

Mailed on 6-24-21

The Haursday mail so this mail
ton Confinement bick

tronn Confinement bick

tronn to the sale and so this mail
to the the mail so the this
to the this mail

MEARLOF JUBILE. COM Media Representative Rudy Davis P.O. BOX 2088

Forney, TX 75126

I received a letter from a member of your page, Barbara Slack and I want to thank you for continuing to tell my Story to get others involved so that we can expose this corrupt System. I still haven't received the concordance or Hebrew Dictionary. I don't know if it's in my property and they haven't notified me (cause they do that sometimes) or if they are intentionally withholding it from me. I am scheduled to be released from confinement next month July 12th and as soon as I'm out I will email you to notify you. The devil has been up to his tricks again. They have now stopped delivering my legal mail and sending back to the sender with the bogus excuse that the address of sender could not be verified." I have enclosed a copy of one of the (12) twelve unauthorized mail return receipts that I received. I want you to notice on the back of the receipt and the last

"All items are for routine mail unless otherwise specified."

Sentence under where it has C. Tharp, Mail Room Personnel, it states:

However, the mail that they sent back is legal mail and they sent it back unopened without delivering it to me and opening it in my presence to verify that it is legal mail. The address is easily verifiable and has been verified because I have been receiving legal mail from CLOA for the past 5 years with no problem but now 2 weeks at this facility and I can't get my legal mail now,

Please send me back a copy of the enclosed receipt and grievances and write "PRIVICEGED MAIL" on the outside OF the envelope because I want to see if they return it back to you also so I can also use that in court against them. The things that I have witnessed that they do to inmates is utterly appalling. The other day they stripped down

several inmates to nothing but their underwear and took everything out of their colls, including the mattress, speeds and pillow and put them back in their for 12 hours to either sleep on the floor of on the Filty rust covered bunk. Either choice is not a good one. This is cruel and inhumane and is not a policy of the Defti of Corrections but is used by officers to humiliate and intimidate inmates and discourage them from making complaints against officers. I have written to the Federal Court about this and a waiting for a hearing to be scheduled.

When you read the grievances I filed and their responses
you will see how these people lie without any conscience. The
phone disciplinary that they wrote me changed after I told
them to look at the surveillance camera and what it would show
they put in the report that I just stated "I was never advised
of this DR and I never had a phone." That's not what I stated,
I specifically demanded that the cameras be viewed because
my bunk and locker is directly in front view of the cameras
so whatever they got out of my locker would clearly show on the
Video. After they looked at the video and realized this, the disciplinary
report changed and now stated the phone was discovered in the
officer's station out of the view of the cameras.

Please send an email or letter to the warders of Sunter and o Keechobee and let them know that this will be exposed in the media and they will not be able to sweep this under the rug.

My appeal deadline for the government to answer is June 28th which is Monday. If they fail to answer I automatically win my appeal. If they answer my appeal attorney will respond to their reply and then it goes to the Appeal Judges for ruling. I'm still waiting on to here from the judge in my state asse regarding my Motion for Post-Conviction Relief. I will keep you updated. Stay encouraged my brother and you and Erin keep up the good work in exposing these devils and advocating the innocence of all of us political prisoners. Yours, In Yahshua,

# FLORIDA DEPARTMENT OF CORRECTIONS FACILITY: OKEECHOBEE

## UNAUTHORIZED MAIL RETURN RECEIPT

INMATE NAME: WILLIAMS, ANTHONY			DATE: JUNE 22, 2021  HOUSING UNIT: B2207U	
DC NUMBER: _I50147				
COMMON LAW OFFICE OF MAIL RETURNED TO: AMERICA			Albert and the second s	
	are a Later Little Legisland Consultation on an effective	PO BOX 62985		
		STREET ADDRESS		et errober av level have also high till.
		EWA BEACH, FL 96706-2645		
		CITY/STATE/ZIP CODI	E	
Your	r correspondence is being	g returned for the following reason(s)	:	
	to the second second to the second to the second to the second second to the second se	Le megazie amangan merimagin avinstification many grant antibor editor	this o	oming mail is disapproved for one of the reasons listed in column, the institution shall make a copy of the pondence before returning it to sender.
	Greeting card contain	s non-paper parts	10 D 10	Correspondence used to solicit or otherwise commercially advertise for money, goods or services
	Greeting card is large	r than 8"x10"		
	Excess of 15 pages of additional written or printed materials without prior approval from warden		10 D 100	Inmate correspondence with inmates of other penal institutions not approved by warden of both institutions
	Page larger than 8 1/2	x 14 inches in size		Unauthorized correspondence to/from an individual under civil commitment as a sexually violent predator
	Item is glued, taped, page	stapled or otherwise affixed to a	, tale go	(Approval for such correspondence must be obtained from the warden at the inmate's institution.)
	Polaroid photograph			Contains prominent or prevalent advertising for three-way calling services, pen pal services, or the purchase of products or services with postage stamps
	Photograph exceeds 8	"x10"	an galler	
	stationery or other blan	unused greeting cards, sheets of nk paper, or envelopes.		Depicts or describes procedures for the construction of or use of weapons, ammunitions, bombs, chemical agents, or incendiary devices
	Excess U.S. postage st	amps	П	Depicts, encourages, or describes methods of escape
	Non-paper item			from correctional facilities or contains blueprints,
	Stickers or stamps ( stamps)	other than allowed U.S. postal		drawings or similar descriptions of Department of Corrections facilities or institutions, or includes road maps that can facilitate escape from correctional
	Address labels	,		facilities
	Laminated material	olityga makar jestomo seli gani oo njali joly. Basa nen omnoodi oi gasa of novempoodigin		Depicts or describes procedures for the brewing of alcoholic beverages, or the manufacture of drugs or other intoxicants
	Outgoing mail sealed by	y inmate	_	
⊠	Incoming mail does no name, identification nu verifiable return addi	ot contain the inmate's committed umber, and institutional address or ress of sender		Mail written in code or other manner not reasonably subject to interpretation by staff as to meaning or intent

	Mail sent to person who has advised the warden that he does not wish to receive mail from the inmate, unless the mail is a civil pleading or other legal document pertaining	PERASI	encourages riot, insurrection, disruption of the institution, violation of department or institution rules
	to a civil case in which the inmate and the recipient are		Pictorially depicts actual or simulated sexual intercourse;
	parties	M DESTA	sexual bestiality; masturbation; sadomasochistic abuse;
	Return address of outgoing mail violates Department rule (regular, legal, & privileged)		actual lewd exhibition of the genitals; actual contact with a person's unclothed genitals, pubic area, buttocks, or, if such person is a female, breast with the intent to arouse or
	Outgoing package or envelope bears artwork, additional lettering, or designs other than the required address and return address (regular, legal & privileged		gratify the sexual desire of either party; or any act or conduct which constitutes sexual battery or simulates that sexual battery is being or will be committed
	mail)		Presents nudity in such a way as to create the appearance
	Routine mail delivered by means other than U.S. Postal Service		that sexual conduct is imminent, i.e., display of contact or intended contact with genitals, pubic area, buttocks or female breasts orally, digitally or by foreign object, or
	For legal mail, court has yet to authorize non-paper materials or documents	Paradin	display of sexual organs in an aroused state
			Contains criminal history, offender registration, or
	For legal mail, mail contains item permissible for inclusion in routine mail, but prohibited for inclusion in legal mail	CONTRACTOR	other personal information about another inmate or offender which, in the hands of an inmate, presents a threat to the security, order or rehabilitative objectives of the correctional system or to the safety
	For privileged mail, mail contains items permissible for inclusion in routine mail, but prohibited for inclusion in		of any person
round so or 11 y	privileged mail		Otherwise presents a threat to the security, order, or rehabilitative objectives of the Correctional System, or to the safety of any person
	For legal or privileged mail, mail contains items which are prohibited for receipt in routine mail		to the safety of any person
_			Mail establishes or conducts business
	Greeting card is constructed in such a way as to permit concealment of contraband		Mail for contests or sweepstakes
	Contains or appears to contain unknown or unidentifiable substances		Utilizes a third party mailing service
П	Item of a non-communicative nature such as lottery		Depicts, describes or encourages activities which may lead to the use of physical violence or group disruption
and the second	tickets or matchbooks	_	
	Mail utilizes homemade envelopes or packages (regular, legal, or privileged mail)		Encourages or instructs in the commission of criminal activity
- mi	Mail contains Money Order		Threatens physical harm, blackmail or extortion
	Correspondence not written in either English or Spanish; warden's approval for alternate language not received		Photographs displaying nudity
	- and all analytical professions stated.	[11, 8220,0]	
Other:	ADDRESS OF SENDER COULD NOT BE VERIFIED.	1	
	Language of the land of the state of		· ppic w property C
	DESCRIPTION OF STREET OF STREET		A Delivery of the Control of the Con
	and again as a set on the		A MARKET CO.
CTU	DD		

Mail Room Personnel

When an inmate is prohibited from sending or receiving any item of mail, the inmate and the sender, when applicable, will be provided a copy of this form which will indicate the reason(s) for disapproval. A copy of this form and any attached copies of correspondence will be retained by the institution.

All items are for routine mail unless otherwise specified.

#### FLORIDA DEPARTMENT OF CORRECTIONS

#### REQUEST FOR ADMINISTRATIVE REMEDY OR APPEAL

RECEIVED

JUN - 1 2021

☐ Third Party Grievance Alleging Sexual Abuse
TO: Warden Assistant Warden Secretary, Florida Department of Corrections WARDEN
From or IF Alleging Sexual Abuse, on the behalf of:
Williams Anthony T ISOIYI Sumter C.I.  Last First Middle Initial DC Number Institution
Last First Middle Initial DC Number Institution
Part A – Inmate Grievance
I was written a disciplinary for having a cellphone which I did not.
The report was fabricated because officer Deliest stated she advised me
that I would be getting a disciplinary when I did not know of no disciplinary
Until I was in confinement I told the investigator there is no way that they
found a cell phone in my locker and that my bunk is up front and my
locker is in direct view of the cameras. I told him to review the
camera and it would show that they did not get a sock out or my
Tocker with a shone in it. Differ reviewing the cameras this
disciplinary report that was given to me after the investigation now
Stated the shone was discovered in the officers station. I then asked
how could it first have been found in a sock in my locker, but
then later on found in the Ufficers station. The reason is because
Those cameras will show that the only thing was in my locker was
my logal papers books and commissary. There was no sack or any
Chothing in my locker because I keep all my clothes in my loonery
bag hanging in my bunk, The phone had is be planted in the
officers station extende the view of the cameras in order to write
The a second disciplingry within a matter of 35 minutes, I do
not nor ever had a cellphone and I want this disciplinary reversed
and expringed. It it is not reversed I intend to appeal to Tallahussee
and I need be tederal court where I will get the court to issue
a suppoena dures tecum to get the lamera tootage which will vindicate
Me and show no socil or cellphone was taken from my locker and
That the phone had to be planted by an officer in the officer station.
111 114
DATE  DATE  LIMBO NUMBER I SO AFT  SUSMATURE OF GRIEVANT AND D.C. #
Daviole of diseival Albail #
*BY SIGNATURE, INMATE AGREES TO THE FOLLOWING # OF 30-DAY EXTENSIONS:

INSTRUCTIONS

This form is used for filing a formal grievance at the institution or facility level as well as for filing appeals to the Office of the Secretary in accordance with Rule 33-103.006, Florida Administrative Code. When an appeal is made to the Secretary, a copy of the initial response to the grievance must be attached (except as stated below).

And and a second second	Part A – Inmate			
I was writte	en a disciplinary for ha	ving a cellphone w	hich I did no	<i>f.</i>
The report was	fabricated because of	Ficer De West State	ed she advised	1 me
that I would be a	petting a disciplinary u	when I did not kno	w of no discip	plinary
until I was in a	confinement I told the	e investigator there	15 no way the	it they
found a cell phone	, in my locker and	That my bunk is	up front an	d my
locker is in dia	ect view of the can	neras. I fold him	to review th	0
camera and it	would show that the	1 did not get a	SOCK out of	my
locker with a	phone in it. DAGE	reviewing the	ameras, this	
disciplingry rep	post that was given	to me after the	invEstigation	1 non
Stated the pho	one was discovered	in the officers 5	lation. I the	n ask
how could it &	First have been foun	din a sock in	my locker, &	put
then later on	found in the UFFICE	ers station. The re	eason is be	NU 53
Those cameras	Will show that the	only thing was in	my locker	was
my bagl paper	s books and Comm	Issary. There we	as no sack a	s any
Cluthing in me	locker because I	Keep all my clos	thes in my	lound
Maa Hanging &	n my bunk. The pl	none had to be	planted in	the "
officers station	on outside the view	U of the cameras	in order to	unte
Mil a serond	disciplingly within	a matter of 3	5 minutes, 3	t do
	d a cellphone and I			
	fit is not reversed			
	Federal Court when			
a Subpopena du	10.5 terum to get 41	be camera footage	Which will	Vindico
Man and Show	10 Socie or cellphone	was taken from	nu locker a	nd
Hat the phone	had to be planted b	uan officerias	ha officer st	ation
That the prome	- igo 10 po granico	1		
5-31-21		Mostler All	Traun ISO,	147
DATE		SIGNATUR	E OF GRIEVANT AND D.C	#
		***************************************	(10)	_
*BY SIGNATURE, INMATE AG	REES TO THE FOLLOWING # OF 30-DA	EXTENSIONS:	# Signa	ture
	INSTRUC	TIONS		
This form is used for filing a formal grie Florida Administrative Code. When an	evance at the institution or facility level as well as appeal is made to the Secretary, a copy of the in	for filing appeals to the Office of the Sec	retary in accordance with Rule ttached (except as stated belo	33-103.006 w).
Chapter 33-103 to file a direct grievand processed postage free through routin institution. If the inmate does not pro-	adversely affected by the submission of a grieva se he may address his grievance directly to the Se e institutional channels. The inmate must indica vide a valid reason or if the Secretary or his desig te for processing at the institutional level pursua	ecretary's Office. The grievance may be s te a valid reason for not initially bringing mated representative determines that the	ealed in the envelope by the in his grievance to the attention	imate and of the
	Receipt for Appeals Being F	orwarded to Central Office		
Submitted by the inmate on:	Institutional Mailing Log #:_			
(Da	ite)		(Received By)	
DISTRIBUTION:	INSTITUTION/FACILITY INMATE (2 Copies)	CENTRAL OFFICE INMATE		
	INMATE'S FILE INSTITUTIONAL GRIEVANCE FILE	INMATE'S FILE - INSTITUTION./FACILI CENTRAL OFFICE INMATE FILE CENTRAL OFFICE GRIEVANCE FILE	TY	

DC1-303 (Effective 11/13)

Incorporated by Reference in Rule 33-103.006, F.A.C.

#### **PART B - RESPONSE**

 WILLIAMS, ANTHONY
 I50147
 2106-307-008
 OKEECHOBEE C.I.
 B2207U

 NAME
 NUMBER
 FORMAL GRIEVANCE LOG NUMBER
 CURRENT INMATE LOCATION
 HOUSING LOCATION

Your formal grievance log #2106-307-008 has been received, reviewed and evaluated.

The writing, investigation and hearing for disciplinary log #307-210525 was conducted in accordance with F.A.C 33-601. You were found guilty of 3-14 Unauthorized possession or use of a cellular telephone or any other type of wireless communication device, or any components or peripherals to such devices, including but not limited to SIM cards, Bluetooth items, batteries, and charging devices; any other technology that is found to be in furtherance of possessing or using a communication device prohibited under section 944.47(1)(A)6, F.S.

Based on the statement of facts that while officer West secured your property she discovered a black L8star cell phone. The cell phone was found in your secured locker inside of a sock. Based upon review of the identified tape or the capabilities of the particular taping equipment, the tape requested does not provide evidence to support your statement of "I was never advised of this DR and I never had a phone." You did not call for any witnesses on your behalf. Additionally, you have not provided any additional evidence that was not available during your hearing to have this disciplinary report expunged from your record.

Based on the above information your formal grievance is denied.

You may obtain further review of your complaint by obtaining and completing form DC1-303, Request for Administrative Remedy or Appeal, providing attachments as required, and forwarding your complaint to the Bureau of Inmate Grievance Appeals, 501 South Calhoun St. Tallahassee, FL 32399.

A. Andrews, Acting CLS

M. Sumner, Acting Warden

SIGNATURE AND TYPED OR PRINTED NAME OF EMPLOYEE RESPONDING

SIGNATURE OF WARDEN, ASST. WARDEN, OR SECRETARY'S REPRESENTATIVE

MAILED

JUN 1 5 2021

ASSISTANT WARDEN

#### DEPARTMENT OF CORRECTIONS Mail Number: INMATE REQUEST Team Number: 307-2105-Institution: TO: Warden Classification Medical Dental (Check One) Asst. Warden Security Mental Health Other DC Number Quarters 4102 Inmate Name Job Assignment Date FROM: I5014n 5-25-21 FIREMENT Check here if this is an informal grievance All requests will be handled in one of the following ways: 1) Written Information or 2) Personal Interview. All informal grievances will be responded to in writing. Inmate (Signature): DC#: DO NOT WRITE BELOW THIS LINE RESPONSE DATE RECEIVED: MAY 27 2021 Informal Grievance #307-2105-0230 has been received, reviewed and the following response provided: Per Ch. 33-602.220(5)(p) - "Exercise - those inmates housed in administrative confinement on a 24hour basis, excluding showers and clinic trips, may exercise in their cells. However, if confinement extends beyond a 30-day period, an exercise schedule shall be implemented to ensure a minimum of three hours per week of exercise out of doors." MAILED Based on the above information, your grievance is denied. <del>JUN - 8 2021</del> ASSISTANT WARDEN [The following pertains to informal grievances only: . (Returned, Genied or Approved). If your informal grievance is denied, Based on the above information, your grievance is you have the right to submit a formal grievance in accordance with Chapter 33-103.006, F.A.C.] Official (Print Name): Official (Signature):

STATE OF FLORIDA

Original: Inmate (plus one copy)

CC: Retained by official responding or if the response is to an informal grievance then forward to be placed in inmate's file This form is also used to file informal grievances in accordance with Rule 33-103.005, Florida Administrative Code.

Informal Grievances and Inmate Requests will be responded to within 15 days, following receipt by staff.

You may obtain further administrative review of your complaint by obtaining form DC1-303, Request for Administrative Remedy or Appeal, completing the form as required by Rule 33-103.006, F.A.C., attaching a copy of your informal grievance and response, and forwarding your complaint to the warden or assistant warden no later than 15 days after the grievance is responded to. If the 15th day falls on a weekend or holiday, the due date shall be the next regular work day.

### DEPARTMENT OF CORRECTIONS Mail Number: INMATE REQUEST Team Number: Institution: TO: Classification Warden Medical Dental (Check One) Asst. Warden Security Mental Health Other DC Number Quarters Job Assignment Date FROM: continement Check here if this is an informal grievance All requests will be handled in one of the following ways: 1) Written Information or 2) Personal Interview. All informal grievances will be responded to in writing. Inmate (Signature) DC#: RECEIVED DO NOT WRITE BELOW THIS LINE MAY 24 2021 RESPONSE DATE RECEIVED: Informal grievance #307-2105-0204 has been received, reviewed and the following response and the following response and the following response are provided: DEN In the month of May 2021 the Grievance Coordinator's office received 7 informal grievances from you: 1 on 5/6/2021, 2 on 5/12/2021, 2 on 5/24/2021, 2 on 5/27/2021. In addition, there were 2 formal grievances received on 6/1/2021. The responses to your grievances from 5/6/2021 & 5/15/2021 were sent to you within the allotted timeframes set forth by Chapter 33-103, the remaining grievances will also be responded to within the allowed timeframes. Based on the foregoing information, your grievance is denied. <del>JUN - 8 2021</del> ASSISTANT WARDEN [The following pertains to informal grievances only: Based on the above information, your grievance is 1000 Co . (Returned, Denied, or Approved). If your informal grievance is denied, you have the right to submit a formal grievance in accordance with Chapter 33-103.006, F.A.C.]

STATE OF FLORIDA

Original: Inmate (plus one copy)

Official (Print Name):

CC: Retained by official responding or if the response is to an informal grievance then forward to be placed in inmate's file This form is also used to file informal grievances in accordance with Rule 33-103.005, Florida Administrative Code.

Informal Grievances and Inmate Requests will be responded to within 15 days, following receipt by staff.

You may obtain further administrative review of your complaint by obtaining form DC1-303, Request for Administrative Remedy or Appeal, completing the form as required by Rule 33-103.006, F.A.C., attaching a copy of your informal grievance and response, and forwarding your complaint to the warden or assistant warden no later than 15 days after the grievance is responded to. If the 15th day falls on a weekend or holiday, the due date shall be the next regular work day.

Official (Signature):

#### DEPARTMENT OF CORRECTIONS Mail Number: INMATE REQUEST Team Number: 307-2105 Institution: TO: Warden Classification Medical Dental (Check One) Asst. Warden Mental Health Security Other Inmate Name DC Number Quarters Date Job Assignment FROM: nthonl 5-23-21 Confinement Check here if this is an informal grievance All requests will be handled in one of the following ways: 1) Written Information or 2) Personal Interview. All informal grievances will be responded to in writing Inmate (Signature): DC#: I 50 RECEIVED DO NOT WRITE BELOW THIS LINE MAY 24 2021 RESPONSE DATE RECEIVED: Informal grievance #307-2105-0203 has been received, reviewed and the following response provided Your request for administrative remedy is in non-compliance with Chapter 33-103.014(1)(a), Inmate Grievance Procedure, your grievance addresses more than one issue or complaint. Upon receipt of this response, if you are within the allowable time frames for processing a grievance, you must correct the defects and resubmit your grievance at your current location in compliance with Chapter 33-103, Inmate Grievance Procedure. Based on the foregoing information, your grievance is Returned. MAILED JUN - 8 2021 The following pertains to informal grievances only: ASSISTANT WARDEN Based on the above information, your grievance is Returned Denied, or Approved). If your informal grievance is denied, you have the right to submit a formal grievance in accordance with Chapter 33-103.006, F.A.C.

STATE OF FLORIDA

Original: Inmate (plus one copy)

Official (Print Name):

CC: Retained by official responding or if the response is to an informal grievance then forward to be placed in inmate's file This form is also used to file informal grievances in accordance with Rule 33-103.005, Florida Administrative Code.

Informal Grievances and Inmate Requests will be responded to within 15 days, following receipt by staff.

You may obtain further administrative review of your complaint by obtaining form DC1-303, Request for Administrative Remedy or Appeal, completing the form as required by Rule 33-103.006, F.A.C., attaching a copy of your informal grievance and response, and forwarding your complaint to the warden or assistant warden no later than 15 days after the grievance is responded to. If the 15th day falls on a weekend or holiday, the due date shall be the next regular work day.

Official (Signature):

a) the substance interpretation and application of rules and procedures
of the department that affect them personally;
b) The interpretation and application of state and rederal laws and
regulations that affect them personally; C) Reprisal against inmates for filing a complaint or appeal under the inmate grievance proceeding, d) Incidents ocurring within the institution that affect them personally;
a) conditions of care or supervision within the authority of the
Florida Dept. of Corrections, except as noted herein. Specifically and in reference to subsection(c) above, your officers refatiated against me for filing complaints about the actions and behavior of your officers that is in violation of Chapter 33,208,002 paragraph 8. Furthermore they wrote me two bogus disciplinaries with the first one I without above and the second one they planted a phone in my absence and charged me with possession of a phone that I Never had. I requested that the surveillance comera he reviewed because it would show that they didn't get a phone out of my locker, as was written up in the disciplinary report. When the investigation officer booked at the cameras, the story changed to it was how discovered in the officers station. I do not appreciate being lied on by your officers and contraband being planted and False Charges Filed against me. Not only am I filing an appeal, I will have my legal team contact tallahassee and contact the media to expose what your administration has done to me and afternating to do. I was informed by the hearing officer Ms. Reed that they have recommended me for a transfer. This is also a form of retaliation because of the grievances I have Filed in the month I have been in this facility, Transferring me is not going to stop me from filing my grievances and my federal lawsuit against this facility and its officers. Furthermore, I am DEMANDING to be transferred from this facility because you have a host of dishonest, racist officers who are devoid of integrity and I do not wish to stay here to continue to be

Maria San Allanda de Caracteria de Caracteri	harassed by your officers Continuing to write bogos disciplinaries against me. Let your officers know that they will be held accountable for writing up false disciplinaries and planting contraband to write me up a bogos disciplinary. If my appeal is denied a federal lawsurt will by forthcoming.
	against me Let your officers know that they will be held accountable
-	For writing up false disciplinaries and planting contraband to write me
	up a bogus disciplinary. If my apped is defied a federal lawsurt will
	bl forthcoming.
Marie and the second leading to the	Gruide Yourself Accordingly,
	Anthor Milliains Private Attorney General
	Private Attorney General
	J
	www.yearofjubile.com/anthony
-400	
SUPPLEMENTAL CONTROL OF SUPERIOR	
Section and security and analysis as	
At 100 10 per 100 per	
***************************************	
State SEA Transplace States III. Street SEA	
-	
Property and the second	
Personal Control of the Control of t	
Militario de la companya del companya de la companya del companya de la companya	,

INMATE REQUEST	DEPARTMENT OF CORRECTIONS	Mail Number:	
		Team Number:	
307-21056203	F X	Institution:	
TO: Warden (Check One) Asst. Warden	Classification Medical Security Mental Health	Dental Other	
FROM: Inmate Name Anthony Williams	DC Number Quarters TS6/47 Confinemen	Job Assignment Date 5-23-21	
REQUEST	Check here	if this is an informal grievance	
Your Admin LT. A.T. D.	ougherty blatantly lied on the dis	sciplingy report by stating	
I said to him in his office	& about Officer his mith, "IF	you don't get her off my	
complex I will take core of	hes! This was a blatant and out	right lie The grevance that	
I wrote against Officer Di	South did Not Contain any Mireat	5 and So Dougherty Concact	
This he for a hours of contract	Wer in his office when he in	HIVIEWED MC SO MCOULD	
that a avance that I worker	ry and put Me in Continuent.	I am vegoesting 4 copy or	
other acovances that I wrote	to you and haven't reserved a re	Source Time appelle	
Noth mous disciplinaces and	I wed form Oct-303. I need	Hua consis Under Charles	
33, 103, 801, Inmate Grievances	- General Policy Dorgargon (3) Sta	ites: Inmates Can File	
complaints regarding the fo	flowing matters: E see atta	ched sheet ]	
7 0			
All requests will be handled in one informal grievances will be respon	of the following ways: 1) Written Information of ded to in writing.	or 2) Personal Interview. All	
Inmate (Signature): Ahthy Millan	DC#: I 50/	47	
	DO NOT WRITE BELOW THIS LINE	RECEIVED	
	DO NOT WRITE BELOW THIS LINE		
RESPONSE	DATE RE	CEIVED: MAY 2 4 2021	
Informal grievance #307-2105-0203 ha	as been received, reviewed and the following	g response provided.	
Your request for administrative remedy	y is in non-compliance with Chapter 33-103.	014(1)(a). Inmate Grievance	
Procedure, your grievance addresses m	ore than one issue or complaint.		
	e within the allowable time frames for proce	essing a grievance, you must	
correct the defects and resubmit your g	rievance at your current location in complia	nce with Chapter 33-103,	
Inmate Grievance Procedure.			
Based on the foregoing information, ye	our grievance is Returned.		
	w Third in the control of	MAILED	
		JUN - 8 2021	
[The following pertains to informal grievances only:			
Based on the above information, your grievance is		roved). If your informal grievance is denied,	
you have the right to submit a formal grievance in a			
Official (Print Name): SHIMPINS	Official (Signatura): SQL S	1000011 Daniel (1010101	

STATE OF FLORIDA

Original: Inmate (plus one copy)

CC: Retained by official responding or if the response is to an informal grievance then forward to be placed in inmate's file This form is also used to file informal grievances in accordance with Rule 33-103.005, Florida Administrative Code.

Informal Grievances and Inmate Requests will be responded to within 15 days, following receipt by staff.

You may obtain further administrative review of your complaint by obtaining form DC1-303, Request for Administrative Remedy or Appeal, completing the form as required by Rule 33-103.006, F.A.C., attaching a copy of your informal grievance and response, and forwarding your complaint to the warden or assistant warden no later than 15 days after the grievance is responded to. If the 15th day falls on a weekend or holiday, the due date shall be the next regular work day.

#### FLORIDA DEPARTMENT OF CORRECTIONS

#### **REQUEST FOR ADMINISTRATIVE REMEDY OR APPEAL**

RECEIVED

JUN - 1 2021

Third Party Grievance Alleging Sexual Abuse
TO: Warden Assistant Warden Secretary, Florida Department of Correction ARDEN
From or IF Alleging Sexual Abuse, on the behalf of:
Williams Anthony T ISO147 Sumter C.I.
Last First Middle Initial DC Number Institution
Part A - Inmate Grievance - 307 - 2105 -0115
I was wrongfully accused and sanctioned for verbal threat to an officer
when I made no such threat. I wrote a grievance about the illegal conduct
of Officer Dismith and asked that you speak with her and the other officers
about their behavior in violation of Chapter 33, 208.002 (8). I was then called to LT.
Dougherty's office who stated he felt I threatened his officer in my grievance
which is absurd, when I told him to read my grievance and he realized how
effectly vidiculous it was to say anything in the grievance could be misconstrued
as a threat, he then accused me of verbally inventering her right then, I told him
I did not verbally threaten her and then he had the Siti hundrent me and Said I
was going to confinement. I then stated, "So you are putting me in confinement
For writing a grievance," his reply was, "No nigger because you didn't mind you
own fucking business. Next fine stay in your own fucking lane and mind
your business. There was no reason for me to be called to the UT's office
to explain my grievance because it was very clear and detailed and could not
be misronstried as a throat because if it was then he would have wrote the
disciplingry based on what I wrote but calling me to the office was just a
play so that he could say I lerbully threatened an officer, I immediately
Sont you a grievonce about what Dougherty said and being placed in confinement
but have not received a response as of yet. I ten days prior to this I had talked
to Cpt. Fundough about Officer D. Smiths and other officers conduct and he agreed
that officers shouldn't be violation chapter 33.208,002(8) and that he would address
that issue with the officers. I stated to him what was in my grievance and he did not
Fell that my state ments in my grievance constituted a threat. I want this false
disciplinary reversed and expunded and if not I intend to pursue this all the
way to Tallahosse and if need be tederal Court
S-31-21  DATE  ANYWAY  ANYWAY  SANATURE OF GRIEVANT AND D.C. #
DATE SIGNATURE OF GRIEVANT AND D.C. #

INCTRICTION

"BY SIGNATURE, INMATE AGREES TO THE FOLLOWING # OF 30-DAY EXTENSIONS:

This form is used for filing a formal grievance at the institution or facility level as well as for filing appeals to the Office of the Secretary in accordance with Rule 33-103.006, Elorida Administrative Code. When an appeal is made to the Secretary, a copy of the initial response to the grievance must be attached (except as stated below).

	0706-301-013
	Part A - Inmate Grievance - 367 - 2105 -0115
	I was wrongfully accused and sanctioned for verbal threat to an officer
	when I made no such threat, I wrote a grievance about the illegal conduct
	OF OFFICER DISMITH and asked that you speak with her and the other officers
	about their behavior in violation of Chapter 33, 208.002 (8). I was then called to IT.
İ	Doughertys office who stated he felt I threatened his officer in my grievance
-	which is absure, when I told him to read my grievance and he realized how
-	bitterly vidiculous it was to say anothing in the average pould be manustried
-	as a threat, he then accused me of verbally inventering her right then I told his
1	I are not verbally threaten her and then he had the Sati handey IF me and Said I
-	was going to continement. I then stated "So you are putting me in confinement
-	tor writing a grienance his reply was "no ninger benaise any didn't mit of your
-	own fucking business. Next time stay in your num furking lang and mind
ŀ	was nosiness. There was no reason for me to be called to the CT's office
ŀ	to explain my grievance because it was very clear and detailed and could not
F	be misconstruct as a throat because if it was then he would have worke the
-	disciplingly based on what I wrote but calling me to the office was just a
-	DIOU SO THAT WE could say I berbully threatened an officer I immediately
L	sent you a grievance about what Mucherty said and laine Alread is an increase
H	BUT PENSE POT VEHICIVELY A PESDONSE 93 OF LEFT IF TEN doug Drive to this I had teller
ŀ	TO CALLOSIN ABOUT CHIEF D. SMITTS UNA OFFICE OFFICERS CONQUET and by govern
L	That officers shouldn't be violation chapter 33.208,002(8) and that he would address
L	that issue with the officers. I stated to him what was in my grievance and be did not
ŀ	tell that my state ments in my grievance constituted a threat. I want this false
L	disciplinary reversed and expunged and if not I intend to sursue this all the
	may to Tallahasse and if need be tederal Court
	S-31-21 DATE  Anthur Milliams IS0147
	SIGNATURE OF GRIEVANT AND D.C. #
1	*BY SIGNATURE, INMATE AGREES TO THE FOLLOWING # OF 30-DAY EXTENSIONS:  # / Hully Signature
rh	is form is used for filing a formal gricusper at the least to
lo	is form is used for filing a formal grievance at the institution or facility level as well as for filing appeals to the Office of the Secretary in accordance with Rule 33-103.006, orida Administrative Code. When an appeal is made to the Secretary, a copy of the initial response to the grievance must be attached (except as stated below).
N	nen the inmate feels that he may be adversely affected by the submission of a grievance at the institutional level because of the
orc	ocessed postage free through routine institutional channels. The inmate must indicate a valid roscon for not initially believed to the envelope by the inmate and
	titution. If the inmate does not provide a valid reason or if the Secretary or his designated representative determines that the reason supplied is not adequate, the evance will be returned to the inmate for processing at the institutional level pursuant to F.A.C. 33-103.007 (6)(d).
	Receipt for Appeals Being Forwarded to Central Office
ul	omitted by the inmate on: Institutional Mailing Log #: (Date)
	(Received By)
	DISTRIBUTION: INSTITUTION/FACILITY CENTRAL OFFICE INMATE (2 Copies) INMATE
	INMATE'S FILE INMATE'S FILE - INSTITUTION/FACILITY INSTITUTIONAL GRIEVANCE FILE CENTRAL OFFICE INMATE FILE

DC1-303 (Effective 11/13)

INMATE'S FILE - INSTITUTION./FACILITY
CENTRAL OFFICE INMATE FILE
CENTRAL OFFICE GRIEVANCE FILE

Incorporated by Reference in Rule 33-103.006, F.A.C.

#### **PART B - RESPONSE**

 WILLIAMS, ANTHONY
 I50147
 2106-307-013
 OKEECHOBEE C.I.
 B2207U

 NAME
 NUMBER
 FORMAL GRIEVANCE LOG NUMBER
 CURRENT INMATE LOCATION
 HOUSING LOCATION

Your formal grievance log #2106-307-013 has been received, reviewed and evaluated.

The writing, investigation and hearing for disciplinary log #307-210523 was conducted in accordance with F.A.C 33-601. You were found guilty of 1-3 spoken threats based on the statement of facts that while Lt. Dougherty was interviewing you in reference to a grievance you filed on an officer which contained statements about inmates retaliating against her with violence that could be fatal. Upon questioning you about those statements and the allegations against the officer and what you meant by them you stated, "if you don't get her out of my complex, I'll take care of her." Witness statements were read and considered by the team. You did not have any evidence. Other than denying your guilt you have not presented sufficient evidence to have this disciplinary report expunged from your record.

Based on the above information your formal grievance is denied.

You may obtain further review of your complaint by obtaining and completing form DC1-303, Request for Administrative Remedy or Appeal, providing attachments as required, and forwarding your complaint to the Bureau of Inmate Grievance Appeals, 501 South Calhoun St. Tallahassee, FL 32399.

A. Andrews, Acting CLS

M. Sumner, Acting Warden

SIGNATURE AND TYPED OR PRINTED NAME OF EMPLOYEE RESPONDING

SIGNATURE OF WARDEN, ASST. WARDEN, OR SECRETARY'S REPRESENTATIVE

DATE

MAILED

JUN 1 5 2021

ASSISTANT WARDEN