

UNITED STATES DISTRICT COURT  
MIDDLE DISTRICT OF FLORIDA  
JACKSONVILLE DIVISION

RONALD WAYNE CLARK, JR.,  
Petitioner,

Case No.: 3:10-cv-547-j39 DB

vs.

SECRETARY, FLA. DEPT.,  
of Corr., et. al.,  
\_\_\_\_\_ /

NOTICE TO THE COURT

**COMES NOW**, this petitioner, in this Notice, to express his "**contempt**" for this fraudulent United States Judiciary System, and this false facade of **Equal Justice** that has continuously screwed me over through each of its false, deceptive due process clauses, by **appointing me no good, incompetent inexperienced attorney's** and then calling that, meeting the expectations of due process.

Mr. Clark avers the following:

- 1.) This Court, and no other Court in the United States of America, would treat a **rich, influential family**, the way I have been treated in this United States Judicial System, and that's backed up with facts and statistics. [see: ncadp.org]
- 2.) There are two sets of standards in this County, that for the **have**, such as yourself, and that of the **have not's**, the poor white trash, such as myself.
- 3.) In February of 1990, I was appointed **counsel Henry E. Davis** to represent me and fight for my life. This attorney now current Judge had never handled a capital case. He was so incompetent that he fails to request co-counsel to assist him, or hire an investigator.
- 4.) This Court, and its familimembers, would have never had such poor, incompetent representation, in a death penalty case. You, I and the rest of America has to acknowledge that.
- 5.) This man **Henry E. Davis**, admits that he didn't even walk across the street to view the evidence that the Jacksonville Sheriff's Office collected. Which is how **prosecutor Lance M. Day** concealed my co-defendant **John David Hatch's** bloody clothing. Where's the competent representation? Where is the due process? Surely not there.
- 6.) **Assistant D. A. Lance M. Day**, knowingly put on perjured testimony. **Joseph Lee Strickland** having him lie about my intoxication level and more. Had **John Hatch** lie, his mother **Mary Hatch** lie, his **sister-in-law Billie Jo Beamer** lie as well as **two correctional officers**. Had I had the type of

representation, that you and your familimembers would have had it would have all been revealed to the jury. Unfortunately for me, **I was a 21 year old kid, a junkie, poor white trash and useless to your society, and for that I must die?!**

7.) This death penalty, murdering the poor citizens of the United States, under the fraudulent concept of justice, is inexcusable! It gives America a black eye, showing the entire free world how savagely uncivilized this Country truly is. For we murder innocent people seen on, **PBS.org/frontline Death By Fire**. And we set guilty people free as **Judge David C. Wiggins** and **Lance M. Day** did **John David Hatch**.

8.) This is one petitioner, that will not remain silent, as I am being murdered under the mantel of Justice, under the false concept of due process. The **records speak for themselves incompetent trial counsel. Incompetent direct appeal counsel**. There was three **Caldwell vs. Mississippi**, 472 U. S. 320 (1985). issues that would have gotten me a new sentencing. **Incompetent post-conviction representation, by Harry P. Brody and CCRC**. And you refuse to correct any of it, you know, you, your kids and grand-kids, would have never, had such garbage representation, that this Country and State has provided me.

**WHEREFORE**, this petitioner, prays that this Court, recognizes the injustice in not only this case, but the fact that the death penalty is unjustly applied and this nation cannot rightly support murdering its poor citizens under the mantel of justice.

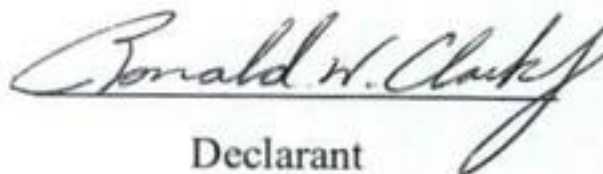
Date: October 22, 2014.

Regretfully submitted,



Ronald W. Clark, Petitioner  
7819 N. W. 228<sup>th</sup> Street  
Raiford, FL 32026

I, Ronald W. Clark, Jr., duly swear under the penalty of perjury that the facts and issues in this Notice is true and correct.



Declarant

I, hereby Certify that a true and correct copy of this Notice has been provided to the Clerk of the Court, Judge Brian J. Davis, Attorney Generals Office and counsel Linda McDermott this 22 day of October, 2014



Signature

# FORMAL COMPLAINT

Page 1 of 3

TO: secretary Micheal Crews, OFFICE OF the Inspector General, OFFICE OF the Governor,

Blog Followers. This is why they (Classification) is coming after me. Cause I've spoken out against their unethical conduct. And I'm not done.

FROM: Ronald W. Clark Jr #812974

Union Correctional Institution P-6118

7819 N.W. 228th Street

Rainford, FL 32026-4460

Date: June 18, 2014

subject: Revamping, unethical Classification staff

In 2012, inmates were being abused, beaten and murdered here at Union Correctional Institution (UCI) as a result of then warden Barry V. Reddish, and his Criminal Administration, secretary Crews broke the Administration up, with the exception of UCI's Classification, who was complicit with the criminal activity that was taking place here from 2009-2012.

Classification through 33-208.002 Rules of Professional Conduct and Florida statute 944, 945 had an obligation to report the inhumane treatment of the inmates, (from the assaults, strip cells, and falsifying of documents) to the secretary, the Florida Dept of Law Enforcement (FDLE) and the FBI. Our Classification staff never did this, and I, on several occasions, alerted them, to unconstitutional

abuse, where I was assaulted by staff, placed in strip cells, and given numerous falsified Disciplinary Reports (DR), as a result of my writings on warden Barry v. Reddish and his criminal correctional staff.

Classification cannot say they were ignorant to the unlawful activity that was taking place here.

They made weekly rounds, they seen inmates, who were under their care, supervision and Classification who had black eyes, bruises, and as the case of mentally ill inmate Carlton Francis a broken finger here in P-Dorm in 2012. Classification not only witnessed the inhumane strip cells, but participated in a lot of that, with finding inmates guilty with the falsified DRs. NO- Classification was not ignorant to the criminal activity of warden Barry v. Reddish, they were 100% complicit in the illegal activity, yet they skirted the blame.

Some of these individuals, who were acting Duty Warden's in Reddish's Administration, are also acting Duty Warden's, here in warden Andrew's Administration. And they are only complying with the Rules of Professional Conduct and F.S. 944 945 and state and Federal laws, due to the fact, that they know warden Andrew does not, and will not put up with unethical staff. She has done a wonderful job at cleaning house, with the exception of Classification, whose filled with deceptional individuals, who are biding their time in and under an honorable warden.

This formal complaint is my attempt, to bring this issue to the attention of the secretary of the Florida Dept. of corrections in hopes that he will take action, and revamp this Classification here at 2C.I. and at a minimum split them up transferring

them through out other institutions, so when warden Andrew and her honorable staff retire and or transfer to other institutions, that we inmates will not be left, with unethical, criminally complicit, Classification Officer's, who also have the authority, as acting Duty Wardens.

An investigation of Classifications Files From 2009- Oct 2012. will show they did not file any documents or complaints to the FDLE, FBI or secretary. I can and will produce the names of inmates, who were assaulted in P-Dorm, during this time period.

Action needs to be taken in order to prevent further Criminal Complicity by the remaining Classification Officers who survived these illegal acts that took place from 2009 - 2012.

Respectfully  
submitted  
Ronald W. Clark

Blog Followers

I no longer look at warden Andrews with admiration. miami Herald's articles shows she's your typical warden.