

Designation of Matter to be
Included in the Record on Appeal
Supplement Record

The State of South Carolina
In The Court of Appeals

RECEIVED

MAY 04 2018

Appeal from the South Carolina SC Court of Appeals
Administrative Law Court

Judge D. Druden, Administrative Judge
Case # 2017-001484

Vincent Rice # 316178

Appellant

v.

~~Christina Bigelo~~
Annie Rumber
counsel for SCDC

Respondent

The Request Designations of Matter to
be included in the Record on Appeal

- 1.) Eight Sentencing sheets
- 2.) Conviction Summary from SCDC offender's Management system
- 3.) Appellant's inmate offense history from the SCDC offender Management systems

Request for Supplement of Record
has caused an undue burden and
delay in Appellant's claims.

1.) The Respondent's request for 8 sentencing sheets for convictions that have not been presented to this court from any party. The "subject matter" of my claim in the Court asserts that I am eligible for furlough release per S.C. Code 44-53-370. This is the only relevant and "controlling" penal offense that has me subjected to "illegal custody" against my 14th Amend Right.

Secondly, a request for 8 sentencing sheets, is an undue burden, I do not and did not have possession of these documents as an indigent inmate. Furthermore, I have been on 24 hour lockdown for over (40) days, with zero access to the institution law library/copy machine/mailroom and consequently the courts. I am powerless to the Respondent's "convenient and overwhelming control to obstruct justice.

2.) The request for a conviction summary from SCDC offender Management System is absurd, frivolous and does not prove nor disprove any facts presented by me in the jurisdiction of this Court. The Sentencing sheets exist in records from the lower county while S.C. 44-53-370(b)(2) is the only conviction up review in case 2017-001484. Furthermore, a request for a conviction summary, is merely a duplicate of the 8 sentencing sheets.

3.) The Respondent's professional conduct in this case matter concludes they intend to delay and obstruct justice and my right of freedom (5 and 14th Amend). I filed seven (7) claims in my Amended Initial Brief, the Respondent's have defied the court rules, by NOT RESPONDING, they have not explained to any reviewing authority on what law or explicit reason did they reject my 14th Amend rights and "Rejected my release from prison. Neither party designated SCDC offense records. It is error to force Appellant to produce frivolous and unfavorable evidence to my own claims. This is stacking the Deck by the House,

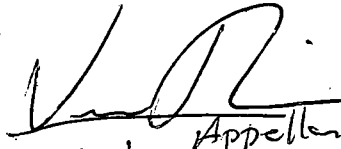
1

4.) It is universal error for the Court to permit the Respondents to evade my claims and supporting evidence, while then ordering for me to produce documents/information the Respondents own/control and possess, I am under total control of the Respondents here at the institution; the Respondents have been allowed to control my rights even in the jurisdiction of this court; Sworn to defend the Constitution and protect my rights with due process of law:

Not one order in this entire case has been ruled on in factual findings or conclusion of law, but they are used as instruments to maintain dominion over my personal right to be free upon the lands.

In my attempt to comply with this Courts Burderson Order. I wrote the case worker and SCDC Inmate Records to please provide me with a ~~offer~~ SCDC offense summary, and a conviction summary; after a long, negligent delay; I was informed by staff, that I'm not allow to have such information. Doesn't it ~~end~~ in conclusion, the Respondents are using the court to ask for documents they have in possession, but has control not to give them to me, (exhibit Attached)

In conclusion, I'm compelled to draw attention to the facts. I have submitted a preponderance of evidence to support my claim and title to freedom - The Respondents state my freedom and has been allowen to hide there hand behind the Courts bench. The Respondents request must be struck down and an immediate ruling in Appellant's favor due to the facts. A Final Brief is not needed.


L.C.1 Appellant

P.O Box 205
Ridgerville, S.C 29644

**SOUTH CAROLINA DEPARTMENT OF CORRECTIONS
REQUEST TO STAFF MEMBER**

TO: NAME: Inmate Records	TITLE:	DATE: 4/24/18
INMATE'S NAME: Vincent Rice	SCDC #: 36178	
INSTITUTION: Lebanon	LIVING QUARTERS:	

I need a copy of a conviction summary sheet, from pmm and offense history from the SCDC offender management system faxed over right away it's urgent, because I need it for a court date.

2nd request.

DISPOSITION BY STAFF MEMBER:

Sing
You are not allowed copies from the ~~Accession~~ OMS System

Exhibit From SCDC

DATE: 5-7-18	SIGNATURE: Ms. Ravenel
-----------------	---------------------------

Proof of Service

I Vincent Rice, Appellant did forward a handwritten copy of a Final Brief and Supplement Record to the Respondents by giving to office to drop in mail on May 1, 2018 to the following address

Annie Rowler
4444 Broad River Rd
Columbia, S.C 29212


Appellant

201
P.O. Box 245
Ridgelyville, S.C 29402

RECEIVED

MAY 04 2018

SC Court of Appeals

Vincens J-1-1
L.C.1
P.O. Box 205
Ridgewell, S.C. 29044

SENSITIVE MATERIAL

02 1P
00002544
MAY 02 2018

RECEIVED
MAY 02 2018
MAIL ROOM
LIEBER C.I.

S.C. Court of Appeals
Clerk of Court
1220 Senate St
Columbia, S.C. 29201

RECEIVED
MAY 04 2018
SC Court of Appeals

