

Anthony Williams

Okeechobee C.I.

DC # I50147

3420 N.E. 168th Street

Okeechobee, FL 34972

MAILED FROM
OKEECHOBEE CORRECTIONAL
INSTITUTION

Privileged Mail

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Rudy Davis
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34972

INSTITUTION

CORRECTIONAL

OKEECHOBEE

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FIRST-CLASS

Shalom brother Rudy,

August 10, 2021.

Enclosed is a copy of the appeal for my bogus cellphone disciplinary and copies of grievances and their asinine responses to give you and idea of what we have to deal with on a daily basis. I still haven't got a response from the Warden. Some one else always answers on his behalf.

The illegal drugs in here is so prevalent I'm about to request to go to confinement just so I can have some clean air to breathe. The officers do absolutely nothing about the dope smoking but will write you a disciplinary if your shirt is not tucked in. Yesterday another inmate was stabbed but I don't know how severe his injuries are. I'm hoping soon my appeal will go through and I will be liberated from this hellhole being around these black and white devils. I look forward to seeing all these reprobates in the judgment and them receive their just punishment for all the pain and suffering they have caused to so many people.

Take care my brother and may Yehweh continue to bless you and Erin for the great work that you are doing.

Yours in Yehshua

brother Anthony

STATE OF FLORIDA
DEPARTMENT OF CORRECTIONS

INMATE REQUEST

Mail Number: _____
Team Number: _____
Institution: _____

TO:
(Check One)

Warden
 Asst. Warden

Classification
 Security

Medical
 Mental Health

Dental
 Other _____

FROM:	Inmate Name	DC Number	Quarters	Job Assignment	Date
	Anthony Williams	IS0147	B-3107		7-23-21

REQUEST 404-2107-0192

Check here if this is an informal grievance

I had my disciplinary hearing yesterday on 7-22-21 and was found not guilty of the bogus written threat charge. However, I was not released from confinement. Why am I still in confinement when I was found not guilty? This is clearly retaliation and I am being punished for no other reason but because I have a federal lawsuit against this facility and the DOC.

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): *Anthony Williams* DC#: IS0147

DO NOT WRITE BELOW THIS LINE

RECEIVED

RESPONSE

2D

DATE RECEIVED: JUL 23 2021

You were not found "Not Guilty" your DR was dismissed for a possible re-write due to the DR hearing team thinking another charge may be more appropriate

GRIEVANCE COORDINATOR

PLACED IN MAIL

JUL 26 2021

[The following pertains to informal grievances only:

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.]

Official (Print Name): J. Borus Official (Signature): *J. Borus* Date: 7/23/21

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.

DC6-236 (Effective 11/18)

Incorporated by Reference in Rule 33-103.005, F.A.C.

PART B - RESPONSE

WILLIAMS, ANTHONY

I50147

2107-404-101

OKEECHOBEE C.I.

B3107L

NAME

NUMBER

FORMAL GRIEVANCE
LOG NUMBER

CURRENT INMATE LOCATION

HOUSING LOCATION

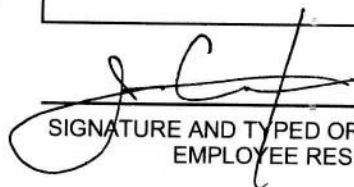
Your request for administrative remedy or appeal has been received and evaluated. The following was determined.

Upon review, it has been determined that your grievance pertains to a disciplinary report that you received on the date 7/19/2021 for the charge of 1-3 Spoken, written, or gestured threats (dr log number 404-21-0707). Although the disciplinary report was written, you have not been taken before the disciplinary hearing team yet for this rule violation and you have not been found guilty of anything at this time. If you are subsequently taken to a disciplinary hearing for this rule violation and are found guilty, you will have fifteen (15) calendar days from the date of the hearing to file a formal grievance.

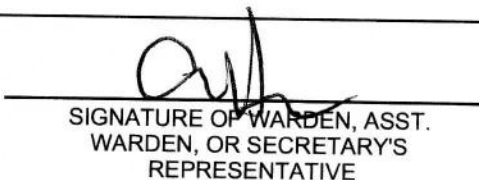
Based upon the above information, your grievance is being returned.

J. Cox, AWP

C. Henson, Warden



SIGNATURE AND TYPED OR PRINTED NAME OF
EMPLOYEE RESPONDING



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

7/20/21
DATE

PLACED IN MAIL
JUL 26 2021

JUL 21 2021

Third Party Grievance Alleging Sexual Abuse

TO: Warden Assistant Warden Secretary, Florida Department of Corrections
From or IF Alleging Sexual Abuse, on the behalf of: GRIEVANCE COORDINATOR

Williams Anthony T
Last First Middle Initial

150147
DC Number

Okeechobee
Institution

Part A - Inmate Grievance

2107-404-101

I was written a bogus disciplinary by officer D. Thomas for a letter I wrote to C. Tharp in the mailrooms informing her that if she don't stop tampering with my mail I would file a Federal lawsuit against her like I did an attorney in California and have her evicted from her home, car repossessed and credit destroyed and was charged with spoken threat of bodily harm which is ridiculous and I have been placed in confinement illegally. I want this disciplinary expunged by you and for you to instruct your staff to stop harassing me and writing these bogus disciplinarys and if they don't stop I will go after them legally in federal court and do the same to them and will be seeking monetary damages on top of the termination of their employment.

PART B - RESPONSE

WILLIAMS, ANTHONY

I50147

2107-404-106

OKEECHOBEE C.I.

B3107L

NAME

NUMBER

FORMAL GRIEVANCE
LOG NUMBER

CURRENT INMATE LOCATION

HOUSING LOCATION

Your request for administrative remedy 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 the informal grievance, nor have you provided a valid or acceptable reason for not following the rules.

Based on the above, your grievance is being returned without action.

It is noted that you may resubmit this formal grievance (if necessary) once you have received a response to an inmate request as well as an informal grievance pertaining to this issue.

J. Cox, AWP

SIGNATURE AND TYPED OR PRINTED NAME OF
EMPLOYEE RESPONDING

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

7/2/21
DATE

PLACED IN MAIL

JUL 26 2021

JUL 21 2021

Third Party Grievance Alleging Sexual Abuse

TO: Warden Assistant Warden Secretary, Florida Department of Corrections

From or **IF Alleging Sexual Abuse**, on the behalf of:

GRIEVANCE COORDINATOR

Williams Anthony T
Last First Middle Initial

150147
DC Number

Okeechobee
Institution

Part A - Inmate Grievance

2107-404-100

I have been denied the First Amendment right to the Freedom of the exercise of my religion. I had biblical charts mailed in to me and was denied possession of these biblical charts. My faith was charts we teach from and study, pamphlets and a textbook and I want to be able to continue to practice my faith as it is my right to do so. We also have charts on panes that I want to have sent to me so that we can have our studies properly. The Muslims get to have their prayer rugs and the Jewish get to have their Tallits and prayer shawls and it would be discrimination to deny me the items I need to practice my faith. I am exhausting my administrative remedies before seeking relief in Federal Court. Thanks in advance for your assistance in this most exigent matter.

<u>7-21-21</u> DATE	<u>Anthony Williams I50147</u> SIGNATURE OF GRIEVANT AND D.C. #

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

97 / _____
/ 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 adequate, the grievance 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

Submitted by the inmate on: _____ Institutional Mailing Log #: _____
(Date) (Received By)

DISTRIBUTION:

INSTITUTION/FACILITY
INMATE (2 Copies)
INMATE'S FILE
INSTITUTIONAL GRIEVANCE FILE

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

DC1-303 (Effective 11/13)

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

PART B - RESPONSE

WILLIAMS, ANTHONY

I50147

2107-404-072

OKEECHOBEE C.I.

C3218U

NAME

NUMBER

FORMAL GRIEVANCE
LOG NUMBER

CURRENT INMATE LOCATION

HOUSING LOCATION

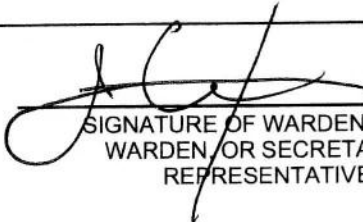
Your request for administrative remedy is in non-compliance with the Rules of the Department of Corrections, Chapter 33-103, Inmate Grievance Procedure. The rule requires that you first submit your grievance at the appropriate level at the institution. You have not done so or you have not provided this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

Based on the above, your grievance is being returned without action.

It is noted that you may resubmit this formal grievance (if necessary) once you have received a response to an inmate request as well as an informal grievance pertaining to this issue.

J. Cox, AWP

SIGNATURE AND TYPED OR PRINTED NAME OF
EMPLOYEE RESPONDING



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

7/15/21
DATE

PLACED IN MAIL
JUL 19 2021

FLORIDA DEPARTMENT OF CORRECTIONS
REQUEST FOR ADMINISTRATIVE REMEDY OR APPEAL

RECEIVED

JUL 14 2021

Third Party Grievance Alleging Sexual Abuse

TO: Warden Assistant Warden Secretary, Florida Department of Corrections
From or IF Alleging Sexual Abuse, on the behalf of: GRIEVANCE COORDINATOR

Williams Anthony T
Last First Middle Initial

150147
DC Number

Okeechobee
Institution

I sent a request for: Part A - Inmate Grievance 2107-404-072

A copy of Chapter 33 that was stolen by your officers when I was unlawfully placed in confinement. I sent the grievance on 6-22-21 and have not received a response in the 15 days that's mandated by Chapter 33. I am now filing my formal grievance to get my full copy of Chapter 33 that was stolen from me by your officers.

PART B - RESPONSE

WILLIAMS, ANTHONY

I50147

2107-404-116

OKEECHOBEE C.I.

B3107L

NAME

NUMBER

FORMAL GRIEVANCE
LOG NUMBER

CURRENT INMATE LOCATION

HOUSING LOCATION

Your request for administrative remedy 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 the informal grievance, nor have you provided a valid or acceptable reason for not following the rules.

Based on the above, your grievance is being returned without action.

It is noted that you may resubmit this formal grievance (if necessary) once you have received a response to an inmate request as well as an informal grievance pertaining to this issue.

J. Cox, AWP

SIGNATURE AND TYPED OR PRINTED NAME OF
EMPLOYEE RESPONDING



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

7/23/21
DATE

PLACED IN MAIL
JUL 26 2021

FLORIDA DEPARTMENT OF CORRECTIONS
REQUEST FOR ADMINISTRATIVE REMEDY OR APPEAL

RECEIVED

JUL 22 2021

Third Party Grievance Alleging Sexual Abuse

TO: Warden Assistant Warden Secretary, Florida Department of Corrections

From or IF Alleging Sexual Abuse, on the behalf of:

Williams Anthony T 150147 Okkeehobee
Last First Middle Initial DC Number Institution

Part A - Inmate Grievance

2107-404-116

I did submit grievance # 2107-404-072 at the appropriate level and filed the informal grievance on 6-22-21. Your administration and staff didn't follow your own rules and have not responded in the mandated 15 days from receipt. Therefore because of your non-response at the lower level I can file a formal grievance because of your staff non-compliance. Furthermore I can not provide your office with the informal grievance because YOU DID NOT ANSWER IT AND PROVIDE ME A COPY TO SUBMIT!!!

Now again I want my full copy of Chapter 33 that was stolen by your officers returned to me or provide me with another full copy.

7-22-21
DATE

Anthony Williams IS0147
SIGNATURE OF GRIEVANT AND D.C. #

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

96

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).

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Receipt for Appeals Being Forwarded to Central Office

Submitted by the inmate on: _____ Institutional Mailing Log #: _____ (Date) (Received By)

DISTRIBUTION:
INSTITUTION/FACILITY
INMATE (2 Copies)
INMATE'S FILE
INSTITUTIONAL GRIEVANCE FILE

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

DC1-303 (Effective 11/13)

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

INMATE REQUEST

STATE OF FLORIDA
DEPARTMENT OF CORRECTIONS

Mail Number: _____
Team Number: _____
Institution: _____

TO: (Check One) Warden Classification Medical Dental
 Asst. Warden Security Mental Health Other

FROM:	Inmate Name <i>Anthony Williams</i>	DC Number <i>I50147</i>	Quarters <i>B3107C</i>	Job Assignment	Date <i>7-27-21</i>
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REQUEST

Check here if this is an informal grievance

I was found not guilty and the bogus disciplinary against me was dismissed and stated that the DR was postponed. I was told at the hearing that they would rewrite the disciplinary but by Chapter 33 you have 24 hours to rewrite the DR and serve it upon the inmate. It has been 5 days and there is no rewrite because there is nothing to rewrite because I did nothing wrong, yet I'm in confinement without having committed an infraction. This is retaliation and its against the law. I need to be released from confinement or be given all my property, including my tablet and given access to the phones daily to contact my family because as of now I'm being punished unjustly. The charge was dismissed because I'm not guilty of writing a threat and there is no other charge that is appropriate for the exercising of a constitutional right to sue someone for violating the law and writing to them about it.

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): *Anthony Williams* DC#: *I50147*

DO NOT WRITE BELOW THIS LINE

RECEIVED IN AWP OFFICE

RESPONSE

DATE RECEIVED: JUL 28 2021

You were released from confinement on 7/28/21

[The following pertains to informal grievances only:

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.]

Official (Print Name): *M. Johnson* Official (Signature): *[Signature]* Date: *7/28/21*

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.

DC6-236 (Effective 11/18)

Incorporated by Reference in Rule 33-103.005, F.A.C.

INMATE REQUEST

STATE OF FLORIDA
DEPARTMENT OF CORRECTIONS

Mail Number: _____
Team Number: _____
Institution: _____

TO:
(Check One)

Warden
 Asst. Warden

Classification
 Security

Medical
 Mental Health

Dental
 Other _____

FROM:	Inmate Name <i>Anthony Williams</i>	DC Number <i>I50147</i>	Quarters <i>C-32180</i>	Job Assignment	Date <i>7-14-21</i>
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REQUEST 404-2107-0118

Check here if this is an informal grievance

I wrote a grievance while in confinement about your mailroom staff not printing out my Jpay emails and sending them to me. C. Tharp responded on 6-24-21 and stated, "Emails from the print folder are printed out daily Monday-Fridays. If your emails are in the print folder they will be printed and sent to you." When I got out of confinement I had 54 emails that have been there and she did not print ANY OF THEM! This shows that your employee C. Tharp is a LIAR and now I have documented proof of her lies. I demand that all emails for inmates in confinement be printed and delivered to them as required by law. If this doesn't commence expeditiously I will put this issue also before the court.

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): *Anthony Williams* DC#: *I50147*

DO NOT WRITE BELOW THIS LINE

RECEIVED

RESPONSE

DATE RECEIVED: JUL 16 2021

30A

Be advised, Mrs Tharp prints out J Pay emails that inmate has paid to have printed. She prints these everyday, Mon-Fri. If you had 54 emails when none of them made it into the print folder. Based on the above your grievance is denied

The following pertains to informal grievances only:

Based on the above information, your grievance is Denied (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.

Official (Print Name): *D. Bewis* Official (Signature): *[Signature]* Date: *7/19/21*

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.

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DC6-236 (Effective 11/18)

Incorporated by Reference in Rule 33-103.005, F.A.C.

STATE OF FLORIDA
DEPARTMENT OF CORRECTIONS

INMATE REQUEST

Mail Number: _____
Team Number: _____
Institution: _____

TO: (Check One) Warden Asst. Warden Classification Security Medical Mental Health Dental Other _____

FROM:	Inmate Name <i>Anthony Williams</i>	DC Number <i>IS0147</i>	Quarters <i>C-3218U</i>	Job Assignment	Date <i>7-14-21</i>
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REQUEST *404-2107-0117* Check here if this is an informal grievance

I just received another mail return notification from your mailroom clerk C. Tharp which stated "Mail Contains Drawing that can be used for a tattoo pattern" and had the box checked with states, "Depicts, describes or encourages activities which may lead to the use of physical violence or group disruption." The drawing was of a heart with a rose with Forever Love written on the paper so how can this encourage activities which may lead to the use of physical violence. This same picture was sent to me and the last 3 prisons I was housed in including Sunter C.I and South Florida Reception Center, so this proves that C. Tharp is intentionally denying me my mail for bogus reasons and I want her reprimanded and fired. I have already wrote the FBI and expecting federal charges to be filed against this nefarious employee. I need my mail delivered now!

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): *Anthony Williams* DC#: *IS0147*

DO NOT WRITE BELOW THIS LINE

RECEIVED

RESPONSE

DATE RECEIVED: *JUL 16 2021*

3H
Mrs Tharp does all the mail room returns, not just yours. Any picture that can depict and be used for tattoo pattern is to be rejected as such. Based on the above your grievance is denied.

[The following pertains to informal grievances only:
Based on the above information, your grievance is *Denied*. (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.]

Official (Print Name): *Bewis* Official (Signature): *Bewis* Date: *7/19/21*

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.

Central Level DR Appeal

I. OPENING STATEMENT

This is a Central Level appeal of finding of guilt by the disciplinary team on a charge of "3-14" unauthorized possession or use of a cellular telephone, disciplinary report (DR) log# 307-210525 resulting in a conviction on 5/21/21 with 60 days punitive confinement and negative transfer.

II. ARGUMENTS

A. Denial of Adequate Investigation and Hearing

There was not an adequate investigation nor hearing that was in accordance with established rules, regulations, policies and procedures. The investigation officer did not write on the report what I stated would be shown on the video surveillance cameras. I specifically told the investigating officer that my bunk and locker is right in view of the cameras and it would clearly show that the only thing that they removed from my locker would be my legal papers, books and commissary. In the initial disciplinary write up officer S. West stated the phone was found in a sock in my locked locker box. However, at the disciplinary hearing the story changed to it was discovered in the officer station outside the view of the cameras. If the cameras didn't show what I stated it would show, why was the report changed at the disciplinary hearing? This is proof that the phone was planted to write me a bogus disciplinary. I filed an appeal at the institutional level and was denied. (See exhibit 3 and 4)

B. Technical Errors

Pursuant to Chapter 33-601.304, F.A.C. all technical errors may be appealed as a violation of Chapter 33. There were several errors in the disciplinary report.

- 1) The initial disciplinary report stated the phone was found in my locker box in a sock but at the disciplinary hearing it stated it was discovered in the officer station. (Exhibit 2)
- 2) The statement of facts did not indicate that a chain of evidence was initiated as required by Rule 33-602.203 (1)(b), F.A.C.
- 3) The disciplinary report failed to indicate it was authorized by the shift O.I.C. (Exhibit 2, Charging Disciplinary Report Log# 307-210525)

C. Procedural Errors

Pursuant to Rule 33-601.304, 601.305, 601.307 and 601.308, F.A.C., the hearing violated numerous procedural requisites.

- 1) The hearing officer did not explain to me the range of punishment at the beginning of the hearing as required by Rule 33-601.307 (1), F.A.C.
- 2) The investigating officer failed to properly state my version of what would be seen on camera 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 staff assistance as required by Rule 33-601.305 (1) thru (4).
- 4) The disciplinary team did not offer me staff assistance after reading the charge, neither did they present any evidence following my not guilty plea and neither did they allow me the opportunity to see and inspect the evidence used against me and did not specifically enumerate their findings at the conclusion of the hearing on the disciplinary hearing worksheet, including listing the specific evidence relied upon in reaching their decision as required by Rule 33.601.308 (1) but based

their decision SOLELY on the statement of the officer.

(See Disciplinary Report Log # 307-210525)

- 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. McDonnell, 94 S.Ct. 2963, 418 U.S. 539, 41 L.Ed. 2d 935 (1974)
- 6) The investigating officer did not complete and obtain my signature on the Witness Disposition, Form DC6-112B and the Documentary or Physical Evidence Disposition, Form DC6-151 in violation of Rule 33-601.305(a)(f), F.A.C.

D. NO EVIDENCE PRESENTED AT DISCIPLINARY HEARING

The disciplinary hearing was conducted on 5/21/24 at 9:19 a.m. and the disciplinary team stated on the report that I was found guilty "BASED ON THE STATEMENT OF FACTS THAT OFFICER WEST STATED." There was no evidence presented at the hearing including the alleged photo of the phone. I was never shown what phone I allegedly had, no chain of custody for the phone, a picture of the sock it was allegedly found in, nor a picture of my locker box where the phone was allegedly found. The disciplinary team found me guilty based SOLELY on the written statement of facts by Officer West. (Exhibit 2)

E. Denial of Staff Assistance

Pursuant to Rule 33-601.307 (i), 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 neglected.

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 can not 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 do 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 statute. In Wolff v. McDonnell, 418 U.S. 539, 94 S.Ct. 2963, 41 L.Ed.2d 935 (1974) 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 evidence 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 5, Declaration of David P.J. Seal)

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.

The disciplinary report that I received stated the team finds me guilty "BASED ON THE STATEMENT OF FACTS THAT OFFICER WEST STATED" and listed what she stated and I was found guilty based solely on her statement without corroborating evidence presented at the hearing. 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 (Ala. 1989). The report did not list ANY EVIDENCE relied upon for its decision except only the statement of Officer West. 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 OFFICER'S STATEMENT contained in the disciplinary report [is not] adequate to satisfy due process requirements." See King v. Wells, 760 F.2d 89 (6th Cir. 1985). Other jurisdictions have also ruled that "disciplinary boards conclusion that based on officer's statement and evidence found that inmate was guilty [does not] satisfy Wolff's requirement of written reasons." See Acoff v. State, 437 So. 2d 1380 (Ala. 1983).

B. NO TANGIBLE 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-Bey v. Smith, 819 F.2d 178 (7th Cir. 1987), the Seventh Circuit ruled that "Prisoner's 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 officer West which is not evidence but a statement. (See Exhibit 1)

CONCLUSION

Based upon the foregoing facts and memorandum of law in support, my due process rights have been grossly violated and the Doc has established a culture of violating their own rules and regulations in disciplinary proceedings and therefore the disciplinary process, proceedings and conviction are in error and the conviction as a matter of law and in the interest of justice should be dismissed and vacated and I should be given 60 additional days of gain time for the 60 days I sat in confinement wrongfully, my custody level returned back to its original status and returned back to Sumter C.I. or transferred to South Bay.

Executed this 28th day of June 2021.

Respectfully submitted,

Anthony Williams
P.A.G. Whistleblower

www.yearofjubilee.com/anthony

Exhibit 1

ISSO158 (14)

FLORIDA DEPARTMENT OF CORRECTIONS
DISCIPLINARY REPORT
HEARING INFORMATION
LOG # 307-210525

05/21/2021
PAGE 1

DC#: I50147 INMATE NAME: WILLIAMS, ANTHONY T. G1107U INFRACTION
VIOLATION CODE: 0314 TITLE: UNAUTH POS CELL/WIRELESS DV DATE: 05/14/2021
FACILITY CODE: 307 NAME: SUMTER C.I. TIME: 14.50

TEAM FINDINGS AND ACTION DATE: 05/21/2021, AT: 09.19
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 3-14 UNAUTH POSS
CELL/WIRELESS DV BASED ON THE STATEMENT OF FACTS THAT
OFFICER WEST STATED THAT WHILE SECURING PROPERTY FOR INMATE
WILLIAMS WHEN I DISCOVERED A BLACK L8STAR CELL PHONE. IT
WAS FOUND IN INMATE WILLIAMS' 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 STATE-
MENT OF WHAT WOULD BE SEEN. THE CELLPHONE WAS TAKEN TO THE
CONTROL ROOM TO BE PHOTOGRAPHED AND PROCESSED PER POLICY AND
PROCEDURE. YOU WERE GIVEN 60 DAYS DC WITH CREDIT FOR 7 DAYS
AC FOR A TOTAL OF 53 DAYS DC TO SERVE. YOU WERE ADVISED THAT
YOU HAVE 15 DAYS TO APPEAL ON FORM DC1-303.

ACTIONS TAKEN:

DISCIPLINARY CONFINEMENT: 53; PROBATION DAYS SET: 0 CONCURRENT
ALTERNATIVE HOUSING: 0000;

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

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

Anthony Williams
Okaloosa Ct.
DC# J50147
3420 N.E. 168th Street
Okaloosa, FL 34972
Return Receipt Requested

LEGAL MAIL

mailed on 7-5-21
from confinement

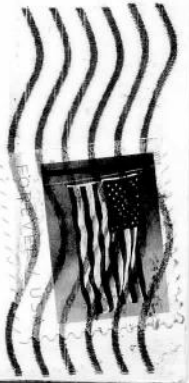
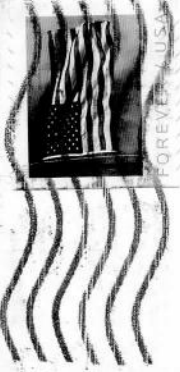
H-2107U

RTS

Federal Bureau of Investigation
950 Pennsylvania Ave. NW Room 6296
Washington, DC 20535

20535

WEST PALM BCH FL 334
6 JUL 2021 PM 3 L



1060 W. Adams
Chicago ILLINOIS ARKANSAS AR 727
6 JUL 2021 PM 2 L

MAIL 3-218

Anthony Troy Williams #150147
3420 N.E. 168th ST
Okaloosa, Florida
34972-4824

34972-482420



PROVIDED TO OR EEC HOBBEE
CORRECTIONAL INSTITUTION
ON 7-6-21 FOR MAILING
BY CRK / AM

Please make a copy of the front and back
of the envelope and mail back to me to ensure
mail was not tampered with because this mail room
~~has~~ constantly tampered with my legal mail. Thanks
Anthony Williams

Exhibit 2

ISS0150 (01) LOG # 307-210525

DC#: 150147 INMATE NAME: WILLIAMS, ANTHONY T. INFRACTION
VIOLATION CODE: 0314 TITLE: UNAUTH POS CELL/WIRELESS DV DATE: 05/14/21
FACILITY CODE: 307 NAME: SUMTER C.I. TIME: 14:50

I. STATEMENT OF FACTS

INMATE WILLIAMS, ANTHONY DC# 150147 IS BEING CHARGED WITH VIOLATING CHAPTER 33-601.314 RULES OF PROHIBITED CONDUCT: 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. ON MAY 14, 2021 AT APPROXIMATELY 2:50PM WHILE ASSIGNED AS THE COMPLEX 2 HOUSING OFFICER, I, OFFICER WEST, WAS SECURING PROPERTY FOR INMATE WILLIAMS WHEN I DISCOVERED A BLACK L8STAR CELL PHONE. IT WAS FOUND IN INMATE WILLIAMS' SECURED LOCKER INSIDE OF A SOCK. INMATE WILLIAMS WAS ADVISED THAT HE WOULD BE RECEIVING A DISCIPLINARY REPORT AND WAS REASSIGNED TO ADMINISTRATIVE CONFINEMENT PENDING THE DISPOSITION OF THIS REPORT. THE CELLPHONE WAS TAKEN TO THE CONTROL ROOM TO BE PHOTOGRAPHED AND PROCESSED PER POLICY AND PROCEDURE.

REPORT WRITTEN: 05/14/21, AT 15:30 BY: WSA47 - WEST,

II. INMATE NOTIFICATION OF CHARGES: DATE DELIVERED: 5/17/21, AT 12:20pm

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: WISTOT CPA

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

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

9/11/2021

LOG # 307-210525

DC#: 150147 INMATE NAME: WILLIAMS, ANTHONY T. INFRACTION
VIOLATION CODE: 0314 TITLE: UNAUTH POS CELL/WIRELESS DV DATE: 05/14/21
FACILITY CODE: 307 NAME: SUMTER C.I. TIME: 14:50

HAVE THE OPPORTUNITY TO MAKE A STATEMENT IN WRITING REGARDING THE CHARGE AND
TO 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.

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
THE STATEMENT AND ASK YOU FOR YOUR PLEA. A GUILTY PLEA REQUIRES NO FURTHER
STATEMENT; HOWEVER, 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
TO ENTER A PLEA WILL BE TREATED AS A NOT GUILTY PLEA. IF YOU ENTER A NOT
GUILTY 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 FOUND GUILTY, YOU
WILL BE ADVISED VERBALLY AND IN WRITING AS TO THE RECOMMENDED PENALTY.

APPEAL:

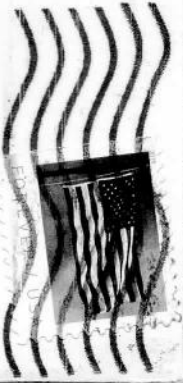
IF YOU ARE FOUND GUILTY, YOU MAY APPEAL THIS DECISION BY FILING A
FORMAL GRIEVANCE WITH THE WARDEN OF YOUR FACILITY WITHIN 15 DAYS OF
THE RECEIPT OF WRITTEN NOTICE OF THE TEAM/HEARING OFFICERS DECISION.
FOR INFORMATION REGARDING THE RULES ON DISCIPLINE, REFER TO: 33-601, F. A. C.

I called The FBI
Like you suggested
To find out who
you are!

Answer: A convicted
Felon currently
In Prison

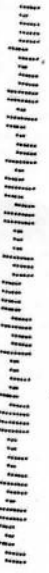
Barbara!

1060 W. Akers
Chicago IL 60641
6 JUL 2021 PM 2 L



1812181

Anthony Troy Williams #150147
3420 N.E. 168th ST
Okeechobee, Florida
34972-4824



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.

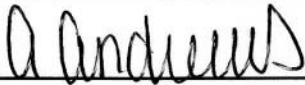
Based on the statement of facts that while officer West secured your property she discovered a black L8star cell phone. The cell phone was found in your secured locker inside of a sock. Based upon review of the identified tape or the capabilities of the particular taping equipment, the tape requested 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.

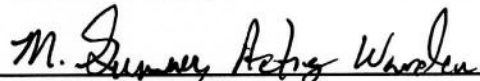
You may obtain further review of your complaint by obtaining and completing form DC1-303, Request for Administrative Remedy or Appeal, providing attachments as required, and forwarding your complaint to the Bureau of Inmate Grievance Appeals, 501 South Calhoun St. Tallahassee, FL 32399.

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

6/14/21

DATE

MAILED

JUN 15 2021

ASSISTANT WARDEN

FLORIDA DEPARTMENT OF CORRECTIONS
REQUEST FOR ADMINISTRATIVE REMEDY OR APPEAL

Exhibit 4
RECEIVED 1
JUN - 1 2021

Third Party Grievance Alleging Sexual Abuse

TO: Warden Assistant Warden Secretary, Florida Department of Corrections ASSISTANT WARDEN

From or IF Alleging Sexual Abuse, on the behalf of:

Williams Anthony T
Last First Middle Initial

150147
DC Number

Sumter C.I.
Institution
2106-307-008

Part A - Inmate Grievance

I was written a ~~disciplinary~~ disciplinary for having a cellphone which I did not. The report was fabricated because officer De West 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 cellphone 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 of my locker with a phone in it. After reviewing the cameras, the disciplinary report that was given to me after the investigation now stated the phone was discovered in the officer's station. I then asked how could it first have been found in a sock in my locker, but then later on found in the officer's station. The reason is because those cameras will show that the only thing was in my locker was my legal papers, books and commissary. There was no sock or any clothing in my locker because I keep all my clothes in my laundry bag hanging on my bunk. The phone had to be planted in the officer's station outside the view of the cameras in order to write me a second disciplinary within a matter of 35 minutes. I do not nor ever had a cellphone and I want this disciplinary reversed and expunged. If it is not reversed I intend to appeal to Tallahassee and if need be Federal court where I will get the court to issue a subpoena duces tecum to get the camera footage which will vindicate me and show no sock or cellphone was taken from my locker and that the phone had to be planted by an officer in the officer station.

5-31-21
DATE

Anthony Williams I50147
SIGNATURE OF GRIEVANT AND D.C. #

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

1
Signature

INSTRUCTIONS

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 adequate, the grievance 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

Submitted by the inmate on: _____ Institutional Mailing Log #: _____
(Date) (Received By)

DISTRIBUTION:

INSTITUTION/FACILITY
INMATE (2 Copies)
INMATE'S FILE
INSTITUTIONAL GRIEVANCE FILE

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

DC1-303 (Effective 11/13)

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

1001 - 1 5051

DECLARATION OF DAVID P.J. SCEAL

I, David P.J. Sceal, do depose, declare and state under the penalty of perjury that the statements contained herein are true, correct and complete to the best of my knowledge, information and belief.

1. I am over the age of 18 and competent to state the facts contained herein.
2. I am an inmate housed at Okeechobee Correctional Institution (hereinafter "OCI")
3. I have been given a disciplinary for an infraction I did not commit.
4. The investigation and disciplinary hearings at OCI does not follow Department of Corrections (hereinafter "DOC") policies and procedures.
5. I can affirm that the investigating officer nor disciplinary hearing officer notified me that I was entitled to staff assistance.
6. I can affirm that I was not given the opportunity to see or inspect any evidence used against me to convict me of the offense I was charged with.
7. I can affirm I was not allowed to call witnesses on my behalf at my disciplinary hearing.
8. I can affirm that I was found guilty based solely on the statement of the officer who wrote the disciplinary report.
9. The disciplinary process at OCI does not follow the rules outlined in Chapter 33.
10. I have spoken with several other inmates who have been given disciplinaries and whose disciplinary process also didn't follow established procedures outlined in Chapter 33.

Anthony Williams
Okeechobee C.I.,
DC# IS0149

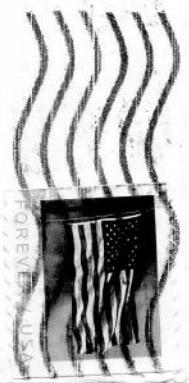
H-21074

3420 N.E. 168th Street
Okeechobee, FL 34992
Return Receipt Requested

LEGAL MAIL

mailed on 7-5-21
from confinement

WEST PALM BCH FL 334
• 6 JUL 2021 PM 3 L



PT5

Federal Bureau of Investigation
950 Pennsylvania Ave. NW Room 6296
Washington, DC 20535

20535-



To Whom It May Concern,

July 3, 2021

My missive is in regards to the cruel and inhumane treatment inmates are subjected to here at Okeechobee C.I., as well as other institutions in the Florida Dept. of Corrections. I have made many complaints to the wardens of both Sumter and Okeechobee regarding the conduct of their officers in violation of State and federal laws and Chapter 33 of the Florida Administrative Code (FAC) to no avail. I have written to their superiors in Tallahassee and have not received a response and things continue on as they were. Some of the things that I have complained about is the often assault and murder of inmates by guards with no accountability, consequences or repercussions. This breeds even more violence from officers because they feel they can do what they want with impunity because as of yet no one has ever been charged with the assaults or murders of the inmates. The incessant abusive language, profanity and racial slurs such as nigger, coon, monkey, etc. is embedded in the fabric of these facilities that inmates are afraid to even make a complaint for fear of being assaulted and severely injured without being given proper medical attention, but placed in confinement with no contact with family or friends and leave you in confinement long enough for your body to naturally heal itself so you won't have a medical record of your bruises, broken bones, cuts or other injuries. To add insult to injury and to further terrorize and humiliate inmates, the guards will take everything out of the inmates cell in confinement, including mattress, pillow, sheets, blanket and all clothing and leave the inmate with nothing but the underwear boxers he has on and forced to sleep on the concrete floor or on the rust infested bunk for three (3) straight days and longer if the officer so chooses. There is nowhere in the policy or procedures that this is an acceptable form of punishment that can be executed against inmates.

There is also a serious PREA issue that has not been corrected by this administration. There are homosexual male guards who use their position to prey on inmates for their own sadist perverted desires. While at Sumter C.I. several inmates informed me that Sgt. Washington would do random strip searches for no other reason except to see inmates naked and stare at their genitals and make lewd comments to the inmates that are inappropriate and violates PREA protocols. One inmate told me that when Sgt. Washington strip searched him, he made a comment, "And you walk around the compound like you gotta big dick." The inmate said he wanted to report this but seen others get beat up for making complaints so he chose not to bring it to the attention of staff for fear of retaliation.

I have filed a Federal lawsuit styled, Anthony Williams v. Secretary, Dept. of Corrections, Florida Attorney General et al, Case No. 5:21-cv-00310 JLB-PRC in the U.S. District Court Middle District of Florida which was recently transferred to the Southern District of Florida, which outlines the cruel and inhumane treatment inmates are subjected to in the Florida Dept. of Corrections, which are too numerous to outline in this letter. I feel the only reason I haven't been assaulted is because of the suit I filed and the media attention that I have, so they have put me in confinement based on 2 false disciplinaries to keep me away from the general population to prevent me from getting more inmates to come forward and make a complaint.

I am requesting that you send someone from your office to confirm the things I expressed so that those responsible for these crimes can be held accountable. Thanks in advance for your cooperation, consideration and assistance in this most exigent matter.

Sincerely,

Anthony Williams
P.A.G. / whistle blower

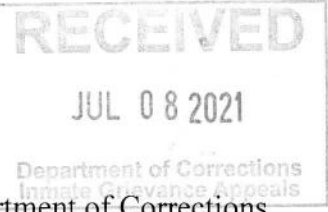
PROVIDED TO CKEECHOBEE
CORRECTIONAL INSTITUTION
ON 7-6-21 FOR MAILING
BY CKR/K

AW

Please make a copy of the front and back
of the envelope and mail back to me to ensure
mail was not tampered with because this mailroom
~~has~~ constantly tampered with my legal mail. Thanks

Anthony Williams

FLORIDA DEPARTMENT OF CORRECTIONS
REQUEST FOR ADMINISTRATIVE REMEDY OR APPEAL



Third Party Grievance Alleging Sexual Abuse

TO: Warden Assistant Warden Secretary, Florida Department of Corrections

From or **IF Alleging Sexual Abuse**, on the behalf of:

Williams, Anthony T I 50147 Okeechobee C.I.
Last First Middle Initial DC Number Institution

21-6-19787

Part A - Inmate Grievance

This is an appeal from the denial of an institutional appeal to a disciplinary I was written up for unauthorized possession of a cellphone which I never had. Please see Attached Appeal with exhibits.

6-28-21
DATE

Anthony Williams I 50147
SIGNATURE OF GRIEVANT AND D.C. #

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

1
Signature

INSTRUCTIONS

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 adequate, the grievance 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

Submitted by the inmate on: 02/02/2021
(Date)

Institutional Mailing Log #: _____

2106-307-008
C. No
(Received By)

DISTRIBUTION:

INSTITUTION/FACILITY
INMATE (2 Copies)
INMATE'S FILE
INSTITUTIONAL GRIEVANCE FILE

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

5a(404)

(3-14) 02/14/2021

DC1-303 (Effective 11/13)

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