

STATE OF SOUTH CAROLINA

IN THE SUPREME COURT

RECEIVED

JAN 10 2018

APPEAL FROM ADMINISTRATIVE LAW COURT

SHIRLEY C. E. INSON, ADMINISTRATIVE LAW JUDGE

S.C. SUPREME COURT

Docket No. 17-ALJ-04-0591-

ISIAH JAMES, JR., Appellant,

vs.

SOUTH CAROLINA DEPARTMENT OF
CORRECTIONS, Respondent.

NOTICE AND MOTION TO PROCEED IN FORMA PAUPERIS
AND FOR PRO SE STATUS

HEREIN COMES NOW appellant ask the Court to proceed in forma pauperis in this appeal; he asserts that he was allowed to proceed in forma pauperis status in the former court proceeding; there is a liberty interest that is relevant thereto as he challenges the Agency's sentence computation interpretation. Tant v. SCDC, 717 S.E.2d 753 (S.C. App. 2011);

PRO SE STATUS

Appellant asks the be granted pro se status of pauper herein where South Carolina Appellate Court Rules (SCACR) 210, 211 and etc. (cover stock for briefs), number of copies of brief(s), number of copies of record on appeal and cover stock for record) be relaxed to status announced in Davis v. State, 342 S.E.2d 60 (198_)

This 7 day of January 2018.

s/

Isiah James, Jr.
Isiah James, Jr.
1810 'O' Street
Brunswick, Georgia 31520-5445

CERTIFICATE OF SERVICE

James hereby certifies that he served the motion herein on SCDC's attorney, General Counsel, POB 21787, Columbia, SC 29221 -1787, by mail, postage pre-paid, this 7 day of January 2018.

s/

Isiah James, Jr.