

Ronald W. Chukyo
November 6, 2014

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Warden Diane Andrews responded my my request slip dated Nov 2, 2014 received by her on Nov 4, 2014. on line 2 through 4 she states "This was a mistake on MR. Dicks behalf and it has been corrected" she's shifting blame on to an individual in her office who signed a document under her name and title. A document that only her and or the Regional Director was authorized to sign a Final Action. on see 33-601.309 section (4) "Review of each disciplinary report is the responsibility of the Warden or regional director and cannot be delegated to other staff members."

she admits a mistake, which is a violation of the rules procedures practices, policies Florida Administrative codes and 944.09 the Law that governs all of that.

I was convicted of violating this rule 33-210.101 (15) (1) (c) (b) and I got 30 days on D.C. in solitary confinement. For my mistake a 5yr old internet ad that promotes my blog, that Classification and the mail room approved. I was trying to stay within the guidelines of the rules.

The warden says this was a mistake by Mr. Dicks. Not her mistake, but his. It's her Administration, her employees and her mistake in her employees not being properly trained which is required by Rules of Conduct, 33-208.002 Fla. Admin. Codes section (1) Each warden, officer-in-charge, and circuit administrator or supervisor, as well as designated central office staff, shall be responsible for insuring that each employee under his supervision

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before assuming the duties of his employment, is familiar with all rules and regulations of the Dept. and institution that pertains to such employee and to the protection, custody, control, care and treatment of persons under his supervision or control."

According to that, the accountability falls on the warden, for having an untrained employee, doing a job, for which he was not familiar with the rules procedures ect ect. And to where he took it upon himself, to place a document in front of him, that had the typed title, and name "Warden Diane Andrews" and signed an illegible signature under her name and did not state, MR. T. Dick's signing for Warden Andrews.

Rules, procedures, Fla. Admin Codes were violated and no disciplinary action has been taken for this so called mistake, violation that staff committed!

Staff seem to be above and beyond the rules, regulations, procedures Fla. Admin. codes and their governing laws. NO Accountability, but that's always been the way of the Florida Dept of Correction from the murder of Frank Valdez see Valdez vs. Crosby 450 F.3d 1231 (11th Cir 2006) to the inmates who are murdered today, there is NO Accountability. So if they can murder inmates, why can't they forge a signature break the law procedures ect. A license to kill, a license to steal a license to NO Accountability, because this, The Florida Dept of "CORRUPTION"

we need accountability we need change and I am out here trying to bring about that change.

God bless you

In Peace & Love

Ronald W. Cluck