

**THIS OPINION HAS NO PRECEDENTIAL VALUE. IT SHOULD NOT BE  
CITED OR RELIED ON AS PRECEDENT IN ANY PROCEEDING  
EXCEPT AS PROVIDED BY RULE 268(d)(2), SCACR.**

**THE STATE OF SOUTH CAROLINA  
In The Court of Appeals**

The State, Respondent,

v.

Adrian C. Lawrence, Appellant.

Appellate Case No. 2013-001605

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Appeal From Sumter County  
W. Jeffrey Young, Circuit Court Judge

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Unpublished Opinion No. 2014-UP-077  
Submitted January 1, 2014 – Filed February 26, 2014

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**APPEAL DISMISSED**

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Appellate Defender Lara Mary Caudy, of Columbia; and  
Adrian C. Lawrence, pro se, for Appellant.

Tommy Evans, Jr., and John Benjamin Aplin, both of the  
South Carolina Department of Probation, Parole &  
Pardon Services, of Columbia, for Respondent.

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**PER CURIAM:** Dismissed after consideration of Appellant's pro se brief and review pursuant to *Anders v. California*, 386 U.S. 738 (1967). Counsel's motion to be relieved is granted.<sup>1</sup>

**APPEAL DISMISSED.**

**HUFF, GEATHERS, and LOCKEMY, JJ., concur.**

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<sup>1</sup> We decide this case without oral argument pursuant to Rule 215, SCACR.