring Title 42-28. USC Civil Right Action  
UNCONSTITUTIONAL KIOSK SYSTEM, THAT'S NOT [STATE LAW]  
Request to Staff Sent out 2-05-15 - RETURN 2-25-15

ACTION TAKEN BY IGC:  PROCESSED  UNPROCESSED  OTHER

Now we know  
GENERAL COUNSEL  
been LYING IN ALL  
CLAIMS AT ERROR'S

(F) delayed FOR Appeal  
OF Right's

IGC Signature \_\_\_\_\_ Date \_\_\_\_\_

(CONTINUE ON REVERSE SIDE)