

# State of South Carolina Administrative Law Court

Coley Brown #246396  
\* Appellant

VS

South Carolina Dept  
of Correction

Defendants

Under Color of State  
Law

\* Notice of Appeal Order.

Memorandum of Law objection  
Order Dismissal Motion

RECEIVED

MAY 17 2016

Injunction Relief.  
Motion S.C.R.C.M.P Rule 50(e)  
PRESERVE Merits dispute under  
Prison Key 15(7).

\* SEE pluee vs State 309 S.C. 408, 1992

\* SEE pruit vs State 300 S.C. 254 1992

\* Grievance No. B.R.C.I 0147-16

\* Docket No. 16 AJS-04-0319-AP

\* For Notice Appeal order Inmate

Coley Brown #246396 Has due process of 14th Amendment of United  
State Constitution bills of Right Contest (Appeal) This order of dismiss.  
with prejudice. That the cases in this order is (Contrary) (Condemned)  
TO (Contrastinal): Civil Right of Institutionalized Person Acts.  
TO: (See) Wolff vs US McDonnell 418 US At 555 56 (1974)  
(See) pruit vs State 274 S.C At 567-68 266 S.E.2d At 780 (1992)

Code 1976 §§ 1-23-320, 1-23-330, 1-23-340, 1-23-360

FOR Constitutional protection from (Unjusticed Incident Report  
FOR Prison disciplinary issue why was (No) lost of Good time days  
And lost of (privileges) possession of weapon (811). That should have  
been \*vacated\* from (Prison Records). For deception (defect  
(Deceptively) (Contrary) of (Prejudiced) (biased) \*State Arbitrary incident  
\* Reports of deprived of Liberty interest lost of time. For disciplinary  
Hearing, when state officers had (No) Physical Substantial Prima  
Facie Facts of Evidence's for these charges, that he refuse  
sion Claim Actually innocent. I Coley Brown has grounds and  
(Merits) dispute this biase order contests why he was \*found  
Guilty\* for charges, but lost Conced visitation privilege for both  
cases be vacated from \*Prison Record Cause, unlawfully found guilty  
of violating institution rule when state had (No) Physical Analysis  
Analyzed evidence's: How long Concealment was in the wall with hole  
in Block wall that Marion was under poor Maintenance condition  
of deprived Parity date of charges 1/1/11.

Therefore I Corey Brown Request These motion for  
S.C.R.C.M.P Rule 59e be preserve for \*Appeals\* state of  
South Carolina Court Appeals ruling opinion (also) This Motion  
for injunction relief on Broad River Correctional Institutional for  
~~\*Future\*~~ \*Future\* Present\* state inmate like me Corey Brown want  
be charged for \*contraband\* in block walls with holes. When  
state officer working under color of state law. And (no)  
\*Physical Prima facie.. facts of substantial proof, evidence's  
who own what was found in the Block walls  
\* (see) Administrative Law and procedure Key 19)  
Code 1976 § 1-23-380 (A) (6).  
PRISON Key 1310 petition Circuit Court's  
ERRORS Abuse by Administrative law Judge \*UNConstitutional\*  
Act's, for \*review\* final decision Ruling & order dismissaly  
with prejudice, Arbitrariness ERROR'S Administrative Law  
Judges.

\* Conclusion of Memorandum of law Brief  
\* Affidavit of service

Swoen and subscribed Before me  
This date May 3, 2016

Notary Public For South Carolina,  
My Commission Expires 6/1/2018

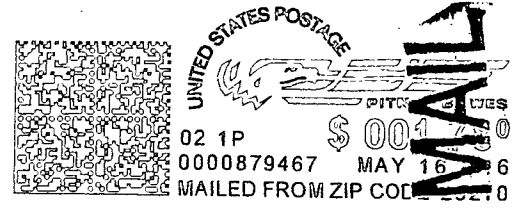
print\* Lanier Montgomery

sign Lanier Montgomery

**RECEIVED**  
MAY 17 2016  
SC Court of Appeals

Corey Brown # 246396  
4460 Broad River  
Columbia SC  
11/10/14 # 29210

Coley Brown #246396  
B.C.I. Mason #144  
4460 Broad River Rd  
Columbia, SC  
29210



LEGAL MAIL

RECEIVED  
MAY 17 2016  
SC Court of Appeals

RECEIVED  
MAY 16 2016  
ERCI MAILROOM

To, Supreme Court's of Appeals  
Post office Box 11629  
Columbia, SC  
29211