

SOUTH CAROLINA DEPARTMENT OF CORRECTIONS

INMATE GRIEVANCE FORM

STEP 1

Charge 811 possession of weapons

INMATE NAME: Corey Brown  
 SCDC NUMBER: 246396 FEB 03, 2016  
 INSTITUTION: BECT (VG)  
 HOUSING UNIT: Murison #216  
 WORK ASSIGNMENT: Room Worker

OFFICE USE ONLY  
 Grievance No. BCT-0147-16  
 Code: General  
 Policy  
 Disc. Hear. 1/27/16 #13.811  
 Class.  
 PREA  
 Date Received FEB 03 2016  
 IGC Initials (B)

STATEMENT OF GRIEVANCE (Indicate the date of incident, and if the grievance is a challenge to SCDC Policy, specify which policy. Include supporting documentation and attach answered RTSM or Kiosk reference number.)

To whom it may concern; Right to appeal of due process of the 14th Amendment under: Brady v Maryland 373 US 83 83 Sct 1194 (1963) Reason for not pleading guilty as charges, state failed to disclose the chain of custody of the analysis condition of the tobacco content possibility being fresh or old tobacco or finger prints of the weapon, state inmate has right to appeal up to united state supreme court of his innocent's for not pleading guilty of charge state charge on inmates of state prison in south Carolina prison DHO hearing are to be fair not prejudice or bias right to fairness of employment of witness in the case dispute. I Corey Brown plead not guilty for reason above, state failed to carry the burden of proof possibility of contrast of the consolidate of the contraband was in the before inmate move in the cell, there's great possibility the contraband was already there before I move in this cell and plead ~~not~~ not guilty. And are Corey Brown 1/28/2016 innocent. To go proper court outside this prison Grievant Signature Date  
 For fair impact jury in street court were the state prove the burden of investigate before charge

ACTION REQUESTED: That my charges be overturned and my sanction be restored.

RECEIVED

ACTION TAKEN BY IGC:  PROCESSED  UNPROCESSED  OTHER

MAY 17 2016

See Warden's response  
 SC Court of Appeals  
JBarnes 2/22/16  
 IGC Signature Date


**WARDEN'S DECISION AND REASON:**

Inmate Brown Corey 246396;


Case #13

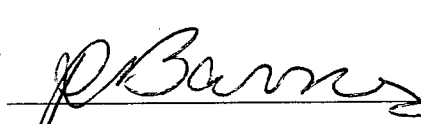
This is in response to BRCI-0147-16. You have appealed the results of your 01/27/16 Disciplinary Hearing where you were found guilty on the charge of 811 Possession of a Weapon. The issues you stated do not warrant a reversal of the charge. Pertinent documentation has been reviewed and an investigation of the hearing was conducted. No technicalities, procedural errors, or misinterpretations of evidence was noted and the decision of the Disciplinary Hearing Officer was based on substantial evidence and Officer Wilson's incident report.

Based on this information, your appeal is without merit and therefore denied. If not satisfied with my response, see Step 5 below.

  
Warden Signature 3/2/16  
Date

- I accept the Warden's decision and consider the matter closed.
- I do not accept the Warden's decision and wish to appeal.

  
Grievant Signature 3/3/16  
Date

  
IGC Signature 3/3/16  
Date

**INSTRUCTIONS FOR COMPLETING STEP 1 GRIEVANCE FORM**

1. An informal resolution shall be attempted prior to the filing of Step 1 by sending an Inmate Request to Staff Member (RTSM) form or Kiosk reference number to the appropriate supervisor. A copy of the answered RTSM must be attached to the grievance when the grievance is filed.
2. Complete each section in its entirety writing only in the space provided for inmate use. No additional pages will be permitted.
3. Only one (1) issue is to be addressed on each form.
4. Submit the completed form by placing it in the Grievance Box at your institution within eight (8) working days of the date on the RTSM response; policy grievances can be filed at any time. Disciplinary and Classification Review appeals must be submitted within five (5) working days of the hearing/review. Do not write in the space provided for the Warden's response.
5. If you are not satisfied with the Warden's decision, you may appeal to the appropriate responsible official within five (5) days of your receipt of the Warden's decision, by placing your Step 2 appeal form in the Grievance Box at your institution.

(A)

SOUTH CAROLINA DEPARTMENT OF CORRECTIONS  
INMATE GRIEVANCE FORM

DUE: 3/8/16

STEP 2

INMATE NAME: Corey Brown  
SCDC NUMBER: 246396  
INSTITUTION: BCCI  
HOUSING UNIT: Marion  
WORK ASSIGNMENT: DOM

RECEIVED  
MAY 17 2016

Office Use Only  
Grievance No. BCCI-0147-16  
Code: General  
Policy  
Disc. Hear. 1/27/16 # 13 811  
Class.  
Date Received 3-9-16  
IGC Initials (B)

INMATE GRIEVANCE

INMATE'S REASON FOR APPEAL (state specific dissatisfaction): I Corey Brown #246396 under the  
 Courts precedent Wolff vs McDonnell 418 U.S. 539 (1974) + Created liberty interest Sandin vs Conner SIS U.S.  
 172 (1995) Created liberty of interest SCDC must obey these case dealing with due process clause  
 liberty interest loss SCDC discipline hearing must be fair of fundamental rights as (trial) in  
 state court) for this case, proceed to Fourth Circuit Court (appeal) dispute \* Grounds and Reason  
 below: Created of one loss of Interest. \* Ground 1 Lt Brought has duty inspect her unit daily to  
 check in walls and any damages. Marion unit had defective management maintenances condition  
 prior before riot in December 2015. That cause Red Team + SCDC Strike down team to look  
 for Contraband. Ground \*2 BCCI disciplinary officer or SCDC Contraband officer has never proving the  
 incident of proof of Convicting primaface evidences Items found was inmate Corey Brown or inmate  
 living in cell 276. I Corey Brown has merits for Fourth Circuit Court appeal or Remand. This case back lower  
 court for liberty of interest of lost, dispute, state had no burden of proof. Corey Brown 3/6/2016  
 and Marion Lt Brought liable for not making daily inspection cell checks  
 v cracks or hole in her unit (Sue) SCDC for lost lib interest.  
Grievant Signature Corey Brown Date 3/6/2016

RESPONSIBLE OFFICIAL'S DECISION AND REASON:

The documentation provided indicates that the evidence presented was sufficient to support the conviction(s) of Possession of a Weapon (811), case #13, Level 1 Offense on January 27, 2016, under SCDC Policy OP-22.14, Inmate Disciplinary System, dated February 2, 2015. The sanction imposed, which included the loss of -0- days accrued good time, were appropriate for the rules violation(s). There was no reason found to warrant a reversal of the Disciplinary Hearing Officer's decision. A review of your appeal revealed that you received forty-eight (48) hour notice prior to the hearing, you were afforded due process rights, as required, and the offense was classified and heard in a timely manner.

Therefore, your grievance is denied.

You may appeal this decision under the Administrative Procedures Act to the Administrative Law Court. In order to appeal, you must fill out the attached Notice of Appeal Form and submit it as instructed on the form within 30 days of receipt.

RECEIVED  
MAY 17 2016  
SC Court of Appeals

Bernal Notice 3/2/16  
Signature Date

The decision rendered by the responsible official exhausts the appeal process of the Inmate Grievance Procedure. I hereby acknowledge receipt of the official's response and understand this is the Agency's final response to this matter.

Corey Brown 3/29/16  
Grievant Signature Date

JB 3/29/16  
IGC Signature Date

(SEE REVERSE SIDE FOR INSTRUCTIONS)

## INSTRUCTIONS FOR COMPLETING STEP 2 GRIEVANCE FORM

1. Complete form in its entirety, writing only in the space provided for inmate use.
2. State your specific reason for further appeal. Do not submit any new issues for review.
3. Submit this completed form with your original Step 1 attached, to the Institutional Grievance Coordinator within five (5) days of your receipt of the Warden's decision. Do not write in the space provided for the responsible official.
4. The decision rendered by the responsible official exhausts the appeal process of the SCDC Inmate Grievance Procedure.

RECEIVED  
MAY 11 2016  
SCDC Inmate Grievance

STEP 1

INMATE NAME: <u>COREY BROWN</u>	OFFICE USE ONLY
SCDC NUMBER: <u>246316</u>	Grievance No. <u>BKCF-0146-16</u>
INSTITUTION: <u>BCCI</u>	Code: General
HOUSING UNIT: <u>Marion 276</u>	Policy
WORK ASSIGNMENT: <u>Prison Worker</u>	Disc. Hear. <u>1/27/16 # 114</u>
	Class.
	PREA
	Date Received <u>FEB 03 2016</u>
	IGC Initials <u>CB</u>

STATEMENT OF GRIEVANCE (Indicate the date of incident, and if the grievance is a challenge to SCDC Policy, specify which policy. Include supporting documentation and attach answered RTSM or Kiosk reference number.)

To whom it may concern: Right to Appeal of The due process clause of the 14th Amendment under Brady v Maryland 373 U.S. 83, 83 S.Ct 1194 (1963) Reason for not pleading guilty as charged. State failed to disclose the chain of custody of the analysis conditions of the tobacco content possibility being fresh or old tobacco or for finger prints of the weapon. State inmate has rights to appeal up to United state supreme court of his innocent for not pleading guilty of charge. State charges only, Inmate of state prison in south Carolina prison. Hearings are to be fair, not prejudice or bias. Right to fairness of empanelment of witness in the case at dispute. Inmate plead guilty for reason above, state failed carry. The burden of proof possibility of contact of the consolidate of the contraband was not in the room before inmate move in to the cell. There's great possibility the contraband was already there before inmate in the cell and plead ~~not~~ not guilty and are innocent. To go proper court outside this prison, for fair impanel jury in street court were the state prove the burden of the investigator before charging.

\*817 possession of Contraband

COREY BROWN 1/28/2016  
 Grievant Signature Date

ACTION REQUESTED: That my ~~charge~~ charges be overturn and my sanction restore.

ACTION TAKEN BY IGC:  PROCESSED  UNPROCESSED  OTHER

See Warden's Response

J. Barnes 2/22/16  
 IGC Signature Date


**WARDEN'S DECISION AND REASON:**

Inmate Brown Corey 246396;

Case #14

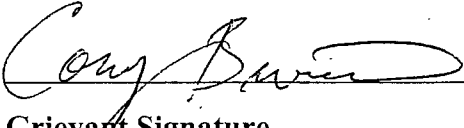
This is in response to BRCI-0146-16. You have appealed the results of your 01/27/16 Disciplinary Hearing where you were found guilty on the charge of 817 Possession of Contraband. The issues you stated do not warrant a reversal of the charge. Pertinent documentation has been reviewed and an investigation of the hearing was conducted. No technicalities, procedural errors, or misinterpretations of evidence was noted and the decision of the Disciplinary Hearing Officer was based on substantial evidence and Officer Wilson's incident report.


Based on this information, your appeal is without merit and therefore denied. If not satisfied with my response, see Step 5 below.

  
Warden Signature 3/2/16  
Date

I accept the Warden's decision and consider the matter closed.

I do not accept the Warden's decision and wish to appeal.

  
Grievant Signature 3/3/16  
Date

  
IGC Signature 3/3/16  
Date

**INSTRUCTIONS FOR COMPLETING STEP 1 GRIEVANCE FORM**

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SOUTH CAROLINA DEPARTMENT OF CORRECTIONS  
INMATE GRIEVANCE FORM

DUE: 3/8/16

STEP 2

INMATE NAME: Cory Brown  
 SCDC NUMBER: 296396  
 INSTITUTION: BCCI  
 HOUSING UNIT: Marion  
 WORK ASSIGNMENT: Down worker

MAR 08 2016  
 RECEIVED  
 MAR 17 2016  
 INMATE GRIEVANCE

Office Use Only  
 Grievance No. BCCI-0146-16  
 Code: General \_\_\_\_\_  
 Policy \_\_\_\_\_  
 Disc. Hear. 1/27/16 #14 817  
 Class \_\_\_\_\_  
 Date Received 3-9-16  
 IGC Initials RS

INMATE'S REASON FOR APPEAL (state specific dissatisfaction): I Cory Brown #296396, under US Court precedent Wolff vs. McDonnell 418 U.S. 539 (1974) created liberty interest similar vs. Conner SIS US 472 (1995) created liberty of interest SCDC must obey these cases dealing with due process clause of liberty interest loss. SCDC discipline hearing must be fair of fundamental right as (trial) in (state court) for this case's procedure. Fourth Circuit Court (Appeal) dispute grounds and reasons below. Created of one, loss of interest, grounds + brought has duty inspect her unit daily for holes in walls and any damage. Marion unit had defective management maintenance's condition prior before last December 2015. That cause led team + SCDC strike down to act for contraband. Grounds #2 BCCI disciplinary officer or SCDC contraband officer has never proving the burden of proof conducting prima facie evidence. Items found was inmate Brown or my roommate in cell 276, now I Cory Brown has merits for Fourth Circuit Court appeals of parole this case to lower court for liberty of interest of just dispute, state had no burden of proof and Marion + brought liable. For not making daily inspection cell check Cory Brown 3/6/2016  
 \_\_\_\_\_  
 Grievant Signature Date

RESPONSIBLE OFFICIAL'S DECISION AND REASON:

The documentation provided indicates that the evidence presented was sufficient to support the conviction of Possession of Contraband (817), case #14, Level 3 Offense, on January 27, 2016, under SCDC Policy OP-22.14, Inmate Disciplinary System, dated February 2, 2015, and the sanctions imposed; which included the loss of -0- days accrued good time, were appropriate for the rules violation(s). There was no reason found to warrant a reversal of the Disciplinary Hearing Officer's decision. A review of your appeal revealed that you received forty-eight (48) hour notice prior to the hearing, you were afforded due process rights, as required, and the offense was classified and heard in a timely manner.

Therefore, your grievance is denied.

You may appeal this decision under the Administrative Procedures Act to the Administrative Law Court. In order to appeal, you must fill out the attached Notice of Appeal Form and submit it as instructed on the form within 30 days of receipt.

Bernie Melie 3/23/16  
 \_\_\_\_\_  
 Signature Date

The decision rendered by the responsible official exhausts the appeal process of the Inmate Grievance Procedure. I hereby acknowledge receipt of the official's response and understand this is the Agency's final response to this matter.

Cory Brown 4/20/16  
 \_\_\_\_\_  
 Grievant Signature Date

P. Barnes 4/20/16  
 \_\_\_\_\_  
 IGC Signature Date

(SEE REVERSE SIDE FOR INSTRUCTIONS)

## INSTRUCTIONS FOR COMPLETING STEP 2 GRIEVANCE FORM

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4. The decision rendered by the responsible official exhausts the appeal process of the SCDC Inmate Grievance Procedure.