

IN THE STATE OF SOUTH CAROLINA  
IN THE STATE COURT OF APPEALS  
IN THE OFFICE OF THE HONORABLE CLERK

MR. ANDRA JAMISON  
S.C.D.C. ID. # 337461  
Appellant Pro Se

v.

SOUTH CAROLINA DEPT.  
OF CORRECTIONS

Respondent

SUPPORTING  
MOTION TO DENY  
DISMISSAL

**RECEIVED**

JUN 12 2017

SC Court of Appeals

IN RE: Lower Case No. 2017-ALJ-04-0080-AP  
Appellate Case No. 2017-000686

COVER LETTER

IN THE STATE OF SOUTH CAROLINA  
IN THE STATE COURT OF APPEALS  
IN THE OFFICE OF THE HONORABLE CLERK

MR. ANDRA JAMISON } SUPPORTING  
S.C.D.C. # 337461 } MOTION TO DENY  
Appellant Pro Se } DISMISSAL

v.

SOUTH CAROLINA DEPT.  
OF CORRECTIONS  
Respondent

**RECEIVED**

JUN 12 2017

SC Court of Appeals

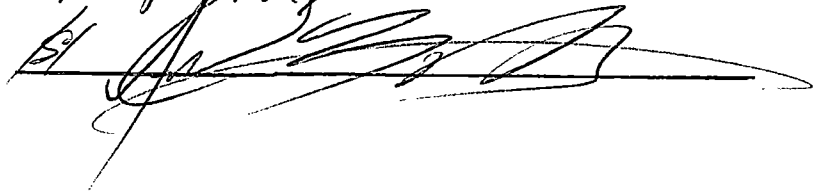
May It Please The Court?

Now comes the humble Appellate making  
this rebuttal against Ms. Arnold's Brief arguing  
for dismissal. Let me first start off by saying  
that in America's Juris Prudence, no case  
can be dismissed without the parties being heard,  
(Powell v. Alabama 287 U.S. 45 (1932)) Accord-  
ing to the opinion by CHIEF JUSTICE ANDERSON

of the Alabama Supreme Court contained in Powell. A close review of Appellant's Brief on Page #2 will clarify the issue that he IS arguing, and has been arguing from the START.

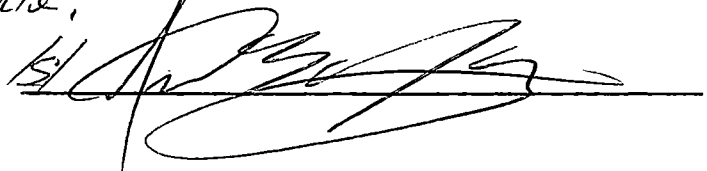
The Evidence to be put on Record Before the Court, is The Brief itself. On Page 9, it most Clearly states in plain language Appellant's whole argument, BUT the SCDC, would cloud the issue and try to side-track the Honorable Court's attention, by only stating the second half of the criteria of the South Carolina Administrative Procedures Act. Appellant is only arguing the FIRST part of the ACT, NOT the second, and the Honorable Judge Robinson violated my DUE PROCESS and EQUAL PROTECTION of the LAW rights by NOT addressing MY (NOT the SCDC) issues, effectively and obviously ignoring them all together. Again Appellant would draw attention to Page 9 of Brief for the correct issue before the court, My case has NOT been Adjudicated.

Respectfully



# CERTIFICATE OF SERVICE

I hereby certify that on this day I have served a copy of the foregoing Motion to DENY DISMISSAL upon the HONORABLE CLERK'S OFFICE by depositing same in the U.S. Mail with properly addressed and supplied envelope, postage is pre-paid in accordance with and pursuant to "Houston v. Lack" and the "Mail Box" Rule.



**RECEIVED**

JUN 12 2017

SC Court of Appeals

Sworn to Before Me

This 31 Day of May 2017.



NOTARY Public of SOUTH CAROLINA



MY COMMISSION ENDS: 2/17/24

Sent To:

South Carolina Court of Appeals  
Jenny Abbott Kitchings, Clerk  
Post Office Box 11629  
Columbia, South Carolina 29211

SCDC Office of Gen. Counsel  
Christina Catoe Bigelow  
P.O. Box 21787  
Columbia, SC. 29227-1787  
Attorney For Respondents

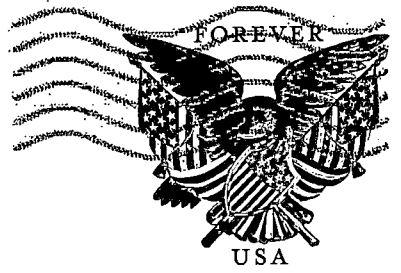
ANDRA JAMKOW #337461  
EVANS C.F. F-5C #209  
610 Hwy 9 west  
BENNETTSVILLE SC 29512

COLUMBIA SC 290

RECEIVED JUN 2017 PM 3 L

JUN 12 2017

SC Court of Appeals



SC. COURT OF APPEALS  
JENNY ABBOTT KITCHINGS, CLERK  
P.O. BOX 11629  
COLUMBIA S.C. 29211

29211-162929

