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SC SUPREME COURT

PETITIONER'S MOTION FOR LEAVE
TO PROCEED IN FORMA PAUPERIS
THE STATE OF SOUTH CAROLINA
IN THE SUPREME COURT
APPEAL FROM ADMINISTRATIVE LAW COURT

RALPH KING ANDERSON, III, CHIEF ADMINISTRATIVE LAW
JUDGE

LOWER COURT CASE NO. 2014-ALJ-04-0664-AP

APPELLATE CASE NO. 2015-000957

George Cleveland, III,
S.C.D.C. No. 357770,

v.
SOUTH CAROLINA DEPARTMENT
OF CORRECTIONS (S.C.D.C.)

PETITIONER

RESPONDENT

George Cleveland, III #357770
TURBEVILLE CORRECTIONAL INST.,
P.O. Box 252
TURBEVILLE, S.C. 29162
PROSE PETITIONER

1.
MOTION TO PROCEED IN FORMA
PAUPERIS:

MAY IT PLEASE THE COURT: George Cleveland
III, proceeding prose respectfully moves this court
to GRANT my motion for Leave to proceed IN FORMA
PAUPERIS on the following Grounds:

I'm AN inmate in the custody of the South
CAROLINA Department of Corrections, (S.C.D.C) with
NO FUNDS in my TRUST Account, NOR do I have
A paying-Job.

2.
IN FORMA PAUPERIS:

As I stated earlier, I have no funds in my
prison-trust-account, R.P. 1. Furthermore, the
United States Congress understood prisoners (like my-
self) should not be denied appellate review based on
no funds to pay the court filing fee!

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" . . . ANY COURT . . . MAY AUTHORIZE THE
COMMENCEMENT, PROSECUTION OR DEFENSE OF ANY . . .
ACTION OR PROCEEDING, CIVIL OR CRIMINAL OR.

APPEAL therein without prepayment of fees
... by a person who submits an ...
statement of all assets such prisoner possesses
that the prisoner is unable to pay such fees.
... Title 28 U.S.C.A. § 1915(A)(2).

This instant appeal deals directly with a wide-
spread-pattern of prison lock-downs within S.C.A.C.
institutions (Evans and Turbeville) that have caused
me to miss a multitude of legal deadlines that
are all well-documented in the attached supporting
Appendix. R.P. 13 At par. 2-6.

I submit to this court my appeal is not
frivolous, but packed with a mountain of evidence
of my long-court battle with the South
Carolina Court of Appeals, and the Appellate
Court Rules of South Carolina as an whole
in large part, due to no language that allows
inmates in South Carolina to file an NOTICE
OF APPEAL OR PETITION with the Appellate Courts
when the Inmate (like myself) was unable

to timely FILE because of AN PRISON-LOCK-DOWN(S).

THIS CASE INITIATED FROM AN S.C.D.C. CONVICTION; STRICKING WITH OR WITHOUT A WEAPON (810). R.P. 2, AND THE CONTINUED JURISDICTIONAL ISSUES WITH THE ADMINISTRATIVE LAW COURT OF SOUTH CAROLINA. R.P.P. 3-4.

IN THIS ORDER OF DISMISSAL, JUDGE ANDERSON DISMISSED MY ALC APPEAL IN LARGE PART TO MY INABILITY TO HAVE ACCESS TO LEGAL WHITE-PAPER:

"APPELLANT MANAGED TO FILE A 6-PAGE "MOTION TO COMPEL" AND "A 7-PAGE MOTION TO STRIKE..." R.P. 3.

THESE MOTIONS WERE DUE TO THE S.C.D.C. FAILING TO FILE THE RECORD ON-TIME (R.P.P. 8-9), AND THE LETTER I WROTE JUDGE ANDERSON REGARDING THE LACK OF LEGAL-WHITE PAPER. R.P.P. 14-16 (WRITTEN ON LEGAL-WHITE PAPER OF LEGAL PAD LINED PAPER).

Judge Anderson overlooked the MAJOR
FEDERAL constitutional violation under the First
Amed. (Access to the courts) of the U.S. Const.
the S.C.D.C. must provide me with legal white
PAPER to file my ORIGINAL BRIEF with the ALC;
the "Constitutional Right of Access to the courts
requires prison authorities to provide legal paper,
ink pens, and envelopes." *Bounds v. Smith* 430
U.S. 817, 97 S.Ct. 1491 U.S. NC (1977) id at 824-826.

GRANTING OF this motion is important as the
very important issues need to be settled respectfully;

Should language be added to Rule 203 (A) (B) and
242 (C) S.C.A.C.R. that allows South Carolina Inmates
to file notice of appeal and petitions late if
prison lock-downs caused the missed deadlines,
and should the clerk's office of appellate courts
be required to forward the missed deadline motions
or petitions to the court?

3.
CONCLUSION:

Based on the foregoing facts, I respectfully request the following relief:

GRANT my motion for LEAVE TO PROCEED
IN FORMA PAUPERIS AND FILE MY PETITION
FOR A WRIT OF CERTIORARI THAT WAS ATTACHED
to this motion.

Respectfully submitted,

~~W. W. W. W.~~
George Cleveland #35770
TURBEVILLE CORRECTIONAL INST.
P.O. Box 252
Turbeville, S.C. 29162

Dated: MARCH 18, 2016

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PETITIONER'S PROOF OF SERVICE APR - 4 2016

SC SUPREME COURT

THE STATE OF SOUTH CAROLINA

IN THE SUPREME COURT

APPEAL FROM ADMINISTRATIVE LAW COURT

RALPH KING ANDERSON, III, CHIEF ADMINISTRATIVE LAW JUDGE

LOWER COURT CASE NO. 2014-ALJ-04-0664-AP

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PETITIONER,

v.

SOUTH CAROLINA DEPARTMENT OF CORRECTIONS (S.C.D.C.)

RESPONDENT

PROOF OF SERVICE

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PROSE PETITIONER

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PETITIONER'S PROOF OF SERVICE MAR 24 2016

SC SUPREME COURT

I, George Cleveland III, certifies that on the date below by and through the Turbeville Correctional Institution's mail-room staff, properly addressed, proper United States mail postage served the following legal documents:

PETITIONER'S PETITION FOR A WRIT OF CERTIORARI;

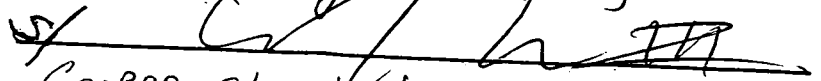
PETITIONER'S SUPPORTING APPENDIX;

3-PAGE letter to the Supreme Court;

And this proof of service to the Respondent's Attorney At:

S.C.D.C.
Office of General Counsel
P.O. Box 21787
Columbia, S.C. 29221-1787

Respectfully submitted



George Cleveland III #357770
Turbeville Correctional Inst.
P.O. Box 252
Turbeville, S.C. 29162

Dated: MARCH 28, 2016