

Designation of Matter to be
Included in the Record on Appeal

The State of South Carolina
In the Court of Appeals

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MAY 11 2018

Appeal from the South Carolina
Administrative Law Court

SC Court of Appeals

Judge D. Druden, Administrative Judge

Case # 2017-001484

Vincent Rice # 316178

Appellant

Christna Bigelow
Counsel for SCDC

v.

Respondent

The Requested Designation of Matter to
be included in the Record on Appeal

Supplement Record on Appeal

1.) Eight Sentencing sheets

2.) Conviction Summary from SCDC offender's
Management System.

3.) Appellant's inmates offense history from the
SCDC offender's Management System

Request of Supplement of Record
has caused an undue burden and
interference with Appellant's claim.

1.) The Respondent's request for my eight sentencing sheets is first and foremost, frivolous to the "subject matter" with this jurisdiction. In regards to the penalty for S.C. code 44-53-370(b)(2) only, statute 44-53-370(b)(2) is the "controlling law" holding title to my custody.

Secondly, a request for 8 sentencing sheets is a burden due to the fact; I did not have possession of these documents. Due to my confinement on 24 lockdown, with zero access to the law library and mailroom while in custody of the "Respondent": SCDC.

2.) The request for a Conviction Summary is also frivolous and absurd, and draws no conclusions to the material facts presented in my claim for release per penal code 44-53-370. I attest this request this request is merely a duplicitous request of the sentencing sheets altogether.

3. The Respondent's 3 claim, is evident obstruction of justice. The Respondent's, have not made an affirmative answer of why my release was forfeited and on what conclusions of law. Furthermore, neither party initially submitted SCDC offense history, therefore I Vincent Rice, Appellant in this jurisdiction should not be made to weight the burden of producing documents that are frivolous and unfavorable to my case. This is my human and constitutional Rights.

4.) It is universal error for the Court to permit the Respondents to evade my numerous claims involving 4th Amendment Constitutional rights, and Order for I the Appellant to produce documents that SCDC / Respondent already have in their database, control and possession. I am under the total control of the Respondents, and this Court has not protected my rights in any order in this entire case. Not one order is made or based on any rulings or conclusion of law. Nonetheless, I wrote two permanent request forms to SCDC inmate Records ~~see~~ in compliance with Agency policy; after a lengthy delay I was informed that I can not receive this information / documents. In conclusion, The Respondents are requesting for frivolous documents that they have in possession, and has the denial over my personal rights and person to say "I can not have them".

In conclusion, I'm compelled to draw attention to the facts. I have submitted a compilation of evidence to support my claim that I am eligible for early release under S.C. 44-53-370(b)(2) and Tsolis law apply to my offense. The court must strike the Respondent's failure of response and request of records as a delay of justice and rule upon review of Appellant's final brief.



Appellant

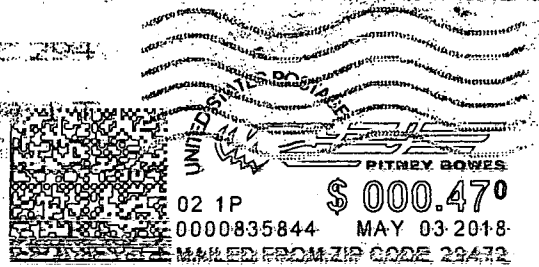
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