

IN THE UNITED STATE DISTRICT COURT  
FOR THE DISTRICT OF SOUTH CAROLINA

Mr. Eddie L. Hall, #184752

Plaintiff,

vs,

The Department of  
Corrections,

Defendant.

4211 S.C. § 1983

Docket No: 13-CO-136

Grievance No: KRC.I-524-12

A/C No: 2013-001-966

This case has been grieved since March 6, 2013 before the Honorable S. Phillip Lenski, Administrative Judge. Nothing has been done about this prejudice act by the Department of Corrections.

Doing institutional lock-down, only diabetics is allowed to have their therapeutic diets, No other therapeutic diets are given.

Plaintiff being sick under lock-down change of diets, was not look into as if the Department of Corrections was looking for Plaintiff to die.

The Department of Corrections always found a way to act out their maliciously or outside the scope of their authority.

Here the Plaintiff is subjected to punitive treatment

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Out of proportion under institutional lock-down. Every Plaintiff who under color of any statute, ordinance, regulation, custom, or usage of any State or territory or the District of South Carolina in the Department of Corrections, subjects, or causes to be subjected, any citizen of the ~~United States~~ United States or other person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the Plaintiff injures in an action at law suit in equity, or other proper proceedings for redress, 42 U.S.C. § 1983 (Supp. 1998).

The department of Corrections refuse to give therapeutic diets to those prisoners under lock-down that has been prescribed by a physician that says is needed for health concerns.

The Department of Corrections disregard health concerning issues under any institutional lock-down to create injury or death.

The following facts of proof is at hand of this institutional lock-down, started September 12, 2013, on going at the time of this document before Court.

## New Menu.

(1) Cheese Sandwich and a small box of cereal, and one cup of milk that's morning breakfast.

## Lunch

(1) ~~Cool meat~~ Sandwich, ~~Apple~~ and juice.

## Dinner

(2) Cool meat Sandwich (2) cookies, and juice

(Three Hundred) Prisoners are sick because of that treatment, and nothing has been done about that cruel and unusual punishment concerning prisoners food.

Plaintiff sickness is swelling stomach and pain, and the medical nurses will not make a note of that complaint or make a note on the diet change because of this institutional lock-down.

The Department of Correction is covering all ends to keep the Courts in the blind.

## The Proof

On the date of September 12, 2013, Kershaw Correctional institution is lock-down from that sickness and the cruel conditions are worst. (September 19, 2013)  
(September 23, 2013)

Plaintiff sent to Appeals Court, the Appeal of those treatment under the change of diets under institutional lock-down.

The Cruel and unusual punishment is submitted to this Honorable District Court of notice.

Plaintiff Ask This Court

To exercise jurisdiction to stop (8) Amendment Violation, and Order the Department of Corrections to comply with Policies A.D.M.-16.05 Section 7.2, Therapeutic Diets, and OP-22.15 Section (8), Prisoners will not be deprived of their food,

And Plaintiff be place on all diets to have a choice of therapeutic diets each day, and any other Demand the Court feels just and proper.

Sworn or Affirmed To And  
Subscribed Before Me This

23 Day of September 2013

Catherine A. Amason

Notary Public

My Commission Expires December 22 2018.

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Bless Ye The Lord

Respectfully Submitted

Eddie L. Hall

Mr. Eddie L. Hall, Christian Jew  
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