

LEGAL MAIL

IN THE SOUTH CAROLINA COURT OF APPEALS  
FOR THE STATE OF SOUTH CAROLINA

RECEIVED

JUN 21 2016

Akeem Atim-Nafis Abdullah-Malik  
Appellant

SC Court of Appeals

Case No.

2016-000768

v.

SCA CR 240(j) &

221(a) . . .

Petitioner Petitioner  
&

Responding to Bank

South Carolina Dep't of Corrections  
Respondents

COMES NOW, Akeem Atim-Nafis Abdullah-Malik  
Petitioner / Appellant. [Hereinafter] Appellant moves this  
Honorable Court ("Court") Pursuant to SCA CR 221(a)  
& 240(j). Petitioner Responding & to Bank. Consistent  
with U.S. Const Amend V, & XIV & S.C. Const  
See attached . . .

Jurisdiction

Appellant asserts THE RIGHTS OF Due Process  
& Equal protection of Law & Access to Court Pursuant  
SCA CR 221(a) & 240(j) As the (Court) has original  
& personal jurisdiction to hear this matter  
Page 1 of 7

## LEGAL MAIL

OF REHEARING + REHEARING EN BANC. Stemming from ORDER signed by CLERK La Claire Allen, Deputy Preliminary. Absent VARIOUS considerations & simultaneously filed MOTIONS by Appellant while on institution lock down & the INMATE Litigation Act (ILA) & Prisoner Pro-Se Statute. Pursuant to S.L. Code § 24-27-100 & 24-27-150 DAVIS v. State 342 S.E.2d 60 (1980) & Johnson v. State 364 S.E.2d 201 (1988) TO include constitutional protections provided for the appellant. TO Access the Courts. "INDIGENT" or In Prison As The Appellant "AFFIDANT" or "AFFIDAVIT" & Have been permitted to proceed In Forma Pauperis Previously in This Court & Various Courts. Moreover the appellant filed MOTIONS TO ENLARGE THE TIME TO Pay Filing Fee's. Appellant is in fact indigent & at the juncture of receipt of filing fees. Appellant was in a MASS Group Under Lock Down. Beyond Cleric's comprehension Appellant has no control over the mail nor abletter to utilize the telephone to seek monetary support for such total litigation.

## LEGAL MAIL

THE indigent litigant in South Carolina should liberally be able to access the courts as a fundamental fairness to save manifest miscarriage of justice. Dismissing a Appeal for a indigent litigant inability to proceed in forma pauperis. Elected the cause of in forma pauperis to access the courts to include the 1<sup>st</sup> Amendment protections the Right to Petition a Modify UNES Government. Without retaliation, reprisals etc...

## Argument

TO permit respondents the authority to file dismissed & be sanctioned affords negates the 1<sup>st</sup> Amendment a 14<sup>th</sup> Amendment. Equal protection of laws. Whereby certain constitutional protections are not suspended at arrest or jail house door step. No prison fences & walls...

TO offer a Prisoner Pro-Se Statute is preclude to frustrate Applicant due process & negates fundamental fairness & equal protection of laws...

## LEGAL MAIL

WHEREFORE The Deputy Clerk V. Claire Allen. Overlooked the "ILA" Prisoner Pro-Se Statute & Rights TO "Access THE Courts" Which is A major issue. Vice Gripped against South Carolina Prisoners Denying the basic human rights when justice requires change, modifications, & advancement. Removing the things on many prisoners side. By erroneous dismissal operates prior to full adequate consideration of what a prisoner experiences behind those fences & walls. Which cause havoc. ~~for~~ No fault of his own....

Often Administrative Agents are not trained or skilled with the Law deadlines, & meeting imminent & permanent deadlines. After challenging the Agency & behind the bars. Security does not fully understand A prisoner as the Appellant has to be provided access to Courts... Telephone Access. In the event he

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is pro-se a self represented... They  
leaves the prisoner ability to serve "Notice"  
They to be meet with further forefeitures  
a his inability to Open A steel or cased  
door. To demand access to courts...

The Appellant applied for extension to  
Pay filing fees on the cards to freely  
Guest In forma pauperis Due to his  
inability & inability to pay filing fees.  
Court cost (etc)...

The "ILCA" does not restrict access  
to courts. IT MAKES provision to have  
A prisoner account deductible upon prisoner  
obtaining monies to secure the debts...

THE "Courts" Arbitration such factor, Denies  
Due Process a Equal Protection of Law...

For the foregoing Appellant Motion  
Requesting Pursuant to Motion submitted  
to Enlarge Time Meet the filing fees &  
"ILCA" Prisoner in se status. Pursuant  
S.L. Code § 24-27-100, & 24-29-100

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DAVIS v. STATE 342 S.E. 2d 60 (1980)

Johnson v. STATE 364 S.E. 2d 201 (1980)

## CONCLUSION

Appellant here in instance of  
Peterson & Peterson Law Firm relying  
on Constitutional Protections & Amendments  
with Order Grant by U. CLARE ALLEN...  
Overlooked Prisoner Pre-Release Status Inmate  
Lifestyle Act

By denying appellant access to courts  
& inability to pay filing fees, & not awaiting  
enlargement. Clearly define a "post person act"  
does not serve due process nor equal protection  
of law. S.C. Code § 24-27-150 defines  
how to implement payment plan IF the prisoners  
account is insufficient to meet filing fee... to  
preclude violating basic fundamental fairness, &  
access to courts...

WHEREFORE, the foregoing, Issued &  
Legal authority. This matter should be  
GRANTED, Reversed, & Reversed with instructions  
to process the inmate's account & expense fees.  
Page 6 of 7

AFFIDAVIT

I AM, DO SOLEMNLY SWEAR /  
 AFFIRM. I am experiencing difficulty  
 ACCESS TO THE COURTS, LAW  
 LIBRARY, LEGAL MAIL, LEGAL  
 MATERIALS DO TO MASS GROUP  
 + CORPORAL PUNISHMENT, CRUEL & UNUSUAL  
 PUNISHMENT

GEORGETOWN UNIT ie A & B UNITS  
 ARE LOCKED DOWN REPEATEDLY SINCE  
 MY INITIAL MOTION FOR ENLARGEMENT  
 I HAVE BEEN SUBJECT TO TWO SECURITY  
 LOCK DOWNS. AS A LEVEL I PRISONER  
 HELD AGAINST MY NATURAL LIVING WILL  
 AT MORE RESTRICTIVE LEVEL II  
 PRISON AFFECTING MY LIBERTY  
 ACCESS TO COURTS. RECENTLY,  
 ARBITRARY, CAPRICIOUS, WANTON, EVIL INTENT  
 & ON GOING SHORTAGE OF STAFF

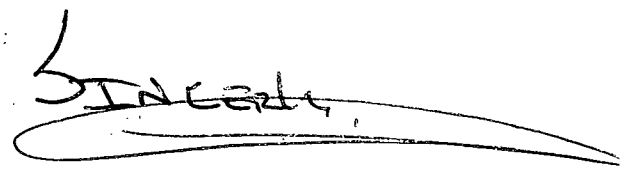
TARGETING, PROFILING, &  
ENFORCEMENT OF PITTING, DISCRIMINATION

I HAVE  ON GOING LITIGATION  
IN SEVERAL JURISDICTIONS. UNITED STATES  
SUPREME COURT, UNITED STATES DISTRICT  
COURT, S.C. COURT OF APPEALS, S.C. COURT  
OF COMMON PLEAS, S.C. GEN. SESS., &  
S.C. ADMINISTRATIVE LAW COURT.

WHEREFORE MASSIVE SECURITY INTRUSION  
EFFECT DUE PROCESS & EQUAL PROTECTION  
OF LAWS.

I AM AFFIRMING ALL TO BE  
TRUE & CORRECT TO THE BEST OF  
MY KNOWLEDGE UNDER PENALTY OF  
PERJURY.

This I do on May month  
Thurs day of June year

Sincerely,  
  
Akeem Alim-Nadir  
RICHMOND CORRECTIONAL INSTITUTION  
5 CORRECTIONAL ROAD  
DIXON, SOUTH CAROLINA

AFFIDAVIT

I Am Alheam Hum-NAEYS Abdullah-Malik Affiant of AFFIDAVIT  
THE SAME IN AFFIDAVIT MAY 4<sup>th</sup> 2016 Page 1 of 3.

AFFIDANT AS OF Today 30<sup>th</sup> May 2016 Locked in Cell unit Georgetown.  
It is still on Security lock down. Petition, unable to access  
Law Library, material, research, legal, and poor lighting etc."

This 1<sup>st</sup> day of June, 2016.  
*[Signature]*

Sincerely,  
*[Signature]*  
Alheam Hum-NAEYS Abdullah-Malik

This 1 day of June month 2016 year  
Notary Public  
NY Commission Expires May 20, 2021  
151 Kijana Robinson  
Signature

# The South Carolina Court of Appeals

Akeem Abdullah-Malik #359150, Appellant,

v.

South Carolina Department of Corrections, Respondent.

Appellate Case No. 2016-000768

The Honorable S. Phillip Lenski  
Trial Court Case No. 2015ALJ040611AP

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## ORDER

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Appellant has failed to pay the filing fees, as required by Rules 203 and 240 of the South Carolina Appellate Court Rules, and the order of this Court dated May 20, 2016. Accordingly, this matter is dismissed. The remittitur will be sent as provided by Rule 221(b), SCACR.

FOR THE COURT

BY V. Claire Allen, Deputy  
CLERK

Columbia, South Carolina

**FILED**

6-7-16

cc:

Akeem Alim-Nafis Abdullah Malik

LEGAL MAIL

Pursuant to INMATE Letters Act  
[ILA] + Prisoner Pro-de Status ...

This 13<sup>th</sup> day June month  
Twenty One. 2016 year

Respectfully submitted

Akeem Alim-Nafis Abdulkadir  
Rodgers Correctional Inst  
5 Correctional Road  
Rodgers, South Carolina 29382

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SC Court of Appeals

CERTIFICATE OF SERVICE

I am, Akeem Alim-Nafis Abdulkadir, certify I have deposited in the U.S. Mail prepaid postage. (1) ORIGINAL MOTION FOR REHEARING, d. REHEARING TO BANC. d. CC: All required parties listed below

This 13<sup>th</sup> day June month  
Twenty One. 2016 year

Sincerely,

- CC: Administrative Law Court.
- CC: S.C. Dep't of Corrections

Akeem Alim-Nafis Abdulkadir  
Rodgers Correctional Inst  
5. Correctional Road  
Rodgers, South Carolina 29382

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June 16, 2016

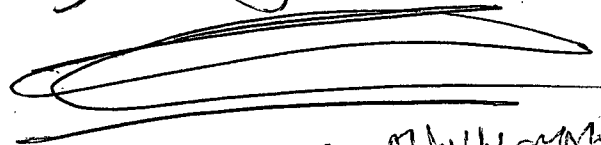
Dear Clerk of the SC Court of Appeals

Please find enclosed (2) separate Petitions.

① Case # 2016-000768

② ALJ # 15-ALJ-15-0070 AP

Sincerely



Alan Howard Mitchell

Alcorn Alcorn v. State of Mississippi - Male  
SLO # [339150] 200  
Prison Correctional Institute  
5 Corcoran Road  
Ridgeland, South Carolina [29128]

**RIDGELAND CORRECTIONAL  
INSTITUTION**  
JUN 16 2016  
Mailroom

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IN THE Supreme Court of Appeals  
For the State of South Carolina  
P.O. Box 11629  
Columbia, South Carolina 29211

THE DEPARTMENT OF CORRECTIONS HAS NOT  
CENSORED THIS ITEM; THEREFORE, THE DEPARTMENT  
OF CORRECTIONS DOES NOT ASSUME RESPONSIBILITY  
OF ITS CONTENTS.

LeVERN COHEN, WARDEN  
RIDGELAND CORRECTIONAL INSTITUTION  
S.C. DEPARTMENT OF CORRECTIONS