

PERSONNEL EMPLOYED BY THE CORNELL CORRECTIONS OF ALASKA INC., 1700 WEST LOOP SOUTH, SUITE 1500, HOUSTON, TEXAS 77027, DO NOT HAVE ANY LEGAL AUTHORITY VESTED IN THEM THAT WOULD LEGALLY ALLOW THEM TO DO ANY PAT-SEARCHES, CELL SEARCHES, PROPERTY SEARCHES, OR THE TOUCHING OR PUTTING HANDS ON ALASKA INMATES OR ANY CITIZEN FOR ANY REASON. CORNELL EMPLOYEES ARE NOT SWORN TO OATH LAW ENFORCEMENT OR CORRECTIONAL OFFICERS OF ANY GOVERNMENT. CORNELL EMPLOYEES ARE NOT EMPLOYED BY ANY STATE OR EMPOWERED IN ANY OFFICIAL CAPACITY BY STATE LAW. IF INDEED A CORNELL EMPLOYEE IS A SWORN TO OATH LAW ENFORCEMENT OR CORRECTIONAL OFFICER, THIS OFFICER MAY NOT EXERCISE THEIR SWORN TO OATH OFFICIAL AUTHORITY WHILE EMPLOYED BY A PRIVATE COMPANY SUCH AS CORNELL CORRECTIONS. PERSONNEL EMPLOYED BY CORNELL CORRECTIONS ARE NONE OTHER THAN PRIVATE CITIZENS WITH NONE OTHER THAN PRIVATE CITIZEN RIGHTS. SWORN TO OATH LAW ENFORCEMENT OR CORRECTIONAL OFFICER RIGHTS CAN NOT EXTEND TO OR BE TRANSFERRED TO ANY PRIVATE CITIZEN FOR ANY REASON. A CONTRACT BETWEEN THE ALASKA D.O.C. AND THE CORNELL CORRECTIONS OF ALASKA CAN NOT JUSTIFY OR MAKE LEGAL ANY OF THE AFOREMENTIONED ACTIONS BY PRIVATE CITIZENS. CORNELL CORRECTIONS EMPLOYEES ARE NOT ENTITLED TO QUALIFIED IMMUNITY FROM SUITS BY PRISONERS CHARGING A VIOLATION OF SECTION 1983 OF TITLE 42 OF THE U.S. CODE. THE U.S SUPREME COURT MADE THIS VERY CLEAR ANY CORNELL CORRECTIONS EMPLOYEE THAT PLACES THEIR HANDS ON THE BODY OF A INMATE AS A PAT-SEARCH, DOES A CELL SEARCH OR OPENS MAIL OF A INMATE HAS COMMITTED THE VIOLATION OF HARASSMENT, HUMILIATION AND ASSAULT. A TORTURE ACTION IS COMMITTED WHEN A CORNELL CORRECTIONS EMPLOYEE RESTRAINS A INMATE WITH HAND CUFFS OR LEG RESTRAINTS, AND THE ACT OF PEPPER SPRAYING OR TASERING. IN THE EVENT OF A PROBLEM AT THIS FACILITY, LAW ENFORCEMENT IS TO BE SUMMONED. DO TO THE FACT THAT CORNELL EMPLOYEES ARE TOTALLY UNTRAINED, UNPROFESSIONAL INDIVIDUALS THAT ARE HIRED TO SERVE THE INTERESTS OF CORPORATE EMPLOYERS RATHER THEN THE PUBLIC MAKES FOR THEM TO BE IN TOTAL VIOLATION OF THE LAW WHEN COMMITTING ANY OF THE AFOREMENTIONED ACTIONS. ALL ACTIONS ARE IN VIOLATION OF STATE AND FEDERAL LAW, ACA STANDARDS OF CONDUCT, ALASKA POLICY AND PROCEDURE AND INMATES RIGHTS.

UPON A INMATE VERBALLY MAKING STATEMENT TO A CORNELL CORRECTIONS EMPLOYEE THAT THE ACT OF A SEARCH OR PAT-SEARCH BY THEM IS ILLEGAL DUE TO THE FACT OF THEM, NOT BEING SWORN TO OATH CORRECTIONAL OFFICERS OR IS ANY CORNELL CORRECTIONS EMPLOYEE ENPOWERED IN ANY OFFICIAL CAPACITY BY ANY STATE OR FEDERAL LAW, A INMATE MY DEFEND HIMSELF BY USING REASONABLE FORCE. REASONABLE FORCE CAN ONLY BE USED IF THE CORNELL CORRECTIONS EMPLOYEE DOES NOT IMMEDIATELY CEASE THE ILLEGAL SEARCH ACTION. ALSO CHARGES OF HARASSMENT, HUMILIATION, ASSUALT, AND TORTURE, MAY ALSO BE FILED ON THE CORNELL CORRECTIONS EMPLOYEE. BECAUSE CORNELL CORRECTIONS EMPLOYEES DO NOT ENJOY OR ARE THEY ENTITLED TO QUALIFIED IMMUNITY, SUIT IS TO BE FILED ON THE INDIVIDUAL EMPLOYEE. THROUGH COST-CUTTING AND THE FACT THAT CORNELL CORRECTIONS EMPLOYEES ARE NOT ENTITLED TO QUALIFIED IMMUNITY AS SWORN TO OATH CORRECTIONS OFFICERS ARE, CORNELL CORRECTIONS IS NOT RESPONSIBLE FOR ANY ATTORNEY SERVICES, THERE FORE THIS IS THE RESPONSIBILITY OF THE EMPLOYEE.