

The State of South Carolina  
In The Supreme Court  
Appeal from the ALC  
Deborah Brook Dwyer, Judge

Aaron R. Willis

Petitioner

v.  
State of South Carolina

Respondent

Notice and Motion to Proceed in Forma  
Pauperis AND for pro se prisoner status

Please take notice the undersigned moves before the court for an order granting pauper status and prisoner pro se status on the ground(s) noted below herein. He brought the action initially in 1998 as an application for post-conviction relief (APCR) which was appealed to South Carolina Supreme Court. He asserts that he was granted pauper status in the Administrative Law Court [ALC] and judicial review applies. *Howard v. SCDC*, 733 SE 2d 211 (2012). See also *Ex Parte Martin v. State*, 471 SE 2d 134, 135 (1995)

Pro Se Prisoner Status

Appellant respectfully request that this Court grants him pro se prisoner status which would relax South Carolina Appellate Court Rules (SCACR) 210 and 211 as they pertain to coverstock paper of brief(s) and record(s) on appeal, also number of copies SCDC has policy which deems cover stock paper contraband and prohibits materials for binding brief(s) and etc.

19<sup>th</sup> Day of December 2012

RECEIVED

DEC 27 2012

SC Court of Appeals

Respectfully Submitted  
Aaron R. Willis