

State of South Carolina

In The S.C. Court of Appeals

Vincent Rice  
Appellant

Case # 2017-001484

V.S.  
S.C. Dept of Corrections  
Respondents

RECEIVED

Motion to Dismiss

Order and make Judgment  
on submitted Evidence

AUG 24 2018

SC Court of Appeals

I am compelled to submit this motion in response to Jenny Kitchings, Clerk of Court letter to me dated on August 8, 2018. First of all I, called Appellant in the Court's jurisdiction did state and worded in my previous motion for the Court (sitting judge) to Reconsider and make a ruling on the submitted evidence. The Clerk and the judges of this court has taken oaths and bonds, to protect my rights and uphold constitutional law, however my rights and fair bite of the apple continues to be upsurted due to dismissals absent of any conclusions of law and stamped true copie by the clerk of this court.

As previously stated the Respondents have been allowed to freely obstruct justice in violation of 18 U.S code 1505, being they have (Byron Sterling) transferred me to a private prison in Mississippi, without good reason, and fair notice, with knowledge that I'm in the final stages of this appeal seeking my freedom. Thus, the Respondents has willfully violated S.C Code 24-11-10, to create a burden to great for me to overcome, by transferring me here where there is no access to S.C laws and procedures. It is also fact, that corecivic agents has willfully participated in maintaining and increasing the burden. I was incapable of submitting a adequate brief timely because:

- 1.) On June 19, 2018 The Respondents stripped me naked, took my property and discarded pertinent documents such as copies of my initial brief, etc.
- 2.) The Respondents, did not supply CoreCivic with proper legal access as stated in the contract (see attachments)
- 3.) On 8/1/18, CoreCivic staff used fraudulent, partial, retaliatory and discriminatory conduct to confine me in SHU, and plundered and discarded my property while there. 30% of my legal material was willfully kept from me against CoreCivic Policy and const rights, even after I showed my deadline and expressed I was certain there were material to aid me in submitting a correct and timely brief. The staff wantonly refused this need, right and urgent. (see attachments)
- 4.) Between 8/10/18 and 8/17/18, the corecivic staff willfully and persistently refused to get the information and/or personell I needed to continue my case, and mocked me, by stating to all staff, "He always has a issue, I'm not doing nothing for him." I was locked behind a door 24/7 and had lost all control to over come this burden.

It is for these reasons, the court must find the Respondents and they're accomplice in obstruction of justice, and make a Ruling in my favor because I have submitting a persponderance of evidence to prove my claim.

I have submitted attachments to  
prove the Burden made by CoreCivic

slr 

# Proof of Service

I Vincent Rice, did forward a copy of a motion to dismiss  
Order and make a judgement to the following address on this  
day of August 20, 2018 by having a officer deliver to the mail room  
and sent via postal mail to:

Jenny Kitchings - certified  
Clerk of Court  
1220 Senate St  
Columbia, S.C 29201

Annie Rumber  
Respondent Attorney  
4444 Broad River Rd  
Columbia, S.C 29212

**RECEIVED**

AUG 24 2018

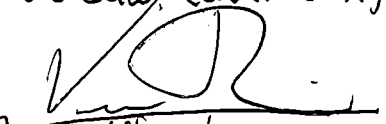
SC Court of Appeals

s/r   
Appellant

Affidavit of Vincent Rice  
415 U.S Highway 44 North  
Tutwiler, MS 38963

I, Vincent Rice, a living person, competent to testify and do hereby and solemnly state the truths and facts herein are of first hand personal knowledge, complete, certain and not misleading. Affiant does knowingly declares and duly affirms:

- 1.) That a large number of Agents employed with the Core Civic Corporation did knowingly and willingly neglect and caused damage to Affiant's personal and constitutional rights to freedom. The Agents willfully neglected Affiant's pursuit of appeal and access to court while on duty, even after notice of their actions and possible damages
- 2.) The Agents Jessica Gross and Diane Patterson, did take claim and ~~was~~ caused Affiant to abandon his property by disloyal and fraudulent means.
- 3.) The Agents willfully neglected Affiant's 4<sup>th</sup>, 5<sup>th</sup> and 14<sup>th</sup> Amendment Rights
- 4.) A.W. Karmalya Grant is the chief supervisor of the Core Civic Corporation, that was given notice these violations and possible damages and held the duty as the primary fiduciary to insure Affiant's rights ~~was~~ and property was not willfully abrogated or damaged.
- 5.) The Affiant requested to have the Law Library staff of Core Civic see him in situ before his deadline was up, when Mrs. Speight arrived on 8/17/18 she stated, "I don't give a fuck it's not my problem"
- 6.) Affiant expressed to Dian Patterson, Jessica Gross, Sgt. Allison and A.W. Grant that a large portion of his property removed from him, had legal material would help him correctly meet his deadline. These Agents wantonly refused to meet Affiant's right and need while on duty for Core Civic Corporation
- 7.) Agents of South Carolina Department of Corrections also deprived Affiant of his personal property by disloyal and fraudulent means on June 14, 2018, by willfully discarding documents that was pertinent to case 2017-001484.
- 8.) The Respondents did willfully create a burden to great for Affiant to overcome by transporting him to the ~~law~~ territory of Mississippi in the final stages of his appeal, where Affiant has no access to S.C. Law, Core Civic Agents conspired in this burden upon Affiant.

s/r   
Affiant

Affidavit of Acknowledgment

State of Mississippi

County of Tallahatchie

On, August 17, 2018, before me Vincent Rice, a  
notary public personally appeared, known to me  
and proved to me on the basis of satisfactory evidence to be the  
person whose name is subscribed to this and included instruments  
and acknowledged that he executed them.

Subscribed and sworn to before me in my  
presence, this 17 day of August  
2018, a Notary Public in and for the  
County of Tallahatchie State of MS  
Shirley D. Speight  
(signature) Notary Public  
My Commission Expires Nov 16 2018



s/n Vincent Rice

**RECEIVED**

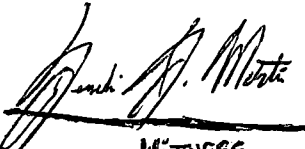
AUG 24 2018

SC Court of Appeals

AFFIDAVAT OF DEMEKIA MARTIN  
115 U.S HIGHWAY 49 NORTH  
TUTWILER, MS 38963

ON THIS DAY OF AUGUST 18, 2018, I DEMEKIA MARTIN DOES  
DECLARE AND DULY AFFIRM.

1. THAT WHILE IN H-18 UNIT 104 I DID WITNESS INMATE VINCENT RICE REQUEST TO SEE THE LAW LIBRARY STAFF NUMEROUS TIMES EVERYDAY BECAUSE HE HAD AN 10 DAY DEADLINE, AND THAT HE DIDNT KNOW THE LAW AND HIS CASE COULD BE DISMISSED
2. THE OFFICERS IN THE UNIT AND OUTSIDE OF THE UNIT PUT IT OFF EVERYDAY STATING THAT INMATE RICE HAS A ISSUE EVERYDAY
3. FROM 8/13/18 UNTIL 8/17/18 I COULD HEAR INMATE RICE EXPRESSING THAT HE NEEDED SOME LEGAL MATERIALS AND HYGENE MATERIALS FROM HIS PROPERTY THAT WAS TAKEN FROM HIM. THE STAFF BEGAN TO DISAPPEAR ALL DAY TO AVOID MEETING HIS REQUEST. INMATE RICE BECAME UPSET SEVGRAL TIMES BECAUSE IT WAS EVIDENT STAFF SAW THIS AS A WAS AS GETTING BACK AT HIM.
4. ON 8/16/18 I SAW SGT. ALLISON BRING SOME OF RICE PROPERTY TO THE UNIT. HE KEPT STATING THAT SHE BROUGHT WHAT SHE WANTED INSTEAD OF WHAT HE ASK FOR AND NEEDED. SHE TAUNTED HIM BY PUTTING IT ON THE TABLE IN FRONT OF HIM AND THEN TOOK IT BACK
5. ON 8/17/18 WHILE IN MY CELL INMATE RICE WAS UPSET ABOUT THE LAW LIBRARY STAFF SHOWING UP LATE AND IGNORING THERE ATTEMPS TO HELP HIM. I DID HEAR ONE OF THE FEMALES STATE "I DONT GIVE A FUCK"
6. IT SEEMS THE STAFF DIDNT WANT TO HELP AT ALL WITH ANYTHING INVOLVING VINCENT RICE

  
WITNESS



# The South Carolina Court of Appeals

JENNY ABBOTT KITCHINGS  
CLERK

V. CLAIRE ALLEN  
DEPUTY CLERK

POST OFFICE BOX 11629  
COLUMBIA, SOUTH CAROLINA 29211  
1220 SENATE STREET  
COLUMBIA, SOUTH CAROLINA 29201  
TELEPHONE: (803) 734-1890  
FAX: (803) 734-1839  
www.sccourts.org

August 08, 2018

~~Handwritten scribbles and crossed-out text~~

Vincent Rice #316178  
415 US Highway 49 North  
Tutwiler MS 38963

Re: Vincent Rice #316178 v. SCDC  
Appellate Case No. 2017-001484

*I showed this document to approx 10 staff members*

Dear Mr. Rice:

We are in receipt of your motion to reconsider this Court's June 20, 2018 order. Please be advised that this Court will not entertain motions to reconsider an order that does not have the effect of dismissing or finally deciding an appeal, pursuant to Rule 221 of the South Carolina Appellate Court Rules. Therefore, no action will be taken on your motion to reconsider. You must serve and file an amended appellant's final brief and a supplemental record on appeal as requested in this Court's order dated June 20, 2018 within ten (10) days of the date of this letter. Failure to do so will result in the dismissal of this appeal.

*I arrived here at Core Civic on June 14, 2018 and I have been losing this case every since. This has been a root of the problem here and I can prove it*

Very truly yours,

*Jay A. Kitchings*

CLERK

*- I'm not about to sit around and loose this after years of litigated back home. I when this case I must be released from prison immediately and 4,000 inmates will have to be released also. It seems core civic is participating in assisting SCDC overcome me. It is a Precedent case, first time it has ever been argued back home, Very BIG DEAL. I'm been denied access to properly litigate here.*

cc: Annie Laurie Rumler, Esquire

*J*

**INMATE HOUSING AGREEMENT**  
**Between the**  
**SOUTH CAROLINA DEPARTMENT OF CORRECTIONS**  
**and**  
**CORECIVIC, INC.**

**THIS AGREEMENT** is made by and between the South Carolina Department of Corrections, hereinafter referred to as "the Department" and CoreCivic, Inc., a Maryland corporation, hereinafter referred to as the "the Contractor."

**WHEREAS**, the Department has a need for housing for medium and close custody adult male inmates;

**WHEREAS**, authority exists in the laws and regulations of the State of South Carolina ("the State") and funds have been budgeted, appropriated and otherwise made available for the purposes of this agreement: and

**WHEREAS**, required approval, clearance and coordination has been accomplished from and with appropriate agencies; and

**WHEREAS**, the Contractor is willing to contract for the confinement of Department inmates at its Tallahatchie County Correctional Facility located at 415 U.S. Highway 49 North, Tutwiler, Mississippi 38963, hereinafter to as "the Facility", and

**WHEREAS**, the Department is empowered to enter into contracts and agreements with a private entity for the provisions of correctional services; and

**WHEREAS**, the Contractor has legal authority to enter into an agreement with the Department;

**NOW THEREFORE**, for and in consideration of the mutual covenants, conditions, and promises contained herein, the parties hereto agree as follows:

1. **DESCRIPTION OF SERVICES:**

It shall be the responsibility of the contractor to confine and supervise up to 48 medium and close custody adult male inmates committed to or in the custody of the Department depending on Contractor's determination that space is available at the Facility for Department inmates. This contract may be amended by mutual agreement to increase the number of beds assigned to the Department. Contractor shall provide to such inmates care and treatment, including the furnishing of subsistence and all necessary on-site routine medical care; to provide for their physical needs; to retain them in safe, supervised custody; to maintain proper discipline and control; to make certain that sentences and orders of the presiding courts are effectively managed and executed; and otherwise to comply with applicable law. Inmates shall not be allowed to smoke at this Facility.

↑ The Core Civic staff did not fulfill this obligation. I showed a large number of staff and Admin my orders and the result of them. My concern and rights were not effectively managed after ample notice to staff.

2/16

**7. TRANSFER OF INMATE FUNDS/PERSONAL PROPERTY:**

Personal funds due transferred inmates shall be provided by the Department upon transfer of the inmate to the Facility, to be credited to the account of the transferred inmate by the Contractor. Upon return of the inmate to the Department, the Contractor shall issue payment of the Department in the amount due the inmate at the time of return within five days of transfer. The Department will package and identify the personal property of each inmate offender prior to transferring the inmate offender of the Facility. The Department will ensure inmate property is transferred to the Facility on the day of inmate transfer. The Department will not transport inmate property to the Contractor's facility if the property violated the Contractor's policies or procedures. Any property sent from the Department of the Contractor that violates the Contractor's policies and procedures will be mailed out of the Contractor's facility at the Department's expense.

**8. INMATE WORK:**

(a) Department inmates may be assigned to on-site programs designed to simulate real world work experience by the Contractor depending upon available resources, as determined by the Contractor, and the security classification of the inmates. It is understood and agreed that this provision does not create an employer/employee relationship subject to the Federal Fair Labor Standard Act; and that such work is performed as part of the custodial arrangement.

(b) Department inmates may not engage in off-site work projects.

**9. INMATE PROGRAMS:**

The Contractor may make educational programs available to Department inmates at the Facility depending upon available resources, as determined by the Contractor, and the security classification of the inmates.

**10. DISCIPLINE:**

The Contractor shall have physical control and the power to exercise disciplinary authority over all inmates from the Department provided: (1) the disciplinary action is reasonable and proportionate in relation to the violation; (2) the action taken is impartial and nondiscriminatory; (3) the action is neither arbitrary nor retaliatory; and (4) the discipline is not physically abusive.

Inmates who have violated the Contractor's rules and regulations will be subject to the same disciplinary rules and regulations as any other inmate housed by the Facility. However, nothing contained herein shall be construed to authorize or permit the imposition of a type of discipline prohibited by the laws and regulations applicable to the Department or the State of South Carolina. The Contractor shall provide the Department with a copy of its rules and regulations governing disciplinary hearings.

*Core Civic Agents locked me up for typing this contract and asking to many questions, creating an additional burden for me to overcome*

**15. TRANSPORTATION:**

All cost of transportation incurred prior to admission or as an incident to release or discharge of said inmates shall be charged to the Department.

All other necessary transportation, excepting for medical emergencies, shall be submitted to the Department in writing for prior approval, as a condition of reimbursement. If approved, the Contractor shall be reimbursed its actual costs for local transportation and related security, including mileage at the prevailing GSA mileage rate. The Contractor's then-current hourly correctional officer rate shall apply.

**16. FOOD SERVICE:**

Contractor shall provide food service in accordance with ACA standards. Inmates shall be provided three meals daily, with no more than fourteen (14) hours between the evening meal and breakfast.

**17. VISITATION**

Contractor shall provide physical space, furniture, equipment and supervision for visitation in accordance with applicable ACA Standards. Contractor shall only offer video visitation to Department inmates at the Facility.

**18. UTILITIES:**

Contractor shall pay for all utility costs incurred in the performance of this Agreement.

**19. COMMISSARY:**

Contractor shall provide a commissary for the inmates in accordance with ACA standards. The Contractor shall retain all commissary revenues for the benefit of the inmate population.

**20. ACCESS TO COURTS:** *SCDC and Core Civic both neglected obligations*

South Carolina-specific legal material and texts shall be furnished by the Department. Contractor shall ensure that inmates have adequate access to the courts, consistent with applicable law and ACA Standards. *SCDC did not send SC westlaw, cases, codes and court rules as stated.*

Contractor shall notify the Department in writing for all necessary court transports for each inmate and forward the court order for transport to the Department. Contractor shall also forward to the Department all court documents and dispositions related to the inmate's appearance. The Contractor shall be reimbursed its actual costs for court transports and related security, including mileage at the prevailing GSA mileage rate. The Contractor's then-current hourly correctional officer rate shall apply.

**21. LAUNDRY AND CLOTHING:**

Contractor shall provide inmate clothing and laundry services in accordance with applicable law and ACA standards.

**22. TELEPHONES:**

~~The Contractor shall provide a telephone system for use by Department inmates.~~

**23. POLICIES:**

Inmates from the Department housed at the Contractor's Facility shall be subject to the policies and procedures as well as the rules and regulations of the Contractor

INMATE/RESIDENT GRIEVANCE

FULL NAME:	Vincent Demario Rice		
NUMBER:	316174	HOUSING ASSIGNMENT:	14-18 104

INFORMAL RESOLUTION ATTACHED (Not required for an emergency grievance)?  YES  NO

GRIEVANCE CATEGORY (CIRCLE ONE):

1. Facility Staff	8. Dental Services	15. Housing
2. Access to Legal Materials	9. Mental Health Services	16. Laundry
3. Denied Access to Informal Resolution/Grievance Process	10. Trust Account	17. Recreation
4. Reprisal for Using Informal Resolution/Grievance Process	11. Commissary	18. Visitation
5. Safety/Security	12. Food Service	19. Programs-education, work, religious, etc.
6. Sanitation	13. Mail	20. Violations of federal or state regulations, laws, court decisions (i.e. ADA or Constitutional rights)
7. Medical Services	14. Intake	21. Other

STATE GRIEVANCE: (Include documentation, witnesses, date of incident, and any other information pertaining to the grievance subject. Attach additional pages if necessary).

I am compelled to submit this as an emergency grievance because my freedom, property, access to to challenge my conviction and health is in jeopardy due to serious violations and unlawful process surrounding my placement in SHU and charges/sanctions imposed upon me. This is a urgent matter because I go up for parole and everyday in Seg under false pretenses is causing me damages. I intend to show how various staff conspired to fraudulently, intentionally and maliciously deprive me of my constitutional rights and property while conducting duties for Core Civic. The primary staff member is V. Thompson DHO officer. Due to the complexity of the circumstances I shall attempt to relate the facts in 3 parts.

PART 1: How and why I was placed in SHU  
 On 8/1/19, I was placed in restraints and escorted to SHU; "For walking to the south hall without permission" this was stated by Jessica Gross as she cuffed me and took me to H-unit. From my investigations at Core Civic by laws, and speaking with staff that was not reasonable cause to place me on 24 hour lockdown. A report was never written as to why I was physically placed in SHU. Nonetheless, a bag of wine was allegedly found in my cell on 8/1/19, after I was placed in SHU under false pretenses and I received 15 consecutive days in Seg. This is wrong because I was in G.P see attachments 10 pgs

Requested Action: (Attach additional pages if necessary)

I recommend that I'm immediately removed from SHU, and placed back in G-unit 107, under the same conditions I left (I did hobby craft in cell). And that all offenses are reversed and removed from file. And that all staff are reprimended.

Inmate/Resident's Signature: \_\_\_\_\_ Date Submitted: \_\_\_\_\_

cc: Inmate persona report  
Core Civic board of directors



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I am currently serving (30) days in SHU for a C20 offense, first then I must serve (5) additional days for the wine offense. Here is where I shall make a point of my concerns. The C20 offense ~~is~~ allegedly occurred on 7/30/18. I was given notice of the offense that night and remained in CP. If you look at attached form 15-20 it clearly states that I was not placed in pre-hearing detention. In addition, form 15-20 for the wine ~~is~~ offense of 8/1/18 also indicates that I was not placed in pre-hearing detention. This proves, I was placed in SHU due to the malicious determination of Jessica Gross, and Mrs. V. Thompson assisted in keeping me there by way of violating routine policy and procedure.

Another point I'm compelled to make in this part is, how am I serving consecutive lock up time when the hearing for both offenses was supposedly held on the same day. After my investigation and speaking with staff this was also a break from policy and routine procedure, and also is a breach of SCDC, coercive contract obligation section 10 (see attachment) which is certain discrimination.

Also, it is improper for my seg time to began on 8/3/18, when due to the fact that I was transferred to SHU on 8/1/18 and have remained ~~there~~ here since. A pre-detention policy issue.

## PART 2 The 5<sup>th</sup> and 14<sup>th</sup> Amendment constitutionality of the actual hearing on 8/3/18

First of all the Core Civic disciplinary and appeal policy is inaccessible to inmates here at the facility. I had no understanding of the written by-law of the procedures of the DHO process which placed me at a disadvantage. Nor did the DHO give a notice and clear definition of the offenses to provide me an opportunity to give a proper rebuttal.

In Wolffe vs McDonnell, the U.S. Supreme Court <sup>established</sup> that prison officials still must observe the basic constitutional rights in proceedings before placing inmates in seg, taking property and lock up time. In reliance of the above case; I have lost the instances of my freedom, been removed from my property, lost access to challenge my conviction (currently litigation), properly prepare for parole, and has suffered dramatic health issues in SHU due to the following constitutional concerns of the circumstances involving the 8/3/18 hearing:

- Form 15-2A for both offenses does not allow me to challenge my accuser in any way, I expressed this to V. Thompson on 8/3/18 she neglected my federal and state right to question my accuser and proceeding to make "scenario" statements as if she was a witness. Thus, Thompson had no evidence ~~to~~ of reason of finding or penalty.

According to policy and routine procedures of coercive, V. Thompson had up to 1 week (8/1/18) to provide a hearing for alleged offenses. To my detriment, she held the DHO for all the offenses behind a door while I was on medical crisis. Be mindful that I had endured (3) days of no food or fluids and was suffering from frequent anxiety attacks at the time of the hearing on 8/3/18. I was extremely weak and incoherent at the time (see medical grievance). In addition, Denise Patterson stated she gave me an initial interview of the ~~offense~~ wine offense on 8/2/18 (while on medical crisis), I find it impractical to have the DHO the very next day under the same circumstances. I had no knowledge the hearing would be held in medical. This is proof they intentional conspired to cause me some form of damage to agents of Core Civic. (I received the notice of offense on 8/2/18, held DHO on 8/3/18)

DHO V. Thompson, did not inform me of my right and the procedures of an appeal of her decision on the same day of the 8/3/18 proceeding. On form 15-26 there is no signature and date to prove she made the decision and sanctions on 8/3/18. There is also no indication that I refused to sign or refused to appeal to support the act.

There is no official recording of the hearing, thus V. Thompson is allowed the room to determine what is on or off the record, and to fabricate events. This was a major disadvantage and will be explained in the next part.

pg 1 of attachment

violation of section 60

### PART 3 Scheme or artifice to defraud

The above is defined as: includes a scheme or artifice to deprive another of the intangible right to honest service

This final part I shall ~~id~~ convey how V. Thompson and other staff knowingly, made false statements and writings, devised material facts and maliciously devised a scheme to defraud me with Commercial Instruments (paperwork) with intent to cause me harm and to corruptly obstruct a fair proceeding, being that these individuals are under oath and conducting duties for the national corporation of Core Civic. This constitutes Perjury being they took an oath and can be prosecuted.

The fact that V. Thompson, did not record the proceeding for a transcript or review was and remains damaging to me because:

On 8/3/18, while at my door on medical crisis DHO Thompson, informed me that she would give me (30) days canteen restriction for the misconduct offense; she further stated that I needed to order canteen right away. I ~~and~~ wrote a request to receive my balance and Mrs. Harris as proof of this.

For the wine offense, V. Thompson told me that she would take (30) days of day room, because she expected ~~to~~ me to return to G.P. being that she did not receive a report as to why I was placed in SHU. I did not receive any documentation by her about this on 8/3/18.

~~On 8/11/18, I was informed that V. Thompson had given me (45) days lock-up~~ to my surprise. Thus, V. Thompson, had changed her penalty that she told me the day of the hearing and proceeded to make false writings on the attach forms. I received the forms from V. Thompson on 8/10/18 when she placed them in my door and walked off and did not explain any appeal instructions.

With no recording to review, V. Thompson changed her sanctions for charges I hady did before I was placed in SHU. The facts stated herein, compelled me to submit these emergency grievance because the damages are increasing daily.

etc & D. Patterson states she started investigation on 8/2/18 and it ended on 8/7/18.  
I went to DHO on 8/7/18

# INFORMAL RESOLUTION

To be completed by inmate/resident:

Date: 8/8/18

Name (Print): Rice  
Last Name

Vincent  
First Name

J  
Middle Initial

Number: 314178 HOUSING ASSIGNMENT: H-18 104

Description of issue, problem, and solution you suggest:

This issue solely involves the voluminous amount of my personal possessions that have been discarded since I've been placed in SHU. I haven't reviewed my property yet to assess the damage, however I can submit this based off the ~~possession~~ items that are not included on my inventory sheets. It must be noted that I lived in a cell in SHU; therefore the staff on duty was and remains liable of the security of my property. See attachments of what is missing.

7 attachments

Attach additional pages, if necessary.

FOR STAFF USE ONLY:

Date received from inmate/resident: \_\_\_\_\_

Name of staff member completing informal resolution process: \_\_\_\_\_

Date response due to inmate/resident: \_\_\_\_\_

Date and time initial meeting held with the inmate/resident: \_\_\_\_\_

Additional information received from initial meeting:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Names of staff members involved with the inmate/resident's issue:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

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Description of issue, program, ...

List of missing items until proven otherwise:

- 1.1 MP3 player and headphones
- 2.1 yellow and white rockstar headphones
- 3.1 grey sweat pants from package
- 4.1 black nike jacket
- 5.1 workout gloves from package
- 6.1 oil
- 7.1 5 white tank tops brand new
- 8.1 mirror
- 9.1 anti soap
- 10.1 Animal paper from package
- 11.1 2 high lighters
- 12.1 6 brackets
- 13.1 2 thread/beading strings
- 14.1 2 necklaces
- 15.1 over 3,000 beads and emeralds (somewhere)
- 16.1 7 handmade Kufi hats (religious)
- 17.1 2 handmade pocket books with beads included
- 18.1 2 black and brown handmade table mats

- 19.1 Lemon juice
- 20.1 jalpenos
- 21.1 jalpeno salsa
- 22.1 garlic pepper
- 23.1 raisin bran
- 24.1 4 flour vaps
- 25.1 4 soups
- 26.1 2 sausage
- 27.1 10 sodas
- 28.1 2 chili rice
- 29.1 4 vice
- 30.1 8 mints
- 31.1 2 jackwax
- 32.1 velvetta cheese
- 33.1 3 books, two are rare
- 34.1 handmade incense burner
- 35.1 hair food (grease)
- 36.1 Lamp
- 37.1 legal Material in stand envelopes along with personal mail

It should be noted that several of the missing possessions held sentimental value, and are nearly irreplaceable, while others were unique and some the value would go up over time. For example, 3 of the bracelets were made from marble; one bracelet and necklace was made from carved and polished bone.

2 of the books are very sacred to me (religious) they were mailed to me by my aunt before she passed away; she told me African folklore as a child, haven't been without these books for years, one is the Grimard Bayaditama read it every new moon. All the hand made crafts were at least 20 and up I had them all for sell; I planned on mailing the jewelry and hand made items home and selling them on ebay; not to mention the time, energy and sweat equity it took to make them. I made them with pride; now it is lost because staff willfully failed their duties to secure and protect.

My first solution is that my original possessions are salvaged, if this is not possible then I request that I am reimbursed including the taxes I paid, I've stated I haven't seen my property; but my estimation is approx \$500 possibly more. I must say paper or electronic currency is no equal to the time, energy I have put into acquiring & maintaining my possessions.

# INFORMAL RESOLUTION

To be completed by inmate/resident:

Date: 8/17/18

Name (Print): Rice Vincent J  
Last Name First Name Middle Initial

Number: 314178 HOUSING ASSIGNMENT: H-18 106

Description of issue, problem, and solution you suggest:

This is an amended informal of my previous property complaint submitted on 8/8/18 regarding the unlawful removal and plundering/discarding of my personal property by malicious staff. Primarily, Jessica Gross and Diane Patterson. It came to my attention on 8/12/18 that over 30% of my legal and personal mail is being kept away from me in also while I'm in lock up. I have expressed to various staff how this is damaging my appeal. They simply don't care. On 8/13/18, Mrs. Patterson the responsible staff said she is not touching my property because she doesn't have money to pay for it. On 8/16/18 Sgt. Allison brought what she wanted, then took it back. The legal materials in my property were needed to save my appeal in court. Now it will be dismissed because of negligence. - see attachments

Attach additional pages, if necessary.

FOR STAFF USE ONLY:

Date received from inmate/resident: \_\_\_\_\_

Name of staff member completing informal resolution process: \_\_\_\_\_

Date response due to inmate/resident: \_\_\_\_\_

Date and time initial meeting held with the inmate/resident: \_\_\_\_\_

Additional information received from initial meeting:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Names of staff members involved with the inmate/resident's issue:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

cc: personal file

Distribution:  
Original: Facility  
Copy: Inmate/Resident

14  
10/18

FACILITY:

Tallahatchie County Correctional Facility

Number

Inmate/Resident Name:

Rice, Vincent

1700 hrs

REASON FOR INVENTORY:

- Reception / Admission (initial)
- Housing Re-assignment (i.e., seg, medial observation)
- Incoming Package/Commissary
- Extended Absence (exit) (i.e., court, hospital admission, etc)
- Extended Absence (return) (i.e., court, hospital admission, etc)
- Release
- Transfer
- Other: Receive the following items

ITEM	Condition (good, fair, poor)	Quantity	Color	Brand	Size	Serial Number
Shoes, Athletic (personal)						
Wedding Band (no stones)						
Watch						
Medallion						
Necklace/Chain						
Earrings (posts only)						
Electric Shaver/Razor						
Television						
Alarm Clock						
Radio (AM/FM)						
Walkman						
Fan						
Hotpot						
Coffee Pot						
Lamp						

Core Civic ID

ITEM	QTY	ITEM	QTY	ITEM	QTY	ITEM	QTY
T-Shirts		Pillow		Toothbrush		Medical:	
Coat / Jacket		Towels		Toothbrush Holder		Eyeglasses (s)	
ID		Washcloths		Denture Cup		Prosthesis	
Shoes, Shower		Bowl		Comb		Recreation:	
Socks		Bible		Brush		Playing Cards	
Underwear (briefs/boxers/pants)		Billfold/Wallet		Fingernail Clippers		Board Game	
Thermal Shirt	1	Mirror		Tweezers		Playing Cards	
Thermal Drivers (pants)		Soap Dish		Eyeglass case		Board Game	
Sweatshirt		Address Book		Combination Lock			
Sweatpants		Photo Album		<del>SOOP</del>			
Gym Shirts	2	Clip-on Light		Misc Electrical:			
Gloves (finger)		Can Opener		Headphones			
Cap/Hat	1	Cup/Mug		Surge Protector			
		Dice Chest		Grey Hat			

I acknowledge that I am responsible for all personal property recorded on my property form to include additions and deletions as well as property issued by the contracting agency and that the facility will only accept the responsibility for items inventoried and secured by facility staff. As other items I further understand that the property form, including any additions, is considered to be the complete accounting of personal property in my possession. All other items will be considered contraband and disposed of in accordance with the current procedures "Control of Contraband". I am subject to disciplinary action for possession of contraband.

I realize that I bring any (authorized) personal property into the facility at my own risk.

I need my religious Kutis

Inmate/Resident (Print): X

Inventory Staff (Print): SCD S. Allison

Supervisor (Print): \_\_\_\_\_

Signature: X

Signature: SCD S. Allison

Signature: \_\_\_\_\_

Property was pulled from my property

Sample

ALLOWABLE PERSONAL PROPERTY INVENTORY/RECEIPT

14-6BB

FACILITY:	Tallahatchie County Correctional Facility	DATE:	08/01/18
Inmate/Resident Name: (last, first, mi)	Rice, Vincent Jermario	Number:	31617B

REASON FOR INVENTORY:

- Reception / Admission (initial)   
  Housing Re-assignment (i.e., seg, medial observation)   
  Incoming Package/Commissary  
 Extended Absence (exit)   
  Extended Absence (return)   
  Release   
  Transfer  
(i.e., court, hospital admission, etc)   
(i.e., court, hospital admission, etc)

Other: property room

ITEM	Condition (good, fair, poor)	Quantity	Color	Brand	Size	Serial Number
Shoes, Athletic (personal)		1 pr				
Wedding Band (no stones)						
Watch						
Medallion						
Necklace/Chain						
Earrings (posts only)		1 pr				
Electric Shaver/Razor						
Television						
Alarm Clock						
Radio (AM/FM)						
Walkman						
Fan						
Hotpot						
Coffee Pot						
Lamp						
State shoes	fair	1	blue			

NO electronics

ITEM	QTY	ITEM	QTY	ITEM	QTY	ITEM	QTY	ITEM	QTY
T-Shirts	3	Pillow	1	Toothbrush	1	BOOKS	1	Medicall	1
Cont / Jacket	1	Towels	1	Toothbrush Holder	1	Misc papers	1	Eyeglasses (w)	1
ID	1	Washcloths	1	Denture Cup	1	detergent	2	Prostheses	1
Shoes, Shower	1	Bowl	1	Comb	1	Red yellow comb	1	Batteries	2
Socks	6	Bible	1	Brush	1	peppermints	1	map	1
Underswear (briefs/boxers/pants)	1	Billfold/Wallet	1	Fingernail Clippers	1	elan rag	1	Recitation	1
Thermal Shirt	2	Mirror	1	Tweezers	1	gray shorts	3	Playing Cards	1
Thermal Drivers (jumps)	2	Soap/dish	1	Eyeglass case	1	colorful hat	1	Board Game	1
Sweatshirt	1	Address Book	1	Combination Lock	1	homemade hat	4	Playing Cards	1
Sweatpants	1	Photo Album	1	Catclay	1	shampoo	1	Board Game	1
Gym Shirts	1	Clip-on Light	1	Misc Essentials	1	soaps	5	ok 10/11/11	1
Gloves (fingerless)	1	Can Opener	1	Headphones	1	Rip	3	box meds	1
Cap/Hat	1	Cup/Mug	1	Surge Protector	1	pillowcase	1	bags tea	13
Colorful Rug	1	Ice Chest	1	Hydro material	1	Misc laundry	1	hair oil pk	7
Blanket	1	Sheet	1			toilet top	1	Boys 1/1/1	1

I acknowledge that I am responsible for all personal property recorded on my property form to include additions and deletions as well as property issued by the contracting agency and that the facility will only accept the responsibility for items inventoried and secured by facility staff.  
 I further understand that the property form, including any additions, is considered to be the complete accounting of personal property in my possession. As other items will be considered contraband and disposed of in accordance with the current procedures "Control of Contraband", I am subject to disciplinary action for possession of contraband.  
 I realize that I bring any (authorized) personal property into the facility at my own risk.

Inmate/Resident (Print): RTS JG D.H      Signature: RTS JG D.H.  
 Inventory Staff (Print): C. J. Grass      Signature: C. J. Grass  
 Supervisor (Print): D. Hump      Signature: D. Hump

14

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Vincent Rice  
T.C.C.F.  
415 U.S. Hwy 99 N  
Tutwiler MS 38963



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AUG 24 2018  
SC Court of Appeals

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