

Ronald H. Clark
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"UNLAWFUL USE" OF Disciplinary Confinement

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I'm proper Florida Administrative Code utilization by U.C.I. Classification and Administration, which in return violates state law 944.09. But hey - this is the Florida Dept of Correction where criminal activity runs rampantly.

Chapter 33-601.308 (4)(k) last line and I quote "Disciplinary Confinement shall be utilized ONLY as a last resort"

well here in P-Dorm, Classification is abusing the Fla. Admin Code by using Disciplinary Confinement as a first resort. And making the inmates max the Disciplinary Confinement time out, which again goes against Florida Administrative Codes.

Chapter 33-602.222 F.A.C. Disciplinary Confinement section (8) Review and Release from Disciplinary Confinement section (a) reads as followed

(a) "A member of the ICT shall review the cases of inmates in disciplinary confinement every week. The goal shall be toward returning an inmate to the open population as soon as the facts of the case indicate that this can be done safely"

In the case of inmates here in P-Dorm they would be returned to their regular housing unit/cell/wing. The Fact is, the goal of this corrupt Classification, is to ensure the inmate is held under disciplinary solitary confinement, as long as possible. P-Dorm records over the past decade will support these allegations as Factual! "This is just pure evil cruel and inhuman treatment, which

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violates Florida Administrative Codes Chapter
33-208.002 Rules of Conduct, section (8)

(8) No employee shall willfully or negligently treat an inmate in a cruel or inhuman manner, nor shall profane or abusive language be used in dealing with an inmate or person under the employee's supervision.

Pretty words, but the actions of this classification and this administration doesn't coincide with what is written. And as we know, actions speak louder than hollow words. No one is willing to step in, and enforce these laws, that are statutorily structured, to protect inmates.

What needs to be done, is this document, and the issues in it, need to be taken before the legislative commission on the Florida Dept of Corrections and expose these lawbreaking criminals that are working for and in the Dept of Corrections.

What needs to be done, and what will be done is too different things. For its easy to talk the talk, its hard to step out here and walk the walk.

And by doing what I'm doing here, is putting my life in jeopardy, but damn it, we need some change!" And if there's nothing worth dying for, then there surely is nothing worth living for.

I just hope people read this, and flood the Florida Dept of Corrections secretary Mike D. Crews and Assist. secretary Tim Cannon with e-mails calling for change. Thanks you and God Bless you all.

In Peace + Love
Ronald W. Clarke