

Memorandum

Date : April 30, 2020

To : Goehler, K77832
Mule Creek State Prison

Subject: **SECOND LEVEL APPEAL RESPONSE**
LOG NO.: MCSP A-20-00752

^{22 pg}
This Group Appeal is evidence
of the struggle with
"Religious Dept. MALEFICENCE".
For the Record.

ISSUE: The appellant is submitting this appeal relative to Chapel services on Facility A. It is the appellant's position that chapel services are constantly cancelled due to lack of supervision. The appellant is requesting (1) these allegations be investigated. (2) Provide adequate supervision during programming hours.

INTERVIEWED BY: M. : Protestant Chaplain

REGULATIONS: The rules governing this issue are:

CCR 3001	Subject to Regulations
CCR 3052	Health and Safety Standards
CCR 3084.1	Right to Appeal
CCR 3210	Establishment of Religious Programs

The appellant was interviewed concerning the issues noted in his appeal at the First Level of Review (FLR) on February 27, 2020. The FLR noted the appellant is advised without specific dates and times of the alleged cancelations as well as which services are being canceled the interviewer at the FLR cannot conduct a proper investigation. In addition, programming within the California Department of Corrections and Rehabilitation is a necessary component and can only be done if it is in a safe manner. Therefore, periodically there will be canceled services for security reasons.

In Section D, the appellant indicated that the religious department needs supervision. The appellant is advised the chaplains are supervised by the Community Resources Manager. In preparation of a response to the Second Level Review, a thorough examination was completed to include the Daily Movement Sheet, the chapel schedule, as well as the sign in sheets for the various groups who attend the chapel services on Facility A. It was determined at that time, there was no substantial burden placed on the various religious groups within the population.

On February 27, 2020, a face-to-face interview was conducted with the appellant at the FLR, by M. § Catholic Chaplain, pursuant to CCR 3084.7(e). A review of the Disability and Effective Communication (DEC) system on January 28, 2020, indicated that the appellant did not require reasonable accommodation for the purposes of effective communication. The appellant was given the opportunity to

GOEHLER K77832
APPEAL # A-20-00752
PAGE 2

provide additional information and/or to clarify the issues under review. The appellant confirmed that he submitted the appeal and reiterated his appeal issues.

The documentation and arguments presented are persuasive that the appellant has failed to support his appeal issue with sufficient evidence or facts to grant his requested actions.

DECISION: The appeal is Denied.

MODIFICATION ORDER: None

The appellant is advised that this issue may be submitted to the Third Level of Review if desired.


PATRICK C
Warden (A)
Mule Creek State Prison

cc: Central File
Appeals



Mule Creek State Prison Ione, California CDCR 602 Response

DATE: February 28, 2020
 INMATE NAME & NUMBER: GOEHLER, K77832
 SUBJECT: CHAPEL SERVICES
 APPEAL DATE: February 22, 2020
 APPEAL LOG NUMBER: MCSP A-20-00752
 APPEAL DECISION: DENIED

Appeal Issue:

In your appeal you allege Chapel services on Facility A are constantly cancelled due to lack of supervision.

Action Requested:

You requested, (1) these allegations be investigated. (2) Provide adequate supervision during programming hours.

Appeal Response:

On February 27, 2020, a face-to-face interview was conducted with the appellant at the First level of Review (FLR), by M. S. [redacted], Protestant Chaplain, pursuant to CCR 3084.7(e). A review of the Disability and Effective Communication (DEC) system on February 27, 2020, indicated that the appellant did not require reasonable accommodation for the purposes of effective communication. The appellant was given the opportunity to provide additional information and/or to clarify the issues under review. The appellant confirmed that he submitted the appeal and reiterated his appeal issues.

Appellant is advised without specific dates and times of the alleged cancelations as well as which services are being canceled the interviewer at the FLR cannot conduct a proper investigation. In addition, programming within the California Department of Corrections and Rehabilitation is a necessary component and can only be done if it is in a safe manner. Therefore, periodically there will be canceled services for security reasons.

The documentation and arguments presented are persuasive that the appellant has failed to support his appeal issue with sufficient evidence or facts to grant his requested actions.

Appeal Decision:

Based on the aforementioned reasons your appeal is Denied.

M. S. [redacted]
Catholic Chaplain

[redacted]
Community Resources Manager

[redacted]
Associate Warden
Central Services

3/22

IAB USE ONLY	Institution/Parole Region: MCSP-A	Log #: 20-00752	Category: 11
FOR STAFF USE ONLY			

You may appeal any California Department of Corrections and Rehabilitation (CDCR) decision, action, condition, policy or regulation that has a material adverse effect upon your welfare and for which there is no other prescribed method of departmental review/remedy available. See California Code of Regulations (CCR), Title 15, Section 3084.1. You must send this appeal and any supporting documents to the Appeals Coordinator (AC) within 30 calendar days of the event that led to the filing of this appeal. If additional space is needed, only one CDCR Form 602-A will be accepted. Refer to CCR 3084 for further guidance with the appeal process. No reprisals will be taken for using the appeal process.

Appeal is subject to rejection if one row of text per line is exceeded.

WRITE, PRINT, or TYPE CLEARLY in black or blue ink.

Name (Last, First): Goehler, William	CDC Number: KT7832	Unit/Cell Number: A2-233	Assignment: SPD CLK
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State briefly the subject of your appeal (Example: damaged TV, job removal, etc.): **Group Appeal Religious Dept. Maleficence @ MCSP-A Facility**

A. Explain your issue (If you need more space, use Section A of the CDCR 602-A): **A-Fac. Chapel is currently without consistent Supervision. Consequently, Chapel Services are consistently cancelled, in violation of RUIPA Law; DOM ch. 10 Art. 6; CCR 15 § 3210 (a)(c).**

B. Action requested (If you need more space, use Section B of the CDCR 602-A): **Process this as a Group Appeal. Investigate these allegations thoroughly, including a review of all Appeals logged in the past 5 yrs related to Religious Dept. Provide adequate Supervision during Programming Hours to utilize the Chapel.**

Supporting Documents: Refer to CCR 3084.3.

Yes, I have attached supporting documents.

List supporting documents attached (e.g., CDC 1083, Inmate Property Inventory; CDC 128-G, Classification Chrono):

CDCR 602-G / 602-D Added Declarations 4-19-20 (X4) Response to FLR

No, I have not attached any supporting documents. Reason: **Systemic Maleficence per MCSP-A-15-01950 / MCSP-A-16-01787 MCSP-A-19-04603 and many other Appeals addressing A-Chapel violations of religious freedoms.**

Inmate/Parolee Signature: *[Signature]* Date Submitted: **02/27/2020**

By placing my initials in this box, I waive my right to receive an interview.

STAFF USE ONLY

APR 20 2020

C. First Level - Staff Use Only

Staff - Check One: Is CDCR 602-A Attached? Yes No

This appeal has been:

- Bypassed at the First Level of Review. Go to Section E.
- Rejected (See attached letter for instruction) Date: _____ Date: _____ Date: _____ Date: _____
- Cancelled (See attached letter) Date: _____
- Accepted at the First Level of Review.

Assigned to: **AWICS (CRM)** Title: **AW** Date Assigned: **2-25-20** Date Due: **4-7-20**

First Level Responder: Complete a First Level response. Include Interviewer's name, title, interview date, location, and complete the section below.

Date of Interview: **2-27-20** Interview Location: _____

Your appeal issue is: Granted Granted in Part Denied Other: _____

See attached letter. If dissatisfied with First Level response, complete Section D.

Interviewer: **M. Safonov** Title: **Chaplain** Signature: *[Signature]* Date completed: **2/27/20**

Reviewer: **R. Jackson** Title: **AW** Signature: *[Signature]*

Date received by AC: _____

AC Use Only
 Date mailed/delivered to appellant **03/23/2020**

4/20

IAB USE ONLY	Institution/Parole Region:	Log #:	Category:
FOR STAFF USE ONLY			

Attach this form to the CDCR 602, only if more space is needed. Only one CDCR 602-A may be used.
Appeal is subject to rejection if one row of text per line is exceeded. WRITE, PRINT, or TYPE CLEARLY in black or blue ink.

Name (Last, First): <i>Goehler, William</i>	CDC Number: <i>KT7832</i>	Unit/Cell Number: <i>A2-233</i>	Assignment: <i>SPO CLK</i>
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A. Continuation of CDCR 602, Section A only (Explain your issue):

[The entire section A area is crossed out with a large diagonal line.]

STAFF USE ONLY

APR 20 2020

Inmate/Parolee Signature: _____ Date Submitted: _____

B. Continuation of CDCR 602, Section B only (Action requested):

[The entire section B area is crossed out with a large diagonal line.]

Inmate/Parolee Signature: _____ Date Submitted: _____

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D. If you are dissatisfied with the First Level response, explain the reason below, attach supporting documents and submit to the Appeals Coordinator for processing within 30 calendar days of receipt of response. If you need more space, use Section D of the CDCR 602-A.

As spelled out during the interview on the reverse side of the Route Slip 3/25/20, This Religious Dept needs ACCOUNTABILITY. The FIR claim that the Interviewer (Chaplain) cannot conduct a proper investigation of facts regarding consistently cancelled chapel services for lack of supervision, is rather prejudiced since this chaplain interviewer is one of the chapel supervisors responsible for this violation of religious rights for the past few years. This Interviewer is well aware of Appellants previous religious dept appeals on record over the past six years on this very matter (noted under no

Inmate/Parolee Signature: W. Smith (See continued 602A Section D) Date Submitted: 4/12/20 (cont. 602A Sect. D)

E. Second Level - Staff Use Only

Staff - Check One: Is CDCR 602-A Attached? Yes No

This appeal has been:

- By-passed at Second Level of Review. Go to Section G.
- Rejected (See attached letter for instruction) Date: _____ Date: _____ Date: _____ Date: _____
- Cancelled (See attached letter)
- Accepted at the Second Level of Review

Assigned to: AC/IS (CRM) Title: AC Date Assigned: 4/20/20 Date Due: 6/2/20

Second Level Responder: Complete a Second Level response. If an interview at the Second Level is necessary, include interviewer's name and title, interview date and location, and complete the section below.

Date of Interview: N/A Interview Location: N/A

Your appeal issue is: Granted Granted in Part Denied Other: _____

See attached letter. If dissatisfied with Second Level response, complete Section F below.

Interviewer: S Title: CRM Signature: _____ Date completed: 4/30/2020

Reviewer: _____ Title: CRM Signature: _____

Date received by AC: _____

AC Use Only
Date mailed/delivered to appellant 5/28/20

F. If you are dissatisfied with the Second Level response, explain reason below; attach supporting documents and submit by mail for Third Level Review. It must be received within 30 calendar days of receipt of prior response. Mail to: Chief, Inmate Appeals Branch, Department of Corrections and Rehabilitation, P.O. Box 942883, Sacramento, CA 94283-0001. If you need more space, use Section F of the CDCR 602-A.

I disagree with the SLR. We specifically stated in section B Action Requested, to have the past 5 yrs of Appeals (CDCR 602) related to the Religious Dept. scrutinized, and I have listed several in particular stating "Systemic Malfeasance: MCSP-15-0195; MCSP-16-01787; MCSP-19-04603" as just several of my own Appeals. This ~~SLR~~ review was obviously never done to determine the extent of violations of religious rights, nor (cont.)

Inmate/Parolee Signature: _____ Date Submitted: _____

G. Third Level - Staff Use Only

This appeal has been:

- Rejected (See attached letter for instruction) Date: _____ Date: _____ Date: _____ Date: _____
- Cancelled (See attached letter) Date: _____
- Accepted at the Third Level of Review. Your appeal issue is Granted Granted in Part Denied Other: _____

See attached Third Level response.

Third Level Use Only
Date mailed/delivered to appellant 1/1/

H. Request to Withdraw Appeal: I request that this appeal be withdrawn from further review because; State reason. (If withdrawal is conditional, list conditions.)

Inmate/Parolee Signature: _____ Date: _____
Print Staff Name: _____ Title: _____ Signature: _____ Date: _____

6/22

D. Continuation of CDCR 602, Section D only (Dissatisfied with First Level response): Supporting documents, substantiating systemic maleficence in MCSP-A-15-01950 exhaustive catalog of documents, and MCSP-16-01787 specific declarations which make the ongoing maleficence rather obvious (Attached herein as Exhibit #1 and Exhibit #2 (10 pgs)). The instant issue at bar is specifically addressing the maleficent lack of supervision in the A-Fac. chapel during programming hours throughout the week - every week - for years. A-Fac. Chapel is repeatedly closed for days at a time with no chaplain present. This group appeal is merely asking for the chapel to be open and supervised during programming hours in order to permit the prisoner population to utilize the chapel per CCR 15, § 3210 (a)(c), § 3212; DOM 101060.1 / 3 / 6.1 / 6.4 and 101060.8; and of course RLUIPA. The DOJ has issued guidance on the parameter of RLUIPA: "Where a correctional instit. regulation imposes a substantial burden on the prisoner's religious exercise, the regulation violates RLUIPA unless the instit. demonstrates both (1) that a compelling governmental interest necessitates the imposition of the burden; and (2) that the regulation is the least restrictive means to further that interest." Congress enacted RLUIPA to address "frivolous or arbitrary barriers impeding religious rights." (Davis v. Davis, 826 F.3d 258 264 (5th Cir. 2016); quoting Cutter v. Wilkinson, 544 U.S. 709 (2005)). The DOJ has emphasized: "Courts have applied RLUIPA to protect the religious practices of a wide variety of religious traditions... which also extend to sub-groups within more widely-known religious traditions." Other faiths that have found protection under RLUIPA include Wicca, Satanism and Asatru. Even the rights of Humanist prisoners are protected. It would be judiciously prudent to thoroughly investigate and remedy this matter. A review of all religious dept. appeals logged from A-Fac over the past 5 yrs. and a view of A-Fac. chapel schedule, may serve to prevent litigation by any signer in this appeal. See attached DECLARATIONS by Appeal Co-signers 4/19/20.

Inmate/Parolee Signature: [Signature] Date Submitted: 4/17/20

F. Continuation of CDCR 602, Section F only (Dissatisfied with Second Level response): were any of the other Appellants ever interviewed regarding their individual issues per the Action Requested, thus requiring 14 pages of Declarations to be added for SLR consideration. CCR 15 § 3210 (c) and DOM § 101060.6.1 clearly states: "In so far as possible, other institutional activities shall not be planned which will conflict with or disrupt scheduling services." Yet, A-Fac chapel is almost always closed - thus prohibiting any scheduling, which serves to deny several chapel-based religious services access to practice their religion because there is no supervision. As will be evident in the SLR assertion of a "thorough examination of the DMS/Schedule/Sign-in sheets for various groups that attend the chapel services of A-Fac", the Catholic, Protestant, Jewish and Islamic Chaplains only open the chapel for their particular religions (hence why the respondent didn't attach those documents as evidence in the SLR). Appellants want an audit to scrutinize A-Fac Appeals regarding religious rights of inmates being violated for the past 5 years. Appellants want chapel supervision during program hours everyday; and a procurement of several religious contractors to administer/supervise faith groups other than the Abrahamic groups who discriminate against and refuse to supervise other religions. See governing rules in DOM 101060.8 DAILY RELIGIOUS USES AND PROGRAMS and DOM 54100.2 AUDITING/UTILIZE APPEALS

Inmate/Parolee Signature: [Signature] Date Submitted: 4/14/20

IAB USE ONLY	Institution/Parole Region: <u>MCSP-A</u>	Log #: <u>20-00752</u>	Category: <u>11</u>
FOR STAFF USE ONLY			

This is a group appeal signature attachment sheet. Attach it to your group CDCR 602. You are to legibly print your name, number, assignment and housing, then sign and date the form. By signing, you are agreeing to the issue and action requested; and you acknowledge that this appeal counts towards the allowable number of appeals in the period in which it is filed.

PRIMARY APPELLANT

WRITE, PRINT, or TYPE CLEARLY in black or blue ink.

Name (Last, First):	CDC Number:	Assignment:	Unit/Cell #	Signature	Date
<u>Goehler, William</u>	<u>K77832</u>	<u>SPO CLK</u>	<u>A2-233</u>	<u>[Signature]</u>	<u>02/22/2020</u>

A. Summarize the specific issue that you are appealing as identified in the attached CDCR 602: _____

MCSP Religious Dept. Maleficence @ A-Fac. Chapel Schedule disparity consistently cancelled sans supervision.

B. Summarize the action requested: _____

Honor Religious Rights of A-Fac. Population.

NOTE: I, the undersigned, agree that the facts presented in this appeal are true. I agree with the issue presented and I am requesting the action indicated. In the event the Primary Appellant transfers or elects to withdraw from the appeal, I understand that I may become the primary appellant for purposes of processing the group appeal.

CDC Number	Name	Assignment	Unit/Cell #	Signature	Date
<u>D-79686</u>	<u>Hou</u>	<u>A-1-A</u>	<u>1-133</u>	<u>[Signature]</u>	<u>02-22-20</u>
<u>C-41176</u>	<u>[Signature]</u>	<u>N/A</u>	<u>1224</u>	<u>[Signature]</u>	<u>2/22/20</u>
<u>AT-46669</u>	<u>Anthony C</u>	<u>N/A</u>	<u>A-2-101</u>	<u>[Signature]</u>	<u>2-22-2020</u>
<u>F 37208</u>	<u>Hershel</u>	<u>N/A</u>	<u>A-2-104</u>	<u>[Signature]</u>	<u>2-22-2020</u>
<u>G-58847</u>	<u>Eugene</u>	<u>N/A</u>	<u>A1-111U</u>	<u>[Signature]</u>	<u>2-22-2020</u>
<u>P-87244</u>	<u>Raymond</u>	<u>Pooch</u>	<u>A2222</u>	<u>[Signature]</u>	<u>2-22-2020</u>
<u>G-60131</u>	<u>Josh</u>	<u>Pooch</u>	<u>A2-224</u>	<u>[Signature]</u>	<u>2-22-2020</u>
<u>P-15181</u>	<u>David</u>	<u>A-1-A</u>	<u>1-244</u>	<u>[Signature]</u>	<u>2-22-20</u>
<u>T5551</u>			<u>2-15U</u>	<u>[Signature]</u>	<u>2-22-20</u>

STAFF USE ONLY

FEB 24 '20 4:01:02

APR 20 2020

8/20

On or around January 2015, I began attending a Scientology study group in the A-yard Chapel. At first it intrigued me that it was only a group of inmates. We had a rocky time dealing w/ those who issue the time to occupy the area but eventually that evened out when we began getting more support. I learned a lot about the technology of learning & understanding. The technology was very easy to understand how to apply to myself & to actually apply.

Eventually there was a ton of push-back from the administration here. We were treated as if we were trying to do something other than we were supposed to. Our allotted time was taken by the Imam, given to others, the head of the yard's religious programs refused to treat us the same as other religions & made it extremely difficult to receive supplies. It was necessary to constantly argue for our materials & dodge the machinations constantly invented designed to discourage or just plain dissipate us. All throughout this it honestly seemed as we had little to zero support from anyone outside. I personally feel its a losing battle for inmates to argue for something that the administration here wants so much for us not to have. I've become past discouraged to angry & I have not attended the group in some months & don't plan to so long as I'm here. There was a good resource for us that is constantly spoiled by pushback & lack of support by the outside.

I still use lots of the tech I learned. A lot of it I use every day.

T-7 and A3 244
BIT

DECLARATION OF BUCK AARON D-92496

I _____, do hereby declare the following:

1. That I reside on A-Yard at Mule Creek State Prison in in cell 248U.
2. That on several occasions I have had contact with Imam Muhammad, that was aggressive and hostile in nature.
3. On all of my interviews with Imam Muhammad over my Kosher Inmate Religious Dietary Card were hostile in nature, to him making claims, this was his chapel and no groups were going to be held in his Chapel unless he wanted them there and;
4. that if those groups went against his religious beliefs he would do every thing he could to stop them.
5. If need be I will testify to theses issues in a Court of law.
6. Buck Aaron, declare under penalty of perjury, that that this declaration is true and correct and was executed December of 11, 2015 at Mule Creek State Prison A-Yard.

Respectfully Submitted

Buck Aaron
Buck Aaron

16/22

DECLARATION

I, KEVIN S _____, declare of my own free will this STATEMENT of facts REGARDING my PERSONAL ENCOUNTERS WITH IMAM YOUNUS, who is ACTING Muslim Chaplain AT Muhe Creek State Prison.

I, A JEWISH INMATE, HAVE GIVEN UP ON FINDING A WORKING RELATIONSHIP WITH CHAPLAIN YOUNUS AFTER TRYING TO GET THE JEWISH INMATES PUT ON UNLOCK LIST TO BE CALLED OUT FOR VISITING RABBIS AND ETO TIME off FROM WORK FOR HOLIDAY EVENTS, AND COULD NOT GET IMAM YOUNUS TO DO THIS. HE WOULD ONLY USE SIGN UP LIST FROM JEWISH WEEKLY MEETING, (which only CONTAINED ONE JEWISH INMATES NAME) THAT WAS USED BY BUDDHIST INMATES. WHEN I COULD NOT WORK WITH IMAM YOUNUS I WROTE TO HIS SUPERVISOR CHAPLAIN BAPTISTA who AT FIRST AGREED WITH ME, BUT WHEN NEXT UNLOCK LIST CAME OUT IT AGAIN WAS THE BUDDHIST LIST WITH TWO NEW NAMES ADDED TO IT. I INFORMED IMAM YOUNUS THAT I HAD CONTACTED CHAPLAIN BAPTISTA AND HE HAD AGREED THAT ALL KOSHER INMATES SHOULD BE PUT ON UNLOCK LIST. IMAM YOUNUS GOT EXTREMELY UPSET AND SAID HE WOULD RUN "A" YARD AS HE SAW FIT." I AGAIN WROTE TO CHAPLAIN BAPTISTA AND TOLD HIM WHAT THE IMAM HAD TO SAY.

CHAPLAIN BAPTISTA CALLED THE IMAM AND SET UP A MEETING WITH THE IMAM AND MYSELF. IN THE MEETING IMAM YOUNUS, WHO KNEW I WAS GOING IN FRONT OF THE BOARD OF PRISON HEARINGS AND ANY 115 OR 128 WOULD CAUSE ME A THREE YEAR DENIAL

ACCUSED ME OF TRYING TO MANIPULATE STAFF AND THREATENED TO CALL MY COUNSELOR AND THE LAW OFFICE TO GIVE ME A WRITE-UP. AFTER THAT I LEFT THE MEETING AND HAVE HAD NOTHING MORE TO DO WITH CHAPLAIN YOUNUS.

DURING CHANUKAH INMATES OF THE JEWISH FAITH HAD TO MAKE A LIST AND HAVE YARD SERGEANT SIGN IT SO JEWISH INMATES COULD GET OUT TO LIGHT CHANUKAH CANDLES, BECAUSE CHAPLAIN BAPTISTA DIDN'T WANT TO STEP ON ANY TOES (STAFF) SO ONLY USED OLD LIST, WHICH CONTAINED THREE JEWISH INMATES, THE REST BUDDHIST INMATES NAMES.

I WILL TESTIFY TO THE ABOVE IN A COURT OF LAW.

I, KEVIN STRACK, DECLARE UNDER PENALTY OF PERJURY THAT THIS DECLARATION IS TRUE + CORRECT AND WAS EXECUTED ON DECEMBER 26, 2015 AT MULE CREEK STATE PRISON, IONE.

KEV.

addendum to appeal authored by F/M Cochran

its my contention that the response give thus far to said appeal is deliberately evasive to the subject of appeal.

The issue is not any particular services, groups, or faiths. The issue is the current assigned staff member that of Imam Mohammed is seldom present in his assigned office hours on MCSP A-Fac.

That is the issue the Imam's continued absence from his assigned office the limiting Imam's access to all of the various services.

Submitted on 4.19.2020

J. E.

MCSP A-1-226

4-19-20

My name is David Cas A-1-2026.
I am writing this statement in support of a
602 that is directly being filed by I/M
Golder. I would like to be interviewed about
this issue.

I would like to be able to have access
to the chapel for educational as well as
having the opportunity to mentor my peers.
I am unable to do this because there
is never an appointed staff member present
as they should be. The chapel is often
closed during the daytime hours that I
could utilize if staff were there.

Thank you for collecting this situation
for us on A-Facility.

Respectfully,

D

DECLARATION

My first interaction with the Muslim Chaplain here on A yard at Mule Creek was a very frustrating one. I am a Druid and I was speaking to him about our diet and release times. I kept getting the run around from him about the diet as he kept saying it was the kitchen's issue and the kitchen kept saying it was his. After greiving the issue it was finally settled by the Muslim Chaplain.

Concerning our release times for Druid services, his first response to me was that there was no way anything could be done. He was un-willing to listen to what I had to say. After leaving frustrated and giving it a week I went back and found him in a more receptive mood and we got the times worked out.

The Muslim Chaplain is a fairly difficult man to work with as his first reaction is a closed ear no. It takes persistence and in some cases, paperwork filed, to get him to work with you.

James



3/8/16

DECLARATION
AFFIDAVIT

I Alonzo Jose A-3-142, Hereby declare the following information to be true and correct as I know it to be, I swear under the penalty of perjury the information is true.

I am a wiccan believer, and I had several issues that needed to be address with A-facility chaplain younus, about obtaining things for my service, it was very difficult to talk to him, so on 12-1-2015, I sent chaplain younus a g-22 request, it was never responded to, in another inmate from my wiccan circle brought me my g-22 request I sent chaplain younus. it wasn't until I constantly kept getting at chaplain younus, that he finally started getting the things I need for my wiccan service, it shouldn't never be this hard to get the things we are entitle to for service.

DATE; February 17, 2016

Alonzo , ,

Declaration of Nina McQueen #E-93133


I, Nina McQueen do hereby declare the following: That I reside on A-yard at M.C.S.F in Bld. #2 cell 131 up.

On several occasions I've had to deal with Alman Younus and his transphobic ways while trying to attend Support Groups in "A" yard Chapel.

He has done everything possible to derail the transgender support groups. Example: we are denied our group time if he isn't "in the mood" to run it. He has put restrictions on our group that does not apply to other groups. He has been beyond aggressive and hostile in nature.

If need be I will testify to these issues in a Court of law.

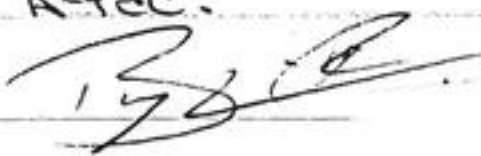
I, Nina McQueen, declare under penalty of perjury, that this declaration is true and correct and was executed 12.17.15 at M.C.S.F (A) Fac.


NINA

Declaration of Baykins, CROSS KO1846

I, CROSS Baykins KO1846, do hereby declare the following:

1. That I do RESIDE on fac. A at mule CREEK state prison
A-1/1484w
2. That ON SEVERAL OCCASIONS I HAVE had CONTACT with Imam YOUNUS - that was both aggressive and disrespectfully hostile IN NATURE.
3. ON all my INTERVIEWS with Imam YOUNUS OVER my ISSUES dealing with my religious card and other religious concerns and during each interview with him he was RUDE - DISRESPECTFUL ARGUMENTATIVE and hostile that he could speak to me how he wanted cause it is his chapel to operate how he chooses.
4. That all of my CDCR-22 forms were ignored and that any 602's I wrote against him would not be answered or tolerated.
5. IF I NEED I will testify to these issues rather at an 602 REVIEW or IN court of law.
6. I, Baykins KO1846 declare UNDER PENALTY of perjury, that this declaration is true and correct and was executed on 12-23-15 at MCSP A-fac.



KO1846

18/10

Declaration to appeal (Group 602)
by I/M Gohler

This declaration is being made in support of a Group 602 filed by I/M Gohler. I would like to be interviewed about the issue.

Due to the nature of the issue, it is only fair to have all concerned/affected individuals that signed the aforementioned appeal present for an interview. Aside from my current inability to access the chapel during Program hours for Religious use. I am unable to speak with the Assigned staff member (Imam Mohammed) due to not being within his office during his assigned hours Mon. - Fri. Whenever a religious inquiry is needed or resolved without having to send a 22 form or 602 (Appeal).

Submitted on 4.19.20

by Eugene

#G

A1-1454

Declaration of: Herst

CDCR#
F-37208

I, Hershel W. Ca J, do hereby
Declare the following:

1.) I am a Practitioner of the Religion Satanism, a Chapel Based Religion.

2.) I have been housed at Mule Creek State Prison (M.C.S.P) as a California Department of Corrections & Rehabilitation (C.D.C.R.) prisoner since November 22nd 2012 (7½ years).

3.) I assert that, over the past 7½ yrs. of my incarceration at M.C.S.P., myself and my fellow Satanists have been Denied access to the Chapel Sanctuary to conduct our Religious services which have been relegated to one hour per week in the Chapel classroom.

4.) I assert that, over the past 5 yrs. here at M.C.S.P., I have been unable to participate in my weekly Religious observances in the Chapel because the Chapel is closed approximately 90% of the time when it should be open Monday - Sunday 8:00am - 4:00 pm, and that, if our service day and time falls on ANY Holiday we are Denied access to the Chapel because it is closed as well.

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for your own services, that's not my job."

8.) I assert that both myself and my fellow Satanists have repeatedly spoken to IMAM Yonus about obtaining a Volunteer Religious/Spiritual Advisor for our Satanic Religious group and was told, "I am not going to take time out of my schedule to walk a Volunteer Religious/Spiritual Advisor in and out of the facility for your Religious group everytime you guys have services, besides, obtaining a Religious Advisor for your group is not my job either."

9.) I assert that both myself and my fellow Satanists have repeatedly spoken to IMAM Yonus about obtaining Religious Materials - which our group needs to conduct Ritual and Ceremonial Religious observances and we have been outright refused. We have recently even written Form 22's to CPM Eschelman about this very same issue and have received no response what so ever.

I, Hershel Wilc, do hereby assert that the foregoing statements are both, True and correct, to the best of my knowledge and recollection.

Name: Hershe

Date: 4/19/2020

Signature: ~~Hershel Wilc~~

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CDCR 602 INMATE APPEAL 7/1/15: RLUIPA - Denial of 1st & 14th Amendment Rights U.S. Constit
 Group Appeal: Goehler, #K-77832; Buck, #D-92496; Bush, #J-98680; et al
 Catalog of Supporting Documents

- E-1) CDCR 22 11/2/15: re Mediation Conference req.
 E-2) CDCR 22 12/4/15: re Approved Chapel Schedule (Rev. 9/1/15) Arbitrary Disparity / request to remedy - re-schedule.
 E-3) Split Tier Program Schedule
 Addend C) CDCR 22 8/16/15: re Sgt Peterson re-schedule Sen Services
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- C-1) Approved Chapel Schedule - Revised Sept. 1, 2015
 A-1) 13 May 2014 Letter of Intent to Rev. Imam (ULC Ministry Letterhead)
 A-2) CDCR 22 4/30/14: re Interested in Attending Religious Services of Sen. not yet available at MCSP
 A-3) CDCR 22 5/4/14: re Interested in Attending Sen. Religious Services
 A-4) CDCR 22 4/22/14: re R+R restriction on 'Bridge Pub CD'
 A-5) CDCR 22 8/13/14: re Religious Review Committee req.
 A-6) CDCR 22 8/21/14: re per CCR 15, § 3210 (d) Req. RRC approve Bridge
-
- A-7) CDCR 22 11/24/14: re Reserve Chapel Time - Safonov
 A-8) CDCR 22 12/2/15: re Imam stonewalling 11/24/14 - CPN Approval
 A-9) 12/5/14 Goehler memo to RRC re DON 101060:1 Policy: The Dept - provide for
 A-10) CDCR 22 12/23/15: re Confirm memo / req. Authorization for Religious Locker
 A-11) 1/8/15 Goehler alert to: A-Fac Staff - Sen. Grp meets (ULC Ministry Letterhead)
 A-12) 2/1/15 Goehler memo to: Chaplains Meeting Re. Sen. Vendor (ULC Ministry Letterhead)
 A-13) 2/20/15 Goehler memo to: A-Fac Admin. Re Chapel Classroom (ULC Ministry Letterhead)
 A-14) 4/3/15 MAC memo re. Chapel Classroom
 A-15) CDCR 22 4/7/15: re DMS frustrations / req. Chapel Schedule revision to list Sen.
 A-16) CDCR 22 6/1/15: re Vendor Approval Req. Bridge
 A-17) CDCR 22 6/18/15: re Chap. Younus absence during program hrs
 A-18) 6/22/15 memo Ben Walker re: Additional Classroom time
-
- D-1) CDCR 22 10/15/15: To R+R re Bridge Vendor / CD approval req.
 D-2) CDCR 22 8/16/15: re. Sgt. Peterson restriction - review All Religions allotted time per DMS
 D-3) CDCR 22 6/19/15: re Chap. Younus absence during program hrs. - To Ass. Warden Davis
 D-4) CDCR 22 7/6/15: re Conference Table Younus removed
 D-5) CDCR 22 7/22/15: re Younus req. Sen sign-in sheets / usurp Chap Max Supervision
 D-6) 8/3/15 e-mail to Max
 D-7) Ramadan Memo
 D-8) 3/20/15 memo to A-Fac Admin. Re Chapel Classroom
 D-9) 4/3/15 MAC memo re Chapel Classroom
 D-10) 5/31/11 memo to All Custody Staff re Chapel Supervision
 D-11) CDCR 22 4/7/15: re DMS frustrations / req. Chapel Schedule revision to list Sen.
 D-12) 4/6/15 DMS - noting no Sen. Activity List unlock (outside guest appearance)
 D-13) courtesy 1/11 consultation re Religious Schedule preference
 D-14) Falsification 9/25/13 Chapel Schedule
 D-15) LTAC Schedule 9/11/13
 D-16) 11/24/14 Chapel Sign-in sheet SCIENTOLD64
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- D-16 (A)-(X)) DMS: A- 12/22/14 B- 8/7/15 C- 8/8/15 D- 8/13/15 E- 8/14/15 F- 8/15/15 G- 8/27/15 H- 8/22/15 I- 8/23/15 J- 8/24/15
 K- 8/24/15 L- 8/25/15 M- 8/21/15 N- 8/27/15 O- 8/22/15 P- 8/31/15 Silver-1N Q- 8/10/15 Silver-1N
 R- DMS Req. (Addend 8/10/15) S- 8/16/15 DMS T- 8/17/15 U- 8/24/15 V- 9/22/15 W- 10/20/15 X- 10/27/15