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"UP COMING HUNGER STRIKE"

SATURDAY May 12, 2012 another day in the hole.

Thanks to the dishonorable S.O.B's in this corrupt low life administration. But their not going to stop me from blogging sooner or later they will learn this.

Earlier today an officer was saying I'm going to wind up getting the shit beat out of me. But if that's what they think they need to do, so be it. That still won't stop me. In fact, when ever they get stupid enough to put their hands on me, I'll blog about that. Fear doesn't stop me, it motivates me. stupid childish juvenile acts of reprisal motivates me, it doesn't deter me. The administration can stick this blog, where the sun don't shine. Cause it'll be a cold day in hell, before I let them pressure me into giving up my First Amendment Right to Freedom of speech and Expression. I'm going to continue to write and expose the abuse that is taking place here until they get their minds right, and start acting like professionals. Well that ever come to pass? I very seriously doubt it for I've seen nothing professional about ZICI and this Administration.

That officer was talking about how when Puerto Rican Mike got jumped on and the officers kicked his ass that he took it like a man. Everyone on this wing heard it. From what I was hearing Mike was too scared to report it. so was Mr. Connor. These men should not be being abused the way they are. Only in America!" Where the civility, the human rights? Damn sure not here in Florida, the dirty south.

We need some major change, and that's why I'm going to be doing this "Hunger strike" in order to bring attention to the human rights violations taking place in here. I'm going to need all the support that I can get. This is going to be a battle, me, doing peaceful

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protest", while obviously enduring, "idiotic retaliation."
I expect nothing more from this Administration.
For they have shown nothing more than, "idiotic behavior."
I'm working on getting a court order for I have a
right under Singleton v. Castello, 665 So.2d 1099 (Fla. App.
4 Dist. 1996) But these idiots, unless you got a court order,
they're going to violate the hell out of your rights. And
even with a court order these idiots may still do some-
thing stupid. But that's the chances I must take. I'm in
the hands of my enemies, and my enemies are idiotic fools.
I can't change that. I can only control what I do. And
what I must do is stand up for what I believe in. Wish me
luck, for I'm going to need it. In Peace and Love Bonnie

Ronald W. Clarke Jr.
The Death Row Post
May 12, 2012

STATE OF FLORIDA
DEPARTMENT OF CORRECTIONS

REQUEST FOR ADMINISTRATIVE REMEDY OR APPEAL

TO: Warden Assistant Warden Secretary, Florida Department of Corrections

From: Clark Ronald W. jr 812974 Union CI
Last First Middle Initial Number Institution

Part A - Inmate Grievance

This is a DR grievance in compliance with 33-103.006(3) I'm grieving DR# 213-120732 a Fraudulent DR that CO. Aaron D. Stokes set up that event through Sgt. Chandler Lt. Oliver and Lt. Kilgore, who informed me on April 3, 2012 at 10am that he was going to get me. I Filed Informal Grievance #04-12-294 and Formal Grievance #1204-213-055 Both of these grievances were placed on my blogs as was the incident. Records will show that on April 29, 2012 that CO. Carson and CO. Murriell was the assigned Officer's for two North. I was pulled out of my cell after 9PM rounds. I was taken on to the Quarter deck and placed in a holding cell at approx. 9:10pm by CO. Carson and Sgt. Chandler. Lt. Oliver was in the Controll with CO. Murriell and the Female Controll room Officer. Lt. Oliver came out and said, "Clark what are they going to find in your cell?" I said, "Nothing I have two big of a spot light on me to have any Contraband in my cell." What I should have said "Is your going to find what ever you plant." Lt. Oliver made a comment about my weight and left the floor. CO. Aaron D. Stokes who was not assigned to two North, came up to participate in this retaliatory set up shake down. Because CO. Murriell, had too much honor and integrity to violate rules of professional conduct, wherefore CO. Murriell remained in the Controll room speaking with the Controll room Officer while Sgt. Chandler CO. Carson and

When this grievance is responded to I'll share their response. No doubt it'll be something bogus. All ways is. I don't expect anything else.
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5/15/12
DATE

Continuation, Ronald W. Clark Jr 812974
SIGNATURE OF GRIEVANT AND D.C. #
2 Pages

*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, 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 sensitive 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 feels that the reason supplied is not adequate, the grievance will be returned to the inmate for processing at the institutional level.

Receipt for Appeals Being Forwarded to Central Office

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
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grievance.

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CO. AARON D. STOKES set me up, by introducing and planting Contraband in my cell. They would stop the shake down for 9:30 master count. Sgt. Chandler and CO. Murriell, would conduct master count on two north. CO. AARON D. STOKES would leave two north, and return to his post, to conduct count. Sgt. Chandler would go back down two left two, CO. Murriell, would go back into the control room, and continue his conversation with the control room officer. CO. AARON D. STOKES would return, they would shortly after this finish the shake down and put us all up. Sgt. Chandler stated he did not find anything or take anything, and camera's will show that he did not provide a DC6-220 inmate impounded property slip which is required under 33-602.203(9)(a) and therefore had no idea that I had a D.R. until Thursday May 3, 2012 when CO. Callaway showed up with this fraudulent DR. which violated Rules of conduct 33-208.002 (12) and (19). as well as the law Fla. statutes governing this rule. which makes AARON D. STOKES a criminal. There was no cigarette in that cell. I'll back this up with a voice stress analysis test by Inspector Rodrigues, which I insist upon taking. For its the only way to prove my innocence. For an inmate is always guilty based on staff statement. There's no ifs and's or buts about it! my only tool, against this corrupt childish unprofessional juvenile retaliation, is by having video present at all times, and allowing me a voice stress analysis test. Other wise I'm going to continue to face

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these childish unprofessional acts of reprisal, because staff is standing above and beyond the laws F.S. 944.09 ect that govern them. CO. Aaron D. Stokes left his post, and came up to two North, to participate and write this reprisal DR# 213-120732. because CO. Murriell, would not participate in violating 33-208.002 FAC Rules of Professional Conduct and the laws governing it. I'd further like to bring it to your attention, that CO. Aaron D. Stokes would not be tall enough to reach the light without a ladder, nor did they have the tools to go into the light, and the documents checking the tools in and out, will verify this. All staff members who are mentioned and associated with this Fraudulent Retaliator DR# 213-120732, should be willing to submit, to a voice stress analysis test, to prove they have not violated 33-208.002 FAC, and the governing laws. since staff have lied, they are going to be unwilling to submit to a voice stress analysis test, that will prove they are unethical, dishonorable individuals who have lied and violated the rules and laws of this state. For I already know, Lt. Hilgore, Lt. Oliver, CO Carson, CO, Stokes ect have denied your allegations. The only way to get to the bottom of this is through a voice stress analysis. Thank you very much for your time.

5/15/12

Ronald W. Cluckji 812974