Date: 11/3/2019 3:47:14 PM

"RETALIATION IT NEVER STOPS"

By Ronald Wayne Clark Jr

This was in all reality a retaliatory DR, and here's the evidence. On October 7, 2019 I filed a formal complaint dealing with my property being stolen on September 19,2019 for which Sgt Wood and Co White had packed up. Sgt Wood admitted to leaving my property unsupervised on the quarter deck while he did wing checks and pulled for call outs. I also filed Informal Grievance log # 213-1910 -0098, the morning of Oct 7. So they were both unhappy about this and from receiving a phone call from the administration.

Then on Thursday October 17,2019 I was pulled out by Co White at approximately 9:00 am to be seen by medical. I was left unsupervised by staff there on the quarter deck. Co Crosby asked me ,"Why aren't you in the holding cell?! " I said" I don't know, but Sgt Blue just seen me sitting here by myself." He said, "Well sit right there and don't move!" I informed Co Crosby that I was going to file a grievance over the way he had just spoken to me. Although Co Crosby was correct. I shouldn't have been left out there alone. Our Classification officer Mrs Mahoney happened to walk on to the Quarter deck. I seen her and called her over. I said" You see I'm sitting here unsupervised. I'm fixing to file on all of this, to protect myself from Co Crosby." Another Co overheard this and came running over from the control room saying, "He's not unsupervised, I'm right here!" That officer then placed me in the holding cell, which is where I should have been placed to begin with. Co White, got me to leave the issue alone. And Co Crosby came down at 11:30 am and spoke with me. I thought that was the end of it. Now I'm thinking Co White informed him, that their going to get me. And when Co White came down on Friday October 25, at 2:00 PM and said "Pack it up, your moving to 4101 and being placed under investigation." And he then said" We don't like all the attention your bringing to us." And he left.

This all has the appearance of retaliation. What rule did I violate or conspire to violate? There's nothing here that shows where I violated any rule, or conspired to violate any rule. Nothing left in or out of my hands, or come into or out of my cell. And the note in the DR speaks of one single can, so where were the other 4 cans going? Further more this inmate Briles who shouldn't have been permitted in this building after he had been slapped and assaulted on 5 wing, by another inmate nick name Tampa. Tampa who's housed over here, could have easily been assaulted or killed by inmate Bridles, while Tampa was in full restraints in the hall. No a special review should have been issued, and inmate Briles reassigned to another job in another building. Briles had just been moved back over here, and I did not associate with him at all! This shows absolute negligence and incompetence by security!! You don't leave an inmate in a building where he can assault or kill the inmate who's assaulted him. You just don't do it! Now if we look at the facts, Sgt Wood neglected to see inmate Briles pick up five cans of tobacco and transported them on to another wing, before inmate Bridles,' made a mistake. This DR in and of itself is an admission of a lack of supervision by staff. But let's take it further, this DR, which is now public record, contains a medical procedure that was done on me. Which is a HIPAA violation. Now my sources have informed me, that Sgt Wood didn't write this DR, although it states at the bottom of the DR that he did. From what I discovered someone in

classification wrote this DR, which means they've not only violated HIPAA, but violated 33-208.002 section (12) No employee shall falsify reports or records. And (19) No employee shall knowingly submit inaccurate or untruthful information for or on any Department of Corrections record report or document. So if this is true, and I believe the staff member who told me, that Sgt Wood didn't write it, but classification did, then they violated this section, and violated state law in doing so, one or the other or both violated HIPAA, and that's the cold hard fact of the matter. They overreached so far to try to get me, that they opened their self up to this HIPAA violation, and changed me with a rule violation for which there's no evidence to support. Am I surprised? Absolutely not!! I mean after all, this is the Florida Department of corruption where honor and integrity is lost to human emotions and acts of unlawful reprisal. Welcome to my world! If they think I'll lay down, they've got another thing coming. Cause this just give me more incentive and motivation to correct the injustice of retaliation. With the day this went down, I can throw some canteen on the food cart, with a note and cell number of someone I'm targeting and set them up, without any other evidence showing that they knew anything about it. Even the officers that read this DR, have said, what rule did you conspire to violate? My point exactly! This is a straight reprisal rail road job. It is wheat it is. And I'll continue to do what I do, and push for prison reform. God bless you all.

Sincerely Ronald Wayne Clark Jr #812974