

V. South Carolina Dept of Corrections

Circumstances 16 ACY-1119-15
ALL Doclet No. No ALJ-04-0114-AB

Respondents

Notice is hereby given that Coleman filed a Rule 59(c) in in the ALJ to preserve the issues for appellate review, where the issue have to be preserved in order for the appellate court to hear the issue upon appeal. Through the exercise of due diligence Coleman is awaiting a respondent and at this time filing a notice of appeal.

1) The ALJ erred in the Law because the live requirement in Walt is not the only requirement to be met. That if a inmate is removed from the hearing the Counsel substitute must state and present the evidence on behalf of the inmate. At 2214 Inmate Disciplinary System.

2) The ALJ erred where no hearing was held at the state correctional institution one at 2:30 PM and the other at 2:40 PM which Coleman was never allowed to participate. Nor did the Counsel substitute collect and present evidence on behalf of Coleman.

3) The ALJ erred where at 2214 Inmate Disciplinary System is a regulation that raise to procedural due process violation 24-1741, 24-13-211

4) The ALJ erred in the Law in Al-Shabazz v State 338 S.C. 354 which states the Counsel substitute must state and present evidence on behalf of the inmates. In Counsel substitute Mr. Armstrongs informed the hearing officer that Coleman had request 10 witnesses or evidence. When he had previously filed five witness request (Amist) 15-799179, 15-801667, 15-813518, 15-801799, 15-791790. Requesting J. Hunter, J. Hollins, and Mr. Sturkey, The FBI Security All Check Log Sheets, says online Log Book. Did the ALJ error

when failing to remained the case/inaction back to the institution.
5) That DLS E. Billinger and CIS Armstrongs violated Coleman's right of due failure to allow Coleman to participate in his hearing, which violated the 14th Amendment.

Relief Requested

- 1) That due to the error in the Law and regulations that rise to a Constitutional violation that the inaction be overturned and all good time restored.
- 2) That the Court of Appeals exercise the power and allow Coleman to file this notice of appeal and excusable negligence due diligence where he was robbed bridge and tolls Inst. That filed a Rule 59(c) Reluctant the case be reconsidered. A state created liberty interest exist because 100518 days of accrued good time was revoked.

Certificate of Service

I hereby certify that on this 28th day of December 2016 a copy of Coleman's notice of appeal was mailed to the office of General Counsel No. Box 21781, 14044 Road River Rd - Columbia, S.C. 29221-1781, South Carolina Court of Appeals P. Box 11529, Columbia, S.C. 29211. An Coleman retains a copy heretofore.

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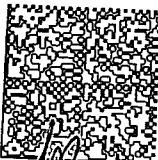
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
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