

1 of 3

Boyce Parker #61396 HC-115
Kershaw Correctional Institution
4848 Goldmine Hwy.
Kershaw SC 29067

RECEIVED

MAY 27 2015

SC Court of Appeals

South Carolina Court of Appeals
Honorable Jenny Abbott Kitchens, Clerk
P.O. Box 11629
Columbia SC 29211

May 21, 2015

RE: Boyce Parker, 61396
Appellant v. South
Carolina Department of Probation,
Parole and Pardon Services,
Respondent.
Appellate Case No. 2015-000 608

Honorable Clerk Kitchens:

I am depressed and do not have the
mental perseverance, attitude and ability to
continue with the above referenced case in
a pro se capacity.

Therefore I ask the Court to dismiss
the action and apologize for taking the
Court's valuable time. While I believe

While the Respondents attorney denied my allegations and the recorded hearing transcripts does not support the allegations of what happened, I still believe there was a decent question to ask the Court to rule upon.

That question would have been, did the Administrative Law Court Judge err in ruling that he could not consolidate past Parole Hearings into the appeal and rule upon them pursuant to the Thelma Barton case, of a person making only 4 votes instead of 5 votes. I proved by correspondence copied to the Parole Board that there was a previous matter of the Board granting 4 votes in my hearing. The thing is, I've served a continuous 30 years and during the process the Parole Hearings have been a part of the continuous process. I think the A.T. was wrong to not look at all the Parole Hearings combined and rule whether or not I was entitled to relief or not. Otherwise, the Respondents attorney for the most part clouds the issue with citing a bunch of unnecessary cases from their "brief banks" just as the A.T.'s Clerk has done in their order ignoring other evidence I sent to the Court.

and it's pure laziness after all these years that the State allows the Parole Agency to almost rule over the Court to say "Back in the day our policy was to take these cases up for parole every two years (and despite Law that has come into effect since then - we still apply our "policy" we had against some of these cases - to let all of them go up for parole every year would be too much work on us - Thank you for letting us put a twist of our own on your law!"

Hell, back in the day community "policy" was to hang horse thieves without a trial, but law over rules any and every internal policy ever had. At least it's supposed to.

Without an Attorney, I can not put up a winning defense against the Slant that the Respondents put fourth to the Courts.

Therefore, I respectfully withdraw the Appeal from the ALC in this matter.

I will notify the Respondents attorney by copy of this letter, depositing his copy in the Inter-Agency mail bag at the Institutional mail room (on May 22, 2015).

Sincerely

cc Tommy Evans Esq.

Boyce Parker 61386

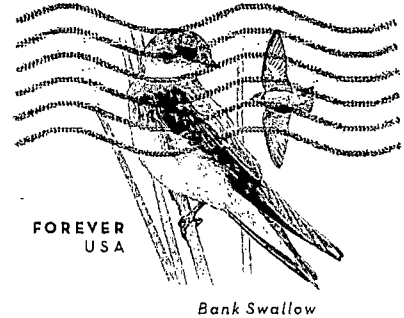
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Columbia SC

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