

"FORMAL COMPLAINT"

TO: Governor Rick Scott, Deputy Director Office of
Citizen Services, Becky Kring, Secretary Fla. Dept. of
Corr. Ken Tucker, Regional Director Kris Sutherland
OFFICE OF the Inspector General, Institutional
Inspectors

FROM: Ronald W. Clark Jr #812974
Union Correctional Institution
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<http://thedeathrowpoet.wordpress.com>



Date: MAY 3, 2012

subject: Retaliation, Childish, Juvenile unprofessional
conduct, in violation of 33-208.002, F.S. 944.09 and
Failure to investigate in compliance with F.S. 944.31

I, RONALD WAYNE CLARK JR., do hereby swear
under the penalty of perjury that the following
allegations are true and correct, and I will submit
to a lie detector/voice stress analysis test given by
the Inspector General's Office to support this complaint
and the allegations here in.

For the past year I have been facing childish
juvenile unprofessional conduct by the Administration
here at Union Correctional Institution, who has
been retaliating over my blogs, for speaking out
about the corruption within this Administration.
I began in March 2011 by sending a memorandum

to then secretary Edwin G. Buss, some one from the Tallahassee Office, kicked the memorandum down to then Regional Director, Timothy H. Cannon who responded on April 20, 2011, providing a copy to warden Barry V. Reddish. around this same time I was hearing rumors that the warden had been pulled over for DUI's by Union County Sheriff's Deputies, who then assisted in covering the DUI's up. I would write about this alleged rumor, of these DUI's. so between this and the memorandum, it resulted in a Disciplinary Report (DR) being written in May 2011. I'd conduct a Hunger strike, the Admin. would further retaliate, by placing me in a strip cell. violating my constitutional rights even further. I'd write about the incident on my blog www.thedeathrowpost.blogspot.com the blog is titled, "Extreme Torture". The FDOC attempted to shut my blog down, being that I was following the rules, they were unable to do this. so they began writing me bogus DR's I was due to get off Disciplinary Confinement (DC) on August 5, 2011 for the May 2011 DR. when on August 1, 2011 the Admin. had Co. John Lynch falsify DR #213-111197 which is a violation of →

33-208.002. Rules of Conduct.

(12) No employee shall falsify reports or records.

(19) No employee shall knowingly submit inaccurate or untruthful information for or on any Department of Corrections record, report or document.

Adopted Oct. 8, 1976; Amended Oct. 11, 1977, Apr. 19, 1979, June 18, 1983; Transferred from 33-4.02; Amended Aug. 15, 1989, Oct. 20, 1990, Mar. 20, 1991, Jan. 30, 1996, Mar. 24, 1997, Apr. 19, 1998; Transferred from 33-4.002; Amended July 17, 2002, Apr. 5, 2004, Apr. 17, 2006, Nov. 6, 2008. Amended March 9, 2010.

→ AUTHORITY: 944.09 FS, Law Implemented 944.09, 944.14, 944.35, 944.36, 944.37, 944.38, 944.39, 944.47 FS.

As you see here above, this Rule is governed by Fla. Law.

C.O. John Lynch violated not only the rules, but Fla. Law as well. I was to get OFF D.C. on Sept 6, 2011 when on Sept 1, 2011 Sgt. Ivey would come in and search my cell P-4105 and stated that he found three razor blades in a hole in the rear wall. I had a grievance in since July 2011 for that hole to be inspected and repaired, for C.O. Dobbs and Lamonte dug that hole out in June 2011 during a cell search. The hole goes all the way down into the floor the result was ants and insects coming out of there. I would attend the DR. hearing to see the photo of the razor's which were clearly new blades with no dirt or corrosion on them, which was clear evidence that Sgt. Ivey lied and falsified DR# 213-111437, violating Rules of Professional Conduct and state law.

Nine days later Lt. Kilgore and C.O. Timothy Slone would set me up with another falsified DR# 213-111515 for on Friday Sept. 9, 2011 there was a major building search, here in P-Dorm. They ran the dogs through at approx 10 am. at about 1 PM. they would return to 4 Wing, Left side, bottom floor for cell search, which had nothing to do with me. C.O. Calloway would stop in front of my cell, and state, "I want Clark the super star". Lt. Bennett Kilgore would stop in front of my cell, and tell Calloway, no we got him. Lt. Kilgore had two fat white C.O.s with him one I'd later find out was Timothy Slone who falsified DR# 213-111515 stating "At approx 1250 hours on Sept 9, 2011, while assigned as U-Dorm Administrative Officer, I was conducting a mass search of P-Dorm. upon placing restraints on inmate Clark, Ronald D.C. #812974 housed in P4-105, inmate Clark stated to me, "you tell Lt. Adkins and Mr. Whitehead if they dont

leave me alone I'm going to kill one of their officers". Inmate Clark was placed in the holding cell on 1-south. Inmate Clark is being charged with (1-3), spoken, written, or gestured threats. This incident was referred to the shift supervisor for further disposition.

The video camera didn't support this DR. Co. Calloway never heard me make verbal threats and the camera shows right there next door at cell 4106. Co. Calloway investigated the DR. The camera shows that I was placed in the hall way with the other 14 inmates, about 15 to 20 minutes into their search, Lt. Kilgore walks from my cell, 4105 down to 4110 or 11 some 30 to 40 feet down the hall before calling back, stating "take him to the holding cell." While out there I asked Lt. Sallie what was going on. Lt. Sallie asked Lt. Adkins and Lt. Kilgore, neither one of them, would tell him what, "allegedly" took place, and why I was being held in the holding cell. The video camera shows that Timothy Slone, violated the Rules of the EDOC, and the laws of the state of Florida. This "Fraudulent DR.", resulted in my being placed on "Heightened security." Denied Recreation and law library for over three months, the suspension of my visiting privileges not including the fact that they threw my mail away for over two months. Brad Whitehead would harass me and threaten me, because he couldn't bully me, as he Col. Godwin and Lt. Adkins attempted to do on August 8, 2011, when they came to my cell and stated "your blog its shut down." When I informed them that it wouldn't be shut down and that I would file a lawsuit, they ordered staff to destroy my cell. This was all on video. As was my breakfast tray being thrown by "Sgt. Aldridge", on August 26, 2011 at

5:46 am as well as the fact that they refused to feed me seen on video November 19, 2011 at 6am which I filed grievance # 1112-213-108 which was approved to be investigated by the I.G. which is in compliance with F.S. 944.31

944.31 Inspector general; inspectors; power and duties.—The inspector general shall be responsible for prison inspection and investigation, internal affairs investigations, and management reviews. The office of the inspector general shall be charged with the duty of inspecting the penal and correctional systems of the state. The office of the inspector general shall inspect each correctional institution or any place in which state prisoners are housed, worked, or kept within the state, with reference to its physical conditions, cleanliness, sanitation, safety, and comfort; the quality and supply of all bedding; the quality, quantity, and diversity of food served and the manner in which it is served; the number and condition of the prisoners confined therein; and the general conditions of each institution. The office of inspector general shall see that all the rules and regulations issued by the department are strictly observed and followed by all persons connected with the correctional systems of the state. The office of the inspector general shall coordinate and supervise the work of inspectors throughout the state. The inspector general and inspectors may enter any place where prisoners in this state are kept and shall be immediately admitted to such place as they desire and may consult and confer with any prisoner privately and without molestation. The inspector general and inspectors shall be responsible for criminal and administrative investigation of matters relating to the Department of Corrections. The secretary may designate persons within the office of the inspector general as law enforcement officers to conduct any criminal investigation that occurs on property owned or leased by the department or involves matters over which the department has jurisdiction. A person designated as a law enforcement officer must be certified pursuant to s.

943.1395 and must have a minimum of 3 years' experience as an inspector in the inspector general's office or as a law enforcement officer. The department shall maintain a memorandum of understanding with the Department of Law Enforcement for the notification and investigation of mutually agreed-upon predicate events that shall include, but are not limited to, suspicious deaths and organized criminal activity. During investigations, the inspector general and inspectors may consult and confer with any prisoner or staff member privately and without molestation and persons designated as law enforcement officers under this section shall have the authority to arrest, with or without a warrant, any prisoner or visitor to a state correctional institution for a violation of the criminal laws of the state involving an offense classified as a felony that occurs on property owned or leased by the department and may arrest offenders who have escaped or absconded from custody. Persons designated as law enforcement officers have the authority to arrest with or without a warrant a staff member of the department, including any contract employee, for a violation of the criminal laws of the state involving an offense classified as a felony under this chapter or chapter 893 on property owned or leased by the department. A person designated as a law enforcement officer under this section may make arrests of persons against whom arrest warrants have been issued, including arrests of offenders who have escaped or absconded from custody. The arrested person shall be surrendered without delay to the sheriff of the county in which the arrest is made, with a formal complaint subsequently made against her or him in accordance with law.

History.—s. 29, ch. 57-121; s. 6, ch. 61-192; s. 18, ch. 61-530; ss. 19, 35, ch. 69-106; s. 52, ch. 77-120; s. 62, ch. 79-3; s. 2, ch. 85-330; s. 75, ch. 87-226; s. 18, ch. 95-325; s. 26, ch. 96-312; s. 1856, ch. 97-102; s. 2, ch. 99-271; s. 1, ch. 2002-75.

As you see this is a law ensuring that the I.G. makes sure staff does not act like a bunch of childish juvenile thugs when they get their feelings hurt because I write something they don't like. Fact is, the office of the Inspector General isn't doing their job in compliance with state law F.S. 944.31. My mother is being denied visitation because warden Reddish assistant warden Brad Whitehead, Col. John Godwin, Lt Adkins Lt. Bennette Kilgore, Sgt. Ivey Co. Lynch and Stone have acted in conduct unbecoming their profession in violation of rules and state law. For these childish

Juvenile acts of Reprisal, violated 33-103.017 Fac F.S. 944.09 as well as 42 USC § 1997(e) I'm still being held on Hightened security. yet my cell door has been opened a half dozen times since October. In fact video for P-4 left bottom on Friday October 21, 2011 at 7:44am will show me sticking my head out the open cell door of #105 calling down the hall to Sgt Garza Sgt. Croft and Co's informing them that my cell door is open. Sgt. Garza comes down and pushes the door shut with his foot. I filed Informal Grievance 10-11-390 on Oct 25, 2011 The I.G. blew it off. on Tuesday March 27, 2012 at 1 PM my cell door was opened up. C.O. McClain at 1:33 PM comes around for his 30 minute checks. I call him over, video of P-2 left top will show C.O. McClain stopping at my cell front P-2204, I kindly asked C.O. McClain to shut my cell door. He looked over at it with a surprised expression, and shut the door. He would later tell C.O. Stacey about it who was working up here that day. And stated, "that's not the conduct of an inmate who should be on Hightened security. I'm on Hightened security, because I'm either brave or stupid enough to stand up to this Corrupt Administration, writing about the warden's alleged D.U.I. among other things.

on April 3, 2012 at 10am Lt. Kilgore can be seen on P-2-left top video standing over me in front of my cell P-2204 trying to antagonize me, by calling me childish names, a raceist among other things. I wouldn't speak to him, I just smiled. once they placed me back in my cell, Lt. Kilgore stands in front of my cell and states "you don't need to say anything, I can make you say I can say you said anything that I want you to say." He then said to each officer that passed, "you heard

what he called you?" "you heard what he said?" I just smiled at his stupidity, and another co. stated what are you smiling at?" Lt. Kilgore then stated something to the effect of, "that's not a smile of joy, that's a smile of fear." This issue is currently before the I.G. in Informal Grievance 04-12-294. Although no D.R. was written, I do expect further retaliation. I expect they will set it up, through another officer.

I'm not asking for a lot, I'm simply asking for the rules, regulations and the law's to be followed, so we can bring some honor and integrity to an admin. that is truly lacking of it. I will not quit, I will not back down from bully thug action, when I am in the right. I'm calling for an investigation into this matter, for the above mentioned videos, to be viewed, for myself and staff to submit to a voice stress analysis, and upon the findings, I'm calling for my visitation and other privileges to be returned and the retaliation to be brought to a halt. I will continue to smile in the face of adversity, and the stupidity that I am enduring at the hands of a corrupt Administration. But we need change, and we need it now!!!

Regretfully
submitted

Ronald W. Clarke