

State of South Carolina
In The Supreme Court

RECEIVED

FEB - 1 2016

SC SUPREME COURT

Appeal: From The Administrative Law Court
The Honorable, Ralph King Anderson, Chief Administrative
Law Judge.

Docket No. 15-A-1-J-150044-AP

South Carolina Dept. of Probation, Parole and

Prison Services

Respondent

vs

Johnny Lawrence #237835

Appellant

Petition For Appointment of Counsel:

① Petitioner/Appellant is indigent prisoner see, *Ex parte Rice* 307 S.C. 469, 415 S.E.2d 819, ② Appellant, it seems, impossible for him to receive the records used by the Parole Board. These are things that he would normally have easy access too. ③ Appellant was asked question by the Parole Board, in a way that appears some one put false information in his records. ④ Prisoner access to her master files - we find plaintiff interest in - master files is very much alive. "*Beavers v. Selaf* 400 F. Supp. at 597; ⑤ "convicted prisoner - retains all the rights of ordinary citizen except those - expressly... taken... by law..." *State v. Ellerton* 224 S.E.2d 666, 266 S.W.2d 494 ⑥, *Kenn v. United States Dist. Court*, N.D. of Cal., 426 F. Supp. at 405 "...of the serious consequences which could flow from unwarranted failure..." the opportunity to have the documents reviewed by the trial judge, in *Camere*... ⑦ "...parole release decision..." is prognostic..." *Wiley v. United States Board of Parole*, 380 F. Supp. at 130 ⑧ "prisoner has a constitutional right to have false information removed from his prison files" *Prine v. Becker* 555 F.2d 1197. ⑨ "...the government has not infringed liberty interest unless it perpetrates untrue charges..." *Datweir v. Meeks* 511 F.2d 1696. All that this petitioner expects is a opportunity to have the falsified materials removed from his record as he believes is his right.

The appointed grand Counsel would greatly help resolve this matter because petition ask this court three questions:

- ① Does a prisoner serving a life sentence allowed to review his prison files. If he has knowledge of false materials:
- ② If false materials are transferred to the Pink Board, how inmate find that false materials were use. Can the inmate have these materials deleted?
- ③ Does a convicted prisoner have the right at any time to correct false information in his prison files.

Petitioner further prays

That the foregoing are the true facts as I have (and justify) them, false, under penalty of perjury. Prayers made to 28 U.S.C. 31746
If I may be heard this date, 7-27-2016

Johnny Lee Brown 23785
Evans Correctional Inst.
610 Highway Nine West
Berrettsville, S.C. 29312

Date 7-27-2016