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

	James Green, Appellant,
	v.
	South Carolina Department of Corrections, Respondent.
	Appellate Case No. 2011-195646
	Appeal From The Administrative Law Court John D. McLeod, Administrative Law Court Judge
	Unpublished Opinion No. 2012-UP-415 Submitted July 2, 2012 – Filed July 11, 2012
	AFFIRMED
	James Green, pro se.
	Christopher D. Florian, of the South Carolina Department of Corrections, of Columbia, for Respondent.
PER CURIAM: Affirmed ¹ pursuant to Rule 220(b), SCACR, and the following authorities:	

¹ We decide this case without oral argument pursuant to Rule 215, SCACR.

- 1. As to whether the Administrative Law Court erred in dismissing Green's appeal: Rule 51, SCRPALC ("[Administrative Law Court Rules 51-66] shall apply exclusively in matters heard on appeal from final decisions pursuant to *Al-Shabazz v. State*, 338 S.C. 354, 527 S.E.2d 742 (2000)."); Rule 60(A), SCRPALC (requiring an appellant to file a brief); Rule 60(B)(1), SCRPALC (stating each brief shall contain a statement of issues on appeal and "no point will be considered that is not set forth in the statement of issues on appeal"); Rule 62, SCRPALC ("[A]n Administrative Law Judge may dismiss an appeal for failure to comply with any of the rules of procedure for appeals").
- 2. As to the remaining issues: *Risher v. S.C. Dep't Health & Envtl. Control*, 393 S.C. 198, 210-11, 712 S.E.2d 428, 435 (2011) (noting an appellate court need not review remaining issues when the determination of a prior issue is dispositive of the appeal).

AFFIRMED.

PIEPER, KONDUROS, and GEATHERS, concur.