

STATE OF FLORIDA
DEPARTMENT OF CORRECTIONS

Mail Number: _____
Team Number: #6
Institution: UNION

06-14-072

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

FROM:	Inmate Name	DC Number	Quarters	Job Assignment	Date
	Ronald W. Clark jr	812974	P-6118	~	5-30-14

Check here if this is an informal grievance

The issue for which I am grieving is the application and unconstitutionality of 33-601.308(4)(c) which allows a bias hearing team to suspend inmates mail-privileges, cutting family members off from one another for up to six months 180 days for a simple mail violation. "Not the violation of Federal or state law" for that, I could see, but for a 33-Fla. Administrative Code violation mail suspension, cutting off the family from the inmate and the inmate from the family, is barbaric, inhumane unconstitutional and shows no compassion. 33-601.308(4)(c) needs to be amended to mail suspension will only be issued for offenses that violate state and or

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.

DO NOT WRITE BELOW THIS LINE

RESPONSE *Mahoney* DATE RECEIVED: 6-4-14

Ch. 33-601.308 (c) suspend any or all non-time mail or visiting privileges for a period not to exceed 180 days. If these privileges are not violated then they are not taken away. therefore, 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 (Signature): *M Mahoney* Date: 6-4-14

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 10 days, following receipt by the appropriate person.
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.

TO CUT OFF FAMILY FOR A RULE VIOLATION
DON'T LET THEM SPEAK FOR THEMSELVES. Redneck Justice!

DC6-236 (Effective) Incorporated by Reference in Rule 33-103.019, F.A.C.

Continuation

Federal laws. No OFFicer, or hearing team should have the authority to suspend U.S. mail for a simple rule infraction. I'm calling for this grievance to be approved and these changes to be implemented. Thank you for your time and hopefully your help, in correcting what is a Constitutional violation in these rules.

5-30-14

Ronald W. Clark #812974

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The response she gives is total bullstink!" she wrote me that bogus mail violation DR#213-140287 that eventually got overturned. But in Dec 2005 they did the same thing bogus DR. For a 1999 Pen pal website. I couldn't send my family or friend's Christmas cards or receive them. This redneck backwoods rule, that's enforced by a kangaroo court system should not have this kind of power! And that's why I'm trying to change it. They may try this on me, just to keep me off this blog. Without violating state or Federal law, mail suspension should not be authorized. Change is needed.

Ronald W. Clark
June 6 2014