

RECEIVED

State of South Carolina
IN THE COURT OF APPEALS

AUG 10 2020
SC Court of Appeals

Appeal From The Administrative Law Court
Deborah Brooks Durden Administrative Law Judge

Appellate Case No. 2020-008582

Trial Court Case No. 2019 ALJ 040246 AP

JEROME McFadden, 136919, Appellant,

v.

South Carolina Department of Corrections Respondent.
Appellant's Motion For Certification of
This Case for the Supreme Court

The Appellant Jerome McFadden, 136919, hereby
move pursuant to Rule 204 (b) of the Appellate
Court Rules to certify this case for review before
the S.C. Supreme Court. The grounds for this motion
are as follows:

1) This case involves a novel issue
of Federal Law 28 U.S.C. Section 1915's meaning
of Congress intent of the word "income" with
regard to an inmate trust account as to whether
gifts were intended as income or prison wages -

EARNED AS A RESULT OF PRISON LABOR.

Appellant contends that Congress intent was specifically with respect to the "income" earned from some employment of prison wages. The Administrative Law Court disagreed and cited as an authority a 7th circuit of Appeals Court case (SEE BRIEF OF APPELLANT).

2) The REVIEW of this CASE by the S.C. Supreme Court, the Court of last resort will allow ANY AGGRIEVED PARTY to SEEK REVIEW of that decision in the U.S. Supreme Court, ANY decision by this Court will impact and become precedent affecting a large segment of the population in society as well as the inmate population.

3) Appellant has filed his initial brief and designation of Matters with the S.C. Court of Appeals clerk's office dated July 22, 2020. The attached letter is the clerk's reply, which was RECEIVED by the institution Aug. 4, 2020 and RECEIVED by Appellant Aug. 6, 2020. Appellant informed the clerk in the certificate to his brief that his dorm was quarantined June 23, 2020, and as a result he could not provide a copy as required, of the handwritten brief to respondent for lack of materials. The facts in the brief, its composition and arguments will convince any fair minded judge or justice that -

the Respondent is hiding in plain sight its
wrong doing in violation of Federal Law.

The Clerk direct that I file an amended
brief on the short time frame: the one filed
is sufficient the Clerk abuses the Court's
trust in that demand. The truth is obvious,
the clerks in cahoots with Respondent don't
want that brief to be submitted before the
Court. And I'm laughing about it because
I know Respondent is being help, as always
by those in the courts. Stand still, what
happened in Pharaoh's Egypt is happening
in America for the same reason.

In Conclusion, for the above stated
grounds and in accordance with the applicable
Rule, this case should be certified for
review by the S.C. Supreme Court whose
Chief Justice operates with justice, the
virtue of a real human being.

Jerome McFadden

This 7th day of Aug. 2020



The South Carolina Court of Appeals

JENNY ABBOTT KITCHINGS
CLERK

V. CLAIRE ALLEN
CHIEF DEPUTY CLERK

POST OFFICE BOX 11629
COLUMBIA, SOUTH CAROLINA 29211
1220 SENATE STREET
COLUMBIA, SOUTH CAROLINA 29201
TELEPHONE: (803) 734-1890
FAX: (803) 734-1839
www.sccourts.org

July 31, 2020

Jerome McFadden, 136919
Perry Correctional Inst.
430 Oaklawn Road
Pelzer SC 29669

Re: Jerome McFadden, #136919 v. SCDC
Appellate Case No. 2020-000582

Dear Mr. McFadden:

Upon reviewing your appellant's initial brief, the following deficiencies have been noted under the South Carolina Appellate Court Rules (SCACR), and any deficiency must be corrected within ten (10) days of the date of this letter or your appeal will be dismissed:

- Exhibits may not be included in the appellant's initial brief. These documents need to be only listed in the designation of matter. An amended appellant's initial brief will need to be served and filed.
- A copy of the initial brief must be sent to opposing counsel, pursuant to Rules 208(a) and 262(b), SCACR.

The documents that you included in your designation of matter are being returned to you. Documents need to only be listed in the designation of matter and included in the record on appeal.

Very truly yours,
V. Claire Allen
CLERK

Enclosure

cc: Annie Laurie Rumler, Esquire

RECEIVED

AUG 10 2020

State of South Carolina
IN THE COURT OF APPEALS

SC Court of Appeals

APPEAL FROM THE ADMINISTRATIVE LAW COURT
DEBORAH BROOKS BURDEN ADMINISTRATIVE LAW JUDGE

Appellate Case No. 2020-000-582

Trial Court Case No. 2019 ALJ 040246AP

JEROME MCFADDEN, 136919, Appellant,

v.

South Carolina Department of Corrections, Respondent.

CERTIFICATE OF SERVICE

Appellant hereby certify that this motion for a certification of this case to the South Carolina Supreme Court, to this Court of Appeals, for the reasons stated in the motion. Due to the hardship of being quarantined for COVID 19, Appellant will serve notice on Respondent by interdepartmental mail of this motion.

Jerome McFadden

This 4th day of Aug. 2020

JEROME McFadden 136919
PENNY CORRECTIONAL INSTITUTION
435 OAK LEWIS ROAD
PELZER, SC 29669

RECEIVED

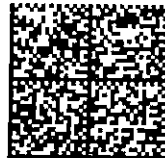
AUG 10 2020

SC Court of Appeals

South Carolina Court of Appeals
JENNY ABBOTT KITCHINGS, CLERK

Post Office Box 11629

Columbia, SC 29211



02 1P

\$ 000.50⁰

0000879471

AUG 07 2020

MAILED FROM ZIP CODE 29669

RECEIVED

AUG 07 2020

P.C.I. MAILROOM

2921181629 8042

SCDC

AUG 30 2020

COMMISSARY