

The State of South Carolina
In the Court of Appeals
Appeal From Administrative Law Court
John D. McLeod Administrative Law Judge
Appellants case No 2014-001481

RECEIVED

OCT 29 2015

SC Court of Appeals

John B. Campbell

Appellant

S.C.D.C.

Respondent

Designation of matters to be Included
In the Record on Appeal

Appellant proposes the following Exhibits to be included in the Record on Appeal.

1. Exhibit I: S.C.D.C. Request to classification addressed to Mr. Norman.
2. Exhibit II: S.C.D.C. Request to classification addressed to Ms Ogunsile.
3. Exhibit III: S.C.D.C. Department of grievance, step I grievance # PC. I.-1249 also step II of same grievance number.
4. Exhibit IIII: S.C.D.C. Department of grievance, step I grievance # P.C. I 1267-B also step II of same grievance number.
5. Exhibit V: Appellants motion to compel Respondent to supplement the Record.
6. Exhibit VI: Administrative Law Court Judge John D. McLeod order of Dismissal.
7. Exhibit VII: Appellants motion Request instead of Formal Brief

I certify that this designation contains no matter which is irrelevant to this Appeal

~~John B. Campbell~~

October 19, 2015

John B. Campbell
John B Campbell
4848 Goldmine Hwy
Kershaw S.C. 29067

**SOUTH CAROLINA DEPARTMENT OF CORRECTIONS
REQUEST TO STAFF MEMBER**

TO: NAME: Mr. Norman	TITLE: Classification	DATE: May 20, 2013
INMATE'S NAME: John Campbell		SCDC #: 228072
INSTITUTION: Perry		LIVING QUARTERS: Q2 A118
<p>Request for a custody review; so to determine the imposed sentence for violating 16-1-80 attempt. [see attached sentence sheet(s)]</p> <p>I believe S.C.D.C. classification [In Columbia] has misinterpret the sentence imposed by the Trial Court due to the verbiage Attempted Kidnapping cited on sentence sheet. It is my understanding that the sentence imposed is in violation of 16-1-80 of the S.C. Code of Law. Therefore according to the statute 16-1-80 the offense itself is not a Felony. In addition, upon examining the Trial transcript there is no statute Attempted Kidnapping just Attempt. Therefore base on this information I Request for a custody Review Hearing, so to determine the Imposed sentence. see attached sentence sheets (two)</p>		
DISPOSITION BY STAFF MEMBER:		
The statute 16-1-80 matches what it is in the computer.		
DATE: 5/21/13	SIGNATURE: J. Norman	

STATE OF SOUTH CAROLINA

COUNTY OF Marlboro
 STATE VS. John Bernard Campbell
 AKA:
 Race: B, Sex: M Age: 31
 DOB:
 Address:
 City, State, Zip Bennettsville, SC 29312
 DL# SID#

IN THE COURT OF GENERAL SESSIONS

INDICTMENT/CASE#: 09 GS 34 - 521
 MAR0008
 Date of Offense: 4-1-09
 S.C. Code §: 16-1-30
 CDR Code #: 0101915
 CASE RESTORED
 SENTENCE
 PLEA TRIAL

In disposition of the said indictment comes now the Defendant who was CONVICTED OF or PLEADS
 TO: Attempted Kidnaping
 In violation of §16-1-30 of the S.C. Code of Laws, bearing CDR Code # AA 4 2 4 1151
 NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS 17-25-45

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury.
 The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.

ATTEST: Elizabeth R. Munnally Solicitor Defendant Myrold B. Attorney for Defendant

WHEREFORE, the Defendant is committed to the State Department of Corrections, County Detention Center, for a determinate term of 15 days/months/years or under the Youthful Offender Act not to exceed _____ years and/or to pay a fine of \$ _____; provided that upon the service of _____ days/months/years and/or payment of \$ _____; plus costs and assessments as applicable; the balance is suspended with probation for _____ months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of probation which are incorporated by reference.

CONCURRENT or CONSECUTIVE to sentence on:
 The Defendant is to be given credit for time served pursuant to S.C. Code §24-13-40 to be calculated and applied by the State Department of Corrections.

SPECIAL CONDITIONS:
 RESTITUTION: Heard, Waived, Ordered
 Total: \$ _____ plus 20% fee: \$ _____
 Payment Terms:
 set by SCDPPPS

Recipient	Amount	Total
*Fines:		
§14-1-206 (Assessments 107.5%)		
§14-1-211(A)(1) (Conv. Surcharge)	\$100	\$100.00
§14-1-211(A)(2) (DUI Surcharge)	\$100	\$
§56-5-2995 (DUI Assessment)	\$12	\$
§35.13 (Public Def/Prob)	\$500	\$
§73.3, 13 TP (Law Enforce. Funding)	\$25	\$25.00
§33.7, 13 TP (Drug Court Surcharge)	\$100	\$
§50-21-114(BUI Breath Test Fee)	\$50	\$
§56-5-2942(J) (Vehicle Assessment)	\$40/ea	\$
3% to County (if paid in installments)		\$390
TOTAL		\$133.90

William B. Surdenburg
 Clerk of Court/ Deputy Clerk
 Court Reporter: Pamela Conrad - Contra

PTUP _____ days/hours Public Service Employment
 Obtain GED
 Attend Voc. Rehab. or Job Corp.
 M... WE beginning
 Substance Abuse Counseling
 Random Drug/Alcohol Testing
 Fine may be pd. in equal, consecutive weekly/monthly pmts.
 paid to Public Defender Fund
 CLERK OF COURT
 MARLBORO COUNTY

Appointed PD or appointed other counsel, §35.13 TP Requires \$500 be paid to Clerk during probation.
 PRESIDING JUDGE: Paul Carter
 Judge Code: 513 14 11
 Sentence Date: 3-11-09

file
 03/11/09 2:00

Exhibit I continued

STATE OF SOUTH CAROLINA

A CERTIFIED

TRUE COPY IN THE COURT OF GENERAL SESSIONS

COUNTY OF Marlboro William B. Sunderland

STATE VS. John Bernard Campbell

INDICTMENT/CASE#: 09-GS-34-521

AKA: CLEVERGE COURT

MARLBORO COUNTY

Race: M Age: 31

S.C. Code §:

DOB: 11-10-1980 SS#: 0101915

CDR Code #:

Address: Bennettsville, SC 29924

CASE RESTORED SENTENCE na 424
 PLEA TRIAL

City, State, Zip

DL# SID#

In disposition of the said indictment comes now the Defendant who was CONVICTED OF or PLEADS TO: Attempted Kidnapping

in violation of §16-1-80 of the S.C. Code of Laws, bearing CDR Code # aa 14, 2, 4 1151
 NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS 17-25-45

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury.
The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State

ATTEST: Elizabeth R. Munnel
Solicitor

Defendant

Michael B.
Attorney for Defendant

WHEREFORE, the Defendant is committed to the State Department of Corrections, County Detention Center, for a determinate term of 15 days/months/years or under the Youthful Offender Act not to exceed _____ years and/or to pay a fine of \$ _____; provided that upon the service of _____ days/months/years and/or payment of \$ _____; plus costs and assessments as applicable*; the balance is suspended with probation for _____ months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of probation, which are incorporated by reference.

CONCURRENT or CONSECUTIVE to sentence on: _____

The Defendant is to be given credit for time served pursuant to S.C. Code §24-13-40 to be calculated and applied by the State Department of Corrections.

SPECIAL CONDITIONS:

RESTITUTION: Heard, Waived, Ordered

Total: \$ _____ plus 20% fee: \$ _____

Payment Terms: _____

set by SCDPPPS _____

Recipient: _____

*Fine: CJA SW

§14-1-206 (Assessments 107.5%)	\$	
§14-1-211(A)(1) (Conv. Surcharge)	\$100	\$ 100.00
§14-1-211(A)(2) (DUI Surcharge)	\$100	\$
§56-5-2995 (DUI Assessment)	\$12	\$
§ 35.13 (Public Def/Prob)	\$500	\$
§73.3, 1B TP (Law Enforce. Funding)	\$25	\$ 25.00
§33.7, 1B TP (Drug Court Surcharge)	\$100	\$
§50-21-114(BUI Breath Test Fee)	\$50	\$
§56-5-2942(J) (Vehicle Assessment)	\$40/ea	\$
3% to County (if paid in installments)		\$ 3.90
TOTAL		\$ 133.90

PTUP: _____

_____ days/hours Public Service Employment

- Obtain GED
- Attend Voc. Rehab. or Job Corp.
- May serve W/E beginning _____
- Substance Abuse Counseling _____
- Random Drug/Alcohol Testing _____
- Fine may be pd. in equal, consecutive weekly/monthly pmts. of \$ _____ beginning _____
- \$ _____ paid to Public Defender Fund
- Other: _____

Appointed PD or appointed other counsel, §35.13 TP Requires \$500 be paid to Clerk during probation.

PRESIDING JUDGE Eric J. Coffey

Judge Code: 818

Sentence Date: 8-11-09

Court Reporter: Pamela Ogden - Conlee

William B. Sunderland
Clerk of Court/ Deputy Clerk

Exhibit I continued

SOUTH CAROLINA DEPARTMENT OF CORRECTIONS
REQUEST TO STAFF MEMBER

Date May 30, 2013	TO: (Name and Title of Staff Member) Ms. Ogusoli; Classification
SCDC # 228072	NAME John B Campbell
WORK ASSIGNMENT N/A	WORKING QUARTERS Cx 6

REQUEST (State completely, giving full details. Use back of page if necessary)

Please Review the attach sentencing sheet and Indictment, The Indictment has a CDR code 424 for Attempt, the sentencing sheet has a line threw 424 and has 1151. My concern is 424 supports the Indictment, therefore is this number show on the Computer as the CDR code for Attempt.

BY STAFF MEMBER You were sentenced to a CDR code of 1151, statute which is for the crime of "Attempt" of the principal offense. the principal offense is "Kidnapping". Your kidnapping has as "Attempt to commit" per characted code for database, because you were sentenced the offense carries the same penalties
Kidnapping

SIGNATURE

F. Ogusoli

Exhibit III

SOUTH CAROLINA DEPARTMENT OF CORRECTIONS
INMATE GRIEVANCE FORM
STEP 1

MAY 15 2013

INMATE NAME: John B. Campbell
SCDC NUMBER: 228072
INSTITUTION: Perry Corr. Inst
HOUSING UNIT: Cx 6
WORK ASSIGNMENT: _____

Office Use Only
Grievance No. FCI-1249-13
Code: General _____
Policy _____
Disc. Hear. _____
Class. _____
Date Received MAY 24 2013
IGC Initials CH

MAY 24 2013

STATE GRIEVANCE (include documentation, and date of incident; if SCDC Policy, indicate which policy)

I believe S.C. D.C. Classification (In Columbia) has misinterpreted the sentence imposed by the Trial Court due to the verbiage, attempted kidnapping cited on sentence sheet. Prior to the filing of this grievance, I requested a custody review via (R.T.S) to Mr. Norman of Perry Corr. classification see attached RTS for additional information and date of staff disposition. Although on May 22, 2013 at orientation, Mr. Norman did not return the sentencing sheets that were attached with the attached (R.T.S). therefore, base on Mr. Norman failure to return the sentencing sheet I provided him with the R.T.S. I requesting this grievance to be submitted for emergency review.

ACTION REQUESTED: Request for Custody Review and case file audit; in pursuant to Inmate Classification Policy and Trial Transcript.

SPECIFY HOW AND WHEN INFORMAL RESOLUTION WAS ATTEMPTED BY GRIEVANT:

See attached Request to Staff, However prior to the filing of this grievant Ms. Oguzalay of Classification was informed and Ms. Henneburg of I.C.C. was informed, non of these official resolved grievant concern

John B. Campbell 5-23-13
Grievant Signature Date

ACTION TAKEN BY IGC:

See Warden's Response

[Signature] 5-24-13
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.

Grievant Signature Date

WARDEN'S DECISION AND REASON:

Inmate Campbell, John 228072

This is in reference to PCI-1249-13. All pertinent information has been reviewed.

IGC Hindenburg has researched your Wardens Jacket and spoke to classification. Ms. Ogunbile and Mr. Norman verified that they did request a copy of your indictment sheet and delivered it to you in SMU. The indictment sheet and CRT entry both show that you have a 15 year sentence for Attempted Kidnapping". Both Kidnapping & Attempted Kidnapping are classified as violent offenses. The original charge code on your case was 0095 and it was reduced to a 1151 however it still is classified as a felony and violent. As for your custody review, when you are released from SMU you will be scheduled for ICC.

Based on this information, I consider your grievance to be resolved. If not satisfied with my response, see Step 5 below.

[Signature]
Warden Signature Date 6/3/13

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

John B Campbell
Grievant Signature Date JUN 1 1 2013

[Signature]
IGC Signature Date JUN 1 1 2013

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: 6-16-13

SOUTH CAROLINA DEPARTMENT OF CORRECTIONS
INMATE GRIEVANCE FORM

STEP 2 RECEIVED

Office Use Only

Grievance No. PCI-1249-13
Code: General _____
Policy _____
Disc. Hear. _____
Class. _____
Date Received JUN 12 2013
IGC Initials _____

JUN 4 3 2013
INMATE NAME: John B. Campbell
SCDC NUMBER: 228072 JUN 18 2013
INSTITUTION: KRCT Perry Corr. Inst INMATE GRIEVANCE
HOUSING UNIT: Cx 6 JUN 12 2013
WORK ASSIGNMENT: _____

INMATE'S REASON FOR APPEAL (state specific dissatisfaction): see attached Indictment sheet

Grievant Reason for Appeal is as Followed; Warden Cartledge and Perry classification personnel are not recognizing C. D. R codes and statutes that are cited on Indictment sheet are different from the CRT entry. Furthermore, The Indictment sheet does not contain a CDR code of 1151 Attempted Kidnapping which is the ambiguity of this classification subject matter. Therefore grievance issues has merit to warrant S.C.D.C. access to review grievant Trial Transcript of Record, pursuant to South Carolina caselaw Tant v. S.C. D.C. cited as 395 S.C. 446 718 S.E.2d 753 and S.C. D.C. Policy OP. 21.09 Inmate Classification Plan
John B. Campbell 6-11-13
Grievant Signature Date

RESPONSIBLE OFFICIAL'S DECISION AND REASON:

Your concerns have been reviewed. Your sentencing sheet for 09-GS-34-0521 Attempted Kidnapping has been reviewed. Your sentencing sheet was corrected by the courts to show a CDR code of 1151 which is correctly entered into the CRT. You have been provided with copies of your sentencing sheets since the copies you provided to classification staff were not original returned to you. The Office of General Counsel did contact the solicitor who confirmed your sentence and CDR code is being correctly interpreted by the SC Department of Corrections

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.

[Signature] 3-3-14
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)

Exhibit III continued
Attachment to Grievance # PCT-1249-13

STATE OF SOUTH CAROLINA)
)
COUNTY OF MARLBORO)

INDICTMENT FOR
Attempted Kidnapping

§16-03-0910
§16-1-80

At a Court of General Sessions, convened on August 6, 2009, the Grand Jurors of Marlboro County present upon their oath:

ATTEMPTED KIDNAPPING

CDR: 0095 16-03-0910
CDR: NA424 16-1-80

That John B. Campbell did in Marlboro County on or about April 1, 2009, knowingly, willfully and unlawfully attempt to seize, confine, inveigle, decoy, kidnap, abduct, or carry away one Peggy Ann Locklear by any means whatsoever without authority of law, and without Peggy Ann Locklear's consent, to wit: did offer this 14 year old minor money and attempt to convince her to enter his vehicle, in violation Section 16-03-0910, S. C. Code of Laws, 1976, as amended.

Against the peace and dignity of the State, and contrary to the statute in such case made and provided.


WILLIAM B. ROGERS, JR.
SOLICITOR

Exhibit III continued

Attachment to Grievance # PCI-1249-13

WITNESSES

GT Morris
 Mccoll Police Department
 Law Enforcement Case #: 09-0626

D. Freeman 284

WAIVER OF PRESENTMENT

After being fully advised as to my legal rights, I hereby waive presentment to the Grand Jury.

 Defendant

I hereby appear in my own proper person and plead guilty to the within indictment or to:

 Defendant

**ARREST WARRANT NUMBER
 MAR0008**

ARRESTED ON: 2009-04-15

ACTION OF GRAND JURY

Truce Bill
Nancy Wiggins
 Grand Jury Foreperson
 8-6-09
 Date

VERDICT

Petit Jury Foreperson

 Date _____

**DOCKET NUMBER:
 2009-GS-34-0521**

The State of South Carolina

County of Marlboro

COURT OF GENERAL SESSIONS

Term:
 August 2009

THE STATE

vs.

John B. Campbell

INDICTMENT FOR

Attempted Kidnapping

§16-03-0910
 16-1-80
 CDR Code: 0095
 CDR Code: na424

CLERK OF COURT
 WILLIAM B. ROGERS, JR.
 609 N. W. 2nd St. 2nd Floor
 Tallahassee, FL 32301
 904.644.6000

William B. Rogers, Jr., Solicitor

Attachment to Grievance # PCI 1249-13

Final Copy

Exhibit III

JUN 24 2013

SOUTH CAROLINA DEPARTMENT OF CORRECTIONS

Due: 6-23-13

INMATE GRIEVANCE FORM

RECEIVED

INMATE NAME: John B. Campbell JUN 29 2013

SCDC NUMBER: 228072

INSTITUTION: K.A.C.I INMATE GRIEVANCE

HOUSING UNIT: Q 3 1236

WORK ASSIGNMENT: JUN 21 2013 PB

Office Use Only

Grievance No: PCT-1267-13

Code: General _____

Policy _____

Disc. Hear: _____

Class: ✓

Date Received: JUN 21 2013

IGC Initials: SKP

INMATE'S REASON FOR APPEAL (state specific dissatisfaction):

Warden Cartledge and Perry Classification personnel are not recognizing C.D.R. codes and statutes that are cited on Indictment sheet are different from the C.R.T. entry. Furthermore, the Indictment sheet, requested from Marlboro County by P.C.I.F. classification does not support Warrant # M-075185, see attached Warrant. Therefore the sentence sheet Mr. Norman destroyed had this warrant #M-075185 on it, that cited a different C.D.R. code from the Indictment sheet S.C.D.C. received from Marlboro County. Also warrant # M075185 is shown in the C.R.T., The Indictment sheet has MAR 008.

Warrant # M-075185 attached to grievance John B. Campbell 6-20-13
 Grievant Signature Date

RESPONSIBLE OFFICIAL'S DECISION AND REASON:

Your concerns have been reviewed. Your sentencing sheet for 09-GS-34-0521 Attempted Kidnapping has been reviewed. Your sentencing sheet was corrected by the courts to show a CDR code of 1151 which is correctly entered into the CRT. You have been provided with copies of your sentencing sheets since the copies you provided to classification staff were not original returned to you. The Office of General Counsel did contact the solicitor who confirmed your sentence and CDR code is being correctly interpreted by the SC Department of Corrections and also confirmed the correction to the warrant number on the sentencing sheets was done by the courts.

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.

[Signature] 3-3-14
 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)

Exhibit III

Exhibit V
The State of South Carolina
Administrative Law Court

John B. Campbell 22872

Convict

Docket No 14-C0324

Grievance P.C.I. 1249-13

v.

South Carolina Department of
Corrections

Motion to Compel Respondent to
Supplement the Record.

1. Now Comes, convict John B. Campbell whom is a prisoner at South Carolina Department of Corrections (S.C.D.C) pursuant to sentence sheet number 2009 GS-34-0521. see Respondent Record for observation of sentence sheet(s).
2. Nevertheless, on May 29, 2014, convict received Respondent Record of Appeal which consist of Grievance # P.C.I. 1249-13 and P.C.I. 1267-13 also Indictment # 2009 GS-340521; sentence sheet that cites Arrest Warrant # Ma-008 and sentence sheet that cites Arrest Warrant # M075185.
3. However, convict has reason to believe, Respondent has omitted from the Record items that were relied upon by S.C.D.C. Classification.
4. In support of this ~~belief~~^{Belief}, according to S.C.D.C. Classification personnel Janita Gaston disposition of Grievance P.C.I. 1249-13 and P.C.I. 1267-13, there was communication between S.C.D.C. Classification, the Solicitor, and the office of General Counsel during S.C.D.C. Investigation of Convicts Grievance P.C.I. 1249-13 and P.C.I. 1267-13
5. Convict reference to S.C.A.C. Final decision, so to Remind Respondent that the Information or Evidence the Solicitor or General Counsel provided to S.C.D.C. should be disclose for this Appeal, and without these ~~Document~~^{Document} ~~of~~^{of} ~~the~~^{the} ~~Department~~^{Department} ~~and~~^{and} ~~the~~^{the} ~~Court~~^{Court} ~~a~~^a ~~full~~^{full} ~~view~~^{view} of S.C.D.C. Classification findings

SC ADMIN. LAW COURT

DENIED

John D. McLeod

Exhibit V

FILED

JUN 09 2014

SC ADMIN. LAW COURT

RECEIVED

NOV 10 2014

STATE OF SOUTH CAROLINA
ADMINISTRATIVE LAW COURT

SC Court of Appeals

John B. Campbell, #228072,)
)
Appellant,)
)
vs.)
)
South Carolina Department of Corrections,)
)
Respondent.)
)

Docket No. 14-ALJ-04-0325-AP

RECEIVED

ORDER OF DISMISSAL
DEC 17 2014

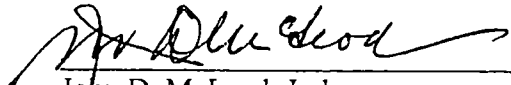
SC Court of Appeals

This matter is before the South Carolina Administrative Law Court (ALC or Court) pursuant to the Notice of Appeal filed by Appellant (Inmate) above named, who is incarcerated with the South Carolina Department of Corrections (SCDC). Appellant appeals denial of his grievance which relates to an asserted misinterpretation of the CDR code applicable to him.

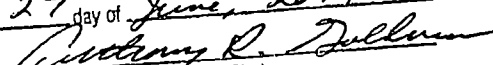
This appeal was assigned to the undersigned on April 10, 2014, making Appellant's Brief due on June 16, 2014. No such Brief has been filed as of the date of this Order set forth below. ALC Rule 62 provides that an appeal may be dismissed for failure to comply with any one of the rules of procedure for appeals. Thus dismissal is proper for failure to file the Brief required under ALC Rule 60.

THEREFORE; IT IS ORDERED that the within appeal is hereby **DISMISSED, WITH PREJUDICE.**

Columbia, S.C.
June 27, 2014


John D. McLeod, Judge,
South Carolina Administrative Law Court

COPIES OF SERVICE
This is to certify that the undersigned has this date served this order in the above entitled action upon all parties to this cause by depositing a copy hereof, in the United States mail, postage paid, or in the Interagency Mail Service addressed to the party(ies) or their attorney(s).

This 27 day of June, 2014
By: 
Judicial Law Clerk

FILED

JUN 27 2014

SC ADMIN. LAW COURT

John B. Campbell 228072
Kershaw Corr, Inst #B274
4848 Goldmine Hwy
Kershaw S.C., 29067

Jenny Abbott Kitchings, Clerk
S.C. Court of Appeals
P.O. Box 11629
Columbia, S.C. 29211