

48-202

SOUTH CAROLINA DEPARTMENT OF CORRECTIONS

INMATE GRIEVANCE FORM

STEP 1

INMATE NAME: <u>Ronald B. Gary</u>	OFFICE USE ONLY Grievance No. <u>PC-0801-17</u> Code: General <u>PR-15</u> Policy _____ Disc. Hear. _____ Class. _____ PREA _____ Date Received <u>NOV 02 2017</u> IGC Initials <u>RG</u>
SCDC NUMBER: <u>275884</u>	
INSTITUTION: <u>Perry Corr.</u>	
HOUSING UNIT: <u>Q48-202</u>	
WORK ASSIGNMENT: <u>Door Worker</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.)

ON 10-16-17 grievant was transferred from Lieber Corr. Inst. ON 10-18-17 grievant received his property which included 3 of the 4 bags of legal material. ON 10-19-17 grievant notified Sgt. Messert of a missing legal box containing legal material. See Kiosk 17-718939. ON 10-22-17 grievant notified A/W William, See Kiosk 17-72163. ON 10-23-17 U/M Golden responded. See 17-221633. ON 10-27-17 grievant responded. See Kiosk 17-72777. ON 10-30-17 grievant informed Warden Lewis. See 17-728232. AS of the date there has been no response to grievant's requests to obtain urgently needed legal material to which constitutes cruel and unusual in this matter.

Ronald Gary Nov. 1, 2017
 Grievant Signature Date

ACTION REQUESTED: That each party mentioned herein and those responsible for them pay grievant \$300,000 in compensatory damages and \$300,000 in punitive damages or in the alternative return grievant's legal material expeditiously

ACTION TAKEN BY IGC: PROCESSED UNPROCESSED OTHER

See reverse for
 Wardens Response

[Signature] 11-8-17
 IGC Signature Date

(CONTINUE ON REVERSE SIDE)

WARDEN'S DECISION AND REASON:


Inmate **Gary, Ronald 275886**

In regards to **PCI-0801-17**

Relevant information has been reviewed and staff interviewed.

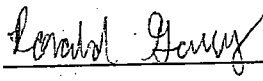
Your grievance is concerning legal material that you allege is missing upon your arrival at Perry CI. In reviewing your property inventory sheet completed when you transferred from Leiber CI, your signature is on the inventory form dated 10/15/17 verifying that you were sent with 2 (two) Legal Bags. Upon your arrival at Perry CI on 10/18/17, you also signed the inventory sheet stating that was all of your property. Also the PCI arrival inventory at Perry CI shows that you arrived with more property than was listed on the Leiber inventory sheet.

Based on this information, your grievance is **denied**. If you wish to appeal my decision, see Step 5.

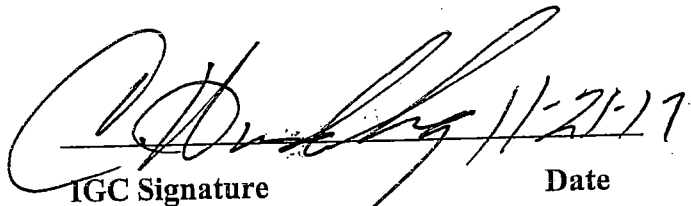
 11-16-17
Warden Signature Date

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

11-21-17
Date


IGC Signature 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.

DEC 08 2017

SOUTH CAROLINA DEPARTMENT OF CORRECTIONS
INMATE GRIEVANCE FORM

STEP 2

INMATE GRIEVANCE

INMATE NAME: Supreme R. Ackbar (Ronald Gary)
SCDC NUMBER: 275886
INSTITUTION: P.C.I NOV 28 2017
HOUSING UNIT: Q4B-202 JH
WORK ASSIGNMENT: Dorm Worker

Office Use Only
Due: 11-27-17
Grievance No. PCI-0801-17
Code: General PR-15
Policy _____
Disc. Hear. _____
Class. _____
Date Received NOV 28 2017
IGC Initials _____

INMATE'S REASON FOR APPEAL (state specific dissatisfaction):

The Warden's decision does not show consideration of all relevant information however it does acknowledge grievant arrived at Perry C.I with additional property which Lieber C.I. failed to inventory. A investigation will reveal witnesses who witness grievant loading 2 legal bag and 2 legal boxes along with a green duffel bag into the back of the bus at Lieber. A investigation will also reveal witnesses who will testify that the Perry C.I. transportation bus driver did not receive grievant's 4 legal bundles of legal material.

Supreme R. Ackbar (Ronald Gary) 11-22-17
Grievant Signature Date

RESPONSIBLE OFFICIAL'S DECISION AND REASON:

Your concern has been reviewed. You stated in this grievance that on October 15, 2017, you transferred from Lieber CI. You further stated that upon your arrival at Perry CI you received your property and you were missing your legal material. I have reviewed your Inmate Property Inventory Sheet, SCDC 19-2, dated October 18, 2016 and October 15, 2017, you signed receipt acknowledging that you had received all of your property to include your legal material. You have not provided any evidence of staff negligence in the alleged loss of your property. Without verifiable evidence further action is unwarranted.

Therefore, your grievance is denied.

You may appeal this decision under the South Carolina Administrative Procedures Act to the South Carolina Administrative Law Court. In order to appeal, you must complete the attached Notice of Appeal Form (Form) and submit it as instructed on the Form within thirty (30) days of receipt.

Jim Riley 2/12/18
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.

Ronald Gary 2-22-18 [Signature] 2-22-18
Grievant Signature Date IGC Signature Date

(SEE REVERSE SIDE FOR INSTRUCTIONS)

On October 16, 2017 I, Anthony Heyward assisted Supreme R. Ackbar in loading 2 legal bags, 2 legal boxes wrapped inside clear trash bags and one (1) green bag into the back of the transfer bus at Lieber Corr. Inst.

I, Anthony Heyward declare under the penalty of perjury that the above statement is true and correct.

S/ Anthony Heyward

Sworn to and subscribe before me
this 20th day of August, 2018.

Tamara Conwell

Notary Public for South Carolina

My Commission Expires ~~September 25, 2023~~

Supreme R. Ackbar

Signature of Appellant

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

Supreme R. Ackbar
a/k/a Ronald B. Bary #275886
Plaintiff

C/A No.

MOTION FOR INJUNCTIVE RELIEF

v.

Patricia S. Connor, Clerk et al
Defendants

RECEIVED

DEC 13 2018

SC Court of Appeals

TO: THE UNITED STATES DISTRICT COURT

The Plaintiff Supreme R. Ackbar (hereinafter referred to as "Plaintiff") respectfully submit his motion for injunctive relief as follows;

- (1) The Plaintiff request a temporary restraining order against the Defendants.
- (2) The Plaintiff request the return of his God Center Culture Islam Property.
- (3) The Plaintiff request the implementation of the God Center Culture Islam Way of life inside SCDC begin on Feb. 22, 2019.
- (4) The Plaintiff request that no more restraints be placed upon his persons and properties.
- (5) The Plaintiff request that \$250,000 be deposited in his SCDC E.H. Cooper

Account.

- (6) The Plaintiff request that the Family Court order in C.A. No.: 2012-DR-42-0743 be nullified and the kids involved have their birth names restored expeditiously. The Plaintiff request full custody of the kids involved.
- (7) The Plaintiff request an order which prohibits Ms. Octavious A. Burnside from leaving Spartanburg County with and without the kids involved until this matter is resolved that is family court matter.
- (8) The Plaintiff request that all child support owed to Deantria K. Gary be paid in full, See Laurens County.
- (9) The Plaintiff request that all child support owed to Jabaree A. Ackbar, Zakkiyya S. Ackbar, Kahlid H. Ackbar, Nazar A. Ackbar and Africa Z. Ackbar be paid in full and child custody of the kids who choose to. The Plaintiff request a visitation hearing. See Spartanburg County.
- (10) The Plaintiff request the effective assistance of a reputable child counselor at the expense of the Defendants.
- (11) The Plaintiff request that \$5,000 be deposited in his oldest daughter "Justice" gmail account "1340 Justice @ gmail. com".
- (12) The Plaintiff request that the Defendants abjure from harrassing the Plaintiff with false charges and illegal seizures of the Plaintiff's

Persons and properties. See SCDC incidental reports; Plaintiff's verified statement of fact; CIA No.: 18-ALJ-04-0112-AP; CIA No.: 18-ALJ-04-0113-AP; Appellate Case No.: 2018-01949 (Note: the confiscation or destruction of prisoners' legal papers and books, not pursuant to valid rule may violate the right of court access. So may the destruction or fabrication of evidence or cover-ups of misconduct that deprive its victims of means to challenge unlawful conduct.)

- (13) The Plaintiff request that his name be cleared of the defamation the defendants did with malice expeditiously.
- (14) The Plaintiff request outside mental, dental and Medical Health care at the expense of Defendants without having to endure strip searches.
- (15) The Plaintiff request that the steel covering out the windows of Perry c.i. Q4B-212 be removed, expeditiously.
- (16) The Plaintiff request reasonable attorney fees as part of the cost.

Plaintiff argue herein as follows:

The Malice of the Defendants actions towards the Plaintiff may be inferred from their failure to verify their position. See 20 S.C. Jur. Libel and Slander § 45, verification. "Failure" to conduct an independent check of records before publishing defamatory statement may constitute negligence. Further when a report is based on an obviously unreliable source, failure to verify the report may amount to actual malice, see Heinrich v. Sweet 62 F. Supp. 2d 282, 315 (D. Mass, 1999) (stating that right of court access is violated when government officials wrongfully and intentionally conceal

information crucial to judicial redress, do so in order to frustrate the right and substantially reduce the likelihood of obtaining redress.)

The Plaintiff is suffering actual injury due to the Defendants frustrating and impeding Plaintiff's pursuit of non-frivolous claims. See Lewis v. Casey, 116 S.Ct. 2174 (1996). See Morales v. Trans World Airline, Inc., 504 U.S. 374, 381, 112 S.Ct. 2031 (1992). But see Register .com, Inc. v. Verio Inc., 356 F.3d 404 (2d Cir. 2004) (injunctive relief is appropriate where damages would be "very difficult to calculate").

The Plaintiff seeks justice and justice alone and justice delayed is justice denied,

Respectfully Submitted

Supreme R. Ackbar

SUPREME R. ACKBAR

Pro Se Litigant

Perry C.I.

430 Oaklawn Rd.

Pelzer, SC 29667

Sworn to and Subscribe before me

this 6 day of December, 2018

December Tameca Conwell

Notary Public for South Carolina

My Commission expires My Commission Expires
September 25, 2023

Supreme R. Ackbar

Signature of Plaintiff

12-5-18

4 of 4

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P.C.I. MAILROOM

SOUTH CAROLINA ADMINISTRATIVE
LAW COURT

Supreme R. Ackbar
a/k/a Ronald B. Gary #275886
Appellant

) C/A No. 18-ALJ-04-0013-AP
)
) APPELLANT'S VERIFIED STATEMENT
) OF FACT
)

v.

SCDC

Respondent

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DEC 13 2018

SC Court of Appeals

I, Supreme Raheem Ackbar "the Appellant" in the above case, hereby swear under the penalty of perjury that all the evidentiary documents and claims submitted by "the Appellant" in the above case are authentic articles in support of "the Appellant's" claims.

I, "the Appellant" further swear under the penalty of perjury that all claims of "the Appellant" and evidentiary documents are truthful and proves "the Appellant" in the above case are truthful and prove "the Appellant" is entitled to the relief requested, summary judgment and or relief from entry of default judgment considering the Respondent upon Notice has failed to verify any defense which genuinely disputes "the Appellant's" claims knowing verification is a clear requirement.

VERIFICATION

I, Supreme R. Ackbar "the Appellant" in the above case being first duly sworn, deposes and states that the above statement of fact incorporated

herein is true and correct according to applicable laws, rules and statutes of the judicial system of the United States based on "the Appellant's evidentiary supported facts and Respondent's failure to verify a genuine defense in the above case.

Sworn to and subscribe before me
this 7th day of September, 2018
Tamara Conwell
Notary Public for South Carolina
My Commission Expires My Commission Expires
September 25, 2023

Supriya R. Appellee
Signature of Appellant

RECEIVED

SEP 07 2018

P.C.I. MAILROOM

9-1-18

Supreme K. Ackbar
a/k/a Ronald B. Gary 275886
Perry C.I.
430 Oaklawn Rd.
Pelzer SC 29669

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DEC 10 2018

SC Court of Appeals

V. Claire Allen, Deputy Clerk
The South Carolina Court of Appeals
P.O. Box 11027
Columbia, SC 29211

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DEC 11 2018

P.C.I. MAILROOM