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JUL 23 2019

SC Court of Appeals

Preliminary Brief of Appellant

Appellant had 5 foot jump rope under his BED NOT hidden or concealed when Agency Search team found jump rope he was charged convicted of ESCAPE w/ NO

EVIDENCE in RECORD or DISPOSITION to show ANY ESCAPE EVIDENCE in violation of WOLF v. McDONNELL (1974) US S. Supreme Court state FAILED to establish corpus

Delecti 7 ALC DENIED RELIEF Appellant asserts HOWARD v. SERVO DOES NOT APPLY to THIS CASE

CONFIDENTIAL

NO. 100

1950

**LEGAL MAIL  
MAIL ROOM**



APPELLANT SUFFERED NO LIBERTY  
INTEREST DENIAL YET HIS CUSTODY  
WAS REDUCED TO LOWEST LEVEL  
POSSIBLE FOR LIFE, CLASSIFY  
AS ESCAPE EXCLUDED JOB PAYING  
MINIMUM WAGE, WORK RELEASE  
PRE RELEASE, LIFETIME LABEL AS  
ESCAPE RISK TO CONFINE HIS  
CUSTODY TO LOWEST ME  
TOTALITY CONSTITUTING LIBERTY  
INTEREST

MOTION TO SET ASIDE  
JUDGMENT BASED UPON  
VIOLATION OF DUE PROCESS  
NOTICE AND OPPORTUNITY TO

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ON SAME DAY MOTION TO  
DISMISS RECEIVED ALC  
ENVAITED MOTION W/OUT  
OPPORTUNITY TO BE HEARD  
TO ESTABLISH A TOTALITY OF  
CIRCUMSTANCES. A LIBERTY  
INTEREST WAS SHOWN YET  
ALC CONSIDERED MOTION TO  
SET ASIDE JUDGEMENT BASED  
UPON LACK OF CORPUS DELICTI  
OF ESCAPE MANDATED CHANGE  
BE DISMISSED COUPLE W/ LACK  
OF WRITTEN NOTICE OF WHAT EVIDENCE  
WAS RELIED UPON TO ESTABLISH  
A ESCAPE CHANGE

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with prejudice The court of  
APPEALS must allow opportunity  
to ARGUE APPEAL - telling  
APPEAL on MOTION to SET  
ASIDE Judgment 59E? 60B?  
LACK of corpus delicti

In EQUITY US CITIZENS SHOULD  
BE AFFORDED DUE PROCESS  
lest WE BE DENIED LIBERTY  
w) NO APPEAL

JULY 13, 2019  
BY US MAIL

~~SL MAX~~ as Rule  
MCCF  
MCCOMM/C  
SE

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JUL 28 2019

SC Court of Appeals

SC COURT OF APPEALS

Columb. A SC 25211