

The State of South Carolina

Vincent Rice

Appellant

vs.

S.C. Dept of Corrections

Respondents

In The Court of Appeals

Case # 2017-001484

RECEIVED

SEP 08 2017

SC Court of Appeals

I the Appellate before the Court that attend that every word of my brief is fact and can be supported with evidence. I further assert that It was the Respondents "who made the claim," "accusation" or "contest" when it took the action to arbitrarily forfeit my September 1, 2016 on day prior to getting out.

Therefore, it is the Respondents who was "present the raw evidence" to support there "accusation" that I must serve an 85% term. I further assert as fact that the Dept is not only wrong but how willfully neglected by individual, human and constitutional rights in its restriction upon me,

I further assert that I have proof that the Dept are aware of its constitution errors but are willing to conceal rather than reveal and the Dept staff is in direct violation of 18 U.S Code § 1001 (a)(1)

In conclusion, I must compell the court to review the facts clearly by affirming the Respondent's have twisted its "burden of proof" upon me when it is then who must provide facts. The respondents did produce a "legal opinion" of a former solicitor to me, to make it a "legal fact". And thus the Dept is unwilling to answer to this arbitrary procedure in breach of constitutional law. The facts will support that I have been denied justice and suffer harms.

Respectfully Submitted

Vincent Rice

Vincent Rice

L.C. 1

P.O. Box 265

Bidgeville, SC 29472

September 4, 2017

offender's prior record. If the inmate prior record contains things more serious than simple possession (i.e., distribution, PWID, manufacturing, conspiracy, etc.) then he must be classified as an 85% offender who is not eligible for parole. If his prior drug record contains ONLY simple possession, he would not be an 85% offender. Please inform this office of the court intent of this charge. This inmate is SCHEDULE to be release on September 01, 2016 to SUPERVISED RE-ENTRY. I will be awaiting your response. Please feel free to contact me if you have any question or concerns.

§ future does not state this

why not ask the court?

Audrey Crum
Inmate Records Office
Record Processing Supervisor
Crum.Audrey@doc.sc.gov
(803)896-1994

-----Original Message-----

From: DONOTREPLY
Sent: Thursday, August 25, 2016 10:24 AM
To: Audrey Crum (CrumAud) <Crum.Audrey@doc.sc.gov>
Subject: Scan from a Xerox WorkCentre

Please open the attached document. It was scanned and sent to you using a Xerox WorkCentre.

Attachment File Type: PDF

WorkCentre Location: Inmate Records Upstairs (DC000124) 896-8531

For more information on Xerox products and solutions, please visit <http://www.xerox.com>

Exhibit 11

ROAI200D
ROAI200M
OMROAUDA

SCDC OFFENDER MANAGEMENT SYSTEM
RECORD AUDIT APPLICATION
DISPLAY RECORD AUDIT

01/19/17
C056427

SCDC#: 316178
NAME.: RICE, VINCENT JERMAINE

CURR STATUS.: INCARCERATED
CURR LOC.....: EVANS
CURR CUSTODY: ME3

AUDIT TYPE: 05 NON-PAROLE AUDIT

AUDIT DATE: 05/21/16

↓ not an adequate record.

UPDATED BY: STOBBE, MICHAEL

DATE: 05/21/16

RECORD AUDIT DISPLAYED...

CLEAR:SUMMARY

ENTER:DISPLAY NOTES

PF8:FORWARD

Dept presented this Document to the ALC
to claim a "Audit" is how and why the Dept
arbitrarily "stopped" being Sept 1, 2016 release.

Other documents will show Balin was the cust.
This Document is intended to mislead the fact finders.

Exhibit
#12

STATE OF SOUTH CAROLINA
ADMINISTRATIVE LAW COURT

Vincent Rice, #316178,
Appellant,

v.

South Carolina Department of Corrections,
Respondent.

) Docket No.: 16-ALJ-04-0869-AP
) Grievance No.: LEECI 455-16
)

) *Hon. Deborah Brooks Durden*
)

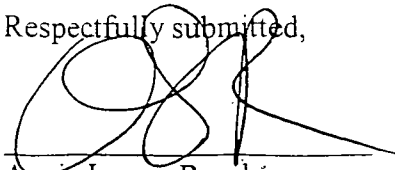
) **RESPONDENT'S MOTION**
) **TO FILE OUT OF TIME**
)

COMES NOW, Respondent, South Carolina Department of Corrections, and requests that this Honorable Court grant Respondent leave to file its Brief out of time. In support of this request, Respondent shows this Honorable Court the following:

1. This matter comes before the Court by way of Appellant's challenge to his sentence calculation.
2. The Department's brief was due by May 2, 2017.
3. The undersigned, the attorney handling this case, accidentally misfiled this case as completed and therefore failed to file a Brief in a timely manner. The mistake was realized today, May 4, 2017.

WHEREFORE, Respondent apologizes to the court and Appellant for this mistake and respectfully requests to file and serve Respondent's Brief out of time in this matter.

Respectfully submitted,



Annie Laurie Rumler
Staff Attorney
South Carolina Department of Corrections

Columbia, South Carolina
May 4, 2017

#13 1