

Ronald W. Clark  
October 26, 2015

UP Date  
mail suspension

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I haven't been blogging since July, I've been on mail suspension since August. For trying to sell stamps, and earn money for canteen. I have under a month to go, it should be over on Nov. 24. Some other men got hit with 6 months mail suspension. I'm fighting to change it. Have to wait and see what happens. Trying to find the right connection to bring about these changes.

In my opinion mail suspension should only be used IF a Federal or state law has been violated and a criminal act committed. I believe that was the intention of the rule making authority who designed that rule. 33-601.308 (4)(c). But like everything else, these people abuse their authority and use the United States Constitution to wipe their butts. State and Federal laws are being violated as well as the First Amendment Rights, of not only us inmates, but the people on the streets who want to correspond with me. But hey — this is the Florida Dept of Corruption, the good ol boy system, which has always told the Federal Government, in so many words, to kiss their southern ass!

I have a right to correspond with religious leaders and advisors. Neal v. Georgia 469 F.2d 446 at 449-450 (5th Cir 1972) But the FDOC isn't following that. They will not allow me to write my spiritual advisor, nor will they allow my priest to correspond with me. This also violates Federal law under RFRA (Religious Freedom Restoration Act) and RLUIPA (Religious Land Use and Institutionalized Person Act.) But does anyone care? Hell no! "Cause these people stand above and beyond the law because there's no one to oversee them, and enforce these laws. There's a fraudulent facade of overseers, but

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that's all it is, is a Facade!"

Prisoners have a First Amendment right to communicate by mail Davis v. Goord, 320 F.3d 346 at 351 (2nd cir 2003); Morrison v. Hall 261 F.3d 896 at 906 (9th cir 2001); Zimmerman v. Tribble, 226 F.3d 568 at 572 (7th cir 2000)

And non-prisoners, that means you, the reader out there also have a First Amendment right to correspond with the prisoners. Nasir v. Morgan, 350 F.3d 366 at 369 n.3. (3rd cir 2003) Rowe v. Shaker, 196 F.3d 778 at 783 (7th cir 1999) so these people, have been violating, your, clearly established, First Amendment Constitutional Rights, so anyone, who has had their mail rejected, has one hell of a law suit, against the Florida Dept of Corrections, for violating their First Amendment, Federally protected Constitutional Right."

so that's the latest with my mail. I will now be back to blogging once again. Cause this is what I do best. I'm just counting down the days until I can get this posted, so welcome back into my world, the world of the Florida Dept. of Corruption."

may you fight the good fight, for you are either part of the problem, or part of the solution, stand up, and be the solution. God bless you.

In Peace + Love  
Bonnie

Ronald W. Clark Jr #812974  
Florida State Prison G-2304  
7819 N.W. 228th Street  
RaiFord, Fl. 32026-1160

Ronald W. Clabey  
November 22, 2015  
mail suspension  
is OFFICIALLY over

Page 1 OF 1

Today is November 22, 2015 and tonight I can send mail out, and tomorrow, I can receive mail once again. This has been along 3 months, at least I had visits. Others have not been so lucky.

Secretary Julie Jones has been talking a good game about decent treatment for inmates and their families, but - allowing families to be cut off from one another over a minor rule violation is in no way humane.

The system in Florida is so messed up, due to the lack of family support. Men are forced to rob, steal, prostitute themselves for canteen, because there's no way for them to earn money, for much needed canteen items. The prison doesn't supply shampoo, deodorant, lotion, dental floss, Q-tips. And our food, is pathetic! Undercooked meat, overcooked vegetables, food trays that are unsanitary, that have some type of black mold and mildew on them. Inmates have carved their names in the bottom of the food slots, where food and bacteria is embedded into the deep carvings. All of those trays should be destroyed, and replaced. Will it happen? No!

There's a lot I'd like to change, but there's a lot of backlash that comes with speaking out for change. So I'm going to try my damndest to lay low. Not sure how well that's going to work. Only time will tell.

But at least the mail suspension has ended, and in time for me to receive Christmas cards, so hopefully this week I'll start getting mail from some of my friends. God bless one, and all and may you have a merry Christmas.

In Peace + Love

Ronnie

Ronald W. Clabey

**INMATE REQUEST**

STATE OF FLORIDA  
DEPARTMENT OF CORRECTIONS

Page 1 of 2  
Mail Number: \_\_\_\_\_  
Team Number: #9  
Institution: F.S.P.

O3a mail return/susp/class

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

FROM:	Inmate Name	DC Number	Quarters	Job Assignment	Date
	Ronald W. Clark jr	812974	C-2304	---	10-9-15

**REQUEST**

Check here if this is an informal grievance

The issue for which I'm grieving, is the unconstitutionality of mail suspension, under 33-601.308(4)(c) that you have placed upon me, and my loved ones, over a minor prison Rule violation. This rule, is impinging on my loved ones, and my First Amendment right to communicate, as well as violating my rights under Religious Land Use and Institutionalized Person's Act (RLUIPA) and Religious Freedom Restoration Act (RFRA) Federal laws, that prohibits the FDOC, from stopping Religious Correspondence, which you are currently doing, over a minor rule violation. The mail room is currently returning all correspondence without notification, wherefore violating due process rights see Procunier v. Martinez, 416 U.S. at 419-20

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.

see Continuation ->

Inmate (Signature): Ronald W. Clark jr DC#: 812974

DO NOT WRITE BELOW THIS LINE

**RECEIVED**

**RESPONSE**

OCT 09 2015

205-1510-0215

DATE RECEIVED: \_\_\_\_\_

FSP Grievance Office

Refer to attached Response.

[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 (Print Name) A. Anders Official (Signature): [Signature] Date: 10/14/15

Original: Inmate (plus one copy)  
 CC: Retained by official responding or if the response is to an informal grievance then forward to be placed in inmate's file  
 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 staff.  
 You may obtain further administrative review of your complaint by obtaining form DC 1-303, 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.

and Nasir v. Morgan, 350 F.3d 366 (CA.3.PA 2003)  
Chapter 33-210.101 (4) (a) is in line with these  
Federal Cases stating that Forms DC2-251 unauthorized  
mail return receipts shall be issued. so this is  
a due process requirement that is not being met.  
All as a result, of a minor rule violation. This was an  
excessive, arbitrary and irrational punishment that is  
an exaggerated means, of punishment, that has no  
legitimate penological justification other than causing  
hardship to me and my family. This rule needs  
to be changed and the mail suspension lifted  
for this minor rule violation. Thank you for  
your time and hopefully your help.

10-5-15


Ronald W. Clark

STATE OF FLORIDA  
DEPARTMENT OF CORRECTIONS

FLORIDA STATE PRISON

**DATE:** 10/14/2015

**TO:** INMATE CLARK, RONALD  
DC #812974  
CELL #G2304S

**FROM:** A. ANDERS   
SR. CLASSIFICATION OFFICER, TM 9

**SUBJECT:** RESPONSE TO INFORMAL GRIEVANCE #205-1510-0215

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As previously advised, your routine mail privileges are suspended in accordance with ch. 33-601.308(4)(c). Correspondence with religious organizations is considered to be routine mail. It is noted that the rule violation warranting the suspension of your mail privileges was based on your correspondence with a religious organization in which you attempted to conduct business by selling the church members postage stamps. The suspension of your mail privileges is appropriate and in accordance with the rule. As such, your grievance is denied.

*screw The Constitution*

Be advised, your allegations regarding the mail room returning letters without the appropriate form is a separate issue and must be addressed as such.

*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 15<sup>th</sup> day falls on a weekend or holiday, the due date shall be the next regular work day.*

A. ANDERS

ATTACHMENTS:  
INFORMAL GRIEVANCE #205-1510-0215