

STATE OF LOUISIANA
COURT OF APPEAL, FIRST CIRCUIT

STATE OF LOUISIANA

NO. 2018 CW 1133

VERSUS

WILLIE CAULEY

NOV 09 2018

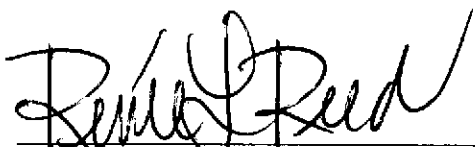
In Re: Willie Cauley, applying for supervisory writs, 22nd
Judicial District Court, Parish of St. Tammany, No.
601363.

BEFORE: PETTIGREW, WELCH, AND CHUTZ, JJ.

WRIT DENIED. Relator, Willie Cauley, complains that various items of his personal property were seized. Lost property claims by inmates are matters of prison administration or conditions of confinement that are governed by the Corrections Administrative Remedy Procedures ("CARP") set forth in La. R.S. 15:1171, *et seq.* See **Brown v. Louisiana Department of Public Safety and Corrections**, 2015-1958 (La. App. 1 Cir. 9/19/16), ___ So.3d ___. Accordingly, prisoners must pursue lost property grievances by initiating and exhausting the administrative remedy procedure provided under CARP. See La. Admin. Code tit. 22, pt. 1, §325. After obtaining a final agency decision on a lost property grievance, if dissatisfied, prisoners may seek review only in the 19th Judicial District Court by filing a petition for review of the final agency decision. See La. R.S. 15:1177(A)(1)(a). Thereafter, relator may file an appeal with this court. See La. R.S. 15:1177(A)(10).

**JTP
JEW
WRC**

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