

IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF TENNESSEE
AT NASHVILLE

JASPER LEE VICK,
Plaintiff,

vs.

CORE CIVIC, FORMERLY CORRECTION
CORPORATION OF AMERICA, D. HINNIGER,
and THE TENNESSEE DEPARTMENT OF
CORRECTIONS, TENNESSEE DEPARTMENT OF
CORRECTIONS, COMMISSIONER, T. PARKER,
V. JENKINS, J. GAGNER, B. PETERSON,
S. PAYNE, V. MCVAY, COLE, C. PRICE,
K. WALTON, M. DETHROW, B. LIEBACH, C.
BRUM, J. WARDLOW, Y. PITMAN, J. VEAL,
M. OTJENS, CHIEF COX, NURSE WESTRAY,
F/S COMPTON, R. TURMAN, C. LINDAMOOD,
H. BANKS, NURSE CLENNY, (HA) J. GARNER,
D. HARVILLE, B. WHITE, J. BUMPHUS, SGT.
WESSON, D. DODD, N/P KELLEY, S. PEELER,
L. STAGGS, S. HARRIS, LINEBERRY, B.
KEETON, G. KEETON, G. GONZALES, H.
NAVA, B. PEVAHOUSE
Defendants.

Case No. _____
JURY DEMAND

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U.S. DISTRICT COURT
MID. DIST. TENN.

COMPLAINT FOR VIOLATION OF CIVIL RIGHTS
UNDER SECTION 1983
AND FOR VIOLATION OF 18 U.S.C. SECTION 241
BECAUSE VICK'S LIFE IS IN IMMINENT DANGER

I. INTRODUCTION

1. The Plaintiff is incarcerated in the Tennessee Department of Correction ("TDOC") and was housed at Trousdale Turner Correctional Facility ("Trousdale Turner") located at 140 Macon Way, in Hartsville, TN, from February 3, 2016 to May 22, 2017, and has been housed at South Central Correctional Facility ("South Central") since May 22, 2017, South Central is located at 555 Forrest Avenue, in Clifton, Tennessee.

Trousdale Turner and South Central are private owned prisons, owned and operated by Core Civic, an entity formerly doing business as Correction Corporation of America ("CCA"), Damon Hininger, CEO.

2. The Plaintiff Jasper Vick ("hereinafter Vick or Plaintiff") is of a proposed class of people with insulin dependent diabetes and require blood sugar or blood glucose monitoring and insulin administration in coordination with regular mealtimes in order to survive. Vick is entirely dependent upon the undersigned Defendants TDOC, Tony Parker and CCA, Damon Hininger to provide Vick with access to basic diabetes care and not be treated with unnecessary rigor or be subject to cruel and unusual punishment. However, Vick has been and continues to be deprived of access to basic diabetes care and treated with unnecessary rigor and subject to cruel and unusual punishment and denied the free exercise and/or the enjoyment of rights and/or privileges secured to Plaintiff by the Constitution or laws of the United States, while being incarcerated in the TDOC, and more specific, Trousdale Turner and South Central.

3. The undersigned Defendants are being sued for damages in their individual and official capacity, have denied Vick accommodation for his disability as required by section 504 of the Rehabilitation Act and Title II of the Americans with Disabilities Act, and treating Vick with unnecessary rigor and subjecting Vick to cruel and unusual punishment and denying the free exercise and/or enjoyment of rights and/or privileges secured to him by the Constitution or Laws of the United States, by assigning Vick to incarceration at Trousdale Turner and South Central, where, due to understaffing and undertraining, reasonable accommodations for persons with insulin-dependent diabetes are either not available or routinely denied, and Constitutional rights or privileges are routinely hindered, impaired or denied the free exercise and enjoyment thereof.

4. The undersigned Defendants herein has subjected Vick to cruel and unusual punishment in violation of the Eighth and Fourteenth Amendments by implementing policies and practices, including understaffing and undertraining, which manifest deliberate indifference to Vick's serious medical needs, resulting in denial of access to basic diabetes care and serious physical injury to Vick, constituting cruel and unusual punishment in violation of the Eighth Amendment.

5. This is an action for damages corresponding with injunctive relief to redress the deprivation under color of State law of rights or privileges secured by the First, Fourth, Fifth, Sixth, Eighth, and Fourteenth Amendments to the United States Constitution via 42 U.S.C. Section 1983 ("§1983"), Title II of the Americans with Disabilities Act, 42 U.S.C. §§12131-12134 ("Title II"), Section 504 of the Rehabilitation Act of 1973, 29 U.S.C. §794 et seq ("§504"), and 18 U.S.C. §241 ("§241") conspiracy against rights.

6. Plaintiff, seek an injunction preventing Defendants TDOC and Tony Parker, as Tony Parker is the head of the Department, from assigning persons with insulin-dependent diabetes to Trousdale Turner and South Central to require that all persons with insulin-dependent diabetes presently incarcerated at Trousdale Turner and South Central be transferred to other diabetic compliant facilities; until such time as CCA implements the permanent relief sought from this lawsuit, namely, the maintenance of appropriate staffing levels and training to insure that all inmates with diabetes have access to basic diabetes care in coordination with regular mealtimes.

7. Plaintiff seeks permanent injunctive relief requiring Defendants CCA to remedy all conditions constituting cruel and unusual punishment, and

requiring Defendant(s) TDOC to assign diabetic prisoners only to facilities where reasonable accommodations for their disabilities are available and provided. Finally, Plaintiff seek a permanent injunction requiring the implementation of independent monitoring sufficient to ensure that the serious medical needs of persons with insulin-dependent diabetes at Trousdale Turner and South Central are being met and that persons with insulin-dependent diabetes are being provided reasonable accommodations, including access to basic care, and the discontinuation of segregation of insulin-dependent persons because of their disability(ies), and a remedy to all conditions constituting cruel and unusual punishment, now and in the future that violates the Eighth Amendment's prohibition against cruel and unusual punishment and the Fourteenth Amendment's guarantee of substantive due process and equal protection clauses.

II. JURISDICTION, VENUE and ADMINISTRATIVE PREREQUISITES

8. The jurisdiction of this Honorable Court is invoked pursuant to 28 U.S.C. §§1331 and 1334. Plaintiff seeks declaratory judgment, punitive and injunctive relief under 28 U.S.C. §§1342, 2201 and 2202, 29 U.S.C. §749(a) and 42 U.S.C. §§1983 and 12133. Venue is proper in the Middle District of Tennessee, Nashville Division under 28 U.S.C. §1391(b), and its inherent powers.

9. Plaintiff have complied with all requirements of the Prison Litigation Reform Act, 42 U.S.C. §1997e (a) in that Plaintiff have exhausted administrative remedies and all appeals that were available. To the extent that administrative remedies remain unexhausted, Plaintiff is entitled to a injunction relief while Plaintiff continues to exhaust administrative grievance procedure.

III. PARTIES

PLAINTIFF:

10. Plaintiff Jasper Vick, has been insulin-dependent since September 24, 2010 and was housed at Trousdale Turner Correctional Facility from February 3, 2016 to May 22, 2017 and now has a mailing address located at 555 Forrest Avenue, Clifton, TN 38425.

DEFENDANTS:

11. Defendant, Core Civic, previously doing business as Corrections Corporation of America ("CCA"), is a private Real Estate Investment Trust which owns and operate the Trousdale Turner Corrections Facility and South Central Corrections Facility, under contract with the State Department of Corrections, housing prisoners sentenced to confinement in the State Department of Corrections. As such CCA preforms a public function traditionally reserved to the State and is therefore subject to suit under 42 U.S.C. §1983.

12. Defendant, Tennessee State Department of Corrections ("TDOC") is a recipient of Federal funds through numerous Federal grants and programs, including grants to states for workplace and community transition training for incarcerated individuals. It is therefore constitutes a "program or activity receiving Federal financial assistance" as that term is used in Section 504.

13. Defendant, Tennessee State Department of Corrections ("TDOC") is also a "public entity" providing services, programs, or activities as these terms are used by Title II of the ADA and is subject to suit for damages and injunctive relief under that statute. Plaintiff seek damages and injunctive relief, so TDOC is not immune from suite. In addition, Congress has validly abrogated

TDOC's sovereign immunity under Title II in regard to the allegations at issue in this lawsuit because TDOC's conduct independently violates the Eighth Amendment's prohibition against cruel and unusual punishment and the Fourteenth Amendment's guarantee of substantive due process.

14. Defendant CCA is an 'instrumentality' of the Tennessee Department of Corrections as that term is defined in Title II of the ADA, 42 U.S.C. §12131(1)(B). This is so because, as stated above, the Department of Corrections, a State entity, is subject to Title II and obligated to provide reasonable accommodations to disabled individuals in its custody. CCA is the instrumentality through which such accommodations must be provided, if they are at all, to Plaintiff while housed Trousdale Turner and/or South Central. Accordingly, CCA is subject to suit under Title II of the ADA.

15. Individual Defendant TDOC Commissioner Tony Parker ("Commissioner Parker"), is sued in his individual and official capacity and as head of a "public entity" providing services, programs, or activities as those terms are used by Title II Section 504. Defendant Tony Parker, has acted and continues to act at all times relevant to this lawsuit under color of State law, and has a mailing address located at TENNESSEE DEPARTMENT OF CORRECTIONS 320 Sixth Avenue North, Nashville, TN 37243.

16. Defendant CCA Damon Hininger is the CEO of Core Civic, he is being sued in his individual and official capacity to the extent some or all of his conduct described herein fell outside the scope of Tennessee Department of Corrections Policy. At all times relevant to this lawsuit, Defendant Damon Hininger has acted and continues to act under color of State law. Defendant Damon Hininger has a mailing address located at 10 Burton Hills Blvd., Nashville, TN 37243.

17. Defendant Nurse Westray is a nurse at (Core Civic) South Central, she is being sued in her individual and official capacity to the extent some or all of her actions fell outside the scope of TDOC Policy. At all times relevant to this lawsuit, Defendant Westray has acted and continues to act under color of State law. Defendant Westray has a mailing address located at 555 Forrest Avenue, in Clifton, TN 38425.

18. Defendant Compton is a Food Steward at (Core Civic), Trousdale Turner, she is being sued in her individual and official capacity to the extent some or all of her conduct fell outside the scope of TDOC Policy. At all times relevant to this lawsuit, Defendant Compton has acted and continues to act under color of State law. Defendant Compton has a mailing address located at 140 Macon Way, in Hartsville, TN 37074.

19. Defendant k. Walton is a Staff Advisor at (Core Civic), Trousdale Turner, she is being sued in her individual and official capacity to the extent some or all of her conduct fell outside the scope of TDOC Policy. At all times relevant to this lawsuit, Defendant Walton has acted and continues to act under color of State law. Defendant Walton has a mailing address located at 140 Macon Way, Hartsville, TN 37074.

20. Defendant Cox is a Chief of security at (Core Civic), Trousdale Turner, she is being sued in her individual and official capacity to the extent some or all of her conduct fell outside the scope of TDOC Policy. At all times relevant to this lawsuit, Defendant Cox has acted and continues to act under color of State law. Defendant Chief Cox has a mailing address located at 140 Macon Way, in Hartsville, TN 37074.

21. Defendant Chris Brum is the TDOC Liaison at Core Civic Trousdale Turner, he is being sued in his individual and official capacity to the extent some or all of his conduct fell outside the scope of the TDOC Policy. At all times relevant to this lawsuit Defendant Chris Brum has acted and continues to act under the color of State law. Defendant Chris Brum has a mailing address located at 140 Macon Way, Hartsville, TN 37074.

22. Defendant Robert "Cole" Turman is the TDOC Liaison at (Core Civic) South Central Correction Facility, he is being sued in his individual and official capacity to the extent some or all of his conduct fell outside the scope of TDOC Policy. At all times relevant to this lawsuit Defendant Robert "Cole" Turman has acted and continues to act under color of State law. Defendant Robert "Cole" Turman has a mailing address located at 555 Forrest Avenue, Clifton, TN 38425.

23. Defendant Blair Liebach is the Administrative Warden at (Core Civic) Trousdale Turner, he is being sued in his individual and official capacity to the extent some or all of his conduct fell outside the scope of the TDOC Policy. At all times relevant to this lawsuit Defendant Blair Liebach has acted and continues to act under color of State law. Defendant Blair Liebach has a mailing address located at 140 Macon Way, Hartsville TH 37074.

24. Defendant Cherry Lindamood is the Administrative Warden at (Core Civic) South Central Correction Facility, she is being sued in her individual and official capacity to the extent some or all of her conduct fell outside the scope of TDOC Policy. At all times relevant to this lawsuit, Defendant Cherry Lindamood has acted and continues to act under color of State law. Defendant Cherry Lindamood has a mailing address located at 555 Forrest Avenue, Clifton, TN 38428.

25. Defendant J. Wardlow is an Assistant Warden at (Core Civic) Trousdale Turner, he is being sued in his individual and official capacity to the extent some or all of his conduct fell outside the scope of TDOC Policy. At all times relevant to this lawsuit Defendant J. Wardlow has acted and continues to act under color of State law. Defendant J. Wardlow has a mailing address located at 140 Macon Way, Hartsville, TN 37074.

26. Defendant Yolunda Pittman is the Assistant Warden of Programs at (Core Civic) Trousdale Turner, and is being sued in her individual and official capacity to the extent some or all of her conduct fell outside the scope of TDOC Policy. At all times relevant to this lawsuit, Defendant Yolunda Pittman has acted and continues to act under color of State law. Defendant Yolunda Pittman has a mailing address located at 140 Macon Way, Hartsville, TN 37074.

27. Defendant J. Veal is the Chief of Unit Managers at (Core Civic) Trousdale Turner, and is being sued in her individual and official capacity to the extent that all or some of her conduct fell outside the scope of TDOC Policy. At all times relevant to this lawsuit, Defendant J. Veal has acted and continues to act under color of State law. Defendant J. Veal has a mailing address located at 140 Macon Way, Hartsville, TN 37074.

28. Defendant M. Dethrow is a Unit Manager at (Core Civic) Trousdale Turner, he is being sued in his individual and official capacity to the extent some or all of his conduct fell outside the scope of the TDOC Policy. At all times relevant to this lawsuit, Defendant M. Dethrow has acted and continues to act under color of State law. Defendant M. Dethrow has a mailing address located at 140 Macon Way, Hartsville, TN 37074.

29. Defendant V. Jenkins is Inmate Relation Counsel at (Core Civic) Trousdale Turner, and is being sued in her individual and official capacity to the extent some or all of her conduct fell outside the scope of the TDOC Policy. At all times relevant to this lawsuit, Defendant V. Jenkins has acted and continues to act under color of State law. Defendant V. Jenkins has a mailing address located at 140 Macon Way, Hartsville, TN 37074.

30. Defendant J. Garner is the Disciplinary Hearing Officer at (Core Civic) Trousdale Turner, and is being sued in her individual and official capacity to the extent some or all of her conduct fell outside the scope of the TDOC Policy. At all times relevant to this lawsuit, Defendant J. Garner has acted and continues to act under color of State law. Defendant J. Garner has a mailing address located at 140 Macon Way, Hartsville, TN 37074.

31. Defendant B. Peterson is a Case Manager at (Core Civic) Trousdale Turner, and is being sued in his individual and official capacity to the extent some or all of his conduct fell outside the scope of the TDOC Policy. At all times relevant to this lawsuit, Defendant B. Peterson has acted and continues to act under color of State law. Defendant B. Peterson has a mailing address located at 140 Macon Way, Hartsville, TN 37074.

32. Defendant S. Payne is a Unit Manager at (Core Civic) Trousdale Turner, and is being sued in his individual and official capacity to the extent some or all of her conduct fell outside the scope of the TDOC Policy. At all times relevant to this lawsuit, Defendant S. Payne has acted and continues to act under color of State law. Defendant S. Payne has a mailing address located at 140 Macon Way, Hartsville, TN 37074.

33. Defendant V. McVay is a corrections officer Sergeant at (Core Civic) Trousdale Turner, he is being sued in his individual and official capacity to the extent some or all of his conduct fell outside the scope of the TDOC Policy. At all times relevant to this lawsuit, Defendant V. McVay has acted and continues to act under color of State law. Defendant V. McVay has a mailing address located at 140 Macon Way, Hartsville, TN 37074.

34. Defendant M. Otjens is a corrections officer Sergeant at (Core Civic) Trousdale Turner, he is being sued in his individual and official capacity to the extent some or all of his conduct fell outside the scope of the TDOC Policy. At all times relevant to this lawsuit, Defendant M. Otjens has acted and continues to act under color of State law. Defendant M. Otjens has a mailing address located at 140 Macon Way, Hartsville, TN 37074.

35. Defendant Cole is a corrections officer at (Core Civic) Trousdale Turner, he is being sued in his individual and official capacity to the extent some or all of his conduct fell outside the scope of the TDOC Policy. At all times relevant to this lawsuit, Defendant Cole has acted and continues to act under color of State law. Defendant Cole has a mailing address located at 140 Macon Way, Hartsville, TN 37074.

36. Defendant Price is a corrections officer at (Core Civic) Trousdale Turner, he is being sued in his individual and official capacity to the extent some or all of his conduct fell outside the scope of the TDOC Policy. At all times relevant to this lawsuit, Defendant Price has acted and continues to act under color of State law. Defendant Price has a mailing address located at 140 Macon Way, Hartsville, TN 37074.

37. Defendant Nurse Clenny is a Nurse at (Core Civic) South Central, she is being sued in her individual and official capacity to the extent some or all of her conduct fell outside the scope of TDOC Policy. At all times relevant to this lawsuit, Defendant Nurse Clenny has acted and continues to act under color of State law. Defendant Clenny has a mailing address located at 555 Forrest Avenue, Clifton, TN 38425.

38. Defendant Nurse Westray is a Nurse at (Core Civic) South Central, she is being sued in her individual and official capacity to the extent some or all of her conduct fell outside the scope of TDOC Policy. At all times relevant to this lawsuit, Defendant Nurse Westray has acted and continues to act under color of State law. Defendant Nurse Westray has a mailing address located at 555 Forrrest Avenue, Clifton, TN 38425.

39. Defendant J. Garner is the Health Administrator at (Core Civic) South Central, she is being sued in her individual and official capacity to the extent some or all of her conduct fell outside the scope of TDOC Policy. At all times relevant to this lawsuit, Defendant J. Garner, Health Administrator has acted and continues to act under color of State law. Defendant J. Garner, Health Administrator has a mailing address located at 555 Forrest Avenue, Clifton, TN 38425.

40. Defendant Nurse Heather Banks is a Nurse at (Core Civic) South Central, she is being sued in her individual and official capacity to the extent some or all of her conduct fell outside the scope of TDOC Policy. At all timed relevant to this lawsuit, Defendant Nurse Heather Banks has acted and continues to act under color of State law. Defendant Nurse Heather Banks has a mailing address located at 555 Forrest Avenue, Clifton, TN 38425.

41. Defendant Daniel Harville is a corrections officer Lieutenant at (Core Civic) South Central, he is being sued in his individual and official capacity to the extent some or all of his conduct fell outside the scope of TDOC Policy. At all times relevant to this lawsuit, Defendant has acted and continues to act under color of State law. Defendant Daniel Harville has a mailing address located at 555 Forrest Avenue, Clifton, TN 38425.

42. Defendant Brandy White is a corrections officer at (Core Civic) South Central, she is being sued in her individual and official capacity to the extent some or all of her conduct fell outside the scope of TDOC Policy. At all times relevant to this lawsuit, Defendant B. White has acted and continues to act under color of State law. Defendant B. White has a mailing address located at 555 Forrest Avenue, Clifton, TN 38425.

43. Defendant James Bumphus is a corrections officer Sergeant at (Core Civic) South Central, he is being sued in his individual and official capacity to the extent some or all of his conduct fell outside the scope of TDOC Policy. At all times relevant to this lawsuit, Defendant J. Bumphus has acted and continues to act under color of State law. Defendant J. Bumphus has a mailing address located at 555 Forrest Avenue, Clifton, TN 38425.

44. Defendant Wesson is a corrections officer Sergeant at (Core Civic) South Central, he is being sued in his individual and official capacity to the extent some or all of his conduct fell outside the scope of TDOC Policy. At all times relevant to this lawsuit, Defendant Wesson has acted and continues to act under color of State law. Defendant Wesson has a mailing address located at 555 Forrest Avenue, Clifton, TN 38425.

45. Defendant Leigh Staggs is a Grievance Coordinator at (Core Civic) South Central, she is being sued in her individual and official capacity to the extent some or all of her conduct fell outside the scope of TDOC Policy. At all times relevant to this lawsuit, Defendant Leigh Staggs has acted and continues to act under color of State law. Defendant Staggs has a mailing address located at 555 Forrest Avenue, Clifton, TN 38425.

46. Defendant Lineberry is a mailroom personnel at (Core Civic) South Central, she is being sued in her individual and official capacity to the extent some or all of her conduct fell outside the scope of TDOC Policy. At all times relevant to this lawsuit, Defendant Lineberry has acted and continues to act under color of State law. Defendant Lineberry has a mailing address located at 555 Forrest Avenue, Clifton, TN 38425.

47. Defendant Sharvon Harris is a corrections officer at (Core Civic) South Central, she is being sued in her individual and official capacity to the extent some or all of her conduct fell outside the scope of TDOC Policy. At all times relevant to this lawsuit, Defendant S. Harris has acted and continues to act under color of State law. Defendant Sharvon Harris has a mailing address located at 555 Forrest Avenue, Clifton, TN 38425.

48. Defendant Nurse Brandi Keeton is a nurse at (Core Civic) South Central, she is being sued in her individual and official capacity to the extent some or all of her conduct fell outside the scope of TDOC Policy. At all times relevant to this lawsuit, Defendant B. Keeton has acted and continues to act under color of State law. Defendant Keeton has a mailing address located at 555 Forrest Avenue, Clifton, TN 38425.

49. Defendant Danny Dodd is an assistant warden at (Core Civic) South Central, he is being sued in his individual and official capacity to the extent some or all of his conduct fell outside the scope of TDOC Policy. At all times relevant to this lawsuit, Defendant Danny Dodd has acted and continues to act under color of State law. Defendant D. Dodd has a mailing address located at 555 Forrest Avenue, Clifton, TN 38425.

50. Defendant Scotty Peeler is a assistant warden of security at (Core Civic) South Central, he is being sued in his individual and official capacity to the extent some or all of his conduct fell outside the scope of TDOC Policy. At all times relevant to this lawsuit, Defendant Scotty Peeler has acted and continues to act under color of State law. Defendant Scotty Peeler has a mailing address located at 555 Forrest Avenue, Clifton, TN 38425.

51. Defendant Kelley is a nurse practioner at (Core Civic) South Central, she is being sued in her individual and official capacity to the extent some or all of her conduct fell outside the scope of TDOC Policy. At all Times relevant to this lawsuit, Defendant Kelley has acted and continues to act under color of State law. Defendant Kelley has a mailing address located at 555 Forrest Avenue, Clifton, TN 38425. (Please see, "ADDITIONAL DEFENDANTS" at page 59 below.)

IV. CAUSE OF ACTION

52. Defendant CCA has a policy or practice of maintaining staffing levels insufficient to ensure that Plaintiff or inmates have access to basic diabetes care in coordination with regular mealtimes

53. Defendant CCA fails to train its corrections officers adequately in regard to the medical needs of Plaintiff, an insulin-dependent diabetic in deliberate indifference to the obvious need for such training and CCA has maintained its understaffing and lack of training in deliberate indifference to the serious medical needs of Plaintiff as an insulin-dependent diabetic person who can not survive without insulin.

54. Defendants CCA's policy and practice of understaffing and undertraining corrections officers and medical staff are unable to provide the Plaintiff with access to basic diabetes care, including blood glucose checks and with insulin administration, in coordination with regular mealtimes according to the schedule set by medical staff, displayed in the Medication Administration Record ("MAR") and displayed on the card issued by medical staff to be carried by Plaintiff at all times. (See, Exhibit-#1)

55. This claim arises from the same policies, practices, acts, and omissions where Plaintiff has been injured as a result of Defendant's actions in this lawsuit and Plaintiff seeks declaratory judgment, compensatory damages, punitive damages, nominal damages, corresponding with injunctive relief. Plaintiff seek an injunction to prevent Defendant TDOC from assigning persons to Trousdale Turner and South Central, and assuring all persons with insulin-dependent diabetes presently assigned to Trousdale Turner and South Central are transferred to other facilities, until such time as CCA implements the permanent relief sought from

this lawsuit, namely the maintenance of appropriate staffing levels and training to assure that Plaintiff/inmates have access to basic diabetes care in coordination with regular mealtimes in accordance with the directions of medical care provider. (See Exhibits-#1, #3, #5)

56. Plaintiff seek a permanent injunction requiring the implementation of independent monitoring sufficient to ensure that medical needs of persons with insulin-dependent diabetes are provided with reasonable accommodations including access to basic diabetes care in coordination with regular mealtimes in accordance with the directions of medical care provider (Doctor) as required by Title II, Section 504, and the Eighth and Fourteenth Amendments of the United States Constitution.

57. The injuries of Plaintiff are actual, imminent, and ongoing, as Plaintiff is continued to be denied adequate diabetes care at (Core Civic) South Central, and is continued to be exposed to life threatening living conditions, specifically, "Toxic Black Mold." (See, EXHIBIT-#2)

58. Finally, if Plaintiff is transferred to another facility pursuant to the requested in this lawsuit or for other reasons, Plaintiff will continue to have standing in absence of the permanent relief this lawsuit seeks, because Tennessee law dictates that "any inmate sentenced to confinement in the department shall be legally eligible to be incarcerated in a facility in which a prison contractor is providing correctional services, T.C.A. §41-24-103(c)," and the Plaintiff will continue to face a real and imminent threat of incarceration at Trousdale Turner, South Central or, other Core Civic and of future injury(ies) and will continue to have standing to pursue injunctive relief.

V. FACTUAL ALLEGATIONS

A. Trousdale Turner Correctional Facility, South Central Correctional Facility and the Corrections Corporation of America.

59. Trousdale Turner Correctional Facility ("Trousdale Turner") opened in January, 2016, as a newly constructed facility located in Hartsville, Tennessee.
60. Trousdale Turner and South Central Correctional Facility ("South Central") is owned and operated by Core Civic, a company formerly doing business as Corrections Corporation of America ("CCA"), for profit prisons owner and operator of private prisons nationwide, under a contract with Tennessee Department of Correction ("TDOC"). South Central is located in Clifton, Tennessee.
61. Trousdale Turner is a medium security facility with a capacity of approximately 2,552 male inmates, South Central is also a medium security facility with approximately 1,500 male inmates.
62. CCA is a publicly trade real estate investment trust. CCA manages or owns 66 correctional and detention facilities with a capacity of approximately 90,000 beds in 19 States and the District of Columbia. In 2015, CCA reported a total revenue of approximately \$1.79 billion.
63. In Tennessee, in addition to Trousdale Turner Facility, CCA owns and operates the Whiteville Correctional Facility. Pursuant to contractual agreements, CCA manages and operates the South Central Correctional Facility, the Metro Davidson County Detention Facility and the Hardeman County Correctional Facility.
64. In conjunction with Federal and local governments, CCA owns and operates the West Tennessee Detention Facility in Mason, Tennessee, and manages the Silverdale Detention Facilities in Chattanooga, Tennessee, which houses Federal and local inmates and detainee populations.

B. CCA's Policy and Practice of Understaffing and Undertraining.

65. In order to maximize profits, CCA has a policy and practice of reducing staffing, sometimes even below levels called for in its contracts with entities such as the Tennessee Department of Corrections.

66. Since its opening, Trousdale Turner has been understaffed, and staffing has been insufficient to ensure safe and efficient inmate movement within the facility. For instance, as a result of understaffing of corrections officers, inmates are not allowed to use the exercise yard, gymnasium or to visit the cafeteria ("chow hall") for meals, or religious services, to have job assignments because CCA lacks sufficient numbers of corrections officers and other corrections staff to safely and efficiently move inmates in large groups, this also include access to law library according to regular schedule. (See, Exhibit-#1)

67. Similarly, the medical clinic at Trousdale Turner and South Central are understaffed. Although Trousdale Turner has a capacity of 2,552 inmates, from on or about September 2016 to February, 2017 there was no medical doctor, four (4) nurses and two (2) nurse practitioner(s) on staff. From on or about mid February, 2017 to mid April, 2017 there was a sixty (60) day replacement doctor term expired and currently there was no medical doctor until May, 2017 on staff, and this medical doctor is employed for Monday(s) only.

68. The Plaintiff arrived at South Central May 22, 2017, and was not seen or examined by a medical doctor until December 6, 2017. (See, EXHIBITS-#2, #3)

69. Trousdale Turner or South Central does not employ a Nutritionist. (See, EXHIBIT-#4)

70. This understaffing is the result of CCA's policy and practice of minimizing staffing in order to cut cost and maximize profits. (See, EXHIBITS-#1, #2, #3, #4)

Defendant Compton states: "Food service provides HS snacks as part of the DHF snack. These snacks are not for life saving circumstances, medical staff should be notified of medical concerns/needs." (See, EXHIBIT-#4)

71. As a result of CCA's policy and practice of understaffing, Defendant CCA is often unable to provide Plaintiff and persons with insulin-dependent diabetes with access to basic diabetes care, including blood glucose checks and insulin administration coordinated with regular mealtimes and a diabetic appropriate diet. (See, Exhibits-#1, #2, #3, #4, and #6)

72. In addition, Trousdale Turner's corrections staff consist largely of corrections officers with no previous experience in corrections, whereas South Central is also understaffed with undertrained corrections officers. Defendant CCA does not adequately train corrections officers regarding the need to the Plaintiff or other diabetic prisoners with access to basic diabetes care, including blood glucose checks and insulin administration coordinated with regular mealtimes, despite the obvious and repeatedly need for such training.

73. As a result of Defendant CCA's policy and practice of understaffing and undertraining, corrections officers are not adequately trained in the need to provide Plaintiff or persons with insulin-dependent diabetes with access to basic diabetes care, including blood glucose checks and insulin administration coordinated with regular mealtimes. (See, EXHIBITS-#1, #5, #6, #10, #11)

74. Defendant CCA fails to train its corrections officers adequately in the need to provide Plaintiff or persons with insulin-dependent diabetes with access to basic diabetes care, including blood glucose checks and insulin administration coordinated with regular mealtimes, despite knowing of the need for such training, and maintains its understaffing in deliberate indifference of the serious medical needs of Plaintiff and its insulin-dependent resident(s). (See, EXHIBITS-#5, #6)

C. Diabetes Mellitus

75. Trousdale Turner Facility houses Approximately sixty (60) persons who have been diagnosed with Type 1 or Type 2 diabetes and who require daily injections.

76. In Type 1 diabetes, the pancreas stops making insulin or makes only a small amount. Type 1 develops when the body's immune system destroys beta cells in the pancreas, the only cells in the body that makes insulin. Therefore, the body is no longer able to produce sufficient amounts of insulin, and a person with Type 1 diabetes must receive insulin from an outside source in order to survive.

77. Insulin is typically administered through injections or use of an insulin pump, a small mechanical device that administer insulin through a tube into a permanent injection site. Failure to administer insulin in a timely manner to a person with Type 1 diabetes can lead to diabetic ketoacidosis ("DKA"), is a potentially fatal condition caused by severely elevated blood glucose levels. Similarly, failure to appropriately monitor blood glucose levels, or delayed access to food after insulin is administered, can lead to drastic drop in blood glucose levels resulting in the diabetic losing consciousness, or going into a coma or dying.

78. Type 2 diabetes is by far the most common Type of diabetes. Approximately 95% of people with diabetes have Type 2 diabetes. In Type 2 diabetes, the body retains the ability to make insulin, even though the amount of insulin is not adequately sufficient to serve the body's need. It is generally believed that in people with Type 2 diabetes, the body's cells cannot recognize insulin or use it effectively as in people without diabetes (a condition known as resistance).

79. Generally over time the strain on the pancreas will decrease its ability to produce insulin and will cause blood glucose levels to rise. Some people with Type 2 diabetes, particularly in early stages of the disease, can control their diabetes solely through diet and exercise. Treatment may then progress to use of oral medications.

80. Finally, as the disease progresses, some people with Type 2 diabetes may receive insulin administrations as frequently as persons with Type 1 diabetes. However, people with Type 2 diabetes, even those who use insulin, have a much lower chance of experiencing deadly ketoacidosis ("DKA") than persons with Type 1 diabetes.

81. Insulin and oral medications which lower blood glucose levels are used to treat diabetes. All types of insulin and some oral medications can lower blood glucose levels too much, leading to a potentially dangerous and possibly deadly condition known as hypoglycemia (low blood glucose levels). The medical definition of hypoglycemia is a blood glucose reading of 70 mg/dL or below. Symptoms of mild to moderate hypoglycemia includes tremors, sweating, light-headedness, irritability, confusion and drowsiness.

82. Hypoglycemia usually can be treated easily and effectively by consuming a ready source of glucose such as fruit juice. If it is not treated properly and promptly, however, hypoglycemia can become severe and potentially life threatening. Symptoms of severe hypoglycemia include inability to swallow, convulsions or unconsciousness.

83. All people with Type 1 diabetes, and some people with Type 2 (those who are taking insulin or oral medications which lower blood glucose levels) will experience hypoglycemia.

84. Hyperglycemia (high blood glucose levels) can cause a host of symptoms and can also eventually lead to more serious or severe consequences.

85. The symptoms of mild to moderate hyperglycemia include hunger, thirst and dehydration, headaches, nausea, blurry vision, fatigue, frequent urination, and itchy and dry skin. Individuals with hyperglycemia can also have fruity

smelling breath (halitosis) which can be mistaken for the smell of alcohol. In addition to these short term consequences of acute hyperglycemia, chronic high glucose levels can cause a number of very serious long term complications, such as nerve damage, blindness, kidney failure heart disease, stroke and death. Thus in situations where a person is unable to take medication to address high blood glucose for an extended period of time, their chances of experiencing these health complications rises.

86. If a person who needs insulin is not able to take that medication for a period ranging from several hours to several days, he/she can experience diabetic ketoacidosis (DKA). Type 1 diabetes has a greatly increased risk of "DKA" as compared to Type 2 diabetes. DKA is a life threatening and often deadly consequence of a shortage of insulin. The body begins to burn fatty acids for energy since it cannot use the glucose without insulin. The by product of breaking down fatty acids are ketone bodies, which render the blood acidic. Diabetic ketoacidosis, if left untreated, will eventually result in death. Diabetic ketoacidosis requires immediate hospitalization, often in the intensive care unit.

D. Diabetic Care at Core Civic Trousdale Turner and South Central Correctional Facility(ies).

87. At Trousdale Turner and South Central, the Plaintiff and persons with insulin-dependent diabetes are provided with ID cards identifying them to corrections officers and medical staff as diabetics. (See, EXHIBIT-#1)

88. Due to underfunding and understaffing, Trousdale Turner and South Central does not have sufficient medical staff. Defendant Core Civic's/CCA's staff doctor left Trousdale Turner Facility in September, 2016 and from September, 2016 to February, 2017 there was no doctor for five (5) months and leaving four (4)

nurses and two (2) nurse practitioners from September, 2016 to February 2017, a staff doctor was employed mid February, 2017 and was a sixty (60) day replacement doctor for the facility. The sixty (60) day replacement doctor's term was completed on or about April 14, 2017, and on or about May 1, 2017, Trousdale Turner employs a doctor that is at the facility on Mondays only, starting on or about May 1, 2017. Therefore, the Trousdale Turner Facility is without a staff physician for six (6) days out of seven (7) day week.

89. The Plaintiff arrived at South Central May 22, 2017, and was not seen by staff physician, however, Plaintiff was seen by a Nurse Practitioner June 05, 2017. Defendant Nurse Practitioner Kelley changed Plaintiff's schedule of blood glucose checks and/or insulin intake from three (3) times daily to two (2) times daily and did not allow noon blood glucose check or insulin.

90. The medical staff at Trousdale Turner has assigned plaintiff and each insulin-dependent diabetic inmate a schedule of time when the inmate(s) is suppose to receive insulin injection and or blood glucose checks. This schedule of time is printed on a ID card that the Plaintiff and inmates carries with him. Whereas, South Central provides a "PRE CHOW MEDICAL" ID card for its diabetic inmates with no specific time or schedule when the inmate is suppose to receive insulin and/or blood glucose checks and only allows Plaintiff to check his blood glucose or take insulin two (2) times daily eventhough Plaintiff's medical record call for glucose checks three (3) times daily and fast acting insulin before eating. South Central does not provide for its insulin dependent diabetics to check at noon time before eating. (See, Exhibit-#1)

91. The schedule of blood glucose checks and insulin administration set by a medical physician is intended to be coordinated with regular mealtimes, as

persons with insulin dependent diabetes must check blood glucose and take fast acting insulin before eating.

92. As stated above, Trousdale Turner and South Central employs no nutritionist due to its policies of understaffing and undertraining. This means that diabetic inmate meals are unpredictable in timing and content for persons with insulin-dependent diabetes, contrary to medical directions.

93. Further, as a result of Defendant's policy of understaffing and undertraining, mealtimes have been irregular at Trousdale Turner and South Central, and are often not timed by corrections staff to allow coordination with access to basic diabetes care, including blood glucose checks and insulin administration.

94. This leads to Plaintiff and other insulin dependent diabetics being forced to eat diabetic inappropriate meals without first being allowed to check blood glucose levels or take insulin, or being required to forego blood glucose checks or insulin entirely. (See, EXHIBITS-#1 & #6)

95. Defendants CCA has no dietician on staff at Trousdale Turner or South Central. As a result, Plaintiff and diabetic inmates are denied access to diabetic appropriate nutrition, contrary to the medical physician.

96. The understaffing and underfunding of medical department also results in Plaintiff and diabetic inmates are being denied access to basic diabetes care because the medical department lacks staff or equipment to provide such care when needed. (See, Exhibits-#1, #6)

97. Plaintiff has been on lockdown numerous times during his stay at Trousdale Turner from February, 2016 to May, 2017, and has been on lockdown numerous times since his arrival at South Central May, 2017, and sometimes being required to remain in the cell with another inmate for two (2) or more weeks

without showers or exercise facilities. (See, Exhibits #6, #18)

98. Lockdowns at Trousdale Turner and South Central have occurred not just for disciplinary purposes, but also because as a result of Defendant CCA's policy and practice of understaffing, the Facility(ies) lacks adequate staffing to enable inmate movement within the Facility(ies). (See, Exhibits-#1, #6)

99. During periods of lockdowns or at other times of restricted movement, inmates must rely on corrections staff to provide access to medical staff for diabetic care. During lockdowns or at other restricted movement, inmates must be called by corrections officers or medical staff for basic diabetes care, including blood glucose checks and insulin administration.

100. During periods of lockdown, or because it is frequently not possible due to understaffing for corrections officers to safely move inmates in large numbers, inmates are given meals in their cells rather than in the "chow hall" or cafeteria. Meals are provided at irregular and often unpredictable times and are often not diabetic appropriate despite medical directions for a diabetic appropriate therapeutic diet. (See, EXHIBIT-#1, #4, and #6)

101. At such times, Plaintiff/inmates are frequently forced to eat their meals and only then, sometimes two or three hours after eating, allowed to go for blood glucose checks or insulin injections. This occurred, for instance, between August 29, 2016 and September 18, 2016 at Trousdale Turner and June 5, 2017, and July 21-29, 2017 at South Central and has recurred several times, with the high likelihood of recurrence in the future. Such unconscionable delays in receiving basic diabetes care is the functional equivalent of receiving no care at all and is the direct result of Defendant CCA's policy or practice of understaffing and undertraining. (See, EXHIBIT-#6)

102. Sometimes, diabetic call does not occur due to understaffing or as a result of undertraining. On such occasions Plaintiff and diabetic inmates are not allowed to check blood glucose or receive insulin in coordination with meals and are completely denied access to basic diabetes care as a result of Defendants CCA's policy of understaffing or failure to adequately train its employees. (See, EXHIBIT-#6)

103. At such times, as a result of deliberate indifference and the policy(ies) of understaffing and undertraining, Defendant CCA frequently and routinely denies Plaintiff and diabetic inmates access to basic diabetes care including blood glucose checks and insulin administration in coordination with regular mealtimes.

104. As a result of being denied basic diabetes care, Plaintiff have suffered, and continues to suffer, irreparable physical and emotional injuries.

105. Plaintiff has experienced numerous diabetes related complications as a result of being denied access to basic diabetes care. These complications include, degraded vision, diabetic neuropathy and other serious diabetes complications not seen by the naked eye, i.e., kidney disfunction and heart disease.

VI. Count I—Failure to Accommodate and Discriminate on the Basis of Disability Resulting in Physical Injury Under Title II of the ADA and Section 504 of the Rehabilitation Act.

106. The Plaintiff re-alleges and incorporate by reference paragraphs 1-105 above with the same force and effect as if fully set out in specific detail below.

107. Plaintiff brings this count against Defendant CCA (Title II) and Defendant DOC (Section 504). Defendant CCA is a "instrumentality" of the Tennessee Department of Corrections as that term is defined in Title II of

the ADA, 42 U.S.C §12131(1)(B). The Tennessee Department of Correction is a "program or activity receiving financial assistance" as that term is used in Section 504, It is also a "public entity" providing services, programs, or activities as those terms are used by Title II of the ADA and is subject to suit under that statute.

108. Defendant CCA is sued for damages corresponding with injunctive relief under Title II. Defendant TDOC is sued for damages corresponding with injunctive relief under Section 504 and under Title II. The conduct alleged in this complaint independently violates the Eighth Amendment's prohibition against cruel and unusual punishment and the Fourteenth Amendment's guarantee of substantive due process.

109. As stated, Plaintiff is a qualified individual with a disability pursuant to the ADA and §504, and Plaintiff is qualified to receive Defendant's services. Plaintiff have a condition, diabetes, which substantially limits at least one major life activity and/or have a history of a disability. 42 U.S.C. §12102. Plaintiff's diabetes is a physical impairment to a major life activity because it is a physical condition affecting Plaintiff's the digestive, hemic and endocrine system. In particular, Plaintiff's diabetes is an impairment that places a substantial limitation on his endocrine function. Plaintiff's diabetes substantially limits his major life activity of eating and caring for one's self. Plaintiff may not eat whatever he pleases because he risk severe bodily reactions if he risk severe bodily reactions if he disregard blood glucose readings or fail to adjust insulin properly in coordination with mealtimes.

110. The Plaintiff require reasonable accommodations to Defenfant's programs, services, and activities in order to manage his diabetes. These accommodations

include providing blood glucose checks and insulin administration according to the schedule set by his physician; regular mealtimes; the opportunity to exercise; and access to medical treatment and equipment.

111. Defendants have intentionally with deliberate indifference discriminated against Plaintiff and limited, segregated, excluded, treated and classified Plaintiff in a way which adversely affects his opportunities and denies him receipt of services and benefits of defendant entities because of his disability, 42 U.S.C. §12132; 29 U.S.C. §794.

112. Defendants have discriminated and applied their policies, practices and procedures in a method that discriminated against Plaintiff on the basis of disability and denied Plaintiff the receipt of services and benefits of the defendants.

113. Plaintiff sought reasonable accommodations, including access to blood glucose checks and insulin administration according to the schedule set by his physician, and Defendants denied such request. Accommodating Plaintiff would not have caused hardship to defendants.

114. As a direct and foreseeable result of those defendants' violations of Plaintiff's Federally protected rights, Plaintiff have suffered and will continue to suffer premanent physical and emotional injury.

115. Plaintiff have no plain or complete remedy to redress the wrongs alleged herein and this suit for damages incorporated with injunctive relief is the Plaintiff only means of securing adequate relief.

VII. Count II-Deliberate Indifference to Serious Medical Needs Resulting in Physical Injury in Violation of the Eighth Amendment's Prohibition of Cruel and Unusual Punishment and Fourteenth Amendment's Substantive Due Process.

116. Plaintiff re-alleges and incorporate by reference paragraphs 1-115

above with the same force and effect as if fully set out in specific detail below.

117. Plaintiff bring this Count against Defendant CCA.

118. Defendant CCA's action as described above were taken under color of State law, and were the result of an official policy or custom manifesting deliberate indifference to Plaintiff's Constitutional rights and/or failure to train.

119. Defendant CCA has a policy or practice of minimizing staffing in order to reduce cost and maximize profits. This policy results in staffing levels that are insufficient to ensure that inmates/Plaintiff have access to basic diabetes care in coordination with regular mealtimes. As a result Defendant CCA's policy and practice of understaffing, corrections officers and medical staff are often unable to provide Plaintiff/persons with insulin-dependent diabetes with access to basic diabetes care and equipment, including blood glucose checks and insulin administration according with regular mealtimes.

120. In addition, Defendant CCA does not adequately train corrections officers regarding the medical needs of diabetic prisoners despite the obvious and demonstrated need for such training. The need for training is obvious because of the numerous grievances Defendant(s) has received regarding the denial of basic diabetes care as a result of guards believing that it is okay to, for instance, skip medications call for diabetics if they are too busy.

121. As a result of Defendants CCA's policy and practice of undertraining, corrections officers are not adequately trained in the need to provide persons with insulin-dependent diabetes with access to insulin and blood glucose checks

coordinated with mealtimes according to the schedule set by the medical staff. (See, EXHIBITS-#5, #6)

122. Defendant CCA fail to train its corrections officers adequately in regard to the medical needs of insulin-dependent diabetic inmates, despite knowing of the need for such training, and maintains its understaffing in deliberate indifference of the serious medical needs for Plaintiff and its insulin-dependent diabetic inmates, despite knowing that persons with insulin-dependent diabetes are being deprived of essential care in its Trousdale Turner and South Central Facility(ies). Defendant CCA has received numerous grievances regarding the denial of basic diabetes care at Trousdale Turner but fail to take remedial action. (See, EXHIBITS-#1-#6)

123. These Defendant's actions were intentional and/or resulted from a reckless disregard for the substantial risk posed by Plaintiff serious medical condition amounting to deliberate indifference that "shocks the conscience."

124. As a result of Defendant,s actions, Plaintiff and diabetic inmates were deprived of fundamental rights guaranteed by the United States Constitution, including the right to adequate medical care for their serious medical needs while in the custody of the State.

125. The Defendants' actions as described above violated the Eighth Amendment's prohibition against cruel and unusal punishment and the Fourteenth Amendment's guarantee of substanative due process.

126. As a direct and foreseeable result of thes Defendants' violations of Plaintiff's Eighth and Fourteenth Amendments rights, Plaintiff have suffered and will continue to suffer permanent physical and emotional injury.

127. The Plaintiff is now suffering, and will continue to suffer irreparable injury(ies) from Defendants' unlawful conduct as set forth herein unless enjoined by this Honorable Court.

VIII. Count III-Defendant CCA's Policy, Practice, Procedure or custom has made Plaintiff a Target and Subject of Conspiracy Scheme in Violation of 18 U.S.C Section 241.

128. Plaintiff re-alleges and incorporate by reference paragraphs 1-127 above with the same force and effect as if fully set out in specific detail below.

129. Plaintiff brings this Count against Defendant(s) CCA, Valerie Jenkins, B. Peterson, S. Payne, V. McVay, M. Otjens, C. Price J. Garner, K. Walton, and corrections officer Cole, (collectively these defendants will be referred to as defendants or by name), for their scheme of conspiracy and reckless disregard with deliberate indifference to Plaintiff clearly established federally protected rights under 18 U.S.C. §241. ("Section 241"), and under 1st, 5th, 6th, 8th, and 14th Amendments.

130. Defendants' actions as described herein were taken under color of State Law, and were the result of an official policy or custom manifesting deliberate indifference to Plaintiff's Constitutional rights and/or failure to train.

131. From on or about June 2016, to November, 2016 Plaintiff made verbal complaints to Defendants J. Veal, M. Dethrow, B. Peterson, V. Jenkins, Y. Pittman, Chief Cox, J, Wardlow, B. Liebach, and C. Brum (in no specific order) to redress the squalid bio hazard living condition Plaintiff was forced to live in, created by an inmate that's on psychological medication(s), that' unable to or, refuses to live in a sanitary way, placing Plaintiff's life in imminent danger, because Defendant(s) mentioned herein above, fail to provide a safe and

clean environment and making Plaintiff a target and subject of a scheme of conspiracy to cause Plaintiff physical and emotional injury for the free exercise and enjoyment federally protected rights.

132. On December 14, 2016, Plaintiff filed a TDOC inmate grievance for a redress of the squalid bio hazard living condition Plaintiff is forced to live in on a daily basis. (See, EXHIBIT-#1)

133. On December 7, 2016, Defendant(s) Jenkins and Payne signed and issued a bogus disciplinary report (DR) and confiscating Plaintiff's commissary in the amount of fifty (\$50.04) dollars and four cent for their own personal use and gain, and refuses to, upon request, to return the items or provide a itemize statement. This is a taking under both Article I, Section 21 of the State Constitution and the Fifth Amendment of the United States Constitution and a violation of the Fourteenth Amendment due process clause for which Plaintiff is entitled to compensation. (See, EXHIBITS-#7, #8)

134. December 29, 2016 Plaintiff filed a TDOC inmate grievance requesting the return of said commissary. (See, EXHIBITS-#7, #8)

135. Since Plaintiff's verbal complaint(s) on the bio hazard living condition from on or about June, 2016 to November, 2016 and Plaintiff's utilizing the TDOC grievance system December 14, 2016, and December 29, 2016 for a redress, Defendant(s) Jenkins and Peterson has continued their scheme of conspiracy to violate Plaintiff's rights and punish Plaintiff.

136. On February 2, 2017, at or about 8:10a.m.-8:25a.m., Defendant Jenkins came into BA-124, and telling Plaintiff, "you have to clean up your cell," Plaintiff explained to Jenkins that Plaintiff is not the only one in the cell

and Plaintiff's area is in compliance. Defendant Jenkins turned to inmate Rollen and stated, "yall need to sweep."

137. Defendant Jenkins observed that inmate Rollen lack the physical or mental capacity to sweep and insisted that Plaintiff be inmate Rollen's care provider, stating to Plaintiff, "show him how to do it," and Plaintiff explained to Jenkins that Plaintiff cannot make inmate Rollen be clean and live in a sanitary way when he lack the ability or refuses. Defendant Jenkins then stated to Plaintiff, "that's okay Vick, I'll deal with you later," Plaintiff ask Jenkins, what did she say, and Defendant Jenkins then left the area.

138. On or about February 21-24, 2017, during satellite feeding, lunch trays was being served in Bravo pod, and Plaintiff brought it again to the attention of Defendant Liebach that Jenkins was still refusing to return said commissary confiscated by Jenkins December 7, 2016. Defendant Liebach ask Plaintiff, "what did she (Jenkins) do with it," (it referring to commissary) and Plaintiff jokingly stated to Defendant Liebach, "she must have fed it to her kids, I don't have a clue, she refuses to give it back."

139. On or about February 28, 2017 at or about 6:30a.m., Defendant Jenkins came into Bravo pod and speaking to Plaintiff in a loud tone of voice, "Vick, you know you have a job!"

140. Plaintiff stated, "yes. The job that I am assigned to is climbing the stairs to clean them, but, I have as LAN (LIMITED ACTIVITY NOTICE) and it restricts me to bottom floor|bottom bunk."

141. Defendant Jenkins then stated to Plaintiff, "what is your job!"

142. Plaintiff's response to Defendant Jenkins was "it appears that you didn't come in here to ask me (Plaintiff) about a job, because I (Plaintiff) just

explained to you (Jenkins) my job assignment and explained my (Plaintiff) limited ability, so, why are you (Jenkins) really here for?" Defendant Jenkins stated to Plaintiff "didn't you tell Warden Liebach I stole your commissary for my kids and refuse to do my job?"

143. On February 28, 2017, Defendants Jenkins and Peterson issued a second bogus DR against Plaintiff which states as follow:

"INCIDENT TYPE: DEFIANCE. VIOLANCE COMMITTED: VERBAL.

DISCRIPTION: ON FEBRUARY 28, 2017, AT APPROXIMATELY 0630 HOURS I SENIOR INMATE RELATION JENKINS WAS CONDUCTING ROUNDS ON BRAVO ALPHA POD WHEN I ASK INMATE JASPER VICK #139471 WHEN WAS HE GOING TO START WORKING IN THE POD. INMATE JASPER VICK BECAME VERY AGGRESSIVE WITH ME SAYING "BITCH DO YOUR MOTHER FUCKING JOB! I TOLD LIEBACH ON YOU AND THAT DAM COMMISSARY THAT YOU TOOK I AM GOING TO GET IT BACK! YOU MUST TOOK MY COMMISSARY HOME TO FEED THOSE FAT HUNGRY ASS KIDS! FUCK YOU BITCH!" HELL NAW I'M NOT CLEANING NO STEPTS! THEREFORE I AM CHARGING INMATE JASPER VICK WITH DEFIANCE.

REPORTING OFFICIAL: SIR JENKINS

REVIEWING DESIGNATED SUPERVISOR: PETERSON." (See, EXHIBIT-#7)

144. On February 28, 2017, Plaintiff did nothing that could be considered as: "1). a daring or bold resistance to authority or to any opposing force; 2). open disregard; contempt (often fol. by of): defiance of danger; his refusal amounted to defiance. 3). a challenge to meet in combat or in a contest. 4). bid defiance, to offer resistance; defy. 5). in defiance of, in spite of, notwithstanding; There was a splended audience in defiance of the rainstorm."

Webster's Encyclopedic Unabridge Dictionary of the English Language

145. Defendant Jenkins never gave the Plaintiff a directive of any at any time that would constitute "defiance."

146. By the deliberate indifference of Defendants' Jenkins Peterson, and Garner, their own admission "verbal", in this bogus disciplinary report ("DR"), this DR is issued to injure, oppress, threaten and to intimidate Plaintiff

for the free exercise and enjoyment of rights and privileges secured to Plaintiff by the Constitution and laws of the United States, freedom of speech, freedom of expression and freedom for a redress of grievances. Eventough incarcerated Plaintiff still retains his guaranteed rights under the Constitution and laws of the United States the First, Fifth, Sixth, Eighth, and Fourteenth Amendments that is violated by these Defendants mentioned herein.

146. On March 16, 2017, Defendants Jenkins, Peterson, Payne, and Garner conspiracy went even further. Defendant Garner ordered Plaintiff ten (10) days punitive segregation on the bogus DR issued for defiance and signed by Defendants Jenkins and Peterson February 28, 2017, Plaintiff packed all his personal property and was escorted by Defendant Peterson to Jenkins office and was told by Defendants that Plaintiff's property had to be inventoried and would be return to Plaintiff after inventory was done.

147. The personal property that was returned to Plaintiff March 17, 2017, was one(1) face towel, two (2) bath towels, two (2) pair of socks, two (2) pair of boxers, one (1) pair thermal underwear, two (2) T-shirts (all these items were removed from Plaintiff's dirty laundry) with the exception of the one (1) shower shoe. When Plaintiff notice that all these items were from Plaintiff's dirty laundry, returned by Defendants McVay, Otjens and Cole, Plaintiff ask if the dirty clothes and one (1) shower shoe was ment to be a joke, Mcvay, Otjens and Cole burst into laughter and left the area.

148. Plaintiff did not receive his personal property until May 22, 2017, which includes but not limited to: all keep on person ("KOP") medications that was prescribed by a physician or purchased by Plaintiff that is essential to keeping Plaintiff's diabetes under control to avoid future complications

associated with not following physicians' orders in taking diabetes medications as prescribed. This also includes but not limited to: all basic hygiene material which is also essential to keeping Plaintiff's diabetes, and health under control to avoid future diabetes complications from not brushing teeth/dental care, showers, eye care products, foot care products and other prosthetic devices, issued by a physician or purchased by Plaintiff, which includes, but not limited to: eye care, foot care and knee care that's essential for Plaintiff diabetes care. Plaintiff has been on an aspirin regiment since 2010; and

149. This also includes but not limited to: withholding all "privilege legal mail", "privilege legal material" and all "privilege court documents" to correspond with the courts or an attorney, all basic writing material to correspond with family and friends, and all art supplies and created arts. (See, EXHIBIT-#9)

150. Defendant CCA's action(s) and/or omission as described above were the result of an official policy, practice, procedure or custom manifesting deliberate indifference to Plaintiff's Constitutional right under §241, and or fail to train, undertraining of corrections officers mentioned herein, Defendant Jenkins, Peterson, Payne, McVay, Price, Otjens, Garner and Cole, with no regard for Plaintiff's health or life tried to cause Plaintiff his death March 16, 2017, by refusing to return Plaintiff's KOP medications that were prescribed by a physician or purchased by Plaintiff, coordinated with insulin administration and regular mealtimes. (See, EXHIBITS-#7, #8 & #9)

151. Defendant CCA's action(s) and/or omission as described herein were the result of an official policy, practice, procedure or custom manifesting deliberate indifference to Plaintiff's clearly established constitutionally protected right under the First, Fifth, Sixth, Eighth, and Fourteenth Amendment(s) and/or

fail to train, undertraining of corrections officers mentioned herein above at 150, withholding Plaintiff's "privilege legal mail", "privilege legal material, and "privilege court documents", and KOP medications has caused irreparable injury, and on March 19, 2017, Plaintiff filed a "EMERGENCY" and Title VI, TDOC Inmate Grievance, pursuant to Policy 501.01 VI., and pursuant to "EMERGENCY" grievance procedure for a redress of the Defendant(s) withholding Plaintiff personal property from March 16, 2017 to May 22, 2017. (See, EXHIBIT-#5)

152. Prior to May 22, 2017, on or about March 26, 2017, at approximately 6:20p.m.-7:20p.m., Plaintiff again made request to Defendant McVay for the return of Plaintiff's personal property and KOP medication(s), McVay response was "you haven't got your property yet, damm, I got to cover my ass."

153. On this same day March 26, 2016, Defendant McVay returned with Defendant Price and Price having the Log-book for Alpha-Bravo ("AB") pod, and Price was writing something in the log-book for AB pod from the documents at AB-110 where Plaintiff was being housed and price ask Plaintiff "what is your TDOC number," Plaintiff cited the TDOC number to Price, and ask Price what was he doing, Price then stated: "we got to cover our ass about your property." Plaintiff ask Price, what does that mean, "you all have to cover your ass," Price then stated: "yeah man, we got to do what we gotta do."

154. Plaintiff' personal property and KOP medication(s) should have been return within a timely manner after segregation placement on March 16, 2017, as not to interfere with Plaintiff medical regiment ordred by a physician since on or about September 2010.

155. Defendants Jenkins, Peterson, Payne, McVay, Otjens, Price Garner and Cole. These Defendants actions were intentional with malice and/or resulted from a

reckless disregard for the substantial risk posed by Plaintiff's serious medical condition amounting to deliberate indifference that "shocks the conscience," and in violation of §241.

156. March 16, 2017, during the disciplinary hearing ("DH") Defendant Garner provided Plaintiff a copy of the bogus DR issued by Jenkins and Peterson March 1, 2017, and on the face of the DR was Plaintiff's pre-selected cell assignment A-C 108 that was already written on the face of the DR prior to the DH being conducted. (See, EXHIBIT-#7)

157. Upon entering the segregation housing area March 16, 2017, Defendant Peterson and G4S corrections officer Lawson had no conversation with the segregation staff as to where Plaintiff would be housed and escorted Plaintiff directly to cell A-C 108, this cell A-C 108 was without running water, lights or emergency call button working in case of an emergency. Also, during the DH on March 16, 2017, and prior to placement in segregation, the DHO Garner, did not allow Plaintiff to have or call witnesses or submit evidence in favor of Plaintiff, and allowed Jenkins the Reporting Officer ("RO") to interject and interrupt with comments while Plaintiff attempt to present a defense and Defendant Staff Advisor K. Walton made no objections and offered no defense for Plaintiff, Defendant Walton made no objections to the DHO Garner's interjection and interruption between client/Plaintiff and staff advisor when Plaintiff ask staff advisor Walton where was the evidence (written statement of G4S correction officer Curby and Milestone video footage) Plaintiff submitted and requested for the DH, for a defense of "DEFIANCE" and Defendant DHO Garner interrupted and interferred telling Plaintiff that Garner had "reviewed" the video footage and there was nothing to offer to support Plaintiff's defense, and Defendants Garner and Walton nothing to support their claim that there was nothing caught

on video or that G4S officer Curby's written statement was inadmissible evidence. (See, EXHIBIT-#7)

158. Thus depriving Plaintiff of a fair and impartial disciplinary hearing in violation of Fourteenth Amendment's substantive due process right and continuing their scheme of conspiracy. (See, EXHIBITS-#7, #8, & #9)

159. Due to the ongoing scheme of conspiracy Garner denied Plaintiff a fair and impartial hearing March 16, 2017.

160. Defendant Walton fail to provide Plaintiff competent effective assistance of counsel that is demanded by the Sixth and Fourteenth Amendments by Walton's failure to offer 1). a defense; 2). fail to offer evidence; 3). Fail to make objections; 4). fail to protect the integrity of the disciplinary procedure on March 16, 2017. (See, EXHIBIT-#7)

161. Defendant's actions and/or omissions described herein were the result of an official policy, practice, procedure or custom manifesting deliberate indifference to plaintiff's guaranteed Constitutional rights and/or failure to adequately train, undertraining of corrections officers mentioned herein, the undersigned Defendants: Jenkins, Peterson, Payne, McVay, Otjens, Price, Garner, Cole, and Walton, with no regard for plaintiff's health or life, intentionally and with malice in violation of Section 241 tried to cause the Plaintiff injury or death by confiscating all Plaintiff's KOP diabetes medications, and privileged court documents, because of Plaintiff's free exercise and enjoyment of Federally protected rights secured to Plaintiff by the Constitution or laws of the United States, under First Amendment's right to freedom of speech, freedom of expression, and to petition for a redress of grievance; Fifth Amendment's due process clause and just compensation

clause; Sixth Amendment's guaranteed right of the accused; Eighth Amendment's guaranteed right not to be subjected to cruel and unusual punishment; and Fourteenth Amendment's guarantee of substantive due process. (See, EXHIBITS-#7,#8)

162. As a direct and foreseeable result of these Defendants' violations of Plaintiff's federally protected rights mentioned herein, Plaintiff have suffered and will continue to suffer permanent physical injury and irreparable legal injury and emotional injury.

163. Plaintiff have no plain, adequate or complete remedy to redress the wrongs alleged herein and this suite for damages incorporated with injunctive relief is Plaintiff's only means of securing adequate relief.

165. Plaintiff is now suffering, and will continue to suffer irreparable injury both physical and legal from Defendants' unlawful conduct as set forth herein unless enjoined by this Court.

166. Furthermore, in, on or about 2010, the office of the Commissioner of corrections TDOC issued a fiat to its wardens of the TDOC to confiscate inmates "excessive" legal privilege mail" and store these items for the inmates' viewing upon submitting an inmate request form.

167. This fiat issued by the commissioner's office TDOC in or about 2010, is not effective and offend the First Amendment. Inmates legal materials are protected in two (2) very specific venues: 1). Meaningful First Amendment's access to the court(s) clause of the First Amendment of the United States and Tennessee Constitution; and Under attorney client privilege. Plaintiff is actually aware that his "legal material" can be examined for contraban and Plaintiff fully understand the penological interest in searching his "legal material" for contraban, weapons, and/or STG materials as defined in TDOC Policy 506.25.

168. However, to confiscate Plaintiff's "excessive" legal privileged mail" February 3, 2016 and all Plaintiff's "privilege mail" March 16, 2017, is a direct contrevention of protection listed in Tennessee and United States Constitution as well as the authority pursuant to: Bounds vs. Smith, and the legal principles of Lewis vs. Casey.

169. As of March 16, 2017 Defendants' TDOC and CCA policy, practice, procedure or custom has effectively denied Plaintiff access to the court(s), hindered and impaired Plaintiff's ability to effectively prepare an adequate post-conviction petition in State and Federal courts, and condition of confinement.

170. Specifically, the following were held: i). JASPER LEE VICK, vs. STATE OF TENNESSEE, CT-003-779-11; (fail to prosecute); ii). JASPER LEE VICK vs. SHELBY COUNTY, MAYOR MARK LUTTRELL, ET AL., CH-2025-2; (dismissed for fail to prosecute) and iii). JASPER LEE VICK, vs. SMITH, ET AL., 2:15-cv-0116. (fail to state a claim)(on Remand as to some defendants).

171. When Plaintiff was allowed to review "excessive legal privilege mail" that was stored, Plaintiff was locked in a cell with his "excessive legal privilege mail" without the aid of counsel or a legal aid to assist, without legal equipment, (i.e., typewriter, legal books, and et.) thus hindering and impairing Plaintiff ability to have access to the courts.

172. While being housed at Trousdale Turner from February 3, 2016 to May 22, 2017, Plaintiff had no access to the stored "excessive legal privileged mail" and all request for viewing went mute or ignored. (See, EXHIBIT-#9)

173. While the courts had held that their intervention is not warranted due to "mere incidental or accidental ... tampering with inmates mail, however, where there is a "pattern and practice" of violating legal correspondence violates

inmates protected constitutional rights." Vick avers, that this fiat has been and continues to be a great disruption to Plaintiff's ability to litigate his criminal case and civil case before the courts in an attempt to receive relief from unlawful conviction and/or relief from constitutional violations and TDOC Policy violations that are being committed by corrections officers denying Plaintiff access to the courts with countless delays to review Plaintiff "excessive" legal privilege mail that is stored. (See, EXHIBITS-#5, #9) 174. The continued withholding of Plaintiff's personal property, KOP medications and "excessive legal privilege mail" has caused and continues to cause Plaintiff irreparable injuries, physical emotional and legal.

175. Plaintiff also brings this Count against Defendant CCA/South Central Defendant(s) H. Banks, B. White, D. Dodd, S. Harris, D. Harville, B. Keeton, G. Keeton, Lineberry, J. Bumphus, S. Peeler, H. Nava, G. Gonzales, Pevahouse, C. Lindamood and R. C. Turman. (Collective these defendants will be referred to as defendants or by name), for their scheme of conspiracy and reckless disregard, with deliberate indifference to Plaintiff's clearly established federally protected rights under 18 U.S.C. / §241 and under First, Fifth, Sixth, Eighth, and Fourteenth Amendments while Plaintiff was being housed at South Central.

176. Defendants actions as described herein were taken under color of State law, and were the result of an official policy or custom manifesting deliberate indifference to Plaintiff's rights and/or failure to train.

177. On or about August 20, 2017, at approximately 3:50p.m., South Central Zone-1 diabetics/Plaintiff arrived at South Central medical waiting room for p.m. insulin injection(s), at or about 4:10p.m., Defendant(s) H. Banks and B.

White began making threats to Plaintiff and other diabetics of segregation or sign a TDOC HEALTH SERVICE REFUSAL OF MEDICAL SERVICES, when Plaintiff and other diabetic/inmates complained of the overcrowded waiting room and the long waiting period(s) to get insulin injection(s) on a daily basis. (See, EXHIBIT-#10) 178. On August 1, 2017, the following was posted in medical by Defendant Banks in the officer's control booth: (for inmates viewing): "ATTENTION ALL DIABETICS IF YOU ENTER THIS BUILDING FOR AM AND OR PM INSULIN DOSES YOU WILL REMAIN UNTIL INJECTION IS GIVEN IF YOU EXIT FROM THIS POINT ON IT WILL BE VIEWED AS A REFUSAL. YOU MAY COMPLETE PILL CALL AS ALL OTHER INMATES. PLEASE GIVE RESPECT UPON ENTERING THANKS!" This posting of Defendant Banks is inconsistent with TDOC Policy and South Central Institutional Rules but condoned by Defendant(s) Lindamood and Dodd. (See, EXHIBIT-#10)

179. Also, on August 20, 2017, at approximately 1611/4:11p.m., Defendant(s) Banks and White continued their scheme of conspiracy and threats of segregation and holding Plaintiff/diabetics hostage in the over crowded waiting room. Plaintiff made request to defendant White to speak with the Shift Commander or a sergeant, defendant White refused Plaintiff's request, however, moments later Plaintiff made his request to C/O Taylor, and he allowed Plaintiff to exit the waiting room to talk to the yard Sergeant, Defendant White abandon her post and came outside and telling the yard officer(s) to send Plaintiff back to medical, that the Plaintiff could not leave until Plaintiff signed a refusal.

180. Plaintiff never made a request for a refusal, but requested the Shift Commander to show and ask why Defendant(s) Banks and White are in violation of the Fire Code and OSHA by putting 30-50 people in an area that has a capacity for 15 people, and refusing to provide medical attention and subjecting diabetics to

unnecessary rigor, because they complained of daily over crowded waiting area and long waiting periods of 1½ to 2½ hours for a thirty (30) second insulin injection two times daily. (See, EXHIBIT-#10)

181. Plaintiff believe that he was offered a Medical Refusal Form on August 20, 2017, because he filed a TDOC Inmate Grievance No. 24996/317177 on July 17, 2017, for a redress of inadequate medical care and treatment. Thus Defendant(s) Banks and White furthering their scheme of conspiracy. (See, Exhibits-#2 and #10)

182. On September 5, 2017, Plaintiff arrived at medical at or about 8:45a.m., Defendant Keeton is making threats of disciplinary action and segregation if Plaintiff do not sign a Medical Refusal Form and Defendant Harris will witness, and another nurse. (See, EXHIBIT-#10)

183. On or about September 6, 2017, while the Plaintiff was getting his p.m., insulin injection, Defendant Banks was telling Plaintiff that she was going to allow inmates to sign three (3) Refusals and turn them in to the Nurse Practitioner suggesting that those inmates be taken off of their medication and insulin.

184. On or about September 7, 2017, Defendant Banks posted the following: "After refusing your insulin per the Nurse Practitioner you will be refferred and all treatment including all pain meds will be possibly stopped!" "Banks." Defendant Banks went on to say: "It is security that is the cause for the long delay in getting insulin, because security brings diabetics up here too early."

185. Diabetics are being written-up based on the TDOC Inmate Grievance filed July 17, 2017. (See, EXHIBIT-#10)

186. On October 22, 2017, Defendant B. Keeton, furthering their scheme of conspiracy had Plaintiff segregated because Plaintiff refused to affix his signature on a blank Refusal Form, and joining the scheme of conspiracy Defendant

B. Keeton's husband and supervisor Defendant G. Keeton, escorted Plaintiff to a shower in HSA Unit-HD and later a vacant hall-way near HSA visitation area and about 5:40p.m.-6:15p.m., Plaintiff was placed in HD 201 in spite of the fact Plaintiff has a valid IAN Medical Assignment for bottom|bunk bottom|floor, and Therapeutic shoes were taken as a punishment for not signing a blank Medical Refusal Form. (See, EXHIBIT-#11)

187. The Defendant(s) Keetons has conspired together with one another to punish Plaintiff without due process because Plaintiff asserted a Constitutional right under Article I, Section 10, and a right under Tennessee Code Annotated ("TCA") Chapter 43, obligation to contract and endorsement. (See, EXHIBIT-#11)

188. Defendant(s) Keeton(s) by their deliberate indifference are in violation of Title VI, of the Civil Rights Act of 1964 because of Plaintiff's Race and Color. Defendants Keeton(s) by their deliberate indifference failure to accommodate and discriminated on the basis of Plaintiff's disability, in violation of Title II, of the ADA, 42 U.S.C §§12131-12134 and Section 504 of the Rehabilitation Act of 1973, 29 U.S.C. §794 et seq., resulting in physical injury, deprivation of essential diabetes needs and care under Title II of the ADA. (See, EXHIBIT-#11)

189. On or about August 25, 2017, Defendant D. Harville, intentionally subjected Plaintiff to acts that independently violates the Eighth Amendment and denied Plaintiff due process by locking Plaintiff in an area approximately 3'x3' in HSA without any fixtures or running water from about 8:30a.m.-9:40a.m., Plaintiff was later escorted to HB-108 where Plaintiff remain until approximately 4:20p.m., without bedding or shoes or personal property. (See, EXHIBIT-#12)

190. This punishment was done because Plaintiff made request for a Medical Refusal Form because when Plaintiff arrived at medical for a.m., insulin the

medical waiting area was full and above the maximum capacity and in violation of the Fire Code. Plaintiff was already given a directive to wait at the door for a Medical Refusal Form.

191. Defendant Harville issued his DR for DEFIANCE and Plaintiff was punished without a due process hearing. (See, EXHIBIT-#12)

192. Defendant Harville placed Plaintiff in HSA after taking 18 units of 70/30 insulin without being fed, Plaintiff recovered from hypoglycemia with a packet of peanut butter kept in Plaintiff's pocket.

193. On September 6, 2017, Plaintiff attached a 5-1C incident statement to his TDOC Inmate Grievance, Defendant L. Staggs returned the TDOC Inmate Grievance without the evidence and Plaintiff reattached the suppressed evidence supporting the Facts of the claim. (See, EXHIBIT-#12)

194. On September 20, 2017, Plaintiff was called to South Central's mail room for legal mail, Defendant Lineberry opened Plaintiff's legal mail in view of reading and citing the words "Core Civic" and making derogatory remarks toward Plaintiff, stating: "You're a regular little Johnny Cochrane" and further stating: "You can buy these items from commissary, so, you can't have this" (this referring to the contents: Typing paper and legal envelopes that were mailed to Plaintiff by an attorney). Plaintiff then requested a receipt for these items. (See, EXHIBIT-#13)

195. On September 21, 2017, at or about 11:30a.m., the Plaintiff talk to Defendant Lindamood about not being allowed to buy typing paper and Defendant Lineberry confiscation of the legal materials. On this same day 9-21-2017, at or about 11:55a.m., Defendant Lineberry stated: "I called your attorney and he states that he had sent you this legal material, you can't have it but, I am going to send it back to your attorney by certified mail." Defendants Lineberry, Gonzales and Pevahouse are punishing Plaintiff for requesting Nava's certification to issue legal mail and a court order that allows him to read Plaintiff's legal mail. (See, EXHIBIT-#14)

196. Defendant S. Peeler stated: "You can buy this stuff on commissary, so if you're not going to get it, it will be returned to your attorney." The Plaintiff in protest requested to send the legal materials to a place of Plaintiff choice of location. This request was muted. Typing paper was not being sold. (See, EXHIBIT-#13)

197. Furthermore, prior to this taking of Plaintiff's property, on or about May 22, 2017, when Plaintiff arrived at South Central, Plaintiff was in possession of five (5) boxes of legal material; two (2) bags of legal material; and one (1) bag of Arts and Crafts. (See, EXHIBIT-#15)

198. Plaintiff's concerns are that the Arts and Crafts has not been returned to Plaintiff, which consist of: one-hundred (100) pieces of Created Arts and all supplies. Sixty (60) pieces of various types of art on cloth and forty (40) pieces of art made out of card stock, with velvet, hide and silk inlaid.

199. Plaintiff was told by Defendant Bumphus that these items would be stored. All of Plaintiff's request to recover these items has failed. (See, EXHIBIT-#15)

200. On or about May 25-26, 2017, Plaintiff was moved from Discovery to Columbia and presented a valid LAN to Defendant Wesson, showing an assignment from medical for a bottom|bunk bottom|floor. The inmate housed in Columbia where Plaintiff was to move into refused Defendant's orders and stating that he had a LAN and offered no proof to Defendant Wesson, Defendant Wesson took Plaintiff to HSA and was deprived of one pair of REEBOK CLASSIC NYLON TENNIS SHOES and one pair of SPENCO RX SLIP-IN INSOLES. (See, EXHIBIT-#16)

201. On June 9, 2017, during a cell search, Defendant Otjens searched the Plaintiff's cell confiscating privileged legal documents. These documents were Ordered by the Federal Court, Western District of Tennessee, Technical Records from the STATE OF TENNESSEE to prefect Plaintiff's post-trial proceedings.

These pages are specifically from Docket Entry Number 35. ADDENDUM 1, Volume 1, pages 7, 8, 23, 24, 25, and 26. (See, EXHIBIT-#17)

202. The undersigned Defendants has acted in concert with one another and with reckless disregard with deliberate indifference to Plaintiff's clearly established federally protected rights has caused Plaintiff to suffer and Plaintiff will continue to suffer irreparable injury(ies): physically, emotional and financially.

203. Plaintiff reiterate, as a direct and foreseeable result of Defendants' violations of Plaintiff's federally protected rights mentioned herein, Plaintiff have suffered and will continue to suffer permanent physical, emotional, legal and financial injury(ies), in violation of 1st, 4th, 5th, 8th, and 14th Amendments.

204. Plaintiff have no plain, adequate or complete remedy to redress the wrongs alleged herein and this suit for damages incorporated with injunctive relief is Plaintiff only means of securing adequate relief.

205. Plaintiff is now suffering, and will continue to suffer irreparable injury from Defendants unlawful conduct as set forth herein, unless enjoined by this Court.

IX. Count-IV—Defendants TDOC and CCA Public Entities have Intentionally with Deliberate Indifference in other ways Discriminated against Plaintiff and other Inmates that Denies Receipt of Services and Benefits of Defendants Public Entities.

206. Plaintiff re-alleges and incorporate by reference paragraphs 1- 205 above with the same force and effect as if fully set out in specific detail below.

207. Plaintiff brings this Count against Defendants TDOC and CCA public entities.

208. Defendant's actions as described above were taken under color of State

law, and were the result of an official policy or custom manifesting deliberate indifference to Plaintiff's and inmates Constitutional rights and/or failure to train.

209. In order to maximize profits, Defendant CCA has a policy and practice of reducing staffing even below the levels called for in its contract with entities such as Tennessee Department of Correction. Since its opening, Trousdale Turner has been under staffed, and staffing has been insufficient.

210. Defendants TDOC and CCA public entities have intentionally with deliberate indifference in other ways discriminated against Plaintiff and inmates housed in Trousdale Turner AA-Pod and has limited, segregated, excluded, treated and classified Plaintiff and inmates in AA-Pod in a way which adversely affects opportunities and denies receipt of services and benefits of Defendants public entities because of Plaintiff's and other inmates request for protective custody and/or inmates who has very, very obvious serious medical and mental health needs and needs immediate serious medical attention.

211. On or about March 25 and 28, 2017, Plaintiff made request for protective custody ("PC") because Defendants mentioned herein above at 129-130 had no regards for Plaintiff health or life. All these request for PC were muted and/or went unheard. (See, EXHIBIT-#18)

212. April 11, 2017, Plaintiff was moved from punitive segregation AB-110 to AA-114 at or about 3:15p.m.,- 3:30p.m., by Defendant Otjens.

213. May 5, 2017, Plaintiff filed a TDOC inmate grievance for a redress of the ongoing and continued unlawful conditions of defendants public entities, and Defendant Liebach's condoning acts that's discriminatory in letter and in spirit, and that independently violates the Eighth Amendment's prohibition

against cruel and unusual punishment and the Fourteenth Amendment's guarantee of substantive due process. (See, EXHIBIT-#18)

214. AA•pod is called the Refuse Cell Assignment ("RCA") pod as it is referred to by defendants, mentioned at 129-130, where defendants public entities have intentionally and with deliberate indifference and in other ways discriminated against Plaintiff and inmates requesting PC and inmates who has obvious serious mental health needs and need immediate serious medical care and attention, have limited, segregated, excluded, treated, and classified Plaintiff in a way which adversely affects his opprotunities and denies them receipt of benefits and services of defendants public entities who is a "program or activity receiving Federal finacial assistance" as that phrase is used in Section 504. It is also a "public entity" providing services, programs, or activities as those terms are used by Title II of the ADA and is subject to suit under that statute.

215. As a result of Defendants CCA's policy and practice of understaffing, CCA is unable to provide Plaintiff, inmates PC and mental health patients adequate health care. South Central has a "RCA" pod EB, managed in the same unconstitutional way.

216. In addition, Trousdale Turner corrections staff consist largely of corrections officers with no previous experience in corrections, Defendant CCA does not adequately train corrections officers regarding a need to PC, and obvious mental health care patients needs and caring for mental health persons.

217. Plaintiff and resident/inmates of the RCA pod are not charged with a disciplinary infraction ("DI") or have been found guilty of DI, RCA and by Defendants public entities policy and pratice of understaffing and under-training of corrections officers, corrections officer by their deliberate

indifference to Plaintiff and inmates guaranteed Constitutional rights are providing no daily recreation; (as punitive segregated inmates, inmates in PC and general population) No daily showers; (as punitive segregated inmates, PC inmates and general population) No law library; (no books from library)(legal or otherwise)(as punitive segregated inmates, PC, or general population); No religious services; (as general population) No power for T.V.s; (as PC and general population) No jobs; (as general population) Not allowed to eat in the cafeteria; (when in use as general population) Not allowed full commissary; (as general population, PC, and general population) Not allowed to purchase a tooth brush; (as punitive segregated inmates, PC, and general population. There is only one tooth brush offered to the entire prison population, and not provided indigent kits; (as other inmates when Trust Fund balance is "Less Than" \$6.0 per month to be eligible for a "indigent hygiene kit" and an "indigent correspondence kit.") (See, EXHIBITS-#5 & #18)

218. As a direct result of defendants TDOC and CCA public entities official policy, practice, procedure or custom "RCA" pod manifesting deliberate indifference to Plaintiff and inmates protected Constitutional rights and/or fail to train, undertraining and understaffing of corrections officers, fail to protect Plaintiff and inmates from undue risk of harm and condoning acts that's discriminatory in letter and spirit and independently violates the Eighth Amendment's prohibition against cruel and unusual punishment and Fourteenth Amendment's guarantee of substantive due process.

219. Defendants TDOC and CCA public entities has received numerous TDOC inmate grievances regarding the RCA pod and defendants condoning such acts mentioned herein but fail to take remedial action. (See, EXHIBITS-#5 & #18)

220. As stated above at ¶ #185, Plaintiff filed a TDOC inmate grievance for the redress of the ongoing and continued act(s) of deprivation of adequate medical care at South Central May 22, 2017, and July 17, 2017, where Defendant Garner (HA) and Defendant Kelley (NP) placing Plaintiff's life in imminent danger by their deliberate indifference of improperly administering insulin injections and refusing to follow doctor orders to provide all medications that is prescribed and ordered to control Plaintiff's diabetes.

221. On June 7, 2017, at or about 12:36p.m., Defendant Clenny came into Gemni B, Cell #124 and injected Plaintiff without knowing whether Plaintiff's blood glucose level was too high or too low (NO EQUIPMENT) and Plaintiff's plea for acute check and swab(s) was denied. Plaintiff ask Defendant Clenny "what if I am too low to take an insulin injection or what if I needed sliding scale," Defendant Clenny response was: "you are getting your tray and I don't give sliding scale during lockdowns."

222. On June 9, 2017, at or about 6:51a.m., Defendant Westray administered insulin without allowing Plaintiff to check blood glucose level (NO EQUIPMENT). Defendant Westray states: "we don't check or give sliding scale during lockdown. All Plaintiff's request for diabetic snack and for equipment was muted and plaintiff's question 'what if I'm too low' to take an injection, Defendant Westray shrugged her shoulders.

223 This grievance filed July 17, 2017, is also for a redress that there is no staff doctor here at South Central. As a insulin dependent diabetic, Plaintiff is ordered insulin and/or glucose checks three (3) times daily, Plaintiff was told June 6, 2017, by Defendant Kelley, "this facility does not give noon insulin," and December 6, 2017, Dr. Soldo states: "noon insulin is impossible due to lack of medical staff." December 6, 2017 was the first time Plaintiff was seen by Dr. Soldo since arriving at South Central May 22, 2017. (See, Exhibits-#2,#3)

224 On or about October 16, 2017, at or about 8:30a.m., Plaintiff was rushed from South Central HSA to South Central Emergency Room "ER" for an EKG because Plaintiff was having chest pains, after insulin injection was given at or about 7:00a.m., and was not provided a food tray until approximately 9:00a.m., Plaintiff heart first began beating very very rapid associated with pain in the center of the chest. (See, Exhibit-#6)

225. Plaintiff experience chest pains prior to this date (10-16-2017) while being housed in HSA on October 14, 15, 2017, and on October 17, 18, 22, 23, 24, 25, 26, and 27, 2017, these strange body reactions may be due to long waiting periods between insulin injection(s) and not being provided a meal in coordination with insulin injections. (See, Exhibit-#6)

226. Plaintiff is not provided KOP medications in a timely manner, i.e., Losartin 25mg (blood pressure/kidney) and aspirin 81mg (heartattack prevention). Continued deprivation of these medications will result in imminent irreparable physical injury or death that can be avoided if, provided in the time and manner that the care provider prescriber. Plaintiff is continued to be exposed to Toxic Black Mold, all in deliberate indifference to Plaintiff's serious medical needs as a person with insulin-dependent diabetes. (See, EXHIBIT-#2)

227. Defendants TDOC and CCA is not immune from suit under Section 504 and under Title II of the ADA and is subject to suit under that statute. In addition, Congress has validly abrogated TDOC's sovereign immunity under Title II in regards to the allegations at issue in this lawsuit because TDOC's conduct independently violates the Eighth Amendment's prohibition against cruel and unusual punishment and the Fourteenth Amendment's guarantee of substantive due process.

228. Plaintiff have no plain, adequate or complete remedy to redress the wrongs alleged herein and this suit for damages incorporated with injunctive relief is Plaintiff only means of securing adequate relief.

229. Plaintiff and inmates at Trousdale Turner and South Central are now suffering, and will continue to suffer irreparable injury from Defendants unlawful conduct.

X. RELIEF REQUESTED

WHEREFORE, the Plaintiff respectfully request that this Honorable Court assume jurisdiction of this action and grant Plaintiff the following:

- 1). Declare that this suit is a colorable claim pursuant to Section 1983 and 18 U.S.C.A. Section 241.
- 2). Issue a declaratory judgment that the policies, practices, procedures, conditions and customs of Defendants are violative of the rights of Plaintiff as secured by First, Fourth, Fifth, Sixth, Eighth, and Fourteenth Amendments as well as Article I, Section 10 of the United States Constitution, Title II of the ADA Section 504 of the Rehabilitation Act, and Title VI.
- 3). Grant Plaintiff a permanent injunction enjoining Defendants their agents, successors, employees, attorneys and those acting in concert with Defendants and at Defendants' request from continuing to violate the First, Fifth, Sixth, Eighth, and Fourteenth Amendments as well as Article I, Section 10 of the United States Constitution, Title II of the ADA Section 504 of the Rehabilitation Act and Title VI, as set forth above.
- 4). Order Defendants TDOC and Tony Parker, their agents, employees, officials, and all persons acting in concert with them under color of State law to cease assigning persons with insulin-dependent diabetes to Trousdale Turner and

South Central Correctional Facility(ies) until such time as CCA effectively implements the permanent relief sought from this lawsuit.

5). Order Defendants TDOC and Tony Parker, their agents, employees, officials, and all persons acting in concert with them under color of State law to immediately transfer all persons with insulin-dependent diabetes presently incarcerated at Trousdale Turner and South Central Corrections Facility(ies) to other facilities where reasonable accommodations, including access to basic diabetes care in coordination with regular mealtime and a diabetic appropriate diet, and a full medical staff adequate to meet the needs of persons with insulin-dependent **diabetes**, are available and provided until such time as CCA effectively implements the permanent relief sought in this lawsuit.

6). Order Defendants CCA, its agents, employees, officials, and all persons acting in concert with them under color of State law to implement a plan for immediately increasing, and in the future maintaining, staffing at numerical levels sufficient to ensure that inmates have access to basic diabetes care in coordination with regular mealtimes in accordance with the directions of medical staff, including hiring a nutritionist, increasing medical staffing, and increasing officers staffing.


7). Order Defendant(s) CCA, its agents, employees, officials, and all persons acting in concert with it under color of State law to implement a plan and implement training of medical staff, corrections staff and others acting in concert with it having contact with inmates to ensure that insulin-dependent diabetics have access to basic diabetes care.

8). Order Defendant(s) CCA to take whatever steps that may otherwise be necessary to remedy the conditions constituting cruel and unusual punishment as mention in detailed above.

- 9). Order Defendant(s) TDOC to assign diabetic prisoners only to facilities where reasonable accommodations for their disability(ies) are available and is provided in accordance with Title II of the Americans with Disabilities Act and Section 504 of the Rehabilitation Act.
- 10). Order Defendant(s) TDOC and CCA to implement and allow independent monitoring by a monitor with appropriate medical training and expertise approved by Plaintiff sufficient to ensure that the medical needs of persons with insulin-dependent diabetes at Trousdale Turner and South Central are being met and that persons with insulin-dependent diabetes are provided with reasonable accommodations as required by Title II, Section 504 and the Eighth and Fourteenth Amendments of the United States Constitution, including access to basic diabetes care in coordination with regular mealtimes according to directions of health care provider.
- 11). Award Plaintiff a judgment against Defendant(s), jointly and severly, in their individual and official capacity in the amount of One (\$1.0) dollar for Nominal damages.
- 12). Award Plaintiff a judgment against Defendant(s), jointly and severly, in their individual and official capacity in the amount of five-million (\$5.000.000.) dollars for Compensatory damages.
- 13). Award Plaintiff a judgment against Defendant(s), Jointly and severly, in their individual and official capacity in the amount of ten-million (\$10.000.000,) dollars for Punitive damages.
- 14). Award Plaintiff a judgment against Defendant(s), jointly and severly, in their individual and official capacity, special damages, for the expenses incurred by Plaintiff for any present or future medical expenses resulting from his injury, which amount is unspecified at the present due to any future diabetic complications.

15. Award Plaintiff a judgment against Defendant(s), jointly and severally, in their individual and official capacity in the amount that is legally allowed by law for emotional stress.
16. Award Plaintiff the cost of this action, including reasonable attorney(s)' fees.
17. That this Honorable Court retain jurisdiction of this action until Defendant(s) have fully complied with the orders of this Court, and there is a reasonable assurance that Defendant(s) will continue to comply in the future absent continuing jurisdiction.
18. That this Honorable Court issue an ORDER for a writ of habeas corpus ad testification be granted for Plaintiff's presence at every hearing, including but not limited to preliminary hearings, pre-trial conferences, status hearings, trial and etc.
19. Grant Plaintiff such further and general relief to which Plaintiff may be entitled, that the law requires and justice demand. This January 8, 2018.

Respectfully submitted,


Jasper Lee Vick, #139471
555 Forrest Avenue
Clifton, TN 38425
X.c.: Fl. #18-006

ADDITIONAL DEFENDANTS

1. Defendant G. Gonzales is a Disciplinary Hearing Officer at (Core Civic) South Central, she is being sued in her individual and official capacity to the extent some or all of her conduct fell outside the scope of TDOC Policy. At all times relevant to this lawsuit, Defendant Gonzales has acted and continues to act under color of State law. Defendant G. Gonzales has a mailing address located at 555 Forrest Avenue, in Clifton, TN 38425.
2. Defendant H. Nava is a mailroom personnel at (Core Civic) South Central, he is being sued in his individual and official capacity to the extent some or all of his conduct fell outside the scope of TDOC Policy. At all times relevant to this lawsuit, Defendant Nava has acted and continues to act under color of State law. Defendant H. Nava has a mailing address located at 555 Forrest Avenue, in Clifton, TN 38425.
3. Defendant B. Pevahouse is a Disciplinary Hearing Officer at (Core Civic) South Central, she is being sued in his individual and official capacity to the extent some or all of her conduct fell outside the scope of TDOC Policy. At all times relevant to this lawsuit, Defendant Pevahouse has acted and continues to act under color of State law. Defendant Pevahouse has a mailing address located at 555 Forrest Avenue, in Clifton, TN 38425.
4. Defendant G. Keeton is a Captain at (Core Civic) South Central, he is being sued in his individual and official capacity to the extent some or all of his conduct fell outside the scope of TDOC Policy. At all times relevant to this lawsuit, Defendant G. Keeton has acted and continues to act under color of State law, Defendant G. Keeton has a mailing address located at 555 Forrest Avenue, in Clifton, TN 38425.



RECEIVED

JAN 11 2018

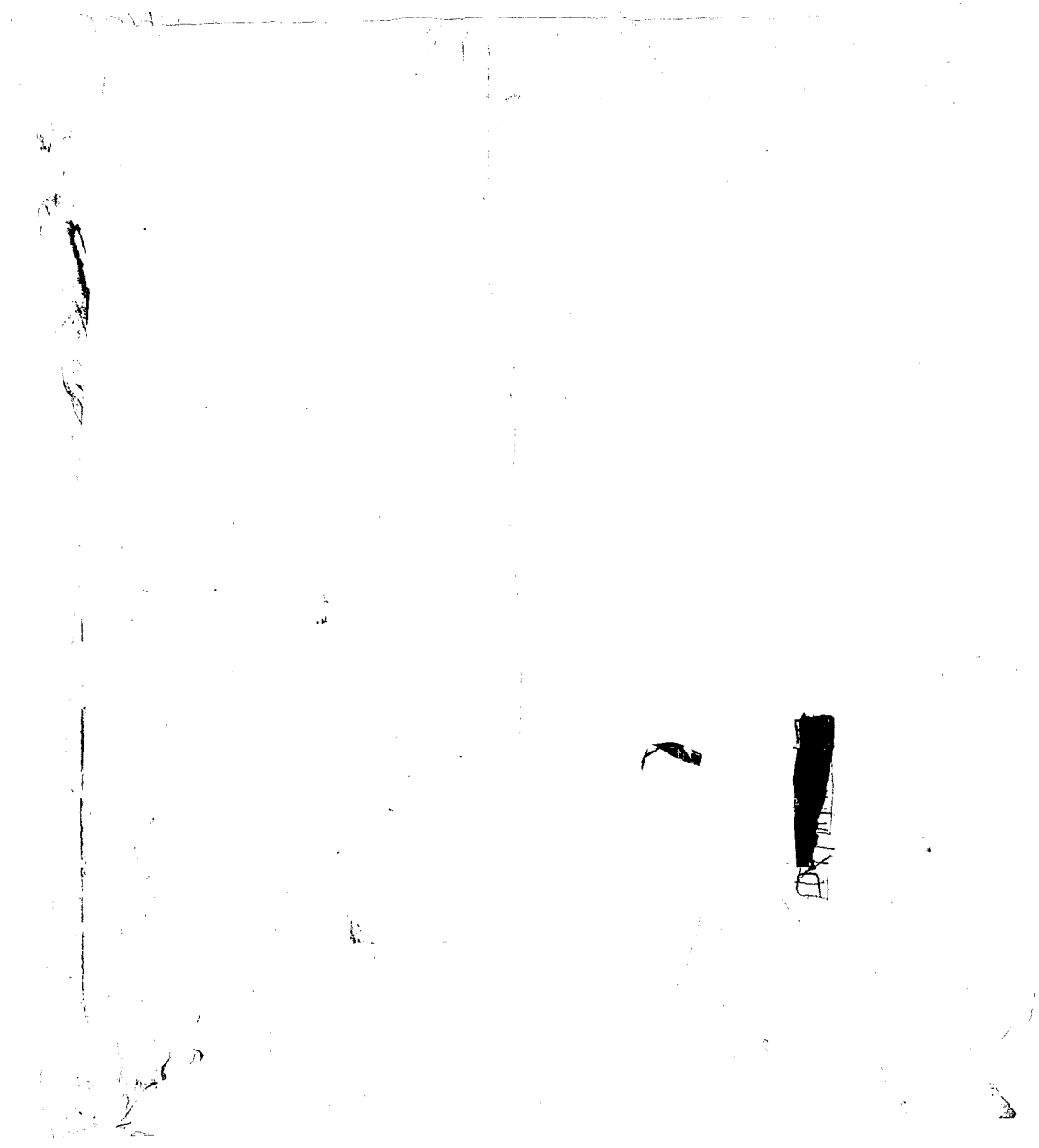
**U.S. DISTRICT COURT
MID DIST TENN**

RETURN SERVICE REQUESTED

Jasper L. Vick
#139471
555 Forrest Avenue
Clifton, IN 38425

LEGAL MAIL

UNITED STATES DISTRICT COURT
CLERK'S OFFICE
U.S. COURTHOUSE, ROOM 800
801 Broadway
Nashville, TN 38203



January 8, 2018

Jasper L. Vick
#139471
555 Forrest Avenue
Clifton, TN 38425

U.S. DISTRICT COURT
CLERK'S OFFICE
U.S. COURT HOUSE, Rm 800
801 Broadway
Nashville, TN 38203

RE: File and Return a Filed Copy.

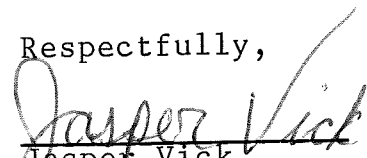
Dear Court Clerk:

Please find enclosed my Complaint for violation of Civil Rights pursuant to Section 1983.

I have enclosed a prepaid stamped self addressed envelope for your return response/filed copy.

Thank you in advance for honoring this request.

Respectfully,


Jasper Vick
Fl. #18-006

X.c.:

ENCLOSURE

Exhibit 1

Vick, Jasper
139471
Medical Pass
Diabetic



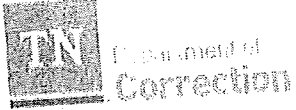
0400, 1200, 1600

SOUTH CENTRAL
CORRECTIONAL CENTER

INMATE # 139471
VICK, J.

PRE CHOW MEDICAL

186



MEMO

Inmate Name: Jasper Vick
 Institution: TICC
 Institution Grievance Number: T6-16-3741
 TDOC Number: 139471
 Housing Unit: _____
 TOMIS Grievance Number: 307423

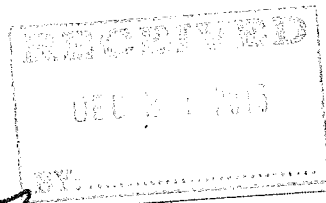
Commissioner's Response and Reasons:

Level III Response and Reasons:

The circumstances surrounding the alleged incident do not substantiate a Title VI Violation. Inmate Jasper Vick #139471 fails to support his allegation of discriminatory treatment prohibited by the three protective classes (race, color, and national origin) under the Title VI-Civil Rights Act of 1964. Therefore, inmate Vick's contention of a Title VI Violation has been determined to be unsubstantiated.

The Deputy Commissioner of Operations concurs with the decision of the Central Office Title VI Coordinator; therefore, the appeal request in reference to the Title VI Grievance #307423 has been denied.

Appeal Remanded: Yes or No



12/21/16
Date

[Signature]
 Deputy Commissioner of Operations

DS-oth-4

Department of Correction, 1000 Rachel Jackson Building • 320 Sixth Avenue North
 Nashville, TN 37203 • Phone: 615-253-8420 • Fax: 615-253-1668 • tn.gov/Correction

324

MEMO



Inmate Name: Jasper Vick TDOC Number: 139471

Institution: TTCC

TOMIS Grievance Number: 307423

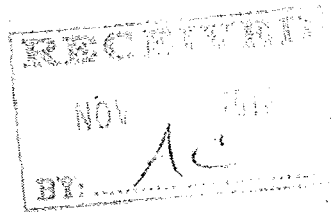
Title VI Tracking Number: T6-16-3741

Level II-Title VI Coordinator's Response and Reasons:

Upon receipt and review of the *Title VI Grievance #307423*, a determination was made that inmate Vick's (#139471) contention of a Title VI violation could not be substantiated. Inmate Vick (#139471) fails to support his allegation of discriminatory treatment prohibited by the three protective classes (race, color, and national origin) under the Title VI-Civil Rights Act of 1964 as it is related to being denied participation in, or denied benefits of any program or activity.

There was no evidence found to substantiate that discriminatory treatment was practiced or that any policy violations occurred.

- Concur with Associate/Assistant Warden
- Concur with Supervisor
- Remedy



Vashti Holt

Vashti Holt, TDOC Title VI Coordinator

11/01/16
Date

TITLE VI

TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE

336



JASPER LEE VICK
NAME

139471
NUMBER

CCA/TCC BA 124
INSTITUTION & UNIT

DESCRIPTION OF PROBLEM: This grievance is filed within the seven (7) day time period as required in accordance with TDOC Administrative Policy 501.01 Inmate Grievance Policy and Procedure and in accordance with the Prison REQUESTED SOLUTION: That I be provided adequate medical care and equal treatment.

Jasper Vick
Signature of Grievant

September 28, 2016
Date

TO BE COMPLETED BY GRIEVANCE CLERK

750/357423
Grievance Number

10-3-16
Date Received

[Signature]
Signature Of Grievance Clerk

INMATE GRIEVANCE COMMITTEE'S RESPONSE DUE DATE:

AUTHORIZED EXTENSION: _____
New Due Date

Signature of Grievant

INMATE GRIEVANCE RESPONSE

Summary of Supervisor's Response/Evidence:

RECEIVED

DEC 15 2016

Chairperson's Response and Reason(s):

OPERATIONS

CLINICAL SERVICES

DATE: _____ CHAIRPERSON: _____

Do you wish to appeal this response? YES NO

If yes: Sign, date, and return to chairman for processing within five (5) days of receipt of first-level response.

Jasper Vick
GRIEVANT

October 6, 2016
DATE

[Signature]
WITNESS

X.C.: Fl. #16-039/APCALFI #16-040
Distribution Upon Final Resolution:

White - Inmate Grievant

Canary - Warden

Pink - Grievance Committee

Goldenrod - Commissioner (if applicable)

RDA 22



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE (continuation sheet)

DESCRIPTION OF PROBLEM: Litigation Reform Act (PLRA). This is an ongoing and continued act: DATE(s): February 3, 2016- September 28, 2016. Person(s)

Grieved: STATE OF TENNESSEE, Bill Haslam, Governor;
STATE OF TENNESSEE, Derrick Schofield, Commissioner; (TDOC)
CCA/TTCC, Leibach, Warden; and

Food Steward Compton, by their Deliberate Indifference to my serious medical needs and lack of care and concern for my health and safety has allowed me to be housed here at CCA/TTCC since February 3, 2016, Without adequate staffing of security or medical personnel. (See, Exhibit-#1)
Approximately 98% of all diabetics here at CCA/TTCC has been effectively segregated from the general population and is effectively denied adequate medical care and equal treatment and is currently being housed in B- Unit/Building, the other 2% of diabetics are housed in various housing units, such as Drug Program(s) or the 40 years of age and older pod(s) if, that diabetic is favored by prison administrator(s) or, by administration segregation assignment(s).

I am included in the 98% of diabetics that is effectively being denied adequate medical care and equal treatment due to the deliberate indifference and discrimination by understaffing and the lack of care and concern of prison officials. (See, Exhibit-#1)

Upon my arrival here at CCA/TTCC, Richard A. Aballay, MD, ORDERED that I take insulin: 18- units 70/30 in the a.m., 10 units 70/30 in the p.m., and sliding scale 3 times daily 0400; NOON; 1600 hours (See, Exhibit-#2) medical record will reflect that I'm not getting insulin as prescribed or consistent with the doctor's orders to be effective to avoid diabetic complications/hyperglycemia, among other complications associated with diabetes.

On August 13, 2016, I was seen by Dr. Aballay, and he ordered: LOSARTAN; ZYRTEC; CROMOLYN NASAL SPRAY; MOISTURIZING CREAM? LOTION and FOOD CREAM and ordered that I fast for blood-work, 5 a.m. 8/15/16. (See, Exhibit-#2) No blood-work has been done nor has the LOSARTAN or any of the other medications been provided because of the deliberate indifference ~~XXXXXX~~ to my serious medical needs and the lack of care and concern of prison officials in violation of my Eighth Amendment right. Furthermore, I was provided a THERAPEUTIC DIET, THIS DIET ORDER HAS NOT BEEN PROVIDED as the Doctor ordered it and Food Steward Compton has muted or ignored this

X.c.: Fl. #16-039/APPCAL #16-040
 Distribution Upon Final Resolution:
 White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner (if applicable)



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE (continuation sheet)

DESCRIPTION OF PROBLEM: medically prescribed diet. The food served to me is NOT a diabetic friendly diet, with NO fresh Fruit, and canned fruit also has artificial sugar(s) added alone with other food items that contain bad sugar(s) (See, Exhibit-#3)

I am now expercing diabetic complication(s) such as: pain in my hands and feet; loss of vision; continued pain in my lower back; problems with holding down food; and stress, due to continued deliberate indifference to my serious medical need and continued lack of medical care and lack of care and concern for my health and safety by prison and medical officials. No blood work has been done concerning my A1C since October 2015.

I would further state that CCA/TTCC and medical staff are unlawfully releasing/disclosing and posting my medical information to non-medical staff and to inmates. (See, Exhibit-#4)

I have been sentenced to death by the deliberate indifference to my serious medical needs and the lack of care and concern of prison officials while medical staff and prison officials place the blame on each other for their denying me adequate medical care and equal treatment.

X.c.: Fl. #16-039/APPEAL Fl. #16-040

Distribution Upon Final Resolution:

White - Inmate Grievant

Canary - Warden

Pink - Grievance Committee

Goldenrod - Commissioner (if applicable)

Red - RDA

CR-1394 (Rev. 3-00)

Page 2 of 2

Tennessee Department of Correction
Title VI Appeal

Grievance # 307423

Inmate Name Jasper Vick

TDOC # 139471

Per Policy 501.01 (L)(9) all inmates that appeal the decision of the Title VI Coordinator shall specify the reason for the appeal. State the reason for your appeal below, specifying why you feel the decision of the Title VI Coordinator was incorrect and sign and date this for.

Inmate Appeal

On September 28, 2016, I filed My Title VI TDOC Inmate Grievance with supporting documentation as Exhibit(s) Number(s) 1, 2, 3, and 4. (See Attached, Exhibits-Number(s) #1, #2, #3 and #4)

On or about October 3, 2016, the Title Six Grievance was deemed as inappropriate citing: "8. A diagnosis by medical professionals and medical co-pay is inappropriate [Policy #501.01 VI.(4)(8)7", minus the Exhibits.

On October 6, 2016, I resubmitted the Title Six Grievance for appeal, again, with exact same Exhibits #1, #2, #3 & #4. (See, Exhibits- #1, #2, #3 & #4) Exhibit- #1 support my claim that, after Doctor's order for fasting for blood work, NO blood work was done due to lack of staff; approximately 98% of all diabetics here at CCA/TCC has been effectively segregated from general population because of their illness, i.e., diabetes; and is effectively being denied adequate medical care and equal treatment;

Exhibit- #2 clearly shows that I am prescribed insulin 3 times daily; that I am NOT getting insulin consistent with the doctor's order to be effective, subjecting me to irreparable diabetic complications; Exhibit- #3 shows that food served to diabetics is NOT diabetic friendly, with NO fresh fruit and canned fruit alone with other food items that contain bad sugar(s); Exhibit- #4 shows that diabetics here at CCA/TCC are effectively unlawfully segregated from general population and the unlawful disclosure of names and medical information that violates state and federal law.

Further in support of this Title VI TDOC Inmate Grievance Appeal, the grievant has/is resubmitting xerox copy(ies) of Exhibit(s) Number(s) - #1, #2, #3, and #4 for complete exhaustion of this Title VI TDOC Inmate Grievance Appeal.

(See, attach Exhibits- #1, #2, #3 and #4). ADDENDUM: On or about November 24, 2016, TCC has been on lockdown and diabetics are denied any recreation outside their cell, meals are served COLD three (3) times daily and food is transported in unsanitary across the yard on bread racks, that's NOT designed for food transportation.

Jasper Vick
Signature

12-6-16
Date

Evidence submitted with this grievance, (i.e., Diabetic List Updated 9/15/16 and 1200 DIABETIC LIST) was suppressed during every stage of the grievance process. Level 3 was also returned without said list (See, I/M Appealed Date: 12-6-16)

INFIRMARY PASS

NAME: Jasper Vick
NUMBER: 139471 DATE: 8.15.16
TIME: 5am
Monday

- DOCTORS CALL _____
- DENTAL CALL _____
- SICK CALL _____
- MEDICATION _____

OTHER: Fasting blood work
Cancelled - Dr. Robinson 8/15
LAKE
STAD

Richard A Aballay, MD
Medical Director
TICC
OFFICIAL

[Handwritten Signature]

CR-2227 (5-82)

Losartan

Nothing eat or drink
after 10pm This

Sunday

Blood work Monday morning

NEW PRIVATE PRISON stops taking inmates

CCA, state agree 'serious issues' exist at Trousdale Turner facility

DAVE BOUCHER DBOUCHER@TENNESSEAN.COM

The newest private prison in Tennessee, set to eventually become the largest prison in the state, has abruptly stopped accepting inmates amid concerns about "serious issues" ranging from inadequate staffing and solitary confinement problems to allegations of excessive force.

Corrections Corporation of America spokesman Steve Owen confirmed Tuesday that CCA and the Tennessee Department of Correction agreed to "pause the ramp-up" at Trousdale Turner Correctional Center in Hartsville. The decision was made in early May, said department spokeswoman Alison Randgaard.

Although Owen made no reference as to why the decision was made, a report from The Associated Press cited a memo Tuesday that outlines concerns about understaffing that led to questions about whether officers were in control of their units.

In the memo, also obtained by The Tennessean, Correctional Administrator Tony Howerton says there are "serious issues" with leadership at the facility. He goes on to state officers were not in control of the housing units and put inmates in solitary confinement for no reason.

He also says he saw video that, in his opinion, shows officers using excessive force when trying to subdue an inmate.

"The inmate in my opinion was already compliant with the officers but he was sprayed with (pepper spray) and then struck three times with the pepper ball gun," Howerton writes.

Howerton says he contacted the department's internal affairs unit and requested an investigation. An investigator told Howerton an investigation would begin March 18.

"In my opinion it is at a minimum of unnecessary force but could be classified as excessive force."

In her statement, Randgaard said "growing pains are to be expected" at any new prison.

"Our partnership with CCA remains strong and we will continue to work together as we fulfill our non-negotiable mission of operating safe and secure prisons," Randgaard said.

In a statement to The Tennessean, Owen said as of Tuesday there are 319 employees at Trousdale Turner. That includes officers and all other CCA employees in addition to contracted medical and food services workers.

When the facility started accepting inmates in January, there were 157 employees, Owen said. In January, the prison initially housed 507 inmates, according to the department. As of April 30, the most recent count, the prison housed 1,706 inmates. Owen said the number of inmates has gone down since

CCA stopped accepting new prisoners, due to inmates being released.

"We continue to work closely with our government partner on the timing and pace of further ramp-up of Trousdale. The top priorities guiding these decisions, for both the department and CCA, is safety and security. To that end, we are in the process of increasing staffing levels and conducting training necessary to support additional transfers of inmates to the facility," Owen said in a statement to The Tennessean.

For weeks, family members of inmates at Trousdale Turner have contacted The Tennessean with concerns about how their loved ones have been treated. Those family members have noted understaffing, saying their loved ones have been on "lockdown" — kept in their cells for up to 23 hours a day — for days on end. They've also complained about the solitary confinement practices and about inadequate medical treatment.

Shinar Hurd-Smith says her husband is incarcerated at the facility. She's said for weeks he's received inferior care for his respiratory issues.

"Overall I would like him to get his inhaler and any other medications in a timely manner. I would like for them to be correct as if they are not correct it can mean life or death for him with his severe asthma," Hurd-Smith said in an email Tuesday to The Tennessean.

Smith's concerns are some of many heard repeatedly by No Exceptions Prison Collective, an agency that advocates for inmates in Tennessee. Jeannie Alexander, who helps lead No Exceptions, said she hoped the decision to stop accepting inmates at Trousdale Turner would serve as a wake-up call to state lawmakers.

"For the past year employees and residents of Tennessee prisons have begged that something be done about current policies that are creating unsafe destabilized environments in Tennessee prisons, and about the inexcusable lack of medical care, programs, jobs, and lack of professionally trained security staff. At some point one has to seriously begin to question if an environment is intentionally being created to provoke riots," Alexander said in an email Tuesday to The Tennessean.

Within 90 days of opening the prison, then-warden Todd Thomas was removed from his position and sent to lead the Metro Nashville Detention Facility, the CCA jail operated on behalf of Metro. Then-jail warden Blair Leibach was sent to take over at Trousdale. CCA spokesman Jonathan Burns said at the time it was a logistical decision made in conjunction with "longer term planning."

CCA has a five-year, \$276 million contract to operate the facility. Although state law essentially allows for only one private prison, the department is using Trousdale County as something of a pass-through: Trousdale pays the money to CCA after receiving the money from the state.

Reach Dave Boucher at 615-259-8892 and on Twitter @Dave_Boucher1.

Report: How Private Prison Companies Cut Corners to Generate Profit

by Derek Gilna

PRIVATE PRISON COMPANIES LIKE Corrections Corporation of America (CCA) and the GEO Group earn hundreds of millions of dollars each year, averaging between \$2,771 and \$3,366 in profit per prisoner based on 2014 data. According to In the Public Interest (ITPI), a not-for-profit organization that opposes the privatization of public services, the companies make money by cutting corners in staffing, health care, lower employee qualifications and reduced training, and substandard facility maintenance.

ITPI profiled ten case studies involving private prison firms to illustrate those shortcomings, including facilities located in Idaho, Ohio, Florida, Mississippi, California, Pennsylvania, Arizona and Michigan. The case studies included not only corporations that operate prisons and jails, but also those that provide medical and mental health care, food services and reentry programs.

At the CCA-managed Idaho Correctional Center, the company concealed staff shortages by "falsifying records that hid 4,800 hours of uncovered shifts in a seven-month period in 2012." CCA paid \$1 million to state officials in compensation, was held in contempt by a federal court, was the subject of an FBI investigation and eventually lost its contract to run the prison. [See: *PLN*, Oct. 2013, p.28; May 2013, p.22].

When CCA purchased the Lake Erie Correctional Facility in Ohio it cut pay and staff training, resulting in an annual staff turnover rate in excess of 20%. Unsurprisingly, assaults on staff increased, the flow of contraband became a torrent and gang activity skyrocketed. [See: *PLN*, Nov. 2014, p.44].

Problems at the CCA-managed Hernando County jail near Tampa, Florida involved poor building maintenance: "CCA failed to repair rusted doors, replace damaged windows, seal cracks in the walls and floors, fix damaged ceiling tiles and patch leaks in the roof." After CCA and Hernando County parted ways, the county withheld its last payment to the company, CCA filed suit and the case eventually settled.

When GEO Group operated the East Mississippi Correctional Facility it "under invest[ed] in staffing, training, resources,

and equipment" which "jeopardized the safety of prison staff," according to the ITPI report. In 2012, OSHA fined GEO over \$104,000 for numerous workplace injuries at the Mississippi prison.

"This employer knowingly put workers at risk of injury or death by failing to implement well-recognized measures that would protect employees from physical assaults by inmates," said OSHA area director Clyde Payne. "Prisons may be inherently dangerous workplaces, but the employer is still required to take every reasonable precaution to protect corrections officers and other staff against safety and health hazards, including assaults."

Community Education Centers (CEC) operates a halfway house in Long Beach, California, where state authorities found the company was employing unqualified staff and failing to properly supervise residents, who engaged in violence and drug and alcohol abuse. For-profit medical care provider Corizon Health was criticized for understaffing and providing substandard health care in Allegheny County, Pennsylvania's jail system and at the Idaho State Correctional Institution. [See, e.g., *PLN*, March 2015, p.30].

Aramark, the subject of numerous lawsuits for providing prisoners with inferior food, was cited for serious problems at

Michigan and Florida correctional facilities. In Michigan, Aramark workers were accused of having sexual relationships with prisoners, among many other serious issues [see: *PLN*, Dec. 2015, p.1], while the company was found in violation of its contract with the Florida Department of Corrections to provide palatable meals.

ITPI summarized its findings by noting that most of the "savings" that private prison companies tout are achieved by failing to meet their contractual obligations. Any such savings are thus at the cost of shortchanging taxpayers and providing inadequate services to prisoners – including a safe living environment, constitutional medical care and adequate food and reentry programs.

"By cutting corners, corrections companies harm prisoners, employees, communities and taxpayers," the report concluded.

CCA reported \$222 million in net profit in 2015, while GEO Group reported \$139.4 million; other companies, including MTC, CEC, Corizon and Aramark are privately held and do not make their financial data publicly available. ■

Sources: "Cutting Corners in America's Criminal Justice System," *In the Public Interest* (April 2016); www.inthepublicinterest.org; www.osha.gov

In-house Parole Costs New Mexico Over \$10 Million Annually

by Matt Clarke

INEFFICIENCIES IN THE NEW MEXICO Corrections Department (NMCD) and the state's Parole Board have resulted in hundreds of prisoners being kept in prison long beyond their parole release dates. The cost of incarcerating each prisoner during this so-called "in-house parole" is \$99.31 per day, and with only 50% of New Mexico's female prisoners being paroled on time, one state lawmaker has expressed interest in ending the practice.

In fiscal year 2014, 231 female prisoners who remained in prison on in-house parole collectively spent an additional

28,982 days behind bars, according to a report issued by the New Mexico Women's Justice Project. Representatives from the organization testified about the report's findings before a legislative hearing on November 30, 2015.

The report, titled "Months Lost, Millions Wasted," revised in January 2016, used data from a Legislative Finance Commission study that determined the delayed parole of 290 prisoners in 2014, both male and female, had cost New Mexico taxpayers an estimated \$10.3 million that year.

"It's a major problem," said state

Prison Leg

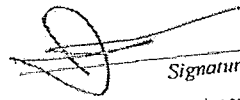
0400
Noon
1600
139471

INMATE

00139471

VICK
JASPER

DOB: 07/06/1954 HT: 05'09"
Issued: 4/15/2016 WT: 150



Signature

Tennessee Department of Correction

CR 2118 (Rev. 6-03)



Grandy's Strawberry Jam



NET WT 1/2 OZ (14.3g)
STRAWBERRIES, HIGH FRUCTOSE CORN SYRUP, CORN SYRUP, SUGAR, CITRIC ACID, PECTIN, POTASSIUM SORBATE (PRESERVATIVE).



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© DANBRO CRYSTAL BRANDS, INC. SAVANNAH, GA 31405

Nutrition Facts
Value Per 32g (2 Tbsp.)

Amount Per Serving	Calories from Fat 135	% Daily Value
Calories 182		
Total Fat 18g		35%
Saturated Fat 2g		10%
Trans Fat 0g		0%
Sodium 157mg		6%
Total Carbohydrates 8g		3%
Dietary Fiber 2g		8%
Sugars 2g		12%
Protein 0g		

*Percent Daily Values (DV) are based on a diet of other people's secrets.

Ingredients: Roasted (with added salt) peanuts (Roasted), oil, and/or Soybean Oil, Salt.
Allergen Warning: Contains Peanuts
Savanna Peanut Company
Savanna, GA 31405
35707



up
Tobacco Syrup
Tobacco

1 OZ
FOUR-IN-ONE
MOUNTAIN VIEW, CA 94043
CHELMSFORD, MA 01864



Ingredients: Corn syrup, water, imitation maple flavor, potassium sorbate, caramel color, xanthan gum, benzoate, citric acid

1 OZ
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MOUNTAIN VIEW, CA 94043
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PEANUT BUTTER

Nutrition Facts
Value Per 32g (2 Tbsp.)

Amount Per Serving	Calories from Fat 135	% Daily Value
Calories 182		
Total Fat 18g		35%
Saturated Fat 2g		10%
Trans Fat 0g		0%
Sodium 157mg		6%
Total Carbohydrates 8g		3%
Dietary Fiber 2g		8%
Sugars 2g		12%
Protein 0g		

EXHIBIT

Tennessee Department of Correction
Title VI Appeal

Grievance # 307423

Inmate Name Jasper Vick

TDOC # 139471

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(See, attach Exhibits - #1, #2, #3 and #4). **ADDENDUM:** on or about November 24, 2016, TCC has been on lockdown and diabetics are denied any/NO recreation outside their cell, meals are served COLD three (3) times daily and food is transported in unsanitary across the yard on bread racks, that's NOT designed for food transportation.

Signature Jasper Vick

Date 12-6-16

Inmate Name: Jasper Vick TDOC Number: 139471

Institution: TTCC

TOMIS Grievance Number: 307423

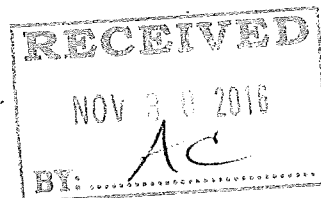
Title VI Tracking Number: T6-16-3741

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There was no evidence found to substantiate that discriminatory treatment was practiced or that any policy violations occurred.

Concur with Associate/Assistant Warden Concur with Supervisor Remedy



11/01/16
Date

Vashti Holt

Vashti Holt, TDOC Title VI Coordinator

INFIRMARY PASS

NAME: Jasper Vick
NUMBER: 139471 DATE: 8.15.16
TIME: 5 am Monday

- DOCTORS CALL -----
- DENTAL CALL -----
- SICK CALL -----
- MEDICATION -----

OTHER: Fasting blood work
Canceled - Dr. Robinson 8/15
Wick
STAFF

Richard A Aballay, MD
Medical Director
TICC
OFFICIAL

CR-2227 (5-82)

Losartan

Nothing eat or drink
after 10pm This

Sunday

Blood work Monday morning

NEW PRIVATE PRISON STOPS TAKING INMATES

CCA, state agree 'serious issues'
exist at Trousdale Turner facility

DAVE BOUCHER DBOUCHER@TENNESSEAN.COM

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"For the past year employees and residents of Tennessee prisons have begged that something be done about current policies that are creating unsafe destabilized environments in Tennessee prisons, and about the inexcusable lack of medical care, programs, jobs, and lack of professionally trained security staff. At some point one has to seriously begin to question if an environment is intentionally being created to provoke riots," Alexander said in an email Tuesday to The Tennessean.

Within 90 days of opening the prison, then-warden Todd Thomas was removed from his position and sent to lead the Metro Nashville Detention Facility, the CCA jail operated on behalf of Metro. Then-jail warden Blair Leibach was sent to take over at Trousdale. CCA spokesman Jonathan Burns said at the time it was a logistical decision made in conjunction with "longer-term planning."

CCA has a five-year, \$276 million contract to operate the facility. Although state law essentially allows for only one private prison, the department is using Trousdale County as something of a pass-through: Trousdale pays the money to CCA after receiving the money from the state.

Reach Dave Boucher at 615-259-8892 and on Twitter @Dave_Boucher1.

Report: How Private Prison Companies Cut Corners to Generate Profit

by Derek Gilna

PRIVATE PRISON COMPANIES LIKE Corrections Corporation of America (CCA) and the GEO Group earn hundreds of millions of dollars each year, averaging between \$2,771 and \$3,366 in profit per prisoner based on 2014 data. According to In the Public Interest (ITPI), a not-for-profit organization that opposes the privatization of public services, the companies make money by cutting corners in staffing, health care, lower employee qualifications and reduced training, and substandard facility maintenance.

ITPI profiled ten case studies involving private prison firms to illustrate those shortcomings, including facilities located in Idaho, Ohio, Florida, Mississippi, California, Pennsylvania, Arizona and Michigan. The case studies included not only corporations that operate prisons and jails, but also those that provide medical and mental health care, food services and reentry programs.

At the CCA-managed Idaho Correctional Center, the company concealed staff shortages by "falsifying records that hid 4,800 hours of uncovered shifts in a seven-month period in 2012." CCA paid \$1 million to state officials in compensation, was held in contempt by a federal court, was the subject of an FBI investigation and eventually lost its contract to run the prison. [See: *PLN*, Oct. 2013, p.28; May 2013, p.22].

When CCA purchased the Lake Erie Correctional Facility in Ohio it cut pay and staff training, resulting in an annual staff turnover rate in excess of 20%. Unsurprisingly, assaults on staff increased, the flow of contraband became a torrent and gang activity skyrocketed. [See: *PLN*, Nov. 2014, p.44].

Problems at the CCA-managed Hernando County jail near Tampa, Florida involved poor building maintenance: "CCA failed to repair rusted doors, replace damaged windows, seal cracks in the walls and floors, fix damaged ceiling tiles and patch leaks in the roof." After CCA and Hernando County parted ways, the county withheld its last payment to the company, CCA filed suit and the case eventually settled.

When GEO Group operated the East Mississippi Correctional Facility it "under invest[ed] in staffing, training, resources,

and equipment" which "jeopardized the safety of prison staff," according to the ITPI report. In 2012, OSHA fined GEO over \$104,000 for numerous workplace injuries at the Mississippi prison.

"This employer knowingly put workers at risk of injury or death by failing to implement well-recognized measures that would protect employees from physical assaults by inmates," said OSHA area director Clyde Payne. "Prisons may be inherently dangerous workplaces, but the employer is still required to take every reasonable precaution to protect corrections officers and other staff against safety and health hazards, including assaults."

Community Education Centers (CEC) operates a halfway house in Long Beach, California, where state authorities found the company was employing unqualified staff and failing to properly supervise residents, who engaged in violence and drug and alcohol abuse. For-profit medical care provider Corizon Health was criticized for understaffing and providing substandard health care in Allegheny County, Pennsylvania's jail system and at the Idaho State Correctional Institution. [See, e.g., *PLN*, March 2015, p.30].

Aramark, the subject of numerous lawsuits for providing prisoners with inferior food, was cited for serious problems at

Michigan and Florida correctional facilities. In Michigan, Aramark workers were accused of having sexual relationships with prisoners, among many other serious issues [see: *PLN*, Dec. 2015, p.1], while the company was found in violation of its contract with the Florida Department of Corrections to provide palatable meals.

ITPI summarized its findings by noting that most of the "savings" that private prison companies tout are achieved by failing to meet their contractual obligations. Any such savings are thus at the cost of shortchanging taxpayers and providing inadequate services to prisoners – including a safe living environment, constitutional medical care and adequate food and reentry programs.

"By cutting corners, corrections companies harm prisoners, employees, communities and taxpayers," the report concluded.

CCA reported \$222 million in net profit in 2015, while GEO Group reported \$139.4 million; other companies, including MTC, CEC, Corizon and Aramark are privately held and do not make their financial data publicly available. [1]

Sources: "Cutting Corners in America's Criminal Justice System," *In the Public Interest* (April 2016); www.inthepublicinterest.org; www.osha.gov

In-house Parole Costs New Mexico Over \$10 Million Annually

by Matt Clarke

INEFFICIENCIES IN THE NEW MEXICO Corrections Department (NMCD) and the state's Parole Board have resulted in hundreds of prisoners being kept in prison long beyond their parole release dates. The cost of incarcerating each prisoner during this so-called "in-house parole" is \$99.31 per day, and with only 50% of New Mexico's female prisoners being paroled on time, one state lawmaker has expressed interest in ending the practice.

In fiscal year 2014, 231 female prisoners who remained in prison on in-house parole collectively spent an additional

28,982 days behind bars, according to a report issued by the New Mexico Women's Justice Project. Representatives from the organization testified about the report's findings before a legislative hearing on November 30, 2015.

The report, titled "Months Late, Millions Wasted," revised in January 2016, analyzed data from a Legislative Finance Commission study that determined the delayed parole of 290 prisoners in 2014, both male and female, had cost New Mexico taxpayers an estimated \$10.3 million that year.

"It's a major problem," said state

Prison Legal

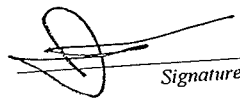
0400
Noon
1600
139471

INMATE

00139471

VICK
JASPER

DOB: 07/06/1954 HT: 05'09"
Issued: 4/15/2016 WT: 150



Signature

Tennessee Department of Correction

CR 2118 (Rev. 6-03)



Grandy's Strawberry Jam



NET WT. 1/2 OZ. (14.2 g)
STRAWBERRIES, HIGH FRUCTOSE CORN SYRUP, CORN SYRUP, SUGAR, CITRIC ACID, PECTIN, POTASSIUM SORBATE (PRESERVATIVE).



citric acid.
1 OZ
FOUR-IN-ONE
MOUNTAIN VIEW, CA 94043
CHELMSFORD, MA 01824
2



Ingredients: Corn syrup, water imitation maple flavor, potassium sorbate, caramel color, xanthan gum, benzoin, citric acid.

1 OZ
FOUR-IN-ONE
MOUNTAIN VIEW, CA 94043
CHELMSFORD, MA 01824
2



Ingredients: Corn syrup, water imitation maple flavor, potassium sorbate, caramel color, xanthan gum, sodium benzoate.

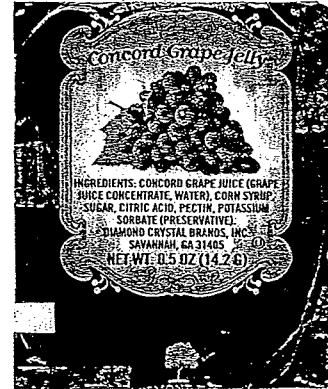
© DIAMOND CRYSTAL BRANDS, INC. SAVANNAH, GA 31405

Nutrition Facts
Value Per 32g (2 Tbsp.)

Amount Per Serving		% Daily Value
Calories 182	Calories from Fat 135	
Total Fat 16g		25%
Saturated Fat 2g		10%
Trans Fat 0g		0%
Sodium 157mg		6%
Total Carbohydrates 8g		3%
Dietary Fiber 2g		8%
Sugars 2g		
Protein 8g		12%

*Percent Daily Values (DV) are based on a diet of 2,500 calories.

Ingredients: Roasted, salted, defatted, hulled, and bleached soybeans (soybean meal), salt, cottonseed, and/or soybean oil.
Allergen Warning: Contains Peanuts
Sunshine Peanut Company
Jacksonville, FL 32202
89767




PEANUT BUTTER

Nutrition Facts
Value Per 32g (2 Tbsp.)

Amount Per Serving		% Daily Value
Calories 182	Calories from Fat 175	
Total Fat 16g		25%
Saturated Fat 2g		10%
Trans Fat 0g		0%
Sodium 157mg		6%
Total Carbohydrates 8g		3%
Dietary Fiber 2g		8%
Sugars 2g		

EXHIBIT-#




CCA
CORRECTIONS CORPORATION OF AMERICA

VICK, JASPER
Diabetic

Agency #: 00139471

Commissary #: 1411716



BA124



MEMO

Tue

Inmate Name: Jasper Vick TDOC Number: 139471

Institution: TTCC TOMIS Grievance Number: 307423

Title VI Tracking Number: T6-16-3741

Level II-Title VI Coordinator's Response and Reasons:

Upon receipt and review of the *Title VI Grievance #307423*, a determination was made that inmate Vick's (#139471) contention of a Title VI violation could not be substantiated. Inmate Vick (#139471) fails to support his allegation of discriminatory treatment prohibited by the three protective classes (race, color, and national origin) under the Title VI-Civil Rights Act of 1964 as it is related to being denied participation in, or denied benefits of any program or activity.

There was no evidence found to substantiate that discriminatory treatment was practiced or that any policy violations occurred.

Concur with Associate/Assistant Warden Concur with Supervisor Remedy

RECEIVED
NOV 3 6 2016
BY: SSG

Vashti Holt

11/01/16
Date

Vashti Holt, TDOC Title VI Coordinator

TITLE VI

TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE



JASPER LEE VICK NAME 139471 NUMBER CCA/TTCC BA 124 INSTITUTION & UNIT

DESCRIPTION OF PROBLEM: This grievance is filed within the seven (7) day time period as required in accordance with TDOC Administrative Policy 501.01 Inmate Grievance Policy and Procedure and in accordance with the Prison REQUESTED SOLUTION: That I be provided adequate medical care and equal treatment.

Jasper Vick
Signature of Grievant

September 28, 2016
Date

TO BE COMPLETED BY GRIEVANCE CLERK

750/307423
Grievance Number

10-3-16
Date Received

[Signature]
Signature Of Grievance Clerk

INMATE GRIEVANCE COMMITTEE'S RESPONSE DUE DATE: _____

AUTHORIZED EXTENSION: _____
New Due Date Signature of Grievant

INMATE GRIEVANCE RESPONSE

Summary of Supervisor's Response/Evidence: _____

Chairperson's Response and Reason(s): _____

DATE: _____ CHAIRPERSON: _____

Do you wish to appeal this response? YES NO
If yes: Sign, date, and return to chairman for processing within five (5) days of receipt of first-level response.

Jasper Vick
GRIEVANT

October 6, 2016
DATE

[Signature]
WITNESS

X.c.: F1.#16-039/APCALFI #16-040
Distribution Upon Final Resolution:

White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner (if applicable)
CR-1394 (Rev. 3-00) Page 1 of 2 RDA 2244



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE (continuation sheet)

DESCRIPTION OF PROBLEM: Litigation Reform Act (PLRA). This is an ongoing and continued act: DATE(s): February 3, 2016- September 28, 2016. Person(s)

Grieved: STATE OF TENNESSEE, Bill Haslam, Governor;
STATE OF TENNESSEE, Derrick Schofield, Commissioner; (TDOC)
STATE OF TENNESSEE, Tony Parker, (incumbent) Commissioner; (TDOC)
CCA/TTCC, Leibach, Warden; and

Food Steward Compton, by their Deliberate Indifference to my serious medical needs and lack of care and concern for my health and safety has allowed me to be housed here at CCA/TTCC since February 3, 2016, Without adequate staffing of security or medical personnel. (See, Exhibit-#1)

Approximately 98% of all diabetics here at CCA/TTCC has been effectively segregated from the general population and is effectively denied adequate medical care and equal treatment and is currently being housed in B- Unit/Building, the other 2% of diabetics are housed in various housing units, such as Drug Program(s) or the 40 years of age and older pod(s) if, that diabetic is favored by prison administrator(s) or, by administraion segregation assignment(s).

I am included in the 98% of diabetics that is effectively being denied adequate medical care and equal treatment due to the deliberate indifference and discrimination by understaffing and the lack of care and concern of prison officials. (See, Exhibit-#1)

Upon my arrival here at CCA/TTCC, Richard A. Aballay, MD, ORDERED that I take insulin: 18- units 70/30 in the a.m., 10 units 70/30 in the p.m., and sliding scale 3 times daily 0400; NOON; 1600 hours (See, Exhibit-#2) medical record will reflect that I'm not getting insulin as prescribed or consistent with the doctor's orders to be effective to avoid diabetic complications/hyperglycemia, among other complications associated with diabetes.

On August 13, 2016, I was seen by Dr. Aballay, and he ordered: LOSARTAN; ZYRTEC; CROMOLYN NASAL SPRAY; MOISTURIZING CREAM?LOTION and FOOT CREAM and ordered that I fast for blood-work, 5 a.m. 8/15/16. (See, Exhibit-1
No blood-work has been done nor has the LOSARTAN or any of the other medications been provided because of the deliberate indifference ~~XXXXXXXXXX~~ to my serious medical needs and the lack of care and concern of prison officials in violation of my Eighth Amendment right. Furthermore, I was provided a THERAPEUTIC DIET, THIS DIET ORDER HAS NOT BEEN PRIVIDED as the Doctor ordered it and Food Steward Compton has muted or ignored this

X.c.: Fl #16-039/APPCAL Fl #16-040
Distribution Upon Final Resolution:



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE (continuation sheet)

DESCRIPTION OF PROBLEM: medically prescribed diet. The food served to me is NOT a diabetic friendly diet, with NO fresh Fruit, and canned fruit also has artificial sugar(s) added alone with other food items that contain bad sugar(s) (See, Exhibit-#3)

I am now expercing diabetic complication(s) such as: pain in my hands and feet; loss of vision; continued pain in my lower back; problems with holding down food; and stress, due to continued deliberate indifference to my serious medical need and continued lack of medical care and lack of care and concern for my health and safety by prison and medical officials. No blood work has been done concerning my A1C since October 2015.

I would further state that CCA/TTCC and medical staff are unlawfully releasing/disclosing and posting my medical information to non-medical staff and to inmates. (See, Exhibit-#4)

I have been sentenced to death by the deliberate indifference to my serious medical needs and the lack of care and concern of prison officials while medical staff and prison officials place the blame on each other for their denying me adequate medical care and equal treatment.

X.c.: Fl. #16-039/APPEAL FL #16-040

Distribution Upon Final Resolution:

White - Inmate Grievant Canary -- Warden Pink -- Grievance Committee Goldenrod -- Commissioner (if applicable)

BA124

MEMORANDUM

TO: Assistant Warden Pittman

FROM: Jessica Garner, Grievance Coordinator

DATE: OCT 10 2016 *Due 10/17/16*

SUBJ: Title VI Grievance Determination

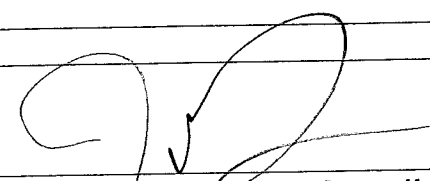
INMATE: Jasper Vick TDOC# 139471

Has filed the attached as a Title VI Grievance. I am forwarding to your office for your determination as to whether or not it meets the established criteria for being a Title VI matter.

Please return this memorandum with your determination marked below to my office for further processing.

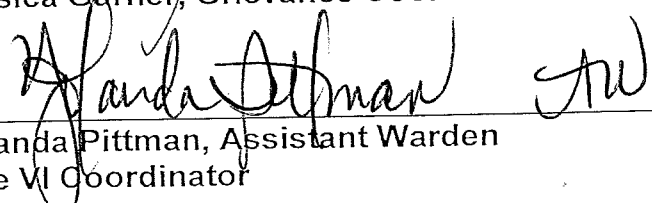
- Deemed not to be a Title VI Grievance.
- Deemed to be a Title VI Grievance.

Reason for determination: *This is not deemed a Title VI grievance. Inmate Vick is getting all his medications and his diabetic medications.*



 Jessica Garner, Grievance Coordinator

_____ OCT 10 2016
 Date



 Yolanda Pittman, Assistant Warden
 Title VI Coordinator

_____ 10/20/16
 Date



TENNESSEE DEPARTMENT OF CORRECTION
Title VI Complaint Investigation Form

Date Complaint Received: 10/20/14

Complainant's Name (and TDOC number, if applicable), Facility and/or Address:

Mr. Jasper Lee Vick # 139471
Trousdale Turner Correctional Center
140 Macon Way
Hartsville, TN 37074

Facility/Site Involved in Complaint: Trousdale Turner Correctional Center

Nature of Complaint: Inmate Vick states that he's being discriminated by medical not receiving his proper diabetic medications and not getting the proper medical attention.

Date of Interview with Complainant: _____

Interview via Telephone In-Person Other (specify) _____

Summary of Interview with Complainant: Mr. Vick has been receiving his diabetic and COP medications on a regular basis.

Other Interviews Conducted: _____

Date: _____



TENNESSEE DEPARTMENT OF CORRECTION
Title VI Complaint Investigation Form

Interviewee's Address and Telephone Number: 140 Macon Way
Hartsville, TN 37074
1615 808 0400

Interviewer's Name and Position: Glenda Pittman, Assistant Warden
Interview via: Telephone In Person Other (specify) _____

Summary of Interview:
Inmate Vick get insulin everyday did not come
for medical appointment today. The last
appointment was on 8/12/16 you were seen.

Resolution/Action Taken (include dates, names, etc.): This is not deemed a
Title VI grievance.

Please attach copies of the complaint, statements of involved parties and witnesses, and response to complainant, etc.

Note: If the offender is no longer at the institution that the Title VI complaint originated, please contact the Title VI Site Coordinator to schedule an interview by phone at his/her current location. If the offender is no longer on community supervision, please contact the Title VI Site Coordinator to schedule an interview by phone. Indicate the Title VI Site Coordinator's name on the document.

Attach Additional Sheets if Necessary



TENNESSEE DEPARTMENT OF CORRECTION
INAPPROPRIATE GRIEVANCE NOTIFICATION

TO:

Jasper Vick
INMATE NAME (Printed)

139471
TDOC NUMBER

BA124
HOUSING UNIT

FROM:

Sgt Carter

Grievance Chairperson

DATE:

12-20-16

SUBJECT:

AOI / IPP

THIS GRIEVANCE IS INAPPROPRIATE TO THE GRIEVANCE PROCEDURE. Your Grievance is being returned to you due to the following reason(s):

1. Disciplinary matters are inappropriate to the Grievance Procedure. [Policy #501.01 VI.(H)(1)]
2. Appealing decisions or actions of any agency outside the Tennessee Department of Correction (TDOC) is inappropriate to the Grievance Procedure. [Policy #501.01 VI.(H)(2)]
3. Classification matters/institutional placement are inappropriate to Grievance Procedure. [Policy #501.01 VI.(H)(3)]
4. Appealing or seeking review of sentence credits. [Policy #501.01 VI.(H)(4)]
5. Grievance Procedure cannot award monetary compensation for injuries or property loss. [Policy #501.01 VI.(H)(5)]
6. Addressing questions regarding sentence structures. [Policy #501.01 VI.(H)(6)]
7. Visitor's behavior which results in disciplinary action. [Policy #501.01 VI.(H)(7)]
8. A diagnosis by medical professionals and medical co-pay is inappropriate. [Policy #501.01 VI.(H)(8)]
9. Security Threat Group (STG) Placement. [Policy #501.01 VI.(H)(9)]
10. Mail rejection. [Policy #501.01 VI.(H)(10)]
11. You have already filed a grievance on this issue. Inmates shall not be permitted to submit more than one grievance and out of the same or similar incident. [Policy #501.01 VI.(I)(1)]
12. Abuse of Grievance Procedure. You can only have one grievance pending at Level 1 for review. [Policy #501.01 VI.(I)(2)]
13. Profanity, insults, and racial slurs, unless an alleged direct quote of another party, shall not be permitted. Threats may result in disciplinary action. [Policy #501.01 VI.(I)(3)]
14. Grievances must be filed within seven calendar days of the occurrence giving rise to the grievance. A complaint shall address multiple issues. [Policy #501.01 VI.(C)(1)]

THIS GRIEVANCE IS UNABLE TO BE PROCESSED DUE TO YOU NOT FOLLOWING POLICY. Grievance forms not completed or contain insufficient information for processing shall be returned to the Inmate with instructions as to proper completion. [Policy #501.01 VI.(C)(1)] Your grievance is being returned to you due to the following reason(s):

1. No specific details, i.e. dates, times, names of persons involved as mandated in Inmate Grievance Handbook, Page 7
2. Level of Review.
3. You did not: a) Sign and date, and/or b) state your "Requested Solution"
3. Grievance shall be submitted on Form CR-1394 pages 1 and 2. All copies must be legible and in tact. [Policy #501.01 VI.(C)(1)]
- 4.

Reminder: You have SEVEN CALENDAR DAYS FROM THE DATE THE INCIDENT OCCURRED to submit a grievance. If you are interested in filing this grievance, please make the necessary corrections and return to Grievance Office for further review immediately. If you would like to appeal this response, sign the bottom of your grievance, check "yes" then date it and return it (along with this coversheet) back in the grievance box. If you have any questions regarding this memo, please have your Unit Supervisor contact me at Ext. _____ to schedule an appointment. TDOC Policy and Procedure are available in the library.

Sgt A. Carter
Grievance Chairperson

Duplicate as Needed



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE

You have one at Lvl keep
4 your
Pending
file 1-9-18

Jasper Vick
NAME

139471
NUMBER

Core C/W/CCA/TCC BA124
INSTITUTION & UNIT

DESCRIPTION OF PROBLEM: This grievance is filed within the seven (7) day
time period as required in accordance with TDOC Administrative
Policy 501.01 Inmate Grievance Policy and Procedure and in
REQUESTED SOLUTION: That I/M Rollen be removed from this cell or placed
where he can get the help that he needs.

Jasper Vick
Signature of Grievant

December 14, 2016
Date

TO BE COMPLETED BY GRIEVANCE CLERK

Grievance Number

12.20.16
Date Received

[Signature]
Signature Of Grievance Clerk

INMATE GRIEVANCE COMMITTEE'S RESPONSE DUE DATE:

AUTHORIZED EXTENSION: _____
New Due Date

Signature of Grievant

INMATE GRIEVANCE RESPONSE

Summary of Supervisor's Response/Evidence:

Chairperson's Response and Reason(s):

DATE: _____ CHAIRPERSON: _____

Do you wish to appeal this response? YES NO
If yes: Sign, date, and return to chairman for processing within five (5) days of receipt of first-level response.

Jasper Vick
GRIEVANT
X.C.: FI. #16-052

12/22/2016
DATE

WITNESS

Distribution Upon Final Resolution:
White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner (if applicable)



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE (continuation sheet)

DESCRIPTION OF PROBLEM: accordance with the Prison Litigation Reform Act (PLRA). This is an ongoing and continued act. Date: December 14, 2016. Time: 8:45 a.m. - 9:15 a.m. Person(s) Grieved: 1). J. Veal, Chief of unit Manager; 2). Dethrow, U/M; 3). Peterson, C/M/acting U/M; 4). Valerie Jenkins, IRC; 5). Y. Pitman, Warden of Programs; 6). Cox, Chief; 7). J. Wardlow, Assistant Warden of Security; 8). B. Keibach, Warden; and 9). C. Brum, TDOC Liaison. How Affected: Fail to have I/M Brandon Rollen to clean his bedding and living area.

STATEMENT OF FACT:

On the date and time mentioned above, the Grievant, Jasper Vick, once again brought it to the attention of Chief Cox, the squalid biohazard living condition of inmate Brandon Rollen, who is taking psychological medication(s) and is unable to and/or, refuses to be sanitary or live in a sanitary way, placing my life in imminent danger.

Prior to the above mentioned date and time the Grievant has showed the SQUALID BIOHAZARD living condition(s) to the persons grieved, and, NOTHING has been done for a remedy to this ongoing and continued problem.

EFFECT:

The person(s) grieved are failing to protect me from undue risk of harm and placing my life in imminent danger.

X.C.: F1716-052

Distribution Upon Final Resolution:

White - Inmate Grievant

Canary - Warden

Pink - Grievance Committee

Goldenrod - Commissioner (if applicable)

CR-1394 (Rev. 3-00)

Page 2 of 2

RODA 224

ADDENDUM



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE (continuation sheet)

DESCRIPTION OF PROBLEM: This addendum is to redress (more clearly) the failure of the persons grieved to perform their duties during "inspection" and provide a safe and clean prison environment. All persons grieved has been showed the squalid bio hazardous living condition of T/M Rollen and all persons grieved refuses to address this unsanitary living condition that I am forced to live in, placing my life in imminent danger.

ADDENDUM REQUESTED SOLUTION: That the persons grieved, address the squalid biohazardous living conditions and complete exhaustion of this grievance.

Date: 12-22-2016.

Distribution Upon Final Resolution:

White - Inmate Grievant

Canary - Warden

Pink - Grievance Committee

Goldenrod - Commissioner (if applicable)

CR-1394 (Rev. 3-00)

Page 2 of 2

RDA 2244

Bryant, Caren

From: McClain, Christopher
Sent: Friday, July 21, 2017 3:26 PM
To: South Central Correctional Center
Subject: Lockdown procedures 7/21/17

SCCF will be on lock down until further notice. The following directives must be followed.

- All inmates leaving any housing units, Medical, Kitchen will be escorted by yard staff.
- The on call Maintenance Officer can have two of the workers assigned to him.
- Inmates that receive meds will be escorted to Medical. A list of the inmates from each housing unit will be provided by Medical to the Shift Supervisor.
- Enterprise meds will be handed out in Enterprise. The inmates must be escorted by the pod officers/SCO's.
- Voyager meds will be handed out in the Voyager.
- All Medical appointments will be escorted to Medical during the lockdown.
- Showers will be allowed for inmate kitchen workers, maintenance workers when they return from their job.
- Two staff members must be present when a inmates cell is opened.
- Voyager will be under normal routine.
- There will be no visitation this weekend.
- Inmates will not be allowed to use the phones during the lockdown.
- Inmates will not be allowed to get ice during the lockdown.
- Inmates will not be allowed to use the microwave during the lockdown.

Shane McClain
Chief of Security
South Central Correctional Facility
Clifton, TN. 38425

THIS CELL IS ON LOCKDOWN PER
U/M BUTTRAM.
THIS WILL CELL WILL REMAIN ON
LOCKDOWN UNTIL 6:00 AM
TOMORROW.



TENNESSEE DEPARTMENT OF CORRECTION
INAPPROPRIATE GRIEVANCE NOTIFICATION

139471
TDOC NUMBER

BA-124
HOUSING UNIT

TO: Jasper Vick
INMATE NAME (Printed)
FROM: GRIEVANCE SGT. PIERCE
DATE: 3.6.17
SUBJECT: Fse

Grievance Chairperson

THIS GRIEVANCE IS INAPPROPRIATE TO THE GRIEVANCE PROCEDURE. Your Grievance is being returned to you due to the following reason(s):

1. Disciplinary matters are inappropriate to the Grievance Procedure. [Policy #501.01 VI.(H)(1)]
2. Appealing decisions or actions of any agency outside the Tennessee Department of Correction (TDOC) is inappropriate to Grievance Procedure. [Policy #501.01 VI.(H)(2)]
3. Classification matters/institutional placement are inappropriate to Grievance Procedure. [Policy #501.01 VI.(H)(3)]
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5. Grievance Procedure cannot award monetary compensation for injuries or property loss. [Policy #501.01 VI.(H)(5)]
6. Addressing questions regarding sentence structures. [Policy #501.01 VI.(H)(6)]
7. Visitor's behavior which results in disciplinary action. [Policy #501.01 VI.(H)(7)]
8. A diagnosis by medical professionals and medical co-pay is inappropriate. [Policy #501.01 VI.(H)(8)]
9. Security Threat Group (STG) Placement. [Policy #501.01 VI.(H)(9)]
10. Mail rejection. [Policy #501.01 VI.(H)(10)]
11. You have already filed a grievance on this issue. Inmates shall not be permitted to submit more than one grievance arising out of the same or similar incident. [Policy #501.01 VI.(I)(1)]
12. Abuse of Grievance Procedure. You can only have one grievance pending at Level 1 for review. [Policy #501.01 VI.(I)(2)]
13. Profanity, insults, and racial slurs, unless an alleged direct quote of another party, shall not be permitted. Threats may result in disciplinary action. [Policy #501.01 VI.(I)(3)]
14. Grievances must be filed within seven calendar days of the occurrence giving rise to the grievance. A complaint shall not address multiple issues. [Policy #501.01 VI.(C)(1)]

THIS GRIEVANCE IS UNABLE TO BE PROCESSED DUE TO YOU NOT FOLLOWING POLICY. Grievance forms not properly completed or contain insufficient information for processing shall be returned to the Inmate with instructions as to proper completion. [Policy #501.01 VI.(C)(1)] Your grievance is being returned to you due to the following reason(s):

1. No specific details, i.e. dates, times, names of persons involved as mandated in *Inmate Grievance Handbook*, Page 7, Form Level of Review.
2. You did not: a) Sign and date, and/or b) state your "Requested Solution"
3. Grievance shall be submitted on Form CR-1394 pages 1 and 2. All copies must be legible and in tact. [Policy #501.01 VI.(C)(1)]
- 4.

Reminder: You have SEVEN CALENDAR DAYS FROM THE DATE THE INCIDENT OCCURRED to submit a grievance. If you are interested in filing this grievance, please make the necessary corrections and return to Grievance Office for further processing immediately. If you would like to appeal this response, sign the bottom of your grievance, check "yes" then date it and place this coversheet back in the grievance box. If you have any questions regarding this memo, please have your Unit Officer contact me at Ext. _____ to schedule an appointment. TDOC Policy and Procedure are available in the library.

SGT. PIERCE
Grievance Chairperson

Duplicate as Needed



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE

BA-124

TCC/COE CIVIC
INSTITUTION & UNIT

Jasper Vick
NAME

139471
NUMBER

DESCRIPTION OF PROBLEM: This grievance is filed within the seven (7) day time period as required in accordance with TDOC Administrative Policy 501.01 Inmate Grievance Policy and Procedure and in accordance with the

REQUESTED SOLUTION: That the resident(s) of TCC/COE CIVIC be fed in a sanitary way by qualified persons in compliance with CCA Policy TITLE: Food service operations: Chapter 11 Policy #11-1.

Jasper Vick
Signature of Grievant

February 24, 2017
Date

=====

TO BE COMPLETED BY GRIEVANCE CLERK

_____ Grievance Number _____ Date Received _____ Signature Of Grievance Clerk

INMATE GRIEVANCE COMMITTEE'S RESPONSE DUE DATE: _____

AUTHORIZED EXTENSION: _____ New Due Date _____ Signature of Grievant

=====

INMATE GRIEVANCE RESPONSE

Summary of Supervisor's Response/Evidence: _____

Chairperson's Response and Reason(s): _____

DATE: 3/10/2017 CHAIRPERSON: _____

Do you wish to appeal this response? YES NO
If yes: Sign, date, and return to chairman for processing within five (5) days of receipt of first-level response.

Jasper Vick
GRIEVANT

March 10, 2017
DATE

WITNESS

Distribution Upon Final Resolution: X.C.: F10 17-016
White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner (if applicable)



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE (continuation sheet)

DESCRIPTION OF PROBLEM: Prison Litigation Reform Act (PLRA). This is an ongoing and continued act. Date: February 24, 2017. Person(s) Grieved: Food Steward (F/S) Compton; Damon Hininiger; and Jason Medlin, Director. How Affected: By not employing a full and adequate staff to lawfully and safely maintain a prison, as to satellite feeding.

STATEMENT OF FACT:

(Please see, the attached COMPLAINT and DECLARATION OF AFFIDAVIT)

EFFECT:

(Please see, attached COMPLAINT and DECLARATION OF AFFIDAVIT)

Date: February 24th, 2017

STATE OF TENNESSEE
COUNTY OF TROUSDALE

1
1§§
1

COMPLAINT AND DECLARATION OF AFFIDAVIT

This Declaration of Affidavit is **NOT** intended to harass, coerce, intimidate, nor interfere with the Trousdale Turner Correctional Center (hereinafter "TTCC") or the Tennessee Department of Correction (hereinafter "TDOC") in exerting its penological interest, or in fulfilling its duties. This Declaration of Affidavit is a plain and speedy view for remedy, consistent with the First Amendment right to present lawful grievances, freedom of speech, and meaningful access to the courts.

The names and signatures listed below, do solemnly swear and/or, affirm that upon a penalty of perjury, that the information contained within this communicate for attestment is true and exact to the accounts as did occur or currently exist at *Trousdale Turner Correctional Center (TTCC)* involving the unsanitary condition of how food is being prepared and served to the residents of TTCC.

The names and signatures listed below attest to the fact that food service here at TTCC is below standards required by the Health Department or, any standard of human decency. The sub standard of food services here at TTCC are as follows:

- 1). When food is prepared for transportation to the pods, the food is not kept at 140 degrees and not served at 140 degrees or above and is served cold at or below room temperature.
- 2). When food has been prepared in the kitchen, food trays are allowed to sit in the kitchen (not in compliance with CCA POLICY TITLE: Food Service Operations CHAPTER 11: POLICY NUMBER 11-1: PAGE 14 of 18) for long periods of time after coming off the food lines.
- 3). When food is transported to the pods/units, the food is not transported in hot boxes or, in insulated trays designed for transporting food.
- 4). When food trays are prepared in the kitchen, food is prepared by non qualified inmates without a food handlers permit.
- 5). When food and food trays are prepared in the kitchen (at times commercial cleaners are stripping floors and waxing floors and flushing these chemicals onto the sidewalk and grass in front of the kitchen, food trays leaving the kitchen for the pods are left standing in and around these chemicals as well as empty trays and the bread racks are also left sitting or standing in or around these chemicals, when they are returned to the kitchen. This is also an environmental hazard.), also, food trays and BIMBO BAKERIES USA bread racks, being returned back to the kitchen, they are picked up on carts previously been used for hauling trash and chemicals.

- 6). BIMBO BAKERIES USA, bread racks are also used for hauling trash and has not been washed or sanitized before being re used for transporting food, to the residents nor has the food trays that was hauled with the trash being returned to the kitchen been properly washed and/or, sanitized before being used for food service again.
- 7). When food is transported to the pods/units, the food is on squalid unsanitary bread racks, that should have been sent back to BIMBO BAKERIES USA BREAD COMPANY and not be used for transporting food trays, chemicals or trash.
- 8). When food trays are transported to the pods/units, for serving to the residents they are handled by non qualified inmates who are commercial cleaners and not kitchen personnel, causing food poisoning by cross contamination of food and chemicals.
- 9). When food trays are brought to the pods/units, they are handled by non qualified inmates, i.e., commercial cleaners, and not provided proper attire, i.e., gloves, hairnets or, beard guards when serving food trays.
- 10). *When food trays* are transported to the pods/units, for serving to the residents the correctional officers allow the food trays to sit in pods/units for long periods of time before being served to the residents.
- 11). When the food trays was brought to BA pod February 5, 2017, at or about 5:15a.m.-5:20a.m., and was served at or about 7:05a.m.-7:10a.m., approximately 2¼ hours standing in the pod before being served to the residents, this is not counting the time standing in the kitchen outside of a hot box, and *not in accordance with established industry standards and/or local health codes.*
- 12). Systematic and concerted practice of satellite feeding of general population* under unsanitary conditions places all residents' health and life in imminent danger.
- 13). Herein the class of protected prisoner(s) within the well established statute, Americans with disabilities Act Amendment herein the ADA Amendments Act construed in the following language set forth in the redefined major life activities as highlighted in the PLRA.
 (A). In general hereto aggrandized the ability to care for one self, eating is here set forth fit(s) full prone of a debilitating condition heretoforth a qualified disability and morefully set forth a major life activity.
 (B). Major bodily functions
 The normal operation of bodily functions, hereto highlighted and emphasized digestive, bowel, bladder, hereto are major bodily functions.
- 14.) Herein the undersigned defendants knowingly, intentionally served protected prisoner(s) with under temperature food, cold food, by refusing to open and/or, fully utilize the cafetiere for its delegated purpose, to safely feed prisoner(s) confined hereto TTCC, under the direction of Damon Hininger and Director Jason Medlin, intentionally, willfully with the sole purpose to slimline cost to assure personal gain of a monetary statute. Hereto a pattern by design to create a volitive unsafe environment by lack of adequate staff and or, employees, hereto a well established pattern by design of Core Civic formally CCA.
- 15.) By not employing a full and adequate staff to lawfully and safely maintain a prison, as to satellite feeding the prisoner(s) in the housing pod/unit(s) and using unqualified prisoner(s) to transport inadequate insulated trays across the compound with six (6) or more security doors and check points to finally reach the housing units of the prisoner(s) where the housing units are not equip to heat or , warm said food to a reasonable temperature for the consumption of prisoner(s) with qualified disability(ies)

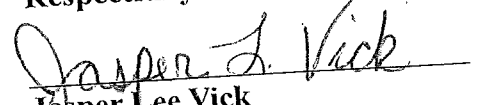
that are mandated by physician(s) for the said disability(ies).
16.) Fully set forth a malfeasance state of mind hereto magnitudes of reckless disregard to the undersigned prisoner(s) with qualified disability(ies) hereto the premeditated malediction of CEO Damon Hininger and Director Jason Medlin, implicating defective policy(ies) proven maleficent ideology with the sole purpose to insure financial gain for Core Civic and subsequently, put the health and safety of the undersigned prisoner(s) with qualified disabilities of a digestive, including but not limited to debilitating state associated with diabetes, a foreseen proximal injuries, willfully a preeminent danger consciously prolonging timely treatments, ultimately resulting in foreseen death.

17.) I, Jasper L. Vick, arrived here at TTCC on February 3, 2016, and has been satellite fed for more than one year under unsanitary conditions, and is continued to be satellite fed under unsanitary conditions to date (2-24-2017), satellite feeding is a continued and ongoing practice by TTCC officials.

Respectfully submitted this the 24th day of February, 2017.

THE NAMES AND SIGNATURES LISTED BELOW DO SOLEMNLY SWEAR AND/OR AFFIRM UPON A PENALTY OF PERJURY, THAT THE CONTENTS CONTAINED IN THE AFOREMENTION, IS TRUE AND EXACT TO THE OCCURANCE THEREIN:

Respectfully submitted,



Jasper Lee Vick

139471

TTCC

140 Macon Way

Hartsville, TN 37074

X.c.: Fl. #17-010

See attached sheets for signatures
(667 signatures are omitted.)

*See, attached Memorandum, Date: February 10, 2017
SUBJ: Feeding Procedures (Satellite when necessary)
Also, see, attached Excerpt from the Tennessean

The MEMORANDUM dated February 10, 2017

SUBJECT: Feeding Procedures (Satellite when necessary)

This memorandum allows the food trays to sit in the pods/units outside a hot box or, noninsulated trays for longer periods of time before being served and extends the period of time residents must be confined in their cells, which amounts to excessive confinement.



CORRECTIONS CORPORATION OF AMERICA

Trousdale Turner Correctional Facility

MEMORANDUM

DATE: February 10, 2017
TO: Staff/Inmate Population
FROM: Assistant Warden J. Wardlow
SUBJ: Feeding Procedures (Satellite when necessary)

The following procedures are set in place for the feeding of all units within Trousdale Turner Correctional Facility during satellite feeding when necessary:

Upon notification to the units that their trays are en-route to the unit, the unit will be locked down at that time for feeding. Once the trays arrive to the unit, the Unit Officer will verify the amount of trays on the cart with the total assigned to the unit. When verification has been done and the correct amount of trays are in the unit, the Unit Officer will then supervise the assigned food porters in that unit as the trays are passed out.

Closed units will have the trays delivered to the cell and once the inmates assigned to that cell have their trays the door will be secured and continued until all cells have been given their trays.

Open bay units (W Building) will have the trays delivered to the unit, where the unit officer will ensure total unit count is correct prior to passing out trays with the assigned food porters for that unit will pass out trays to one sleeping section at a time. Once each inmate in that pod has been given a tray then the Unit Officer will continue with the same steps in the next pod.

After forty-five (45) minutes all trays will be placed back on the cart from which it was delivered in and the Unit Officer will verify the amount turned in with the amount that was received. When ALL trays have been received the Unit Officer will notify the Dining Officer that the trays are ready to be picked up & pod will be allowed to resume normal tier management. The trays will be placed at the entry door of each unit waiting to be picked up and returned back to the kitchen. All feeding beginning and ending times will be noted in the log book of the units for tracking purposes; also the amount of trays received and returned from the unit.

Prison chief: 'We've got work to do'

... knowledge
rollout of newest Tenn.
facility not going well

BY AVE BOUCHER

TODAY NETWORK - TENNESSEE

NASHVILLE — The rollout of Tennessee's newest private prison, the largest in the state, has not gone well, officials are acknowledging.

"We've got work to do, clearly we've got work to do," said Damon Hininger, CEO of CoreCivic, during a recent interview with The Tennessean, where the

Nashville-based company's recent rebranding from Corrections Corporation of America was also discussed.

"It's a very frequent occurrence when you're activating a facility, especially in a jurisdiction that maybe doesn't have a similar operation — public or private — and with that you've got workforce that is brand new to corrections, you're going to have some inconsistencies in the operations."

In the year since it has opened, the Trousdale Turner Correctional Center in Middle Tennessee has been marred by safety and staffing concerns. Families of inmates and officers frequently say the facility has not done enough to ensure se-



Damon Hininger recently said Nashville-based company CoreCivic needs to improve operations at its newest Tennessee prison.

curity. Officers say they're not getting paid enough to work in such conditions, leading to a consistent churn in the workforce.

All of those issues boiled over in May, when the Tennessee Department of Correction advised the facility stop accepting new inmates. A memo from state Correctional Administrator Tony Howerton outlined a litany of "serious is-

sues" with facility leadership, along with concerns about the haphazard use of solitary confinement, inadequate staffing and allegations of excessive force. The facility also installed a new warden in March, swapping leaders with the CoreCivic-operated jail in Nashville.

Hininger characterized the problems as "choppiness in the operations." Steve Owen, a spokesman for the company, said it's common for there to be "growing pains" and "hiccups" when opening a new private prison.

In letters, emails and conversations, families of inmates and officers have

See PRISON Page 16A

Exhibit 2

1121



MEMO

Inmate Name: Jasper Vick TDOC Number: 135471
 Institution: SCF Housing Unit: BB 127
 Institution Grievance Number: 24596 TOMIS Grievance Number: 312122

Commissioner's Response and Reasons:

The Director of Health Services has reviewed the grievance and:

- Concur with Warden
 Concur with Supervisor
 Concur with Committee

8-24-17 _____
 Date Assistant Commissioner of Prison Operations

TP-19

RECEIVED
 AUG 24 2017
 PV: CS

Department of Correction • 6th Floor Rachel Jackson Building • 320 Sixth Avenue North •
 Nashville, TN 37243 • Tel: 615-253-8180 • Fax: 615-253-1668 • tn.gov/Correction



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE RESPONSE

Vick, Jasper
NAME

139471
NUMBER

SCCF/BB124
INSTITUTION & UNIT

24996/31717
GRIEVANCE NUMBER

Summary of Evidence and Testimony Presented to Committee _____

Inmate Grievance Committee's Response and Reasons Inappropriate per Policy 501.01
Sec VI H-8 Medical & I-1 Same/Similar to
previous grievance (#309864@TTCC)

8-2-17
DATE

[Signature]
CHAIRMAN

MEMBER

MEMBER

MEMBER

MEMBER

Warden's Response: Agrees with Proposed Response
 Disagrees with Proposed Response
If Disagrees, Reason(s) for Disagreement _____

Action Taken:

DATE: 8-3-17

WARDEN'S SIGNATURE: [Signature]

Do you wish to appeal this response? YES NO

If yes: Sign, date, and return to chairman for processing. Grievant may attach supplemental clarification of issues or rebuttal/reaction to previous responses if so desired.

Jasper Vick
GRIEVANT

8-7-17
DATE

[Signature]
WITNESS

Commissioner's Response and Reason(s): _____

DATE

SIGNATURE

Distribution Upon Final Resolution:
White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner

RDA 2244

INP/HSV
New Dodd



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE

Jasper Vick 139471 GB 124 SCOF
NAME NUMBER INSTITUTION & UNIT

DESCRIPTION OF PROBLEM: This grievance is filed within the seven (7) day time period as required in accordance with TDOC Administrative Policy 501.01 Inmate Policy and Procedure and in accordance with the Prison Litigation
REQUESTED SOLUTION: That I be provided adequate medical care consistent with my serious medical needs.

Jasper Vick July 17, 2017
X.C. #17-0122 Signature of Grievant Date

TO BE COMPLETED BY GRIEVANCE CLERK
24996/317177 7-18-17 AJ Stages
Grievance Number Date Received Signature Of Grievance Clerk

INMATE GRIEVANCE COMMITTEE'S RESPONSE DUE DATE: _____
AUTHORIZED EXTENSION: _____ Signature of Grievant
New Due Date

INMATE GRIEVANCE RESPONSE
Summary of Supervisor's Response/Evidence: Upon review it was determined that Im is getting proper care as required by the Nurse Practitioner

Chairperson's Response and Reason(s): Inappropriate per Policy 501.01 Sec VI H-8 medical & I-1 Same/similar to previous grievance (#309864 @ TTEC)

DATE: 7-26-17 CHAIRPERSON: AJ Stages
Do you wish to appeal this response? YES NO

If yes: Sign, date, and return to chairman for processing within five (5) days of receipt of first-level response.
Jasper Vick 8/2/2017 Jonathan Klein
GRIEVANT DATE WITNESS

Distribution Upon Final Resolution: 17-072
White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner (if applicable)



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE **(continuation sheet)**

DESCRIPTION OF PROBLEM: Reform Act (PLRA). This grievance is for a redress of the ongoing and continued act(s) of deprivation of adequate medical care:
Date(s): May 22, 2017, -July 17, 2017. Person(s) Grievied: Health Administrator Garner and NP Kelley. How Affected: Placing my life in imminent danger by improperly administering insulin injections and refusing to follow doctors Orders to provide ALL medication(s) that is prescribed and Ordered to control my diabetes condition.

STATEMENT OF FACT

On May 22, 2017, I was transferred from Trousdale Turner Corrections Facility to South Central Corrections Facility. Upon my arrival May 22, 2017, I have not been seen by a staff doctor here at South Central Corrections Facility ("SCCF"). As a insulin-dependent diabetic, I am Ordered insulin and/or glucose check three (3) times daily, I am told on June 6, 2017, by NP Kelley, "this Facility does not give noon insulin." I am also Ordered nasal spray; vitamin D3 5000 unit caps; miconazole antifungal cream (Nitrate) 2%; and tolnaftate 1% cream. I am also denied blood glucose testing during institution lockdowns.

On June 17, 2017, I was provided losartain 25mg, asprian 81mg and hydrocerin cream as KOP. July 16, 2017, (Sunday) I went to the pill window, requesting KOPs for July 17-August 17, 2017, there was no KOPs, Sundays and Wednesdays are Gemini days to pick up their KOPs, and my KOPs will run out July 17, 2017, meaning that I will not get KOPs for July 17-August 17, 2017 until the following week, if, I get them at all.

EFFECT

Medical staff giving diabetics insulin injections without first testing blood/glucose level is playing Russian Roulette and the same applies in not providing essential medications Ordered by a doctor that is clearly in my medical files that I should be provided as prescribed by a medical doctor. Continued deprivation of needed diabetes medication(s) will result in irreparable physical injury or death that could be avoided. Thus in violation of T.C.A. §41-1-408 Health Care and Treatment, and the U.S. Constitution 8th, and 14th Amendments, notwithstanding the fact that I am continued to be exposed to Toxic Black Mold, all in the Deliberate Indifference ~~XXXXXXXXXX~~ to my serious medical needs and health care as a diabetic.

Distribution Upon Final Resolution: X.c.: fl. #17-072
White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner (if applicable)

LNP/HSV
A/w Dodd



TENNESSEE DEPARTMENT OF CORRECTION
RESPONSE OF SUPERVISOR OF GRIEVED EMPLOYEE OR DEPARTMENT

DATE: 7-18-17

Please respond to the attached grievance, indicating any action taken.
Date Due: 7-21-17

24996/317177
Grievance Number

Vick, Jasper
Inmate Name

139471
Inmate Number

On request to I/m Vick 139471 Grievance

Attached statement from H.S.A. Grievor indicates I/m is getting proper care as required. This case is handled by the Nurse Practitioner.

[Handwritten Signature]
SIGNATURE

7-21-17
DATE

White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner

INCIDENT STATEMENT

Facility		SCCF		Incident Number			
Incident Date				Incident Time (HRS)			
Person Name		ID Number (Employee #/Inmate #/Civilian ID)		Person Type (Employee/Inmate/Civilian)		Person Role (Witness or Participant)	
Jammie Garner		3895 2584					
Housing Location (For Inmates/Residents Only)							

Based on your own knowledge, what did you see, hear, and do?

I WAS ASKED to write a statement from Ali Dodd regarding Inmate Vick #139471

Inmate arrived 5-22-17, Seen for Chronic Care by NP Kelley on 6-5-17. Inmate has insulin checks ordered twice daily, the same as he had at the last facility. Regarding Creams, MS. Kelley assessed the inmate, if there was a need for cream he would have gotten it. There is no evidence that this inmate was denied blood glucose checks. This inmate received all his Kop meds according to his MAR on 7-19-17. Again there is no documentation this inmate came before this to get his Kop meds.

Please let me know if you have any other questions

Did you receive any injuries? YES or NO (If YES, Explain Below)

Were you evaluated by medical? YES or NO

Printed Name:	Jammie Garner	Date:	7-19-17
Signature:	<i>J. Garner</i>	Date:	
Typed By:			

This section to be completed by CCA staff if the civilian/other or inmate/resident refused to complete the 5-1C.

Place an "X" in the appropriate box:

<input type="checkbox"/>	Inmate/Resident refused to complete this 5-1C
<input type="checkbox"/>	Civilian/Other refused to complete this 5-1C
Employee/Witness Printed Name	Date:
Employee/Witness Signature	
Employee/Witness Printed Name	Date:
Employee/Witness Signature	

29,
24996

ADDENDUM

Jasper Vick
139471

RE: Excessive Confinement and Exposure to Toxic Black Mold,
and Acts that Constitute Cruel and Unusual Punishment.

This "ADDENDUM" is for a redress and to bring attention to the ongoing and continued excessive confinement and exposure to Toxic Black Mold, acts that constitute cruel and unusual punishment in violation of the United States Constitution, Eighth Amendment's prohibition against cruel and unusual punishment and acts that violates the Fourteenth Amendment's Substantive due process.

Inmates here at South Central Correction Facility (SCCF) are continued being punished due to understaffing and undertrained corrections officers. Inmates are being locked in cells where temperatures reaches above 100°F or above, in the cells where the chill system (air) provides re-circulated air from the outside and does not properly cool the cells, where the concrete wall(s) are as hot or hotter than the direct sunlight, as the concrete wall(s) build up and hold heat from the direct sunlight, and does not cool down below 70°F within a twenty-four (24) hour period during the hottest months of the year June-August.

Myself and other Inmate(s) concerns are: If it is illegal for a person to leave a dog, cat, or other animals in places without proper ventilation or proper water to drink and in bad climate, then where is the care and concerns for a fellow human (inmate/prisoner) that is left in the hands of the for-profit (Core Civic/CCA) prison officials to be denied the same quality of LIFE than is provided to other animals.

These prison cells at SCCF are HOT and the water is HOT that we (inmates/prisoners) drink during these lockdowns and we are

24996

not allowed ice for a cool drink of water when locked-down. I guess that inmates should be thankful for the cold meals that is served three (3) times daily during lock-downs.

The for-profit prisons Core Civic/CCA officials devise plans and ways to punish inmates without due process of law or a just cause, other than , just because they can.

The for-profit Core Civic/CCA prison officials by their deliberate indifference are doing nothing about the Toxic Black Mold that exist through out the prison and causing myself and other inmates serious medical complications, as Toxic Black Mold is a silent killer. The prison is so infested with this Toxic Black Mold that it is in my bed and the beds of other inmates as well, and prison officials are doing nothing at all but keeping inmates locked in their cells as much as possible and for any reason.

I arrived here May 22, 2017, and has been locked-down more than three (3) weeks during the period of my stay here at SCCF, notwithstanding the fact that as a insulin dependent diabetic, I am forcer to sit in the medical waiting room for more than three and one-hale ($3\frac{1}{2}$) hour(s) daily just for my insulin injection(s). I guess I should thank God that prison officials are not following doctors' orders for insulin injections three (3) times daily, this would surly mean that I would may have to sit another one and one-half ($1\frac{1}{2}$) hour just for a one (1) second insulin injection.

These long waits in the medical waiting room for insulin injection(s) deters some inmates to leave the medical waiting room without their insulin.

Thank you for your cares and concerns in this matter, and any help you may provide and a response.

X.c.:

175/1911

BIOIMGL
SOCCF
HAWKALOT

TENNESSEE DEPARTMENT OF CORRECTION
T O M I S
DISCIPLINARY REPORT

DATE: 07/22/2017
TIME: 13:54
PAGE: 01

OFFENDER NAME: VICK, JASPER L.
TOMIS ID: 00139471
INSTITUTION NAME: SOUTHCENTRAL CORRECTIONAL CENTER
UNIT ID: BB1
CELL ID: 24

INCIDENT

INCIDENT ID: 01283417
INCIDENT DATE: 07/22/2017
INCIDENT TYPE: DEFIANCE
DISCIPLINARY CLASS:
INFRACTION TYPE: DEFIANCE
WEAPON USED:
VIOLENCE COMMITTED: NO VIOLENCE
PREPARED BY STAFF ID: HAWKALOT
REPORTED BY STAFF ID: CLEMJAOZ

INCIDENT TIME: 09:30:00

WITNESSES/VICTIMS/PERSONS INVOLVED

PERSON ID: CLEMJAOZ
PERSON TYPE: S
INJURED (Y/N): N
PERSON ID: 00139471
PERSON TYPE: O
INJURED (Y/N): N

BIO1MGL
SCCF
HAWKAL01

TENNESSEE DEPARTMENT OF CORRECTION
T O M I S
DISCIPLINARY REPORT

DATE: 07/22/2017
TIME: 13:54
PAGE: 02

TOMIS ID: 00139471 INCIDENT ID: 01283417
OFFENDER NAME: VICK, JASPER L.

DESCRIPTION:

ON 07/22/2017 AT APPROX. 0930 HOURS, INMATE VICK, 139471, DID BECOME ANGRY WITH MYSELF, C/O CLEMMONS, WHEN HE WAS TOLD HE COULD NOT USE THE MICROWAVE. SAID INMATE STATED THAT HE HATED ALL OF US (STAFF), HE HOPED WE DIED, AND HE HOPED MY CHILDREN DIED. DUE TO THE EXTENT OF THIS INMATES STATEMENTS, I, C/O CLEMMONS, AM CHARGING SAID INMATE WITH DEFIANCE, SPECIFICALLY FOR DISRESPECT OF AN OFFICER.

PREPARED BY STAFF ID: HAWKAL01 HAWKINS, ALEXA R.
REPORTED BY STAFF ID: CLEMJAU2 CLEMMONS, JAMIE A.

I HAVE BEEN GIVEN A COPY OF THIS REPORT AND HAVE BEEN TOLD ABOUT MY LIMITED RIGHT TO REMAIN SILENT AND TO BE REPRESENTED BY AN OFFENDER ADVISOR.

OFFENDER SIGNATURE
VICK, JASPER L.

DATE/TIME
00139471

OFFENDER WAS GIVEN COPY OF REPORT AND ADVISED OF RIGHTS BUT REFUSED TO SIGN REPORT.

EMPLOYEE INITIALS, IF REPORTING
EMPLOYEE; OTHERWISE, FULL NAME.

DATE/TIME

BI01MGL
SCCF
HAWKAL01

TENNESSEE DEPARTMENT OF CORRECTION
T O M L S
DISCIPLINARY REPORT

DATE: 07/22/2017
TIME: 13:54
PAGE: 03

TOMLS ID: 00139471 INCIDENT ID: 01283417
OFFENDER NAME: VICK, JASPER L.

Clem Jada
REPORTING OFFICIAL

HAWKAL01
PREPARED BY

7-22-17 06930
DATE/TIME

7-22-17 1354
DATE/TIME

REVIEWING DESIGNATED SUPERVISOR

DATE/TIME

IF PLACED IN SEGREGATION:

SENIOR SECURITY OFFICER

DATE/TIME

WARDEN (SEGREGATION PENDING INVESTIGATION)

DATE/TIME

49-14



CORRECTIONS CORPORATION OF AMERICA
South Central Correctional Center
Grievance Coordinator Memo

To: Grievance Chairperson
From: Jessica Garrett, Grievance Coordinator
Date: 3.8.13
Re: Grievance # 243934-17715
I/M Name & TDOC # Vick 139471

NECX

-
- 1) Please allow I/ M to review enclosed grievance(s) and sign for either appeal or resolving.
 - 2) If resolving, have inmates sign, checking "NO" and give all white copies to the inmate.
 - 3) If appealing, have inmate sign, checking "YES", and return all copies to SCCF for further processing.
 - 4) This grievance has been resolved at level III. Please forward this copy to the inmate.

9501



STATE OF TENNESSEE
DEPARTMENT OF CORRECTION
6TH FLOOR RACHEL JACKSON BLDG.
320 SIXTH AVENUE NORTH
NASHVILLE, TENNESSEE 37243-0465

MEMORANDUM

Inmate Name: Jasper Vick TDOC Number: 135921
Institution: SCF Housing Unit: ~~C# 228~~ NECK
Institution Grievance Number: 17710 TOMIS Grievance Number: 243939

Commissioner's Response and Reasons:

The Director of Health Services has reviewed the grievance and:

- Concurs with Warden
- Concurs with Committee
- Concurs Medical Co-Payment was Appropriate
- Concurs with Supervisor
- Appeal Denied

3-7-13
Date

J. Woodruff
Deputy Commissioner of Operations

DS-6

RECEIVED
MAR 07 2013
BY: SCobarratt



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE RESPONSE

CA 2258

Jasper Vick
NAME

139471
NUMBER

SCCF/CA101
INSTITUTION & UNIT

243934-17715
GRIEVANCE NUMBER

Summary of Evidence and Testimony Presented to Committee

Inmate Grievance Committee's Response and Reasons Board recommends I'm sign up again on sick leave & for Nurse Grousky to be addressed on issue

1/17/12
DATE

Christy Harper
CHAIRMAN

Brenda Spertan
MEMBER

Denise Bryant
MEMBER

Janette Fleming
MEMBER

Warden's Response: Agrees with Proposed Response
 Disagrees with Proposed Response
If Disagrees, Reason(s) for Disagreement

Action Taken: CONCUR w/ SUPERVISOR SIGN UP FOR SICK CALL FOR SEPERATE IS

DATE: 1/24/12 WARDEN'S SIGNATURE: [Signature]

Do you wish to appeal this response? YES NO
If yes: Sign, date, and return to chairman for processing. Grievant may attach supplemental clarification of issues or rebuttal/reaction to previous responses if so desired.

Jasper Vick with prejudice
GRIEVANT

2-13-12
DATE

[Signature]
WITNESS

Commissioner's Response and Reason(s):

DATE _____ SIGNATURE _____

Distribution Upon Final Resolution: White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE

REG- HSK
Ashe

Jasper L. Vick
NAME

139471
NUMBER

CCA/SCCC CA 101
INSTITUTION & UNIT

DESCRIPTION OF PROBLEM: Inmate, Jasper L. Vick (Grievant), bring forth this Grievance of complaint, in accordance to the Inmate Grievance Procedure, Policy 501.01 T.D.O.C. The Grievant would state that this grievance is being brought against Medical REQUESTED SOLUTION: That Nurse K. Goolsby be instructed not to ever deny any Inmate Sick Call, and that the Grievant be immediately seen and treated for untreated ailment by the Medical Doctor/or Nurse Practitioner.

Jasper L. Vick
Signature of Grievant

January 09, 2012
Date

RECEIVED
TO BE COMPLETED BY GRIEVANCE CLERK

JAN 11 2012

Date Received

Whorlty Clorpe
Signature Of Grievance Clerk

17715-243934
Grievance Number

INMATE GRIEVANCE COMMITTEE'S RESPONSE DUE DATE: _____

AUTHORIZED EXTENSION: _____
New Due Date

Signature of Grievant

INMATE GRIEVANCE RESPONSE

Summary of Supervisor's Response/Evidence:

You was seen on 1/13/12 you stated you need to be seen for sinus you told the nurse you was having muscle spasms you were instructed by the nurse that you would only be seen for prob. stat

Chairperson's Response and Reason(s):

Census w/ Supervisor

DATE: 1/13/12

CHAIRPERSON: Whorlty Clorpe

Do you wish to appeal this response? YES NO

If yes: Sign, date, and return to chairman for processing within five (5) days of receipt of first-level response.

Jasper Vick
GRIEVANT

1-16-12
DATE

Whorlty Clorpe
WITNESS

Distribution Upon Final Resolution:

White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner (if applicable)

CR-1394 (Rev. 3-00)

Page 1 of 2

XC.: fl. #12-002

RDA 2244



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE (continuation sheet)

DESCRIPTION OF PROBLEM: Nurse, K. Goolsby, for the denial of Sick Call Service. The Grievant would state that, this complaint does not grieve a medical diagnosis or co-payment, and/or any substance abuse treatment/therapeutic program, pursuant to TDOC Policy 501.01 VI,H,8.

FACT

On January 4, 2012, the Grievant did sign up for Sick Call, specifically requesting Sick Call for having an allergic reaction to Toxic Black Mold, that caused the Grievant to suffer "Sinus Problems; muscle spasms; diarrhea; loss of energy, and fatigue (inter alia) headaches and dry throat." (Please see attached Exhibit-#1)

On January 5, 2012, on or about 9:00am-9:30am, during Sick Call, the Grievant was placed in examination room #2, by C/O Palmer. After what seems to be a long wait, Nurse K. Goolsby entered the examination room, and stated: "You are here to be seen for a sinus problem."

The Grievant stated: "Yes." And the Grievant attempted to explain to Nurse K. Goolsby that the Grievant's sinus issues and other issues were believed to be due to Toxic Black Mold that exists in the assigned cell and housing unit. Upon offering, an explanation as to why the Grievant thought the Grievant was sick, Nurse K. Goolsby, suddenly became irate with the Grievant and very disrespectful, by raising her voice at the Grievant, in demand that the Grievant get out of the clinic, in which the Grievant was forced to leave the clinic without Nurse K. Goolsby performing any type of Triage or Vital checks. Upon the Grievant exiting the examination room, the Grievant did approach medical staff, Chris Lambert, RN ICQI, and made an attempt to explain that the Grievant was being put out of medical clinic, without being examined for sick call, and that Nurse K. Goolsby was denying the Grievant treatment, at which time Nurse K. Goolsby entered the hallway, where the Grievant was in discussion with RN ICQI Chris Lambert, and Nurse Goolsby began to make threats, telling the Grievant that: "Either leave the Clinic or be disciplined for RDO," RN ICQI Chris Lambert, then began requesting the Grievant leave the clinic, as it was in the Grievant's best interest.

EFFECTS:

The Grievant asserts that, as a result of Nurse Goolsby's actions and or inactions against the Grievant. The Grievant was denied Medical attention, and the Grievant is more affected now than before the Grievant signed up for Sick Call, with the Grievant's illness.

Distribution Upon Final Resolution:

White - Inmate Grievant

Canary - Warden

Pink - Grievance Committee

Goldenrod - Commissioner (if applicable)

RDA 2244

CR-1394 (Rev. 3-00)

Page 2 of 2

Xc.: fl. #12-002

Ashe



TENNESSEE DEPARTMENT OF CORRECTION
RESPONSE OF SUPERVISOR OF GRIEVED EMPLOYEE OR DEPARTMENT

DATE: 1/11/12

Please respond to the attached grievance, indicating any action taken.

Date Due: 1-16-12

17715-243934
Grievance Number

Jasper Vick
Inmate Name

139471
Inmate Number

Mr. Vick, upon review of your medical file it is noted that you were seen in nurse sick call on 1-5-12. You signed up for sick call for sinus. The nurse ask you about your sinuses and you stated "Im having muscle spasms. The nurse instructed you that you would only be seen for the problem you stated on the sick call request and you had no sinus symptoms. When you make a sick call request you must put on the request slip the problem you are having and that is the only thing the nurse is allowed to address during your visit. If you are having other issues you need to sign up for sick call again.

[Large scribbled-out area]

Wendy Ashe
SIGNATURE

1-12-12
DATE

White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner

Sick Call Request

Inmate Name: Jasper Vick

TDOC#: 139471

Today's Date: 1-4-12

Work Assignment: N/A

Hours Worked: N/A

Housing Unit: CA 101

Reason for requesting Health Service Appointment (BE SPECIFIC):

Allergic reaction to Toxic Black Mold, which consist of: sinus problems;
Muscle Spasm; Diarrhea; loss of energy; and fatigue (inter alia) head aches + dry throa

Inmate Signature: Jasper Vick

Print Name Jasper Vick

Xc.:fl.# 12-001

GRIEVANCE HEARING SUMMARY

DATE: January 17, 2012

Grievance: 243934-17715

Grievant: I/M Vick 139471

Present: Chastity Carper
Denise Bryant
Brenda Caperton
I/m Flemmings 474595
I/m Farrell 277001
I/m Bone 478033

Grievance Coordinator
Staff Board Member
Staff Board Member
I/M Board Member
I/m Board Member
I/m Grievance Clerk

Grievant enters: Chairperson reads grievance, supervisor's response and the grievance solution. Procedures were explained.

This complaint on: Nurse Goolsby refused to give i/m medical treatment.

Grievant comments: None.

Board Questions: Q: Was you charged for sick call?

A: No.

Q: Are you still in the same cell?

A: Yes.

Q: Have they fixed the mold issue?

A: Yes.

Hearing was concluded.

Ashe



TENNESSEE DEPARTMENT OF CORRECTION
RESPONSE OF SUPERVISOR OF GRIEVED EMPLOYEE OR DEPARTMENT

DATE: 3/6/12

Please respond to the attached grievance, indicating any action taken.
Date Due: ASAO

243934-17715
Grievance Number

Jasper Vick
Inmate Name

139471
Inmate Number

On 2-14-12 Inmate Vick 139471 was
seen by Dr Stewart. Labs were drawn
on 2-23-12 and reviewed on 2-29-12.
Stool studies were completed and on 2-29-12
Dr Stewart recommended that inmate Vick
follow up at his scheduled chronic clinic visit.

End of
Statement

CS Lambert RA
SIGNATURE

3-7-12
DATE

White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner

4731



STATE OF TENNESSEE
DEPARTMENT OF CORRECTION
6TH FLOOR RACHEL JACKSON BLDG.
320 SIXTH AVENUE NORTH
NASHVILLE, TENNESSEE 37243-0465

MEMORANDUM

Inmate Name: Jasper Ucle TDOC Number: 135971
Institution: SCS Housing Unit: CB102
Institution Grievance Number: 17825 TOMIS Grievance Number: 245216

Commissioner's Response and Reasons:

The Director of Health Services has reviewed the grievance and:

- Concurs with Warden
- Concurs with Committee
- Concurs with Supervisor
- Concurs Medical Co-Payment was Appropriate
- Appeal Denied

3-8-12
Date

James Woodard
Deputy Commissioner of Operations

DS-6

RECEIVED

MAR 08 2012

JO



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE RESPONSE

Jasper Vick
NAME

139471
NUMBER

SCFC A101
INSTITUTION & UNIT

245216-17825
GRIEVANCE NUMBER

Summary of Evidence and Testimony Presented to Committee _____

Inmate Grievance Committee's Response and Reasons Inappropriate per policy 501.01
Section 01 HB medical diagnosis.

2/17/12
DATE

Junica Domet
CHAIRMAN

MEMBER

MEMBER

MEMBER

MEMBER

Warden's Response: Agrees with Proposed Response

Disagrees with Proposed Response

If Disagrees, Reason(s) for Disagreement _____

Action Taken: CONCUR INAPPROPRIATE HOWEVER F/m IS SEEING DOCTOR

DATE: 2/24/12

WARDEN'S SIGNATURE: [Signature]

Do you wish to appeal this response? YES NO

If yes: Sign, date, and return to chairman for processing. Grievant may attach supplemental clarification of issues or rebuttal/reaction to previous responses if so desired.

Jasper Vick
GRIEVANT

2/29/2012
DATE

[Signature]
WITNESS

Commissioner's Response and Reason(s): _____

DATE

SIGNATURE

Distribution Upon Final Resolution:
White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE

~~Jim Wilcox~~ CASH
INP/ISR
Ashe

Jasper Vick _____ 139471 _____ CCA/SCCC CA 101
NAME NUMBER INSTITUTION & UNIT

DESCRIPTION OF PROBLEM: On January 23, 2012, the Grievant was seen at or about 8:00am-9:40am by NP Susan Martin, for the following medical complaint: Allergic reaction to Toxic Black Mold, which consist of: Sinus Problems;
REQUESTED SOLUTION: To be seen by a Doctor, and to receive the: Proper, Adequate, and Equal Medical Treatment that the Grievant is assured in a TDOC Facility in accordance with contractual Agreement and T.C.A. §41-24-104(c)(2)(A).

Jasper Vick _____ January 25, 2012
Signature of Grievant Date

TO BE COMPLETED BY GRIEVANCE CLERK
245216-17825 _____ Jenice Womack
Grievance Number Date Received Signature Of Grievance Clerk

INMATE GRIEVANCE COMMITTEE'S RESPONSE DUE DATE: _____
AUTHORIZED EXTENSION: _____ Signature of Grievant
New Due Date

Summary of Supervisor's Response/Evidence: Im is schedule to see doctor.
INMATE GRIEVANCE RESPONSE

Chairperson's Response and Reason(s): Concur w/ Supervisor

DATE: 2/16/12 CHAIRPERSON: Jenice Womack

Do you wish to appeal this response? YES NO
If yes: Sign, date, and return to chairman for processing within five (5) days of receipt of first-level response.

Jasper Vick _____ 2-17-2012 _____
GRIEVANT DATE WITNESS

Distribution Upon Final Resolution: White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner (if applicable)
Page 1 of 2 RDA 2244

Ashe



TENNESSEE DEPARTMENT OF CORRECTION
RESPONSE OF SUPERVISOR OF GRIEVED EMPLOYEE OR DEPARTMENT

DATE: 2/13/12

Please respond to the attached grievance, indicating any action taken.

Date Due: 2/16/12

245216-17825
Grievance Number

Jasper Vick
Inmate Name

139471
Inmate Number

Mr Vick after reviewing your chart. You are scheduled to see the doctor this week provided no unforeseen circumstances. You will receive a pass the day before your scheduled appointment.

[Large scribbled-out area covering the main body of the document]

[Signature]
SIGNATURE

2-14-12
DATE

White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner

Hefner, Sonya

From: Ashe, Wendy
Sent: Thursday, February 23, 2012 3:56 PM
To: Hefner, Sonya
Subject: Vick

Hey Sonya,

Jasper Vick was seen in Chronic Clinic on 1/23/12 by the Nurse Practitioner and was seen by Dr. Stewart on 2/16/12 upon his return to our facility. He has been out to temp court. If you need any other information just let me know.
Thanks, Wendy

Wendy Ashe RN, MSN, HSA
South Central Correctional Facility
555 Forrest Avenue
Clifton, TN 38425
(931)676-5346

3409



STATE OF TENNESSEE
DEPARTMENT OF CORRECTION
5TH FLOOR RACHEL JACKSON BLDG.
320 SIXTH AVENUE NORTH
NASHVILLE, TENNESSEE 37243-0465

MEMORANDUM

Inmate Name: Despae Vick TDOC Number: 139471
Institution: SCF Housing Unit: CA-201
Institution Grievance Number: 17952 TOMIS Grievance Number: 24001

Commissioner's Response and Reasons:

The Director of Health Services has reviewed the grievance and:

- Concurs with Warden
- Concurs with Committee
- Concurs with Supervisor
- Concurs Medical Co-Payment was Appropriate

12-22-11
Date

Rene Hoop CS
Assistant Commissioner, Operations

GR-6

RECEIVED
DEC 15 2011 CC

3119



TENNESSEE DEPARTMENT OF CORRECTION

INMATE GRIEVANCE RESPONSE

Jasper Vick
NAME

#137471
NUMBER

SCCF CA-101
INSTITUTION & UNIT

241001-17452
GRIEVANCE NUMBER

Summary of Evidence and Testimony Presented to Committee _____

Inmate Grievance Committee's Response and Reasons Inappropriate per Policy 501.01 VI H-8
medical diagnosis

11-2-11
DATE

Whitney Cooper
CHAIRMAN

MEMBER

MEMBER

MEMBER

MEMBER

Warden's Response: Agrees with Proposed Response

Disagrees with Proposed Response

If Disagrees, Reason(s) for Disagreement _____

Action Taken:

DATE: 11/1/11

WARDEN'S SIGNATURE: [Signature]

Do you wish to appeal this response? YES NO

If yes: Sign, date, and return to chairman for processing. Grievant may attach supplemental clarification of issues or rebuttal/reaction to previous responses if so desired.

Jasper Vick
GRIEVANT

11-10-11
DATE

Whitney Cooper
WITNESS

Commissioner's Response and Reason(s): _____

DATE

SIGNATURE

Distribution upon final Resolution:

1 - Inmate Grievant 1 - Warden 1 - Grievance Unit

Commissioner

2010-01-01

RDA 2244



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE RESPONSE

Jasper Vick
NAME

#139471
NUMBER

SCCF CA-101
INSTITUTION & UNIT

241001-17452
GRIEVANCE NUMBER

Summary of Evidence and Testimony Presented to Committee

Inmate Grievance Committee's Response and Reasons: Inappropriate per Policy 501.01 VI H-8
medical diagnosis

11-2-11
DATE

Whostly Clorpe
CHAIRMAN

MEMBER

MEMBER

MEMBER

MEMBER

Warden's Response: Agrees with Proposed Response

checkbox checked

Disagrees with Proposed Response

checkbox unchecked

If Disagrees, Reason(s) for Disagreement

Action Taken:

DATE: 11/4/11

WARDEN'S SIGNATURE:

[Signature]

Do you wish to appeal this response?

YES

NO

If yes: Sign, date, and return to chairman for processing. Grievant may attach supplemental clarification of issues or rebuttal/reaction to previous responses if so desired.

Jasper Vick
GRIEVANT

11-10-11
DATE

Whostly Clorpe
WITNESS

Commissioner's Response and Reason(s):

DATE

SIGNATURE

Distribution Upon Final Resolution:

White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner

CR-1393 (Rev. 3-00)

RDA 2244

INP-ASV
Ashe



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE

Jasper L. Vick 139471 CCA/SCCC CA-101
NAME NUMBER INSTITUTION & UNIT

DESCRIPTION OF PROBLEM: On October 18, 2011 at or about 4:45pm-5:00pm o'clock,
LPN, Haenitsch, refused the Grievant insulin, where the Grievant's blood
sugar level was tested at 298. LPN, Haenitsch reason for refusing the

REQUESTED SOLUTION: That the Grievant be provided adequate medical care, and
be allowed to test his blood sugar lever on any day that the medical test
station is open, and be provided insulin as needed, as long as the Grievant
is a biabetic.

Jasper Vick October 23, 2011
Signature of Grievant Date

TO BE COMPLETED BY GRIEVANCE CLERK

17452-241001 OCT 24 2011 Whosette Harper
Grievance Number Date Received Signature of Grievance Clerk

INMATE GRIEVANCE COMMITTEE'S RESPONSE DUE DATE: _____

AUTHORIZED EXTENSION: _____ Signature of Grievant
New Due Date

INMATE GRIEVANCE RESPONSE

Summary of Supervisor's Response/Evidence: Per Dr Stewart's orders your Accuchecks were discart
Your blood glucose level will be monitored by HgbA1c testing which is a
more accurate method

Chairperson's Response and Reason(s): Concerns w/ Supervisor
Inappropriate per policy SUI-01 VI H-8 medical diagnosis.

DATE: 10/31/11 CHAIRPERSON: Whosette Harper

Do you wish to appeal this response? YES NO
If yes: Sign, date, and return to chairman for processing within five (5) days of receipt of first-level response.

Jasper Vick 11/2/11 [Signature]
GRIEVANT DATE WITNESS



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE (continuation sheet)

DESCRIPTION OF PROBLEM: Grievant insulin, was that, "on October 6, 2011, it was discontinued (DCd), that the Grievant not be allowed to test or receive insulin until you (the Grievant) put in a sick call, and pay a medical co-payment to see the Doctor."

The Grievant has a Constitutional Right to adequate medical care. Diabetes is a cronic care condition that should not be denied, delayed, or withheld, proper medical treatment/care at any time for any reason.

EFFECTS FROM CAUSE FOR ACTION

As a result of the actions of medical staff, Particulary Nurse Haenitsch; Failure to administer insulin when "Blood Sugar" level was 298, Did cause me to suffer the following reactions from alack of insulin that was being deliberately witheld:

1. I i/m vick experienced a "Upset Stomach,"
2. I i/m Vick experienced "Severe Vommiting,"
3. I i/m Vick experienced "Extreme Headaches,"
4. I i/m Vick experienced "Fatigue and Sleepiness,"
5. I i/m Vick experienced "Frequent Dark Urination, and "severe BackPain,"

Also;

6. Poor vision/blur; and

7. Mucle SPASMS.

Distribution Upon Final Resolution:

White - Inmate Grievant Canary - Warden

Pink - Grievance Committee

Goldenrod - Commissioner (if applicable)

CR-1394 (Rev. 3-00)

Page 2 of 2

RDA 2244

Cc.: fl. #11-068

U Ashe



TENNESSEE DEPARTMENT OF CORRECTION
RESPONSE OF SUPERVISOR OF GRIEVED EMPLOYEE OR DEPARTMENT

DATE: 10/27/11

Please respond to the attached grievance, indicating any action taken.
Date Due: 10/27/11

Grievance Number _____ Inmate Name Jasper Vick Inmate Number 139471

Per Dr Stewart's Medical orders your Accuchecks were discontinued. Your blood glucose level will be monitored by Hgb A1C testing which is a more accurate method of checking glucose levels. I see that on October 12, 2011 you signed up for Nurse sick call. You failed to appear to sick call so that medical staff could evaluate your needs. Your medicine & medical needs can not be adjusted without being seen by medical staff.

End of Statement

Chris Lambert RN ICOI
SIGNATURE

10/27/11
DATE

White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner



STATE OF TENNESSEE
DEPARTMENT OF CORRECTION
5TH FLOOR RACHEL JACKSON BLDG.
320 SIXTH AVENUE NORTH
NASHVILLE, TENNESSEE 37243-0465

MEMORANDUM

Inmate Name: Jasper Vick TDOC Number: 139471
Institution: SCCF Housing Unit: CA121
Institution Grievance Number: 16042 TOMIS Grievance Number: 226574

Commissioner's Response and Reasons:

The Director of Health Services has reviewed the grievance and the grievance has been forwarded to the TDOC Medical Director.

11/1/10
Date

Rubén Hese
Assistant Commissioner, Operations

GR-6

RECEIVED

NOV 09 2010



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE RESPONSE

JASPER VICK 139471 S. CCP - CA 121 226574-16042
NAME NUMBER INSTITUTION & UNIT GRIEVANCE NUMBER

Summary of Evidence and Testimony Presented to Committee _____

Inmate Grievance Committee's Reponse and Reasons Concur with Supervisor

10.5.10 Junius Comett Phyllis Smith
DATE CHAIRMAN MEMBER
Stacy Sweat Jonathan Fendergrass Rich O'Heath
MEMBER MEMBER MEMBER

Warden's Response: Agrees with Proposed Response
Disagrees with Proposed Response
If Disagrees, Reason(s) for Disagreement _____

Action Taken: _____
DATE: 10-11-10 WARDEN'S SIGNATURE: [Signature]
Do you wish to appeal this response? Yes No
If yes: Sign, date and return to chairman for processing. Grievant may attach supplemental clarification of issues or rebuttal/reaction to previous responses if so desired.

Jasper Vick 10-14-10 John Smith
GRIEVANT DATE WITNESS

Commissioner's Response and Reason(s): _____

DATE _____ SIGNATURE _____
Distribution Upon Final Resolution
White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner



T-6
EMERGENCY

TENNESSEE DEPARTMENT OF CORRECTION

INMATE GRIEVANCE

None emergency
ordered by Dr. to stay in
medical

9-10-10

1340

Reg-Hvr Cyst Cell
Steadman
SCCF CA 121

Medical Cell #68

Jasper Vick

NAME

139471

NUMBER

INSTITUTION & UNIT

DESCRIPTION OF PROBLEM: On September 10, 2010, I, the Grievant came into Medical due to low energy. I was seen by Ms Lomax. After examination, Ms Lomax informed the Grievant that he had Hi Sugar

REQUESTED SOLUTION: That a full investigation be conducted into this violation of the Grievant to receive or deny Medical assistance, of any form and any further assistance be provided upon request.

Jasper Vick

Signature of Grievant

September 10, 2010

Date

TO BE COMPLETED BY GRIEVANCE CLERK

226574-16042

Grievance Number

09-24-10

Date Received

Junica Bonett

Signature Of Grievance Clerk

INMATE GRIEVANCE COMMITTEE'S RESPONSE DUE DATE: _____

AUTHORIZED EXTENSION: _____
New Due Date Signature of Grievant

INMATE GRIEVANCE RESPONSE

Summary of Supervisor's Response/Evidence: _____

Chairperson's Response and Reason(s): Concur with supervisor.

DATE: 9-29-10

CHAIRPERSON:

Junica Bonett

Do you wish to appeal this response?

YES

NO

If yes: Sign, date, and return to chairman for processing within five (5) days of receipt of first-level response.

Jasper Vick

GRIEVANT

10-01-10

DATE

Junica Bonett

WITNESS

Distribution Upon Final Resolution:

White - Inmate Grievant

Canary - Warden

Pink - Grievance Committee

Goldenrod - Commissioner (if applicable)

Pending 9-13-10



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE (continuation sheet)

DESCRIPTION OF PROBLEM: and gave the Grievant insulin and stated to Grievant that the Grievant should not leave for a few minutes. After about 30 minutes or so, MS LOMAX returned to the Grievant and stating that she (MS LOMAX) wanted to keep the Grievant for a few days because of his sugar level. The Grievant refused this medical request of MS LOMAX, by stating that the Grievant did not want any further medical service, and invoked his right to refuse medical treatment. MS LOMAX then stated to the Grievant that she had license to protect. Again the Grievant invoked his rights to refuse any medical treatment. The Grievant was then threatened by MS LOMAX with a disciplinary of Refuse Cell Assignment and Segregation. The Grievant was then placed in cell #68 for further medical treatment. Cell #68 has no bedding, no tissue, just bare walls.

The Grievant has a right to refuse ANY and ALL FORMS OF Medical assistance, this include being placed in/under observation (cell #68) or receiving any further medical assistance.

MS LOMAX refused to allow me to file this emergency grievance with a Captain pursuant to TDOC Policy/SCCF Policy for Filing emergency grievance.

Since being forced into medical observation at or about 10:30 am, it has been more than

Distribution Upon Final Resolution:

White - Inmate Grievant

Canary - Warden

Pink - Grievance Committee

Goldenrod - Commissioner (if applicable)

CR-1394 (Rev. 3-00)

Page 2 of 2

RDA 2244



TENNESSEE DEPARTMENT OF CORRECTION
 RESPONSE OF SUPERVISOR OF GRIEVED EMPLOYEE OR DEPARTMENT

Reg- HSR
 Steadman

DATE: 9.24.10

Please respond to the attached grievance, indicating any action taken.

Date Due: 9.27.10

220574-11042
 Grievance Number

Jasper Vick
 Inmate Name

139471
 Inmate Number

I'm can refuse medical treatment I'm cannot refuse cell change without repercussions. I'm was being treated for a serious health concern & should be thankful he is provided such instead of grieving the care he received. I find no evidence of any interference by Nurse Lomax in regard to an emergency advance - By the way you did not finish your last sentence & you should state note nursing staff does not deliver bedding or tissue.

[Large scribbled-out area]

Angela Steadman
 SIGNATURE

9/28/10
 DATE

White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner

MEMORANDUM

TO: Daniel Pritchard, Assistant Warden

FROM: Jessica Garrett, Grievance Coordinator

DATE: 9-13-10

SUBJ: Title VI Grievance Determination

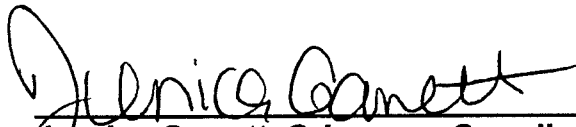
INMATE: Jasper Vick **TDOC#** 139471

Has filed the attached as a Title VI Grievance. I am forwarding to your office for your determination as to whether or not it meets the established criteria for being a Title VI matter.

Please return this memorandum with your determination marked below to my office for further processing.

Deemed not to be a Title VI Grievance.

Deemed to be a Title VI Grievance.



Jessica Garrett, Grievance Coordinator

9-13-10

Date



Daniel Pritchard, Assistant Warden/
Title VI Coordinator

9/14/10

Date

GRIEVANCE HEARING SUMMARY

DATE: October 5,2010

Grievance: #16042/226574

Grievant: I/m Vick, Jasper #139471

Present:	Jessica Garrett	Grievance Coordinator
	Phyllis Hodge	Staff Board Member
	Tracye Sweat	Staff Board Member
	I/m Netherton #451590	I/M Board Member
	I/m Pendergrass #455653	I/m Board Member
	I/m Grider 379605	I/m Grievance Clerk

Grievant enters: The Chairperson read the grievance, the Supervisor's response and Grievant's requested solution. Procedures were explained.

This complaint on: Medical

Grievant comments:
Inmate had no new comments.

Board Questions:
Board had no comments.

Hearing was concluded.

Exhibit 3

aspirin 81 mg (JV)
Humulin 70/30 (JV)
Regular Insulin (JV)
Glucotrol 5 mg (JV)
Zyrtec 10 mg
miralax 17g Powder
Simethicone 80 mg
Cromolyn Nasal Spray
Ibuprofen (JV)
antifungal cream
(jock itch)
Hydrocortisone ~~0.1%~~ 0.1%
cream
(back)

On December 6, 2017 Plaintiff was seen by Dr. Soldo, Dr. Soldo prescriber the above listed items for Plaintiff and assuring that Plaintiff should continue on all medication(s) that is prescribed and especially the aspirin regiment that is prescribed should be taken daily and failure to do so may result in serious medical complication.

SPECIAL NOTE:

The following list of medication(s) has been provided to the Plaintiff in part on January 8, 2018 as indicated by the initial JV. No other has been provided to date.

MEDICAL PASS

YOU ARE SCHEDULED FOR A MEDICAL

APPOINTMENT, ATTENDANCE IS MANDATORY

NAME	Vick	TDOC	139471
DATE	12-6-17	TIME	0800
CELL	EB102		

MUST SHOW

DR. SOLDO - CHRONIC CLINIC X

Brittany Clenney, LPN

AUTHORIZED SIGNATURE

MEDICAL PASS

YOU ARE SCHEDULED FOR A MEDICAL

APPOINTMENT, ATTENDANCE IS MANDATORY

NAME	Vick	TDOC	139471
DATE	6/28/2017	TIME	6:30 AM
CELL	BB124		

DR. COBLE	LABS	<u> X </u>
FRANKS, FNP	TREATMENT	<u> </u>
PSYCHIATRY	TELEMED	<u> </u>
DR. NEWMAN	OTHER	<u> </u>

DO NOT EAT BEFORE LABS ARE DRAWN!

Brandi Keeton, LPN

AUTHORIZED SIGNATURE

MEDICAL PASS

YOU ARE SCHEDULED FOR A MEDICAL

APPOINTMENT, ATTENDANCE IS MANDATORY

NAME	Vick	TDOC	139471
DATE	8/30/17	TIME	0900
CELL	BB124		

KELLEY NP CHRONIC CLINIC X

Brandi Vasser, LPN

AUTHORIZED SIGNATURE

MEDICAL PASS

YOU ARE SCHEDULED FOR A MEDICAL

APPOINTMENT, ATTENDANCE IS MANDATORY

NAME	VICK	TDOC	139471
DATE	9/18/2017	TIME	6:30 AM
CELL	EB124		

DR. COBLE	LABS	<u> X </u>
FRANKS, FNP	TREATMENT	<u> </u>
PSYCHIATRY	TELEMED	<u> </u>
DR. NEWMAN	OTHER	<u> </u>

DO NOT EAT BEFORE LABS ARE DRAWN!

Brandi Keeton, LPN

AUTHORIZED SIGNATURE

MEDICAL PASS

YOU ARE SCHEDULED FOR A MEDICAL

APPOINTMENT, ATTENDANCE IS MANDATORY

NAME	Vick	TDOC	139471
DATE	6/5/2017	TIME	8AM
CELL	BB124		

KELLEY NP - CHRONIC CLINIC X

Matthew Petty, RN

AUTHORIZED SIGNATURE

Exhibit 4



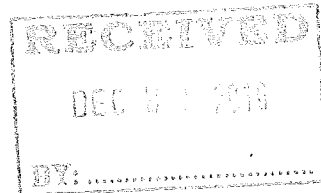
MEMO

Inmate Name: Josipa Uicic TDOC Number: 139471
 Institution: 27CC Housing Unit: BA 124
 Institution Grievance Number: 970 TOMIS Grievance Number: 305028

Commissioner's Response and Reasons:

The Director of Health Services has reviewed the grievance and:

- Concur with Warden Concur with Supervisor Concur with Committee



12-21-16
Date

[Signature]
Deputy Commissioner of Operations

TP-19



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE RESPONSE

Jasper Vick
NAME

139471
NUMBER

TTCC / BA / 24
INSTITUTION & UNIT

975 / 309028
GRIEVANCE NUMBER

Summary of Evidence and Testimony Presented to Committee grievance and supervisor
response reviewed. Hearing held in absentia due to facility
on lock down.

Inmate Grievance Committee's Response and Reasons board concurs with supervisor
response and recommends said inmate go to medical
to adjust his dietary needs.

12/1/16
DATE

Sgt A. Carter
CHAIRMAN

Joseph Hamwell
MEMBER

A. Marnery
MEMBER

Paul
MEMBER

[Signature]
MEMBER

Warden's Response: Agrees with Proposed Response

Disagrees with Proposed Response

If Disagrees, Reason(s) for Disagreement _____

Action Taken:
DATE: 12/2/16 WARDEN'S SIGNATURE: [Signature]

Do you wish to appeal this response? YES NO

If yes: Sign, date and return to chairman for processing. Grievant may attach supplemental clarification of issues or rebuttal/reaction to previous responses if so desired.

Jasper Vick
GRIEVANT

December 5, 2016
DATE

[Signature]
WITNESS

Commissioner's Response and Reason(s): _____

CLINICAL SERVICES

DATE

RECEIVED SIGNATURE

Distribution Upon Final Resolution:
White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE

7001

Jasper Vick
NAME

139471
NUMBER

Core Civic BA124
INSTITUTION & UNIT

DESCRIPTION OF PROBLEM: This grievance is filed within the Seven (7) day time period as required in accordance with TDOC Administrative policy 501.01 Inmate Grievance Policy and Procedure and in

REQUESTED SOLUTION: That I be provided a HS SNACK that will overcome hypoglycemia/Low Blood sugar, and be provided a different HS snack on different days.

Jasper Vick
Signature of Grievant

November 18, 2016
Date

TO BE COMPLETED BY GRIEVANCE CLERK

975/307028
Grievance Number

11-21-16
Date Received

[Signature]
Signature Of Grievance Clerk

INMATE GRIEVANCE COMMITTEE'S RESPONSE DUE DATE: _____

AUTHORIZED EXTENSION: _____
New Due Date Signature of Grievant

INMATE GRIEVANCE RESPONSE

Summary of Supervisor's Response/Evidence: _____

Chairperson's Response and Reason(s): _____

DATE: _____ CHAIRPERSON: _____

Do you wish to appeal this response? YES NO

If yes: Sign, date, and return to chairman for processing within five (5) days of receipt of first-level response.

Jasper Vick
GRIEVANT

11/30/2016
DATE

[Signature]
WITNESS

Distribution Upon Final Resolution:

White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner (if applicable)



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE (continuation sheet)

DESCRIPTION OF PROBLEM: accordance with Prison Litigation Reform Act (PLRA) 1996. Incident time: Approximately 5:30-6:00pm. Incident Date: on or about November 13, 2016. Person Grieved: F/S MS. Compton. How Affected: FS MS. Compton is effectively denying Diabetics a THERAPEUTIC DIET by giving Diabetic(s) Cheese that will NOT save a diabetic's life in the event of hypoglycemia.

STATEMENT OF FACT

On or about November 13, 2016, at or about 10:30pm-11:00pm, I had experienced hypoglycemia in my sleep, I rushed to eat the cheese sandwich that is provided by FS MS. Compton as a part of my Therapeutic Diet Order, the cheese sandwich had no effect in ~~me~~ getting my blood sugar level up to a safe level.

On or about November 14, 2016, at or about 1:30-2:00pm, I explained this to F/S MS. Compton, that the cheese sandwich had no effect in getting my low blood sugar back to a safe level, FS MS. Compton stated: "I can give you whatever I want, if you want something else, go to medical and let them give it to you."

With the exception of NOT more than five (5) times, I have been provided a cheese sandwich as a HS snack since February 22, 2016.

EFFECT

On or about November 13, 2016, I almost died because the cheese sandwich that F/S MS. Compton provided had NO values that would overcome hypoglycemia/low blood sugar.

Distribution Upon Final Resolution:

White - Inmate Grievant Canary - Warden

Pink - Grievance Committee

Goldenrod - Commissioner (if applicable)

CR-1394 (Rev. 3-00) x.c. 11. # 16-043

Page 2 of 2

RDA 2244



TENNESSEE DEPARTMENT OF CORRECTION
RESPONSE OF SUPERVISOR OF GRIEVED EMPLOYEE OR DEPARTMENT

DATE: _____

Please respond to the attached grievance, indicating any action taken.

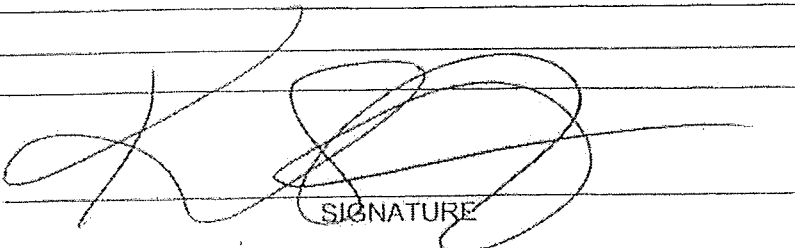
Date Due: _____

9751309028
Grievance Number

Jasper Vick
Inmate Name

139471
Inmate Number

Food Service provides 4 snacks as part of the DFH w/ snack. These snacks are not for life saving circumstances. Medical staff should be notified of medical concerns/needs.


SIGNATURE

11-29-16
DATE

White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE RESPONSE

Jasper Vick: 139471 TTCC/BA/24 975/309028
NAME NUMBER INSTITUTION & UNIT GRIEVANCE NUMBER

Summary of Evidence and Testimony Presented to Committee grievance and supervisor response reviewed. Hearing held in absentia due to facility on lock down.

Inmate Grievance Committee's Response and Reasons board concurred with supervisor response and recommends said inmate go to medical to adjust his dietary needs.

12/1/16 Set A-Carter Joseph Harwell
DATE CHAIRMAN MEMBER
A. Murray Paul
MEMBER MEMBER MEMBER

Warden's Response: Agrees with Proposed Response [checked]
Disagrees with Proposed Response [unchecked]
Disagrees, Reason(s) for Disagreement

Action Taken:
DATE: 12/2/16 WARDEN'S SIGNATURE: Yolanda Pittman
Do you wish to appeal this response? [X] YES [] NO
Sign, date and return to chairman for processing. Grievant may attach supplemental clarification of issues or rebuttal/reaction to previous responses if so desired.
Jasper Vick x December 5, 2016 [Signature]
GRIEVANT DATE WITNESS

Commissioner's Response and Reason(s):
DATE SIGNATURE

Distribution Upon Final Resolution:
White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner
CR-1393 (Rev. 3-00) RDA 2244



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE

Accepted
by Court

Jasper Vick
NAME

139471
NUMBER

Core Civic BA124
INSTITUTION & UNIT

DESCRIPTION OF PROBLEM: This grievance is filed within the Seven (7) day time period as required in accordance with TDOC Administrative policy 501.01 Inmate Grievance Policy and Procedure and in

REQUESTED SOLUTION: That I be provided a HS SNACK that will overcome hypoglycemia/Low Blood sugar, and be provided a different HS snack on different days.

Jasper Vick
Signature of Grievant

November 18, 2016
Date

TO BE COMPLETED BY GRIEVANCE CLERK

975/309028
Grievance Number

11-21-16
Date Received

[Signature]
Signature Of Grievance Clerk

INMATE GRIEVANCE COMMITTEE'S RESPONSE DUE DATE: _____

AUTHORIZED EXTENSION: _____
New Due Date Signature of Grievant

INMATE GRIEVANCE RESPONSE

Summary of Supervisor's Response/Evidence: _____

Chairperson's Response and Reason(s): _____

DATE: _____ CHAIRPERSON: _____

Do you wish to appeal this response? YES NO

If yes: Sign, date, and return to chairman for processing within five (5) days of receipt of first-level response.

Jasper Vick
GRIEVANT

11/30/2016
DATE

[Signature]
WITNESS

Distribution Upon Final Resolution:

White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner (if applicable)



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE (continuation sheet)

DESCRIPTION OF PROBLEM: accordance with Prison Litigation Reform Act (PLRA) 1996. Incident time: Approximately 5:30-6:00pm. Incident Date: on or about November 14, 2016. Person Grieved: F/S MS. Compton. How Affected: FS MS. Compton is effectively denying Diabetics a THERAPEUTIC DIET by giving Diabetic(s) Cheese that will NOT save a diabetic's life in the event of hypoglycemia.

STATEMENT OF FACT

On or about November 13, 2016, at or about 10:30pm-11:00pm, I had experienced hypoglycemia in my sleep, I rushed to eat the Cheese sandwich that is provided by FS MS. Compton as a part of my Therapeutic Diet Order, the Cheese sandwich had no effect in ~~me~~ getting my blood sugar level up to a safe level.

On or about November 14, 2016, at or about 1:30-2:00p.m., I explained this to F/S MS. Compton, that the Cheese sandwich had no effect in getting my Low blood sugar back to a safe level, FS MS. Compton stated: "I can give you whatever I want, if you want something ealse, go to medical and let them give it to you."

With the exception of NOT more than five (5) times, I have been provided a cheese sandwich as a HS snack since February 22, 2016.

EFFECT

On or about November 13, 2016, I almost died because the Cheese sandwich that F/S MS. Compton provided had NO values that would overcome hypoglycemia/Low-Blood-sugar.

Distribution Upon Final Resolution:

White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner (if applicable)

CR-1394 (Rev. 3-00) x.c.:fl. 416-043

Page 2 of 2

RDA 2244



TENNESSEE DEPARTMENT OF CORRECTION
RESPONSE OF SUPERVISOR OF GRIEVED EMPLOYEE OR DEPARTMENT

DATE: _____

Please respond to the attached grievance, indicating any action taken.

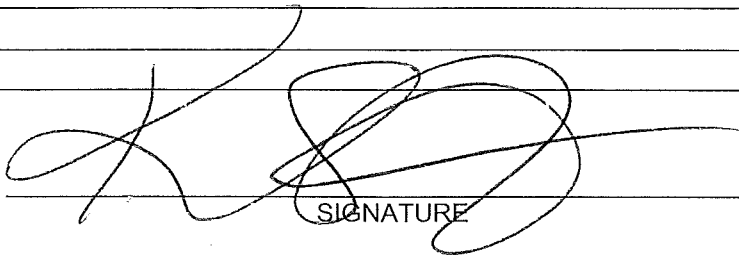
Date Due: _____

9751309028
Grievance Number

Jasper Vick
Inmate Name

139471
Inmate Number

Food service provides 45 snacks as part of the DFH w/ snack. These snacks are not for life saving circumstances. Medical staff should be notified of medical concerns/needs.


SIGNATURE

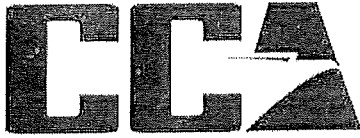
11-29-16
DATE

White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner

Exhibit 5

aspirin 81 mg
Humulin 70/30
Regular Insulin
Glucotrol 5 mg
Zyrtec 10 mg
miralax 17g Powder
Simethicone 80 mg
Cromolyn Nasal Spray
Ibuprofen
antifungal cream
(jock itch)
Hydrocortisone ~~0.1%~~ 0.1%
cream
(back)

On December 6, 2017 Plaintiff was seen by Dr. Soldo, Dr. Soldo prescriber the above listed items for Plaintiff and assuring that Plaintiff should continue on all medication(s) that is prescribed and especially the aspirin regiment that is prescribed should be taken daily and failure to do so may result in serious medical complication.



CORRECTIONS CORPORATION OF AMERICA

Trousdale Turner Correctional Center
140 Macon Way
Hartsville, TN 37074

Memorandum

To: Trousdale Turner Correctional Center Staff and Inmate Population
From: J. Veal, Chief of Unit Management
Subject: Indigent Correspondence Kits
Date: November 23, 2016

As per policy, an *Indigent Inmate* is defined as: Any Inmate whose regular income from any source is **LESS THAN** \$6.00 per month and whose trust fund balance is **LESS THAN** \$6.00. Inmates who qualify during each month will be eligible for a hygiene kit and an Indigent Correspondence Kit. Indigent Correspondence Kits will be issued upon request.

Hygiene Indigent Kits will include the following but not limited to: soap, toothbrush, toothpaste, a comb, shampoo, deodorant, shaving cream and razors. Note: Razors will not be issued to any Inmates housed in Segregation.

Indigent Correspondence Kits will include the following but not limited to: (5) stamped, white envelopes; (5) sheets of paper, and (1) blue ink pen or pencil. Note: All envelopes will be stamped with an identifier each month. This identifier will allow the mailroom to place postage on the outgoing mail.

If the Mailroom receives any indigent envelopes without the identifier on them, the mail will be returned to the sender.

****PROCEDURES FOR ACQUIRING AN INDIGENT CORRESPONDENCE KIT****

1. Eligible Inmates who are interested in obtaining a Correspondence Indigent Kit must submit a request to their perspective Unit Manager on an Inmate Request Form.
2. Unit Managers will forward all requests to the Chief of Unit Management Office.
3. The Chief of Unit Management or Designee will fill and record all orders.
4. Upon filling all orders, the Chief of Unit Management or Designee will forward all completed requests back to the Unit Manager.
5. The Unit Manager will be responsible for ensuring that the Correspondence Kits are distributed within 24 hours of being picked up from the Chief of Unit Management's Office.
 - a. All Inmate's must sign for the Correspondence Kits
 - b. Staff will be responsible for making an entry in the Contact Notes, indicating that the kit was received or denied.



TENNESSEE DEPARTMENT OF CORRECTION
SICK CALL REQUEST
(SOLICITUD POR SERVICIOS DE SALUD)

PTCC/Core Civic
INSTITUTION (INSTITUCIÓN)

FOR MEDICAL / MENTAL HEALTH USE ONLY
Date Received: _____
Time Received: _____

Print Name (Escriba su nombre): Jasper Vick Date of request (fecha de solicitud): March 16, 2017
(Unidad de Vivienda) AB 110
Housing Location

ID# 139471 (fecha de nacimiento): 7/6/54 Date of Birth

Nature of problem or request (Naturaleza del problema): MY request is for basic hygene need: Tissue Paper, which I am being denied while housed in AB 110. As a diabetic and a human being, tissue is a must have.

I request to see (Le pido que vea): Dental Mental Health Physician

Jasper Vick
Signature (firma)

FI # 17-018

PLACE THIS SLIP IN THE MEDICAL REQUEST BOX. DO NOT WRITE BELOW THIS LINE.
PON ESTA SOLICITUD PARA SER TRATADO POR EL PERSONAL DE SALUD POR LAS CONDICIONES DESCRITAS EN LA CAJA MEDICA
(NO ESCRIBA DEBAJO DE ESTA LINEA).

Referred to: (Circle one): Nurse Mid-level Physician MH Dental

Triaged by: _____
Specialty Clinic: _____

568



MEMO

BB124

SCF

Inmate Name: Jasper Vick
Institution: ITCC

TDOC Number: 139471
Housing Unit: _____

Institution Grievance Number: T6-17-4205

TOMIS Grievance Number: 313415

Commissioner's Response and Reasons:

Level III Response and Reasons:

The circumstances surrounding the alleged incident do not substantiate a Title VI Violation. Inmate Jasper Vick #139471 fails to support his allegation of discriminatory treatment prohibited by the three protective classes (race, color, and national origin) under the Title VI-Civil Rights Act of 1964. Therefore, inmate Vick's contention of a Title VI Violation has been determined to be unsubstantiated.

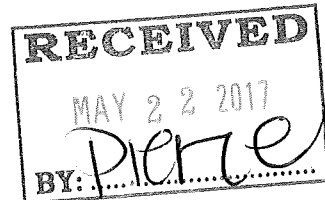
The Deputy Commissioner of Operations concurs with the decision of the Central Office Title VI Coordinator; therefore, the appeal request in reference to the Title VI Grievance #313415 has been denied..

Appeal Remanded: Yes or No

05/18/17
Date

Jasper Vick
Deputy Commissioner of Operations

DS-oth-4



Department of Correction • 6th Floor Rachel Jackson Building • 320 Sixth Avenue North •
Nashville, TN 37243 • Tel: 615-253-8180 • Fax: 615-253-1668 • tn.gov/Correction

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MEMO

Inmate Name: Jasper Vick TDOC Number: 139471

Institution: TTCC TOMIS Grievance Number: 313415

Title VI Tracking Number: T6-17-4205

Level II-Title VI Coordinator's Response and Reasons:

Upon receipt and review of the *Title VI Grievance #313415*, a determination was made that inmate Vick's (#139471) contention of a Title VI violation could not be substantiated. Inmate Vick (#139471) fails to support his allegation of discriminatory treatment prohibited by the three protective classes (race, color, and national origin) under the Title VI-Civil Rights Act of 1964 as it is related to being denied participation in, or denied benefits of any program or activity.

Associate Warden Pittman has checked the list of inmate Vicks' (#139471) medications and they have been reissued. Currently he is housed on Restrictive Housing Unit and there are certain property restrictions that must be followed.

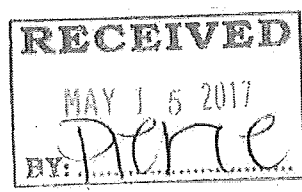
However, there was no evidence found to substantiate that discriminatory treatment was practiced or that any policy violations occurred.

Concur with Associate/Assistant Warden Concur with Supervisor Remedy

05/11/17
Date

Vashti Holt

Vashti Holt, TDOC Title VI Coordinator



Department of Correction • 6th Floor Rachel Jackson Building • 320 Sixth Avenue North • Nashville, TN 37243 • Tel: 615-253-8155 • Fax: 615-532-8281 • tn.gov/Correction

368

EMERGENCY TITLE 6
139471 Vick Part 1



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE

RECEIVED
MAR 23 2017
BY: PIERCE

Deemed as non emergency
3/16/17 @ 11:30am
PP

Jasper Vick NAME 139471 NUMBER AB-110 Seg INSTITUTION & UNIT

DESCRIPTION OF PROBLEM: I arrived here in Segregation area March 16, 2017, and have not been afforded Keep on person (KOP) medication(s) that is essential to keeping my diabetic condition under control
REQUESTED SOLUTION: That I be afforded personal property(ies) as other segregated inmates especially KOP medication(s) and legal material that the courts consider PRIVILEGED

Jasper Vick Signature of Grievant March 19, 2017 Date

TO BE COMPLETED BY GRIEVANCE CLERK

110210/313415 Grievance Number 3/23/17 Date Received Sgt. Pierce Signature Of Grievance Clerk

INMATE GRIEVANCE COMMITTEE'S RESPONSE DUE DATE: _____
AUTHORIZED EXTENSION: _____ New Due Date _____ Signature of Grievant _____

INMATE GRIEVANCE RESPONSE

Summary of Supervisor's Response/Evidence: _____

RECEIVED

Chairperson's Response and Reason(s): MAY 18 2017
OPERATIONS

DATE: _____ CHAIRPERSON: _____

Do you wish to appeal this response? _____ YES _____ NO
If yes: Sign, date, and return to chairman for processing within five (5) days of receipt of first-level response.

GRIEVANT DATE WITNESS

EMERGENCY TITLE 6

139471 Vick Part 2



TENNESSEE DEPARTMENT OF CORRECTION INMATE GRIEVANCE (continuation sheet)

DESCRIPTION OF PROBLEM: to avoid future diabetic complications associated with diabetes.

2). I have not been afforded basic hygiene materials which is also essential to keeping my diabetic condition under control, daily brushing and keeping my body clean and especially foot care.

3). I have not been afforded privilege legal mail and privilege legal materials to correspond with my attorneys and the courts.

4). I have not been afforded basic writing materials so that I might correspond with family and friends.

I have made my request for personal property and KOP medications and all request has been muted and ignored by Sgt. McVay, C/O Jenkins and C/O Cole, March 17, 2017.

Withholding my KOPs places my life in imminent danger and withholding my ~~privilege~~⁽³⁾ privilege legal mail and privilege legal materials is a denial of access to the courts and a violation of privileged communication clause of the First Amendment. — STOP —

— END DOCUMENT —

Distribution Upon Final Resolution: F1 #17-019

White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner (if applicable)

CR-1394 (Rev. 3-00)

Page 2 of 2

RDA 2244



ADDENDUM
EMERGENCY TITLE 6 File Date: March 19, 2017
TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE **(continuation sheet)**

DESCRIPTION OF PROBLEM: This is an Addendum to the Grievance entitled Emergency Title 6 File Date March 19, 2017, I would state for a more clear understanding as follows:

The Keep on Person (KOP) medication in question has nothing to do with medical personnel, but, involves security; On March 16, 2017, I was ordered by DHO Gardner to be held in Punitive Segregation. IRC Jenkins and Acting Unit Manager Peterson are responsible to have brought my property after inventory of said personal property. The KOPs in my property had already been provided to me by medical to Keep on person (KOP) all these medications are diabetes associated and needed for my daily use to contrall my diabetes to some degree. IRC Jenkins and acting U/M Peterson has fail to provide my personal property (ies). Stop

Respectfully submitted,
 Jasper Vick
 JASPER VICK 139471
 AB110

March 20, 2017

Distribution Upon Final Resolution:

White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner (if applicable)
 CR-1394 (Rev. 3-00) Page 2 of 2 RDA 2244



TENNESSEE DEPARTMENT OF CORRECTION
Title VI Complaint Investigation Form

Date Complaint Received: 3/24/17

Complainant's Name (and TDOC number, if applicable), Facility and/or Address:

Inmate Jasper Vick # 139471
Trousdale Turner Correctional Center
140 Macon Way
Hartsville, TN 37074

Facility/Site Involved in Complaint: Trousdale Turner Correctional Center

Nature of Complaint:

Inmate Jasper Vick stated that
he is being discriminated against by his personal
properties and KOP medications being taken
from him.

Date of Interview with Complainant:

Interview via Telephone In-Person Other (specify) _____

Summary of Interview with Complainant:

AWT Putman reviewed all
information and documentation related to the
interference. Inmate Vick is currently housed
in Restricted Housing unit and is not being
discriminated against by the facility. AWT
Putman did get the KOP medications out of
his property.

Other Interviews Conducted: _____

Date: _____



TENNESSEE DEPARTMENT OF CORRECTION
Title VI Complaint Investigation Form

Interviewee's Address and Telephone Number:

Hartsville, TN 37074

1615 808 0400

140 Macon Way

Interviewer's Name and Position:

Interview via: Telephone In-Person Other (specify)

Summary of interview:

Anti-Psychman checked into the listed issues. Inmate Vick's K.O. medications have been reissued to him by A.C. Clark. Inmate Vick is currently housed in restrictive housing unit and there are certain property restrictions.

Resolution/Action Taken (include dates, names, etc.):

a Title VI grievance. This is not deemed

Please attach copies of the complaint, statements of involved parties and witnesses, and response to complainant, etc.

Note: If the offender is no longer at the institution that the Title VI complaint originated, please contact the Title VI Site Coordinator to schedule an interview by phone at his/her current location. If the offender is no longer on community supervision, please contact the Title VI Site Coordinator to schedule an interview by phone. Indicate the Title VI Site Coordinator's name on this document.

Attach Additional Sheets if Necessary



Trousdale Turner Correctional Facility
 140 Macon Way
 Hartsville, TN 37074
 615-808-0400

Memorandum

TO: **Title VI Coordinator, Y. Pittman**

FROM: **SGT. B. PIERCE, GRIEVANCE CHAIRPERSON**

SUBJECT: **Jasper Vick #139471**

DATE: **Date: 3/23/17 Due: 3/30/17**

The above grievance was filed as a Title VI grievance. Please review to see if the information provided warrants filing in this manner

File as a Title VI

Grievance does not meet Title VI qualifications

SGT PIERCE
 Grievance Chairperson

03-28-17
 Date:

Y. Pittman
 Title VI Coordinator

3/24/17
 Date:

Exhibit 6

INMATE REQUEST FORM

Form 14 J00A

Xc:17 411-010

TO: Cynthia Pratt DEPT: Medical DATE: 2-11-2017

REQUEST: To know why Sgt. Douglas is refusing to comply with the MEMORANDUM issued by you on February 1st, 2017, Subject: Diabetic Call. Please respond.

Jasper Vick 139471 BA-124
INMATE (PRINT NAME) NUMBER HOUSING ASSIGNMENT

RESPONSE: _____

DATE: _____
STAFF SIGNATURE

60018-2034

MEMORANDUM: Year 2017

TO: Inmates
FROM: Cynthia Pratt, RN, Health Service Administrator
DATE: February 1st, 2017
SUBJECT: **Diabetic Call**

To facilitate better compliance and management of diabetic Inmates, all Inmates with diabetes we will be called to the medical unit daily at:

5:00 AM
11:30-12:00 PM
5:00 PM

You should be receiving your glucose checks before you are fed. After receiving your glucose check you will then proceed to the chow hall.

If you have any questions, please send me an information request.

Thanks,

Cynthia Pratt, RN
Health Service Administrator



CORRECTIONS CORPORATION OF AMERICA

Trousdale Turner Correctional Facility

MEMORANDUM

DATE: February 10, 2017
TO: Staff/Inmate Population
FROM: Assistant Warden J. Wardlow
SUBJ: Feeding Procedures (Satellite when necessary)

The following procedures are set in place for the feeding of all units within Trousdale Turner Correctional Facility during satellite feeding when necessary:

Upon notification to the units that their trays are en-route to the unit, the unit will be locked down at that time for feeding. Once the trays arrive to the unit, the Unit Officer will verify the amount of trays on the cart with the total assigned to the unit. When verification has been done and the correct amount of trays are in the unit, the Unit Officer will then supervise the assigned food porters in that unit as the trays are passed out.

Closed units will have the trays delivered to the cell and once the inmates assigned to that cell have their trays the door will be secured and continued until all cells have been given their trays.

Open bay units (W Building) will have the trays delivered to the unit, where the unit officer will ensure total unit count is correct prior to passing out trays with the assigned food porters for that unit will pass out trays to one sleeping section at a time. Once each inmate in that pod has been given a tray then the Unit Officer will continue with the same steps in the next pod.

After forty-five (45) minutes all trays will be placed back on the cart from which it was delivered in and the Unit Officer will verify the amount turned in with the amount that was received. When ALL trays have been received the Unit Officer will notify the Dining Officer that the trays are ready to be picked up & pod will be allowed to resume normal tier management. The trays will be placed at the entry door of each unit waiting to be picked up and returned back to the kitchen. All feeding beginning and ending times will be noted in the log book of the units for tracking purposes; also the amount of trays received and returned from the unit.

January 2017

Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
1 New Years	2	3	4	5	6	7
8	9	10	11	12	13	14
15	16 M.L.K. Day	17	18	19	20	21
22 P.M. Lockdown	23 Did NOT SIGN Medical release @ 4:00 am Blood work. Lockdown TOOK INSULIN: 4:45 Food: 6 am - 6:20 am Trays Sat: 5:15 - 6:00 am	24 Lockdown; NO SPUNISHMENT	25 Lockdown	26 OFF L/D	27	28
29	30	31 RastaFari Service only FOR TOP TIER. bottom tier NOT allowed @ 9:10 am				
1-22-17 PM Lockdown: 1-23-17 lockdown and ceil/strip Search	Food served by: G4S Cummings 1-23-17 lockdown States Group Punishment 1/23/17					

February 2017

Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
			1	2 Groundhog Day	3 15 29 F	4 15 F
5	6	7	8	9 Lockdown @ or about 9:00a.m.	10	11
12	13	14 Valentine's Day	15	16 Lock Down + Wrist Band	17 17	18
19	20 Presidents' Day	21 Talk to: Warden Lieback about Jenkins NOT DOING her JOB	22	23 See NOTES: NOTES: TCC pp. 1-3	24	25
26	27 INSIDE FOR INSULIN	28 INSIDE FOR INSULIN				

March 2017

NO INSULIN

Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
			1 INSIDE FOR INSULIN	2 OUTSIDE FOR INSULIN 350F	3 for AM. Diabetic call was complete at 6:30 am. GAS trigger.	4
5	6 RE CLASS TO medium without 48 hr NOTICE APPELLED	7	8	9	10	11 36 330F JENKINS allowed I/M OUTSIDE POD with COMMISSARY IN Refunda
12	13 NO PM INSULIN NUREE COX	14 186 PHS NO PM INSULIN PER NURSE COX	15 15204 PLS 0M. 18-u-2/30 4-u-R @ 5:55 AM	16	17 St. Patrick's Day	18
19	20 Spring Begins	21	22	23	24	25
26	27	28	29	30	31	

1471111111
2017

START DATE: 3/16/17

FTCC

Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
NO SHOWER NO PHONE NO REC	AD SHOWER DAY AB/AC PHONE DAY START AT LR (101)	AB/AC SHOWER DAY AD PHONE DAY START AT LR (101)	AD SHOWER DAY START AT LL (114) NO PHONE	16 AC 108 Pre-selected cell NO LIGHTS NO WASTER NO EMERGENCY NO RAY/SMYER 303 Pts PM NO INSULIN	17 NO G.M. INS NO KOPS AD SHOWER DAY AB/AC PHONE DAY START AT TR (114) 172 Pts 10 UNITS	18 168 Pts 5 UNITS AM 558 AM AB/AC SHOWER DAY DAY NO PHONE NO REC 228 5 UNITS
AMV 19 167 18 G NO SHOWER NO PHONE NO REC Black out with shave pains in Bright side head	20 328 18 UNITS AM AD SHOWER DAY AB/AC PHONE DAY START AT TL (216) 178 Pts 10 UNITS 7:00 PM	21 NO AM INSULIN 22 AM NO MEDS AB/AC SHOWER DAY AD PHONE DAY START AT TL (216) NO INSULIN PM	303 Pts 23 336 Pts 18 UNITS AB/AC SHOWER AD PHONE DAY START AT LR (101) NO PHONE 430 PM INSULIN 420 PM INSULIN NO FOOD 4:30	24 527 am 18u 247 Pts AD SHOWER DAY AB/AC PHONE DAY START AT LL NO (114) P.M. NO INSULIN	25 12:05 am 10 units 3:52 Pts AB/AC SHOWER DAY 10 units 7:30 PM 341 NO PHONE Pts NO REC At 5:30 P.M.	
26 166 Pts AM NO SHOWER NO PHONE NO REC 4:50 PM 295 Pts	27 INSULIN 18u 35 120 Pts 5:20 am NO SHOWER DAY AB/AC PHONE DAY START AT TR (201) 10u @ 4:30 PM Trays @ 5:40 PM	28 144 Pts 18u at 6:45 Trays 5:20 AB/AC SHOWER DAY AD PHONE DAY START AT TR (201) 263 Pts 10u 4:25 PM Trays 4:40	29 TRANS 5:30 am INSULIN 18u 213 AD SHOWER DAY START AT TL (216) NO PHONE NO ENTRY PM ??	30 Trays 5:30 am INSULIN 16:00 am AB/AC SHOWER 191 PT DAY 18 u AD SHOWER START AT TL (216) Trays 5:00 PM INSULIN 100 PM 261 Pts 10-u	31 Trays 5:40 AM 152 Pts 18-u AD SHOWER DAY 6 AM PHONING 169 Pts DAY 10 u START AT LR INSULIN 101 5:00 PM Trays: 6:00 PM	
2 INSULIN 5:25 am TRAYS 6:00 am NO SHOWER NO PHONE NO REC INSULIN 4:30 PM TRY = 5:10 PM 230 Pts 10 UNITS	3 Trays 5:10 am INSULIN = 5:40 am AD SHOWER DAY 19u AB/AC PHONE 231 Pts DAY 10u START AT LL (114) TRANS = 6:10 PM INSULIN: 7:40 PM	4 TRANS = 5:00 am INSULIN = 5:10 am AD SHOWER DAY AD PHONE DAY START AT LR (114) 187 Pts 5:00 PM 10u MOISTURIZING CREAM	5 T = 6:15 am. Pts INE 7:20 am 234 Pts AB/AC SHOWER 198 Pts DAY 10u AD PHONE DAY START AT TR (201) INE = 7:00 PM 10u Trays = 4:30 PM 174 Pts	6 INSE = 4:50 am TRAY = 5:30 am. 192 Pts AD SHOWER DAY AB/AC PHONE INS = 11:00 Pts TRAYS = 5:30 AM 10 units (210)	7 TRANS 5:40 AM INSULIN 6:00 AM 18 AB/AC SHOWER UNITS 18 DAY 139 Pts Trays 4:20 PM NO PHONE 223 Pts NO REC 10u INSULIN 5:10 PM	8 INSE 188 Pts TRAY = 5:00 am 18u AB/AC SHOWER IN 5:00 PM REC TRAY 5:00 PM NO PHONE 235 NO REC Pts

APRIL 1st 2017

March 9, 2017

With Sentkins Present 18 U.S.C.A. § 241 + 242
CONSPIRACY AGAINST RIGHTS BY GARDNER & JENKINS
~~March 9, 2017~~

APRIL 2017

Nurse STEFFSON

TTCC

6 am 144 Pts?
7:35 PM 192

OKAY for P.M.V

Sunday	Monday	Tuesday	Wednesday?	Thursday?	Friday	Saturday
<p>9 IN=4:50 140 PT TRY=5:25 184 NO SHOWER NO PHONE NO REC IN=4:45 230 Pts TRY=5:00 PM 104</p>	<p>10 TRY=5:30 a.m. 184 IN=5:45 a.m. 184 AD SHOWER DAY AB/AC PHONE DAY START AT LR (101) TRY=5:45 PM IN=6:25 PM 240</p>	<p>11 IN=5:55 a.m. 145 TRY=8:10 AM 184 AD SHOWER DAY AB/AC PHONE DAY START AT TL (216) IN=6:30 PM 172 TRY=5:45 PM 126</p>	<p>12 IN=5:45 a.m. 133 TRY=7:50 am 184 PT AD SHOWER DAY START AT LL (114) IN=2:07 PT 104 TRY=5:43 PM ?</p>	<p>13 START AT LL (114) AB/AC SHOWER 6 am 1 DAY 144 Pts AD PHONE DAY START AT LL (114) 7:35 PM TRYS ? 192 Pts</p>	<p>14 ? AD SHOWER DAY AB/AC PHONE DAY 6:20 PM TR IN 263 Pts 104 TRY=6:00 PM 31 TRY=5:20 am IN=5:40 a.m. AD SHOWER DAY 212 Pts 184</p>	<p>15 IN=4:30 am 201 TRY=5:00 am 184 AB/AC SHOWER IN 232 PT 104 TRY=5:59 301 Pts NO PHONE START AT LR (101) START AT LR (101) 22 TRY=5:15 am IN=5:50 am 301 Pts AB/AC SHOWER DAY IN=4:20 PM 288 Pts NO PHONE NO REC TRY=6:00 PM</p>
<p>23 IN=5:30 148 TRY=5:45 184 NO SHOWER NO PHONE NO REC TRY=5:36 PM 104 IN=6:20 PM 319 Pts</p>	<p>17 IN=5:55 a.m. 145 TRY=8:10 AM 184 AD SHOWER DAY AB/AC PHONE DAY START AT TL (216) IN=6:30 PM 172 TRY=5:45 PM 126</p>	<p>18 IN=5:19 am. I=5:49 am 181 Pts 184 AD SHOWER DAY START AT TL (216) NO PHONE T=6:00 PM I=6:35 PM 226 Pts 104</p>	<p>19 IN=5:40 a.m. TRY=5:46 am 183 Pts AD SHOWER DAY START AT LR (101) NO PHONE IN=2:11 Pts @ 1:00 PM TRY=1:00 PM 160</p>	<p>20 TRY=5:40 a.m. IN=6 a.m. 393 Pts AB/AC SHOWER DAY AD PHONE DAY START AT LR (101) TRY=12:40 N P.M. IN=6:20 PM 313 Pts</p>	<p>21 TRY=5:20 am IN=5:40 a.m. AD SHOWER DAY 212 Pts 184 4:30 PM TESTE 328 START AT LR (101) 6:00 am (194 Pts) 339 Pts No IN 6:45 28 T=5:30 am 184 IN=6:57 am 366 AD SHOWER DAY AB/AC PHONE DAY START AT LR T=5:51 PM 190 I=8:00 PM 380 Pts</p>	<p>22 TRY=5:15 am IN=5:50 am 301 Pts AB/AC SHOWER DAY IN=4:20 PM 288 Pts NO PHONE NO REC TRY=6:00 PM 29 T=5:00 am 184 I=7:00 am 322 Pts AB/AC SHOWER T=6:22 PM 104 I=8:38 PM 251 Pts NO PHONE NO REC</p>
<p>30 T=5:25 am 184 I=2:78 PM 616 am NO SHOWER NO PHONE NO REC T=10:00 PM IN= NO P.M.</p>	<p>AD SHOWER DAY AB/AC PHONE DAY START AT LR (114)</p>	<p>AD SHOWER DAY AB/AC SHOWER DAY START AT TR (201) NO PHONE T=5:15 PM 104</p>	<p>AD SHOWER DAY START AT TR (201) NO PHONE IN=8:50 PM 104</p>	<p>AB/AC SHOWER DAY AD PHONE DAY START AT TR (201)</p>	<p>AD SHOWER DAY AB/AC PHONE DAY START AT TL (216)</p>	<p>AB/AC SHOWER DAY NO PHONE NO REC</p>

MAY 2011 TTCC

SUNDAY	MONDAY	TUESDAY	WEDNESDAY	THURSDAY	FRIDAY	SATURDAY
<p>7 T=4:45 a.m 18u I=6:43 a.m 311 mg/dL T=5:35 PM I=8:10 PM 320 mg/dL</p>	<p>1 T=7:00 a.m IN=7:38 a.m 18u 250 mg/dL T=5:37 P.M I=8:30 P.M 378 mg/dL</p>	<p>2 T=5:00 a.m I=6:46 a.m 342 mg/dL 18u T=6:00 P.M I=9:00 P.M 333 mg/dL 10u 433 mg/dL</p>	<p>3 T=5:00 a.m I=6:50 a.m 317 mg/dL 18u T=5:00 P.M I=9:19 P.M 319 mg/dL 10u</p>	<p>4 T=5:05 a.m I=6:15 a.m 288 mg/dL 298 mg/dL 18u T=5:00 P.M I=6:45 P.M 282 mg/dL 10u</p>	<p>5 T=5:17 a.m I=6:55 a.m 314 mg/dL 18u T=5:00 P.M I=9:09 P.M 386 mg/dL 10u</p>	<p>6 T=5:25 a.m I=6:26 a.m 18u 298 mg/dL T=5:00 P.M I=8:30 P.M 299 mg/dL 10u</p>
<p>8 T=5:00 a.m 18u I=6:10 a.m 262 mg/dL Noon=106 mg/dL T=6:00 P.M I=6:31 P.M 211 mg/dL</p>	<p>9 T=5:33 a.m I=6:14 a.m 310 mg/dL 12u Noon=124 mg/dL NO=INSULIN T=6:00 P.M I=6:40 P.M 155 mg/dL 12u</p>	<p>10 T=4:50 a.m 140 mg/dL I=6:22 a.m 231 mg/dL NOON=NO INSULIN TRAYS=12:10 NT T=6: P.M I=7:15 P.M 276 mg/dL 12u</p>	<p>11 T=5:20 a.m 18u I=6:22 a.m 231 mg/dL NOON=NO INSULIN TRAYS=12:10 NT T=6: P.M I=7:15 P.M 276 mg/dL 12u</p>	<p>12 T=4:50 a.m I=5:10 a.m 157 mg/dL 18u NOON=11:57 NO NOON INSULIN T=5:20 P.M I=8:01 P.M 412 mg/dL 12u</p>	<p>13 T=5:30 a.m I=6:04 a.m 210 mg/dL 18u NO NOON INSULIN T=5:00 P.M I=7:26 P.M 335 mg/dL 12u</p>	<p>14 Que check 4:55 a.m 134 mg/dL IN=9:50 a.m-10:00 a.m TRANS=5:15 a.m T=4:40 P.M I=6:50 P.M 315 mg/dL 12u</p>
<p>14 Que check 4:55 a.m 134 mg/dL IN=9:50 a.m-10:00 a.m TRANS=5:15 a.m T=4:40 P.M I=6:50 P.M 315 mg/dL 12u</p>	<p>15 T=5:05 a.m 18u IN=3:35 a.m 18u 98 mg/dL 18u Fed Trays 6:25 a.m T=6:23 P.M I=8:00 P.M 359 mg/dL 12u</p>	<p>16 T=5:20 a.m I=6:48 a.m 350 mg/dL 12u T=5:00 P.M I=7:10 P.M 322 mg/dL 12u</p>	<p>17 T=5:00 a.m I=6:00 a.m 241 mg/dL 18u T=5:20 P.M I=8:58 P.M 381 mg/dL 12u</p>	<p>18 T=6:10 a.m 4:52 a.m 240 mg/dL 8 I=6:25 a.m 361 mg/dL 12u</p>	<p>19 T=4:55 a.m I=6:30 a.m 18u 244 mg/dL 12:40 Noon 153 mg/dL I=8:15 P.M 230 mg/dL 12u</p>	<p>20 T=6:30 a.m 18u I=6:51 a.m 230 mg/dL NO NOON I I=7:55 P.M 281 mg/dL 12u</p>
<p>21 T=6:20 a.m NO a.m INSULIN NOON=1:05 P.M 335 mg/dL 8 RES I=4:20 P.M 411 mg/dL 10 RES</p>	<p>22 T= NO a.m INSULIN NOON=1:05 P.M 335 mg/dL 8 RES I=4:20 P.M 411 mg/dL 10 RES</p>	<p>23</p>	<p>24</p>	<p>25</p>	<p>26</p>	<p>27</p>
<p>28</p>	<p>29</p>	<p>30</p>	<p>31</p>	<p>32</p>	<p>33</p>	<p>34</p>

July 2017

Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
						1
2	3	4 Independence Day	5	6	7	8
9	10	11	12	13	14	15
16	17	18	19 KOP issued For 30 days	20	21	22
23	24	25	26 KOP ISSUED	27	28	29
30	31					

(BMADE 2017) 11/17/17 10:10AM

S.C.C.A.
AUGUST
2017

DAILY NOTES

SUNDAY	MONDAY	TUESDAY	WEDNESDAY	THURSDAY	FRIDAY	SATURDAY
6:10am - 7:35am 3:40pm - 4:20pm	6:05am - 6:55am Lockdown Cell Search 6-8 Cell Search 4:50pm - 5:50pm	ATTENTION ALL DIABETIC @HPPX. Date posted by BANKS 5:55am - 6:40am 4:00pm - 4:30pm 5:55am - 6:40am	MED @ 4:00pm LEFT @ 4:40pm 5:55am - 6:40am 3:55pm - 4:20pm	5:55am to 7:am 5:55am - 7:20am 4:60pm -	5:55am 6:50am 4:30pm TO OFFX 5:30pm C/O MARTIN THROUGH TO DELY MED INSULIN 6:00am - 7:25am 4:05pm - 5:40pm	5:55am - 7:10am 3:50pm - 4:25pm 5:55am - 6:30am 3:55pm - 4:10pm
6:30 - 7:05am 3:50pm - 4:30pm	5:55am - 6:45am LOCK-DOWN @ 10:30am 8:00pm - 8:30pm	CELL SEARCH 7:30am TRAYS = 7:45am IN = 9:00am - 10:00am 4:30pm - 5:35pm I = 4:30pm T = 5:40pm	TE 7:40am - 8:20am 7:55am - 8:30am 4:10pm - 5:15pm	6:35am - 6:40am 4:50pm - 5:30pm 6:35am - 8:20am 5:08 - 6:40pm	5:50am - 6:35am 3:55pm - 4:20pm NO KOP RE ISSUE FRID 7-12-8-18 25 HSA: FROM: 26 APR 8:30am to 4:20pm GB: SHOWER 1st ENTERPRISE (MOVE)	6:00am - 6:35am 6:00am - 6:35am 7:40am to 9:00am 5:10 - 5:45pm
7:15 - 7:40am I: 7:25am T: 8:00am 4:05pm - 5:10pm	7:20 - 8:20am I: 8:00am (SEARCH) T: 8:30am 4:15pm - 5:05pm	8:15am - 8:30am T: 7:55am I: 8:25am 4:30pm - 5:35pm	8:15am - 8:30am T: 7:55am I: 8:25am 4:30pm - 5:35pm	8:45am - 9:00am T: 8:10am I: 8:55am T: 4:35pm		

August 2017

Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
	1	2	3	4	5	
						KOP ISSUED Due Date IS: 10/5/2017
6	7	8	9	10	11	12
13	14	15	16	17	18	19
20	21	22	23	24	25	26
27	28	29	30	31		

S E P T E M B E R
2 0 1 7

SUNDAY	MONDAY	TUESDAY	WEDNESDAY	THURSDAY	FRIDAY	SATURDAY
3 6:55am - 8:15am T: 8:20 I: 8:00am L: 10am - 5:00pm I: 4:45 T: 5:15 PM 10	4 6:05am - 7:05am I: 6:50am T: 7:50am 10 3:50pm - 4:35pm I: 4:23 T: kitchen 11 LOCKDOWN	5 KOR ISSUED NO AM: INSULIN OFF LOCKDOWN	6	7	8 EMERGENCY	9 7:05am - 7:55am T: 8:00am I: 7:25am 4:35pm - 5:50pm T: 4:15pm I: 5:30pm
17 18 Water OFF AGAIN "No Water"	19 OFF Lockdown	20	21 5:55am - 8:30am T: 7:25am I: 8:30am 188 mg/dl $\frac{18}{5}$ ATE and RTN TO Medical Low Blood glucose	22	23	16 NO WATER BOILED EGGS & GRITS FOR BREAKFAST ? CAKE ? How cook?
24	25	26	27	28	29	30 EMERGENCY NO PM INSULIN

10/6/2017

October 2017

DRUG TEST

Legal Mail
Searched by
CO RILEY

Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
	1 2 6:00am	3	4	5	6 FROM TDOC CERAMID STAINLESS	7
	RCA EB became a General Porula fiction pod			NO KOP OUT	KOP ISSUED FOR 30 days ASPIRIN, LOSARTIN IBUPROFEN, eye	
8	9 Columbus Day Cell Search!	10 Count Time Nave say he can read legal mail when he opens if at any time	11	12	13 Filed S-1C	14
15	16 Cell Search @ 11:30 pm	17	18	19	20	21
22	23	24	25	26	27	28
29	30	31 Halloween				

OCTOBER 2011

SUN

MON

TUE

WED

THU

FRIDAY

SAT

1	2	3	4	5	6
7	8	9	10	11	12
13	14	15	16	17	18
19	20	21	22	23	24
25	26	27	28	29	30
31					

Templeton Librarian
 X Riley Read
 10/13/17 am Mail
 148 18
 Nurse Freadwitz
 NO SNACK
 NO FOOD
 NO INSULIN PM
 5-1C:TO:
 Castel; ON; NAVA
 AND GONZALES

16 I: 7:00am
 18-130 mg/dl
 T: 9:00am
 CODE; APX 8:30am
 I: 3:20pm 18
 146 mg/dl
 T: 5:30 pm
 ER 4.5CCF
 Comm/5947

17 I: 6:38am
 168 mg/dl 18
 T: 7:53am
 168 mg/dl 18
 I: 3:27pm
 T: 5:38 pm

18 I: 6:18am
 146 mg/dl 18
 T: 9:40 am
 I: 3:55pm
 186 mg/dl 18
 T: 5:00 pm
 CA 103@

23 Property: 1:30am
 18.134
 I: 6:30am 18
 T: 9:16am
 I: 3:40pm 18
 194 mg/dl
 T: 6:00pm

24 I: 6:40am
 143 mg/dl 18
 T: 8:05 am
 I: 3:45pm
 149 mg/dl 18
 T: 5:56pm

25 I: 6:30am
 143 mg/dl 18
 T: 7:40am
 I: 3:50pm
 219 mg/dl 18
 T: 5:15pm
 MOVE HD TO CA
 LOCKDOWN

26 T: 6:29am
 I: 7:40 am
 198 mg/dl 18
 T: 7:15am
 149 mg/dl 18
 I: 7:45am
 148 mg/dl 18
 I: 4:40pm
 T: 4:00pm
 LOCKDOWN

27 T: 7:15am
 149 mg/dl 18
 I: 7:45am
 148 mg/dl 18
 I: 4:40pm
 T: 4:00pm
 LOCKDOWN

28 PM I: 14:3 mg/dl
 18

December 2017

Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
					1	2
3	4	5	6	7	8	9
		LOCK DOWN	6 Dr. Soldo 1st VISIT WEIGHT: 176 lbs. NO LIBRARY.	7 Pearl Harbor Remembrance Day KOP'S DUE OUT	KOP'S ISSUED'S ASPIRIN SIMS NO OTHERS	
10	11	12	13	14	15	16
17	18	19	20	21	22	23
NO LIBRARY PM LOCKDOWN	LOCK DOWN T: 6:55am T: 11:00am CELL SEARCH			21 Winter Begins		
24	25	26	27	28	29	30
	Christmas					
31	New Year's Eve					

May 6, 2016, Warden B. Leibach, States: Too many I/m be on walk when diabetic call is made @ 2:45 PM

August 9, 2016, talk to Hughes @ or about 5:00 am -

5:30 am, about food trays being served cold and writing on diabetics at the door or outside on sidewalk.

August 14, 2016, @ or about ~~5:45~~ 5:45 a.m - 6:00 am talk to F/S Dooly about trays being served outside on sidewalk

August 15, 2016, @ or about 9:50 a.m., talk to Warden Leibach about DFH Trays being served cold on the sidewalk and why diabetics were NOT allowed into the kitchen for hot meals.

August 16, 2016, ~~at~~ I ask Sgt. Weisman to observe food trays (DFH) on the floor at or about 5:20 am, 5:40 a.m., she refused to ask the F/S why was food being served after being stored on the floor.

August 16, 2016, at or about 1:00 p.m., Warden Leibach told his LT. Eckford to tell F/S Ms. Compton to NOT stack-up trays waiting for MFD/ DFH (Diet for health) individuals.

NOTE:

Food is still left standing outside of steam tables or hot boxes and transported in/on bread racks that bread trucks use to deliver bread place to place or, food is transported across the yard on open carts "not" designed for transporting food and food is served daily at room temperature or below.

Calendar for year 2016

January

S	M	T	W	T	F	S
					1	2
3	4	5	6	7	8	9
10	11	12	13	14	15	16
17	18	19	20	21	22	23
24	25	26	27	28	29	30
31						

○:2 ●:9 ○:16 ○:23 ○:31

February

S	M	T	W	T	F	S
	1	2	3	4	5	6
7	8	9	10	11	12	13
14	15	16	17	18	19	20
21	22	23	24	25	26	27
28	29					

●:8 ○:15 ○:22

March

S	M	T	W	T	F	S
		1	2	3	4	5
6	7	8	9	10	11	12
13	14	15	16	17	18	19
20	21	22	23	24	25	26
27	28	29	30	31		

○:1 ●:8 ○:15 ○:23 ○:31

April

S	M	T	W	T	F	S
					1	2
3	4	5	6	7	8	9
10	11	12	13	14	15	16
17	18	19	20	21	22	23
24	25	26	27	28	29	30

●:7 ○:14 ○:22 ○:29

May

S	M	T	W	T	F	S
1	2	3	4	5	6	7
8	9	10	11	12	13	14
15	16	17	18	19	20	21
22	23	24	25	26	27	28
29	30	31				

Aug 28, 16: 2 Assaults
Sept 17, 16: Assault Staff

June

S	M	T	W	T	F	S
			1	2	3	4
5	6	7	8	9	10	11
12	13	14	15	16	17	18
19	20	21	22	23	24	25
26	27	28	29	30		

●:4 ○:12 ○:20 ○:27

July

S	M	T	W	T	F	S
					1	2
3	4	5	6	7	8	9
10	11	12	13	14	15	16
17	18	19	20	21	22	23
24	25	26	27	28	29	30
31						

●:4 ○:11 ○:19 ○:26

OCT 9, 16: Threats of Assaults						
NOV 25, 16: Threats						3
NOV 29, 16: Threat Staff						3
Cap. Jeff Coat (Called)						10
21	22	23	24	25	26	27
28	29	30	31			
2 Assaults						

●:2 ○:10 ○:18 ○:24

September

S	M	T	W	T	F	S
					1	2
NO NOON	NO NOON	5	6	7	8	9
11	12	13	14	15	16	17
18	19	20	21	22	23	24
25	26	27	28	29	30	
				MEDS		

●:1 ○:9 ○:16 ○:23 ●:30

October

S	M	T	W	T	F	S
						1
2	3	4	5	6	7	8
9	10	11	12	13	14	15
16	17	18	19	20	21	22
23	24	25	26	27	28	29
30	31			NOON		

○:9 ○:16 ○:22 ●:30

OCT/14/2016 NO INSULIN
FOR NOON/PM & NO PM 10/15/2016

November

S	M	T	W	T	F	S
						1
2	3	4	5	6	7	8
9	10	11	12	13	14	15
16	17	18	19	20	21	22
23	24	25	26	27	28	29
30	NO NOON			NO NOON		
				17th		

○:7 ○:14 ○:21 ●:29

December

S	M	T	W	T	F	S
					1	2
3	4	5	6	7	8	9
10	11	12	13	14	15	16
17	18	19	20	21	22	23
24	25	26	27	28	29	30
31						

○:7 ○:13 ○:20 ●:29

Jan 1	New Year's Day	May 30	Memorial Day	Nov 11	Veterans Day
Jan 18	Martin Luther King Day	Jun 19	Father's Day	Nov 24	Thanksgiving Day
Feb 14	Valentine's Day	Jul 4	Independence Day	Dec 24	Christmas Eve
Feb 15	Presidents' Day	Sep 5	Labor Day	Dec 25	Christmas Day
Mar 27	Easter Sunday	Oct 10	Columbus Day	Dec 26	'Christmas Day' observed
Apr 13	Thomas Jefferson's Birthday	Oct 31	Halloween	Dec 31	New Year's Eve
May 8	Mother's Day	Nov 8	Election Day		

ASSAULT

NOTES: NO INSULIN FOR NOON OR PM 9-14-16

NO INSULIN

Threats only: 10/9/2016, Threats on Camera in Media

MASS PUNISHMENT/LOCKDOWN

NO! NOON INSULIN FOR NOON: NO P.M.

December 2016

Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
4 Lock down MON: 2:30 INSULIN 8:30-9:45 MORG WAGE TURN OFF	5 Lock down	6 Lock down	7 Lock down	8 Lock down LACK OF STAFF IN B-UNIT B-B 347 Log Book ps 368	9 Lock down LACK OF STAFF IN B-UNIT NO OFFICER IN B-C Pod	10 Lock down STAFF IN B-UNIT G4S S. Baize G4S M. Dunbar Log 367-368
11 Lock of staff IN B-UNIT G4S WOOD G4S S. Baize G4S M. Dunbar	12 G4S Body Logged TIME (2) PADS FROM 6PM- 11:11/22:11 11/22/16	13 Teller Management Start (Modified Lockdown)	14 Lockdown	15 Lockdown	16 Lockdown	17 Lockdown
18 Lockdown	19 Assist on Staff	20 Lockdown	21 Lockdown	22 Lockdown	23 Lockdown	24 Lockdown
25 Lockdown	26 Lockdown 1 hour recreation	27 Self searches Water off DRUG TESTING Lockdown Diabetic PADS	28 Lockdown	29 Lockdown 45 Min REC.	30 Lockdown	31 Lockdown
Christmas						
JANUARY 1 ONE (1) OFFICER FOR A and C PADS	Also: There are FOUR (4) UNITS that lack Staff 11/2017					

TWO (2)
PADS

BI01MGL
FTCC
CARTAN03

TENNESSEE DEPARTMENT OF CORRECTION
T O M I S
DISCIPLINARY REPORT

DATE: 12/07/2016
TIME: 16:45
PAGE: 01

OFFENDER NAME: VICK, JASPER L.
TOMIS ID: 00139471
INSTITUTION NAME: TROUSDALE TURNER CORRECTIONAL CENTER
UNIT ID: BA1
CELL ID: 24

INCIDENT

INCIDENT ID: 01246218
INCIDENT DATE: 12/07/2016
INCIDENT TYPE: OUT OF PLACE
DISCIPLINARY CLASS:
INFRACTION TYPE: OUT OF PLACE
WEAPON USED: NONE
VIOLENCE COMMITTED: NO VIOLENCE
PREPARED BY STAFF ID: JENKVA01
REPORTED BY STAFF ID: JENKVA01

INCIDENT TIME: 15:15:00

WITNESSES/VICTIMS/PERSONS INVOLVED

PERSON ID: JENKVA01
PERSON TYPE: S
INJURED (Y/N): N
PERSON ID: 00139471
PERSON TYPE: O
INJURED (Y/N): N

BT01MGL
ITCC
CARTAN03

TENNESSEE DEPARTMENT OF CORRECTION
T O M I S
DISCIPLINARY REPORT

DATE: 12/07/2016
TIME: 16:45
PAGE: 02

TOMIS ID: 00139471 INCIDENT ID: 01246218
OFFENDER NAME: VICK, JASPER L.

DESCRIPTION:

ON DECEMBER 7, 2016 AT APPROXIMATELY 1515 HOURS I SENIOR INMATE
RELATION JENKINS WAS GETTING READY TO ISSUE LAUNDRY IN BRAVO CHARLIE
WHEN I OBSERVED INMATE JASPER VICK # 00139471 COMING TOWARDS ME WITH A
BAG OF COMMISSARY IN HIS HAND. I ASKED VICK WHAT WAS HE DOING IN
BRAVO CHARLIE WHEN HE LIVES IN BRAVO ALPHA.? HE STATED GETTING
COMMISSARY. I AM CHARGING INMATE VICK WITH OUT OF PLACE.

PREPARED BY STAFF ID: JENKVA01 JENKINS, VALERIE
REPORTED BY STAFF ID: JENKVA01 JENKINS, VALERIE

I HAVE BEEN GIVEN A COPY OF THIS REPORT AND HAVE BEEN TOLD ABOUT MY LIMITED
RIGHT TO REMAIN SILENT AND TO BE REPRESENTED BY AN OFFENDER ADVISOR.

OFFENDER SIGNATURE
VICK, JASPER L.

DATE/TIME

00139471

OFFENDER WAS GIVEN COPY OF REPORT AND ADVISED OF RIGHTS BUT REFUSED TO
SIGN REPORT.

EMPLOYEE INITIALS, IF REPORTING
EMPLOYEE; OTHERWISE, FULL NAME.

DATE/TIME

BI01MGL
PTCC
CARTAN03

TENNESSEE DEPARTMENT OF CORRECTION
T O M I S
DISCIPLINARY REPORT

DATE: 12/07/2016
TIME: 16:45
PAGE: 03

TOMIS ID: 00139471 INCIDENT ID: 01246218
OFFENDER NAME: VICK, JASPER L.

STR Perkins
REPORTING OFFICIAL

12/19/16 1645
DATE/TIME

STR Perkins
PREPARED BY

12/7/16 1645
DATE/TIME

W/m S Payne
REVIEWING DESIGNATED SUPERVISOR

12/7/16 1655 hrs
DATE/TIME

IF PLACED IN SEGREGATION:

SENIOR SECURITY OFFICER

DATE/TIME

WARDEN (SEGREGATION PENDING INVESTIGATION)

DATE/TIME

INCIDENT STATEMENT

Facility: <u>TTC/CCA</u>	Incident Number: _____
Incident Date: <u>December 7 and 27, 2016</u>	Incident Time (HRS): <u>1515 HRS and 8:15-8:20am</u>
Person Name: <u>Jasper Vick</u>	ID Number (Employee #/Inmate #/Civilian ID): <u>139471</u>
Person Type (Employee/Inmate/Civilian): <u>Jasper Vick</u>	Person Role (Witness or Participant): <u>L. Trimble</u>
Housing Location (For Inmates/Residents Only): <u>BA 124</u>	

Based on your own knowledge, what did you see, hear, and do?
On December 7, 2016, IRC Valerie Jenkins confiscated commissary from the complainant (Vick hereinafter) for her own personal use and gain and refuses to provide a receipt, incident report, or a DR. Vick has made several requests to IRC Jenkins for a receipt, the last request for receipt was December 27, 2016 and Jenkins refuses.
IRC Jenkins is depriving Vick of his right to due process and the equal protection of the law under the 1st, 4th, 5th and 14th Amendments of the United States Constitution.

WITNESS LaDarius Trimble #457033
 PRINT LaDarius Trimble

Did you receive any injuries? YES or NO (If YES, Explain Below)
I am a diabetic, insulin dependant and was having hypoglycemia problem and needed the food to support my life in case of further hypoglycemia (low blood sugar) to replace the cheese given by the kitchen that places my life in imminent danger.

Were you evaluated by medical? YES or NO My blood sugar level is tested daily by medical.

Printed Name: <u>Jasper Vick</u>	Date: <u>12/29/2016</u>
Signature: <u>Jasper Vick</u>	Date: <u> </u>
Typed By: _____	

This section to be completed by CCA staff if the civilian/other or inmate/resident refused to complete the 5-1C

Place an "X" in the appropriate box:

<input type="checkbox"/>	Inmate/Resident refused to complete this 5-1C
<input type="checkbox"/>	Civilian/Other refused to complete this 5-1C

Employee/Witness Printed Name: _____	Date: _____
Employee/Witness Signature: _____	

Employee/Witness Printed Name: _____	Date: _____
Employee/Witness Signature: _____	

Exhibit 7



TENNESSEE DEPARTMENT OF CORRECTION
DISCIPLINARY REPORT APPEAL

RECEIVED

APR 24 2017

OPERATIONS

APPEAL TO: WARDEN COMMISSIONER (Check One)

INMATE OFFENDER NUMBER: 139471

NAME (LAST) (14 characters): VICK FIRST (10 characters): JASPER MI: L

INMATE ADVISOR ADVISOR NUMBER: STAFF FIRST (10 characters): K. MI:

NAME (LAST) (14 characters): WALTON (INFORMATION ONLY) - DOCUMENT NUMBER: 01260370

DATE OF APPEAL: MO 03 DAY 24 YEAR 2017

Institution of Confinement: Trousdale Turner Correction Center

Grounds for Appeal **Farmer: CIM Peterson is NOT IRC JENKINS' DESIGNATED SUPERVISOR**

1). I was not served with a copy of the DR 2/28/17 or 3-1-2017 (See, DR SUMMARY page 1 of 2 @ 4 and the DR Report) The alleged offender Jasper Vick (hereinafter VICK) was served a copy of the citation on 3-9-17, by the DHO, during the first scheduled hearing and the attached copy is not the exact same copy provided by DHO 3-9-17, the reason is, after the hearing 3-16-17, Vick was immediately escorted to AB 108, and has NOT been provided his personal property so that Vick might prefer an appeal, this also includes ALL of Vick's Keep on person (KOP) medications prescribed by the doctor for VICK's diabetic condition and Blood pressure, associated with diabetes. 2). I was not given 24-hour notice, 24-hours before 3-16-17, Hearing. (See DR SUMMARY page 1 of 2 at 1. a.) Vick should have been given notice 3/15/17 at 10.32. 3). The DHO fail to enter upon the Record that there were two (2) continuations made at the request of the DHO 3/6/17 and 3/9/17, See DR HEARING SUMMARY at 2. a, b, page 1 of 2. The DHO refused to allow a CONTINUATION to VICK and his advisor to have adequate time to prepare defense, See, DR HEARING SUMMARY page 1 of 2 at 6. 4). Vick's request to NOT have the Reporting Official (RO) present while Vick gave testimony was denied by the DHO and the RO remain in the presence of VICK's testimony and interject statements and staff advisor did NOT object. 5). The DHO did NOT acknowledge any of VICK's witnesses, See, DR HEARING SUMMARY page 2 of 2, VICK listed 50

Note: Use a separate copy of form for appeal to warden and to commissioner

without liability or recourse to me Jasper Vick 3/24/17
Inmate Name
X.C.: FI. # 17-024

March 24, 2017
Date

Inmate Name:

Jasper Vick

1831

139471

Curry as a witness, See, DISCIPLINARY CONTINUATION CR-1833 Page 2 and the attached CR-3511. Only the DHO allegedly observed the Milestone Video Footage and NOT VICK'S Staff Advisor. CONCLUSION: By the RO's own admission in her DR: "INCIDENT TYPE: DEFIANCE, and VIOLANCE COMMITTED: VERBAL." This DR IS in direct violation of the First Amendment and the RO vindictive retaliation Scheme. On December 29, 2016, VICK Filed a TDOC I/M Grievance and prior to 12-29-16 the Filing of the TDOC Grievance, during daily cell inspection for the Months of July, August, September, October, and November 2016, VICK Showed Core Civic, CCA employees and G4S employees the squalid bio hazard living condition that VICK is forced to live in, created by an inmate taking psychological medication(s), and is unable to and or, refuses to live in a sanitary way, and placing VICK'S life in imminent danger because, the RO failure to provide a safe and clean environment in BA 124. December 7, 2016, RO JENKINS Confiscated \$50.04 bag of commissary and refuse to return it, March 14, 2017, RO JENKINS has failed to return inventory Personal Property, Medical & Privileged Mail.

Remainder of form to be completed by warden or commissioner

Disposition of Appeal
 Conviction Affirmed _____

Punishment Reduced _____

Case Remanded to Board _____

Charges Dismissed _____

Reason(s) for Disposition _____

Instructions to Board on remand or description of reduced punishment::

3/31/17
 Date

Blair Lipscomb
 Signature of Warden or Commissioner

Inmate Name:

Vick

139471

Remainder of form to be completed by warden or commissioner

Disposition of Appeal
Conviction Affirmed

XX

Punishment Reduced

Case Remanded to Board

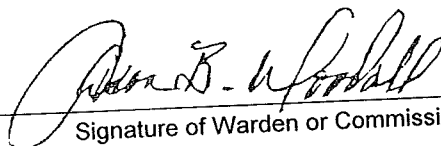
Charges Dismissed

Reason(s) for Disposition

Upon reviewing your disciplinary appeal and documentation, the infractions for which an inmate within the custody of the Tennessee Department of Corrections (TDOC) may be disciplined and/or criminally charge are outlined in TDOC Policy 502.05. There are no due process violations noted. The charge of defiance is affirmed with this appeal being denied.

Instructions to Board on remand or description of reduced punishment::

04/26/17
Date



Signature of Warden or Commissioner



TENNESSEE DEPARTMENT OF CORRECTION
DISCIPLINARY REPORT APPEAL

APPEAL TO: WARDEN

COMMISSIONER (Check One)

INMATE OFFENDER NUMBER: 139471

NAME (LAST) (14 characters): VICK

FIRST (10 characters): JASPER

MI: L.V.

INMATE ADVISOR ADVISOR NUMBER: STAFF

NAME (LAST) (14 characters): WALTON

FIRST (10 characters): K.

MI:

DATE OF APPEAL
MO: 03 DAY: 24 YEAR: 2017

(INFORMATION ONLY) - DOCUMENT NUMBER

01260370

Institution of Confinement: Trousdale Turner Correction Center

Grounds for Appeal

Farmest: C/M Peterson is NOT IPC JENKINS' DESIGNATED SUPERVISOR
1) I was not served with a copy of the DR 2/28/17 or 3-1-2017 (See DR SUMMARY page 1 of 2 @ 4 and the DR Report) The alleged offender Jasper Vick (hereinafter VICK) was served a copy of the citation on 3-9-17, by the DHO, during the first scheduled hearing and the attached copy is not the exact same copy provided by DHO 3-9-17, the reason is, after the hearing 3-16-17, Vick was immediately escorted to AB 108 and has NOT been provided his personal property so that Vick might perfect an appeal, this also includes ALL of Vick's Keep on person (KOP) medications prescribed by the doctor for VICK's diabetic condition and blood pressure, associated with diabetes. 2) I was not given 24-hour notice, 24-hours before 3-16-17, hearing. (See DR SUMMARY page 1 of 2 at 1, a.) Vick should have been given notice 3/15/17 at 10.3a. 3) The DHO fail to enter upon the Record that there were two (2) continuations made at the request of the DHO 3/6/17 and 3/9/17, See DR HEARING SUMMARY at 2, a, b, page 1 of 2. The DHO refused to allow a CONTINUATION to VICK and his advisor to have adequate time to prepare defense. See, DR HEARING SUMMARY page 1 of 2 at 6. 4) Vick's request to NOT have the Reporting Official (RO) present while Vick gave testimony was denied by the DHO and the RO remain in the presence of VICK's testimony and interjected statements and staff advisor did NOT object. 5) The DHO did NOT acknowledge any of VICK's witnesses, See, DR HEARING SUMMARY page 2 of 2, VICK listed 9/

(use next page if additional space is needed)

Note: Use a separate copy of form for appeal to warden and to commissioner

without liability or recourse to me Jasper Vick 3/21/17
Inmate Name
X.C.: FI. R. 17-024

March 24, 2017
Date

Duplicate as Needed
Original-Institution

Inmate Name:

Jasper Vick

139471

1831

Curry as a witness, See, DISCIPLINARY CONTINUATION CR-1833RD Page 2 and the attached CR-3511. Only the DHO allegedly observed the Milestone Video Footage and NOT WICK'S Staff Advisor. CONCLUSION: By the RO's own admission in her DR: "INCIDENT TYPE: DEFIANCE; and VIOLANCE COMMITTED: VERBAL." This DR is in direct violation of the First Amendment and the RO vindictive retaliation scheme. On December 29, 2016, Vick filed a TDOC I/M Grievance and prior to 12-29-16 the filing of the TDOC Grievance, during daily cell inspection for the months of July, August, September, October, and November 2016, Vick showed Core Civic, CCA employees and G45 employees the squalid bio hazard living condition that Vick is forced to live in, created by an inmate taking psychological medication(s) and is unable to and/or refuses to live in a sanitary way, and placing Vick's life in imminent danger because the RO failure to provide a safe and clean environment in BA 124. December 7, 2016, RO Jenkins confiscated \$50.04 bag of commissary and refuse to return it, March 16, 2017, RO Jenkins has failed to return inventory personal property, Medical + Privileged Mail.

Remainder of form to be completed by warden or commissioner

Disposition of Appeal
Conviction Affirmed

Punishment Reduced

Case Remanded to Board

Charges Dismissed

Reason(s) for Disposition

Instructions to Board on remand or description of reduced punishment:

3/31/17
Date

Blau Lipach
Signature of Warden or Commissioner



TENNESSEE DEPARTMENT OF CORRECTION
DISCIPLINARY REPORT HEARING SUMMARY

INSTITUTION (TOMIS SITE ID) _____

DISCIPLINARY INCIDENT NUMBER _____

OFFENDER NUMBER: _____

INMATE NAME (LAST) (14 characters) _____

FIRST (10 characters) _____

MI _____

ADVISOR NUMBER: _____

INMATE ADVISOR NAME (LAST) (14 characters) _____

FIRST (10 characters) _____

MI _____

DATE OF HEARING

MO _____

DAY _____

YEAR _____

TIME _____

PLACE OF HEARING
INSTITUTION _____

GUILTY - Y _____

NOT GUILTY - N _____

INMATE'S PLEA

COMMITTEE DECISION
GUILTY - Y _____ NOT GUILTY - N _____

APPEALED - Y _____

NOT APPEALED - N _____

DISCIPLINARY ACTION DATE
(MONTH, DAY, YEAR) _____

CLASS OF INFRACTION
(A, B, or C) _____

PROBATION END DATE
(MONTH, DAY, YEAR) _____

ENTERED BY _____

DATE _____

VERIFIED BY _____

DATE _____

PRELIMINARY INQUIRY

1. WAIVERS

a. I agree to waive the right to 24-hour notice. Yes No

Inmate Signature

Number _____

Date _____

b. I agree to waive the right to have the reporting official present. Yes No

Inmate Signature

Number _____

Date _____

c. I agree to waive the right to call witness (es) on my behalf. Yes No

Inmate Signature

Number _____

Date _____

2. CONTINUANCE:

a. Was case previously continued? Yes No

b. If yes, when and at whose request? _____

3. CUSTODY PENDING HEARING:

a. Was inmate held in segregation/more restrictive setting pending hearing? Yes No

b. If yes, when was he/she placed in segregation? _____

4. When was inmate given offense citation? _____

Yes No

By staff advisor? Yes No

5. Is inmate represented by inmate advisor? _____

Yes No

6. Has inmate or inmate advisor had adequate time to prepare defense? _____

Yes No

INSTITUTION (TOMIS SITE ID)

DISCIPLINARY INCIDENT NUMBER

OFFENDER NAME:

TDOC NUMBER:

HEARING

I fully understand that by entering a plea of guilty to the aforementioned charge(s), I am waiving my right to call witness(es) and present evidence on my behalf, must accept whatever punishment is imposed, and will not be allowed to appeal.

Inmate Signature

Date

Attach CR3171 Agreement to Plead Guilty and Waiver of Disciplinary Hearing and Due Process Rights

Witness(es) for Offender

Witness(es) Against Offender

Written Statement(s) submitted: Yes No

Written Statement(s) submitted: Yes No

Form CR3510 completed: Yes No

Form CR3510 received by disciplinary board: Yes No

OTHERS PRESENT:

STATEMENT OF ACCUSED:

DESCRIPTION OF PHYSICAL EVIDENCE INTRODUCED (Attach all test results).
INTERNAL AFFAIRS REPORT AVAILABLE: Yes No

FINDINGS OF FACT AND SPECIFIC EVIDENCE RELIED UPON TO SUPPORT THOSE FINDINGS

DISPOSITION AND A STATEMENT OF REASONS WHICH SUPPORTS THAT DECISION:

RECOMMENDATION OF LOSS OF:

Good/Honor Time

Good Conduct

Incentive Time

Prisoner Performance Sentence Credits (PPSC)

Prisoner Sentence Reduction Credits (PSRC)

(Amount)

(Amount)

(Amount)

Disciplinary Board Chairperson/Hearing Officer Signature

Date

Member

Date

Member

Date

White-Institution

Canary- Institution Pink-Inmate

RDA - 1167



TENNESSEE DEPARTMENT OF CORRECTION DISCIPLINARY CONTINUATION

DATE: _____

DISCIPLINARY NUMBER: _____

NAME (LAST) (14 characters)

FIRST (10 characters)

MI

OFFENDER NUMBER:

ATTACH TO:

BIO1DO26

CR-1833

CR-1834

[Faint, illegible handwritten notes on lined paper]

Signature of Reporting Employee

Date

Inmate Signature

Date



TENNESSEE DEPARTMENT OF CORRECTION DISCIPLINARY CONTINUATION

DATE: _____ DISCIPLINARY NUMBER: _____

NAME (LAST) (14 characters) FIRST (10 characters) MI

OFFENDER NUMBER:

ATTACH TO: _____ BIO1DO26 _____ CR-1833 _____ CR-1834

[Handwritten notes and signatures on lined paper]

Signature of Reporting Employee

Date

Inmate Signature

Date



TENNESSEE DEPARTMENT OF CORRECTION
DISCIPLINARY CONTINUATION

DATE: 3/6/17

DISCIPLINARY NUMBER: 01066370

NAME (LAST) (14 characters)
Vick

FIRST (10 characters)
Suspec

MI
L.

OFFENDER NUMBER: 1394171

ATTACH TO: BIO1DO26 CR-1833 CR-1834

Continued for No more
than 7 days for Hearing
Per DHO.

3-9-17

Signature of Reporting Employee

3-6-17

Date

Inmate Signature

Date



TENNESSEE DEPARTMENT OF CORRECTION
DISCIPLINARY CONTINUATION

BA124

Page ___ of ___ Pages

DATE: 3-9-17

DISCIPLINARY NUMBER: 1760370

NAME (LAST) (14 characters)
U.ck

FIRST (10 characters)
Jasper

MI

OFFENDER NUMBER: 139471

ATTACH TO: BIO1D026 CR-1833 CR-1834

Can't Due to I/M
Requesting S/M advisor
to be assigned

Signature of Reporting Employee

3-9-17

Date

Inmate Signature

Date



TENNESSEE DEPARTMENT OF CORRECTION
INMATE WITNESS REQUEST

INMATE NAME: Jasper Vick TDOC NUMBER: 139471

DISCIPLINARY REPORT NUMBER: 01260370

I wish to have the following individual(s) testify at the disciplinary hearing of this matter:

1. a. Name/TDOC Number: _____

b. Brief summary of expected testimony: Camera

c. Approved Denied _____ (If denied, state reasons for denial):

Did not make I/M standards

2. a. Name/TDOC Number: _____

b. Brief summary of expected testimony: _____

c. Approved _____ Denied _____ (If denied, state reasons for denial):

Jasper Vick
Inmate Signature

139471
TDOC Number

3/14/2017
Date

10:40 am
Time

Disciplinary Board Chairperson/Hearing Officer Signature

Date

Time

BI01MGL
TTCC
JENKVA01

TENNESSEE DEPARTMENT OF CORRECTION
T O M I S
DISCIPLINARY REPORT

DATE: 03/01/2017
TIME: 08:10
PAGE: 01

OFFENDER NAME: VICK, JASPER L.
TOMIS ID: 00139471
INSTITUTION NAME: TROUSDALE TURNER CORRECTIONAL CENTER
UNIT ID: BA1
CELL ID: 24

INCIDENT

INCIDENT ID: 01260370
INCIDENT DATE: 02/28/2017
INCIDENT TYPE: DEFIANCE
DISCIPLINARY CLASS:
INFRACTION TYPE: DEFIANCE
WEAPON USED: NONE
VIOLENCE COMMITTED: VERBAL
PREPARED BY STAFF ID: JENKVA01
REPORTED BY STAFF ID: JENKVA01

INCIDENT TIME: 06:30:00

WITNESSES/VICTIMS/PERSONS INVOLVED

PERSON ID: JENKVA01
PERSON TYPE: S
INJURED (Y/N): N
PERSON ID: 00139471
PERSON TYPE: O
INJURED (Y/N): N

Served by: L. Devent
Date: 3-1-2017
Time: 1400

BI01MGL
TTCC
JENKVA01

TENNESSEE DEPARTMENT OF CORRECTION
T O M I S
DISCIPLINARY REPORT

DATE: 03/01/2017
TIME: 08:10
PAGE: 02

TOMIS ID: 00139471 INCIDENT ID: 01260370
OFFENDER NAME: VICK, JASPER L.

DESCRIPTION:
ON FEBRUARY 28, 2017 AT APPROXIMATELY 0630 HOURS I SENIOR INMATE
RELATION JENKINS WAS CONDUCTING ROUNDS ON BRAVO ALPHA POD WHEN I ASKED
INMATE JASPER VICK #139471 WHEN WAS HE GOING TO START WORKING IN THE
POD. INMATE JASPER BECAME VERY AGGRESSIVE WITH ME SAYING " BITCH DO
YOUR MOTHER FUCKING JOB! I TOLD LIEBACH ON YOU AND THAT DAM COMMISSARY
THAT YOU TOOK I AM GOING TO GET IT BACK! YOU MUST TOOK MY COMMISSARY
HOME TO FEED THOSE FAT HUNGRY ASS KIDS! FUCK YOU BITCH! HELL NAW I'M
NOT CLEANING NO STEPS! THEREFORE I AM CHARGING INMATE JASPER VICK WITH
DEFIANCE. I AM ALSO REQUESTING A JOB DROP ON THIS INMATE.

PREPARED BY STAFF ID: JENKVA01 JENKINS, VALERIE
REPORTED BY STAFF ID: JENKVA01 JENKINS, VALERIE

I HAVE BEEN GIVEN A COPY OF THIS REPORT AND HAVE BEEN TOLD ABOUT MY LIMITED
RIGHT TO REMAIN SILENT AND TO BE REPRESENTED BY AN OFFENDER ADVISOR.

Refused to Sign
OFFENDER SIGNATURE
VICK, JASPER L.

3-1-2017 1400
DATE/TIME
00139471

OFFENDER WAS GIVEN COPY OF REPORT AND ADVISED OF RIGHTS BUT REFUSED TO
SIGN REPORT.

EMPLOYEE INITIALS, IF REPORTING
EMPLOYEE; OTHERWISE, FULL NAME.

DATE/TIME

BI01MGL
TTCC
JENKVA01

TENNESSEE DEPARTMENT OF CORRECTION
T O M I S
DISCIPLINARY REPORT

DATE: 03/01/2017
TIME: 08:10
PAGE: 03

TOMIS ID: 00139471 INCIDENT ID: 01260370
OFFENDER NAME: VICK, JASPER L.



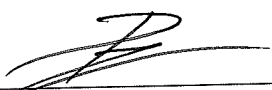
REPORTING OFFICIAL

3/1/17 0810
DATE/TIME



PREPARED BY

3/1/17 0810
DATE/TIME



REVIEWING DESIGNATED SUPERVISOR

3/1/17 0820
DATE/TIME

IF PLACED IN SEGREGATION:

SENIOR SECURITY OFFICER

DATE/TIME

WARDEN (SEGREGATION PENDING INVESTIGATION)

DATE/TIME

BI01MGL
TTCC
JENKVA01

TENNESSEE DEPARTMENT OF CORRECTION
T O M I S
DISCIPLINARY REPORT

DATE: 03/01/2017
TIME: 08:10
PAGE: 01

**DHO
COPY**

OFFENDER NAME: VICK, JASPER
TOMIS ID: 00139471
INSTITUTION NAME: TROUSDALE TURNER CORRECTIONAL CENTER
UNIT ID: BA1
CELL ID: 24

A	B
500	400
10d psg 6m GT	5d psg 2m GT 5/600
Sub Disc	

INCIDENT TIME: 06:30:00

INCIDENT

INCIDENT ID: 01260370
INCIDENT DATE: 02/28/2017
INCIDENT TYPE: DEFIANCE
DISCIPLINARY CLASS:
INFRACTION TYPE: DEFIANCE
WEAPON USED: NONE
VIOLENCE COMMITTED: VERBAL
PREPARED BY STAFF ID: JENKVA01
REPORTED BY STAFF ID: JENKVA01

WITNESSES/VICTIMS/PERSONS INVOLVED

PERSON ID: JENKVA01
PERSON TYPE: S
INJURED (Y/N): N
PERSON ID: 00139471
PERSON TYPE: O
INJURED (Y/N): N

Served by: L. DeBeauvoir
Date: 3-1-2017
Time: 1400

Handwritten signature/initials

BI01MGL
TTCC
JENKVA01

TENNESSEE DEPARTMENT OF CORRECTION
T O M I S
DISCIPLINARY REPORT

DATE: 03/01/2017
TIME: 08:10
PAGE: 02

TOMIS ID: 00139471 INCIDENT ID: 01260370
OFFENDER NAME: VICK, JASPER L.

DESCRIPTION:

ON FEBRUARY 28, 2017 AT APPROXIMATELY 0630 HOURS I SENIOR INMATE RELATION JENKINS WAS CONDUCTING ROUNDS ON BRAVO ALPHA POD WHEN I ASKED INMATE JASPER VICK #139471 WHEN WAS HE GOING TO START WORKING IN THE POD. INMATE JASPER BECAME VERY AGGRESSIVE WITH ME SAYING " BITCH DO YOUR MOTHER FUCKING JOB! I TOLD LIEBACH ON YOU AND THAT DAM COMMISSARY THAT YOU TOOK I AM GOING TO GET IT BACK! YOU MUST TOOK MY COMMISSARY HOME TO FEED THOSE FAT HUNGRY ASS KIDS! FUCK YOU BITCH! HELL NAW I'M NOT CLEANING NO STEPS! THEREFORE I AM CHARGING INMATE JASPER VICK WITH DEFIANCE. I AM ALSO REQUESTING A JOB DROP ON THIS INMATE.

PREPARED BY STAFF ID: JENKVA01 JENKINS, VALERIE
REPORTED BY STAFF ID: JENKVA01 JENKINS, VALERIE

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Refused To Sign
OFFENDER SIGNATURE
VICK, JASPER L.

3-1-2017 1400
DATE/TIME
00139471

OFFENDER WAS GIVEN COPY OF REPORT AND ADVISED OF RIGHTS BUT REFUSED TO SIGN REPORT.

L. Devaux
EMPLOYEE INITIALS, IF REPORTING
EMPLOYEE; OTHERWISE, FULL NAME.

3/1/17 1400
DATE/TIME

BI01MGL
TTCC
JENKVA01

TENNESSEE DEPARTMENT OF CORRECTION
T O M I S
DISCIPLINARY REPORT

DATE: 03/01/2017
TIME: 08:10
PAGE: 03

TOMIS ID: 00139471 INCIDENT ID: 01260370
OFFENDER NAME: VICK, JASPER L.

SR Jenkins
REPORTING OFFICIAL

3/1/17 0810
DATE/TIME

SR Jenkins
PREPARED BY

3/1/17 0810
DATE/TIME

Z
REVIEWING DESIGNATED SUPERVISOR

3/1/17 0820
DATE/TIME

IF PLACED IN SEGREGATION:

SENIOR SECURITY OFFICER

DATE/TIME

WARDEN (SEGREGATION PENDING INVESTIGATION)

DATE/TIME

TENNESSEE DEPARTMENT OF CORRECTION
T O M I S
DISCIPLINARY REPORT

DATE: 03/01/2017
TIME: 08:10
PAGE: 01

3101MGL
TTCC
JENKVA01

A	B
500	400
10d psq	5d psq
6 m GT	2m GT
	5/600
	Job Drop

OFFENDER NAME: VICK, JASPER L.
TOMIS ID: 00139471
INSTITUTION NAME: TROUSDALE TURNER CORRECTIONAL CENTER
UNIT ID: BA1
CELL ID: 24

INCIDENT TIME: 06:30:00

INCIDENT

INCIDENT ID: 01260370
INCIDENT DATE: 02/28/2017
INCIDENT TYPE: DEFIANCE
DISCIPLINARY CLASS:
INFRACTION TYPE: DEFIANCE
WEAPON USED: NONE
VIOLENCE COMMITTED: VERBAL
PREPARED BY STAFF ID: JENKVA01
REPORTED BY STAFF ID: JENKVA01

Aclos

WITNESSES/VICTIMS/PERSONS INVOLVED

PERSON ID: JENKVA01
PERSON TYPE: S
INJURED (Y/N): N
PERSON ID: 00139471
PERSON TYPE: O
INJURED (Y/N): N

Served by: L. DeBeauvoir
Date: 3-1-2017
Time: 1400

Wants Hearing

BI01MGL
TTCC
JENKVA01

TENNESSEE DEPARTMENT OF CORRECTION
T O M I S
DISCIPLINARY REPORT

DATE: 03/01/2017
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PAGE: 02

TOMIS ID: 00139471 INCIDENT ID: 01260370
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L. Devaux
EMPLOYEE INITIALS, IF REPORTING
EMPLOYEE; OTHERWISE, FULL NAME.

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TTCC
JENKVA01

TENNESSEE DEPARTMENT OF CORRECTION
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DATE: 03/01/2017
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TOMIS ID: 00139471 INCIDENT ID: 01260370
OFFENDER NAME: VICK, JASPER L.

SR Jenkins
REPORTING OFFICIAL

3/1/17 0810
DATE/TIME

SR Jenkins
PREPARED BY

3/1/17 0810
DATE/TIME

Z
REVIEWING DESIGNATED SUPERVISOR

3/1/17 0820
DATE/TIME

IF PLACED IN SEGREGATION:

SENIOR SECURITY OFFICER

DATE/TIME

WARDEN (SEGREGATION PENDING INVESTIGATION)

DATE/TIME

SEE DISCIPLINARY HEARING PP. 11-14

Effective Date: December 1, 2014	Index # 502.01	Page 10 of 36
Subject: UNIFORM DISCIPLINARY PROCEDURES		

Effective Date: December 1, 2014	Index # 502.01	Page 9 of 36
Subject: UNIFORM DISCIPLINARY PROCEDURES		

J. Procedures for Continuation

1. Any or all of the following parties may request a continuance of the scheduled hearing:
 - a. Inmate who is the subject of the hearing
 - b. Inmate/staff advisor
 - c. Reporting employee
 - d. Warden/designee/CD at privately managed facilities

The disciplinary hearing officer/chairperson may grant a continuance for a specified period of time up to seven days. No single continuance should exceed seven calendar days unless the basis for the continuance is beyond the control of the requesting party.
2. Page 2 of the CR-1834 shall clearly state the reason(s) for the granting or denying of the continuance request.

K. Waiver of Due Process

An inmate will be given the option to waive the right to a formal disciplinary hearing and due process.

1. An Agreement to Plead Guilty and Waiver of Disciplinary Hearing and Due Process Rights, CR-3171, will be made available to inmates receiving a formal disciplinary report. The location(s) of the form will be designated by the Warden/designee and easily accessible to all inmates.
2. If the inmate wishes to exercise the waiver provided by this agreement form, he/she will sign the form in the presence of a staff witness (other than the reporting official) who will also sign the form. If the inmate is under the age of 18 or has been declared mentally incompetent by a qualified mental health professional, an advisor shall be appointed to assist the inmate. The form will be attached to the disciplinary report and forwarded to the disciplinary board chairperson who will sign and date the form. The form must be completed within two working days after the issuance of the disciplinary report.
3. The inmate will waive the following rights when signing this agreement:
 - a. To personally appear before the disciplinary board or hearing officer
 - b. To plead not guilty and to have the case against him/her proven by a preponderance of the evidence presented
 - c. To present his/her own version of the facts
 - d. To call witnesses in his/her own behalf
 - e. To cross-examine his/her accuser and hostile witnesses

5. All temporary transfers to more secure institutions and/or subsequent permanent transfers must be accomplished in accordance with Policy #403.01.

1. Additional Procedures for Privately Managed Facilities:

1. The Commissioner's designee shall be notified and approval obtained from the designee prior to any of the following actions:
 - a. All Segregation types
 - b. Pending investigation
 - c. Administrative pre-hearing transfer
2. When an inmate is violent, intoxicated, or otherwise a threat to other inmates, employees, or self and the charge is a Class A, B, or C offense.
 - a. If the shift supervisor determines that it is appropriate to defuse or avoid a potential confrontation, the inmate will be escorted to segregation while approval is being obtained.
 - b. Within two hours of any such segregation, the shift supervisor shall notify the Commissioner's designee or TDOC employee who shall affirm or reject the request. Notification of placement shall be documented on the B101MGL and include the name of the shift supervisor, Commissioner's designee/TDOC employee if not on site, and the date and time of approval of the segregation or transfer.
 - c. If the Commissioner's designee is immediately available, he/she may sign the B101MGL affirming the placement.
3. Movement/Confinement Checklist shall be completed and submitted for signature to the Commissioner's designee.
 - a. If the Commissioner's designee is immediately available to review the situation, he/she shall sign the movement confinement checklist approving the request or shall issue a signed memorandum denying the request.
 - b. If the Commissioner's designee is not immediately available in person but is available by telephone, he/she shall be advised verbally of the situation. If he/she approves the request for segregation or transfer, the shift supervisor shall sign the Movement/Confinement Checklist with the notation "per (name of authorizing TDOC official)", and specify the date and time of approval. The Commissioner's designee shall subsequently review and sign the document immediately upon his/her availability.
 - c. If the Commissioner's designee is neither immediately available in person or by telephone, the shift supervisor shall contact the CM. If the CM is unavailable, the shift supervisor shall contact the ranking shift officer on duty at TCIP, describe the situation, and follow the procedures described above.

- f. To appeal the decision of the disciplinary board/hearing officer and the punishment imposed.
- g. When an inmate has agreed to waive his/her due process rights and plead guilty, the disciplinary hearing officer shall question the inmate to ensure that the inmate's actions are voluntary and that he/she fully understands that by waiving a disciplinary hearing and all due process rights he/she must accept the punishment imposed and cannot appeal.
- h. Within five working days, the disciplinary board/hearing officer shall impose sanctions. The decision as to sanctions must be made by the three member disciplinary board in all cases of Class A.
- i. The inmate shall be informed immediately upon determination of any sanctions imposed. For privately managed facilities, approval must be obtained from the Commissioner's designee before sanctions are imposed.
- j. Decisions to be made by the disciplinary board/hearing officer utilizing this procedure may only be delayed pending further necessary investigation of the offense.
- k. A copy of CR-3171 will be attached to and distributed with a copy of the Disciplinary (LIBK) screen/CR-1834.

The Disciplinary Hearing

- 1. The disciplinary hearing officer may schedule hearings using TOMIS screen (LIMW).
- 2. The inmate who is charged with the rule infraction(s) shall have the right to appear in person before the board/hearing officer at all times, except:
 - a. When the board/hearing officer is receiving testimony from a confidential source.
 - b. During the board's deliberations or the hearing officer's review of the charge.
 - c. If the inmate is disorderly (i.e., preventing the orderly conduct of the hearing). In such cases, the advisor may remain present on the inmate's behalf.
 - d. When the inmate signs an agreement to plead guilty.
- 3. At privately managed facilities, the Commissioner's designee shall observe all Class A disciplinary hearings and all Class B hearings where good conduct credits may potentially be lost and approve and/or modify recommendations at this time. The Commissioner's designee shall review and approve or modify recommendations of the disciplinary hearing officer for (Class B or C infractions upon completion of the hearing and before sanctions are imposed).

- 4. The disciplinary hearing shall be conducted pursuant to the following procedures:
 - a. The board chairperson/hearing officer shall make the following inquiries (the answer(s) to which shall be stated in the findings of the board):
 - (1) Whether the inmate waived the 24-hour notice
 - (2) Whether the inmate waived the right to have the reporting officer present
 - (3) Whether the inmate waived the right to call a witness(es) in his/her behalf
 - (4) Whether the inmate was provided with a copy of the disciplinary report and when it was provided
 - (5) Whether any inmate entering a plea of guilty has been advised and understands that by so doing, he/she is waiving the right to call witness(es) on his/her behalf, to cross examine his/her accuser and any hostile witnesses, to review any adverse documentary evidence presented, and to have the case against him/her proven by a preponderance of the evidence.
 - (6) Whether the inmate is represented by an inmate or staff advisor, the name of the advisor, and whether the inmate has had adequate time to consult with the advisor; and if not represented by an advisor, whether he/she waives such representation.
 - (7) Whether the hearing has been continued previously and if so, at whose request and for how long.
 - (8) Whether the inmate has been held in segregation, or in any more restricted status than that which he/she was in when charged, pending the hearing; and if so, for how long.
 - (9) Whether any inmate entering a plea of guilty was advised that the decision of the board/hearing officer shall not be appealable, including any punishment imposed by the board/hearing officer. The inmate shall sign in the appropriate space on CR-1834 his/her understanding and acceptance of this no appeal provision.
 - b. If the inmate pleads "guilty", the inmate or his/her advisor may make a statement to the board/hearing officer prior to the imposition of any punishment by the board/hearing officer. The decision regarding sanctions must be made by the three member disciplinary board in all cases of Class A.
 - c. If the inmate pleads "not guilty", he/she shall be permitted the following:
 - A.

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Subject: UNIFORM DISCIPLINARY PROCEDURES		

- (3) An inmate may submit a written witness statement when the personal appearance of a witness has been denied.
- (4) When a witness cannot be physically present at a hearing, the hearing officer may allow the testimony to be given by telephone, provided a speaker telephone is used so that all participants can hear the testimony.
- (5) When an inmate commits a disciplinary offense at an institution but is transferred to another institution prior to the disciplinary hearing, the disciplinary hearing officer at the receiving institution shall hear the disciplinary case. Witnesses for such hearings shall testify as set forth in Section VI.(L)(4)(d)(4) above.
- e. When the disciplinary hearing officer/chairperson determines that he/she should receive testimony from a confidential source whose identity cannot be disclosed due to either a fear of reprisal, or a breach of security information, or determines that he/she should receive evidence of a confidential/security sensitive nature, it shall be the responsibility of the disciplinary hearing officer to independently access and verify the reliability of the informant's testimony and/or the confidential security sensitive evidence.
- f. Where the reliability of the confidential informant and/or the evidence of security sensitive nature has not been independently verified, such testimony or evidence shall not be considered by the disciplinary board/hearing officer in the disposition of the disciplinary charge(s).
- g. Whenever confidential information or confidential security sensitive evidence is utilized by the disciplinary hearing officer/chairperson as a basis for its decision, the TDOC Contemporaneous Record of Confidential Informant Reliability, CR-3510, shall be completed to document the factual basis for the disciplinary hearing officer's/chairperson's finding that the informant and/or security sensitive evidence was reliable. At privately managed facilities, the Commissioner's designee shall also review the confidential information and initial the form. This form shall be considered confidential and kept as a non-public access record in an area designated by the Warden.
- h. At any time during the formal disciplinary process, the disciplinary hearing officer (and/or Commissioner's designee at privately managed facilities) may order that the hearing be continued. In this instance, the affected inmate or his/her advisor shall be notified of the continuance and the reason(s) documented on the hearing summary.
- i. When the testimony of a witness is to be heard by the disciplinary board/hearing officer, all other witnesses (except the accused inmate and advisor) shall be excluded from the room.

Effective Date: December 1, 2014	Index # 502.01	Page 13 of 36
Subject: UNIFORM DISCIPLINARY PROCEDURES		

- (1) The right to decline to testify. It shall be the burden of the reporting employee to prove guilt by a preponderance of the evidence.
- (2) To have the evidence against him/her presented first. The board/hearing officer shall consider all evidence which it finds to be reliable, whether or not such evidence would be admissible in a court of law.
- (3) To cross-examine any witness (except a confidential source) who testified against him/her and to review all adverse documentary evidence (except confidential information).
- (4) To have the reporting official to the alleged infraction present and testifying at the hearing. The chairperson/hearing officer may allow the testimony from the reporting official by speakerphone if they are not on the premises of the facility at the time of the hearing unless this requirement is waived by the inmate in writing (See CR-1834). By waiving the presence of the reporting official, the inmate is agreeing to have the statements in the disciplinary report accepted at the hearing in lieu of testimony. The chairperson/hearing officer shall advise the inmate of this fact. Even if such an appearance is waived by the inmate, the employee may appear and testify at the hearing.
- (5) The right to testify in his/her own behalf after all evidence has been presented.
- (6) The right to present the testimony of relevant witness(es), unless allowing the witness to appear would pose a threat to institutional safety or order.
- d. The board/hearing officer shall record on a Disciplinary Continuation, CR-1831, specific reason(s) for not permitting the attendance of a witness requested by an inmate.
 - (1) An inmate who wishes to have witness(es) (inmate or staff) present to testify on his/her behalf at the hearing shall complete an Inmate Witness Request, CR-3511, and submit it to the hearing officer at least 24 hours prior to the hearing. The hearing officer shall indicate on the form whether the inmate's request has been approved or denied. If a requested witness is denied, the specific reason(s) for not permitting the attendance of the witness requested must be listed on the form.
 - (2) If an inmate fails to request a witness on CR-3511 prior to the hearing, the hearing officer may still allow the witness to testify. Factors to be considered in making such a decision include the witness, the nature of his/her testimony, and how difficult it would be to obtain testimony.

LOST/DAMAGED/STOLEN PERSONAL PROPERTY CLAIM

Facility	Trousdale Turner Correctional Center	Today's Date:	March 06, 2017
Detainee Name	Jasper L. Vick	Detainee Number:	139471
Housing Assignment	BA 124	Date Discovered:	December 7, 2016
(For Staff Use Only) Printed Name of Assigned Investigator		(For Staff Use Only) Claim Number Assigned	

LOST OR DAMAGED PROPERTY (If additional space is necessary, attach additional form)

Quantity	Item	Estimated Value
N/A		\$.
N/A		\$.
N/A		\$.
N/A		\$.
N/A		\$.
N/A		\$.
Total Estimated Value		\$.

STOLEN PROPERTY (If additional space is necessary, attach additional form)

Quantity	Item	Estimated Value
(See, attached)	(See, attached)	\$ 50.04
		\$.
		\$.
		\$.
		\$.
		\$.
Total Estimated Value		\$.

EXPLAIN CIRCUMSTANCES SURROUNDING LOSS/DAMAGED/STOLEN PROPERTY:

LAST SEEN ON: Date: 12-07-2016 Time: 1515 Place: bravo unit

Any witnesses:
If so, list name & number: LaDarrus Trimble TDOC #457033 & Joseph Jones TDOC #373988

On December 7, 2016, IRC Valerie Jenkins Confiscated a bag of commissary in the amount of Fifty dollars and four cent (\$50.04) for her own personal use and gain and refuses to, upon request, return the items or provide an itemize statement. This is a taking under both Article I §21 of the State Constitution and the 5th Amendment of the United States Constitution and a violation of the 14th Amendment Due Process Clause for which I am entitled to compensation.

Proof of Ownership Attached (i.e., receipts) YES NO

Detainee Signature	<i>Jasper L. Vick</i>	(X.c.: Fl. #17-011)	
Detainee ID Number	#139471	Date:	March 6, 2017

cc: Inmate/Resident
cc: Property File

PROPERTY OF CORRECTIONS CORPORATION OF AMERICA

(NDS)

Exhibit 8



Trousdale Turner Correctional Center
140 Macon Way
Hartsville, TN 37074

MEMORANDUM

TO: All Inmate Population
FROM: T. Harris, Administrative Clerk – A/W Pittman
RE: **Lost/Damaged/Stolen Property Claims**
DATE: March 28, 2017

You **must follow these directions** for property claims to prevent delays:

1. All property claims submitted must be: **filled out correctly, signed and dated.**
2. You have to: **attach a copy of your receipt from where you purchased your items.**
3. If you don't have your receipt: **you can contact the vendor and request a copy of your receipt – NO EXCEPTIONS.**
4. Commissary items must: **also have a receipt.**
5. Claims that are not: **filled out, signed and dated with receipts will be RETURNED.**
6. You must: **send your claim to AW Pittman to be investigated.**
7. Once I receive your claim: **it will be assigned a claim number and given to your Unit Manager to be investigated.**

ICK
COPY
NEW PITTMAN

LOST/DAMAGED/STOLEN PERSONAL PROPERTY CLAIM

Facility	ITCC	Date of Occurrence	12-7-2016
Inmate/Resident Name	Jasper Vick	Inmate/Resident Number	139471
Housing Assignment	AB-110	Claim Number Assigned (For Staff Use Only)	2017-211
Printed Name of Assigned Investigator (For Staff Use Only)			

LOST OR DAMAGED PROPERTY (If additional space is necessary, attach additional form)

Quantity	Item	Estimated Value
N/A		\$
N/A		\$
N/A		\$
N/A		\$
N/A		\$
N/A		\$
Total Estimated Value		\$

STOLEN PROPERTY (If additional space is necessary, attach additional form)

Quantity	Item	Estimated Value
See Attached	See Attached	\$ 50.04
		\$
		\$
		\$
		\$
		\$
Total Estimated Value		\$ 50.04

EXPLAIN CIRCUMSTANCES SURROUNDING LOSS/DAMAGED/STOLEN PROPERTY

On December 7, 2016, IRC Jenkins confiscated a bag of commissary in the amount of fifty dollars and four cent (\$50.04) from the above name resident for her own personal use and gain. Please see the attached statement "DECLARATION OF AFFIDAVIT" and itemize statement.

Proof of Ownership Attached (i.e., receipts) YES NO

Inmate/Resident Signature	Jasper Vick (K.C.I. #17-033)	Date:	April 10, 2017
Inmate/Resident ID Number	00139471		

cc: Inmate/Resident
cc: Property File

PROPERTY OF CORRECTIONS CORPORATION OF AMERICA

03/07

LOST/DAMAGED/STOLEN PERSONAL PROPERTY CLAIM

Facility	Trousdale Turner Correctional Center	Today's Date:	March 06, 2017
Detainee Name	Jasper L. Vick	Detainee Number:	139471
Housing Assignment	BA 124	Date Discovered:	December 7, 2016
(For Staff Use Only) Printed Name of Assigned Investigator		(For Staff Use Only) Claim Number Assigned	

LOST OR DAMAGED PROPERTY (If additional space is necessary, attach additional form)

Quantity	Item	Estimated Value
N/A		\$.
N/A		\$.
N/A		\$.
N/A		\$.
N/A		\$.
N/A		\$.
Total Estimated Value		\$.

STOLEN PROPERTY (If additional space is necessary, attach additional form)

Quantity	Item	Estimated Value
(See, attached)	(See, attached)	\$ 50 . 04
		\$.
		\$.
		\$.
		\$.
		\$.
Total Estimated Value		\$.

EXPLAIN CIRCUMSTANCES SURROUNDING LOSS/DAMAGED/STOLEN PROPERTY:

LAST SEEN ON:	Date: 12-07-2016	Time: 1515	Place: bravo unit
Any witnesses: If so, list name & number:	LaDarrus Trimble TDOC #457033 & Joseph Jones TDOC #373988		
<p>On December 7, 2016, IRC Valerie Jenkins Confiscated a bag of commissary in the amount of Fifty dollars and four cent (\$50.04) for her own personal use and gain and refuses to, upon request, return the items or provide an itemize statement. This is a taking under both Article I §21 of the State Constitution and the 5th Amendment of the United States Constitution and a violation of the 14th Amendment Due Process Clause for which I am entitled to compensation.</p>			

Proof of Ownership Attached (i.e., receipts) YES NO

Detainee Signature	<i>Jasper L. Vick</i>	(X.c.: FL #17-01a)
Detainee ID Number	#139471	Date: March 6, 2017

cc: Inmate/Resident
cc: Property File

PROPERTY OF CORRECTIONS CORPORATION OF AMERICA

(NDS)

INCIDENT STATEMENT

Facility: TTCC/CCA	Incident Number: _____
Incident Date: December 7 and 27, 2016	Incident Time (HRS): 1515 HRS and 8:15-8:20am
Person Name: Jasper Vick	ID Number (Employee #/Inmate #/Civilian ID): 139471
Person Type (Employee/Inmate/Civilian): Jasper Vick	Person Role (Witness or Participant): L. Trimble
Housing Location (For Inmates/Residents Only): BA 124	

Based on your own knowledge, what did you see, hear, and do?

On December 7, 2016, IRC Valerie Jenkins confiscated commissary from the complainant ("Vick" hereinafter) for her own personal use and gain and refuses to provide a receipt, incident report, or a DR. Vick has made several requests to IRC Jenkins for a receipt, the last request for receipt was December 27, 2016, and Jenkins refuses.
 IRC Jenkins is depriving Vick of his right to due process and the equal protection of the law under the 1st, 4th, 5th and 14th Amendments of the United States Constitution.

WITNESS LaDarius Trimble #457033
 PRINT LaDarius Trimble

Did you receive any injuries? YES or NO (If YES, Explain Below)

I am a diabetic, insulin dependant and was having hypoglycemia problem and needed the food to support my life in case of further hypoglycemia (low blood sugar) to replace the cheese given by the kitchen that places my life in imminent danger.

Were you evaluated by medical? YES or NO My blood sugar level is tested daily by medical.

Printed Name: Jasper Vick	Date: 12/29/2016
Signature: <u>Jasper Vick</u>	Date: 12/29/2016
Typed By: _____	

This section to be completed by CCA staff if the civilian/other or inmate/resident refused to complete the 5-1C

Place an "X" in the appropriate box:

<input type="checkbox"/> Inmate/Resident refused to complete this 5-1C	
<input type="checkbox"/> Civilian/Other refused to complete this 5-1C	

Employee/Witness Printed Name: _____	Date: _____
Employee/Witness Signature: _____	

Employee/Witness Printed Name: _____	Date: _____
Employee/Witness Signature: _____	

Date: 1/9/17

STATE OF TENNESSEE 1
 1SS
COUNTY OF TROUSDALE 1

DECLARATION OF AFFIDAVIT

I, Joseph Jones, #00 373988, do solemnly swear and/or affirm that upon a penalty of perjury, that the information contained within this communiqué for attestment is true and exact to the accounts as did occur December 7, 2016, involving my giving Jasper Vick the following commissart items in the amount of: (See, attached)

I, Joseph Jones, #00 373988, attest to the fact that on December 7, 2016, while being housed at Trousdale Turner Correctional Center BC - 219, did provide Jasper Vick, commissary at no cost to him in the event of another medical emergency, (i.e., low-blood-sugar/hypoglycemia or, to use as he see fit.

I, Joseph Jones, #00 373988, do hereby, contend that the Trousdale Turner Correctional Center officer G4S Cook made accomidations, (open the door to BC-219), to allow me to give said commissary to Jasper Vick on December 7, 2016.

I, Joseph Jones, #00 373988, SWEAR UPON A PENALTY OF PERJURY, THAT THE CONTENTS IN THE AFOREMENTION, IS TRUE AND EXACT TO THE OCCURANCE THEREIN:

SIGNATURE TO WIT: Joseph Jones

This is the list of items I gave Jasper Vick

2 Fruit Rolls Cereal	\$4.16
5 Cheese on Cheese Crackers	.95
5 NUT BUT on Toast 11	.95
2 Hot and Spicy Pork Rinds	\$ 1.38
1 Flamin Hot Cheeto	2.37
3 Nacho Cheese Tortilla Chips	3.48
1 Shabang Potato Chip	1.64
3 Jalapeno " "	3.03
1 Moon Lodge Buffalo Wing Chips	1.64
2 Dill Pickle Singles	1.10
4 Ranch dressing Pouch	1.56
4 Mega Iced Bar	2.44
2 Fudge Brownies	3.12
2 Oatmeal Cream Pies	2.98
2 Swiss Cake Roll	3.24
1 Chili Hot With Beans	1.23
1 Chicken Breast Pouch	2.34
2 Rice Brown Instant	1.92
2 Flour Tortillas original	1.30
2 Refried Beans	2.14
2 Mac and Cheese	1.30
1 Mand M Plain	.89
2 Snickers Candy Bar	1.78
1 Frosted Flakes Cereal	2.08

\$50.04

Joseph E. Jones III
#373988
BC-219



TROUSDALE TURNER CORRECTIONAL CENTER
MEMORANDUM

Memorandum

Inmate: Jasper Vick
#139471

Housing: BA124

Due to the transition in the grievance office, this grievance timeline has lapsed and has subsequently been resolved per policy 501.01. If this issue is still outstanding, please submit a new grievance which will be processed in a timely manner.

We apologize for the inconvenience and appreciate your understanding.

Sgt Pierce, Grievance Chair
Sgt Pierce



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE

Jasper Vick
NAME

139471
NUMBER

TICC/CoRe Civic/CCA BA-124
INSTITUTION & UNIT

DESCRIPTION OF PROBLEM: This grievance is filed within the seven (7) day time period as required in accordance with TDOC Administrative Policy 501.01 Inmate Grievance Policy and Procedure and in accordance with REQUESTED SOLUTION: That IRC Jenkins return the commissary items or in the alternative a due process hearing be conducted and a Full investigation be conducted.

Jasper Vick
Signature of Grievant

December 29, 2016
Date

TO BE COMPLETED BY GRIEVANCE CLERK

1331/311071
Grievance Number

1-16-17
Date Received

[Signature]
Signature of Grievance Clerk

INMATE GRIEVANCE COMMITTEE'S RESPONSE DUE DATE:

AUTHORIZED EXTENSION: New Due Date

Signature of Grievant

INMATE GRIEVANCE RESPONSE

Summary of Supervisor's Response/Evidence:

See Attached CR 3148

Chairperson's Response and Reason(s):

DATE:

CHAIRPERSON:

Do you wish to appeal this response? YES NO

If yes: Sign, date, and return to chairman for processing within five (5) days of receipt of first-level response.

Jasper Vick
GRIEVANT

March 6, 2017
DATE

WITNESS

Distribution Upon Final Resolution: x.c.: FI # 17-012 (attached) (3-6-17)

White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner (if applicable)

VICK
139471



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE (continuation sheet)

DESCRIPTION OF PROBLEM: the Prison Litigation Reform Act (PLRA)
Date(s): December 27, 2016 and December 07, 2016. Time(s): At
or about 8:15 a.m - 8:20 a.m. Person(s) Grieved: IRC Valerie
Jenkins. How Affected: Violation of Due process and
Denial of the Equal Protection of the Law.

STATEMENT OF FACT:

On December 27, 2016, at or, about 8:15 a.m - 8:20 a.m. the
Grievant made a third (3rd) request to IRC Jenkins for a
receipt for commissary that she confiscated 12/7/2016. IRC
Jenkins has continued to deny the Grievant a receipt so that
the Grievant may retain his commissary.

EFFECT:

On 12-7-2016, IRC Jenkins confiscated commissary from the
Grievant for her own personal use and gain and fail to provide
a incident report or a DR. Therefore, IRC Jenkins has deprived
the Grievant of a right to due process of law and the equal
protection of the law under the 1st, 4th, 5th and 14th Amendments
of the United States Constitution.

ADDENDUM: March 6, 2017

Since Grievant's using the grievance system December 14, 2016,
for redress, the actions and or inactions of IRC Jenkins has
made the Grievant a target and subject of vindictive retaliation
by IRC Jenkins, i.e., cell searches and bogus disciplinary
reports, and illegally taking commissary. Tuesday at or about 9:35
a.m., February 7, 2017, I observed IRC Jenkins allow two (2) inmates
to pass/exchange commissary out of BA pod into the rotunda, and
no ill actions were taken, i.e., confiscation of their exchange of
commissary. (See, attached: 14-6D LOST/DAMAGE/STOLEN PERSONAL
PROPERTY CLAIM)

Matthews, [REDACTED]

Subject:

FW: Grievances

From: Dethrow, [REDACTED]
Sent: Monday, January 23, 2017 12:03 AM
To: Matthews, [REDACTED] Matthews@corecivic.com>
Subject: RE: Grievances

In regards to inmate Vick, Jasper #139471, SIR Jenkins did in fact take contraband from him. This inmate was observed by SIR Jenkins being out of place in Bravo C pod when he lives in Bravo A. While in Bravo C this inmate was discovered to be receiving the commissary that was confiscated from him and therefore received disciplinary action.

Thank You,
[REDACTED] Dethrow
Unit Manager
Phone: (615)-808-0400
Ext. 80472
Trousedale Turner Correctional Center
140 Macon Way
Hartsville, TN 37074



Exhibit 9

PROPERTY ROOM

Trousdale Turner Correctional Center Restrictive Housing Inmate Request

Last Name: Vick

First Name: Jasper

TDOC #: 139471

Circle Your Unit: AA AB AC AD AE Cell # 114

Request: Please schedule a date that I might review my Privileged legal Mail, Privileged Material and Privileged Documents that is stored.
Please respond.

NOT IN PROPERTY STORAGE. 4/18/17 70911253

Inmate Signature: without liability or recourse to me Jasper Vick 4/17/17
K.C. FL. # 17-039

Date: 4/17/17

Respond to inmate request:

Staff signature: _____

Date: _____

17
094

PROPERTY OFFICER

Trousdale Turner Correctional Center Restrictive Housing Inmate Request

Last Name: VICK

First Name: Jasper

TDOC #: 139471

Circle your Unit: AA **(AB)** AC AD AE Cell # 110

Request: This request is to review Privileged legal Documents that are stored. It is essential that I be allowed access to these legal property(ies). (X.C.; FI. #17-034)

Inmate Signature: Jasper Vick

Date: 4/7/2017

Respond to inmate request:

Staff signature: _____

Date: _____

TENNESSEE DEPARTMENT OF CORRECTION OFFENDER PROPERTY LIST

TOMIS ID: 00139471 VICK, JASPER
 Site: TTCC TROUSDALE TURNER CORRECTIONAL CENTER
 Status: ACTV Sex: M Race: B DOB: 7/6/1954

SITE	LOC	TYPE	PROPERTY DESCRIPTION	SERIAL NUMBER	CONDITION	VALUE	ID
TTCC	CELL	✓ AP	SONY WALKMAN/EARBUDS		NEW	\$0	2
TTCC	CELL	✓ AP	BLUE/WHITE COOLER		USED	\$0	10
TTCC	CELL	✓ AP	SURGE PROTECTOR		NEW	\$0	9
TTCC	CELL	✓ AP	CLEAR TUNES REMOTE		NEW	\$0	8
TTCC	CELL	AP	✓ CLEAR TUNES 15 TV W/REMOTE	00005	NEW	\$0	7
TTCC	CELL	✓ AP	KOSS CL-5 HEADPHONES		NEW	\$0	4
TTCC	CELL	✓ HY	REEBOK 9 WHT		USED	\$0	3
TTCC	CELL	HY	REEBOK T SHOES SZ 8.5		NEW	\$0	6
TTCC	CELL	HY	REEBOK T SHOES SZ 8.5		NEW	\$0	5

I VERIFY THAT THIS IS A COMPLETE LIST OF MY PROPERTY.

OFFENDER SIGNATURE: *Jasper Vick* DATE: 5/22/2017
 WITNESS SIGNATURE: *[Signature]* DATE: 5/22/17



TENNESSEE DEPARTMENT OF CORRECTION
PERSONAL PROPERTY CLEARANCE

to Mr. Under duress without liability or recourse
J. Vick 5/22/2017 139471
(Inmate Name - Please Print) Inmate Number

do hereby verify that upon departing from the Department of Correction of this date, 5/22/17
I do have in my possession or have disposed of all my personal effects. I fully understand that the
officials of the Department of Correction are no longer responsible for any of my personal effects. I
hereby authorize the Department to dispose of any of my personal property that may be held by the
Department.

Without liability or recourse to me
J. Vick 5/22/17
Inmate Signature

Brinson
Staff Signature

Refused to Sign

Reason: _____

Warden B. Liebach

TENNESSEE DEPARTMENT OF CORRECTION
INMATE INQUIRY - INFORMATION REQUEST



TTCC Core Civic
INSTITUTION

139471
INMATE NUMBER

Jasper Vick
INMATE NAME (Please Print)

DATE: 3/20/2017

UNIT: AB ROOM / BED: 110

ROUTED TO: Unit Manager Inmate Relations Coordinator (IRC) Warden, B. Liebach
 Counselor Inmate Job Coordinator (IJC)

1. Inmate Inquiry/Request: personal property:
On December 14, 2016, I filed a TDAC I/M grievance naming IRC V. Jenkins as one (1) refusing to do her job during daily cell inspection where I am/was forced to live in bio hazard squalid, created by Brandon Rollen, in BA 124. IRC Jenkins vindictive.

~~2. Action by Counselor/IRC/Inmate Job Coordinator:~~
retaliation has placed me in segregation, 3-16-2017, without my personal property(ies), which includes: Kop medication and privileged legal mail and privileged legal materials and court documents. Please Respond. (xc FI # 17-020)

Counselor / IRC / Inmate Job Coordinator SIGNATURE

DATE

3. Action by Record Office

Spoke with Property and they do not have a claim. I would recommend resubmitting your claim and direct it to Mrs. Harris for review.

ahwood
RECORD'S OFFICE STAFF SIGNATURE

3/21/17
DATE

4. Sentence Management Services (SMS) Response:

SMS STAFF SIGNATURE

DATE



TENNESSEE DEPARTMENT OF CORRECTION
PERSONAL PROPERTY STORAGE REQUEST

INMATE NAME: Vick

INMATE NUMBER: 139471

DATE: 5-22-17

List all unauthorized property which the inmate is not permitted to have in his/her possession at this time.

QTY	ITEM	DESCRIPTION	DATE RETURNED	INMATE SIGNATURE	REQUEST MAILING	REQUEST PICK-UP
5		Boxes Legal material				
2		Boxes Legal material				
1	Bag	Watts & Wright				

These unauthorized items have been removed from the inmate because she/he:

_____ is in treatment program _____ is in segregation _____ is on escape _____ Other: _____

I, Inmate JOS PER VICK, Number 139471, fully understand that the above items(s) will be stored for thirty (30) days, and during this time I will make arrangements to either mail the item(s) home or will have them picked up on visiting days. I fully understand that if I fail to dispose of said item(s) within thirty-(30)-days that the Warden has my consent to dispose of them as he/she sees fit.

Received By: Jos per Vick (Signature)
Staff [Signature] (Signature)

*Witness _____ (Signature)

Address: _____

*Note: Witness signature not necessary if inmate signs.

Exhibit 10

INFORMATION REQUEST TO: Warden Dodd, Director of Programs
(Name of person or dept. you are sending this to)

Circle the choice for information requested, leaving the line blank to be filled in.

INMATE NAME Jasper Vick TDOC# 139471 HOUSING EA-124 DATE Sept. 12, 2017

TRUST FUND BAL _____ PENDING _____ FEES (BAL DUE) _____ EXP _____ RED _____

ITS (PHONE) AMT. /DATE TAKEN _____ COMMISSARY AMT/DATE TAKEN _____

STATE DRAW AMT _____ PAROLE FAD _____ CLASSIFICATION FAD _____ SAFETY VALVE _____

JOB hours _____ CLASS hours _____ PAY RATE INQUIRY _____ OTHER TDOC/Institution Policy

Disciplinary Hearing Officer Gonzales has stated on September 8, 2017, that "Warden Dodd" has authorized C/Os to act in the Medical Capacity and issue Disciplinary Reports on insulin dependent diabetics who refuses to sit in an overcrowded waiting room three (3) hours per day or longer waiting to get a 30 second insulin injection. Please respond. Thank you!

X.c.: Fl. #17-098

EBJ
124



Memo

TO: JASPER VICK #139471 / EA 124
FROM: DANNY DODD, ASSISTANT WARDEN
DATE: SEPTEMBER 15, 2017
SUBJ: RESPONSE TO LETTER

I have received your letter concerning your reporting to medical.

You are scheduled to report to the medical department due to your medical condition. In the event you do not report as scheduled you will receive a disciplinary for failure to report as scheduled. A designated staff member may issue you a disciplinary for this infraction.

The length of time you have to wait will be determined by how busy medical is at the time.

1200



MEMO

Inmate Name: Jasper Vick TDOC Number: 138971 . 201
 Institution: SGF Housing Unit: EB124 HD 103
 Institution Grievance Number: 25183 TOMIS Grievance Number: 315226

Commissioner's Response and Reasons:

The Director of Health Services has reviewed the grievance and:

- Concur with Warden Concur with Supervisor Concur with Committee

10-18-17 _____
 Date Assistant Commissioner of Prisons

TP-19

RECEIVED
 OCT 18 2017

BY: LS

Department of Correction • 6th Floor Rachel Jackson Building • 320 Sixth Avenue North •
 Nashville, TN 37243 • Tel: 615-253-8180 • Fax: 615-253-1668 • tn.gov/Correction



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE RESPONSE

Vick, Jasper NAME 139471 NUMBER 800F/EB24 INSTITUTION & UNIT 25183/319226 GRIEVANCE NUMBER

Summary of Evidence and Testimony Presented to Committee

Inmate Grievance Committee's Response and Reasons Inappropriate per Policy 501.01 See VI H-1 Disciplinary Matters (Inct# 01290771) & C-1 Multiple Issues (Medical Staff & Security Staff)

9-29-17 DATE Sgt Stapp CHAIRMAN MEMBER

MEMBER MEMBER MEMBER

Warden's Response: Agrees with Proposed Response [checked box]

Disagrees with Proposed Response [empty box]

If Disagrees, Reason(s) for Disagreement

Action Taken:

DATE: 10-2-17 WARDEN'S SIGNATURE: [Signature]

Do you wish to appeal this response? [checked] YES [] NO

If yes: Sign, date, and return to chairman for processing. Grievant may attach supplemental clarification of issues or rebuttal/reaction to previous responses if so desired.

Jasper Vick GRIEVANT 10/5/2017 DATE Jonathan Fleury WITNESS

Commissioner's Response and Reason(s):

DATE SIGNATURE

Distribution Upon Final Resolution: White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner

INP/HSV
Garner



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE

E-B 124 SCCF
INSTITUTION & UNIT

JASPER VICK NAME 139471 NUMBER

DESCRIPTION OF PROBLEM: This grievance is filed within the seven (7) day time period as required in accordance with TDOC Policy 501.01 Inmate Policy and procedure and in accordance with the Prison Litigation Reform Act (PLRA). This grievance is for a redress of the on-REQUESTED SOLUTION: That a full investigation be conducted by the appropriate officials and appropriate actions be taken.

September 6, 2017
Date

Jasper Vick
Signature of Grievant

TO BE COMPLETED BY GRIEVANCE CLERK

Sgt Stages
Signature Of Grievance Clerk

25183/319226
Grievance Number

9-21-17
Date Received

INMATE GRIEVANCE COMMITTEE'S RESPONSE DUE DATE:

AUTHORIZED EXTENSION: _____
New Due Date

Signature of Grievant

INMATE GRIEVANCE RESPONSE

Summary of Supervisor's Response/Evidence: All diabetics are required to report to me for ordered glucometer assessments. An 'm will not be forced to take treatment but he must sign a refusal or be written up for FRS. chooses not to report. Inappropriate per Policy 501.01
Chairperson's Response and Reason(s): Sec VI H-1 Disciplinary matters (inc # 01290??) & C-1 Multiple Issues (Medical staff & security staff).

DATE: 9-27-17

CHAIRPERSON: *Sgt Stages*

Do you wish to appeal this response? YES NO
If yes: Sign, date, and return to chairman for processing within five (5) days of receipt of first-level response.

Jasper Vick
GRIEVANT

9/14/2017
DATE
9/28/2017

Jonathan Fleming
WITNESS

Distribution Upon Final Resolution: X.c.: F1. #17-094
White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner (if applicable)



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE **(continuation sheet)**

DESCRIPTION OF PROBLEM: going and continued practice of Nurse Banks and C/O Brandy White from the joining of the minds to implement their own policy and plans to injure, oppress, threaten, and intimidate the Grievant and Diabetics. Date(s): August 1, 2017 and August 11, 2017 and August 20, 2017. Person(s) Grievd: Nurse Banks and C/O Brandy White. How Affected: Violation of 18 U.S.C.A. §241, Conspiracy against rights; violation of the 8th Amendment's probition against cruel and unusual punishment; and 14th Amendment's substantive due process and committing an offense under T.C.A. §§39-16-401, 39-16-402 and 39-16-403 Official misconduct.

STATEMENT OF FACT

On or about August 20, 2017 at or about 3:50p.m., Zone-1 diabetics arrived at medical for insulin injection(s), at or about 4:10p.m. Nurse Banks and C/O Brandy White began making threats to the Grievant and other inmates of segregation or sign a TDOC HEALTH SERVICES REFUSAL OF MEDICAL SERVICES, when inmates complained of the overcrowded waiting room and the long waiting period to get insulin on a daily basis.

On or about August 1, 2017, the following was posted in medical by Nurse Banks in the control booth: "ATTENTION ALL DIABETICS IF YOU ENTER THIS BUILDING FOR AM AND OR PM INSULIN DOSES YOU WILL REMAIN UNTIL INJECTION IS GIVEN IF YOU EXIT FROM THIS POINT ON IT WILL BE VIEWED AS A REFUSAL. YOU MAY COMPLETE PILL CALL AS ALL OTHER INMATES. PLEASE GIVE RESPECT UPON ENTERING THANKS!" This posting of Nurse Banks is inconsistent with TDOC Policy(ies) or SCCF Institutional Rules nor approved by the Warden, Lindamood.

On August 20, 2017, at 1611/4:11p.m., Nurse Banks and C/O White threats of segregation if the Grievant did not sign a Refusal of Medical Services (CR-1984) form. I then made request to C/O Taylor to talk to a Sgt. or Shift Commander, C/O Taylor allowed the Grievant to exit medical to talk to the yard Sgt., when C/O White notice that C/O Taylor had allowed the Grievant to leave, C/O White abandon her post and came outside and telling the yard officer to send the Grievant back, that the Grievant could not leave until the Grievant signed a refusal. The Grievant never made a request for a refusal, but requested the Yard Officer to show and ask why Nurse Banks and C/O White are also in violation of the Fire Code and OSHA by putting 30-50 people in this area that has a capacity for NOT more than fifteen (15) persons, and refusing to provide medical attention and subjecting Inmates to unnecessary rigor, because they complainde of the daily over-crowded waiting area and long wait for a thirty (30) second insulin injection/medical service.

Distribution Upon Final Resolution: X.c.,: Fl. #17-094

White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner (if applicable)

A D D E N D U M



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE **(continuation sheet)**

DESCRIPTION OF PROBLEM: This ADDENDUM is a continuation to grievance filed on September 06, 2017, the Grievant further states: On August 20, 2017, at 1611 p.m., the Grievant observer C/O B. White preparing Medical Refusal CR-1984 Forms. (Please See, Attached Exhibit-#1)

On this same day and approximate time, C/O B. White presented a Medical Refusal Form to the Grievant which states: "PATIENT REFUSES PM DIABETIC TREATMENT", The Grievant did NOT make a request to C/O B. White for a CR-1984 Form, but was offered the CR-1984 Form because the Grievant filed a TDOC Inmate Grievance July 17, 2017 for a redress of inadequate health care and treatment, Grievance #24996/317177. Nurse Banks and B. White furthering their conspiract against the Grievant for filing grievance July 17, 2017.

On September 5, 2017, the Grievant arriver at medical at or about ~~XXXX~~ 8:45 a.m., Nurse Keeton is making threats of disciplinary actions and segregation if the Grievant do not sign a Medical Refusal Form and that C/O Harris will witness, and another nurse. On September 6, 2017, while the Grievant was getting his P.M., insulin injection, Nurse Banks was telling the Grievant that she was going to "allow inmates to sign three (3) Refusals and turn them in to the Nurse Practitioner suggesting that those inmates be taken off their medication and insulin."

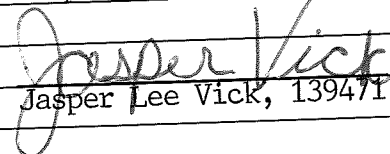
On September 7, 2017, at or about 7:05 a.m., Nurse Banks posted the following: "After refusing your insulin per the Nurse Practitioner you will be reffered and all treatment including all pain meds will be possibly stopped!" "Banks." Nurse banks went on to say: "It is security that is the cause for the long delay in getting insulin, because security bring diabetic up here too early."

Diabetics are now being written-up based on the TDOC inmate Grievance filed July 17, 2017. (See, Exhibit-#2)

REQUESTED SOLUTION:

Retailiation against diabetics be stopped at once.

Respectfully submitted,


Jasper Lee Vick, 139471

X.c.: Fl. #17-0100 (APPEAL 17-094)
9/14/2017

Distribution Upon Final Resolution:

White - Inmate Grievant Canary - Warden
CR-1394 (Rev. 3-00)

Pink - Grievance Committee
Page 2 of 2

Goldenrod - Commissioner (if applicable)

RD A 2244

ADDENDUM

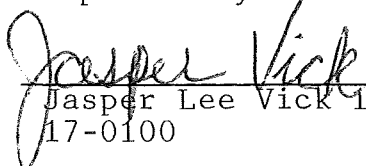
This TDOC Inmate Grievance was return to the Grievant by Grievance Chairperson Leigh Staggs for the following reason(s):

"14. Grievances must be filed within seven calender days of the occurrence giving rise to the grievance."

The Grievant would state that, his grievance was filed within the appropriate time because inmates do not have unimpeded access to grievance forms. See, the attached grievances that has been logged in SCCF log books prior to being provided to Grievant(s). If a Corrections Officer believes that he may be the subject of a grievance, then he will either issue a disciplinary against that grievant or that grievant will NOT be provided a grievance form and harrassing cell searches will often follow the request for a grievance form.

On September 9, 2017, C/O Watkins logged a requested grievance to the Grievant in her attempt to threaten and intimidate the Grievant when the Grievant made request for grievance. ALL grievance at SCCF are kept under lock and key. (Please see, EXHIBIT-#3)

Respectfully submitted,


Jasper Lee Vick 139471
17-0100

X.c.:

(APPEAL 17-094)

9/14/2017

25183

EXHIBIT-#1



TENNESSEE DEPARTMENT OF CORRECTION
HEALTH SERVICES
REFUSAL OF MEDICAL SERVICES

INSTITUTION _____

Date Ag 20 20 07 Time 11:11 AM/PM

This is to certify that I _____ (Inmate's Name) _____ (TDOC Number) have been advised that I have been scheduled for the following medical services and/or have been advised to have the following evaluations, treatment, or surgical/other procedures:

PATIENT REFUSED PM DIABETIC TREATMENT

I am refusing the above listed medical services against the advice of the attending physician and/or the Health Services staff. I acknowledge that I have been informed of the risks involved by my refusal and hereby release the State of Tennessee, Department of Correction, and their employees from all responsibility for any ill effects which may be experienced as a result of this refusal. I also acknowledge this medical service may not be made readily available to me in the future unless an attending physician certifies my medical problem as a medical emergency.

Signed: _____ (Inmate) _____ (TDOC number) _____ (Date)

Witness: [Signature] _____ (Signature) cto _____ (Title) 8-20-07 _____ (Date)

Witness: _____ (Signature) _____ (Title) _____ (Date)

The above information has been read and explained to, _____ but has refused to sign the form. _____ (Inmate's Name) _____ (TDOC number)

Witness: _____ (Signature) _____ (Title) _____ (Date)

Witness: _____ (Signature) _____ (Title) _____ (Date)

25183

EXHIBIT-#2

1-8-17
1744

Scanned from

Area

0101MGL TENNESSEE DEPARTMENT OF CORRECTION DATE: 09/06/2017
 000F T O M I S TIME: 07:21
 0AMMMA03 DISCIPLINARY REPORT PAGE: 01

OFFENDER NAME: VICK, JASPER L.
 TOMS ID: 00139471
 INSTITUTION NAME: SOUTHCENTRAL CORRECTIONAL CENTER
 UNIT ID: EBI
 CELL ID: 24

INCIDENT

INCIDENT ID: 01290771
 INCIDENT DATE: 09/05/2017 INCIDENT TIME: 16:00:00
 INCIDENT TYPE: FAILURE TO REPORT AS SCHEDULE
 DISCIPLINARY CLASS:
 INFRACTION TYPE: FAILURE TO REPORT AS SCHEDULED
 WEAPON USED:
 VIOLENCE COMMITTED: NO VIOLENCE
 PREPARED BY STAFF ID: WHLTJA04
 REPORTED BY STAFF ID: HARRSH05

OFFENSES/VICTIMS/PERSONS INVOLVED

PERSON ID: WHLTJA04
 PERSON TYPE: S
 INJURED (Y/N): N
 PERSON ID: 00139471
 PERSON TYPE: O
 INJURED (Y/N): N
 PERSON ID: 00307138
 PERSON TYPE: O
 INJURED (Y/N): N
 PERSON ID: 00213246
 PERSON TYPE: O
 INJURED (Y/N): N

VI01MGL
ICCF
IAMMAU3

TENNESSEE DEPARTMENT OF CORRECTION
T O M I S
DISCIPLINARY REPORT

DATE: 09/06/2017
TIME: 07:21
PAGE: 02

COMIS ID: 00139471 INCIDENT ID: 01290771
OFFENDER NAME: VICK, JASPER L.

DESCRIPTION:

ON 9-5-17 AT 1600 INMATES VICK 139471, TAYLOR 30/138, AND WILLIAMS 313246 ARE BEING WRITTEN UP FOR FAILURE TO REPORT TO MEDICAL AS SCHEDULED FOR THEIR MEDICAL APPOINTMENTS. THEREFORE ALL I/M'S LISTED ARE BEING CHARGED WITH FRS.

NOTE: THE STAFF I.D. SHOULD HAVE READ HARRSHU6 NOT HARRSHO5

PREPARED BY STAFF ID: WHITJAO4 WHITEHEAD, JASON
REPORTED BY STAFF ID: HARRSHU6 HARRIS, SHARVON D.

... HAVE BEEN GIVEN A COPY OF THIS REPORT AND HAVE BEEN TOLD ABOUT MY LIMITED RIGHT TO REMAIN SILENT AND TO BE REPRESENTED BY AN OFFENDER ADVISOR.

[Handwritten Signature]
OFFENDER SIGNATURE
VICK, JASPER L.

9-6-17/15:44
DATE/TIME
00109471

OFFENDER WAS GIVEN COPY OF REPORT AND ADVISED OF RIGHTS BUT REFUSED TO SIGN REPORT.

[Handwritten Initials]
EMPLOYER INITIALS, IF REPORTING
EMPLOYEE; OTHERWISE, FULL NAME.

9-6-17/17:44
DATE/TIME

BIOIMGL
SCCF
TAMMHAOS

TENNESSEE DEPARTMENT OF CORRECTION
T O M L S
DISCIPLINARY REPORT

DATE: 09/06/2017
TIME: 07:21
PAGE: 03

FORMS ID: 00139471 INCIDENT ID: 01290771
OFFENDER NAME: VICK, JASPER L.

REPORTING OFFICIAL: *Hughes*

DATE/TIME: *9/6/17 11:00*

PREPARED BY: *J. L. F.*

DATE/TIME: *9/6/17 11:00*

REVIEWING DESIGNATED SUPERVISOR: *[Signature]*

DATE/TIME: *9/6/17 11:00*

PLACED IN SEGREGATION:

SENIOR SECURITY OFFICER

DATE/TIME

WARDEN (SEGREGATION PENDING INVESTIGATION)

DATE/TIME



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE

Jasper Vick

NAME

139471

NUMBER

SCCF GB 124

INSTITUTION & UNIT

DESCRIPTION OF PROBLEM:

REQUESTED SOLUTION:

This grievance was given to me May 26, 2017, by C/O F. Taylor when I was housed in GB-124 and was logged in the Gemini Log Book.

Signature of Grievant

Date

TO BE COMPLETED BY GRIEVANCE CLERK

Grievance Number

Date Received

Signature Of Grievance Clerk

INMATE GRIEVANCE COMMITTEE'S RESPONSE DUE DATE:

AUTHORIZED EXTENSION:

New Due Date

Signature of Grievant

INMATE GRIEVANCE RESPONSE

Summary of Supervisor's Response/Evidence:

Chairperson's Response and Reason(s):

DATE:

CHAIRPERSON:

Do you wish to appeal this response?

YES

NO

If yes: Sign, date, and return to chairman for processing within five (5) days of receipt of first-level response.

GRIEVANT

DATE

WITNESS

Distribution Upon Final Resolution:

White - Inmate Grievant

Canary - Warden

Pink - Grievance Committee

Goldenrod - Commissioner (if applicable)



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE

2583

I/M Vick 139471 CA 10

01-08-2012

NAME NUMBER INSTITUTION & UNIT

DESCRIPTION OF PROBLEM:

REQUESTED SOLUTION:

Signature of Grievant

Date

TO BE COMPLETED BY GRIEVANCE CLERK

Grievance Number

Date Received

Signature Of Grievance Clerk

INMATE GRIEVANCE COMMITTEE'S RESPONSE DUE DATE:

AUTHORIZED EXTENSION: New Due Date Signature of Grievant

INMATE GRIEVANCE RESPONSE

Summary of Supervisor's Response/Evidence:

Chairperson's Response and Reason(s):

DATE: CHAIRPERSON:

Do you wish to appeal this response? YES NO

If yes: Sign, date, and return to chairman for processing within five (5) days of receipt of first-level response.

GRIEVANT

DATE

WITNESS

Distribution Upon Final Resolution:

White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner (if applicable)



TENNESSEE DEPARTMENT OF CORRECTION

RESPONSE OF SUPERVISOR OF GRIEVED EMPLOYEE OR DEPARTMENT

INP/HSV
Garner

DATE: 9-21-17

Please respond to the attached grievance, indicating any action taken.

Date Due: 9-26-17

25183/319226
Grievance Number

Vick, Jasper
Inmate Name

139471
Inmate Number

All diabetics are required to report to the medical building for ordered glucometer assessments. This practice ensures all diabetics are given the opportunity to report to medical for this assessment each time it is ordered. Diabetes can become a life threatening disease, so it is important that we ensure each diabetic inmate is given the opportunity to treat their condition. Once in medical, we will never force anyone to receive any treatment or medication. However, it is important that we have documentation that you have been counseled on the effects of refusing treatment and the consequences it can have on your health. Part of this process does include inmates being written up for "failure to appear as scheduled" when they choose not to report to medical to either receive treatment or sign a refusal.

A. Padden CNS
SIGNATURE

9/26/17
DATE

White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner

Exhibit 11

TITLE VI and TITLE II OF ADA
VIOLATIONS

TENNESSEE DEPARTMENT OF CORRECTION

INMATE GRIEVANCE



Jasper Vick 139471 SCCF HD 201
NAME NUMBER INSTITUTION & UNIT

DESCRIPTION OF PROBLEM: This grievance is filed within the seven (7) day time period as required in accordance with TDOC Policy 501.01, Inmate Policy and Procedure and in accordance with the Prison Litigation Reform Act (PLRA).

REQUESTED SOLUTION: That a full investigation by (appropriate official) be conducted, on the Keetons and criminal charges be preferred in state and federal court for their criminal, barbarous, and dehumanizing acts.

Jasper Vick October 23, 2017
Signature of Grievant Date
X.C.F. #17-120

TO BE COMPLETED BY GRIEVANCE CLERK

Grievance Number Date Received Signature Of Grievance Clerk

INMATE GRIEVANCE COMMITTEE'S RESPONSE DUE DATE: _____

AUTHORIZED EXTENSION: _____
New Due Date Signature of Grievant

INMATE GRIEVANCE RESPONSE

Summary of Supervisor's Response/Evidence: _____

Chairperson's Response and Reason(s): _____

DATE: _____ CHAIRPERSON: _____

Do you wish to appeal this response? _____ YES _____ NO
If yes: Sign, date, and return to chairman for processing within five (5) days of receipt of first-level response.

GRIEVANT DATE WITNESS



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE (continuation sheet)

DESCRIPTION OF PROBLEM: This grievance is for a redress of the ongoing and continuing criminal, barbarous and dehumanizing act(s) that's being perpetrated upon the Grievant/inmates at South Central Corrections Facility ("South Central"). Date(s): October 22, 2017. Person(s) Grieved: Nurse Brandi Keeton and her husband Gregory Keeton, How Affected: Violation of United States Constitution, Article I, Section 10, Obligation of Contracts.

STATEMENT OF FACT

On October 22, 2017, while the Grievant was being housed in CA-103, Nurse Keeton demanded the Grievant take a Flu shot or affix the Grievant's signature on a Medical Refusal, stating no specific(s) as to the (Contract) refusal. Nurse Keeton called her husband Captain Keeton, where Capt. Keeton also demanded that the Grievant NOT affix the Grievant's signature pursuant to T.C.A. Chapter 43 Endorsements.

Captain Keeton became irate and using profanity with threats of segregation if I do NOT affix my signature on the Contract in question as they proscribed, which is inconsistent with the U.S. Constitution and the laws of the State of Tennessee, impairing the Grievant's right to contract, which is a guaranteed right to contract under Article I, Section 10 and T.C.A. Chapter 43. Obligation to Contract/Endorsements.

EFFECT

The Persons grieved, the Keetons has conspired together with one another to punish the Grievant because the Grievant asserted a Constitutional right under Article I, Section 10, of the United States Constitution, and a right pursuant to T.C.A. Chapter 43.

The Keetons are in violation of Title VI of The Civil Rights Act of 1964 because of my Race and Color; The Keetons by their deliberate indifference Failure to accommodate and discriminated on the basis of the Grievant's Disability, in violation of Title II of the Americans with Disabilities Act, 42 U.S.C. §§12131-12134, and Section 504 of the Rehabilitation Act of 1973, 29 U.S.C. §794 et seq resulting in physical injury, deprivation of essential Diabetic Needs and Care under Title II of ADA. The Keetons are acting under the Color of State law.

Distribution Upon Final Resolution: X.C.; 11,717-120

White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner (if applicable)

Inmate Name:

Vick, J.

139471

4298549 # Incident 1298549

Remainder of form to be completed by warden or commissioner

Disposition of Appeal
Conviction Affirmed

XX

Punishment Reduced

Case Remanded to Board

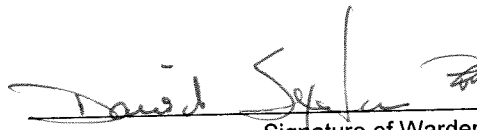
Charges Dismissed

Reason(s) for Disposition

Upon reviewing your disciplinary appeal and documentation, the infraction for which an inmate within the custody of the Tennessee Department of Corrections (TDOC) may be disciplined and/or criminally charge were followed as outlined in TDOC Policy 502.05. It appears TDOC policy was followed. No new evidence presented that was not available to the Disciplinary Hearing Board. The infraction type (charge) is Defiance as indicated on the Disciplinary Report.

Instructions to Board on remand or description of reduced punishment::

12/15/17
Date


Signature of Warden or Commissioner



TENNESSEE DEPARTMENT OF CORRECTION
DISCIPLINARY REPORT APPEAL

APPEAL TO: WARDEN COMMISSIONER (Check One)

INMATE OFFENDER NUMBER: 139471

NAME (LAST) (14 characters): VICK

FIRST (10 characters): JASPER MI: L.

INMATE ADVISOR ADVISOR NUMBER: 379804

NAME (LAST) (14 characters): WAKEFIELD

FIRST (10 characters): ROY MI:

DATE OF APPEAL
MO DAY YEAR
11 10 2017

(INFORMATION ONLY) - DOCUMENT NUMBER
1298549-1756210

Institution of Confinement: SCCF

Grounds for Appeal 1). This DR charges two (2) separate offenses:
i). DEFIANCE; and ii). INTERFRENCE WITH STAFF DUTIES; and
2). Pursuant to Article I, Section 10, of the United States Constitution
as an inmate and a United States citizen, the Constitution guarantees
my right to enter or NOT to enter a contract. Also, TCA Chapter 43 prov
rights to endorse or NOT to endorse any document, furthermore the Fifth Amendment has
a clause in which I have the right to remain silent and the First Amendment provides
freedom of expression and freedom of speech and the due process clause of the 5th & 1
Amendment provides protection of NOT to be punished or deprived of life liberty or prop
without due process of law. <<<STOT>>>
<<<END DOCUMENT>>>

Note: Use a separate copy of form for appeal to warden and to Commissioner (use next page if additional space is needed)

X.c.: DATE: 11-17-17
WARDEN HAS RECEIVED
Jasper Vick
Inmate Name
CONCUR DO NOT CONCUR

11-14-2017
Date

Inmate Name: JASPER L. VICK

139471

Remainder of form to be completed by warden or commissioner

Disposition of Appeal
 Conviction Affirmed _____

Case Remanded to Board _____

Punishment Reduced _____

Charges Dismissed _____

Reason(s) for Disposition _____

Instructions to Board on remand or description of reduced punishment:

_____ Date

_____ Signature of Warden or Commissioner

BI01MGL
SCCF
KEETGRO1

TENNESSEE DEPARTMENT OF CORRECTION
T O M I S
DISCIPLINARY REPORT

DATE: 10/22/2017
TIME: 17:32
PAGE: 01

OFFENDER NAME: VICK, JASPER L.
TOMIS ID: 00139471
INSTITUTION NAME: SOUTHCENTRAL CORRECTIONAL CENTER
UNIT ID: HD2
CELL ID: 01

INCIDENT

INCIDENT ID: 01298549
INCIDENT DATE: 10/22/2017
INCIDENT TYPE: DEFIANCE
DISCIPLINARY CLASS:
INFRACTION TYPE: DEFIANCE
WEAPON USED: NONE
VIOLENCE COMMITTED: NO VIOLENCE
PREPARED BY STAFF ID: KEETGRO1
REPORTED BY STAFF ID: HILLBRO7

INCIDENT TIME: 15:30:00

WITNESSES/VICTIMS/PERSONS INVOLVED

PERSON ID: HILLBRO7
PERSON TYPE: S
INJURED (Y/N): N
PERSON ID: 00139471
PERSON TYPE: O
INJURED (Y/N): N

SEGREGATION

SEGREGATED BY: VILLMA02
START DATE: 10/22/2017
SCHEDULED END DATE: 10/25/2017
ACTUAL END DATE:
SEGREGATION TYPE: SEGREGATION PEND DISC. HEAR

TIME: 16:00:00
TIME: 16:00:00
TIME:

BIO1MGL
SCCF
KEETGR01

TENNESSEE DEPARTMENT OF CORRECTION
T O M I S
DISCIPLINARY REPORT

DATE: 10/22/2017
TIME: 17:32
PAGE: 02

TOMIS ID: 00139471 INCIDENT ID: 01298549
OFFENDER NAME: VICK, JASPER L.

DESCRIPTION:

ON 10/22/17 AT 1530, I LPN KEETON WAS ATTEMPTING TO ADMINISTER FLU SHOTS TO INMATES IN CA POD. INMATE VICK #139471 HOUSED IN CA103 REFUSED TO COMPLY WITH ANY DIRECTIVES GIVEN TO HIM BY MYSELF OR ANY NURSING STAFF TO SIGN THE CONSENT FORM TO EITHER ACCEPT OR REFUSE THE FLU SHOT. INMATE VICK WANTED TO WRITE SENTENCES AND STATEMENTS ON THE FORM INSTEAD OF SIGNING HIS LEGAL NAME. THEREFORE, I LPN KEETON AM CHARGING HIM WITH DEFIANCE FOR INTERFERENCE WITH STAFF DUTIES. TDOC TURMAN NOTIFIED AT 1655.

PREPARED BY STAFF ID: KEETGR01 KEETON, GREGORY E.
REPORTED BY STAFF ID: HILLBRO7 HILL- KEETON, BRANDI M.

I HAVE BEEN GIVEN A COPY OF THIS REPORT AND HAVE BEEN TOLD ABOUT MY LIMITED RIGHT TO REMAIN SILENT AND TO BE REPRESENTED BY AN OFFENDER ADVISOR.

OFFENDER SIGNATURE
VICK, JASPER L.

DATE/TIME
00139471

OFFENDER WAS GIVEN COPY OF REPORT AND ADVISED OF RIGHTS BUT REFUSED TO SIGN REPORT.

EMPLOYEE INITIALS, IF REPORTING
EMPLOYEE; OTHERWISE, FULL NAME.

DATE/TIME

BIO1MGL
SCCF
KEETGRO1

TENNESSEE DEPARTMENT OF CORRECTION
T O M I S
DISCIPLINARY REPORT

DATE: 10/22/2017
TIME: 17:32
PAGE: 03

TOMIS ID: 00139471 INCIDENT ID: 01298549
OFFENDER NAME: VICK, JASPER L.

[Signature]
REPORTING OFFICIAL

10-22-17 1730
DATE/TIME

[Signature]
PREPARED BY

10-22-17 1732
DATE/TIME

[Signature]
REVIEWING DESIGNATED SUPERVISOR

10-23-17/0105
DATE/TIME

IF PLACED IN SEGREGATION:

SENIOR SECURITY OFFICER

[Signature]
DATE/TIME

WARDEN (SEGREGATION PENDING INVESTIGATION)

DATE/TIME



TENNESSEE DEPARTMENT OF CORRECTION
DISCIPLINARY CONTINUATION

DATE: _____

DISCIPLINARY NUMBER: _____

NAME (LAST) (14 characters)

FIRST (10 characters)

MI

[Empty box for last name]

[Empty box for first name]

[Empty box for middle initial]

OFFENDER NUMBER:

[Empty box for offender number]

ATTACH TO:

BIO1D026

CR-1833

CR-1834

[Handwritten notes on lined paper, including "1/11/18" and "10/1/18"]

Signature of Reporting Employee

Date

Inmate Signature

Date

HD201



TENNESSEE DEPARTMENT OF CORRECTION
DISCIPLINARY REPORT HEARING SUMMARY

INSTITUTION (TOMIS SITE ID)

DISCIPLINARY INCIDENT NUMBER

1298549-1756210

SCCF

OFFENDER NUMBER:

139471

INMATE NAME (LAST) (14 characters)

VICK

FIRST (10 characters)

Jasper

MI

ADVISOR NUMBER:

379804

INMATE ADVISOR NAME (LAST) (14 characters)

WALKERFIELD

FIRST (10 characters)

Roy

MI

DATE OF HEARING

MO DAY YEAR
10 31 17

TIME

100

PLACE OF HEARING
INSTITUTION

SCCF

INMATE'S PLEA

GUILTY - Y

NOT GUILTY - N

Not Guilty

COMMITTEE DECISION

GUILTY - Y

NOT GUILTY - N

APPEALED - Y

NOT APPEALED - N

DISCIPLINARY ACTION DATE
(MONTH, DAY, YEAR)

10/31/17

CLASS OF INFRACTION
(A, B, or C)

B

PROBATION END DATE
(MONTH, DAY, YEAR)

ENTERED BY

[Signature]

DATE

10/31/17

VERIFIED BY

DATE

PRELIMINARY INQUIRY

1. WAIVERS

a. I agree to waive the right to 24-hour notice.

Yes

No

Inmate Signature

Number

Date

10/31/17

b. I agree to waive the right to have the reporting official present.

Yes

No

Inmate Signature

Number

Date

10/31/17

c. I agree to waive the right to call witness(es) on my behalf.

Yes

No

Inmate Signature

Number

Date

10/31/17
Did not turn in a witness request form prior to hearing.

2. CONTINUANCE:

a. Was case previously continued?

Yes

No

b. If yes, when and at whose request?

10/27/17 A

3. CUSTODY PENDING HEARING:

Was inmate held in segregation/more restrictive setting pending hearing?

Yes

No

If yes, when was he/she placed in segregation?

10/22/17

4. When was inmate given offense citation?

10/27/17 (But released to Comp)

5. Is inmate represented by inmate advisor?

Yes

No

By staff advisor?

Yes

No

6. Has inmate or inmate advisor had adequate time to prepare defense?

Yes

No

SCIF
INSTITUTION (TOMIS SITE ID)

1298549-1756210
DISCIPLINARY INCIDENT NUMBER

OFFENDER NAME: Vick Jasper

TDOC NUMBER: 139471

HEARING

I fully understand that by entering a plea of guilty to the aforementioned charge(s), I am waiving my right to call witness(es) and present evidence on my behalf, must accept whatever punishment is imposed, and will not be allowed to appeal.

Inmate Signature

Date

Attach CR3171 Agreement to Plead Guilty and Waiver of Disciplinary Hearing and Due Process Rights

Witness(es) for Offender

Witness(es) Against Offender

Written Statement(s) submitted: Yes No

Written Statement(s) submitted: Yes No

Form CR3510 completed: Yes No

Form CR3510 received by disciplinary board: Yes No

OTHERS PRESENT:

STATEMENT OF ACCUSED: Am plead not guilty to
Class B DEN

DESCRIPTION OF PHYSICAL EVIDENCE INTRODUCED (Attach all test results).
INTERNAL AFFAIRS REPORT AVAILABLE: Yes No

FINDINGS OF FACT AND SPECIFIC EVIDENCE RELIED UPON TO SUPPORT THOSE FINDINGS

Am found
Guilty of Class B DEN. Based on the
statement

DISPOSITION AND A STATEMENT OF REASONS WHICH SUPPORTS THAT DECISION:

Am found
Guilty of Class B DEN. Based on the
statement (30 Day susp susp 60)
1/10 fine

RECOMMENDATION OF LOSS OF:

Good/Honor Time Good Conduct (Amount) 1/00

Incentive Time Prisoner Performance Sentence Credits (PPSC) (Amount) _____

Prisoner Sentence Reduction Credits (PSRC) (Amount) _____

Disciplinary Board Chairperson/Hearing Officer Signature

Date

Member

Date

Member

Date



TENNESSEE DEPARTMENT OF CORRECTION
DISCIPLINARY CONTINUATION

DATE: 10/31/17

DISCIPLINARY NUMBER: 1278549-1756210

NAME (LAST) (14 characters)

VICK

FIRST (10 characters)

Jasper

MI

OFFENDER NUMBER:

139471

ATTACH TO:

BIO1DO26

CR-1833

CR-1834

Tim Advisor - What manner did he impede or obstruct or interfere

Pls - He caused me to stop and call for the S/S to get him up and get him out of the cell, so I had to stop continuing firing blue shots.

Tim Advisor - Did he tell you that he did not want the shot.

Pls - The Tim never knowledge me the whole time that I was in the cell and when we got him out of the cell by the S/S. I then told him we had to sign the refusal form or take the shot and he wanted to write sentences on the form.

Tim Advisor - Do you recall what the sentences was.

Pls - No, that was nothing to do with interfering with my duties.

Tim - Article 1 Section 10 I have the right to sign or not sign a document Chapter 43 which that I have the right to give a restricted instrument if I refuse to sign it.

Signature of Reporting Employee

Date

X under divide (H)
Inmate Signature

10/31/17
Date

Exhibit 12



TENNESSEE DEPARTMENT OF CORRECTION
INAPPROPRIATE GRIEVANCE NOTIFICATION

To: VICK, JASPER 139471 EB-124
 INMATE NAME (Printed) TDOC NUMBER HOUSING UNIT

FROM: Leigh Staggs , Grievance Chairperson

DATE: October 9, 2017

SUBJECT: Property

THIS GRIEVANCE IS INAPPROPRIATE TO THE GRIEVANCE PROCEDURE. Your Grievance is being returned to you due to the following reason(s):

1. Disciplinary matters are inappropriate to the Grievance Procedure. [Policy #501.01 VI.(H)(1)]
2. Appealing decisions or actions of any agency outside the Tennessee Department of Correction (TDOC) is inappropriate to Grievance Procedure. [Policy #501.01 VI.(H)(2)]
3. Classification matters/institutional placement are inappropriate to Grievance Procedure. [Policy #501.01 VI.(H)(3)]
4. Appealing or seeking review of sentence credits. [Policy #501.01 VI.(H)(4)]
5. Grievance Procedure cannot award monetary compensation for injuries or property loss. [Policy #501.01 VI.(H)(5)]
6. Addressing questions regarding sentence structures. [Policy #501.01 VI.(H)(6)]
7. Visitor's behavior which results in disciplinary action. [Policy #501.01 VI.(H)(7)]
8. A diagnosis by medical professionals and medical co-pay is inappropriate. [Policy #501.01 VI.(H)(8)]
9. Security Threat Group (STG) Placement. [Policy #501.01 VI.(H)(9)]
10. Mail rejection. [Policy #501.01 VI.(H)(10)]
11. You have already filed a grievance on this issue. Inmates shall not be permitted to submit more than one grievance arising out of the same or similar incident. [Policy #501.01 VI.(I)(1)]
12. Abuse of Grievance Procedure. You can only have one grievance pending at Level 1 for review. [Policy #501.01 VI.(I)(2)]
13. Profanity, insults, and racial slurs, unless an alleged direct quote of another party, shall not be permitted. Threats may result in disciplinary action. [Policy #501.01 VI.(I)(3)]
14. Grievances must be filed within seven calendar days of the occurrence giving rise to the grievance. A complaint shall not address multiple issues. [Policy #501.01 VI.(C)(1)]

THIS GRIEVANCE IS UNABLE TO BE PROCESSED DUE TO YOU NOT FOLLOWING POLICY. Grievance forms not properly completed or contain insufficient information for processing shall be returned to the Inmate with instructions as to proper completion. [Policy #501.01 VI.(C)(1)] Your grievance is being returned to you due to the following reason(s):

1. No specific details, i.e. dates, times, names of persons involved as mandated in *Inmate Grievance Handbook*, Page 7, First Level of Review.
2. You did not: a) Sign and date, and/or b) state your "Requested Solution"
3. Grievance shall be submitted on Form CR-1394 pages 1 and 2. All copies must be legible and intact. [Policy #501.01 VI.(C)(1)]
4. You did not make the appropriate corrections prior to resubmitting your grievance. Your complaint needs to be on
The grievance form not on an incident statement.

Reminder: You have **SEVEN CALENDAR DAYS FROM THE DATE THE INCIDENT OCCURRED** to submit a grievance. If you are still interested in filing this grievance, please make the necessary corrections and return to Grievance Office for further processing immediately. If you would like to appeal this response, sign the bottom of your grievance, check "yes" then date it and place (with this coversheet) back in the grievance box. If you have any questions regarding this memo, please have your Unit Officer contact me at Ext. _____ to schedule an appointment. TDOC Policy and Procedure are available in the library.

SCO Leigh Staggs
 Grievance Chairperson



TENNESSEE DEPARTMENT OF CORRECTION
INAPPROPRIATE GRIEVANCE NOTIFICATION

To: VICK, JASPER 139471 EB-124
 INMATE NAME (Printed) TDOC NUMBER HOUSING UNIT

FROM: Leigh Staggs, Grievance Chairperson

DATE: September 15, 2017

SUBJECT: Property

THIS GRIEVANCE IS INAPPROPRIATE TO THE GRIEVANCE PROCEDURE. Your Grievance is being returned to you due to the following reason(s):

1. Disciplinary matters are inappropriate to the Grievance Procedure. [Policy #501.01 VI.(H)(1)]
2. Appealing decisions or actions of any agency outside the Tennessee Department of Correction (TDOC) is inappropriate to Grievance Procedure. [Policy #501.01 VI.(H)(2)]
3. Classification matters/institutional placement are inappropriate to Grievance Procedure. [Policy #501.01 VI.(H)(3)]
4. Appealing or seeking review of sentence credits. [Policy #501.01 VI.(H)(4)]
5. Grievance Procedure cannot award monetary compensation for injuries or property loss. [Policy #501.01 VI.(H)(5)]
6. Addressing questions regarding sentence structures. [Policy #501.01 VI.(H)(6)]
7. Visitor's behavior which results in disciplinary action. [Policy #501.01 VI.(H)(7)]
8. A diagnosis by medical professionals and medical co-pay is inappropriate. [Policy #501.01 VI.(H)(8)]
9. Security Threat Group (STG) Placement. [Policy #501.01 VI.(H)(9)]
10. Mail rejection. [Policy #501.01 VI.(H)(10)]
11. You have already filed a grievance on this issue. Inmates shall not be permitted to submit more than one grievance arising out of the same or similar incident. [Policy #501.01 VI.(I)(1)]
12. Abuse of Grievance Procedure. You can only have one grievance pending at Level 1 for review. [Policy #501.01 VI.(I)(2)]
13. Profanity, insults, and racial slurs, unless an alleged direct quote of another party, shall not be permitted. Threats may result in disciplinary action. [Policy #501.01 VI.(I)(3)]
14. Grievances must be filed within seven calendar days of the occurrence giving rise to the grievance. A complaint shall not address multiple issues. [Policy #501.01 VI.(C)(1)]

THIS GRIEVANCE IS UNABLE TO BE PROCESSED DUE TO YOU NOT FOLLOWING POLICY. Grievance forms not properly completed or contain insufficient information for processing shall be returned to the Inmate with instructions as to proper completion. [Policy #501.01 VI.(C)(1)] Your grievance is being returned to you due to the following reason(s):

1. No specific details, i.e. dates, times, names of persons involved as mandated in *Inmate Grievance Handbook*, Page 7, First Level of Review.
2. You did not: a) Sign and date, and/or b) state your "Requested Solution"
3. Grievance shall be submitted on Form CR-1394 pages 1 and 2. All copies must be legible and intact. [Policy #501.01 VI.(C)(1)]
4. Your complaint needs to be on the grievance form not on an incident statement.

Reminder: You have SEVEN CALENDAR DAYS FROM THE DATE THE INCIDENT OCCURRED to submit a grievance. If you are still interested in filing this grievance, please make the necessary correction and return to Grievance Office for further processing immediately. If you would like to accept this response, sign the bottom of your grievance, check "yes" then date it and place (with this coversheet) back in the grievance box. If you have any questions regarding this memo, please have your Unit Officer contact me at Ext. _____ to schedule an appointment. TDOC Policy and Procedure are available in the library.

SCD Leigh Staggs
 Grievance Chairperson



TENNESSEE DEPARTMENT OF CORRECTION
INAPPROPRIATE GRIEVANCE NOTIFICATION

To: VICK, JASPER 139471 EB-124
INMATE NAME (Printed) TDOC NUMBER HOUSING UNIT
FROM: Leigh Staggs, Grievance Chairperson
DATE: September 8, 2017
SUBJECT: Property

THIS GRIEVANCE IS INAPPROPRIATE TO THE GRIEVANCE PROCEDURE. Your Grievance is being returned to you due to the following reason(s):

- 1. Disciplinary matters are inappropriate to the Grievance Procedure. [Policy #501.01 VI.(H)(1)]
2. Appealing decisions or actions of any agency outside the Tennessee Department of Correction (TDOC) is inappropriate to Grievance Procedure. [Policy #501.01 VI.(H)(2)]
3. Classification matters/institutional placement are inappropriate to Grievance Procedure. [Policy #501.01 VI.(H)(3)]
4. Appealing or seeking review of sentence credits. [Policy #501.01 VI.(H)(4)]
5. Grievance Procedure cannot award monetary compensation for injuries or property loss. [Policy #501.01 VI.(H)(5)]
6. Addressing questions regarding sentence structures. [Policy #501.01 VI.(H)(6)]
7. Visitor's behavior which results in disciplinary action. [Policy #501.01 VI.(H)(7)]
8. A diagnosis by medical professionals and medical co-pay is inappropriate. [Policy #501.01 VI.(H)(8)]
9. Security Threat Group (STG) Placement. [Policy #501.01 VI.(H)(9)]
10. Mail rejection. [Policy #501.01 VI.(H)(10)]
11. You have already filed a grievance on this issue. Inmates shall not be permitted to submit more than one grievance arising out of the same or similar incident. [Policy #501.01 VI.(I)(1)]
12. Abuse of Grievance Procedure. You can only have one grievance pending at Level 1 for review. [Policy #501.01 VI.(I)(2)]
13. Profanity, insults, and racial slurs, unless an alleged direct quote of another party, shall not be permitted. Threats may result in disciplinary action. [Policy #501.01 VI.(I)(3)]
14. Grievances must be filed within seven calendar days of the occurrence giving rise to the grievance. A complaint shall not address multiple issues. [Policy #501.01 VI.(C)(1)]

THIS GRIEVANCE IS UNABLE TO BE PROCESSED DUE TO YOU NOT FOLLOWING POLICY. Grievance forms not properly completed or contain insufficient information for processing shall be returned to the Inmate with instructions as to proper completion. [Policy #501.01 VI.(C)(1)] Your grievance is being returned to you due to the following reason(s):

- 1. No specific details, i.e. dates, times, names of persons involved as mandated in Inmate Grievance Handbook, Page 7, First Level of Review.
2. You did not: a) Sign and date, and/or b) state your "Requested Solution"
3. Grievance shall be submitted on Form CR-1394 pages 1 and 2. All copies must be legible and intact. [Policy #501.01 VI.(C)(1)]
4.

Reminder: You have SEVEN CALENDAR DAYS FROM THE DATE THE INCIDENT OCCURRED to submit a grievance. If you are still interested in filing this grievance, please make the necessary corrections and return to Grievance Office for further processing immediately. If you would like to appeal this response, sign the bottom of your grievance, check "yes" then date it and place (with this coversheet) back in the grievance box. If you have any questions regarding this memo, please have your Unit Officer contact me at Ext. _____ to schedule an appointment. TDOC Policy and Procedure are available in the library.

SCO Leigh Staggs
Grievance Chairperson



TENNESSEE DEPARTMENT OF CORRECTION
INAPPROPRIATE GRIEVANCE NOTIFICATION

To: VICK, JASPER 139471 EB-124
 INMATE NAME (Printed) TDOC NUMBER HOUSING UNIT

FROM: Leigh Staggs, Grievance Chairperson

DATE: September 8, 2017

SUBJECT: Property

THIS GRIEVANCE IS INAPPROPRIATE TO THE GRIEVANCE PROCEDURE. Your Grievance is being returned to you due to the following reason(s):

1. Disciplinary matters are inappropriate to the Grievance Procedure. [Policy #501.01 VI.(H)(1)]
2. Appealing decisions or actions of any agency outside the Tennessee Department of Correction (TDOC) is inappropriate to Grievance Procedure. [Policy #501.01 VI.(H)(2)]
3. Classification matters/institutional placement are inappropriate to Grievance Procedure. [Policy #501.01 VI.(H)(3)]
4. Appealing or seeking review of sentence credits. [Policy #501.01 VI.(H)(4)]
5. Grievance Procedure cannot award monetary compensation for injuries or property loss. [Policy #501.01 VI.(H)(5)]
6. Addressing questions regarding sentence structures. [Policy #501.01 VI.(H)(6)]
7. Visitor's behavior which results in disciplinary action. [Policy #501.01 VI.(H)(7)]
8. A diagnosis by medical professionals and medical co-pay is inappropriate. [Policy #501.01 VI.(H)(8)]
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11. You have already filed a grievance on this issue. Inmates shall not be permitted to submit more than one grievance arising out of the same or similar incident. [Policy #501.01 VI.(I)(1)]
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1. No specific details, i.e. dates, times, names of persons involved as mandated in *Inmate Grievance Handbook*, Page 7, First Level of Review.
2. You did not: a) Sign and date, and/or b) state your "Requested Solution"
3. Grievance shall be submitted on Form CR-1394 pages 1 and 2. All copies must be legible and intact. [Policy #501.01 VI.(C)(1)]
4. _____

Reminder: You have **SEVEN CALENDAR DAYS FROM THE DATE THE INCIDENT OCCURRED** to submit a grievance. If you are still interested in filing this grievance, please make the necessary corrections and return to Grievance Office for further processing immediately. If you would like to appeal this response, sign the bottom of your grievance, check "yes" then date it and place (with this coversheet) back in the grievance box. If you have any questions regarding this memo, please have your Unit Officer contact me at Ext. _____ to schedule an appointment. TDOC Policy and Procedure are available in the library.

SCO Leigh Staggs
 Grievance Chairperson

September 22, 2017

Jasper Vick
#139471
555 Forrest Avenue
Clifton, TN 38425

STATE OF TENNESSEE
DEPARTMENT OF CORRECTION
6th Floor Rachel Jackson Bldg.
320 Sixth Avenue North
Nashville, TN 37243-0465

RE: Exhaustion of TDOC Level Three Grievance Process.

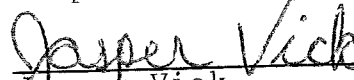
Dear Mr. Parker:

Please find enclosed my TDOC inmate Grievance being submitted to you for exhaustion, due to the Grievance Chairperson refusal to comply with TDOC Grievance Policy #501.01 by the unlawfuf act of suppressing evidence that is properly attached to grievance(s) as evidence supporting the facts.

On September 6, 2017, I submitted my grievance and it has been return for several reasons minus the evidence, on September 8, 2017 and September 15, 2017. (Please see, the attached)

Thank you in advance for reviewing my grievance at level 3 and for a remedy.

Respectfully submitted,



Jasper Vick
Fl. #17-0107

X.c.:

ENCLOSURE: One TDOC Inmate Grievance Filed September 6, 2017 with Attachment(s). (X.c.: Fl. #s- 17-093 APPEAL; 17-0101)



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE

Jasper Vick NAME 139471 NUMBER SCCF E-B 124 INSTITUTION & UNIT

DESCRIPTION OF PROBLEM: PLEASE SEE, THE ATTACHED. This grievance is filed within the seven (7) day time period and as required by Prison Litigation Refeom Act (PLRA) and corrections has been made pursuant to L. Staggs and TDOC Policy #501.01 VI.(C)(1)

REQUESTED SOLUTION: Confiscating inmates shoes in segregation serves no penological purpose and should be stopped. All HSU cells should be equipped with a bed matt before cell assignment. The 3'x3' visitation booth be used for the purpose it is designed for.

Jasper Vick Signature of Grievant

September 6, 2017 Date

TO BE COMPLETED BY GRIEVANCE CLERK

Grievance Number Date Received Signature Of Grievance Clerk

INMATE GRIEVANCE COMMITTEE'S RESPONSE DUE DATE:

AUTHORIZED EXTENSION: New Due Date Signature of Grievant

INMATE GRIEVANCE RESPONSE

Summary of Supervisor's Response/Evidence:

Chairperson's Response and Reason(s):

DATE: CHAIRPERSON:

Do you wish to appeal this response? YES NO If yes: Sign, date, and return to chairman for processing within five (5) days of receipt of first-level response.

Jasper Vick GRIEVANT

9/14/2017 DATE October 12, 2017.

WITNESS

Distribution Upon Final Resolution: X.c.: Fl. #17-093 (Rev. Fl. #17-117) White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner (if applicable)



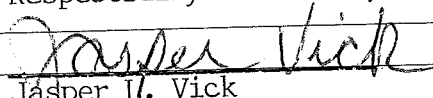
TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE (continuation sheet)

DESCRIPTION OF PROBLEM: PLEASE SEE, ATTACHED: On August 25, 2017, at or about 8:00a.m., C/O Lt. D. Harville, a public servant acting under color of State office, committed an offense under T.C.A. §39-16-403, of intentionally subjecting Jasper Vick ("Vick") to acts of mistreatment, and excessive detention, by locking Vick in an area approximately 3'x3' visitation booth in HSA without any fixtures or running water from about 8:30a.m., -9:40a.m. Vick was later escorted to HB-108 where Vick remain until 4:20 p.m., without bedding or shoes or any other personal property, and without a due process hearing or a disciplinary being served upon Vick. C/O Lt. Harville intentionally denied or impeded Vick,s exercise or enjoyment of rights, privileges under T.C.A. §39-16-403(b). T.C.A. §39-16-402, Statute of official misconduct C/O Lt. Harville a public servant who committed an offense with the intent to obtain a benifit and harm another intentionally and knowingly is in violation of this Statute. Locking prisoners in areas to punish without legal authority, constitutes ab unauthorized exercise of official power. C/O Lt. Harville is also in violation of T.C.A. §39-16-401(A) because his duty as a public servant do not allow him to be judge and jury and executor, and should issue DRs any time he feels that an inmate has violated institutional rules/policiecs, and that individual should (per TDOC Policy Disciplinary and Procedures). Under the laws of the State of Tennessee, Public servant C/O Lt. Harville's actions and or inactions IS a class "E" Felony. (See, T.C.A. §§39-16-401, 404 and 403. The unconscionable dehumanizing conduct of Lt. Harville independent-ly violates the 8th Amendment's ban on cruel and unusual punishment and 14th Amendment's due process clause.

EFFECT

As a diabetic C/O Lt. Harville placed me segregation after taking 18 units of insulin without being fed, I recovered from hypoglycemia with peanut butter that I keep in my pocket. I am still in pain from being stripped of medical issued Therapeutic shoes and in pain from sleeping on iron from 9:40a.m. to 4:20p.m.

Respectfully submitted,


Jasper W. Vick
October 12, 2017

Distribution Upon Final Resolution: X.c.: Fl. #17-093 (Rev. Fl. #17-117)

White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner (if applicable)
CR-1394 (Rev. 3-00) Page 2 of 2 RDA 2244

INCIDENT STATEMENT

Facility	South Central Correction Facility	Incident Number	
Incident Date	August 25, 2017	Incident Time (HRS)	Appx., 8:00a.m.
Person Name	ID Number <small>(Employee #/Inmate #/Civilian ID)</small>	Person Type <small>(Employee/Inmate/Civilian)</small>	Person Role <small>(Witness or Participant)</small>
Jasper Vick	139471	Prisoner	
Housing Location (For Inmates/Residents Only)		E-B 124	

Based on your own knowledge, what did you see, hear, and do?
 On August 25, 2017, at or about 8:00a.m., C/O Lt. D. Harville, a public servant acting under color of office, committed an offense under T.C.A. §39-16-403, of intentionally subjecting Jasper Vick ("Vick") to acts of mistreatment, and excessive detention, by locking Vick in an area approximately 3'x3' visitation booth in HSA without any fixtures or running water from about 8:30a.m.-9:40a.m. Vick was later escorted to HB-108 where Vick remain until 4:20p.m., without bedding or shoes, and without a due process hearing or a disciplinary being served upon Vick. C/O Lt. Harville intentionally denied or impeded Vick's exercise or enjoyment of rights, privileges under T.C.A. §39-16-403(b).

T.C.A. §39-16402, Statute of official misconduct C/O Lt. Harville a public servant who committed an offense with the intent to obtain a benefit and harm another intentionally and knowingly is in violation of this statute. Locking prisoners in areas to punish without legal authority, constitutes an unauthorized exercise of official power. C/O Lt. Harville is also in violation of T.C.A. §39-16-401(A) because his duty as a public servant do not allow him to be judge and jury and executor, and should issue DRs any time he feels that an inmate has violated institutional rules/policies, and that individual should (per TDOC Policy Disciplinary procedures). Under the laws of the State of Tennessee, Public servant C/O Lt. Harville's actions and or inactions IS a class "E" Felony. (See, T.C.A. §§39-16-401, 404 and 403). The unconscionable dehumanizing conduct of Lt. Harville independently violates the 8th Amendment's Cruel and unusual punishment and 14th Amendment's due process clause.

Did you receive any injuries? YES or NO (If YES, Explain Below) | YES. I was placed in HSA without fixtures running water or bedding and barefooted, without medically assigned "THERAPEUTIC SHOES," and sleeping on iron.

Were you evaluated by medical? YES or NO | YES.
 X.c.: Fl. #17-091: Nicky Jordan; Geneva Roberts; Robert C. Turman; & Tony Parker.

Printed Name:	Jasper Vick	Date:	9/5/2017
Signature:		Date:	9/5/2017
Typed By:	Jasper Vick		

This section to be completed by CCA staff if the civilian/other or inmate/resident refused to complete the 5-1C.

Place an "X" in the appropriate box:

	Inmate/Resident refused to complete this 5-1C
	Civilian/Other refused to complete this 5-1C

Employee/Witness Printed Name	Date:
Employee/Witness Signature	

Employee/Witness Printed Name	Date:
Employee/Witness Signature	

11/15/17

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BIOLMGL
SCCF
HAMMA03

TENNESSEE DEPARTMENT OF CORRECTION
T O M L S
DISCIPLINARY REPORT

DATE: 08/25/2017
TIME: 12:46
PAGE: 01

OFFENDER NAME: VICK, JASPER L.
TOMLS ID: 00139471
INSTITUTION NAME: SOUTH CENTRAL CORRECTIONAL CENTER
UNIT ID: HAI
CELL ID: 08

INCIDENT

INCIDENT ID: 01289022
INCIDENT DATE: 08/25/2017
INCIDENT TYPE: DEFLANCE
DISCIPLINARY CLASS:
INTERACTION TYPE: DEFLANCE
WEAPON USED: NONE
VIOLENCE COMMITTED: NO VIOLENCE
PREPARED BY STAFF ID: HAMMA03
REPORTED BY STAFF ID: KEETGRO1

INCIDENT TIME: 07:54:00

WITNESSES/VICTIMS/PERSONS INVOLVED

PERSON ID: KEETGRO1
PERSON TYPE: S
INJURED (Y/N): N
PERSON ID: 00139471
PERSON TYPE: O
INJURED (Y/N): N

OTHER PERSONS INVOLVED:

WILL BE USING S/S KEETON'S ID DUE TO LT. HARVILLES ID BEING INACTIVE

BIO1MGL
SCCF
HAMMA03

TENNESSEE DEPARTMENT OF CORRECTION
T O M I S
DISCIPLINARY REPORT

DATE: 08/25/2017
TIME: 12:46
PAGE: 02

TOMIS ID: 00139471 INCIDENT ID: 01289022
OFFENDER NAME: VICK, JASPER L.

DESCRIPTION:

ON 8-25-17 AT APPROX 0754HRS I LT. HARVILLE WAS OUTSIDE MEDICAL WERE I GAVE I/M VICK #139471 SEVERAL DIRECTIVES TO STEP INSIDE MEDICAL. THEREFORE I LT. HARVILLE AM CHARGING SAID INMATE WITH DEN FOR RDO. TLOC TORMAN WAS NOTIFIED @0950

PREPARED BY STAFF ID: HAMMA03 HAMMACK, MARTHA A.
REPORTED BY STAFF ID: HARVDA03 HARVILLE, DANIEL F.

I HAVE BEEN GIVEN A COPY OF THIS REPORT AND HAVE BEEN TOLD ABOUT MY LIMITED RIGHT TO REMAIN SILENT AND TO BE REPRESENTED BY AN OFFENDER ADVISOR.

OFFENDER SIGNATURE
VICK, JASPER L.

DATE/TIME
00139471

Refused to sign
OFFENDER WAS GIVEN COPY OF REPORT AND ADVISED OF RIGHTS BUT REFUSED TO SIGN REPORT.

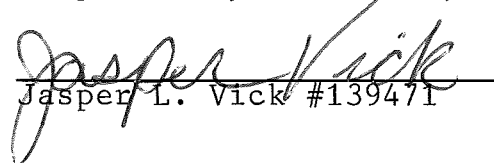
[Handwritten Signature]
EMPLOYEE INITIALS, IF REPORTING
EMPLOYEE; OTHERWISE, FULL NAME.

DATE/TIME *12:51*
8/26/17

On September 6, 2017 the Grievant attached a 5-1C to his grievance as an attachment, the TDOC Grievance was returned by Leigh Staggs, Grievance Chairperson, without the attached 5-1C, suppressing the evidence, I have reattachet a copy of the suppressed 5-1C.

X.c.: F1 #17-0101 (APPEAL 17-093)

Respectfully submitted,


Jasper L. Vick #139471

9/14/2017

Exhibit 13

Prior to September 20, 2017 there was no typing paper being SOLD at South Central, on commissary.

Printed name and ID#:

Blank box for name and ID#

0 0



SCCF Commissary Order Form CR-3344 Form Number 25394 Effective 9/15/2015

UNIT/POD/CELL: []

General Population

Purchase Limit: \$75.00

All prices include applicable sales tax.

DO NOT PHOTOCOPIY THIS FORM

Form must have: signature; printed name, ID# and call assignment; and ID circles filled in.

Make solid marks that fill the circles completely.

Like this: [filled circle] Not like this: [checkmark] [X] [scribble]

All circles marked for any item will be added together to determine the total quantity requested. Example: if 5 and 3 are marked, quantity requested is 8.

Do not make stray marks on this form or write on the form outside of designated areas. Use a black or blue ink pen or No. 2 pencil.

I am requesting the following items from the commissary and hereby authorize the total amount to be deducted from my trust fund account.

Signature: _____

Date: _____

All items, prices and quantities subject to change without notice.

1 2 3 4 5 10 20

Table with columns for item ID, description, and price. Includes sections for Drinks, Noodles, Pouch Foods, Cookies, Snacks, Meats, and Pastry Items.

Table with columns for item ID, description, and price. Includes sections for Soap, Deodorant, and Health and Hygiene Items.

① ② ③ ④ ⑤ ⑩ ⑳	39150 ALKA SELTZER TABLETS	1	\$0.61
① ② ③ ④ ⑤ ⑩ ⑳	39230 HALLS CHERRY COUGH DROPS	1	\$0.76
① ② ③ ④ ⑤ ⑩ ⑳	39300 CALCIUM ANTACID TABLETS FRUIT	1	\$2.78
① ② ③ ④ ⑤ ⑩ ⑳	39350 MILK OF MAGNESIA	1	\$2.74
① ② ③ ④ ⑤ ⑩ ⑳	39360 PINK BISMUTH LIQUID 8 OZ.	1	\$2.95
① ② ③ ④ ⑤ ⑩ ⑳	39400 DAILY VITAMIN WITH IRON 90 CT	1	\$2.71
① ② ③ ④ ⑤ ⑩ ⑳	39650 TOLNAFTATE FOOT POWDER	1	\$2.50
① ② ③ ④ ⑤ ⑩ ⑳	39680 ANTIFUNGAL CREAM	1	\$1.62
① ② ③ ④ ⑤ ⑩ ⑳	40750 SHEER BANDAGE 10/PK	1	\$0.92
① ② ③ ④ ⑤ ⑩ ⑳	46200 OMEPRAZOLE HEARTBURN RELIEF	1	\$20.26
① ② ③ ④ ⑤ ⑩ ⑳	46220 RANITIDINE (GENERIC ZANTAC)	1	\$6.44
● ● ● ● ● ● ● ●	Laundry Detergent	Limit: 1 total	
① ② ③ ④ ⑤ ⑩ ⑳	39520 HERITAGE DETERGENT		\$1.34
① ② ③ ④ ⑤ ⑩ ⑳	39550 ULTRA 2 TIDE 15 LOADS		\$6.31
● ● ● ● ● ● ● ●	Beverage Mix	Limit: 4 total	
① ② ③ ④ ⑤ ⑩ ⑳	30530 COFFEE, FREEZE DRIED, BLEND		\$3.42
① ② ③ ④ ⑤ ⑩ ⑳	30550 COFFEE, DECAF. BAGS		\$2.04
① ② ③ ④ ⑤ ⑩ ⑳	30560 COFFEE, FOLGER CRYSTALS 8 OZ		\$9.93
① ② ③ ④ ⑤ ⑩ ⑳	30790 TEA BAGS 48-CT		\$1.86
① ② ③ ④ ⑤ ⑩ ⑳	30850 TEA, SF W/LEMON 10-CT		\$2.97
① ② ③ ④ ⑤ ⑩ ⑳	30990 COCOA, HOT INSTANT SF 8-PK		\$0.03
① ② ③ ④ ⑤ ⑩ ⑳	31030 NON-DAIRY CREAMER		\$2.13
① ② ③ ④ ⑤ ⑩ ⑳	31050 CREAMER FRENCH VANILLA		\$4.21
① ② ③ ④ ⑤ ⑩ ⑳	31070 NONFAT DRY MILK, 10 OZ		\$1.67
① ② ③ ④ ⑤ ⑩ ⑳	31110 SWEETMATE BLUE 100 CT		\$1.24
① ② ③ ④ ⑤ ⑩ ⑳	31350 HAW PUNCH DRINK MIX LEMONBERRY		\$1.80
● ● ● ● ● ● ● ●	Miscellaneous Food	Limit	
① ② ③ ④ ⑤ ⑩ ⑳	31880 INSTANT OATMEAL VARIETY 10-PK	2	\$1.86
① ② ③ ④ ⑤ ⑩ ⑳	31910 CEREAL, FROSTED FLAKES	1	\$1.98
① ② ③ ④ ⑤ ⑩ ⑳	31920 CEREAL, FRUIT ROLLS	1	\$1.98
① ② ③ ④ ⑤ ⑩ ⑳	31940 CEREAL, RAISIN BRAN	1	\$4.21
① ② ③ ④ ⑤ ⑩ ⑳	32000 PEANUT BUTTER GRANOLA BAR	10	\$0.43
① ② ③ ④ ⑤ ⑩ ⑳	32230 CHEESE CRACKERS	10	\$1.55
① ② ③ ④ ⑤ ⑩ ⑳	32240 SNACK CRACKERS	10	\$1.73
① ② ③ ④ ⑤ ⑩ ⑳	32250 CRACKERS, SALTINE 16-OZ	10	\$1.29
① ② ③ ④ ⑤ ⑩ ⑳	32910 PEANUTS, SALTED	10	\$0.25
① ② ③ ④ ⑤ ⑩ ⑳	32950 SUNFLOWER SEEDS 5 OZ	2	\$0.73
① ② ③ ④ ⑤ ⑩ ⑳	34170 PEANUT BUTTER, SQUEEZE (1)	10	\$0.20
① ② ③ ④ ⑤ ⑩ ⑳	34210 HOT DILL PICKLE SINGLE	10	\$0.81
① ② ③ ④ ⑤ ⑩ ⑳	34320 MUSTARD, 9 OZ BOTTLE	1	\$0.76
① ② ③ ④ ⑤ ⑩ ⑳	34350 JALAPENO PEPPERS SLICES	2	\$2.28
① ② ③ ④ ⑤ ⑩ ⑳	34360 SALSA, SQUEEZE BOTTLE, 15.5 OZ	2	\$1.55
① ② ③ ④ ⑤ ⑩ ⑳	34430 CHEESE SPREAD, VELVEETA SPICY	2	\$1.73
① ② ③ ④ ⑤ ⑩ ⑳	34550 CHEESE BAR, SHARP	2	\$1.05
① ② ③ ④ ⑤ ⑩ ⑳	34640 LOUISIANA HOT SAUCE	1	\$0.50
① ② ③ ④ ⑤ ⑩ ⑳	34860 PIZZA SAUCE, SQUEEZE PKG	1	\$1.73
① ② ③ ④ ⑤ ⑩ ⑳	34890 SALT N PEPPER SHAKERS	1	\$1.73
① ② ③ ④ ⑤ ⑩ ⑳	34960 MAYONNAISE, SQUEEZE PKG SINGLE	1	\$2.23
① ② ③ ④ ⑤ ⑩ ⑳	35920 FLOUR TORTILLAS, ORIGINAL	4	\$0.62
① ② ③ ④ ⑤ ⑩ ⑳	35960 REFRIED BEANS, 7 OZ	2	\$1.03
① ② ③ ④ ⑤ ⑩ ⑳	36140 MAC AND CHEESE, 7.25 OZ	2	\$0.62
● ● ● ● ● ● ● ●	Candy	Limit: 12 total	
① ② ③ ④ ⑤ ⑩ ⑳	33860 CANDY, SUGAR FREE WILD FRUITS		\$0.49

① ② ③ ④ ⑤ ⑩ ⑳	33900 CANDY BAR, BABY RUTH		\$1.19
① ② ③ ④ ⑤ ⑩ ⑳	33950 CANDY, M AND M PEANUT		\$0.85
① ② ③ ④ ⑤ ⑩ ⑳	33970 CANDY, M AND M PLAIN		\$1.09
① ② ③ ④ ⑤ ⑩ ⑳	34010 CANDY, REESES PEANUT BTR CUPS		\$0.91
① ② ③ ④ ⑤ ⑩ ⑳	34020 CANDY BAR, SNICKERS		\$0.85
① ② ③ ④ ⑤ ⑩ ⑳	34040 CANDY BAR, TWIX		\$0.83
● ● ● ● ● ● ● ●	Chips	Limit: 4 total	
① ② ③ ④ ⑤ ⑩ ⑳	32100 CHEETOS FLAMIN' HOT 8 OZ		\$2.27
① ② ③ ④ ⑤ ⑩ ⑳	32400 TORTILLA CHIPS, NACHO CHEESE		\$1.18
① ② ③ ④ ⑤ ⑩ ⑳	32520 BBQ POTATO CHIPS, 6 OZ		\$0.99
① ② ③ ④ ⑤ ⑩ ⑳	32560 SOUR CREAM/ONION CHIPS 6 OZ		\$0.99
① ② ③ ④ ⑤ ⑩ ⑳	32660 POPCORN, WHITE CHEDDAR		\$1.14
● ● ● ● ● ● ● ●	Miscellaneous Items	Limit	
① ② ③ ④ ⑤ ⑩ ⑳	37270 SOAP DISH, 2 PIECE, WITH UPC	1	\$0.34
① ② ③ ④ ⑤ ⑩ ⑳	38120 TOOTHBRUSH HOLDER, 2 PIECE UPC	1	\$0.44
① ② ③ ④ ⑤ ⑩ ⑳	39610 SHOELACES, ATHLETIC, BLACK	1	\$1.10
① ② ③ ④ ⑤ ⑩ ⑳	39620 SHOELACES, ATHLETIC, WHITE	1	\$1.10
① ② ③ ④ ⑤ ⑩ ⑳	39630 BLACK KIWI PASTE WAX	1	\$3.04
① ② ③ ④ ⑤ ⑩ ⑳	39693 SHOWER SHOES, X-STRAP, X-LARGE	1	\$0.65
① ② ③ ④ ⑤ ⑩ ⑳	40470 PLAYING CARDS	1	\$1.64
① ② ③ ④ ⑤ ⑩ ⑳	40680 AJAX DISHWASHING SOAP	1	\$1.58
① ② ③ ④ ⑤ ⑩ ⑳	40690 SPOON, PLASTIC (1)	1	\$0.09
① ② ③ ④ ⑤ ⑩ ⑳	40720 BOWL, CEREAL, W/LID		\$0.62
① ② ③ ④ ⑤ ⑩ ⑳	40730 CLEAR THERMAL MUG 22 OZ	1	\$1.94
① ② ③ ④ ⑤ ⑩ ⑳	41930 3 FOOT COAXIAL CABLE	1	\$3.27
① ② ③ ④ ⑤ ⑩ ⑳	42230 TV TWO-WAY SPLITTER	1	\$4.40
① ② ③ ④ ⑤ ⑩ ⑳	44464 READING GLASSES 2.00	1	\$5.05
① ② ③ ④ ⑤ ⑩ ⑳	45390 40 WATT LIGHT BULBS	2	\$2.52
● ● ● ● ● ● ● ●	Stationary and Cards	Limit	
① ② ③ ④ ⑤ ⑩ ⑳	39730 ENVELOPES, #10 50-PK		\$1.07
① ② ③ ④ ⑤ ⑩ ⑳	39770 DOCUMENT FILE, 10 X 15		\$1.60
① ② ③ ④ ⑤ ⑩ ⑳	39790 ENVELOPE, 9 X 12 DOCUMENT (1)		\$0.14
① ② ③ ④ ⑤ ⑩ ⑳	39840 LETTER PAD, 8 1/2 X 11		\$1.11
① ② ③ ④ ⑤ ⑩ ⑳	39850 SKETCH PAD 8.5 X 11		\$1.15
① ② ③ ④ ⑤ ⑩ ⑳	39890 PENCIL, #2 LEAD, SINGLE		\$0.14
① ② ③ ④ ⑤ ⑩ ⑳	39930 COLORED PENCILS		\$2.66
① ② ③ ④ ⑤ ⑩ ⑳	39990 PENCIL SHARPENER		\$0.62
① ② ③ ④ ⑤ ⑩ ⑳	40060 PEN, BLACK SOFT FEEL		\$0.61
① ② ③ ④ ⑤ ⑩ ⑳	40260 PAPER BIRTHDAY CARD (1)		\$1.00
① ② ③ ④ ⑤ ⑩ ⑳	40300 PAPER FRIENDSHIP CARD (1)		\$1.00
① ② ③ ④ ⑤ ⑩ ⑳	40310 PAPER GET WELL CARD (1)		\$1.00
① ② ③ ④ ⑤ ⑩ ⑳	40330 PAPER JUVENILE B-DAY CARD (1)		\$1.00
● ● ● ● ● ● ● ●	Stamps	Limit	
① ② ③ ④ ⑤ ⑩ ⑳	83910 STAMP, POSTAGE, 45-CENT (1)		\$0.49
● ● ● ● ● ● ● ●	Batteries	Limit: 1 total	
① ② ③ ④ ⑤ ⑩ ⑳	40610 BATTERIES, AA, 4-PK	1	\$1.69
① ② ③ ④ ⑤ ⑩ ⑳	40620 BATTERIES, AAA, 4-PK	1	\$1.73
● ● ● ● ● ● ● ●	Miscellaneous Items		
① ② ③ ④ ⑤ ⑩ ⑳	44710 ADHESIVE UTILITY HOOKS		\$5.29

Printed name and ID#:



SCCF Commissary Order Form
Form Number 33235
Effective 1/4/2017

0 0

UNIT/POD/CELL

General Population

Purchase Limit: \$85.00

All prices include applicable sales tax.

DO NOT PHOTOCOPY THIS FORM

Form must have: signature, printed name, ID# and cell assignment; and ID circles filled in.

Make solid marks that fill the circles completely.

Like this: ● Not like this: ○

All circles marked for any item will be added together to determine the total quantity requested.
Example: if 5 and 3 are marked, quantity requested is 8.

Do not make stray marks on this form or write on the form outside of designated areas.
Please use a black ink pen to complete this form.

I am requesting the following items from the commissary and hereby authorize the total amount to be deducted from my trust fund account.

Signature:

Date:

1 2 3 4 5 10 20

All items, prices and quantities subject to change without notice.

Drinks		Limit: 2 total
1	83406 DIET DR. PEPPER, 12-PK CANS	\$6.00
1	83410 SPRITE ZERO, 12-PK CANS	\$6.00
1	83412 COKE ZERO, 12-PK CANS	\$6.00
1	83424 ORANGE ZERO, 12-PK CANS	\$6.00
1	83430 MELLO YELLO ZERO, 12-PK CANS	\$6.00
Noodles (24-pk)		Limit: 2 total
1	35990 RAMEN, BEEF	\$6.88
1	36030 RAMEN, CHICKEN	\$6.88
1	36050 RAMEN, CHILI	\$6.88
Pouch Foods		Limit: 15 total
1	35310 BEEF STEW, POUCH 11.25 OZ	\$1.59
1	35320 LASAGNA, 11.25 OZ	\$1.30
1	35380 CHILI, HOT WITH BEANS 11.25 OZ	\$1.23
1	35460 CHICKEN BREAST, POUCH 4.5 OZ	\$2.35
1	35490 TUNA, POUCH OR TRAY 4.23 OZ	\$1.30
Cookies		Limit: 6 total
1	33270 COOKIES, CHOC CHIP 6 OZ	\$0.51
1	33280 COOKIES, CHOCOLATE CREME 14 OZ	\$1.37
1	33290 COOKIES, DUPLEX CREME 14 OZ	\$1.80
Snacks		Limit: 4 total
1	33120 FUDGE BROWNIES (BOX)	\$1.56
1	33140 OATMEAL CREME PIES (BOX)	\$1.50
1	33150 NUTTY BARS (BOX)	\$1.56
1	33160 SWISS CAKE ROLL (BOX)	\$1.63
Meats		Limit: 10 total
1	35040 SUMMER SAUSAGE, HOT .5 OZ	\$2.48
1	35070 SUMMER SAUSAGE, REGULAR .5 OZ	\$1.96
1	35230 SLICED PEPPERONI, 3.5 OZ	\$1.82
1	35250 OBRIENS BEEF CHEDDAR STICKS	\$1.08
1	35280 BACON, COOKED	\$1.61
Pastry		Limit: 12 total
1	31730 KELLOGGS POPTARTS, CHOC CHIP	2 \$1.96

1	31750 KELLOGGS POPTARTS, STRAWBERRY	2 \$1.96
1	33050 JUMBO CHOCOLATE ICED HONEYBUN	8 \$0.85
1	33380 VANILLA WAFERS 16 OZ	2 \$1.17
1	33390 MARSHMALLOW PIE, BANANA	8 \$0.43
1	33400 MARSHMALLOW PIE, CHOCOLATE	8 \$0.43
1	33420 CHERRY CHEESE DANISH	8 \$0.65
Soap		Limit: 3 total
1	36940 ELEMENTZ BODY WASH 15 OZ	\$2.46
1	37000 COAST BAR SOAP	\$1.17
1	37030 IRISH SPRING SOAP 3.75 OZ	\$1.06
1	37170 DIAL ANTIBACTERIAL SOAP	\$1.06
1	37200 LEVER 2000 SOAP 3.15 OZ	\$1.26
Deodorant		Limit: 2 total
1	36710 DIAL ANTIPERSPIRANT ROLL ON	\$1.50
1	36730 OLD SPICE DEODORANT	\$3.36
1	36770 SUAVE PACIFIC BREEZE DEODORANT	\$4.17
1	36860 SPEED STICK - REGULAR 2 OZ	\$2.68
Health and Hygiene Items		Limit
1	36280 V05 EXTRA BODY CONDITIONER	1 \$1.46
1	36290 V05 EXTRA BODY SHAMPOO	1 \$1.33
1	36390 DANDRUFF SHAMPOO 12 OZ	1 \$1.90
1	36510 COMB, 5 IN	1 \$0.13
1	36570 AFRO PICK, BLACK	1 \$0.78
1	37320 COCOA BUTTER SHEA LOTION 15 OZ	1 \$2.79
1	37360 COCOA BUTTER SHEA LOTION 10 OZ	1 \$3.36
1	37490 VASELINE INTENSIVE CARE LOTION	1 \$4.12
1	37500 BENZOYL PEROXIDE (ACNE)	1 \$1.66
1	37530 CHAPSTICK	1 \$1.62
1	37550 HYDROCORTIZONE CREAM, 1%	1 \$1.82
1	37600 BABY POWDER 15 OZ	1 \$0.89
1	37670 AIM TARTAR CONTROL TOOTHPASTE	1 \$2.05
1	37800 COLGATE WHITENING TOOTHPASTE	1 \$3.11
1	37920 DISPOSABLE DENTAL FLOSS/PICKS	1 \$0.90
1	37970 FRESHMINT DENTURE CLEANSER	1 \$2.79
1	38000 DENTURE CREAM, PLASTIC TUBE	2 \$3.61
1	38020 COLGATE TOOTHBRUSH - SOFT	1 \$0.27
1	38160 RAZOR, TWIN BLADE 10-PK	1 \$1.10
1	38190 SHAVE CREAM CLEAR TUBE 7 OZ	1 \$3.05
1	38300 MAGIC SHAVE DEPILETORY	1 \$4.85
1	38320 MENNEN ORIGINAL AFTER SHAVE	1 \$2.87
1	38440 MURRAY POMADE	1 \$2.06
1	38560 HAIR/SCALP FOOD CONDITIONER	1 \$2.58
1	38600 STYLING GEL, PROTEIN	1 \$2.32
1	38690 ACRYLIC MIRROR LAMINATED	1 \$2.54
1	38730 FINGERNAIL CLIPPER, NO FILE	1 \$0.20
1	38750 COTTON SWABS	1 \$1.33
1	38790 TWEEZERS DIAGONAL	1 \$0.61
1	39070 HEMORRHOID OINTMENT	1 \$4.16
1	39080 MUSCLE RUB, MEDICATED	1 \$2.51
1	39110 ASPIRIN 325MG 100-CT	1 \$1.08
1	39120 IBUPROFEN 200 MG 50 CT	1 \$2.71
1	39130 TRIPLE ANTIBIOTIC OINTMENT	1 \$1.93
1	39140 EXTRA STRENGTH TYLENOL	5 \$1.12

Printed name and ID#:



SCCF Commissary Order Form
Form Number 34218
Effective 3/10/2017

0 0

UNIT/POD/CELL

General Population

Purchase Limit: \$85.00

All prices include applicable sales tax.

DO NOT PHOTOCOPIY THIS FORM

Form must have: signature, printed name, ID# and cell assignment; and ID circles filled in.

Make solid marks that fill the circles completely.

Like this: ● Not like this: ✓ ⊗ ⊘

All circles marked for any item will be added together to determine the total quantity requested.

Example: if 5 and 3 are marked, quantity requested is 8.

Do not make stray marks on this form or write on the form outside of designated areas.

Please use a black ink pen to complete this form.

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I am requesting the following items from the commissary and hereby authorize the total amount to be deducted from my trust fund account.

Signature:

Date:

All items, prices and quantities subject to change without notice.

1 2 3 4 5 10 20

Drinks		Limit: 2 total
83406 DIET DR. PEPPER, 12-PK CANS	\$6.00	
83410 SPRITE ZERO, 12-PK CANS	\$6.00	
83412 COKE ZERO, 12-PK CANS	\$6.00	
83424 ORANGE ZERO, 12-PK CANS	\$6.00	
83430 MELLO YELLO ZERO, 12-PK CANS	\$6.00	
Noodles (24-pk)		Limit: 2 total
36030 RAMEN, CHICKEN	\$6.88	
36050 RAMEN, CHILI	\$6.88	
36080 RAMEN, ROAST/TEXAS BEEF	\$6.88	
Pouch Foods		Limit: 15 total
35360 SPICY BEEF CRUMBLES	\$3.47	
35380 CHILI, HOT WITH BEANS 11.25 OZ	\$1.23	
35460 CHICKEN BREAST, POUCH 4.5 OZ	\$2.35	
35490 TUNA, POUCH OR TRAY 4.23 OZ	\$1.30	
35820 HORMEL SPAM SINGLES	\$1.52	
Cookies		Limit: 6 total
33270 COOKIES, CHOC CHIP 6 OZ	\$0.51	
33340 COOKIES, Pnut BTR CREME 14 OZ	\$1.81	
33360 STRAWBERRY CREME COOKIES	\$1.37	
33570 BUTTERFINGER COOKIES	\$1.53	
Snacks		Limit: 4 total
32880 POPCORN, CARMEL (FIDDLE FADDLE)	\$1.11	
33110 SNACK CAKE, DONUT STICKS	\$1.43	
33140 OATMEAL CREME PIES (BOX)	\$1.50	
33150 NUTTY BARS (BOX)	\$1.56	
Meats		Limit: 10 total
35040 SUMMER SAUSAGE, HOT 5 OZ	\$2.48	
35070 SUMMER SAUSAGE, REGULAR 5 OZ	\$1.96	
35230 SLICED PEPPERONI, 3.5 OZ	\$1.82	
35250 OBRIENS BEEF CHEDDAR STICKS	\$1.08	
35280 BACON, COOKED	\$1.61	
Pastry		Limit: 12 total

31730 KELLOGGS POPTARTS, CHOC CHIP	2	\$1.96
31750 KELLOGGS POPTARTS, STRAWBERRY	2	\$1.96
32990 CREAM CHEESE POUND CAKE (2-PK)	8	\$0.76
33020 BLUEBERRY CHEESE DANISH 4 OZ	8	\$0.78
33050 JUMBO CHOCOLATE ICED HONEYBUN	8	\$0.85
33390 MARSHMALLOW PIE, BANANA	8	\$0.43
33410 APPLE DANISH 4.25 OZ	8	\$0.65
48610 KELLOGGS POPTARTS, RED VELVET	2	\$1.96
Soap		Limit: 3 total
36984 JERGENS MILD SOAP		\$1.00
37040 IRISH SPRING ICY BLAST 3-PK		\$1.02
37170 DIAL ANTIBACTERIAL SOAP		\$1.06
Deodorant		Limit: 2 total
36710 DIAL ANTIPERSPIRANT ROLL ON		\$1.50
36730 OLD SPICE DEODORANT		\$3.36
36780 SUAVE POWDER DEODORANT		\$1.53
Health and Hygiene Items		Limit
36280 V05 EXTRA BODY CONDITIONER	1	\$1.46
36290 V05 EXTRA BODY SHAMPOO	1	\$1.33
36330 SUAVE SHAMPOO GREEN APPLE	1	\$2.20
36390 DANDRUFF SHAMPOO 12 OZ	1	\$1.90
36510 COMB, 5 IN	1	\$0.13
36570 AFRO PICK, BLACK	1	\$0.78
37360 COCOA BUTTER SHEA LOTION 10 OZ	1	\$3.36
37490 VASELINE INTENSIVE CARE LOTION	1	\$4.12
37500 BENZOYL PEROXIDE (ACNE)	1	\$1.66
37530 CHAPSTICK	1	\$1.62
37550 HYDROCORTIZONE CREAM, 1%	1	\$1.82
37600 BABY POWDER 15 OZ	1	\$0.89
37690 CLOSE-UP TOOTHPASTE 6 OZ	1	\$1.99
37730 CREST TOOTHPASTE 6.4 OZ	1	\$2.99
37920 DISPOSABLE DENTAL FLOSS/PICKS	1	\$0.90
37970 FRESHMINT DENTURE CLEANSER	1	\$2.79
38000 DENTURE CREAM, PLASTIC TUBE	2	\$3.61
38020 COLGATE TOOTHBRUSH - SOFT	1	\$0.27
38160 RAZOR, TWIN BLADE 10-PK	1	\$1.10
38190 SHAVE CREAM CLEAR TUBE 7 OZ	1	\$3.00
38320 MENNEN ORIGINAL AFTER SHAVE	1	\$2.80
38440 MURRAY POMADE	1	\$2.00
38560 HAIR/SCALP FOOD CONDITIONER	1	\$2.50
38600 STYLING GEL, PROTEIN	1	\$2.30
38690 ACRYLIC MIRROR LAMINATED	1	\$2.50
38730 FINGERNAIL CLIPPER, NO FILE	1	\$0.20
38750 COTTON SWABS	1	\$1.10
38790 TWEEZERS DIAGONAL	1	\$0.40
39070 HEMORRHOID OINTMENT	1	\$4.00
39080 MUSCLE RUB, MEDICATED	1	\$2.00
39100 ACETAMINOPHEN 500 MG 100-CT	1	\$2.00
39110 ASPIRIN 325MG 100-CT	1	\$1.00
39120 IBUPROFEN 200 MG 50 CT	1	\$2.00
39130 TRIPLE ANTIBIOTIC OINTMENT	1	\$1.00
39160 ALKA SELTZER PLUS COLD 2-PK	1	\$0.00
39250 COUGH DROPS, HONEY-LEMON	1	\$1.00

① ② ③ ④ ⑤ ⑩ ⑳	39300	CALCIUM ANTACID TABLETS FRUIT	1	\$2.92
① ② ③ ④ ⑤ ⑩ ⑳	39360	PINK BISMUTH LIQUID 8 OZ.	1	\$3.11
① ② ③ ④ ⑤ ⑩ ⑳	39400	DAILY VITAMIN WITH IRON 90 CT	1	\$3.32
① ② ③ ④ ⑤ ⑩ ⑳	39650	TOLNAFTATE FOOT POWDER	1	\$2.63
① ② ③ ④ ⑤ ⑩ ⑳	39680	ANTIFUNGAL CREAM	1	\$1.70
① ② ③ ④ ⑤ ⑩ ⑳	40750	SHEER BANDAGE 10/PK	1	\$0.97
① ② ③ ④ ⑤ ⑩ ⑳	46200	OMEPRAZOLE HEARTBURN RELIEF	1	\$21.32
① ② ③ ④ ⑤ ⑩ ⑳	46220	RANITIDINE (GENERIC ZANTAC)	1	\$6.78
① ② ③ ④ ⑤ ⑩ ⑳	48100	PERCARA MOUTHWASH	1	\$1.49
● ● ● ● ● ● ● ●	Laundry Detergent		Limit: 1 total	
① ② ③ ④ ⑤ ⑩ ⑳	39520	HERITAGE DETERGENT		\$1.41
① ② ③ ④ ⑤ ⑩ ⑳	39550	ULTRA 2 TIDE 15 LOADS		\$6.64
● ● ● ● ● ● ● ●	Beverage Mix		Limit: 4 total	
① ② ③ ④ ⑤ ⑩ ⑳	30530	COFFEE, FREEZE DRIED, BLEND		\$3.60
① ② ③ ④ ⑤ ⑩ ⑳	30550	COFFEE, DECAF. BAGS		\$2.15
① ② ③ ④ ⑤ ⑩ ⑳	30610	COFFEE, INSTANT, MAXWELL HOUSE		\$2.84
① ② ③ ④ ⑤ ⑩ ⑳	30790	TEA BAGS 48-CT		\$1.96
① ② ③ ④ ⑤ ⑩ ⑳	30990	COCOA, HOT INSTANT SF 8-PK		\$1.98
① ② ③ ④ ⑤ ⑩ ⑳	31030	NON-DAIRY CREAMER		\$2.24
① ② ③ ④ ⑤ ⑩ ⑳	31060	CREAMER FRENCH VANILLA		\$1.23
① ② ③ ④ ⑤ ⑩ ⑳	31070	NONFAT DRY MILK, 10 OZ		\$1.76
① ② ③ ④ ⑤ ⑩ ⑳	31110	SWEETMATE BLUE 100 CT		\$1.30
① ② ③ ④ ⑤ ⑩ ⑳	31380	HAW PUNCH DRINK MIX POLARBLAST		\$2.00
● ● ● ● ● ● ● ●	Miscellaneous Food		Limit	
① ② ③ ④ ⑤ ⑩ ⑳	31850	OATMEAL FRUIT AND CREME 10-PK	2	\$1.96
① ② ③ ④ ⑤ ⑩ ⑳	31950	CEREAL, BERRIES O KRUNCH	1	\$1.98
① ② ③ ④ ⑤ ⑩ ⑳	31960	CEREAL, CINNAMON SQUARES	1	\$2.09
① ② ③ ④ ⑤ ⑩ ⑳	32000	PEANUT BUTTER GRANOLA BAR	10	\$0.46
① ② ③ ④ ⑤ ⑩ ⑳	32230	CHEESE CRACKERS	10	\$1.63
① ② ③ ④ ⑤ ⑩ ⑳	32240	SNACK CRACKERS	10	\$1.83
① ② ③ ④ ⑤ ⑩ ⑳	32250	CRACKERS, SALTINE 16-OZ	10	\$1.36
① ② ③ ④ ⑤ ⑩ ⑳	32810	TROPICAL MIX	2	\$0.65
① ② ③ ④ ⑤ ⑩ ⑳	32910	PEANUTS, SALTED	10	\$0.26
① ② ③ ④ ⑤ ⑩ ⑳	34150	PAINTED COW CREAM CHEESE	2	\$0.69
① ② ③ ④ ⑤ ⑩ ⑳	34170	PEANUT BUTTER, SQUEEZE (1)	10	\$0.21
① ② ③ ④ ⑤ ⑩ ⑳	34210	HOT DILL PICKLE SINGLE	10	\$0.85
① ② ③ ④ ⑤ ⑩ ⑳	34310	TOKYO DINER SOY SAUCE 6 OZ	1	\$0.59
① ② ③ ④ ⑤ ⑩ ⑳	34320	MUSTARD, 9 OZ BOTTLE	1	\$0.80
① ② ③ ④ ⑤ ⑩ ⑳	34350	JALAPENO PEPPERS SLICES	2	\$2.40
① ② ③ ④ ⑤ ⑩ ⑳	34360	SALSA, SQUEEZE BOTTLE, 15.5 OZ	2	\$1.63
① ② ③ ④ ⑤ ⑩ ⑳	34430	CHEESE SPREAD, VELVEETA SPICY	2	\$1.83
① ② ③ ④ ⑤ ⑩ ⑳	34480	CHEESE BAR, JALAPENO/HOT	2	\$1.11
① ② ③ ④ ⑤ ⑩ ⑳	34550	CHEESE BAR, SHARP	2	\$1.11
① ② ③ ④ ⑤ ⑩ ⑳	34760	CAJUN SEASONING	1	\$1.54
① ② ③ ④ ⑤ ⑩ ⑳	34800	GROUND CINNAMON	1	\$1.54
① ② ③ ④ ⑤ ⑩ ⑳	34860	PIZZA SAUCE, SQUEEZE PKG	1	\$1.83
① ② ③ ④ ⑤ ⑩ ⑳	34960	MAYONNAISE, REGULAR	1	\$2.35
① ② ③ ④ ⑤ ⑩ ⑳	34970	RANCH DRESSING POUCH	4	\$0.39
① ② ③ ④ ⑤ ⑩ ⑳	35910	VELVEETA CHEESY RICE	2	\$0.46
① ② ③ ④ ⑤ ⑩ ⑳	35920	FLOUR TORTILLAS, ORIGINAL	4	\$0.65
① ② ③ ④ ⑤ ⑩ ⑳	35960	REFRIED BEANS, 7 OZ	2	\$1.08
① ② ③ ④ ⑤ ⑩ ⑳	50010	KRAFT BBQ SAUCE	1	\$2.67
● ● ● ● ● ● ● ●	Candy		Limit: 12 total	

① ② ③ ④ ⑤ ⑩ ⑳	33860	CANDY, SUGAR FREE WILD FRUITS		\$0.52
① ② ③ ④ ⑤ ⑩ ⑳	33880	CANDY, VANILLA CARAMELS		\$0.50
① ② ③ ④ ⑤ ⑩ ⑳	33890	CANDY BAR, THREE MUSKETEERS		\$0.90
① ② ③ ④ ⑤ ⑩ ⑳	33930	HERSHEYS MILK CHOCOLATE		\$0.94
① ② ③ ④ ⑤ ⑩ ⑳	33950	CANDY, M AND M PEANUT		\$0.89
① ② ③ ④ ⑤ ⑩ ⑳	33970	CANDY, M AND M PLAIN		\$0.89
① ② ③ ④ ⑤ ⑩ ⑳	33990	CANDY BAR, MILKY WAY		\$0.90
① ② ③ ④ ⑤ ⑩ ⑳	34010	CANDY, REESE'S PEANUT BTR CUPS		\$0.96
① ② ③ ④ ⑤ ⑩ ⑳	34020	CANDY BAR, SNICKERS		\$0.89
● ● ● ● ● ● ● ●	Chips		Limit: 4 total	
① ② ③ ④ ⑤ ⑩ ⑳	32400	TORTILLA CHIPS, NACHO CHEESE		\$1.17
① ② ③ ④ ⑤ ⑩ ⑳	32460	BBQ CORN CHIPS 12 OZ		\$1.43
① ② ③ ④ ⑤ ⑩ ⑳	32470	CHEESE CRUNCHIES, BAG, 11 OZ		\$1.28
① ② ③ ④ ⑤ ⑩ ⑳	32520	BBQ POTATO CHIPS, 6 OZ		\$1.04
① ② ③ ④ ⑤ ⑩ ⑳	32560	SOUR CREAM/ONION CHIPS 6 OZ		\$1.04
① ② ③ ④ ⑤ ⑩ ⑳	32570	POTATO CHIPS, JALAPENO		\$1.02
● ● ● ● ● ● ● ●	Miscellaneous Items		Limit	
① ② ③ ④ ⑤ ⑩ ⑳	37270	SOAP DISH, 2 PIECE, WITH UPC	1	\$0.37
① ② ③ ④ ⑤ ⑩ ⑳	38120	TOOTHBRUSH HOLDER, 2 PIECE UPC	1	\$0.50
① ② ③ ④ ⑤ ⑩ ⑳	39610	SHOELACES, ATHLETIC, BLACK	1	\$1.66
① ② ③ ④ ⑤ ⑩ ⑳	39620	SHOELACES, ATHLETIC, WHITE	1	\$1.66
① ② ③ ④ ⑤ ⑩ ⑳	39630	BLACK KIWI PASTE WAX	1	\$3.20
① ② ③ ④ ⑤ ⑩ ⑳	39693	SHOWER SHOES, X-STRAP, X-LARGE	1	\$1.00
① ② ③ ④ ⑤ ⑩ ⑳	40470	PLAYING CARDS	1	\$2.12
① ② ③ ④ ⑤ ⑩ ⑳	40680	AJAX DISHWASHING SOAP	1	\$1.66
① ② ③ ④ ⑤ ⑩ ⑳	40720	BOWL, CEREAL, W/LID	1	\$0.66
① ② ③ ④ ⑤ ⑩ ⑳	40730	CLEAR THERMAL MUG 22 OZ	1	\$2.28
① ② ③ ④ ⑤ ⑩ ⑳	41348	SANDAL SZ 15	1	\$8.22
① ② ③ ④ ⑤ ⑩ ⑳	41930	3 FOOT COAXIAL CABLE	1	\$3.44
① ② ③ ④ ⑤ ⑩ ⑳	42230	TV TWO-WAY SPLITTER	1	\$4.63
① ② ③ ④ ⑤ ⑩ ⑳	44464	READING GLASSES 2.00	1	\$5.31
① ② ③ ④ ⑤ ⑩ ⑳	44710	ADHESIVE UTILITY HOOKS	1	\$5.56
① ② ③ ④ ⑤ ⑩ ⑳	45390	40 WATT LIGHT BULBS	2	\$1.33
① ② ③ ④ ⑤ ⑩ ⑳	47130	SPORK, TAN	1	\$0.31
● ● ● ● ● ● ● ●	Stationary and Cards		Limit	
① ② ③ ④ ⑤ ⑩ ⑳	39730	ENVELOPES, #10 50-PK		\$1.13
① ② ③ ④ ⑤ ⑩ ⑳	39770	DOCUMENT FILE, 10 X 15		\$1.78
① ② ③ ④ ⑤ ⑩ ⑳	39790	ENVELOPE, 9 X 12 DOCUMENT (1)		\$0.15
① ② ③ ④ ⑤ ⑩ ⑳	39840	LETTER PAD, 8 1/2 X 11		\$1.17
① ② ③ ④ ⑤ ⑩ ⑳	39850	SKETCH PAD 8.5 X 11		\$1.21
① ② ③ ④ ⑤ ⑩ ⑳	39890	PENCIL, #2 LEAD, SINGLE		\$0.15
① ② ③ ④ ⑤ ⑩ ⑳	39930	COLORLED PENCILS		\$2.91
① ② ③ ④ ⑤ ⑩ ⑳	39990	PENCIL SHARPENER		\$0.65
① ② ③ ④ ⑤ ⑩ ⑳	40060	PEN, BLACK SOFT FEEL		\$0.64
① ② ③ ④ ⑤ ⑩ ⑳	40260	PAPER BIRTHDAY CARD (1)		\$1.05
① ② ③ ④ ⑤ ⑩ ⑳	40300	PAPER FRIENDSHIP CARD (1)		\$1.05
① ② ③ ④ ⑤ ⑩ ⑳	40310	PAPER GET WELL CARD (1)		\$1.05
① ② ③ ④ ⑤ ⑩ ⑳	40330	PAPER JUVENILE B-DAY CARD (1)		\$1.05
● ● ● ● ● ● ● ●	Stamps		Limit	
① ② ③ ④ ⑤ ⑩ ⑳	83902	STAMP, 1ST CLASS, FOREVER		\$0.40
● ● ● ● ● ● ● ●	Batteries		Limit: 1 total	
① ② ③ ④ ⑤ ⑩ ⑳	40610	BATTERIES, AA, 4-PK	1	\$1.70
① ② ③ ④ ⑤ ⑩ ⑳	40620	BATTERIES, AAA, 4-PK	1	\$1.80

Printed name and ID#:

SCCF Commissary Order Form

Form Number 34680

Effective 4/10/2017

0 0

UNIT/POD/CELL

General Population

Purchase Limit: \$85.00

All prices include applicable sales tax.

DO NOT PHOTOCOPIY THIS FORM

Form must have: signature; printed name, ID# and cell assignment; and ID circles filled in.

Make solid marks that fill the circles completely.

Like this: (filled circle) Not like this: (check mark), (X), (dotted circle)

All circles marked for any item will be added together to determine the total quantity requested. Example: if 5 and 3 are marked, quantity requested is 8.

Do not make stray marks on this form or write on the form outside of designated areas. Please use a black ink pen to complete this form.

I am requesting the following items from the commissary and hereby authorize the total amount to be deducted from my trust fund account.

Signature:

Date:

All items, prices and quantities subject to change without notice.

1 2 3 4 5 10 20

Circles for item selection: (1-10), (5, 10, 20) with some filled.

Drinks (Limit: 2 total), Noodles (24-pk) (Limit: 2 total), Pouch Foods (Limit: 15 total), Cookies (Limit: 6 total), Snacks (Limit: 4 total), Meats (Limit: 10 total), Pastry (Limit: 12 total). Includes items like 83406 DIET DR. PEPPER, 12-PK CANS, 36030 RAMEN, CHICKEN, etc.

Selection circles for items 31730-39250, including Kellogg's Pop-Tarts, Dial Soap, Jergens Soap, etc.

Item list for 31730-39250: 31730 KELLOGGS POPTARTS, CHOC CHIP 2 \$1.96, 31750 KELLOGGS POPTARTS, STRAWBERRY 2 \$1.96, etc.

Printed name and ID#:



SCCF Commissary Order Form
Form Number 36090
Effective 7/7/2017

[Empty box for name and ID#]

0 0 [Empty boxes]

UNIT/POD/CELL [Empty box]

General Population

Purchase Limit: \$85.00

All prices include applicable sales tax.

DO NOT PHOTOCOPIY THIS FORM

Form must have: signature; printed name, ID# and cell assignment; and ID circles filled in.

Make solid marks that fill the circles completely.

Like this: ● Not like this: (x) (o) (o)

All circles marked for any item will be added together to determine the total quantity requested.
Example: if 5 and 3 are marked, quantity requested is 8.

Do not make stray marks on this form or write on the form outside of designated areas.
Please use a black ink pen to complete this form.

Grid of circles for marking quantities (0-9) in multiple columns.

I am requesting the following items from the commissary and hereby authorize the total amount to be deducted from my trust fund account.

Signature: _____

Date: _____

All items, prices and quantities subject to change without notice.

1 2 3 4 5 10 20

Table listing food items with quantity markers and prices. Categories include Drinks, Noodles, Pouch Foods, Cookies, Snacks, Meats, and Pastry.

Table listing personal care items with quantity markers and prices. Categories include Soap, Deodorant, and Health and Hygiene Items.

① ② ③ ④ ⑤ ⑩ ⑳	39360 PINK BISMUTH LIQUID 8 OZ.	1	\$3.11
① ② ③ ④ ⑤ ⑩ ⑳	39400 DAILY VITAMIN WITH IRON 90 CT	1	\$3.32
① ② ③ ④ ⑤ ⑩ ⑳	39650 TOLNAFTATE FOOT POWDER	1	\$2.63
① ② ③ ④ ⑤ ⑩ ⑳	39680 ANTIFUNGAL CREAM	1	\$1.70
① ② ③ ④ ⑤ ⑩ ⑳	40750 SHEER BANDAGE 10/PK	1	\$0.97
① ② ③ ④ ⑤ ⑩ ⑳	46200 OMEPRAZOLE HEARTBURN RELIEF	1	\$21.32
① ② ③ ④ ⑤ ⑩ ⑳	46220 RANITIDINE (GENERIC ZANTAC)	1	\$6.78
① ② ③ ④ ⑤ ⑩ ⑳	48100 PERCARA MOUTHWASH	1	\$1.49
● ● ● ● ● ● ● ●	Laundry Detergent	Limit: 1 total	
① ② ③ ④ ⑤ ⑩ ⑳	39520 HERITAGE DETERGENT		\$1.41
① ② ③ ④ ⑤ ⑩ ⑳	39550 ULTRA 2 TIDE 15 LOADS		\$6.64
● ● ● ● ● ● ● ●	Beverage Mix	Limit: 4 total	
① ② ③ ④ ⑤ ⑩ ⑳	30530 COFFEE, FREEZE DRIED, BLEND		\$3.57
① ② ③ ④ ⑤ ⑩ ⑳	30550 COFFEE, DECAF. BAGS		\$2.13
① ② ③ ④ ⑤ ⑩ ⑳	30610 COFFEE, INSTANT, MAXWELL HOUSE		\$2.81
① ② ③ ④ ⑤ ⑩ ⑳	30790 TEA BAGS 48-CT		\$1.94
① ② ③ ④ ⑤ ⑩ ⑳	30990 COCOA, HOT INSTANT SF 8-PK		\$1.96
① ② ③ ④ ⑤ ⑩ ⑳	31030 NON-DAIRY CREAMER		\$2.22
① ② ③ ④ ⑤ ⑩ ⑳	31060 CREAMER FRENCH VANILLA		\$1.21
① ② ③ ④ ⑤ ⑩ ⑳	31070 NONFAT DRY MILK, 10 OZ		\$1.74
① ② ③ ④ ⑤ ⑩ ⑳	31110 SWEETMATE BLUE 100 CT		\$1.29
① ② ③ ④ ⑤ ⑩ ⑳	31380 HAW PUNCH DRINK MIX POLARBLAST		\$1.98
● ● ● ● ● ● ● ●	Miscellaneous Food	Limit	
① ② ③ ④ ⑤ ⑩ ⑳	31850 OATMEAL FRUIT AND CREME 10-PK	2	\$1.94
① ② ③ ④ ⑤ ⑩ ⑳	31950 CEREAL, BERRIES O KRUNCH	1	\$1.96
① ② ③ ④ ⑤ ⑩ ⑳	31960 CEREAL, CINNAMON-SQUARES	1	\$2.07
① ② ③ ④ ⑤ ⑩ ⑳	32000 PEANUT BUTTER GRANOLA BAR	10	\$0.45
① ② ③ ④ ⑤ ⑩ ⑳	32230 CHEESE CRACKERS	10	\$1.61
① ② ③ ④ ⑤ ⑩ ⑳	32240 SNACK CRACKERS	10	\$1.27
① ② ③ ④ ⑤ ⑩ ⑳	32250 CRACKERS, SALTINE 16-OZ	10	\$1.34
① ② ③ ④ ⑤ ⑩ ⑳	32810 TROPICAL MIX	2	\$0.65
① ② ③ ④ ⑤ ⑩ ⑳	32910 PEANUTS, SALTED	10	\$0.26
① ② ③ ④ ⑤ ⑩ ⑳	34150 PAINTED COW CREAM CHEESE	2	\$0.68
① ② ③ ④ ⑤ ⑩ ⑳	34170 PEANUT BUTTER, SQUEEZE (1)	10	\$0.47
① ② ③ ④ ⑤ ⑩ ⑳	34210 HOT DILL PICKLE SINGLE	10	\$0.84
① ② ③ ④ ⑤ ⑩ ⑳	34310 TOKYO DINER SOY SAUCE 6 OZ	1	\$0.58
① ② ③ ④ ⑤ ⑩ ⑳	34320 MUSTARD, 9 OZ BOTTLE	1	\$0.79
① ② ③ ④ ⑤ ⑩ ⑳	34350 JALAPENO PEPPERS SLICES	2	\$2.38
① ② ③ ④ ⑤ ⑩ ⑳	34360 SALSA, SQUEEZE BOTTLE, 15.5 OZ	2	\$1.61
① ② ③ ④ ⑤ ⑩ ⑳	34430 CHEESE SPREAD, VELVEETA SPICY	2	\$1.81
① ② ③ ④ ⑤ ⑩ ⑳	34480 CHEESE BAR, JALAPENO/HOT	2	\$1.10
① ② ③ ④ ⑤ ⑩ ⑳	34550 CHEESE BAR, SHARP	2	\$1.10
① ② ③ ④ ⑤ ⑩ ⑳	34630 HOT CHILI SAUCE	2	\$3.23
① ② ③ ④ ⑤ ⑩ ⑳	34760 CAJUN SEASONING	1	\$1.52
① ② ③ ④ ⑤ ⑩ ⑳	34860 PIZZA SAUCE, SQUEEZE PKG	1	\$1.81
① ② ③ ④ ⑤ ⑩ ⑳	34890 SALT N PEPPER SHAKERS	1	\$1.84
① ② ③ ④ ⑤ ⑩ ⑳	34960 MAYONNAISE, REGULAR	1	\$2.33
① ② ③ ④ ⑤ ⑩ ⑳	34970 RANCH DRESSING POUCH	4	\$0.39
① ② ③ ④ ⑤ ⑩ ⑳	35910 VELVEETA CHEESY RICE	2	\$0.45
① ② ③ ④ ⑤ ⑩ ⑳	35920 FLOUR TORTILLAS, ORIGINAL	4	\$0.65
① ② ③ ④ ⑤ ⑩ ⑳	35960 REFRIED BEANS, 7 OZ	2	\$1.07
① ② ③ ④ ⑤ ⑩ ⑳	50010 KRAFT BBQ SAUCE	1	\$2.65
● ● ● ● ● ● ● ●	Candy	Limit: 12 total	

① ② ③ ④ ⑤ ⑩ ⑳	33860 CANDY, SUGAR FREE WILD FRUITS		\$0.52
① ② ③ ④ ⑤ ⑩ ⑳	33880 CANDY, VANILLA CARAMELS		\$0.50
① ② ③ ④ ⑤ ⑩ ⑳	33930 HERSHEY'S MILK CHOCOLATE		\$0.94
① ② ③ ④ ⑤ ⑩ ⑳	33950 CANDY, M AND M PEANUT		\$0.89
① ② ③ ④ ⑤ ⑩ ⑳	33990 CANDY BAR, MILKY WAY		\$0.90
① ② ③ ④ ⑤ ⑩ ⑳	34010 CANDY, REESES PEANUT BTR CUPS		\$0.96
① ② ③ ④ ⑤ ⑩ ⑳	34020 CANDY BAR, SNICKERS		\$0.89
● ● ● ● ● ● ● ●	Chips	Limit: 4 total	
① ② ③ ④ ⑤ ⑩ ⑳	32400 TORTILLA CHIPS, NACHO CHEESE		\$1.16
① ② ③ ④ ⑤ ⑩ ⑳	32460 BBQ CORN CHIPS 12 OZ		\$1.42
① ② ③ ④ ⑤ ⑩ ⑳	32470 CHEESE CRUNCHIES, BAG, 11 OZ		\$1.27
① ② ③ ④ ⑤ ⑩ ⑳	32520 BBQ POTATO CHIPS, 6 OZ		\$1.03
① ② ③ ④ ⑤ ⑩ ⑳	32560 SOUR CREAM/ONION CHIPS 6 OZ		\$1.03
① ② ③ ④ ⑤ ⑩ ⑳	32570 POTATO CHIPS, JALAPENO		\$1.01
● ● ● ● ● ● ● ●	Miscellaneous Items	Limit	
① ② ③ ④ ⑤ ⑩ ⑳	37270 SOAP DISH, 2 PIECE, WITH UPC	1	\$0.37
① ② ③ ④ ⑤ ⑩ ⑳	38120 TOOTHBRUSH HOLDER, 2 PIECE UPC	1	\$0.50
① ② ③ ④ ⑤ ⑩ ⑳	39610 SHOELACES, ATHLETIC, BLACK	1	\$1.66
① ② ③ ④ ⑤ ⑩ ⑳	39620 SHOELACES, ATHLETIC, WHITE	1	\$1.66
① ② ③ ④ ⑤ ⑩ ⑳	39630 BLACK KIWI PASTE WAX	1	\$3.20
① ② ③ ④ ⑤ ⑩ ⑳	39693 SHOWER SHOES, X-STRAP, X-LARGE	1	\$1.00
① ② ③ ④ ⑤ ⑩ ⑳	40470 PLAYING CARDS	1	\$2.12
① ② ③ ④ ⑤ ⑩ ⑳	40680 AJAX DISHWASHING SOAP	1	\$1.66
① ② ③ ④ ⑤ ⑩ ⑳	40730 CLEAR THERMAL MUG 22 OZ	1	\$2.28
① ② ③ ④ ⑤ ⑩ ⑳	40740 BOWL WITH LID - 1.6 QT	1	\$2.00
① ② ③ ④ ⑤ ⑩ ⑳	40770 SEWING KIT SMALL (NO SCISSORS)	1	\$1.50
① ② ③ ④ ⑤ ⑩ ⑳	41348 SANDAL SZ 15	1	\$8.22
① ② ③ ④ ⑤ ⑩ ⑳	41930 3 FOOT COAXIAL CABLE	1	\$3.44
① ② ③ ④ ⑤ ⑩ ⑳	42230 TV TWO-WAY SPLITTER	1	\$4.63
① ② ③ ④ ⑤ ⑩ ⑳	44464 READING GLASSES 2.00	1	\$5.31
① ② ③ ④ ⑤ ⑩ ⑳	44710 ADHESIVE UTILITY HOOKS	1	\$5.56
① ② ③ ④ ⑤ ⑩ ⑳	45390 40 WATT LIGHT BULBS	2	\$1.33
① ② ③ ④ ⑤ ⑩ ⑳	47130 SPORK, TAN	1	\$0.46
● ● ● ● ● ● ● ●	Stationary and Cards	Limit	
① ② ③ ④ ⑤ ⑩ ⑳	39730 ENVELOPES, #10 50-PK		\$1.13
① ② ③ ④ ⑤ ⑩ ⑳	39770 DOCUMENT FILE, 10 X 15		\$1.78
① ② ③ ④ ⑤ ⑩ ⑳	39790 ENVELOPE, 9 X 12 DOCUMENT (1)		\$0.15
① ② ③ ④ ⑤ ⑩ ⑳	39840 LETTER PAD, 8 1/2 X 11		\$1.17
① ② ③ ④ ⑤ ⑩ ⑳	39850 SKETCH PAD 8.5 X 11		\$1.21
① ② ③ ④ ⑤ ⑩ ⑳	39890 PENCIL, #2 LEAD, SINGLE		\$0.15
① ② ③ ④ ⑤ ⑩ ⑳	39930 COLORED PENCILS		\$2.91
① ② ③ ④ ⑤ ⑩ ⑳	39990 PENCIL SHARPENER		\$0.65
① ② ③ ④ ⑤ ⑩ ⑳	40060 PEN, BLACK SOFT FEEL		\$0.64
① ② ③ ④ ⑤ ⑩ ⑳	40260 PAPER BIRTHDAY CARD (1)		\$1.05
① ② ③ ④ ⑤ ⑩ ⑳	40300 PAPER FRIENDSHIP CARD (1)		\$1.05
① ② ③ ④ ⑤ ⑩ ⑳	40310 PAPER GET WELL CARD (1)		\$1.05
① ② ③ ④ ⑤ ⑩ ⑳	40330 PAPER JUVENILE B-DAY CARD (1)		\$1.05
① ② ③ ④ ⑤ ⑩ ⑳	40350 PAPER MOTHERS DAY CARD (1)		\$1.05
● ● ● ● ● ● ● ●	Stamps	Limit	
① ② ③ ④ ⑤ ⑩ ⑳	83902 STAMP, 1ST-CLASS, FOREVER		\$0.49
● ● ● ● ● ● ● ●	Batteries	Limit: 1 total	
① ② ③ ④ ⑤ ⑩ ⑳	40610 BATTERIES, AA, 4-PK	1	\$1.78
① ② ③ ④ ⑤ ⑩ ⑳	40620 BATTERIES, AAA, 4-PK	1	\$1.82

Printed name and ID#:



SCCF Commissary Order Form
Form Number 36522
Effective 8/4/2017

0 0

UNIT/POD/CELL

General Population

Purchase Limit: \$85.00

All prices include applicable sales tax.

DO NOT PHOTOCOPY THIS FORM

Form must have: signature; printed name, ID# and cell assignment; and ID circles filled in.

Make solid marks that fill the circles completely.

Like this: Not like this:

All circles marked for any item will be added together to determine the total quantity requested.
Example: if 5 and 3 are marked, quantity requested is 8.

Do not make stray marks on this form or write on the form outside of designated areas.
Please use a black ink pen to complete this form.

Grid of circles for marking quantities (0-9) in two columns.

I am requesting the following items from the commissary and hereby authorize the total amount to be deducted from my trust fund account.

Signature:

Date:

1 2 3 4 5 10 20

All items, prices and quantities subject to change without notice.

Table listing items under categories: Drinks, Noodles (24-pk), Pouch Foods, Cookies, Snacks, Meats, and Pastry. Includes item numbers, descriptions, and prices.

Table listing items under categories: Soap, Deodorant, Health and Hygiene Items. Includes item numbers, descriptions, and prices.

① ② ③ ④ ⑤ ⑩ ⑳	39360 PINK BISMUTH LIQUID 8 OZ.	1	\$3.11
① ② ③ ④ ⑤ ⑩ ⑳	39400 DAILY VITAMIN WITH IRON 90 CT	1	\$3.32
① ② ③ ④ ⑤ ⑩ ⑳	39650 TOLNAFTATE FOOT POWDER	1	\$2.63
① ② ③ ④ ⑤ ⑩ ⑳	39680 ANTIFUNGAL CREAM	1	\$1.70
① ② ③ ④ ⑤ ⑩ ⑳	40750 SHEER BANDAGE 10/PK	1	\$0.97
① ② ③ ④ ⑤ ⑩ ⑳	46200 OMEPRAZOLE HEARTBURN RELIEF	1	\$21.32
① ② ③ ④ ⑤ ⑩ ⑳	46220 RANITIDINE (GENERIC ZANTAC)	1	\$6.78
① ② ③ ④ ⑤ ⑩ ⑳	48100 PERCARA MOUTHWASH	1	\$1.49
● ● ● ● ● ● ● ●	Laundry Detergent	Limit: 1 total	
① ② ③ ④ ⑤ ⑩ ⑳	39520 HERITAGE DETERGENT		\$1.41
① ② ③ ④ ⑤ ⑩ ⑳	39550 ULTRA 2 TIDE 15 LOADS		\$6.64
● ● ● ● ● ● ● ●	Bevera	Limit: 6 total	
① ② ③ ④ ⑤ ⑩ ⑳	30530 COFFEE, FREEZE DRIED, BLEND		\$3.57
① ② ③ ④ ⑤ ⑩ ⑳	30550 COFFEE, DECAF, BAGS		\$2.13
① ② ③ ④ ⑤ ⑩ ⑳	30610 COFFEE, INSTANT, MAXWELL HOUSE		\$2.81
① ② ③ ④ ⑤ ⑩ ⑳	30790 TEA BAGS 48-CT		\$1.94
① ② ③ ④ ⑤ ⑩ ⑳	30990 COCOA, HOT INSTANT SF 8-PK		\$1.96
① ② ③ ④ ⑤ ⑩ ⑳	31030 NON-DAIRY CREAMER		\$2.22
① ② ③ ④ ⑤ ⑩ ⑳	31060 CREAMER FRENCH VANILLA		\$1.21
① ② ③ ④ ⑤ ⑩ ⑳	31070 NONFAT DRY MILK, 10 OZ		\$1.74
① ② ③ ④ ⑤ ⑩ ⑳	31110 SWEETMATE BLUE 100 CT		\$1.29
① ② ③ ④ ⑤ ⑩ ⑳	31380 HAW PUNCH DRINK MIX POLARBLAST		\$1.98
● ● ● ● ● ● ● ●	Miscellaneous Food	Limit	
① ② ③ ④ ⑤ ⑩ ⑳	31850 OATMEAL FRUIT AND CREME 10-PK	2	\$1.94
① ② ③ ④ ⑤ ⑩ ⑳	31950 CEREAL, BERRIES O KRUNCH	1	\$1.96
① ② ③ ④ ⑤ ⑩ ⑳	31960 CEREAL, CINNAMON SQUARES	1	\$2.07
① ② ③ ④ ⑤ ⑩ ⑳	32000 PEANUT BUTTER GRANOLA BAR	10	\$0.45
① ② ③ ④ ⑤ ⑩ ⑳	32230 CHEESE CRACKERS	10	\$1.61
① ② ③ ④ ⑤ ⑩ ⑳	32240 SNACK CRACKERS	10	\$1.64
① ② ③ ④ ⑤ ⑩ ⑳	32250 CRACKERS, SALTINE 16-OZ	10	\$1.34
① ② ③ ④ ⑤ ⑩ ⑳	32810 TROPICAL MIX	2	\$0.65
① ② ③ ④ ⑤ ⑩ ⑳	32910 PEANUTS, SALTED	10	\$0.26
① ② ③ ④ ⑤ ⑩ ⑳	34150 PAINTED COW CREAM CHEESE	2	\$0.68
① ② ③ ④ ⑤ ⑩ ⑳	34170 PEANUT BUTTER, SQUEEZE (1)	10	\$0.47
① ② ③ ④ ⑤ ⑩ ⑳	34210 HOT DILL PICKLE SINGLE	10	\$0.84
① ② ③ ④ ⑤ ⑩ ⑳	34310 TOKYO DINER SOY SAUCE 6 OZ	1	\$0.58
① ② ③ ④ ⑤ ⑩ ⑳	34320 MUSTARD, 9 OZ BOTTLE	1	\$0.79
① ② ③ ④ ⑤ ⑩ ⑳	34350 JALAPENO PEPPERS SLICES	2	\$2.38
① ② ③ ④ ⑤ ⑩ ⑳	34360 SALSA, SQUEEZE BOTTLE, 15.5 OZ	2	\$1.61
① ② ③ ④ ⑤ ⑩ ⑳	34430 CHEESE SPREAD, VELVEETA SPICY	2	\$1.81
① ② ③ ④ ⑤ ⑩ ⑳	34480 CHEESE BAR, JALAPENO/HOT	2	\$1.10
① ② ③ ④ ⑤ ⑩ ⑳	34550 CHEESE BAR, SHARP	2	\$1.10
① ② ③ ④ ⑤ ⑩ ⑳	34630 HOT CHILI SAUCE	2	\$3.23
① ② ③ ④ ⑤ ⑩ ⑳	34760 CAJUN SEASONING	1	\$1.52
① ② ③ ④ ⑤ ⑩ ⑳	34860 PIZZA SAUCE, SQUEEZE PKG	1	\$1.81
① ② ③ ④ ⑤ ⑩ ⑳	34890 SALT N PEPPER SHAKERS	1	\$1.84
① ② ③ ④ ⑤ ⑩ ⑳	34960 MAYONNAISE, REGULAR	1	\$2.33
① ② ③ ④ ⑤ ⑩ ⑳	34970 RANCH DRESSING POUCH	4	\$0.39
① ② ③ ④ ⑤ ⑩ ⑳	35910 VELVEETA CHEESY RICE	2	\$0.45
① ② ③ ④ ⑤ ⑩ ⑳	35920 FLOUR TORTILLAS, ORIGINAL	4	\$0.65
① ② ③ ④ ⑤ ⑩ ⑳	35960 REFRIED BEANS, 7 OZ	2	\$1.07
① ② ③ ④ ⑤ ⑩ ⑳	50010 KRAFT BBQ SAUCE	1	\$2.58
● ● ● ● ● ● ● ●	Candy	Limit: 12 total	

① ② ③ ④ ⑤ ⑩ ⑳	33860 CANDY, SUGAR FREE WILD FRUITS		\$0.52
① ② ③ ④ ⑤ ⑩ ⑳	33880 CANDY, VANILLA CARAMELS		\$0.50
① ② ③ ④ ⑤ ⑩ ⑳	33930 HERSHEY'S MILK CHOCOLATE		\$0.94
① ② ③ ④ ⑤ ⑩ ⑳	33950 CANDY, M AND M PEANUT		\$0.89
① ② ③ ④ ⑤ ⑩ ⑳	33990 CANDY BAR, MILKY WAY		\$0.90
① ② ③ ④ ⑤ ⑩ ⑳	34010 CANDY, REESE'S PEANUT BTR CUPS		\$0.96
① ② ③ ④ ⑤ ⑩ ⑳	34020 CANDY BAR, SNICKERS		\$0.89
● ● ● ● ● ● ● ●	Chips	Limit: 4 total	
① ② ③ ④ ⑤ ⑩ ⑳	32400 TORTILLA CHIPS, NACHO CHEESE		\$1.16
① ② ③ ④ ⑤ ⑩ ⑳	32460 BBQ CORN CHIPS 12 OZ		\$1.42
① ② ③ ④ ⑤ ⑩ ⑳	32470 CHEESE CRUNCHIES, BAG, 11 OZ		\$1.27
① ② ③ ④ ⑤ ⑩ ⑳	32520 BBQ POTATO CHIPS, 6 OZ		\$1.03
① ② ③ ④ ⑤ ⑩ ⑳	32560 SOUR CREAM/ONION CHIPS 6 OZ		\$1.03
① ② ③ ④ ⑤ ⑩ ⑳	32570 POTATO CHIPS, JALAPENO		\$1.01
● ● ● ● ● ● ● ●	Miscellaneous Items	Limit	
① ② ③ ④ ⑤ ⑩ ⑳	37270 SOAP DISH, 2 PIECE, WITH UPC	1	\$0.37
① ② ③ ④ ⑤ ⑩ ⑳	38120 TOOTHBRUSH HOLDER, 2 PIECE UPC	1	\$0.50
① ② ③ ④ ⑤ ⑩ ⑳	39610 SHOELACES, ATHLETIC, BLACK	1	\$1.66
① ② ③ ④ ⑤ ⑩ ⑳	39620 SHOELACES, ATHLETIC, WHITE	1	\$1.66
① ② ③ ④ ⑤ ⑩ ⑳	39630 BLACK KIWI PASTE WAX	1	\$3.20
① ② ③ ④ ⑤ ⑩ ⑳	39693 SHOWER SHOES, X-STRAP, X-LARGE	1	\$1.00
① ② ③ ④ ⑤ ⑩ ⑳	40470 PLAYING CARDS	1	\$2.12
① ② ③ ④ ⑤ ⑩ ⑳	40680 AJAX DISHWASHING SOAP	1	\$1.66
① ② ③ ④ ⑤ ⑩ ⑳	40730 CLEAR THERMAL MUG 22 OZ	1	\$2.28
① ② ③ ④ ⑤ ⑩ ⑳	40740 BOWL WITH LID - 1.6 QT	1	\$2.66
① ② ③ ④ ⑤ ⑩ ⑳	40770 SEWING KIT SMALL (NO SCISSORS)	1	\$1.99
① ② ③ ④ ⑤ ⑩ ⑳	41348 SANDAL SZ 15	1	\$6.22
① ② ③ ④ ⑤ ⑩ ⑳	41930 3 FOOT COAXIAL CABLE	1	\$3.44
① ② ③ ④ ⑤ ⑩ ⑳	42230 TV TWO-WAY SPLITTER	1	\$4.63
① ② ③ ④ ⑤ ⑩ ⑳	44464 READING GLASSES 2.00	1	\$5.31
① ② ③ ④ ⑤ ⑩ ⑳	44710 ADHESIVE UTILITY HOOKS	1	\$5.56
① ② ③ ④ ⑤ ⑩ ⑳	47130 SPORK, TAN	1	\$0.46
① ② ③ ④ ⑤ ⑩ ⑳	89055 LIGHT BULB, 25W	2	\$0.88
● ● ● ● ● ● ● ●	Stationary and Cards	Limit	
① ② ③ ④ ⑤ ⑩ ⑳	39730 ENVELOPES, #10 50-PK		\$1.13
① ② ③ ④ ⑤ ⑩ ⑳	39770 DOCUMENT FILE, 10 X 15		\$1.78
① ② ③ ④ ⑤ ⑩ ⑳	39790 ENVELOPE, 9 X 12 DOCUMENT (1)		\$0.15
① ② ③ ④ ⑤ ⑩ ⑳	39840 LETTER PAD, 8 1/2 X 11		\$1.17
① ② ③ ④ ⑤ ⑩ ⑳	39850 SKETCH PAD 8.5 X 11		\$1.21
① ② ③ ④ ⑤ ⑩ ⑳	39890 PENCIL, #2 LEAD, SINGLE		\$0.15
① ② ③ ④ ⑤ ⑩ ⑳	39930 COLORED PENCILS		\$2.91
① ② ③ ④ ⑤ ⑩ ⑳	39990 PENCIL SHARPENER		\$0.65
① ② ③ ④ ⑤ ⑩ ⑳	40060 PEN, BLACK SOFT FEEL		\$0.64
① ② ③ ④ ⑤ ⑩ ⑳	40260 PAPER BIRTHDAY CARD (1)		\$1.05
① ② ③ ④ ⑤ ⑩ ⑳	40300 PAPER FRIENDSHIP CARD (1)		\$1.05
① ② ③ ④ ⑤ ⑩ ⑳	40310 PAPER GET WELL CARD (1)		\$1.05
① ② ③ ④ ⑤ ⑩ ⑳	40330 PAPER JUVENILE B-DAY CARD (1)		\$1.05
① ② ③ ④ ⑤ ⑩ ⑳	40350 PAPER MOTHERS DAY CARD (1)		\$1.05
● ● ● ● ● ● ● ●	Stamps	Limit	
① ② ③ ④ ⑤ ⑩ ⑳	83902 STAMP, 1ST CLASS, FOREVER		\$0.49
● ● ● ● ● ● ● ●	Batteries	Limit: 1 total	
① ② ③ ④ ⑤ ⑩ ⑳	40610 BATTERIES, AA, 4-PK	1	\$1.78
① ② ③ ④ ⑤ ⑩ ⑳	40620 BATTERIES, AAA, 4-PK	1	\$1.82

Printed name and ID#:



SCCF Commissary Order Form
Form Number 36905
Effective 8/28/2017

Blank box for name and ID#

0 0 [] [] [] [] [] [] [] []

UNIT/POD/CELL

0 0 0 0 0 0
1 1 1 1 1 1
2 2 2 2 2 2
3 3 3 3 3 3
4 4 4 4 4 4
5 5 5 5 5 5
6 6 6 6 6 6
7 7 7 7 7 7
8 8 8 8 8 8
9 9 9 9 9 9

General Population

Purchase Limit: \$85.00

All prices include applicable sales tax.

DO NOT PHOTOCOPY THIS FORM

Form must have: signature; printed name, ID# and cell assignment; and ID circles filled in.

Make solid marks that fill the circles completely.

Like this: ● Not like this: ○

All circles marked for any item will be added together to determine the total quantity requested.
Example: if 5 and 3 are marked, quantity requested is 8.

Do not make stray marks on this form or write on the form outside of designated areas.
Please use a black ink pen to complete this form.

I am requesting the following items from the commissary and hereby authorize the total amount to be deducted from my trust fund account.

Signature:

Date:

1 2 3 4 5 10 20

All items, prices and quantities subject to change without notice.

Drinks		Limit: 2 total
83406 DIET DR. PEPPER, 12-PK CANS	\$6.00	
83410 SPRITE ZERO, 12-PK CANS	\$6.00	
83412 COKE ZERO, 12-PK CANS	\$6.00	
83424 ORANGE ZERO, 12-PK CANS	\$6.00	
83430 MELLO YELLO ZERO, 12-PK CANS	\$6.00	
SOUP (CS)		Limit: 2 total
36030 RAMEN, CHICKEN	\$6.82	
36050 RAMEN, CHILI	\$6.82	
36080 RAMEN, ROAST/TEXAS BEEF	\$6.82	
SOAP		Limit: 3 total
36984 JERGENS MILD SOAP	\$1.00	
37040 IRISH SPRING ICY BLAST 3-PK	\$1.02	
37170 DIAL ANTIBACTERIAL SOAP	\$1.06	
Beverage		Limit: 6 total
30530 COFFEE, FREEZE DRIED, BLEND	\$3.57	
30550 COFFEE, DECAF. BAGS	\$2.13	
30610 COFFEE, INSTANT, MAXWELL HOUSE	\$2.81	
30790 TEA BAGS 48-CT	\$1.94	
30990 COCOA, HOT INSTANT SF 8-PK	\$1.96	
31030 NON-DAIRY CREAMER	\$2.22	
31060 CREAMER FRENCH VANILLA	\$1.21	
31070 NONFAT DRY MILK, 10 OZ	\$1.74	
31110 SWEETMATE BLUE 100 CT	\$1.29	
31380 HAW PUNCH DRINK MIX POLARBLAST	\$1.98	
Pouch Foods		Limit: 15 total
35360 SPICY BEEF CRUMBLES	\$3.44	
35380 CHILI, HOT WITH BEANS 11.25 OZ	\$1.22	
35460 CHICKEN BREAST, POUCH 4.5 OZ	\$2.33	
35490 TUNA, POUCH OR TRAY 4.23 OZ	\$1.29	
35820 HORMEL SPAM SINGLES	\$1.51	
Meats		Limit: 10 total
35040 SUMMER SAUSAGE, HOT 5 OZ	\$2.45	

35070 SUMMER SAUSAGE, REGULAR 5 OZ	\$1.94	
35230 SLICED PEPPERONI, 3.5 OZ	\$1.81	
35280 BACON, COOKED	\$1.60	
Cookies		Limit: 6 total
33270 COOKIES, CHOC CHIP 6 OZ	\$0.50	
33340 COOKIES, PNUT BTR CREME 14 OZ	\$1.80	
33360 STRAWBERRY CREME COOKIES	\$1.36	
33570 BUTTERFINGER COOKIES	\$1.51	
Snacks		Limit: 4 total
32880 POPCORN, CARMEL (FIDDLE FADDLE)	\$1.10	
33110 SNACK CAKE, DONUT STICKS	\$1.42	
33140 OATMEAL CREME PIES (BOX)	\$1.49	
33150 NUTTY BARS (BOX)	\$1.55	
Miscellaneous Food		Limit:
31850 OATMEAL FRUIT AND CREME 10-PK	2 \$1.94	
31950 CEREAL, BERRIES O KRUNCH	1 \$1.96	
31960 CEREAL, CINNAMON SQUARES	1 \$2.07	
32000 PEANUT BUTTER GRANOLA BAR	10 \$0.45	
32230 CHEESE CRACKERS	10 \$1.61	
32240 SNACK CRACKERS	10 \$1.64	
32250 CRACKERS, SALTINE 16-OZ	10 \$1.34	
32810 TROPICAL MIX	2 \$0.65	
32910 PEANUTS, SALTED	10 \$0.26	
34150 PAINTED COW CREAM CHEESE	2 \$0.68	
34170 PEANUT BUTTER, SQUEEZE (1)	10 \$0.47	
34210 HOT DILL PICKLE SINGLE	10 \$0.84	
34310 TOKYO DINER SOY SAUCE 6 OZ	1 \$0.58	
34320 MUSTARD, 9 OZ BOTTLE	1 \$0.79	
34350 JALAPENO PEPPERS SLICES	2 \$2.38	
34360 SALSA, SQUEEZE BOTTLE, 15.5 OZ	2 \$1.61	
34430 CHEESE SPREAD, VELVEETA SPICY	2 \$1.81	
34480 CHEESE BAR, JALAPENO/HOT	2 \$1.10	
34550 CHEESE BAR, SHARP	2 \$1.10	
34630 HOT CHILI SAUCE	2 \$3.23	
34760 CAJUN SEASONING	1 \$1.52	
34860 PIZZA SAUCE, SQUEEZE PKG	1 \$1.81	
34890 SALT N PEPPER SHAKERS	1 \$1.84	
34960 MAYONNAISE, REGULAR	1 \$2.33	
34970 RANCH DRESSING POUCH	4 \$0.39	
35910 VELVEETA CHEESY RICE	2 \$0.45	
35920 FLOUR TORTILLAS, ORIGINAL	4 \$0.65	
35960 REFRIED BEANS, 7 OZ	2 \$1.07	
50010 KRAFT BBQ SAUCE	1 \$2.58	
Chips		Limit: 4 total
32110 DORITOS COOL RANCH	\$1.61	
32400 TORTILLA CHIPS, NACHO CHEESE	\$1.16	
32460 BBQ CORN CHIPS 12 OZ	\$1.42	
32470 CHEESE CRUNCHIES, BAG, 11 OZ	\$1.27	
32520 BBQ POTATO CHIPS, 6 OZ	\$1.03	
32560 SOUR CREAM/ONION CHIPS 6 OZ	\$1.03	
32570 POTATO CHIPS, JALAPENO	\$1.01	
Pastry		Limit: 12 total
31730 KELLOGGS POPTARTS, CHOC CHIP	2 \$1.94	

① ② ③ ④ ⑤ ⑩ ⑳	31750 KELLOGGS POPTARTS, STRAWBERRY	2	\$1.94
① ② ③ ④ ⑤ ⑩ ⑳	32980 CINNAMON CRUMB CAKE	8	\$0.61
① ② ③ ④ ⑤ ⑩ ⑳	32990 CREAM CHEESE POUND CAKE (2-PK)	8	\$0.75
① ② ③ ④ ⑤ ⑩ ⑳	33020 BLUEBERRY CHEESE DANISH 4 OZ	8	\$0.78
① ② ③ ④ ⑤ ⑩ ⑳	33070 MONSTER ICED BUN	8	\$0.96
① ② ③ ④ ⑤ ⑩ ⑳	33390 MARSHMALLOW PIE, BANANA	8	\$0.43
① ② ③ ④ ⑤ ⑩ ⑳	48610 KELLOGGS POPTARTS, RED VELVET	2	\$1.94
● ● ● ● ● ● ● ●	Candy	Limit: 12 total	
① ② ③ ④ ⑤ ⑩ ⑳	33860 CANDY, SUGAR FREE WILD FRUITS		\$0.52
① ② ③ ④ ⑤ ⑩ ⑳	33870 TOOTSIE ROLLS		\$0.85
① ② ③ ④ ⑤ ⑩ ⑳	33880 CANDY, VANILLA CARAMELS		\$0.50
① ② ③ ④ ⑤ ⑩ ⑳	33930 HERSHEY'S MILK CHOCOLATE		\$0.94
① ② ③ ④ ⑤ ⑩ ⑳	33950 CANDY, M AND M PEANUT		\$0.89
① ② ③ ④ ⑤ ⑩ ⑳	33990 CANDY BAR, MILKY WAY		\$0.90
① ② ③ ④ ⑤ ⑩ ⑳	34010 CANDY, REESE'S PEANUT BTR CUPS		\$0.96
① ② ③ ④ ⑤ ⑩ ⑳	34020 CANDY BAR, SNICKERS		\$0.89
● ● ● ● ● ● ● ●	Deodorant	Limit: 2 total	
① ② ③ ④ ⑤ ⑩ ⑳	36710 DIAL ANTIPERSPIRANT ROLL ON		\$1.50
① ② ③ ④ ⑤ ⑩ ⑳	36730 OLD SPICE DEODORANT		\$3.36
① ② ③ ④ ⑤ ⑩ ⑳	36780 SUAVE POWDER DEODORANT		\$1.53
● ● ● ● ● ● ● ●	Health and Hygiene Items	Limit	
① ② ③ ④ ⑤ ⑩ ⑳	36280 V05 EXTRA BODY CONDITIONER	1	\$1.46
① ② ③ ④ ⑤ ⑩ ⑳	36290 V05 EXTRA BODY SHAMPOO	1	\$1.33
① ② ③ ④ ⑤ ⑩ ⑳	36330 SUAVE SHAMPOO GREEN APPLE	1	\$2.20
① ② ③ ④ ⑤ ⑩ ⑳	36390 DANDRUFF SHAMPOO 12 OZ	1	\$1.90
① ② ③ ④ ⑤ ⑩ ⑳	36510 COMB, 5 IN	1	\$0.13
① ② ③ ④ ⑤ ⑩ ⑳	36570 AFRO PICK, BLACK	1	\$0.78
① ② ③ ④ ⑤ ⑩ ⑳	37360 COCOA BUTTER SHEA LOTION 10 OZ	1	\$3.36
① ② ③ ④ ⑤ ⑩ ⑳	37490 VASELINE INTENSIVE CARE LOTION	1	\$4.12
① ② ③ ④ ⑤ ⑩ ⑳	37500 BENZOYL PEROXIDE (ACNE)	1	\$1.66
① ② ③ ④ ⑤ ⑩ ⑳	37530 CHAPSTICK	1	\$1.62
① ② ③ ④ ⑤ ⑩ ⑳	37550 HYDROCORTIZONE CREAM, 1%	1	\$1.82
① ② ③ ④ ⑤ ⑩ ⑳	37600 BABY POWDER 15 OZ	1	\$0.89
① ② ③ ④ ⑤ ⑩ ⑳	37690 CLOSE-UP TOOTHPASTE 6 OZ	1	\$1.99
① ② ③ ④ ⑤ ⑩ ⑳	37730 CREST TOOTHPASTE 6.4 OZ	1	\$2.99
① ② ③ ④ ⑤ ⑩ ⑳	37920 DISPOSABLE DENTAL FLOSS/PICKS	1	\$0.90
① ② ③ ④ ⑤ ⑩ ⑳	37970 FRESHMINT DENTURE CLEANSER	1	\$2.79
① ② ③ ④ ⑤ ⑩ ⑳	38000 DENTURE CREAM, PLASTIC TUBE	2	\$3.61
① ② ③ ④ ⑤ ⑩ ⑳	38020 COLGATE TOOTHBRUSH - SOFT	1	\$0.27
① ② ③ ④ ⑤ ⑩ ⑳	38160 RAZOR, TWIN BLADE 10-PK	1	\$1.10
① ② ③ ④ ⑤ ⑩ ⑳	38190 SHAVE CREAM CLEAR TUBE 7 OZ	1	\$3.05
① ② ③ ④ ⑤ ⑩ ⑳	38320 Mennen ORIGINAL AFTER SHAVE	1	\$2.87
① ② ③ ④ ⑤ ⑩ ⑳	38440 MURRAY POMADE	1	\$2.06
① ② ③ ④ ⑤ ⑩ ⑳	38560 HAIR/SCALP FOOD CONDITIONER	1	\$2.58
① ② ③ ④ ⑤ ⑩ ⑳	38600 STYLING GEL, PROTEIN	1	\$2.32
① ② ③ ④ ⑤ ⑩ ⑳	38690 ACRYLIC MIRROR LAMINATED	1	\$2.54
① ② ③ ④ ⑤ ⑩ ⑳	38730 FINGERNAIL CLIPPER, NO FILE	1	\$0.20
① ② ③ ④ ⑤ ⑩ ⑳	38750 COTTON SWABS	1	\$1.33
① ② ③ ④ ⑤ ⑩ ⑳	38790 TWEEZERS DIAGONAL	1	\$0.61
① ② ③ ④ ⑤ ⑩ ⑳	39070 HEMORRHOID OINTMENT	1	\$4.16
① ② ③ ④ ⑤ ⑩ ⑳	39080 MUSCLE RUB, MEDICATED	1	\$2.51
① ② ③ ④ ⑤ ⑩ ⑳	39100 ACETAMINOPHEN 500 MG 100-CT	1	\$2.34
① ② ③ ④ ⑤ ⑩ ⑳	39110 ASPIRIN 325MG 100-CT	1	\$1.08

① ② ③ ④ ⑤ ⑩ ⑳	39120 IBUPROFEN 200 MG 50 CT	1	\$2.71
① ② ③ ④ ⑤ ⑩ ⑳	39130 TRIPLE ANTIBIOTIC OINTMENT	1	\$1.93
① ② ③ ④ ⑤ ⑩ ⑳	39160 ALKA SELTZER PLUS COLD 2-PK	1	\$0.92
① ② ③ ④ ⑤ ⑩ ⑳	39250 COUGH DROPS, HONEY-LEMON	1	\$1.00
① ② ③ ④ ⑤ ⑩ ⑳	39300 CALCIUM ANTACID TABLETS FRUIT	1	\$2.92
① ② ③ ④ ⑤ ⑩ ⑳	39360 PINK BISMUTH LIQUID 8 OZ	1	\$3.11
① ② ③ ④ ⑤ ⑩ ⑳	39400 DAILY VITAMIN WITH IRON 90 CT	1	\$3.32
① ② ③ ④ ⑤ ⑩ ⑳	39650 TOLNAFTATE FOOT POWDER	1	\$2.63
① ② ③ ④ ⑤ ⑩ ⑳	39680 ANTIFUNGAL CREAM	1	\$1.70
① ② ③ ④ ⑤ ⑩ ⑳	40750 SHEER BANDAGE 10/PK	1	\$0.97
① ② ③ ④ ⑤ ⑩ ⑳	46200 OMEPRAZOLE HEARTBURN RELIEF	1	\$21.32
① ② ③ ④ ⑤ ⑩ ⑳	46220 RANITIDINE (GENERIC ZANTAC)	1	\$6.78
① ② ③ ④ ⑤ ⑩ ⑳	48100 PERCARA MOUTHWASH	1	\$1.49
● ● ● ● ● ● ● ●	Laundry Detergent	Limit: 1 total	
① ② ③ ④ ⑤ ⑩ ⑳	39520 HERITAGE DETERGENT		\$1.41
① ② ③ ④ ⑤ ⑩ ⑳	39550 ULTRA 2 TIDE 15 LOADS		\$6.64
● ● ● ● ● ● ● ●	Miscellaneous Items	Limit	
① ② ③ ④ ⑤ ⑩ ⑳	37270 SOAP DISH, 2 PIECE, WITH UPC	1	\$0.37
① ② ③ ④ ⑤ ⑩ ⑳	38120 TOOTHBRUSH HOLDER, 2 PIECE UPC	1	\$0.50
① ② ③ ④ ⑤ ⑩ ⑳	39620 SHOELACES, ATHLETIC, WHITE	1	\$1.66
① ② ③ ④ ⑤ ⑩ ⑳	39630 BLACK KIWII PASTE WAX	1	\$3.20
① ② ③ ④ ⑤ ⑩ ⑳	39693 SHOWER SHOES, X-STRAP, X-LARGE	1	\$1.00
① ② ③ ④ ⑤ ⑩ ⑳	40470 PLAYING CARDS	1	\$2.12
① ② ③ ④ ⑤ ⑩ ⑳	40680 AJAX DISHWASHING SOAP	1	\$1.66
① ② ③ ④ ⑤ ⑩ ⑳	40730 CLEAR THERMAL MUG 22 OZ	1	\$2.28
① ② ③ ④ ⑤ ⑩ ⑳	40740 BOWL WITH LID - 1.6 QT	1	\$2.66
① ② ③ ④ ⑤ ⑩ ⑳	40770 SEWING KIT SMALL (NO SCISSORS)	1	\$1.99
① ② ③ ④ ⑤ ⑩ ⑳	41348 SANDAL SZ 15	1	\$8.22
① ② ③ ④ ⑤ ⑩ ⑳	41930 3 FOOT COAXIAL CABLE	1	\$3.44
① ② ③ ④ ⑤ ⑩ ⑳	42230 TV TWO-WAY SPLITTER	1	\$4.63
① ② ③ ④ ⑤ ⑩ ⑳	44464 READING GLASSES 2.00	1	\$5.31
① ② ③ ④ ⑤ ⑩ ⑳	44710 ADHESIVE UTILITY HOOKS	1	\$5.56
① ② ③ ④ ⑤ ⑩ ⑳	47130 SPORK, TAN	1	\$0.46
① ② ③ ④ ⑤ ⑩ ⑳	89055 LIGHT BULB, 25W	2	\$0.88
● ● ● ● ● ● ● ●	Stationary and Cards	Limit	
① ② ③ ④ ⑤ ⑩ ⑳	39730 ENVELOPES, #10 50-PK		\$1.13
① ② ③ ④ ⑤ ⑩ ⑳	39770 DOCUMENT FILE, 10 X 15		\$1.78
① ② ③ ④ ⑤ ⑩ ⑳	39790 ENVELOPE, 9 X 12 DOCUMENT (1)		\$0.15
① ② ③ ④ ⑤ ⑩ ⑳	39840 LETTER PAD, 8 1/2 X 11		\$1.17
① ② ③ ④ ⑤ ⑩ ⑳	39850 SKETCH PAD 8.5 X 11		\$1.21
① ② ③ ④ ⑤ ⑩ ⑳	39890 PENCIL, #2 LEAD, SINGLE		\$0.15
① ② ③ ④ ⑤ ⑩ ⑳	39930 COLORED PENCILS		\$2.91
① ② ③ ④ ⑤ ⑩ ⑳	39990 PENCIL SHARPENER		\$0.65
① ② ③ ④ ⑤ ⑩ ⑳	40060 PEN, BLACK SOFT FEEL		\$0.64
① ② ③ ④ ⑤ ⑩ ⑳	40260 PAPER BIRTHDAY CARD (1)		\$1.05
① ② ③ ④ ⑤ ⑩ ⑳	40300 PAPER FRIENDSHIP CARD (1)		\$1.05
① ② ③ ④ ⑤ ⑩ ⑳	40310 PAPER GET WELL CARD (1)		\$1.05
① ② ③ ④ ⑤ ⑩ ⑳	40330 PAPER JUVENILE B-DAY CARD (1)		\$1.05
● ● ● ● ● ● ● ●	Batteries	Limit: 1 total	
① ② ③ ④ ⑤ ⑩ ⑳	40610 BATTERIES, AA, 4-PK	1	\$1.78
① ② ③ ④ ⑤ ⑩ ⑳	40620 BATTERIES, AAA, 4-PK	1	\$1.82
● ● ● ● ● ● ● ●	Stamps	Limit	
① ② ③ ④ ⑤ ⑩ ⑳	83902 STAMP, 1ST CLASS, FOREVER		\$0.49

Printed name and ID#:



SCCF Commissary Order Form

Form Number 37634

Effective 10/7/2017

00

UNIT/POD/CELL



- Grid of circles for marking quantities (1-9) in multiple columns.

General Population

Purchase Limit: \$85.00

All prices include applicable sales tax.

DO NOT PHOTOCOPY THIS FORM

Form must have: signature; printed name, ID# and cell assignment; and ID circles filled in.

Make solid marks that fill the circles completely.

Like this: (filled circle) Not like this: (checkmark, X, scribble)

All circles marked for any item will be added together to determine the total quantity requested.

Example: if 5 and 3 are marked, quantity requested is 8.

Do not make stray marks on this form or write on the form outside of designated areas.

Please use a black ink pen to complete this form.

I am requesting the following items from the commissary and hereby authorize the total amount to be deducted from my trust fund account.

Signature:

Date:

All items, prices and quantities subject to change without notice.

1 2 3 4 5 10 20

Table listing items under categories: Drinks, SOUP (CS), SOAP, Deodorant, Health and Hygiene Items. Includes item numbers, descriptions, and prices.

Table listing items under categories: Beverage, Pouch Foods, Meats. Includes item numbers, descriptions, and prices.

①	②	③	④	⑤	⑩	⑳	35280 BACON, COOKED	\$1.60
●	●	●	●	●	●	●	Cookies	Limit: 6 total
①	②	③	④	⑤	⑩	⑳	33270 COOKIES, CHOC CHIP 6 OZ	\$0.50
①	②	③	④	⑤	⑩	⑳	33340 COOKIES, PNUT BTR CREME 14 OZ	\$1.80
①	②	③	④	⑤	⑩	⑳	33360 STRAWBERRY CREME COOKIES	\$1.36
①	②	③	④	⑤	⑩	⑳	33570 BUTTERFINGER COOKIES	\$1.51
●	●	●	●	●	●	●	Snacks	Limit: 4 total
①	②	③	④	⑤	⑩	⑳	32880 POPCORN, CARAMEL (FIDDLE FADDLE)	\$1.10
①	②	③	④	⑤	⑩	⑳	33110 SNACK CAKE, DONUT STICKS	\$1.42
①	②	③	④	⑤	⑩	⑳	33140 OATMEAL CREME PIES (BOX)	\$1.49
①	②	③	④	⑤	⑩	⑳	33150 NUTTY BARS (BOX)	\$1.55
●	●	●	●	●	●	●	Miscellaneous Food	Limit
①	②	③	④	⑤	⑩	⑳	31850 OATMEAL FRUIT AND CREME 10-PK	2 \$1.94
①	②	③	④	⑤	⑩	⑳	31950 CEREAL, BERRIES O KRUNCH	1 \$1.96
①	②	③	④	⑤	⑩	⑳	31960 CEREAL, CINNAMON SQUARES	1 \$2.07
①	②	③	④	⑤	⑩	⑳	32000 PEANUT BUTTER GRANOLA BAR	10 \$0.45
①	②	③	④	⑤	⑩	⑳	32230 CHEESE CRACKERS	10 \$1.61
①	②	③	④	⑤	⑩	⑳	32240 SNACK CRACKERS	10 \$1.64
①	②	③	④	⑤	⑩	⑳	32250 CRACKERS, SALTINE 16-OZ	10 \$1.34
①	②	③	④	⑤	⑩	⑳	32810 TROPICAL MIX	4 \$0.65
①	②	③	④	⑤	⑩	⑳	32910 PEANUTS, SALTED	10 \$0.26
①	②	③	④	⑤	⑩	⑳	34150 PAINTED COW CREAM CHEESE	2 \$0.68
①	②	③	④	⑤	⑩	⑳	34170 PEANUT BUTTER, SQUEEZE (1)	10 \$0.47
①	②	③	④	⑤	⑩	⑳	34210 HOT DILL PICKLE SINGLE	10 \$0.84
①	②	③	④	⑤	⑩	⑳	34310 TOKYO DINER SOY SAUCE 6 OZ	1 \$0.58
①	②	③	④	⑤	⑩	⑳	34320 MUSTARD, 9 OZ BOTTLE	1 \$0.79
①	②	③	④	⑤	⑩	⑳	34350 JALAPENO PEPPERS SLICES	2 \$2.38
①	②	③	④	⑤	⑩	⑳	34360 SALSA, SQUEEZE BOTTLE, 15.5 OZ	2 \$1.61
①	②	③	④	⑤	⑩	⑳	34430 CHEESE SPREAD, VELVEETA SPICY	2 \$1.81
①	②	③	④	⑤	⑩	⑳	34480 CHEESE BAR, JALAPENO/HOT	2 \$1.10
①	②	③	④	⑤	⑩	⑳	34550 CHEESE BAR, SHARP	2 \$1.10
①	②	③	④	⑤	⑩	⑳	34630 HOT CHILLI SAUCE	2 \$3.23
①	②	③	④	⑤	⑩	⑳	34760 CAJUN SEASONING	1 \$1.52
①	②	③	④	⑤	⑩	⑳	34860 PIZZA SAUCE, SQUEEZE PKG	1 \$1.81
①	②	③	④	⑤	⑩	⑳	34890 SALT N PEPPER SHAKERS	1 \$1.84
①	②	③	④	⑤	⑩	⑳	34960 MAYONNAISE, REGULAR	1 \$2.33
①	②	③	④	⑤	⑩	⑳	34970 RANCH DRESSING POUCH	4 \$0.39
①	②	③	④	⑤	⑩	⑳	35910 VELVEETA CHEESY RICE	4 \$0.45
①	②	③	④	⑤	⑩	⑳	35920 FLOUR TORTILLAS, ORIGINAL	4 \$0.65
①	②	③	④	⑤	⑩	⑳	35960 REFRIED BEANS, 7 OZ	2 \$1.07
①	②	③	④	⑤	⑩	⑳	50010 KRAFT BBQ SAUCE	1 \$2.58
●	●	●	●	●	●	●	Chips	Limit: 4 total
①	②	③	④	⑤	⑩	⑳	32110 DORITOS COOL RANCH	\$1.61
①	②	③	④	⑤	⑩	⑳	32400 TORTILLA CHIPS, NACHO CHEESE	\$1.16
①	②	③	④	⑤	⑩	⑳	32460 BBQ CORN CHIPS 12 OZ	\$1.42
①	②	③	④	⑤	⑩	⑳	32470 CHEESE CRUNCHIES, BAG, 11 OZ	\$1.27
①	②	③	④	⑤	⑩	⑳	32560 SOUR CREAM/ONION CHIPS 6 OZ	\$1.03
①	②	③	④	⑤	⑩	⑳	32570 POTATO CHIPS, JALAPENO	\$1.01
●	●	●	●	●	●	●	Pastry	Limit: 12 total
①	②	③	④	⑤	⑩	⑳	31730 KELLOGGS POPTARTS, CHOC CHIP	2 \$1.94
①	②	③	④	⑤	⑩	⑳	31750 KELLOGGS POPTARTS, STRAWBERRY	2 \$1.94
①	②	③	④	⑤	⑩	⑳	32980 CINNAMON CRUMB CAKE	8 \$0.61
①	②	③	④	⑤	⑩	⑳	32990 CREAM CHEESE POUND CAKE (2-PK)	8 \$0.75

①	②	③	④	⑤	⑩	⑳	33070 MONSTER ICED BUN	8 \$0.96
①	②	③	④	⑤	⑩	⑳	33480 STRAWBERRY MOON PIE	8 \$0.56
●	●	●	●	●	●	●	Candy	Limit: 12 total
①	②	③	④	⑤	⑩	⑳	33860 CANDY, SUGAR FREE WILD FRUITS	\$0.52
①	②	③	④	⑤	⑩	⑳	33870 TOOTSIE ROLLS	\$0.85
①	②	③	④	⑤	⑩	⑳	33880 CANDY, VANILLA CARAMELS	\$0.50
①	②	③	④	⑤	⑩	⑳	33930 HERSHEY'S MILK CHOCOLATE	\$0.94
①	②	③	④	⑤	⑩	⑳	33950 CANDY, M AND M PEANUT	\$0.89
①	②	③	④	⑤	⑩	⑳	33990 CANDY BAR, MILKY WAY	\$0.90
①	②	③	④	⑤	⑩	⑳	34010 CANDY, REESE'S PEANUT BTR CUPS	\$0.96
①	②	③	④	⑤	⑩	⑳	34020 CANDY BAR, SNICKERS	\$0.89
●	●	●	●	●	●	●	Laundry Detergent	Limit: 1 total
①	②	③	④	⑤	⑩	⑳	39520 HERITAGE DETERGENT	\$1.41
①	②	③	④	⑤	⑩	⑳	39550 ULTRA 2 TIDE 15 LOADS	\$6.64
●	●	●	●	●	●	●	Miscellaneous Items	Limit
①	②	③	④	⑤	⑩	⑳	37270 SOAP DISH, 2 PIECE, WITH UPC	1 \$0.37
①	②	③	④	⑤	⑩	⑳	38120 TOOTHBRUSH HOLDER, 2 PIECE UPC	1 \$0.50
①	②	③	④	⑤	⑩	⑳	39610 SHOELACES, ATHLETIC, BLACK	1 \$1.66
①	②	③	④	⑤	⑩	⑳	39620 SHOELACES, ATHLETIC, WHITE	1 \$1.66
①	②	③	④	⑤	⑩	⑳	39630 BLACK KIWII PASTE WAX	1 \$3.20
①	②	③	④	⑤	⑩	⑳	39693 SHOWER SHOES, X-STRAP, X-LARGE	1 \$1.00
①	②	③	④	⑤	⑩	⑳	40470 PLAYING CARDS	1 \$2.12
①	②	③	④	⑤	⑩	⑳	40680 AJAX DISHWASHING SOAP	1 \$1.66
①	②	③	④	⑤	⑩	⑳	40730 CLEAR THERMAL MUG 22 OZ	1 \$2.28
①	②	③	④	⑤	⑩	⑳	40740 BOWL WITH LID - 1.6 QT	1 \$2.66
①	②	③	④	⑤	⑩	⑳	40770 SEWING KIT SMALL (NO SCISSORS)	1 \$1.99
①	②	③	④	⑤	⑩	⑳	41348 SANDAL SZ 15	1 \$8.22
①	②	③	④	⑤	⑩	⑳	41930 3 FOOT COAXIAL CABLE	1 \$3.44
①	②	③	④	⑤	⑩	⑳	42230 TV TWO-WAY SPLITTER	1 \$4.63
①	②	③	④	⑤	⑩	⑳	44464 READING GLASSES 2.00	1 \$5.31
①	②	③	④	⑤	⑩	⑳	44710 ADHESIVE UTILITY HOOKS	1 \$5.56
①	②	③	④	⑤	⑩	⑳	47130 SPORK, TAN	1 \$0.46
①	②	③	④	⑤	⑩	⑳	89055 LIGHT BULB, 25W	2 \$0.88
●	●	●	●	●	●	●	Stationary and Cards	Limit
①	②	③	④	⑤	⑩	⑳	39730 ENVELOPES, #10 50-PK	\$1.13
①	②	③	④	⑤	⑩	⑳	39770 DOCUMENT FILE, 10 X 15	\$1.78
①	②	③	④	⑤	⑩	⑳	39790 ENVELOPE, 9 X 12 DOCUMENT (1)	\$0.15
①	②	③	④	⑤	⑩	⑳	39820 INK JET PAPER 200 CT	\$5.26
①	②	③	④	⑤	⑩	⑳	39840 LETTER PAD, 8 1/2 X 11	\$1.17
①	②	③	④	⑤	⑩	⑳	39890 PENCIL, #2 LEAD, SINGLE	\$0.15
①	②	③	④	⑤	⑩	⑳	39930 COLORED PENCILS	\$2.91
①	②	③	④	⑤	⑩	⑳	39990 PENCIL SHARPENER	\$0.65
①	②	③	④	⑤	⑩	⑳	40060 PEN, BLACK SOFT FEEL	\$0.64
①	②	③	④	⑤	⑩	⑳	40260 PAPER BIRTHDAY CARD (1)	\$1.05
①	②	③	④	⑤	⑩	⑳	40270 PAPER CHRISTMAS CARD (1)	\$1.05
①	②	③	④	⑤	⑩	⑳	40300 PAPER FRIENDSHIP CARD (1)	\$1.05
①	②	③	④	⑤	⑩	⑳	40310 PAPER GET WELL CARD (1)	\$1.05
①	②	③	④	⑤	⑩	⑳	40330 PAPER JUVENILE B-DAY CARD (1)	\$1.05
●	●	●	●	●	●	●	Batteries	Limit: 1 total
①	②	③	④	⑤	⑩	⑳	40610 BATTERIES, AA, 4-PK	1 \$1.78
①	②	③	④	⑤	⑩	⑳	40620 BATTERIES, AAA, 4-PK	1 \$1.82
●	●	●	●	●	●	●	Stamps	Limit
①	②	③	④	⑤	⑩	⑳	83902 STAMP, 1ST CLASS, FOREVER	\$0.49

1288



Call

MEMO

Inmate Name: Jasper Vick
Institution: SCCF

TDOC Number: 139471
Housing Unit: _____

Institution Grievance Number: T6-17-4721 TOMIS Grievance Number: 319553/25207

Commissioner's Response and Reasons:

Level III Response and Reasons:

The circumstances surrounding the alleged incident do not substantiate a Title VI Violation. Inmate Jasper Vick #139471 fails to support his allegation of discriminatory treatment prohibited by the three protective classes (race, color, and national origin) under the Title VI-Civil Rights Act of 1964. Therefore, inmate Vick's contention of a Title VI Violation has been determined to be unsubstantiated.

The Assistant Commissioner of Prison Operations concurs with the decision of the Central Office Title VI Coordinator; therefore, the appeal request in reference to the Title VI Grievance #319553 has been denied.

Appeal Remanded: Yes or No

12/06/17 _____
Date Assistant Commissioner of Prison Operations

DS-oth-4

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DEC 07 2011
BY: LS

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Nashville, TN 37243 • Tel: 615-253-8180 • Fax: 615-253-1668 • tn.gov/Correction



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE RESPONSE

Vick, Jasper
NAME

139471
NUMBER

SCOF/EB124
INSTITUTION & UNIT

TU-1774721
25207/319553
GRIEVANCE NUMBER

Summary of Evidence and Testimony Presented to Committee

Inmate Grievance Committee's Response and Reasons: Grievance reviewed by Central Office Title VI Coordinator and concurred with Assistant Warden

11-14-17 DATE; Sgt Stagep CHAIRMAN

MEMBER; MEMBER; MEMBER

Warden's Response: Agrees with Proposed Response []
Disagrees with Proposed Response []
If Disagrees, Reason(s) for Disagreement: Concur with Supervisor response

Action Taken: [Signature]

DATE: 11-15-17; WARDEN'S SIGNATURE: [Signature]

Do you wish to appeal this response? [X] YES [] NO
If yes: Sign, date, and return to chairman for processing. Grievant may attach supplemental clarification of issues or rebuttal/reaction to previous responses if so desired.

Jasper Vick GRIEVANT; 11/17/2017 DATE; [Signature] WITNESS

Commissioner's Response and Reason(s):

DATE; SIGNATURE

Distribution Upon Final Resolution: White - Inmate Grievant, Canary - Warden, Pink - Grievance Committee, Goldenrod - Commissioner
CR-1393 (Rev. 3-00) RDA 2244

Reg/MAI
PS McClain

T I T L E V I



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE

Jasper Vick

139471

SCCF EB•124

NAME

NUMBER

INSTITUTION & UNIT

DESCRIPTION OF PROBLEM: This grievance is filed within the seven (7) day time period as required in accordance with TDOC Administrative Policy 501.01 Inmate Policy and Procedure and in accordance with the Prison Litigation

REQUESTED SOLUTION: That a full investigation be conducted by the appropriate official(s) and appropriate action be taken.

Jasper Vick
Signature of Grievant

September 27, 2017
Date

TO BE COMPLETED BY GRIEVANCE CLERK

25207/319553
Grievance Number

10-2-17
Date Received

Sgt Stages
Signature Of Grievance Clerk

INMATE GRIEVANCE COMMITTEE'S RESPONSE DUE DATE: _____

AUTHORIZED EXTENSION: _____
New Due Date Signature of Grievant

INMATE GRIEVANCE RESPONSE

Summary of Supervisor's Response/Evidence: The package was returned to sender & I'm was informed of Policy 504.01. Does not meet definition of a Title VI.

Chairperson's Response and Reason(s): Concur

DATE: 10-9-17

CHAIRPERSON: Sgt Stages

Do you wish to appeal this response? YES NO

If yes: Sign, date, and return to chairman for processing within five (5) days of receipt of first-level response.

Jasper Vick
GRIEVANT

10/11/17
DATE

[Signature]
WITNESS

Distribution Upon Final Resolution: X.c.: Fl. #17-0112
White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner (if applicable)



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE (continuation sheet)

DESCRIPTION OF PROBLEM: Reform Act (PLRA). This grievance is for a redress of the discriminatory acts that's volitive of the Title VI Civil Rights Act of 1964; Attorney Client Privilege of the First Amendment; Deprivation of property under both Constitutions, Tennessee and the United States; and violation of TDOC Policy and Procedures. Date(s) September 20, 2017. Person(s) Grieved: Mailroom Personnel Ms. Lineberry and Scotty Peeler. How Affected: Violation of Title VI Civil Rights Act of 1964; Violation of Attorney Client Privileged Communication under the First Amendment; violation of both Constitutions, Tennessee and United States deprivation of property; and TDOC Policy and Procedures.

STATEMENT OF FACT

On September 20, 2017, the Grievant was called to SCCF's mailroom for legal mail, mailroom personnel Lineberry opened the Grievant's legal mail in view of reading and citing words "Core Civic" and making racial derogatory remarks toward the Grievant, stating: "You're a regular little Johnny Coachran", and further stating: you can buy these items from commissary, so, you can't have this"(this referring to the contents: Typing paper and legal envelopes that were mailed to me by my attorney). The Grievant then requested a receipt for these items. (See, Attached Exhibit-#1)

On September 21, 2017, at or about 11:30a.m., the Grievant talk to Warden Lindamood about the problem and the confiscation of the Grievant's legal material that Lineberry had confiscated. On this same day 9-21-2017, at or about 11:55a.m., Lineberry stated: "I called your attorney and he stated that he had sent you this legal material, you can't have it but, I am going to send it back to your attorney by certified mail." Mr. Peeler stated: "You can buy th9s stuff on commissary, so you're not going to get it, it will be returned to your attorney."

EFFECT

Had I/Grievant not been BLACK this would NOT have occurred.

Distribution Upon Final Resolution: X.c.: Fl. 17-0112

White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner (if applicable)



TENNESSEE DEPARTMENT OF CORRECTION
RESPONSE OF SUPERVISOR OF GRIEVED EMPLOYEE OR DEPARTMENT

DATE: 10-2-17

Please respond to the attached grievance, indicating any action taken.

Date Due: 10-9-17

25207/319553
Grievance Number

Vick, Jasper
Inmate Name

139471
Inmate Number

The legal package was returned to sender.
I informed him of what Policy 504.01 states.

[Signature]
SIGNATURE

10-6-17
DATE

White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner

1288



MEMO

Inmate Name: Jasper Vick TDOC Number: 139471

Institution: SCCF TOMIS Grievance Number: 319553

Title VI Tracking Number: T6-17-4721

Level II-Title VI Coordinator's Response and Reasons:

Upon receipt and review of the *Title VI Grievance #319553*, a determination was made that inmate Vick's (#139471) contention of a Title VI violation could not be substantiated. Inmate Vick (#139471) fails to support his allegation of discriminatory treatment prohibited by the three protective classes (race, color, and national origin) under the Title VI-Civil Rights Act of 1964 as it is related to being denied participation in, or denied benefits of any program or activity.

However, there was no evidence found to substantiate that discriminatory treatment was practiced or that any policy violations occurred.

Concur with Associate/Assistant Warden Concur with Supervisor Remedy

11/6/17
Date

Vashti Holt, TDOC Title VI Coordinator

RECEIVED
NOV 08 2017

BY: LS

Department of Correction • 5th Floor Rachel Jackson Building • 200 Sixth Avenue North • Nashville, TN 37243 • Tel: 615-253-8155 • Fax: 615-532-8281 • tn.gov/Correction

MEMORANDUM

TO: Eric Bryant, Assistant Warden
FROM: Leigh Staggs, Grievance Coordinator
DATE: 10-2-17
SUBJ: Title VI Grievance Determination

INMATE: Vick, Jasper TDOC# 139471

Has filed the attached as a Title VI Grievance. I am forwarding to your office for your determination as to whether or not it meets the established criteria for being a Title VI matter.

Please return this memorandum with your determination marked below to my office for further processing.

Deemed not to be a Title VI Grievance.

Deemed to be a Title VI Grievance.

Reason for determination: Does not meet the
definition of a Title VI

Leigh Staggs
Leigh Staggs, Grievance Coordinator

10-2-17
Date

[Signature]
Eric Bryant, Assistant Warden
Title VI Coordinator

10-9-17
Date



TENNESSEE DEPARTMENT OF CORRECTION
Title VI Complaint Investigation Form

Date Complaint Received: 10-2-17

Complainant's Name (and TDOC number, if applicable), Facility and/or Address:

Jasper Vick #139471
PO Box 229
Clifton, TN 38425

Facility/Site Involved in Complaint: SCCF

Nature of Complaint: I'm claims discrimination by mail room staff Lineberry by not allowing him to have typing paper & envelopes sent in by his attorney

Date of Interview with Complainant: 10/6/17

Interview via: Telephone In-Person Other (specify) _____

Summary of Interview with Complainant: I'm says the Mail room discriminated against him because he couldn't get his legal package that had blank typing paper in it. The Mail Room told I'm the Commissary had blank paper he could buy for legal work. I provided him the policy that states he can't have items sent in that in the commissary.

Other Interviews Conducted:

Date: _____



TENNESSEE DEPARTMENT OF CORRECTION
Title VI Complaint Investigation Form

Interviewee's Address and Telephone Number: _____

Interviewer's Name and Position: C.O.S. Shane McClow

Interview via: Telephone In-Person Other (specify) _____

Summary of Interview:

Resolution/Action Taken (include dates, names, etc.):

The legal package was returned to sender
I informed Iln of what policy 504.01
states

Please attach copies of the complaint, statements of involved parties and witnesses, and response to complainant, etc.

Note: If the offender is no longer at the institution that the Title VI complaint originated, please contact the Title VI Site Coordinator to schedule an interview by phone at his/her current location. If the offender is no longer on community supervision, please contact the Title VI Site Coordinator to schedule an interview by phone. Indicate the Title VI Site Coordinator's name on the document.

Attach Additional Sheets if Necessary



TENNESSEE DEPARTMENT OF CORRECTION
PERSONAL PROPERTY STORAGE REQUEST

INMATE NAME: Vick INMATE NUMBER: 13917 DATE: 9-20-17

List all unauthorized property which the inmate is not permitted to have in his/her possession at this time.

QTY	ITEM	DESCRIPTION	DATE RETURNED	INMATE SIGNATURE	REQUEST MAILING	REQUEST PICK-UP
		9x12 envelopes				
		7 computer spreadsheets				
		100 blank index cards				

These unauthorized items have been removed from the inmate because she/he:

is in treatment program is in segregation is on escape Other: _____
I, Inmate Vick, Number 13917, fully understand that the above item(s) will be stored For thirty (30) days, and during this time I will make arrangements to either mail the item(s) home or will have them picked up on visiting days. I fully understand That if I fail to dispose of said item(s) within thirty (30) days that the Warden has my consent to dispose of them as he/she sees fit.

Received By: _____ (Signature)
Staff Laura Summitt (Signature)
*Witness _____ (Signature)
Address: _____

Note: Witness signature not necessary if inmate signs.

Exhibit 14

MAILROOM PASSES

DATE 10/11/17

NAME Uck

TDOC # 139471

HOUSING E8124

LEGAL MAIL PICKUP

MAIL OUTS

OTHER

November 20, 2017

STATE OF TENNESSEE
COUNTY OF WAYNE

}
} §§
}

DECLARATION OF AFFIDAVIT

I, Fred Jarvis, #128488, do solemnly swear (verify, certify, or state) upon a penalty of perjury, that the information within this communique for attestment is true and exact to the account as did occur on October 19, 2017, involving legal mail pick-up.

I, Fred Jarvis, #128488, attest to the fact that I receive a pass to go to the mailroom on October 19, 2017. I did NOT go.

On October 20, 2017, the mailroom personnel called the pod officer and told Fred Jarvis, #128488 to come to the mailroom to pick up my legal mail.

I, Fred Jarvis #128488 told her no. Sergeant Rich came to cell EB 118 and ask if I (Fred Jarvis, #128488) needed an escort to the mailroom, I (Fred Jarvis, #128488) told Sergeant Rich, no, I, (Fred Jarvis, #128488) was NOT going to the mailroom.

On this same day October 20, 2017 the mailroom personnel "Lady" brought me (Fred Jarvis, #128488) legal mail to the unit-pod cell #118. (Please see, the attached.) SWORN UPON A PENALTY OF PERJURY, THAT THE CONTENTS IN THE AFROMENTION, IS TRUE AND EXACT TO THE OCCURANCE THEREIN:

SIGNATURE TO WIT:

Fred Jarvis
Fred Jarvis 128488

ORIGINAL ON FILE WITH: Jasper L. Vick

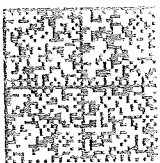


Equal Justice Initiative

122 Commerce Street
Montgomery, Alabama 36104

Fred Jarvis, 128488
SCCP
PO Box 279
Chilton, TN 38425

\$8118



UNITED STATES POSTAGE
02 1P
\$ 000.460
0000267304 OCT 13 2017
MAILED FROM ZIP CODE 36104
PITNEY BOWES



Legal Correspondence:
Do Not Open Except
In Presence of Addressee

MEMORANDUM

TO: JASPER VICK #139471 / CB 130

FROM: ERIC BRYANT, ASSISTANT WARDEN 

DATE: NOVEMBER 8, 2017

INCIDENT#: 01296752

Your disciplinary appeal is being returned unanswered for one or more of the following reasons:

- Disciplinary Report, TOMIS report BI01MGL.
- Disciplinary Report Hearing Summary, Form CR-1834 page 1 and 2.
- Disciplinary Report Appeal, Form CR-1833 page 1 and 2 containing the Warden's response.
- Failure to provide addressed and postage paid envelope.
- Forms CR-1833, Disciplinary Report Appeal page 1 and 2 (to the Commissioner) are needed to Process this appeal. Please send the original plus the attached three copies within 15 days.
- The fifteen (15) day time limit has expired.
- Other

Attachment



TENNESSEE DEPARTMENT OF CORRECTION
DISCIPLINARY REPORT APPEAL

APPEAL TO: WARDEN COMMISSIONER (Check One)
INMATE

OFFENDER NUMBER: 139471

NAME (LAST) (14 characters): Vick
FIRST (10 characters): Jasper MI: L.

INMATE ADVISOR
ADVISOR NUMBER: 379804

NAME (LAST) (14 characters): Wakefield
FIRST (10 characters): Roy MI:

DATE OF APPEAL
MO DAY YEAR
11 01 2017

(INFORMATION ONLY) - DOCUMENT NUMBER
1296752/175584

Institution of Confinement: South Central Correctional Facility

Grounds for Appeal: 1). The CR-1834, Document Number 1296752/175584 was signed under duress on October 18, 2017, because Jasper Vick ("Vick") alleged offender was threaten and punished by DHOs G. Gonzales and Pevahouse for making request to call witnesses and to have a hearing; 2). On October 11, 2017, Vick was served with this DR and on October 13, 2017, Vick was issued a movement pass for D-Board, Vick requested a continuation for an opportunity to call witnesses. DHO Gonzales refused to grant Vick's continuation and stating that a hearing would be conducted after count cleared and upon return of the RO C/O Na I made request to Gonzales to return to the library, but when Vick returned to the library, Ms Timpleton instructed that Vick return back to the Unit because she had already turned in her outcount and had taken Vick's nome off the outcount. After count had cleared DHO Gonzales had ordered EB pod officer to lock Vick down, Vick was later taken to sky and was issued a DR #01297302 by DHO gonzales. On October 15, 2017, DHO Gonzales facilitated continuation forms to hold Vick in segregation on DRs 1296752/175584 and 1297302, 1755858. Vick signed the continuations per the DHO and DHO Gonzales changed her request to that of the DHO Pevahouse. Vick was told by Gonzales and Pevahouse that Vick would be found guilty and would remain in segregation for an undetermin amount of days after conviction, not counting days already served in HSA.

Vick has effectively been denied due substantive due process and has been subjected to conditions that independently violates the 8th and 14th Amendments.
(use next page if additional space is needed)

Note: Use a separate copy of form for appeal to warden and to commissioner

Jasper Vick
Inmate Name
X.c.:Fl.#17-123

November 1, 2017
Date

Inmate Name:

Jasper L. Vick

139471

On 10-10-2017, Vick was escorted to the mailroom and requested to see C/O RO's certificate/permit number that allows C/O Nava to handle inmate legal mail and Vick also requested to see a copy of the Court Order that allows C/O Nava to read Vick's legal mail. C/O RO Nava became irate, and issued this DR on his own authority, C/O RO Nava failed to submit his DR with his "REVIEWING DESIGNATED SUPERVISOR" prior to issuance and therefore, this DR is no good on its face. DHOs Gongazes and Pevahouse conspired together with one another to deny Vick a due process hearing and punish Vick by making threats and carrying out threats of punishment if Vick do not enter a plea of guilty. Vick entered a guilty plea under duress as stated on the face of the CR-1834.

WHEREFORE, DRs #1296752 and #01297302 should be DISMISSED WITH PRE-JUDICE. STOP.

<<<END DOCUMENT>>>

Remainder of form to be completed by warden or commissioner

Disposition of Appeal
Conviction Affirmed _____

Punishment Reduced _____

Case Remanded to Board _____

Charges Dismissed _____

Reason(s) for Disposition _____

Instructions to Board on remand or description of reduced punishment::

Date _____

Signature of Warden or Commissioner _____

10/10/17
307
officer white, advisor
115384

BI01MGL
SCCF
KELLC101

TENNESSEE DEPARTMENT OF CORRECTION
T O M I S
DISCIPLINARY REPORT

DATE: 10/10/2017
TIME: 14:58
PAGE: 01

OFFENDER NAME: VICK, JASPER L.
TOMIS ID: 00139471
INSTITUTION NAME: SOUTHCENTRAL CORRECTIONAL CENTER
UNIT ID: EB1
CELL ID: 24

INCIDENT

INCIDENT ID: 01296752
INCIDENT DATE: 10/10/2017
INCIDENT TYPE: NO TDOC CARD ON PERSON
DISCIPLINARY CLASS:
INFRACTION TYPE: NO TDOC CARD ON PERSON
WEAPON USED: NONE
VIOLENCE COMMITTED: NO VIOLENCE
PREPARED BY STAFF ID: KELLC101
REPORTED BY STAFF ID: NAVAHE01
INCIDENT TIME: 14:30:00

WITNESSES/VICTIMS/PERSONS INVOLVED

PERSON ID: NAVAHE01
PERSON TYPE: S
INJURED (Y/N): N
PERSON ID: 00139471
PERSON TYPE: O
INJURED (Y/N): N

BI01MGL
SCCF
KELLC101

TENNESSEE DEPARTMENT OF CORRECTION
T O M I S
DISCIPLINARY REPORT

DATE: 10/10/2017
TIME: 14:58
PAGE: 02

TOMIS ID: 00139471 INCIDENT ID: 01296752
OFFENDER NAME: VICK, JASPER L.

DESCRIPTION:

ON 10-10-17 AT APPROX 1430, I SGT NAVA DID ADVISE INMATE VICK 139471 THAT HE HAD LEGAL MAIL TO SHOW ME HIS ID. INMATE VICK DID HAND ME A GREEN DIABETIC CARD WHICH IS NOT AN ID; THEREFORE I SGT NAVA DID ADVISE HIM THAT HE WOULD NEED TO SHOW ME A VALID TDOC ID CARD. INMATE VICK DID ADVISE THAT HE DID NOT HAVE HIS ID CARD ON HIM THAT IT WAS IN THE LIBRARY. THEREFORE I SGT NAVA AM CHARGING HIM WITH NLD.

PREPARED BY STAFF ID: KELLC101 KELLEY, CINTHIA J.
REPORTED BY STAFF ID: NAVAHE01 NAVA, HERIBERTO D.

I HAVE BEEN GIVEN A COPY OF THIS REPORT AND HAVE BEEN TOLD ABOUT MY LIMITED RIGHT TO REMAIN SILENT AND TO BE REPRESENTED BY AN OFFENDER ADVISOR.

Refused
OFFENDER SIGNATURE
VICK, JASPER L.

10-11-17/1509
DATE/TIME

00139471

OFFENDER WAS GIVEN COPY OF REPORT AND ADVISED OF RIGHTS BUT REFUSED TO SIGN REPORT.

[Handwritten Initials]
EMPLOYEE INITIALS, IF REPORTING
EMPLOYEE; OTHERWISE, FULL NAME.

10-11-17/1509
DATE/TIME

BIO1MGL
SCCF
KELLCIOT

TENNESSEE DEPARTMENT OF CORRECTION
T O M I S
DISCIPLINARY REPORT

DATE: 10/10/2017
TIME: 14:58
PAGE: 03

TOMIS ID: 00139471 INCIDENT ID: 01296752
OFFENDER NAME: VICK, JASPER L.

[Signature]
REPORTING OFFICIAL

10/11/17
DATE/TIME

[Signature]
PREPARED BY

10/11/17 14:58
DATE/TIME

REVIEWING DESIGNATED SUPERVISOR

DATE/TIME

IF PLACED IN SEGREGATION:

SENIOR SECURITY OFFICER

DATE/TIME

WARDEN (SEGREGATION PENDING INVESTIGATION)

DATE/TIME



EB124

710

TENNESSEE DEPARTMENT OF CORRECTION
DISCIPLINARY REPORT HEARING SUMMARY

SCCF
INSTITUTION (TOMIS SITE ID)

1292152110584
DISCIPLINARY INCIDENT NUMBER

OFFENDER NUMBER: <u>139471</u>			
INMATE NAME (LAST) (14 characters) <u>VICK</u>		FIRST (10 characters) <u>JASPER</u>	MI <u>L</u>
ADVISOR NUMBER: <u>374804</u>			
INMATE ADVISOR NAME (LAST) (14 characters) <u>WAKEFIELD</u>		FIRST (10 characters) <u>BOY</u>	MI
DATE OF HEARING	PLACE OF HEARING	INMATE'S PLEA	
MO <u>10</u> DAY <u>18</u> YEAR <u>17</u> TIME <u>1410</u>	INSTITUTION <u>SCCF</u>	<input checked="" type="radio"/> GUILTY - Y <input type="radio"/> NOT GUILTY - N	

COMMITTEE DECISION		
<input checked="" type="radio"/> GUILTY - Y	<input type="radio"/> NOT GUILTY - N	<input type="radio"/> APPEALED - Y <input checked="" type="radio"/> NOT APPEALED - N
DISCIPLINARY ACTION DATE (MONTH, DAY, YEAR) <u>10/18/17</u>	CLASS OF INFRACTION (A, B, or C) <u>V</u>	PROBATION END DATE (MONTH, DAY, YEAR)
ENTERED BY <u>[Signature]</u>	DATE <u>10/18/17</u>	VERIFIED BY <u>[Signature]</u> DATE

PRELIMINARY INQUIRY

1. WAIVERS

- a. I agree to waive the right to 24-hour notice. Yes No
[Signature] 139471 Number 10/18/17 Date
 Inmate Signature
- b. I agree to waive the right to have the reporting official present. Yes No
[Signature] 139471 Number 10/18/17 Date
 Inmate Signature
- c. I agree to waive the right to call witness (es) on my behalf. Yes No
[Signature] 139471 Number 10/18/17 Date
 Inmate Signature

2. CONTINUANCE:

- a. Was case previously continued? Yes No
- b. If yes, when and at whose request? 10/15/17

3. CUSTODY PENDING HEARING:

- a. Was inmate held in segregation/more restrictive setting pending hearing? Yes No
- b. If yes, when was he/she placed in segregation? 10/11/17

4. When was inmate given offense citation? 10/11/17
5. Is inmate represented by inmate advisor? Yes No By staff advisor? Yes No
6. Has inmate or inmate advisor had adequate time to prepare defense? Yes No

SCCF
INSTITUTION (TOMIS SITE ID)

2812
1294752/175584
DISCIPLINARY INCIDENT NUMBER

OFFENDER NAME: WICK, JASON L. TDOC NUMBER: 134471

HEARING

I fully understand that by entering a plea of guilty to the aforementioned charge(s), I am waiving my right to call witness(es) and present evidence on my behalf, must accept whatever punishment is imposed, and will not be allowed to appeal.

[Signature] Inmate Signature 10/11/17 Date

Attach CR3171 Agreement to Plead Guilty and Waiver of Disciplinary Hearing and Due Process Rights

Witness(es) for Offender

Witness(es) Against Offender

Written Statement(s) submitted: Yes No

Written Statement(s) submitted: Yes No

Form CR3510 completed: Yes No

Form CR3510 received by disciplinary board: Yes No

OTHERS PRESENT:

STATEMENT OF ACCUSED:

I am Guilty NID

CR3171 Spud

DESCRIPTION OF PHYSICAL EVIDENCE INTRODUCED (Attach all test results)

INTERNAL AFFAIRS REPORT AVAILABLE: Yes No

FINDINGS OF FACT AND SPECIFIC EVIDENCE RELIED UPON TO SUPPORT THOSE FINDINGS:

NID Spud, I signed Guilty
CR3171 Spud

DISPOSITION AND A STATEMENT OF REASONS WHICH SUPPORTS THAT DECISION:

NID, Spud, I signed Guilty
CR3171 Spud / Center

RECOMMENDATION OF LOSS OF:

Good/Honor Time Good Conduct (Amount) _____

Incentive Time Prisoner Performance Sentence Credits (PPSC) (Amount) _____

Prisoner Sentence Reduction Credits (PSRC) (Amount) _____

Disciplinary Board Chairperson/Hearing Officer Signature

Date

Member

Date

Member

Date

HD103

82124

MED



TENNESSEE DEPARTMENT OF CORRECTION
DISCIPLINARY CONTINUATION

DATE: 10-15-17

DISCIPLINARY NUMBER: 1296752/175584

NAME (LAST) (14 characters)

VICK

FIRST (10 characters)

JASPER

MI

L.

OFFENDER NUMBER:

139471

ATTACH TO:

BIO1D026

CR-1833

CR-1834

CONTINUED FOR 1 day

Per ~~DHO~~ in request

for DHO Penahouse

Signature of Reporting Employee

[Handwritten Signature]

Inmate Signature

[Handwritten Signature]

Date

10-15-17

Date

10/15/17

HD103

83124

111



TENNESSEE DEPARTMENT OF CORRECTION
DISCIPLINARY CONTINUATION

DATE: 10-15-17

DISCIPLINARY NUMBER: 1296752/175584

NAME (LAST) (14 characters)

Vick

FIRST (10 characters)

JASPER

MI

L.

OFFENDER NUMBER:

139471

ATTACH TO:

BIO1D026

CR-1833



CR-1834

Continued for days

Per ~~DHO~~ in request

for DHO Pevahouse

Signature of Reporting Employee: *[Handwritten Signature]* Date: 10-15-17

Inmate Signature: *[Handwritten Signature]* Date: 10/15/17

40103



TENNESSEE DEPARTMENT OF CORRECTION
DISCIPLINARY CONTINUATION

DATE: 10-15-17

DISCIPLINARY NUMBER: 1297300 1755858

NAME (LAST) (14 characters)

Vick

FIRST (10 characters)

Jasper

MI

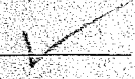
OFFENDER NUMBER:

139471

ATTACH TO:

BIO1DO26

CR-1833



CR-1834

CONTINUED FOR 7 days

Per ~~DHO~~ 1/m reques

for DHO Pevahouse

[Handwritten Signature]

Signature of Reporting Employee

10-15-17

Date

[Handwritten Signature]

Inmate Signature

10/15/17

Date

Sec S Brantley

10-14-17

1104

Yes
KOS

BIOINGL
SCCF
FELLC101

TENNESSEE DEPARTMENT OF CORRECTION
T O M I S
DISCIPLINARY REPORT

DATE: 10/14/2017
TIME: 03:08
PAGE: 01

OFFENDER NAME: VICK, JASPER L.
TOMIS ID: 00139471
INSTITUTION NAME: SOUTHCENTRAL CORRECTIONAL CENTER
HALL ID: HDJ
CELL ID: 03

INCIDENT

INCIDENT ID: 01797307
INCIDENT DATE: 10/13/2017
INCIDENT TIME: 10:50:00
INCIDENT TYPE: DISTURBANCE
OFFENSE TYPE: DISRUPT
WEAPON USED:
VIOLENCE COMMITTED: NO VIOLENCE
PREPARED BY STAFF ID: FELLC101
REPORTED BY STAFF ID: BRANSE01

WITNESSES/VICTIMS/PERSONS INVOLVED

PERSON ID: BRANSE01
PERSON TYPE: STAFF
INJURED (Y/N): N
PERSON ID: 00139471
PERSON TYPE: O
INJURED (Y/N): N

SEGREGATION

SEGREGATED BY: BRANSE01
START DATE: 10/13/2017
SCHEDULED END DATE: 10/16/2017
ACTUAL END DATE:
SEGREGATION TYPE: SEGREGATION PERIOD DISC. HEAR
TIME: 14:00:00
TIME: 14:00:00
TIME:

Jasper L. Vick
139471
555 Forrest Avenue
Clifton, TN 38425

I N - H O U S E M A I L

WARDEN LINDAMOOD
APPEAL REVIEW

I N H O U S E M A I L

Jasper Vick
139471
555 Forrest Avenue
Clifton, TN 38425

STATE OF TENNESSEE
DAVID SEXTON
320 6TH Avenue North
Nashville, TN 37243-0465



BIGINGL
SCOF
RELLC101

TENNESSEE DEPARTMENT OF CORRECTION
T O M I S
DISCIPLINARY REPORT

DATE: 10/14/2017
TIME: 03:08
PAGE: 02

OFFENSE ID: 01139471 INCIDENT ID: 01139471
OFFENDER NAME: VICK, JASPER L.

DESCRIPTION:

ON 10/13/17 AT APPROX. 1015, I, SCO GONZALES STEPPED TO LIBRARY TO GET I/M VICK 139471 FOR A DBOARD HEARING. I/M STATED TO MYSELF, SCO GONZALES, THAT AT 1025 HE HAD TO GO BACK TO THE LIBRARY, CAUSE HE WAS ON ACCOUNT, SO I TOLD HIM TO GO BACK SO IT DOESN'T INTERFERE WITH ACCOUNT. CAUSE TO HAVING TO STOP MY NORMAL DUTIES TO GO GET SAID INMATE, ONLY TO FIND OUT HE WASN'T ON ACCOUNT IN LIBRARY, I AM CHARGING SAID INMATE WITH DEVIATION THAT WAS NOTIFIED AT 1123

PREPARED BY STATE ID: RELLC101 YELLEY, CYNTHIA J.
REPORTED BY STATE ID: GONZG101 GONZALES, GINA

I HAVE BEEN GIVEN A COPY OF THIS REPORT AND HAVE BEEN TOLD ABOUT MY LIMITED RIGHT TO REMAIN SILENT AND TO BE REPRESENTED BY AN OFFENDER ADVISOR.


OFFENDER SIGNATURE
VICK, JASPER L.

10-14-17 / 1109
DATE/TIME
08139471

OFFENDER WAS GIVEN COPY OF REPORT AND ADVISED OF RIGHTS BUT REFUSED TO SIGN REPORT.


EMPLOYEE INITIALS, IF REPORTING
EMPLOYEE; OTHERWISE, FULL NAME.

10-14-17 / 1109
DATE/TIME

BT01MGL
SCCF
KELLC101

TENNESSEE DEPARTMENT OF CORRECTION
T O M I S
DISCIPLINARY REPORT

DATE: 10/14/2017
TIME: 03:08
PAGE: 03

TOMIS ID: 00139471 INCIDENT ID: 01297302
DEFENDER NAME: VICK, CASPER L.

REPORTING OFFICIAL

DATE/TIME

PREPARED BY

DATE/TIME

REVIEWING DESIGNATED SUPERVISOR

DATE/TIME

IF PLACED IN SEGREGATION:

REASON FOR SEGREGATION

DATE/TIME

WARDEN'S SEGREGATION PENDING INVESTIGATION

DATE/TIME

Exhibit 15

LOSS/DAMAGE OF PERSONAL PROPERTY CLAIM FORM

1. **CLAIMANT:** Jasper Vick (TDOC #139471) HOUSING: SCCF EB-124

2. **DATE OF LOSS/DAMAGE:** May 22, 2017.

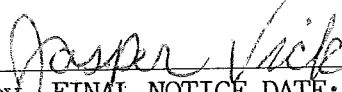
3. Circumstances which resulted in the loss of personal property:

On May 22, 2017, I arrived here at South Central Corrections Facility (SCCF).
I had one-hundred (100) pieces of Created Art and Art Supplies. Sixty (60)
pieces of various type of art on cloth and forty (40) pieces of art made out
of card-stock, with velvet, hide and silk inlaid. I was told by Staff Bumphus
that these items would be held in storage. My request to recover these items
has failed.

4. Description and value of items lost/damaged:

These Created Arts are paintings and drawings on various types of cloth and
card-stock, and created out of velvet, hide and silk inlaid. These items has
never been appraised and may have any number of dollar upward in value at
auction or to a art dealer or art collector. (Please see, the attached.)

5. Attach to this document any proof of ownership or proof of value available.

Signature of Claimant: 
 X.c.: FL. #17-077 Rev. FINAL NOTICE DATE: October 11, 2017.).
 Date submitted: July 21, 2017.

I-2

Rev 9/1/09

CERTIFICATE OF SERVICE
 AND
 F I N A L N O T I C E

Shane McClain
 Scotty Peeler
 Robert "Cole" Turman



TENNESSEE DEPARTMENT OF CORRECTION
PERSONAL PROPERTY STORAGE REQUEST

INMATE NAME: Vick INMATE NUMBER: 139471 DATE: 5-22-17

List all unauthorized property which the inmate is not permitted to have in his/her possession at this time.

QTY	ITEM	DESCRIPTION	DATE RETURNED	INMATE SIGNATURE	REQUEST MAILING	REQUEST PICK-UP
5		Boxes Legal medical				
2		Boxes Legal medical				
1	Bag	cloths & Linen				

These unauthorized items have been removed from the inmate because she/he:

_____ Is in treatment program _____ Is in segregation _____ Is on escape _____ Other: _____

I, Inmate Jasper Vick, Number 139471, fully understand that the above items(s) will be stored for thirty (30) days, and during this time I will make arrangements to either mail the item(s) home or will have them picked up on visiting days. I fully understand that if I fail to dispose of said item(s) within ~~thirty (30)~~ days that the Warden has my consent to dispose of them as he/she sees fit.

Received By: Jasper Vick (Signature)

Staff B. [Signature] (Signature)

*Witness _____ (Signature)

Address: _____

*Note: Witness signature not necessary if inmate signs.

Exhibit 16

LOSS/DAMAGE OF PERSONAL PROPERTY CLAIM FORM

1. CLAIMANT: Jasper Vick TDOC #139471 HOUSING: EB-124

2. DATE OF LOSS/DAMAGE: On or about May 25-26, 2017

3. Circumstances which resulted in the loss of personal property:

I was moved from Discovery to Columbia and presented a valid LAN
Limited Activity Notice to Sgt. Westerman, showing a medical
assignment for bottom bunk bottom floor. The inmate housed in
Columbia where I was to move into refused staff orders and stating
that he had a LAN and offered no proof and non was requested. I
was taken to skylab with a valid LAN and the DR was dismissed.

4. Description and value of items lost/damaged:

Please see, the attached TDOC OFFENDER PROPERTY LIST with supporting
documents: One pair REEBOK CLASSIC NYLON TENNIS SHOES \$18.95; and
one pair of SPENCO RX SLIP-IN INSOLES \$10.95

5. Attach to this document any proof of ownership or proof of value available.

Signature of Claimant: Jasper Vick

Date submitted: July 7, 2017; July 19, 2017; and September 20, 2017. FINAL NOTICE
(X.c.: FL. #17-0105)

I-2

Rev 9/1/09

F I N A L N O T I C E

C of S:

Shane McClain
Scotty Peeler
Robert "Cole" Turman

TENNESSEE DEPARTMENT OF CORRECTION
OFFENDER PROPERTY LIST

TOMIS ID: 00139471 VICK, JASPER
 Site: TTCC TROUSDALE TURNER CORRECTIONAL CENTER
 Status: ACTV Sex: M Race: B DOB: 7/6/1954

<u>SITE</u>	<u>LOC</u>	<u>TYPE</u>	<u>PROPERTY DESCRIPTION</u>	<u>SERIAL NUMBER</u>	<u>CONDITION</u>	<u>VALUE</u>	<u>ID</u>
TTCC	TRAN	AP	KOSS CL-5 HEADPHONES		NEW	\$0	4
TTCC	TRAN	AP	SONY WALKMAN/EARBUDS		NEW	\$0	2
TTCC	TRAN	AP	BLUE/WHITE COOLER		USED	\$0	10
TTCC	TRAN	AP	SURGE PROTECTOR		NEW	\$0	9
TTCC	TRAN	AP	CLEAR TUNES REMOTE		NEW	\$0	8
TTCC	TRAN	AP	CLEAR TUNES 15 TV W/REMOTE	0006	NEW	\$0	7
TTCC	TRAN	HY	REEBOK T SHOES SZ 8.5		NEW	\$0	5

I VERIFY THAT THIS IS A COMPLETE LIST OF MY PROPERTY.

OFFENDER SIGNATURE: _____ DATE: _____

WITNESS SIGNATURE: _____ DATE: _____



TENNESSEE DEPARTMENT OF CORRECTION
 PERSONAL PROPERTY NOTIFICATION

INMATE NAME: Vick

INMATE NUMBER: 1991171

DATE: 7-23-18

The below listed property was received for delivery to you. The items designated "Pick-Up" are to be held at _____ and may be picked up at _____ (time). Those items designated as "In-Storage" are items which you are not permitted to possess. It is your responsibility to dispose of those items within 30 days or the Department will dispose of them.

You may request an opinion from the Deputy Warden as to whether or not the item(s) are permitted by policy. If the Deputy Warden concurs with your request, the item(s) will be returned to you.

QUANTITY	ITEM	VISITOR SIGNATURE	PICK-UP	IN-STORAGE	PROPERTY TAG #	PICK UP DATE	INMATE SIGNATURE
✓ 1	brock w/ shirt	W. Jones	528.5		306		
✓ 1	clean jeans	W. Jones					
✓ 1	orange jacket						
✓ 1	splitter						
✓ 1	casual shirt						
✓ 1	two wool trim						
✓ 1	red hood hoodie						
✓ 1	jeans						
✓ 10	paper						
✓ 1	knitting kit						
✓ 1	goggles						

Staff Signature (Witness)

Staff Signature



TENNESSEE DEPARTMENT OF CORRECTION
PERSONAL PROPERTY STORAGE REQUEST

B A 2

5-11-17

INMATE NAME: Lucy

INMATE NUMBER: 174177

DATE: 5-20-17

List all unauthorized property which the inmate is not permitted to have in his/her possession at this time.

QTY	ITEM	DESCRIPTION	DATE RETURNED	INMATE SIGNATURE	REQUEST MAILING	REQUEST PICK-UP
1	NIC	COOPER				
1		DIARY BOOKS				
1		SWIPE PULlover				

These unauthorized items have been removed from the inmate because she/he:

_____ is in treatment program _____ is in segregation _____ is on escape _____ Other: _____

I, Inmate _____, Number _____, fully understand that the above item(s) will be stored for thirty (30) days, and during this time I will make arrangements to either mail the item(s) home or will have them picked up on visiting days. I fully understand that if I fail to dispose of said item(s) within thirty (30) days that the Warden has my consent to dispose of them as he/she sees fit.

Received By: _____ (Signature)
Address: _____
Staff _____ (Signature)
*Witness _____ (Signature)

1172



MEMO

Inmate Name: Josepa Uide TDOC Number: 139471
 Institution: SECF Housing Unit: EB-124
 Institution Grievance Number: 28042 TOMIS Grievance Number: 317265

Commissioner's Response and Reasons:

The response of the Chairperson is appropriate.

Seeking monetary compensation for injuries or property loss is a matter inappropriate to the grievance procedure. Monetary claims against TDOC or its employees based upon alleged negligent care of individuals or personal property should be filled with the Tennessee Claims Commission pursuant to T.C.A. 9-8-101 et. seq or with the managing company in accordance with CCA Policy # 14-6 for inmates assigned to privately managed facilities.

- Concur with Warden Concur with Supervisor Appeal Denied

10-3-17
Date

Daniel [Signature]
Assistant Commissioner of Prison Operations

TP-14

RECEIVED
OCT 03 2017

BY: 69

Department of Correction • 6th Floor Rachel Jackson Building • 320 Sixth Avenue North • Nashville, TN 37243 • Tel: 615-253-8180 • Fax: 615-253-1668 • tn.gov/Correction



TENNESSEE DEPARTMENT OF CORRECTION

INMATE GRIEVANCE RESPONSE

BB 124
HA 108
EB 124

Vick, Jasper NAME 139471 NUMBER SCCF / ~~BB 124~~ INSTITUTION & UNIT 25042/317765 GRIEVANCE NUMBER

Summary of Evidence and Testimony Presented to Committee _____

Inmate Grievance Committee's Response and Reasons Inappropriate per Policy 501.01
Sec VI C-1 7 day limitation & H-S Monetary Compensation

8-15-17 DATE [Signature] CHAIRMAN _____ MEMBER

_____ MEMBER _____ MEMBER _____ MEMBER

Warden's Response: Agrees with Proposed Response
Disagrees with Proposed Response
If Disagrees, Reason(s) for Disagreement _____

Action Taken: _____

DATE: 8-16-17 WARDEN'S SIGNATURE: [Signature]
Do you wish to appeal this response? YES _____ NO

If yes: Sign, date, and return to chairman for processing. Grievant may attach supplemental clarification of issues or rebuttal/reaction to previous responses if so desired.

Jasper Vick GRIEVANT 9-6-17 DATE [Signature] WITNESS

Commissioner's Response and Reason(s): _____

_____ DATE _____ SIGNATURE

C-1-15-12

INP/PRO
~~Peeler~~
Wm Stagg



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE

Jasper Vick 139471 SCCF GB 124
NAME NUMBER INSTITUTION & UNIT

DESCRIPTION OF PROBLEM: This grievance is filed within the seven (7) day time period as required in accordance with TDOC Administrative Policy 501.01 Inmate Policy and Procedure and in accordance with the Prison Litigation
REQUESTED SOLUTION: That my Tennis Shoes and Insoles be returned or I be provided compensation.

Jasper Vick
Signature of Grievant

~~XXXXXXXXXXXXXXXX~~ ^W July 20, 2017
Date

TO BE COMPLETED BY GRIEVANCE CLERK

25042/317765
Grievance Number

8-3-17
Date Received

Wm Stagg
Signature Of Grievance Clerk

INMATE GRIEVANCE COMMITTEE'S RESPONSE DUE DATE: _____

AUTHORIZED EXTENSION: _____
New Due Date Signature of Grievant

INMATE GRIEVANCE RESPONSE

Summary of Supervisor's Response/Evidence: Per property inventory from housing unit (CA-119) 'Im's tennis shoes were not present at that time. Per seq sheet on 5-25-17 'Im was wearing gray slip on type shoes.

Chairperson's Response and Reason(s): Inappropriate per Policy 501.01 Sec VI ~~C~~-1 Day limitation & H-5 Monetary Compensation.

DATE: 8-11-17 CHAIRPERSON: *Wm Stagg*

Do you wish to appeal this response? YES NO

If yes: Sign, date, and return to chairman for processing within five (5) days of receipt of first-level response.

Jasper Vick
GRIEVANT

8/2/2017
DATE
8/15/2017

Jasper Vick
WITNESS

Distribution Upon Final Resolution: c.c.: Fl. #17-075

White - Inmate Grievant, Canary - Warden, Pink - Grievance Committee, Goldenrod - Commissioner (if applicable)



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE (continuation sheet)

DESCRIPTION OF PROBLEM: Reform Act (PLRA). This is an ongoing and continuing deprivation of personal property.

On or about May 25- 27, 2017, I was moved from Discovery to Columbia and presented a valid LAN for bottom·floor|bottom·bunk. The Staff Sgt., stated that my LAN for bottom·bunk|bottom·floor expired September 24, 2010. The inmate that was already housed in the cell that I was to move into did not offer the Sgt. any proof that he had a valid LAN. I was thken to Skylab and upon my arrivial, my Tennis Shoes and Insoles were taken and not return when I was released from skylab May 26, 2017. The DR was dismissed. (See attached)

EFFECT

Confiscating my personal property without due process is a taking under both Article I, Section 21, of Tennessee Constitution, and the 5th Amendment of the United States Constitution for which I am entitled to compensation. (See attached)

ADDENDUM:

Incidents taking place at different times by different C/O is not abuse of Grievance.

A prisoner has a First Amendment right to utilize the prison grievance system if his/her grievance is not frivolous. (See, HERRON v. HARRISON, 203 F.3d 410, 415 (6th Cir. 2000); and UNITED STATES CONSTITUTION, FIRST AMENDMENT.



TENNESSEE DEPARTMENT OF CORRECTION
 RESPONSE OF SUPERVISOR OF GRIEVED EMPLOYEE OR DEPARTMENT

INP/PRO
 w/m Staggs

DATE: 8-3-17

Please respond to the attached grievance, indicating any action taken.

Date Due: 8-8-17

25042/317765
 Grievance Number

Vick, Jasper
 Inmate Name

139471
 Inmate Number

Ym Vick came to SCCF 5-22-17. % Martinez marked his personal property sheet as yes the Reeboks were there when he came to Skylab on 5-25-17, the property inventory sheet was dated 5-26-17 and S% Wesson marked the shoes, Reeboks, not being there.

These items were missing before the property came to Skylab. I can't read what Ym Vick wrote on his signature.

R Staggs
 SIGNATURE

8-11-17
 DATE

ADDENDUM



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE (continuation sheet)

DESCRIPTION OF PROBLEM: This Addendum is to add to TDOC I/M grievance filed July 20, 2017, by Jasper Vick #139471.

On July 20, 2017, the Grievant submitted a TDOC I/M grievance for a redress of the confiscation of personal property, specifically, one (1) REEBOX Classic nylon Tennis shoes, and one (1) pair of SPENCO RX Slip-in Insoles.

During the grievance response at level 1, the response was that grievance was not supported by/or with the name of the person(s) grieved.

The Person(s) grieved is Sgt. Westerman.

Respectfully submitted

Jasper Vick

Jasper Vick 139471

FL #17-0103 (Rev. #17-075)
9/14/2017

X.C.C.

CCA/South Central Correctional Facility
Personal Property Inventory

Inmate: Vick

TDOC #: 139971

Clothing	
Pants TDOC (4 pair)	4
Shirts TDOC (4)	4
Coat TDOC (1)	1
Underwear (12)	7
Undershirts (12)	7
Belts (2)	1
Sweat Pants (2)	
Sweat Shirts (2)	
Long John Bottoms (2)	
Long John Tops (2)	
Socks (10 pair)	7
Robe (1)	
Pajamas (2 pair)	
Handkerchief (6)	
Gloves (2 pair)	
Raincoat (clear)	
Caps (2)	
Toboggan (2)	
Sunglasses (1)	
Prescription Glasses	
Shower Shoes (1)	
State Boots (1)	
*Tennis Shoes (1)	
*Dress Shoes (1)	
*Boots (1)	
*House Shoes (1)	
Misc.	
Misc.	
Misc.	
Misc.	
Misc.	
Misc.	
Misc.	
Misc.	
Misc.	

Personal	
Photo Album	
Pens/Pencils	
Paper/Notepads	
Books/Magazines	
Puzzles/Games	
Personal Papers	
Legal Papers	
Calculator	
Rug	
Ice Cooler (styrofoam)	
Lamp (1)	
Guitar	
Surge Suppressor	
T. V. Cable Splitter	
T. V. Cable	
T. V. Antenna	
Cups	
Bowls	
Sewing Kit	
Tapes/CDs (20 total)	
Tape Case	
Head/Ear Phones	
Mirror	
Hot Pot	
Envelopes	
Stamps	
Stamped Envelopes	
Misc.	
Misc.	
Misc.	
Misc.	
Misc.	
Misc.	
Misc.	
Misc.	
Misc.	
Misc.	

Linen	
Sheets (2)	2
Pillow Case (2)	1
Pillow (1)	1
Blanket (1)	1
Mattress (1)	1
Washcloth (2)	2
Towels (2)	2
Misc. Laundry bags	
Hygiene	
Toothpaste	
Toothbrush	
Toothbrush Holder	
Razors	
Shave Cream	
Shampoo	
Conditioner	
Soap	
Soap Box	
Deodorant	
Comb	
Hairbrush	
Nail Clippers	
Tweezers	
Lotion	
Washing Powder	
Prescription Meds.	
O. T. C. Meds.	
Misc.	
Misc.	
Misc.	

* Only one (1) of each, not to exceed three (3) total
* Allowed Electric Razor or Beard Trimmer not both

without labels or receipt to me Vick 3/22/17
Inmate (Signature)

3/22/17
Date

[Signature]
Employee (Signature)

3-22-17
Date

Employee (Print)

25042

TENNESSEE DEPARTMENT OF CORRECTION OFFENDER PROPERTY LIST

TOMIS ID: 00139471

VICK, JASPER

Site: SCCF

SOUTHCENTRAL CORRECTIONAL CENTER

Status: ACTV

Sex: M

Race: B

DOB: 7/6/1954

SITE	LOC	TYPE	PROPERTY DESCRIPTION	SERIAL NUMBER	CONDITION	VALUE	ID
TTCC	TRAN	AP	KOSS CL-5 HEADPHONES y		NEW	\$0	4
TTCC	TRAN	AP	SONY WALKMAN/EARBUDS y		NEW	\$0	2
TTCC	TRAN	AP	BLUE/WHITE COOLER y		USED	\$0	10
TTCC	TRAN	AP	SURGE PROTECTOR y		NEW	\$0	9
TTCC	TRAN	AP	CLEAR TUNES REMOTE y		NEW	\$0	8
TTCC	TRAN	AP	CLEAR TUNES 15 TV W/REMOTE y	0006	NEW	\$0	7
TTCC	TRAN	HY	REEBOK T SHOES SZ 8.5 y		NEW	\$0	5

I VERIFY THAT THIS IS A COMPLETE LIST OF MY PROPERTY.

OFFENDER SIGNATURE: *without labeling or license etc.*
me Jasper Vick 5/22/17

DATE: *5/22/17*

WITNESS SIGNATURE: *[Signature]*

DATE: *5-22-17*

B110
B

CCA/South Central Correctional Facility
Personal Property Inventory

Inmate: Wicks

TDOC #: 139471

Clothing		
Pants TDOC (4 pair)	4	3
Shirts TDOC (4)	4	3
Coat TDOC (1)	1	1
Underwear (12)	7	1
Undershirts (12)	7	1
Belts (2)	1	0
Sweat Pants (2)		0
Sweat Shirts (2)		2
Long John Bottoms (2)		2
Long John Tops (2)		2
Socks (10 pair)	7	7
Robe (1)		0
Pajamas (2 pair)		0
Handkerchief (6)		0
Gloves (2 pair)		0
Raincoat (clear)		1
Caps (2)		1
Toboggan (2)		0
Sunglasses (1)		0
Prescription Glasses		2
Shower Shoes (1)		1
State Boots (1)		1
*Tennis Shoes (1)		0
*Dress Shoes (1)		0
*Boots (1)		0
*House Shoes (1)		0
Misc.		
Misc.		
Misc.		
Misc.		
Misc.		
Misc.		
Misc.		
Misc.		
Misc.		
Misc.		

Personal	
Photo Album	✓
Pens/Pencils	✓
Paper/Notepads	✓
Books/Magazines	✓
Puzzles/Games	✓
Personal Papers	✓
Legal Papers	✓
Calculator	✓
Rug	0
Ice Cooler (styrofoam)	1 Blue
Lamp (1)	0
Guitar	0
Surge Suppressor	0
T. V. Cable Splitter	1
T. V. Cable	1
T. V. Antenna	0
Cups	3
Bowls	2
Sewing Kit	0/1
Tapes/CDs (20 total)	0
Tape Case	0
Head/Ear Phones	0
Mirror	0
Hot Pot	0
Envelopes	0
Stamps	0
Stamped Envelopes	0
Misc.	
Misc.	
Misc.	
Misc.	
Misc.	
Misc.	
Misc.	
Misc.	
Misc.	
Misc.	

Linen	
Sheets (2)	2
Pillow Case (2)	1
Pillow (1)	1
Blanket (1)	1
Mattress (1)	1
Washcloth (2)	2
Towels (2)	2
Misc. Laundry bags	
Hygiene	
Toothpaste	10
Toothbrush	1
Toothbrush Holder	1
Razors	6
Shave Cream	1
Shampoo	2
Conditioner	1
Soap	5
Soap Box	2
Deodorant	3
Comb	1
Hairbrush	0
Nail Clippers	0
Tweezers	0
Lotion	4
Washing Powder	0
Prescription Meds.	37
O. T. C. Meds.	5
Misc.	
Misc.	
Misc.	

* Only one (1) of each, not to exceed three (3) total
* Allowed Electric Razor or Beard Trimmer not both

[Signature]
Inmate (Signature)

5/26/17
Date

[Signature]
Employee (Signature)
[Print Name]
Employee (Print)

Date

Commissary	
Cokes (# of cans)	1
Chips	2
Cookies	3
Cakes	6
Candy Bars	0
Ramen Noodles	21
Canned Goods	1
Canned Goods	1
Canned Goods	1
Canned Goods	1
Cigarettes (pack)	
Tobacco (Top)	
Tobacco (Skoal)	
Tobacco	
Tobacco	
Tobacco	
Matches	
Misc. Taco Shells	2
Misc. Cereal	1

Misc. SPICES	4
Misc. Condiments	6
Misc.	
Misc.	
Misc.	
Misc.	
Misc.	
Misc.	
Misc.	
Misc.	
Misc.	
Misc.	
Misc.	
Misc.	
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Misc.	
Misc.	
Misc.	
Misc.	
Misc.	
Misc.	
Misc.	
Misc.	
Misc.	

LIBN Items

Television	Make: <i>clarifants</i>	Serial #:
Radio	Make: <i>sony</i>	Serial #:
Typewriter	Make:	Serial #:
*Electric Razor/Beard Trimmer	Make:	Serial #:
Remote	Make:	Serial #:
Jewelry		
Misc.		
Misc.		

LIBN Items not Present

Television	Make:	Serial #:
Radio	Make:	Serial #:
Typewriter	Make:	Serial #:
*Electric Razor/Beard Trimmer	Make:	Serial #:
Remote	Make:	Serial #:
Jewelry		
Misc.		
Misc.		

Notes:

**TENNESSEE DEPARTMENT OF CORRECTION
OFFENDER PROPERTY LIST**

TOMIS ID: 00139471 VICK, JASPER
 Site: SCCF SOUTHCENTRAL CORRECTIONAL CENTER
 Status: ACTV Sex: M Race: B DOB: 7/6/1954

<u>SITE</u>	<u>LOC</u>	<u>TYPE</u>	<u>PROPERTY DESCRIPTION</u>	<u>SERIAL NUMBER</u>	<u>CONDITION</u>	<u>VALUE</u>	<u>ID</u>
TTCC	TRAN	AP	KOSS CL-5 HEADPHONES <i>Yes Rv</i>		NEW	\$0	4
TTCC	TRAN	AP	SONY WALKMAN/EARBUDS <i>Yes Rv</i>		NEW	\$0	2
TTCC	TRAN	AP	BLUE/WHITE COOLER <i>Yes Rv</i>		USED	\$0	10
TTCC	TRAN	AP	SURGE PROTECTOR <i>Yes Rv</i>		NEW	\$0	9
TTCC	TRAN	AP	CLEAR TUNES REMOTE <i>Yes Rv</i>		NEW	\$0	8
TTCC	TRAN	AP	CLEAR TUNES 15 TV W/REMOTE <i>Yes Rv</i>	0006	NEW	\$0	7
TTCC	TRAN	HY	REEBOK T SHOES SZ 8.5 <i>No Rv</i>		NEW	\$0	5

Sgt U. [Signature]

5-25-17

I VERIFY THAT THIS IS A COMPLETE LIST OF MY PROPERTY.

OFFENDER SIGNATURE: *[Signature]* DATE: *5-26-17*
 WITNESS SIGNATURE: *[Signature]* DATE: *5-26-17*

Menu Favorites Tools Other Applications Reports Help

Cell / Bed Assignment

Links: Suspend
Back

TOMIS ID Vick, Jasper L.

Status ACTV

Reset key fields

Refresh

Enter

Assignment Date / Time	Site	Unit	Cell	Bed
05/27/2017 08:00 PM	SCCF	BB1	24	B
05/25/2017 10:00 PM	SCCF	HB1	10	A
05/25/2017 09:30 PM <i>Came</i>	SCCF	HD2	08	B
05/25/2017 08:01 PM	SCCF	CA1	19	A
05/25/2017 08:00 PM	SCCF	CA2	01	A
05/22/2017 02:45 PM	SCCF	DB1	01	A
04/14/2017 01:00 AM	TTCC	AA1	14	B
04/11/2017 03:00 PM	TTCC	AA2	01	B
03/16/2017 06:30 PM	TTCC	AB1	10	A
05/19/2016 04:00 PM	TTCC	BA1	24	B

Search

*5-22 shoes were on prop list
Reebok 8.5*

*Came to SkyLab wearing
Gray shoes*

*Did leave at 8:50 PM
in shower shoes*

FastPath

Go

Top Of List

25042

TENNESSEE DEPARTMENT OF CORRECTION OFFENDER PROPERTY LIST

TOMIS ID: 00139471 VICK, JASPER
 Site: SCCF SOUTHCENTRAL CORRECTIONAL CENTER
 Status: ACTV Sex: M Race: B DOB: 7/6/1954

<u>SITE</u>	<u>LOC</u>	<u>TYPE</u>	<u>PROPERTY DESCRIPTION</u>	<u>SERIAL NUMBER</u>	<u>CONDITION</u>	<u>VALUE</u>	<u>ID</u>
TTCC	TRAN	AP	KOSS CL-5 HEADPHONES		NEW	\$0	4
TTCC	TRAN	AP	SONY WALKMAN/EARBUDS		NEW	\$0	2
TTCC	TRAN	AP	BLUE/WHITE COOLER		USED	\$0	10
TTCC	TRAN	AP	SURGE PROTECTOR		NEW	\$0	9
TTCC	TRAN	AP	CLEAR TUNES REMOTE		NEW	\$0	8
TTCC	TRAN	AP	CLEAR TUNES 15 TV W/REMOTE	0006	NEW	\$0	7
TTCC	TRAN	HY	REEBOK T SHOES SZ 8.5		NEW	\$0	5

I VERIFY THAT THIS IS A COMPLETE LIST OF MY PROPERTY.

OFFENDER SIGNATURE: _____ DATE: _____

WITNESS SIGNATURE: _____ DATE: _____

Offender Property

Links ▾ Suspend
Back

TOMIS ID Vick, Jasper L.

Status ACTV

Reset key fields

Active Property

Property Identification and Location if transferred outside TDOC

Prop ID 6 Type HY Description Reebok T Shoes Sz 8.5
To
Address
City State Zip

Transfer History

Func	Transfer Date	Site	Loc	Serial Number	Val	Cond	Posted By
	05/22/2017	TTCC	DSTD			NEW	BRINCO01
	04/08/2016	TTCC	CELL			NEW	BRINCO01
	02/02/2016	NECX	TRAN			NEW	EASTRE01
	07/23/2013	NECX	CELL			NEW	SNYDTR02

Comment Hst

FastPath

Go

Bottom Of List

Exhibit 17

LOSS/DAMAGE OF PERSONAL PROPERTY CLAIM FORM

1. CLAIMANT: Jasper Vick, (TDOC #139471) HOUSING: EB-124

2. DATE OF LOSS/DAMAGE: June 9, 2017.

3. Circumstances which resulted in the loss of personal property:

On June 9, 2017, during cell search C/O Sgt. Otjens searched cell GB-124, thereafter, the privileged legal documents that were removed from its files and missing pages: 7,8,23,24,24, and 26.

These documents were Ordered by the Federal Court, Western District of Tennessee, Technical Records from the STATE OF TENNESSEE to prefect my post-trial proceedings. These pages are specifically from ADDENDUM 1, Volume 1, pp. 7,8,23,24,25, and 26. (Document number 35)

4. Description and value of items lost/damaged:

Privileged legal documents filed by the State's Attorney General with the United States District Court•Western Division•Western District of Tennessee, in petition for writ of Habeas Corpus. The cost of these documents is determine by the Court and Reporter.

5. Attach to this document any proof of ownership or proof of value available.

Signature of Claimant: Jasper Vick

Date submitted: July 21, 2017. (FINAL NOTICE DATE: OCTOBER 11, 2017)

X.c.: Fl. #17-076. (Rev. Final Notice: Fl. #17-116)

I-2

Rev 9/1/09

**CERTIFICATE OF SERVICE AND
F I N A L N O T I C E**

Shane McClain
Robert "Cole" Turman
Scotty Peeler



TENNESSEE DEPARTMENT OF CORRECTION
INAPPROPRIATE GRIEVANCE NOTIFICATION

BB 124

To: VICK, JASPER *BB-124* 139471 CB-124
INMATE NAME (Printed) TDOC NUMBER HOUSING UNIT
FROM: Leigh Staggs, Grievance Chairperson
DATE: July 20, 2017
SUBJECT: Property

THIS GRIEVANCE IS INAPPROPRIATE TO THE GRIEVANCE PROCEDURE. Your Grievance is being returned to you due to the following reason(s):

- Disciplinary matters are inappropriate to the Grievance Procedure. [Policy #501.01 VI.(H)(1)]
- Appealing decisions or actions of any agency outside the Tennessee Department of Correction (TDOC) is inappropriate to Grievance Procedure. [Policy #501.01 VI.(H)(2)]
- Classification matters/institutional placement are inappropriate to Grievance Procedure. [Policy #501.01 VI.(H)(3)]
- Appealing or seeking review of sentence credits. [Policy #501.01 VI.(H)(4)]
- Grievance Procedure cannot award monetary compensation for injuries or property loss. [Policy #501.01 VI.(H)(5)]
- Addressing questions regarding sentence structures. [Policy #501.01 VI.(H)(6)]
- Visitor's behavior which results in disciplinary action. [Policy #501.01 VI.(H)(7)]
- A diagnosis by medical professionals and medical co-pay is inappropriate. [Policy #501.01 VI.(H)(8)]
- Security Threat Group (STG) Placement. [Policy #501.01 VI.(H)(9)]
- Mail rejection. [Policy #501.01 VI.(H)(10)]
- You have already filed a grievance on this issue. Inmates shall not be permitted to submit more than one grievance arising out of the same or similar incident. [Policy #501.01 VI.(I)(1)]
- Abuse of Grievance Procedure. You can only have one grievance pending at Level 1 for review. [Policy #501.01 VI.(I)(2)]
- Profanity, insults, and racial slurs, unless an alleged direct quote of another party, shall not be permitted. Threats may result in disciplinary action. [Policy #501.01 VI.(I)(3)]
- Grievances must be filed within seven calendar days of the occurrence giving rise to the grievance. A complaint shall not address multiple issues. [Policy #501.01 VI.(C)(1)]

THIS GRIEVANCE IS UNABLE TO BE PROCESSED DUE TO YOU NOT FOLLOWING POLICY. Grievance forms not properly completed or contain insufficient information for processing shall be returned to the Inmate with instructions as to proper completion. [Policy #501.01 VI.(C)(1)] Your grievance is being returned to you due to the following reason(s):

- No specific details, i.e. dates, times, names of persons involved as mandated in *Inmate Grievance Handbook*, Page 7, First Level of Review.
- You did not: a) Sign and date, and/or b) state your "Requested Solution"
- Grievance shall be submitted on Form CR-1394 pages 1 and 2. All copies must be legible and intact. [Policy #501.01 VI.(C)(1)]
- There is no staff member at this facility by the name you have stated in your grievance (c/o Sgt. Otjens).

Reminder: You have **SEVEN CALENDAR DAYS FROM THE DATE THE INCIDENT OCCURRED** to submit a grievance. If you are still interested in filing this grievance, please make the necessary corrections and return to Grievance Office for further processing immediately. If you would like to appeal this response, sign the bottom of your grievance, check "yes" then date it and place (with this coversheet) back in the grievance box. If you have any questions regarding this memo, please have your Unit Officer contact me at Ext. _____ to schedule an appointment. TDOC Policy and Procedure are available in the library.

SCO Leigh Staggs
Grievance Chairperson



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE

Jasper Vick NAME 139471 NUMBER SCCF GB 124 INSTITUTION & UNIT

DESCRIPTION OF PROBLEM: This grievance is filed within the seven (7) day time period as required in accordance with TDOC Administrative Policy 501.01 Inmate Policy and procedure and in accordance with the Prison Litigation Reform Act (PLRA). This grievance is for a REQUESTED SOLUTION: That C/O Sgt. Otjens return or replace the documents.

Jasper Vick Signature of Grievant

July 18, 2017 Date

TO BE COMPLETED BY GRIEVANCE CLERK

Grievance Number Date Received Signature Of Grievance Clerk

INMATE GRIEVANCE COMMITTEE'S RESPONSE DUE DATE:

AUTHORIZED EXTENSION: New Due Date Signature of Grievant

INMATE GRIEVANCE RESPONSE

Summary of Supervisor's Response/Evidence:

Chairperson's Response and Reason(s):

DATE: CHAIRPERSON:

Do you wish to appeal this response? YES NO

If yes: Sign, date, and return to chairman for processing within five (5) days of receipt of first-level response.

Jasper Vick GRIEVANT 8/2/17 DATE WITNESS

Distribution Upon Final Resolution: X.C.: F1. #17-073

White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner (if applicable)



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE (continuation sheet)

DESCRIPTION OF PROBLEM: redress of the legal documents confiscated be returned. Date:
June 9, 2017, Person Grieved: C/O Sgt. Otjens. How Affected: Unlawful confiscation of
Privileged legal Mail/Documents.

STATEMENT OF FACT

On June 9, 2017, during cell search C/O Sgt. M. Otjens searcher GB 124, thereafter,
the Privileged Documents that was removed from its files and missing pages: 7, 8, 23, 24,
25 and 26. These documents were Ordered by the Federal Court, Western District of Tenn-
essee, Technical Records from the State of Tennessee to prefect my post-trial proceedings.
These pages are specifically from ADDENDUM 1, Volume 1, pp. 7, 8, 23, 24, 25, and 26 a
total of six (6) pages DOCUMENT Number 35.

EFFECT

Confiscation of these Privileged Legal Documents, effective denies me access to
the Court(s) and should be replaced by C/O Sgt. Otjens.

ADDENDUM:

C/O Sgt. Otjens is a SORT Team Core Civic/CCA officer and conducted a cell search
here at South Central Correction Facility on June 9, 2017, where he confiscated the
Privileged Legal Documents in question, from GB-124.

Distribution Upon Final Resolution: X.c.: Fl. #17-073

White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner (if applicable)

CR-1394 (Rev. 3-00)

Page 2 of 2

RDA 2244

Exhibit 18



TTCC Commissary Pick List

Unit AA1

Transaction number 4171597
 Processed 4/27/2017 10:39 AM

Current Cell/Bed

14 B

		<u>Pick Qty</u>
<u>Soups</u>		
36030	RAMEN, CHICKEN	5
36050	RAMEN, CHILI	20
38020	COLGATE TOOTHBRUSH - SOFT	0
		25 Items

<u>Item price</u>	x	<u>Purchase Qty</u>	=	<u>Total price</u>	<u>Refunded</u>
\$0.29	x	5	=	\$1.45	
\$0.29	x	20	=	\$5.80	
\$0.26	x	1	=	\$0.26	(1)
Grand Total:				\$7.51	

The following items were not included in your commissary order:

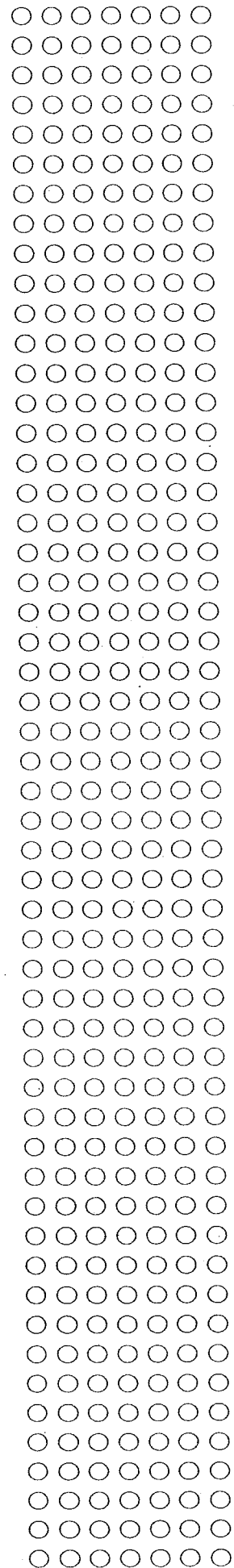
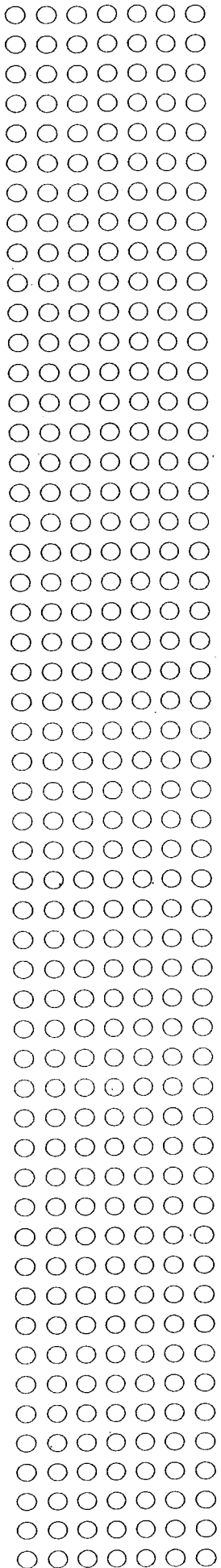
38130 TOOTHBRUSH HOLDER, 2 PIECE SET 1 Insufficient funds

REFUNDS

A refund was issued for the following items after the original order was purchased:

<u>Refund Date</u>			<u>Quantity refunded</u>	x	<u>Item Price</u>	=	<u>Amount Refunded</u>
4/27/2017 6:09 pm	38020	COLGATE TOOTHBRUSH - SOFT	1		\$0.26		\$0.26
		<i>(as per AW Jones not allowed in POD)</i>					\$0.26
Total Amount Refunded:							\$0.26
Final Net Purchase Price:							\$7.25

4/27/2017



Printed name and ID#:



TTCC Commissary Order Form
Form Number 34551
Effective 4/10/2017

00

UNIT/POD/CELL

Grid of circles for marking quantities (0-9).

General Population

Purchase Limit: \$85.00

All prices include applicable sales tax.

DO NOT PHOTOCOPY THIS FORM

Form must have: signature; printed name, ID# and cell assignment; and ID circles filled in.

Make solid marks that fill the circles completely.

Like this: (filled circle) Not like this: (checkmark), (X), (scribble)

All circles marked for any item will be added together to determine the total quantity requested.

Example: if 5 and 3 are marked, quantity requested is 8.

Do not make stray marks on this form or write on the form outside of designated areas.

Please use a black ink pen to complete this form.

I am requesting the following items from the commissary and hereby authorize the total amount to be deducted from my trust fund account.

Signature:

Date:

1 2 3 4 5 10 20

All items, prices and quantities subject to change without notice.

Grid of circles for marking quantities (1-20).

Soft Drinks Limit: 6 total

Grid of circles for marking quantities (1-20).

30100 DIET SPRITE, 20 OZ BOTTLE \$0.70

Grid of circles for marking quantities (1-20).

83206 DIET DR. PEPPER, 20 OZ BOTTLE 6 \$0.70

Grid of circles for marking quantities (1-20).

83212 COKE ZERO, 20 OZ BOTTLE \$0.70

Soups Limit: 36 total

Grid of circles for marking quantities (1-20).

36030 RAMEN, CHICKEN \$0.29

Grid of circles for marking quantities (1-20).

36050 RAMEN, CHILI \$0.29

Grid of circles for marking quantities (1-20).

36080 RAMEN, ROAST/TEXAS BEEF 36 \$0.29

Hygiene Limit

Grid of circles for marking quantities (1-20).

10649 COTTON SWABS 2 \$1.11

Grid of circles for marking quantities (1-20).

36280 V05 EXTRA BODY CONDITIONER 1 \$1.45

Grid of circles for marking quantities (1-20).

36290 V05 EXTRA BODY SHAMPOO 1 \$1.32

Grid of circles for marking quantities (1-20).

36450 SULFUR 8 MEDICATED SHAMPOO \$3.87

Grid of circles for marking quantities (1-20).

36500 PERT PLUS 2 IN1 MEDIUM SHAMPOO 1 \$5.21

Grid of circles for marking quantities (1-20).

36660 PWR-UP DEODORANT 2.5 OZ 1 \$2.93

Grid of circles for marking quantities (1-20).

36710 DIAL ANTIPERSPIRANT ROLL ON 1 \$1.49

Grid of circles for marking quantities (1-20).

36780 SUAVE POWDER DEODORANT 1 \$1.52

Grid of circles for marking quantities (1-20).

36860 SPEED STICK - REGULAR 2 OZ 1 \$2.67

Grid of circles for marking quantities (1-20).

36940 ELEMENTZ BODY WASH 15 OZ 1 \$2.45

Grid of circles for marking quantities (1-20).

36995 NEXT1 MOISTURIZING SOAP 3 \$0.73

Grid of circles for marking quantities (1-20).

37030 IRISH SPRING SOAP 3.75 OZ 3 \$1.05

Grid of circles for marking quantities (1-20).

37170 DIAL ANTIBACTERIAL SOAP 3 \$1.06

Grid of circles for marking quantities (1-20).

37320 COCOA BUTTER SHEA LOTION 15 OZ 1 \$2.78

Grid of circles for marking quantities (1-20).

37490 VASELINE INTENSIVE CARE LOTION 1 \$4.10

Grid of circles for marking quantities (1-20).

37800 COLGATE WHITENING TOOTHPASTE 2 \$3.65

Grid of circles for marking quantities (1-20).

37920 DISPOSABLE DENTAL FLOSS/PICKS 1 \$0.90

Grid of circles for marking quantities (1-20).

37970 FRESHMINT DENTURE CLEANSER 2 \$2.78

Grid of circles for marking quantities (1-20).

38000 DENTURE CREAM, PLASTIC TUBE 2 \$3.60

Grid of circles for marking quantities (1-20).

38020 COLGATE TOOTHBRUSH - SOFT 2 \$0.26

Grid of circles for marking quantities (1-20).

38130 TOOTHBRUSH HOLDER, 2 PIECE SET 1 \$0.52

Grid of circles for marking quantities (1-20).

38150 BIC RAZORS, DISPOSABLE 10-PK 1 \$1.08

Grid of circles for marking quantities (1-20).

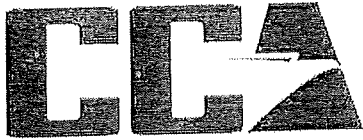
38190 SHAVE CREAM CLEAR TUBE 7 OZ 1 \$3.04

Grid of circles for marking quantities (1-20).

38300 MAGIC SHAVE DEPILETORY 1 \$4.83

Grid of circles for marking quantities (1-20).

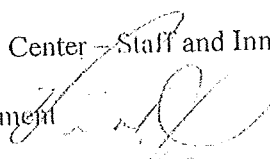
Table of items with quantities and prices, including categories like OTC, Miscellan, Batteries, and Writing Materials.



CORRECTIONS CORPORATION OF AMERICA

Trousdale Turner Correctional Center
140 Macon Way
Hartsville, TN 37074

Memorandum

To: Trousdale Turner Correctional Center → Staff and Inmate Population
From: J. Veal, Chief of Unit Management 
Subject: Indigent Correspondence Kits
Date: November 23, 2016

As per policy, an *Indigent Inmate* is defined as: Any Inmate whose regular income from any source is **LESS THAN** \$6.00 per month and whose trust fund balance is **LESS THAN** \$6.00. Inmates who qualify during each month will be eligible for a hygiene kit and an Indigent Correspondence Kit. Indigent Correspondence Kits will be issued upon request.

Hygiene Indigent Kits will include the following but not limited to: soap, toothbrush, toothpaste, a comb, shampoo, deodorant, shaving cream and razors. Note: Razors will not be issued to any Inmates housed in Segregation.

Indigent Correspondence Kits will include the following but not limited to: (5) stamped, white envelopes; (5) sheets of paper, and (1) blue ink pen or pencil. Note: All envelopes will be stamped with an identifier each month. This identifier will allow the mailroom to place postage on the outgoing mail.

If the Mailroom receives any indigent envelopes without the identifier on them, the mail will be returned to the sender.

****PROCEDURES FOR ACQUIRING AN INDIGENT CORRESPONDENCE KIT****

1. Eligible Inmates who are interested in obtaining a Correspondence Indigent Kit must submit a request to their perspective Unit Manager on an Inmate Request Form.
2. Unit Managers will forward all requests to the Chief of Unit Management Office.
3. The Chief of Unit Management or Designee will fill and record all orders.
4. Upon filling all orders, the Chief of Unit Management or Designee will forward all completed requests back to the Unit Manager.
5. The Unit Manager will be responsible for ensuring that the Correspondence Kits are distributed within 24 hours of being picked up from the Chief of Unit Management's Office.
 - a. All Inmate's must sign for the Correspondence Kits
 - b. Staff will be responsible for making an entry in the Contact Notes, indicating that the kit was received or denied.



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE

Jasper Vick
NAME

139471
NUMBER

Core Civic/TCC A-Unit AA Pod 114
INSTITUTION & UNIT

DESCRIPTION OF PROBLEM: This grievance is filed within the seven (7) day time period as required in accordance with TDOC Administrative Policy 501.01 Inmate Grievance Policy and Procedure and in accordance with the Prison Litigation
REQUESTED SOLUTION: Policies, practices, procedures, and conditions that independently violates the 8th Amendment's prohibition against cruel and unusual punishment and the 14th Amendment's guarantee of due process and equal protection be abandon.

Jasper Vick
Signature of Grievant #117-049

May 5, 2017
Date

TO BE COMPLETED BY GRIEVANCE CLERK

Grievance Number

Date Received

Signature Of Grievance Clerk

INMATE GRIEVANCE COMMITTEE'S RESPONSE DUE DATE:

AUTHORIZED EXTENSION:
New Due Date

Signature of Grievant

INMATE GRIEVANCE RESPONSE

Summary of Supervisor's Response/Evidence:

Chairperson's Response and Reason(s):

DATE: CHAIRPERSON:

Do you wish to appeal this response? YES NO

If yes: Sign, date, and return to chairman for processing within five (5) days of receipt of first-level response.

GRIEVANT

DATE

WITNESS

Distribution Upon Final Resolution:

White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner (if applicable)



TENNESSEE DEPARTMENT OF CORRECTION
INMATE GRIEVANCE (continuation sheet)

DESCRIPTION OF PROBLEM: Reform Act ("PLRA") 42 U.S.C. §1997e(a). This is an Ongoing and continued act(s): Date(s): April 11, 2017, (and continuing to date). Time: At or about 3:15 p.m. - 3:30 p.m. (and continuing). Person(s) Grieved: Blair Liebach, Warden. How Affected: fail to protect Inmates From undue risk of harm and condoning acts that independently violates the Eighth Amendment's prohibition against cruel and unusual punishment and the Fourteenth Amendment's guarantee of substantive due process, and equal protection.

STATEMENT OF FACT:

This grievance is for a redress of the ongoing and continued conditions that exist in Alpha-Alpha pod the Refused Cell Assignment ("RCA") pod as it is called by the Prison Officials, where the residents are subjected to conditions that independently violates the United States Constitution, in that all residents are subject to punishment and denied rights or privileges as the general population and segregated inmates, and has not been charged with a Disciplinary Infraction or found guilty of a Infraction.

The resident(s) of the Grievant is provided No:

1). No daily recreation; 2). No daily shower; 3). No Religious Service; 4). No power for TVs and No Job; and Not allowed to: 1). Eat in Chow Hall when in use; 2). Not allowed Full Commissary (can not buy a Full size Tooth Brush and only one tooth brush is offered on commissary or otherwise) as general population and punitive segregated inmates has access to Full commissary, daily recreation and daily Showers. Also, general population has access to TV connection.

The resident(s) of "RCA" pod Alpha Alpha ("AA") is punished in any way that an officer sees fit for the act of one individual and officers are telling other inmates to tell other inmates what to do, with a threat of violence, and allowing inmates to carry out threats of violence. EFFECT:

The person grieved has fail to protect me from undue risk of harm and condoning acts that independently violates the Eighth Amendment's prohibition against cruel and unusual punishment and the Fourteenth Amendment's guarantee of substantive due process, and equal protection.

ADDENDUM:

Finally, and equally as important, the Grievant and "RCA" residents are not allowed access to the Law Library, legal books or legal equipment or legal aid assistance as the general population and as punitive segregated inmates and as inmates on protective custody. All "RCA" pod residents are incarcerated as a punishment, Not to be punished, for requesting protective custody.

Distribution Upon Final Resolution: FI #17-049

White - Inmate Grievant Canary - Warden

Pink - Grievance Committee

Goldenrod - Commissioner (if applicable)

ROA 2244