O Keo chobee Anthony Will and

DC#150140

Okerchober, Ff 34972 3420 N.E. 168th, Street

PRIVILEGGED MAIL

Year of Jubile com
Media Representative
Rudy Dans
P.O. Box 2088
Forney, TX 75/26

West Palm Beach P&DE

PROVIDED TO OKEECHOBEE CORRECTIONAL INSTITUTION ON FOR MAILING BY

CORRECTIONAL INSTITUTION
ON 1/23/21 FOR MAILING
BY 69

AW

PROVIDED TO OKEECHOBEE
CORRECTIONAL INSTITUTION
ON TRANSPORT FOR MAILING
BY

Shalom Brother Rudy,

Enclosed is a copy of my appeal to the bogus disciplinary I received for a verbal threat. There is a total or 15 pages which includes 8 Exhibits. This appeal was sent back to me Stating I can have only 2 additional pages to the orginal form and that since I'm not in compliance it is sent back without a ruling. It is tactics like these that they use to forstrate inmates with their sham grievance process. I have resubmitted the appeal with only one (1) additional page and no exhibits, thow can I prove my case if I can't present the exictence in my defense.

Monday, July 19, 2021 I was placed in confinement again for the same bogus written or verbal threat. I had my disciplinary hearing today and won the disciplinary and was found not guilty but they told me that they were going to still keep me in confinement pending a "re-write" or the disciplinary. I was then told by the DR Hearing Officer that there was not going to be a rewrite but I would still be in confinement for at least a week more. This is clearly a notation of my rights

and retaliation against me.

I have also enclosed a copy of the letter I wrote that they said that I threatened the Clerk in the mailroom and I also enclosed the DR write up to show you the absurding and their intent to try and find anything to place me in Confinement. Some of the inmates say that they are going to transfer me because they don't like when someone beats a DR and don't want them on the compound to show others how they won and beat their DR.

As soon as I am released I will email you to update you. As always please upload all my documents and send me back. These originals.

yours in Yahshvaj

brother Anthoy

CORRECTIONAL INSTITUTION P.S. Planse Contact Rosy at 305-804-4519 and toll her that I got her affidant but they returned package 4/4 and returned the package with Ferdinand and Victoria Ayson into and Hawaii Deptior Taxation into. But well to be it the amobe Sug that they we paine "

FLORIDA DEPARTMENT OF CORRECTIONS

REQUEST FOR ADMINISTRATIVE REMEDY OR APPEAL

Third Party Grievance Alleging Sexual Abuse JUL 0 6 2021
TO: Warden Assistant Warden Secretary, Florida Department of Corrections
From or IF Alleging Sexual Abuse, on the behalf of:
Williams Anthony T ISO147 OKERChobee C.I.
Last First Middle Initial DC Number Institution
Part A – Inmate Grievance 21 – 10-1973
V-1 (-1-10X)
This is an appeal from the dand of an institutional
This is an appeal from the denial of an institutional appeal to a disciplinary I was written up for a spoken threat which I never spoke a threat. Please see Attached
which I novec soulle a threat Dhase see attached
Appeal with oxhibits
inposit with extrinitys,
6/28/21 Author SIMING TSOICH
DATE SUPLICIONS I SOLY) SIGNATURE OF GRIEVANT AND D.C. #
· ·
*BY SIGNATURE, INMATE AGREES TO THE FOLLOWING # OF 30-DAY EXTENSIONS: # Signature

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).

When the inmate feels that he may be adversely affected by the submission of a grievance at the institutional level because of the nature of the grievance, or is entitled by Chapter 33-103 to file a direct grievance he may address his grievance directly to the Secretary's Office. The grievance may be sealed in the envelope by the inmate and processed postage free through routine institutional channels. The inmate must indicate a valid reason for not initially bringing his grievance to the attention of the

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6/28/21		Minthe SI	Deicens	I50147
DATE		SIGNAT	URE OF GRIEVAN	NT AND D.C. #
35-714: 5				
BY SIGNATURE, INMATE A	AGREES TO THE FOLLOWING # OF 30)-DAY EXTENSIONS:	/	
			#	Signature
	IN	STRUCTIONS		
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Central Level DR Appealances Inchances 3

I. OPENING STATEMENT

This is a central Level Appeal of Finding of guilt by the disciplinary team on a charge of "0-13" spoken threats, disciplinary report (DR) log# 307-210523 resulting in a conviction on 5/21/21 with 30 days punitive confinement and negative transfer.

A. Denial of Adequate Investigation and Hearing

There was not an adequate investigation now hearing that was in accordance with established rules, regulations, policies and proceedures. I specifically requested that the grievance that I wrote be submitted as exidence to show that there was nothing in the grievance which could be misconstrued as a threat and therefore there was no justifiable reason for 27. Dougherty to call me to his office under the pretense I made a written threat in my grievance. At the disciplinary hearing I requested and asked for that grievance to be read by the disciplinary team and they stated that they didn't have a copy of the grievance that I wrote which was the premise of this disciplinary.

B. Technical Error Many Many Company Company

Pursuant to Chapter 33-601. 304, F.A.C. all technical errors may be appealed as a violation of Chapter 33. The disciplinary report failed to indicate it was authorized by the Shift O.I.C. (See Exhibit 1) (Charging Disciplinary Report Log# 307-210523)

C. Procedural Errors paged SIC (sus) Ipitas)

Pursuant to Rule 33-601. 304, 601.305, 601.307 and 601.308, F.A.C., the disciplinary investigation and hearing violated numerous procedural requisites.

- D the hearing officer did not explain to me the range of punishment at the beginning of the hearing as required by Rule 33-601, 3010), F.A.C.
- 2) The investigating officer failed to properly state my version of the event and record the results thereof upon the Disciplinary Investigative Report; form DC4-804a as required by Rule 33-601.305, F.A.C.
- 3) The investigating officer did not ask me if I desired stare assistance as required by Rule 33-601.305 (1) thru (4)
- The disciplinary team did not offer me staff assistance after reading the charge, neither did they present any exidence following my begin by plea and neither did they allow me the opportunity to see and inspect the exidence used against me and did not specifically enumerate their findings at the conclusion of the hearing on the disciplinary nearing worksheet, including listing the specific evidence relied upon in reaching their decision as required by Rule 33-bol, 305(1) but based their decision solely on the statement of the officer. (See Exhibit 2, Disciplinary Report Log # 307-210523)
- 5) The disciplinary team did not provide me a copy of the disciplinary hearing worksheet reflecting their written findings as required by due process. See wolff v. Mc Donnell, 4180,5, 539, 94 5.Ct. 2963, 41 L.Ed. 2d 935 (1904)

- 6) The investigating officer did not complete and obtain my Signature on the Witness Disposition, Form DC6-1128 and the Documentary or Physical Evidence Disposition, Form DC6-151 in Violation of Rule 33-601. 305 (2) (f), F.A.C.
- D. No Evidence Presented At Disciplinary Hearing

The disciplinary hearing was conducted on 5/21/21 at 9:13 a.m. and the disciplinary team stated on the report that the team finds me guilty "BASED ON THE STATEMENT OF FACTS LIEUTENANT DOUGHERTY STATED". There was no evidence presented at the hearing and the team found me guilty based SOLELY on the written statement of facts by LT. Dougherty, (See Exhibit 2)

E. Denial of Staff Assistance

Pursuant to Rule 33-601.307 (1), F.A.C. inmates are afforded Staff assistance in their disciplinary proceedings, this right was never mentioned to me by the investigating officer nor the disciplinary hearing officer. This is procedurally required and was disregarded and reglected.

F. LT. Dougherty Lied About Spoken Threat And Spoke Racial Slur

LT. Dougherty stated in his disciplinary that he asked me what I meant in my grievance and stated I replied, "If you don't get her off my complex, I'll take cure of her." This statement was never made by me and was a lie concocted by LT. Dougherty to write me a disciplinary and put me in Confinement, what I stated to LT. Dougherty was what was written in my grievance. After reading my grievance again and realizing how ridiculous it was to access me of a written threat, LT. Dougherty then accused me of making a verkal threat against officer D. Smith just then in his office and

to confinement for writing a grevance and he replied,

"No nigges because you didn't mind your own fucking business."

Next time stay in your own fucking lane and mind your own business."

After being placed in confinement I wrote a grievance to the warden about LT. Dougherty's racial stur and never received a reply and that's why I sent an appeal to the Secretary on 5/31/21 outlining the incident.

(See Exhibit 3, Request for Administrative Remedy or Appeal, Log# 21-6-16659). This office sent me a response on 6/15/21 stating that the Colonel should be given the apportunity to respond to my issue and returned the grievance without action. (See Exhibit 4, Part B - Response). I was transferred the day after filing my appeal on 5/31/21 to okeechobee and was not given the alloted 15 days to appeal at the institutional level before I was negative transferred.

I am willing to submit to a polygraph test and would veguest that IT. Dougherty do the same so we can determine who is telling the truth about what transpired and whether I made the statement LT. Dougherty said I made in his disciplinary

report,

I filed an appeal at the institutional level and was denied on 6/14/21, grievance # 2106-307-613. (Exhibit 5 and 6) The initial grievance I wrote on 5-14-21 to the wardon notifying him of the racial slur LT. Dougheity used against me has never been responded to. I sent a follow up grievance on 5-23-21 and that grievance was denied and stated the rest of my grievances would be vesponded to. (Exhibit 7)

I filed another grievance on the same day 5-23-21 requesting a copy of the grievance that I wrote to prove there was nothing in the grievance to call me to the office to explain and I have never received an answer nor a copy of that grievance to submit as exidence at my disciplinary hearing and appeal. (Exhibit 8)

III. Memorandum of Law In Support of Appeal

A. Due Process of Law Violation

All prisoners though they are incarcerated still retain many of their fundamental constitutional rights which cannot be infringed except in limited certain instances and for clearly authorized justifiable reasons. The due process of law right is one of those fundamental rights afforded to all citizens whether incarcerated or not, that must be adhered to and failure to du so is grounds for appeal and reversal of any action taken against the one whose right to due process has been

abrogated and/or violated,

The United States Supreme Court has addressed the due process protections that must be afforded to prisoners who are subject to disciplinary proceedings that may result in loss of gain time or loss of liberty which has been authorized by state statue. In wolff v. McDonnell, supra and Superintendent, Mass Correctional Inst. v. Hill, 472 u.s. 445, 105 S. ct. 2768, 86 L. ed. 2d 356 (1985) the U.S. Supreme Court held that in context of prison disciplinary proceedings, "due process requires that the prisoner receive a written statement by the fact finders (disciplinary team) stating the exidence relied on and reasons for the disciplinary actions taken."

It has been the Usual Customary procedure of the Dept.
of Corrections (Doc) to find inmates guilty of a plethora
of infractions based solely on the Statement of the

Charging officer. (See Exhibit 2)

with this sort of Culture established throughout the Doc an inmate has no chance in any disciplinary proceeding based on Statements of officers because the disciplinary hearing officers are colleagues of the Charging officers and even though the evidence or lack thereof warrants a dismissal of the Charges, disciplinary hearing officers have and will always rule against an inmate based on the

Statement of an officer, and wall so much some SM III The disciplinary report that I received stated the team Finds me guilty BASED ON THE STATEMENT OF FACTS THAT LIEUTENANT DOUGHERTY STATED" and listed what he Stated I said and I was found quilty based sokly on his statement. Due process requires something more than Mere boilerplate sentences to support the findings of the disciplinary team that could be applied to every case. See Johnson V. State, 564 So. 2d 999 (Alg. 1989). The report did not list ANY EVIDENCE relied upon for its decision exceptionly the Statement of LTI Dougherty. This is repudiated by the Sixth Circuit when it Stated, "A prison disciplinary Committee's written findings of a disciplinary report which only States that it found the inmate guilty BASED ON REPORTING OFFICERS STATEMENT Contained in the disciplinary report [is not] adequate to satisfy due process requirements." See King v. Wells, 760 F. 2d 89 (4th Cir. 1985) Cemphasis added). Other jurisdictions have also ruled that "disciplinary boards conclusion that based on officers Statement and evidence found that in mate was guilty Edoes not I satisfy Wolf's requirement of written reasons. " See Acoff v. State, 437 So. 2d 1380 (Alg. 1983)

B. No Evidence Presented At Hearing To Support A Conviction

As outlined in Section II. Arguments, subsection D. No Evidence Presented At Hearing, I was found guilty without the prerequisite of evidence to support the officer's statement and the findings of facts by the disciplinary team before Conviction can be rendered. Due process requires that some evidence be relied on in order to find an inmate guilty of an infraction or offense, the disciplinary team did not State in its report what specific evidence was relied on to come to their guilty conclusion. In Brooks-Ber. V. Smith, 819 Fizd 178 (7th Cir. 1987), the Seventh Circuit ruled that " Prisoners due process rights were violated by disciplinary

Committee's making insufficient written findings of the specific evidence relied on to find prisoner guilty of infraction."

The disciplinary team wrote in its report that they find me guilty but did not list what any of the evidence was that they relied on except the Statement of LT. Dougherty which is not evidence but a statement.

CONCLUSION

Based upon the foregoing facts, exhibits and memorandum of law in support, my due process rights have been grossly violated because the Doc has established a culture of violating their own rules and regulations in disciplinary process, proceeding and conviction are in error and the conviction as a matter of law and in the interest of justice should be dismissed, vacated and expunged and I should be given 60 days of additional gain time for the 60 days I set in confinement wrongfully for an offense I never committed, my custody level returned back to its original status and returned back to South Bay.

Executed this 28th day of June 2021.

Respectfully submitted,

Anthony Milliams P.A.G. Ywhistle blower

www.year of jubile companthony

05/14/2021

DC#: I50147 IN VIOLATION CODE: FACILITY CODE: INMATE NAME: WILLIAMS, ANTHONY T. 3: 0013 TITLE: SPOKEN THREATS 307

NAME: SUMTER

TIME: 14:00 DATE: INFRACTION

FILED ON AN OFFICER WHICH CONTAINED STATEMENT ABOUT INMATES RETALIATING AGAINST HER WITH VIOLENCE THAT COULD BE FATAL. UPON QUESTIONING INMATE WILLIAMS ABOUT THOSE STATEMENT AND THE ALLEGATIONS AGAINST THE OFFICER AND WHAT HE MEANT BY THEM HE STATED TO ME, "IF YOU DON'T GET HER OUT OF MY COMPLEX, I'LL TAKE CARE OF HER." INMATE WILLIAMS WAS ADVISED THAT HE WOULD BE RECEIVING A DISCIPLINARY REPORT FOR 1-3 SPOKEN, WRITTEN, OR GESTURED THREATS. INMATE WILLIAMS WAS REASSIGNED TO ADMINISTRATIVE CONFINEMENT PENDING THE DISPOSITION OF THIS REPORT. STATEMENT OF FACTS
ON MAY 14, 2021 AT APPROXIMATELY 2:00 PM WHILE ASSIGNED AS
THE ADMINISTRATIVE LIEUTENANT, I WAS INTERVIEWING INMATE
WILLIAMS, ANTHONY DC# 150147 IN REFERENCE TO A GRIEVANCE HE

REPORT WRITTEN: 05/14/21, AT 14:15

BY: DAT12 - DOUGHERTY, A. T

INMATE NOTIFICATION OF CHARGES: DATE DELIVERED: 5/17/21, AT 12:16pm NO HEARING SHALL COMMENCE PRIOR TO 24 HOURS OF DELIVERY OF CHARGES EXCEPT WHEN THE INMATE'S RELEASE DATE DOES NOT ALLOW TIME FOR SUCH NOTICE OR THE INMATE WAIVES THE 24 HOUR PERIOD AS AUTHORIZED IN RULE 33-601, FLORIDA ADMINISTRATIVE CODE

DELIVERED BY : MUSCH

AS AN INMATE BEING CHARGED WITH A VIOLATION OF THE RULES OF PROHIBITED CONDUCT, YOU ARE ADVISED THE FOLLOWING: NOTICE TO INMATE:

INVESTIGATION:

AN IMPARTIAL INVESTIGATION WILL BE CONDUCTED ON THIS DISCIPLINARY REPORT.

DURING THE INVESTIGATION OF THE DISCIPLINARY REPORT, YOU WILL BE ADVISED
OF THE CHARGES AGAINST YOU AND YOU MAY REQUEST STAFF ASSISTANCE. DURING
THE INVESTIGATION YOU SHOULD MAKE KNOWN ANY WITNESSES TO THE INVESTIGATING
OFFICER. THE TESTIMONY OF WITNESSES SHALL BE PRESENTED BY WRITTEN STATEMENTS.
SEE RULE 33-601.307(3) FOR COMPLETE INFORMATION REGARDING WITNESSES. YOU WILL
HAVE THE OPPORTUNITY TO MAKE A STATEMENT IN WRITING REGARDING THE CHARGE AND PROVIDE INFORMATION RELATING TO THE INVESTIGATION.

DELIVERY OF CHARGES:

A COPY OF THE CHARGES WILL BE PROVIDED TO YOU AT LEAST 24 HOURS PRIOR TO THE CONVENING OF THE DISCIPLINARY HEARING UNLESS YOU WAIVE THE WAITING PERIOD. THE HEARING MAY BEGIN ANY TIME AFTER THE 24 HOUR PERIOD UNLESS YOU SIGN THE WAIVER

FLORIDA DEPARTMENT OF CORRECTIONS CHARGING DISCIPLINARY REPORT LOG # 307-210523

PAGE:

05/14/2021

VIOLATION CODE: 0013 FACILITY CODE: 307 DC#: I50147 INMATE NAME: WILLIAMS, ANTHONY T. 3: 0013 TITLE: SPOKEN THREATS 307 NAME: SUMTER C.I. INFRACTION

DATE: 05/14/21 TIME: 14:00

DISCIPLINARY HEARING:

THE DECISION WILL BE MADE IN ADVANCE WHETHER THE HEARING WILL BE CONDUCTED BY THE DISCIPLINARY TEAM OR THE HEARING OFFICER. YOU MAY REQUEST A HEARING BY THE FULL DISCIPLINARY TEAM RATHER THAN THE HEARING OFFICER. YOU WILL APPEAR IN PERSON BEFORE THE DISCIPLINARY TEAM/HEARING OFFICER UNLESS YOU WAIVE THIS APPEARANCE BY SIGNING A WAIVER FORM. YOU WILL BE ADVISED OF THE CHARGES PLACED AGAINST YOU AND THE RANGE OF PENALTY IF FOUND GUILTY. YOU MAY REQUEST STAFF ASSISTANCE. THE CHAIRPERSON/HEARING OFFICER WILL READ STATEMENT AND ASK YOU MAY MAKE A STATEMENT FOR THE TEAM/HEARING OFFICER TO CONSIDER. A NO CONTEST PLEA WILL BE TREATED AS A GUILTY PLEA, A REFUSAL OF PLEA, YOU WILL BE ALLOWED TO MAKE A STATEMENT ON YOUR OWN BEHALF, PRESENT EVIDENCE AND REQUEST STAFF OR INMATE WITNESSES AS DEEMED APPROPRIATE BY THE TEAM/HEARING OFFICER. AFTER THE TEAM/HEARING OFFICER HAS MADE A DECISION, YOU WILL BE ADVISED VERBALLY AND IN WRITING AS TO THE DECISION AND THE EVIDENCE RELIED UPON IN MAKING THAT DECISION. IF YOU ARE POUND GUILTY, YOU WILL BE ADVISED VERBALLY AND IN WRITING AS TO THE DECISION AND THE EVIDENCE RELIED UPON IN MAKING THAT DECISION. IF YOU ARE FOUND GUILTY, YOU WILL BE ADVISED VERBALLY AND IN WRITING AS TO THE DECISION AND THE EVIDENCE RELIED UPON IN MAKING THAT DECISION. IF YOU ARE FOUND GUILTY, YOU WILL BE ADVISED VERBALLY AND IN WRITING AS TO THE RECOMMENDED PENALTY.

APPEAL:

IF YOU ARE FOUND GUILTY, YOU MAY APPEAL THIS DECISION BY FILING A FORMAL GRIEVANCE WITH THE WARDEN OF YOUR FACILITY WITHIN 15 DAYS OF THE RECEIPT OF WRITTEN NOTICE OF THE TEAM/HEARING OFFICERS DECISION. FOR INFORMATION REGARDING THE RULES ON DISCIPLINE, REFER TO: 33-601, F. A. 0

an officer in complex 4, Mohegan, was verbally abusing innates and using profantly against inmates, and an inmates tamily member called up here stating they were going to Kill him and the inspector general had to get involved.

Exhibit 2

ISSO158 (14)

FLORIDA DEPARTMENT OF CORRECTIONS DISCIPLINARY REPORT HEARING INFORMATION LOG # 307-210523

05/21/2021 PAGE 1

DC#: I50147 INMATE NAME: WILLIAMS, ANTHONY T.

VIOLATION CODE: 0013 TITLE: SPOKEN THREATS

FACILITY CODE: 307

NAME: SUMTER C.I.

G1107U INFRACTION

DATE: 05/14/2021

TIME: 14.00

TEAM FINDINGS AND ACTION DATE: 05/21/2021, AT: 09.13

INMATE OFFERED STAFF ASSISTANCE: DECLINED

INMATE PLEA: NOT GUILTY FINDINGS: GUILTY

INMATE PRESENT: YES

POSTPONEMENT:

BASIS FOR DECISION:

THE TEAM FINDS YOU GUILTY AS CHARGED FOR 1-3 SPOKEN THREATS BASED ON THE STATEMENT OF FACTS THAT LIEUTENANT DOUGHERTY WAS INTERVIEWING INMATE WILLIAMS IN REFERENCE TO A GRIEVANCE HE FILED ON AN OFFICER WHICH CONTAINED STATEMENT ABOUT INMATES RETALIATING AGAINST HER WITH VIOLENCE THAT COULD BE FATAL. UPON QUESTIONING INMATE WILLIAMS ABOUT THOSE STATEMENT AND THE ALLEGATIONS AGAINST THE OFFICER AND WHAT HE MEANT BY THEM HE STATED, "IF YOU DON'T GET HER OUT OF MY COMPLEX, I'LL TAKE CARE OF HER." ALL WITNESS STATEMENTS IF ANY WERE READ AND CONSIDERED BY THE TEAM. YOU WERE GIVEN 30 DAYS DC WITH CREDIT FOR 7 DAYS AC FOR A TOTAL OF 23 DAYS DC TO SERVE. YOU WERE ADVISED THAT YOU HAVE 15 DAYS TO APPEAL ON FORM DC1-303.

ACTIONS TAKEN:

DISCIPLINARY CONFINEMENT: 23; PROBATION DAYS SET: 0 CONCURRENT

ALTERNATIVE HOUSING: 0000;

RESTITUTION: \$.00; INDIV.REVIEW/COUNSEL?: N; CONFISCATE CONTRABAND?: N

TEAM CHAIRMAN: RAE05 - REED, A.E.
TEAM MEMBERS: DDA12 - DONAHUE, D.A.

FLORIDA DEPARTMENT OF CORRECTIONS REQUEST FOR ADMINISTRATIVE REMEDY OR APPEAL

Exhibit 3

JUN 0 9 2021

I filled Party Grievance Alleging Sexua	ll Abuse	0 2021
TO: Warden Assistant Warden	Secretary, Florida	Department of Corrections Appeals
From or IF Alleging Sexual Abuse, on the behalf	of:	
Last First Middle Initial	I5014n	Sumfar C.I.
Last 1 inst Windie mittal	DC Number	Institution
Part .	A – Inmaté Grievance	21-11-11/159
I was given a disciplinary by	LT. Dovaherty for	r writing a prievance
about officer D. Smith violating	.1 . // //	
to his office and stated he falt	I threatened his	officer in my grevance
which I told him it was absura	and he could rea	ed my griswhice gasin
and show me what in it could be	3 Misconstruct as	motherening an officer
Unce he reglized how ridiculous;	+ uas, he then so	and you just werbally
Threatened my officer but didn's	- Stay how or who	at I said that could be
Tilla struck as a thicat, He the	1 told the office	- 1
his really a ser year of are local	and we no belan	se I wrote a grievance"
his reply was who higger berg	USE you aight VI	ninelyour own facking
like ale in the little	Bur Swn Fucking	land and mind your
IT Dayles de all men wrote a grie	1 611 01	on the next day about
The hearthy has no Rused to make	ir my anexance, an	harge it relat theat.
and was told that I am school los	for a negative 7	transfer. All I did was
write grevances about the inter	ful conduct of	he officers and I was
vetalated against and sentenced	to 60 days confine	1 1 1 1 1
harden and his administration are	covering up for y	heir officers and will
continue to retaliate against me for	writing grievance	es. I am an innocent
man and political prisoner and si	hould not be subpl	sted to this type of behavior
and Mistreatment, For a backgrow	nd on me you can	go to the website
www. year of subile (com/anthon	14 to see my cin	I rights activism and the
type of man I am and I would	never vertally or	physically threaten nor
assault armore as this is against	my faith and in	in upbringing. Thanks in
advance for your assistance in th	is most exigent in	afferi
5-31-21 DATE	Aht	my Milliams IS0140
S.II.	3	IGNATURE OF GRIEVANT AND D.C. #
*BY SIGNATURE, INMATE AGREES TO THE FOLLOWING # OF	30-DAY EXTENSIONS	,
	-1,	# Signature
	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).

When the inmate feels that he may be adversely affected by the submission of a grievance at the institutional level because of the nature of the grievance, or is entitled by Chapter 33-103 to file a direct grievance he may address his grievance directly to the Secretary's Office. The grievance may be sealed in the envelope by the inmate and processed postage free through routine institutional channels. The inmate must indicate a valid reason for not initially bringing his grievance to the attention of the institution. If the inmate does not provide a valid reason or if the Secretary or his designated representative determines that the reason supplied is not ade

muscuhstness	as a thout le cho.	11/1/1/2000	110 mar conces
T then chats	I I Sa Way for They	TOTA THE OFFICER TO T	all me to controver
his moder 216	1 1100 gro gre 100gg	ing me up beguse I	wrote a grievance
no reply was	11 10 nigger becau	se you didn't Minely	burown Lucking
bysiness, Ner	of time Stay in 40	ur own fucking land	and mind your
Dun business,	I then wrote a griev	rance to the warden the	next day about
IT. Dougherty cal	ling me a nagger and	& Filing & Salse Marge	is relatitheset
The warden ha	s refused to answer	my gresance and I'm	still in making
and was fold of	that I am schodulad.	For a negative terms C	SIMI IN CONFIDENCE
write grevance	s about the Interest	al downat a Calle of	Corre of the
vetaliated and	inst and sonbaced of	to be day of the of	rices and I was
harden and his	s admin dentine	5 60 days Continements	I toll that this
and are and he	Laboration are	covering up for their o	fices and will
2004 100 40 10	to late against me for	writing grievances, I	am an innocent
man and poly	TEAL prisoner and show	uld not be subjected to	this type of behavior
and Mistreath	vent For a background	on me you can go to	the website
www.yearbf	Jubile (com/ anthony	to see my civil right	to activisin and the
Type of man I	am and I would	ever vertally or phys.	cally threaten nor
assault anyone	as this is against	my faith and my up	angung Thanks a
advance for yo	urassistance in this	most exicent matter	July Maris
5-31-21		Julhan MI	Mains Traille
DATE		SIGNATURE	OF GRIEVANT AND D.C. #
		U U	
*BY SIGNATURE, INMATE	AGREES TO THE FOLLOWING # OF 30	D-DAY EXTENSIONS:	1
			# Signature
This form is used for filing a formal of	grievance at the institution or facility lavel	STRUCTIONS	
Florida Administrative Code. When	an appeal is made to the Secretary, a copy of	STRUCTIONS well as for filing appeals to the Office of the Secre the initial response to the grievance must be att	etary in accordance with Rule 33-103.006,
When the inmate feels that he may	be adversely affected by the submission of a		
Chapter 33-103 to file a direct grieval processed postage free through rous	ance he may address his grievance directly to	the Secretary's Office. The grievance may be sea	led in the envelope by the inmate and
nstitution. If the inmate does not p	rovide a valid reason or if the Secretary or his	discare a valid reason for not initially bringing his	grievance to the attention of the
grievance will be returned to the inn	mate for processing at the institutional level pr	ursuant to F.A.C. 33-103.007 (6)(d).	eason supplied is not adequate, the
05	Receipt for Appeals Be	ing Forwarded to Central Office	
Submitted by the inmate on:	Institutional Mailing Lo	ng #•	1 6
(Date)		(Received By)
DISTRIBUTION:	INSTITUTION/FACILITY	CENTRAL OFFICE	(Received By)
	INMATE (2 Copies) INMATE'S FILE	INMATE	1
	INSTITUTIONAL GRIEVANCE FILE	INMATE'S FILE - INSTITUTION./FACILITY CENTRAL OFFICE INMATE FILE	
DC1-303 (Effective 11/13)	Incorporate	CENTRAL OFFICE GRIEVANCE FILE by Reference in Rule 33-103.006, F.A.	. /
	co.poratec	- 2, Nererence III Rule 33-103.006, F.A.	/
	30		/ .

71018

4 1 bc, 0 5 br

MAILED/FILED WITH AGENCY CLERK

JUN 18 2021

Department of Corrections Bureau of Inmate Grievance Appeals

PART B - RESPONSE

WILLIAMS, ANTHONY

150147

21-6-16659

OKEECHOBEE C.I.

B2207U

NAME

NUMBER

GRIEVANCE LOG NUMBER

CURRENT INMATE LOCATION

HOUSING LOCATION

Your request for administrative appeal is in non-compliance with the Rules of the Department of Corrections, Chapter 33-103, Inmate Grievance Procedure. The rule requires that you first submit your grievance at the appropriate level at the institution. You have not done so or you have not provided this office with a copy of that grievance, nor have you provided a valid or acceptable reason for not following the rules.

The Colonel should be given the opportunity to respond to your issue.

Furthermore, if you fear staff, you need to file an informal to the Colonel. The Colonel should have the opportunity to address these issues regarding staff at the institution.

Upon receipt of this response, if you are within the allowable time frames for processing a grievance, you may 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 without action.

A. Keaton

A. Keaton

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

SIGNATURE AND TYPED OR PRINTED NAME OF **EMPLOYEE RESPONDING**

Exhibit 5

PART B - RESPONSE

15 0147 2106-307-013 B2207U **√ILLIAMS, ANTHONY** OKEECHOBEE C.I. HOUSING LOCATION NUMBER FORMAL GRIEVANCE CURRENT INMATE LOCATION NAME LOG NUMBER Your formal grievance log #21⊕6-307-013 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 quility 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. M. Sumner, Acting Warden A. Andrews, Acting CI_S

SIGNATURE AND TYF'ED OR PRINTED NAME OF

EMPLOYEE RESPONDING

SIGNATURE OF WARDEN, ASST.

WARDEN, OR SECRETARY'S

REPRESENTATIVE

MAILED

JUN 1 5 2021

ASSISTANT WARDEN

FLORIDA DEPARTMENT OF CORRECTIONS REQUEST FOR ADMINISTRATIVE REMEDY OR APPEAL

Exh.b.t 6 RECEIVED

JUN - 1 2021

inira Party Grievance Alleging Sexual Abuse		2021
TO: Warden Assistant Warden Se	ecretary, Florida D	epartment of Corrections
From or IF Alleging Sexual Abuse, on the behalf of:	•	1 1 1 -
- FUII	50147	Sumfer C.I.
Last First Middle Initial D	C Number	Institution
Part A – Inmate	Grievance - 307	-2106-301-013
I was wrongfully accused and sanction		
when I made no such threat, I wrote		
of Officer Dismith and asked that you s		
about their behavior in violation of Chapter 33		
Dougherty's office who stated he felt I three	grened his of	ficer in my grievance
which is absure, when I told him to read	my grievance	and he realized how
otterly vidiculous it was to say anything in	The grievance	e could be misconstrued
as a threat, he then accused me of Lerla	ly Threatering	her right then, I told him
I did not verbally threaten her and then he	rad the Sati he	and cutt me and said I
was going to confinement. I then stated "	so you are py;	Hing me in confinement
For writing a grievance," his reply was,"	no nigger be	rause you didn't mind you
own fucking business. Next fine stay in	your oun;	fucking land and minel
your business. There was no reason for	me to be cal	Hed to the UT'S office
to explain my grievance because it was	ery char and	defailed and could not
be misconstrict as a threat because it	tags then h	e would have wrate the
disciplinary based on what I wrote But	calling me to	The office was just a
play so that he could say I verbally the	reatered an of	Acer I immediately
sent you a grievance about what Dougherty	said and bei	ing placed in confinement
but have not received a response 95 of ye	In A Few days	prior to this I had talked
to Cot Furlough about Officer D. Smith's and	other offices	s conduct and he agreed
that officers Shouldn't be violation Chapter 3	3.268,002(8)9	ind that he would address
that issue with the officers. I stated to him i	that was in m	y grievance and be did not
Fell that my statements in my grevance co	nstituted a thi	reat. I went this false
Musciplinary reversed and expunged and	bal and I inte	end to pursue this all the
5-31-21	May Par	Xillu Tolla
5-31-21 DATE	SIG	NATURE OF GRIEVANT AND D.C. #
*BY SIGNATURE, INMATE AGREES TO THE FOLLOWING # OF 30-DAY EX	TENSIONS:	Ø 1 Alslan XIllan

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).

When the inmate feels that he may be adversely affected by the submission of a grievance at the institutional level because of the nature of the grievance, or is entitled by Chapter 33-103 to file a direct grievance he may address his grievance directly to the Secretary's Office. The grievance may be sealed in the envelope by the inmate and processed postage free through routine institutional channels. The inmate must indicate a valid reason for not initially bringing his grievance to the attention of the

Doughertis office	who stated he felt I th	wegtened his officer	in my grievance
	when I told him to rea		1 //
	it was to say anything		
	then accused me of Lei		
I did not restall	ly threaten her and then he	e had the Sati handour	FME and Said I
	nement. I then stated		
For writing a gri	evance," his reply was,	"No nigger because	you didn't mind you
	Usiness. Next fine stay		
	There was no reason to		
	grevance because it was		
	l as a throat because it		
	ed on what I wrote . B.		
play so that he	e could say I verbally	threatened an office	I immediately
sent you a grieve	ance about what Dougher	ty said and being pla	red in confinement
	revied a response 95 of		
	about Officer D. Smiths an		
that officers she	puldnit be violation chapter	-33.208,002(8) and 4	nat be would address
that issue with the	officers. I stated to him	what was in my grie	eignes and be, did not
Fell that my star	tements in my grievance	constituted a threat.	I want this false
disciplinary i	reversed and expunged a	and if not I intend 9	6 pursue this all the
ugy to Tallahoss	se and if need be t	Ederal Court	
5-31-21		An Thay Will	unis I50/47
DATE		SIGNATURE	OF GRIEVANT AND D.C. #
*BY SIGNATURE, INMATE A	GREES TO THE FOLLOWING # OF 30-DA	Y EXTENSIONS:	Ø , Allen Sullia
		,	# Signature
This form is used for filing a formal g	INSTRUCTION OF FACILITY LEVEL AS WELL AS		etary in accordance with Rule 33-103 006
Florida Administrative Code. When a	an appeal is made to the Secretary, a copy of the in	nitial response to the grievance must be atta	ached (except as stated below).
When the inmate feels that he may be Chanter 33-103 to file a direct grieva	be adversely affected by the submission of a grieva ince he may address his grievance directly to the Se	ince at the institutional level because of the	nature of the grievance, or is entitled by
processed postage free through rout	ine institutional channels. The inmate must indica	te a valid reason for not initially bringing hi	s grievance to the attention of the
	rovide a valid reason or if the Secretary or his designate for processing at the institutional level pursua		eason supplied is not adequate, the
	Receipt for Appeals Being Fo	orwarded to Central Office	
Submitted by the inmate on:	Institutional Mailing Log #:_		
(1	Date)		(Received By)
DISTRIBUTION:	INSTITUTION/FACILITY INMATE (2 Copies)	CENTRAL OFFICE INMATE	
	INMATE (2 Copies) INMATE'S FILE	INMATE'S FILE - INSTITUTION./FACILITY	7
	INSTITUTIONAL GRIEVANCE FILE	CENTRAL OFFICE INMATE FILE CENTRAL OFFICE GRIEVANCE FILE	
DC1-303 (Effective 11/13)	Incorporated by	Reference in Rule 33-103.006, F.A.	.C.

STATE OF FLORIDA DEPARTMENT OF CORRECTIONS Mail Number: **INMATE REQUEST** Team Number: Institution:ACED IN MAIL Dental IIIN TO: Warden Classification Medical (Check One) Asst. Warden Security Mental Health Other DC Number Job Assignment Inmate Name Quarters FROM: TSOIL Continement REQUEST Check here if this is an informal grievance $\overline{\nu}$ 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 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 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.

Official (Print Name): 😽 . 🔲

The following pertains to informal grievances only: Based on the above information, your grievance is

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.

enier

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

you have the right to submit a formal grievance in accordance with Chapter 33-103.006, F.A.C.]

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):

ASSISTANT WARDEN

Date:

(Returned, Denied, or Approved). If your informal grievance is denied,

DC6-236 (Effective 11/18)

STATE OF FLORIDA DEPARTMENT OF CORRECTIONS Mail Number INMATE REQUEST Team Number: Institution: TO: Warden Classification Medical Dental (Check One) Asst. Warden Security Mental Health Other \ Inmate Name DC Number Job Assignment Quarters Date FROM: 50/41 MONY 5-23 Confinement REQUEST 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 DC#: IS Inmate (Signature): DO NOT WRITE BELOW THIS LINE 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.

Original: Inmate (plus one copy)

Official (Print Name):

[The following pertains to informal grievances only:

Based on the above information, your grievance is

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 have the right to submit a formal grievance in accordance with Chapter 33-103.006, F.A.C.

Based on the foregoing information, your grievance is Returned.

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):

MAILED

JUN - 8 2021

Returned Denied, or Approved). If your informal grievance is denied,

SSISTANT WARDEN

DC6-236 (Effective 11/18)

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 procedure, or for participating in an inmate grievance proceeding;
d) Invidents assurance multipulled indictions the conditions and inmate

d) Incidents ocurring within the institution that affect them personally; c) 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 retaliated against me for filing complaints about the actions and behavior of your officers that is in violation of Chapter 33, 208, 602 paragraph 8. Furthermore, they wrote me two bogus disciplinaries with the first one I willined above and the second one they planted aphone in my absence and charged me with possession of a phone that I never had. I requested that the surveillance camera be reviewed because it would show that they didn't get a shone out of my locker, as was written up in the disciplinary report. When the investigation officer looked 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 aftempting 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 grevances and my federal law soit against this facility and it's 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

	narassed 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. It my appeal is denied a federal lawsurt will be forthcoming.
	DU tortheoming.
	Contact through the second of
	Groide Yourself Accordingly,
-	Lad has Ma Dours
	Anthor Milliams Private Attorney General
	Private Afforms Signeral
	www.yearofjubile.com/anthony
-	The state of the set of the second constitution of the state of the second constitution
	Exper strices that is in hidelian of Mapple 33 200 and purp
	S. Enclorance they make me two bages disciplination with the
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1	Character Elect against as that any and It foliage an appeal, I will
	have my like from Current tollera size and in last the word i
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1	to do. I was interned by the morning officer the least that this -
	have examined at the a handler. This is also it form of
	relations from the remains I have fill a the mall
	I have seen in the rain by Transferring the is not young to
	Star no from heary my selevances and our side of hurself
	was not the facility and its intitues, the Wilmand I am
	DEMANDER OF DE FRANCE FROM HIS PART OF DEMANDE WAS
	We a hist of distance from states we are and of
	interests and I the med on its was the statement for the

I just received two unauthorized mail return receipts that was returned to Common Law Office of America. I want to Know WHY my legal mail was opened outside of my presence which is against the law. You obviously don't know me so I would suggest you do some research to find out who it is that you are violating their rights. A good start is youtube and type in . PAG Anthony Williams. A second place to look is the website www. year of Jubile. com fanthony and third look up the civil case Lenore Albert v. Anthony Troy Williams, U.S. Court of Appeals Ninth Circuit, case numbers 2018-cv-56695 and 2019-cv-55039, This case is in regards to an attorney at law who seed me for \$1 million dollars alleging that I reined her life by filing the paperwork to get her exicted from her home, car repossessed, credit destroyed and disbarred from practicing law and having her office shut down, She thought that I was someone to play with and found out otherwise. Please note that I at getting justice with a pen and paper through administrative remedies and through the Courts, If you would like to talk to another prison official from an a facility I was previously housed at, you can contact special Agent Newsome who is the internal affairs supervisor at the Federal Netention Center in Miam! and he can verify and assure you what I'm capable of with the law, With that being said DO NOT OPEN MY LEGAL MAJE AGAIN OUTSIDE OF MY PRESENCE.

Guide Yourself Accordingly,

Anthon Milliams Private Attorney General

P.S. Please do not force me to add you to the Federal laws vit I have already filed against this facility and the D.O.C. America, I want to know WHY my regal man was wened enough or my presence which is against the that it is that out to find out who it is that. you are vielating their eights. A good start is youther and type in . PAG Anthony williams. A second place to look is the website wich year of while company and third leave up the coul ruse leave Albert v. Anthony Fruy Williams U.S. Court of Appeals World Circuit, Outer Author 2018-CV-54215 and 2019-CV-55039, This Caboris is remains to an attack, at law who said me for a 1 pullion delete alleging that a religion has life by thing the projection to get her whiched from her home, Our few released brough Whened and distinged from practicity this and having iver life is shot down, The Horald With I was someth a slew with and found out officerings, plante note that I d'all these things while Still invarented. In an execu at antimy us to lack a dea and pages theory afternative Considered and Through the Courts If you would like to fall to unother prison official from an a Facility I was pronow housed of you fan enchart special Agent Newsonie who the internet organs superior at the Edial Retentio Pear in Middle and he can weren and assert you what I'm lager of with that leing said Do NOT OPEN MY DESON MARIE

DISCIPLINARY REPORT

LOG # 404-210707

NAME: OKEECHOBEE C.I.

07/20/2021 PAGE 1

DC#: I50147 INMATE NAME: WILLIAMS, ANTHONY T. VIOLATION CODE: 0013 TITLE: SPOKEN THREATS

INFRACTION DATE: 07/19/2021 TIME: 11:45

I. STATEMENT OF FACTS:

FACILITY CODE: 404

ISSO152 (03)

ON 07/19/2021 AT APPROXIMATLEY 11:45AM, I OFFICER D. THOMAS WHILE ASSIGNED AS CAUSTICS SUPERVISOR AND WHILE ASSITING THE WAREHOUSE / MAILROOM WAS GOING THROUGH THE OUTGOING MAIL WHEN I CAME ACROSS A LETTER ADRESSED TO SENIOR CLERK MS. C. THARP BY INMATE WILLIAMS, ANTHONY DC#I50147. IN HIS LETTER INMATE WILLIAMS ADRESSES ISSUES ABOUT HIS LEGAL PROWESS AND ADVISES OF A COUPLE OF ISSUES WHERE HE PREVIOUSLY HARMED OTHER PERSONS WITH THAT SKILL. INMATE WILLIAMS STATES TO MS. THARP THAT " HE HAD A WOMEN EVICTED FROM HER HOME, CAR REPOSESSED AND HER CREDIT DESTROYED AND DISBARRED AND HER OFFICE SHUT DOWN, SHE THOUGHT I WAS SOMEONE TO PLAY WITH AND FOUND OUT OTHERWISE " INMATE WILLIAMS LATER STATED TO MS. " THARP THAT " I DID THAT WHILE INCARCERATED" AND " WITH THAT BEING SAID DO NOT OPEN MY LEGAL MAIL AGAIN OUTSIDE OF MY PRESENCE " DUE TO INMATE WILLIAMS, ANTHONY DC#150147 ACTIONS HE WILL BE RECIEVEING A DISCIPLINARY REPORT FOR 1-3 SPOKEN, WRITTEN OR GESTURED THREAT; BY WRITTING AND THEREFORE IMPLYING THE THREAT OF WHAT HE WILL OR CAN DO. SHIFT SUPERVISOR WAS CONSULTED AND AUTHORIZED THE WRITTING OF THIS REPORT. INMATE WILLIAMS WILL REMAIN IN OPEN POPULATION UNTIL REVIEW OF THIS DOCUMENTATION.

REPORT WRITTEN: 07/19/2021, AT 14:00 OFFICER: TD103 - THOMAS,D ASSIGNED AND APPROVED BY: WA040 - WELLS, A

II. INVESTIGATION:

INMATE OFFERED STAFF ASSISTANCE: DECLINED

INVESTIGATION BEGUN: 07/19/2021, AT 15:00 OFFICER: LM065 - LIKENS, TRACY

INVESTIGATION ENDED: , AT 00:00

III. INMATE NOTIFICATION OF CHARGES: DATE DELIVERED:

, AT: 00:00 1025 A 7/20

DELIVERED BY: - NO OFFICER ID FOUND WOLF

IV. DESIGNATING AUTHORITY REVIEW LEVEL: DECISION DATE:

- NO OFFICER ID FOUND OFFICER:

...... V. HEARING OFFICER FINDINGS AND ACTION DATE: , AT: 00:00

INMATE OFFERED STAFF ASSISTANCE: DECLINED INMATE PLEA: PLEA NOT F FINDINGS: FIND NOT F

INM PRESNT: WAIVED 24 HR NOTICE:

POSTPONEMENT:

BASIS FOR DECISION:

ACTIONS TAKEN:

LOSS OF GAIN TIME: 0000; PROBATION DAYS SET: 000

DISCIPLINARY CONFINEMENT: 0000; PROBATION DAYS SET: 000

ALTERNATIVE HOUSING: 0000;

07/20/2021 FLORIDA DEPARTMENT OF CORRECTIONS DISCIPLINARY REPORT ISSO152 (03)

PAGE 2 LOG # 404-210707

DC#: I50147 INMATE NAME: WILLIAMS, ANTHONY T. INFRACTION
VIOLATION CODE: 0013 TITLE: SPOKEN THREATS DATE: 07/19/2021
FACILITY CODE: 404 NAME: OKEECHOBEE C.I. TIME: 11:45

______ 000 0000

RESTITUTION: \$.00; INDIV.REVIEW/COUNSEL?: ; CONFISCATE CONTRABAND?:

HEARING OFFICER: - NO OFFICER ID FOUND

VI. REVIEW AND FINAL ACTION: NO FINAL ACTION WARDEN: -

VII. APPEAL PROCESS DISPOSITION: NO INSTITUTIONAL ACTION WARDEN: - DATE: 00/00/0000

INFORMATIONAL NOTES:

MAXIMUM GAIN TIME DAYS AVAILABLE TO BE TAKEN: 0 DAYS

DC4-804

PART B - RESPONSE

WILLIAMS, ANTHONY	150147	2106-404-059	OKEECHOBEE C.I.	B2207U
NAME	NUMBER	FORMAL GRIEVANCE LOG NUMBER	CURRENT INMATE LOCATION	HOUSING LOCATION
33-103, Inmate Grievance Pr	ocedure. The rudone so or you	ule requires that you firs have not provided this o	Rules of the Department of Co t submit your grievance at the a office with a copy of the informa rules.	appropriate level at
Based on the above, your grid	evance is being	returned without action		
It is noted that you may result request as well as an informa			once you have received a resp	onse to an inmate
		J. Cox, AWP	/	
		10		6/18/21
SIGNATURE AND TYPED OR F EMPLOYEE RESPO		WARDE	RE OF WARDEN, ASST. N, OR SECRETARY'S PRESENTATIVE	DATE

PLACED IN MAIL

JUN 2 1 2021

FLORIDA DEPARTMENT OF CORRECTIONS

REQUEST FOR ADMINISTRATIVE REMEDY OR APPEAL

☐ Third Party	y Grievance Alleging Sexua	l Abuse	
TO: Warden	Assistant Warden		epartment of Corrections
	Sexual Abuse, on the behalf	of:	epartment of Corrections
Williams 1		I50147	OKeechobee
Last Fi	irst Middle Initial	DC Number	Institution
	Part /	A – Inmate Grievance	7/1/1/1/1/200
	Turch	- Illinate Grievance	406-404-059
<u> </u>			
	SAS S	76	
16			
1/ -	TIANHOL	11-	7/0
	11 THE HEL	1-61	ITA
,			, 0:
1 10 01			
0-1-1-21 DATE		Anthou,	Xulleans I 50/47
DAIL		Sic	GNATURE OF GRIEVANT AND D.C. #
*BY SIGNATURE, INMATE	AGREES TO THE FOLLOWING # OF		
	AGREES TO THE FOLLOWING # OF	30-DAY EXTENSIONS:	//
		9/	# Signature
his form is used for filing a formal lorida Administrative Code. When	grievance at the institution or facility level	INSTRUCTIONS as well as for filing appeals to the Office of	of the Secretary in accordance with Rule 33-103.006,
		i and Brievanice i	must be dildened texcent as stated below)
hapter 33-103 to file a direct griev	be adversely affected by the submission of	f a grievance at the institutional level bec	cause of the nature of the griguance on in a sixty of
record postage free fillfoligh roll	ITING Inctitutional about 1	, - The Brickarice	may be sedied in the envelope by the in
is the initiate does not n	provide a valid reason or if the Secretary or mate for processing at the institutional leve	The state of the s	bringing his grievance to the attention of the est that the reason supplied is not adequate, the
			100
hmitt.d.L	<u>Receipt for Appeals</u>	Being Forwarded to Central Office	
ubmitted by the inmate on:((Date) Institutional Mailin	g Log #:	
			(Received By)
DISTRIBUTION:	INSTITUTION/FACILITY INMATE (2 Copies)	CENTRAL OFFICE	
	INMATE'S FILE	INMATE INMATE'S FILE - INSTITUTION	/FACILITY
	INSTITUTIONAL GRIEVANCE FILE	OTD UPP - 1	······································
OC1-303 (Effective 11/13)		CENTRAL OFFICE INMATE FIL CENTRAL OFFICE GRIEVANCE	E

Your mail personnel, C. That is playing with my legal mail and have sent legal packages back with the excuse that the address Could not be verified which is a betant lie. I have been receiving legal mail from Common haw Office of America for the past 5 years that I have been invarcerated with no problems and not one incident. Now I'm at your facility for 2 and a hat weeks and now there's a problem with my legal mail being delivered to me.

I have already filed a federal lawsvit against this facility and the D.O.C. for numerous violations of my constitutional rights and it seems I will have to amend it to include mail tampering which is a felony offense and a \$250,000 fine and

3 years in Federal prison.

I am now requesting the full personnel file for C. There which includes their full name, employee ID number employee record, any reprimards, disciplinaries, warnings (verbal or written), suspensions or demotions if any. This request is being made pursuant to Chapter 33. 102. 101 Public Information and Inspection of Records and also the freedom of Information Act under Federal law.

It would be expedient for you and your staff to do a little research on me because I'm not an inmate, convict or criminal that committed a crime to be here I am a frivate Attorney General/Whistleblower who exposed several judges in Florida and Hawaii. Who were engaged in illegal activities and using their office to facilitate their crimes and had them removed. They retaliated by having their colleagues file bogus charges to incarcurate me for what I exposed. You can check out the website www. year of jubile, com/anthony or go to youtube and type in: PAG. Anthony Williams and can see for yourself what I was doing and what my profession is. After the warden of Sumter realized who I was and what I'm capable of, I was immediately transferred to your facility in an

attempt to prevent me from Filing certain legal remedies in court against their facility. However, transferring me is not going to Stop the litigation.

I am a man that Knows the law and follow the law

and I will hold EVERY ONE accountable who breaks the law and violate my rights regardless of their profession

or position. I am requesting that you talk to your mail room staff about tampering with my legal mail and to cease and desist immediately and I am requesting that you meet with me to discuss this situation and come to an amicable conclusion and Solution.

Thank you in advance for your cooperation and consideration in this most exigent matter.

Sincerely,

Anthony Milliams Private Attorney General/Whistleblower

P.S. I also have mail that's coming from several news media orthets, law offices and others and often pages will exceed 15 pages and have been sent back stating I need prior approval from the worden to receive mail which exceeds 15 pages. I need this approved expeditiously because it contains alot of Case law regal rulings, state and federal statutes that I need to Fight my Case. the come to facility their crimes and had them wine