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"KANGAROO COURT"

By Ronald Wayne Clark Jr

Well today is Friday November 8, 2019 and today I'll be going to DR court for this retaliation DR #213-191416, rewrite log #213-191436 which has no substantial facts that shows a rule violation by me. If anything it looks like a set up by staff who was involved in stealing my property back on September 19, when I went to RMC. If I'm found guilty and I've heard I will be, staff has also told other inmates that I will be getting the maximum penalty. Its also the same staff member who was spreading rumors about my mother yesterday. But he told other inmates their going to give Clark the max 30 days on DC. If so it'll prove my point that staff is violating 33-601.308(4),(l) last line which states," Disciplinary confinement shall be utilized only as a last resort." And if you look at 33-602.222 (8)Review and Release from Disciplinary Confinement, in section (a)" A member of the ICT shall review the cases of the inmates in disciplinary confinement every week. The goal shall be towards returning the inmate to the open population as soon as the facts of the case indicate that this can be done safely." In Quote!

This goes to show you, that the rule makers intent ,was for solitary confinement to be used only in extreme cases, and minimally. For they know the psychological damage that solitary causes to the human mind. This administration over uses these cages, in an abusive and unhealthy psychological manner, for which is unbecoming human decency. And if they use it here, it will be a prime example of them not complying with their own rules and regulations. Where staff should have complied with 33-601.301(3) Preventive discipline. or 33-601.303(1), which allows staff to reprimand the inmate verbally or in writing. And 33-601.308 (4) ,(a) through (h) lays out all the other available tools that the administration could and should use, besides solitary confinement, which is a harsh and mentally damaging technique. And I've witnessed them abuse these rules and inmates many times! This is why House Bill 531 sponsored by Representative Hart needs to be passed into law. To do away with the overuse of solitary confinement. So please support the bill and you can use this information and my name to prove the point of why we need this law.

So if they use DC over the other alternatives which I'm pretty sure they will it'll prove the point that they over using solitarily confinement. If you would like you can also write a letter of protest on my behalf to FDOC Secretary Mark Inch concerning this reprisal DR and the overuse of DC. Thank you for your time and help. God bless you all.

Sincerely Ronald Wayne Clark Jr. #812974