



Inmate Request Form

Connecticut Department of Correction

CN 9601
REV 1/31/09

NO NAME, NO NUMBER, OR NO HOUSING UNIT=NO RESPONSE
Per A.D. 9.6, Responses to inmate requests shall be made within 15 business days from the day the counselor receives the request

Inmate name: [REDACTED]

Inmate number: [REDACTED]

Facility/Unit: [REDACTED]

Housing unit: SD 125

Date: 5-1-15

Submitted to: Governor Dannel P. Malloy.

Request: Trying to resolve problem.

LEGAL CALL: MUST PROVIDE LEGAL CALL INFO/ON REQUEST (Name of Attorney or Town of Public Defender)

I would like to speak to you. I am trying to help. I like you. I watched all your debates I believe you are doing good things. I know I can help. Im going to get my life together. I need a job. You have big problems with CT. DOC. I have all the evidence to give you. Im not looking for anything. Just a little help with answers. A job. I wont let you down. I

continue on back if necessary

Previous action taken: 123 Senators Murphree / My lawyer

[REDACTED]

cc.

continue on back if necessary

Acted on by (print name):

Title:

Action taken and/or response:

continue on back if necessary

Staff signature:

Date:

CHRISTOPHER S. MURPHY
CONNECTICUT

SENATE OFFICE BUILDING
HART 303
WASHINGTON, DC 20510
(202) 224-4041

United States Senate

WASHINGTON, DC 20510

ONE CONSTITUTION PLAZA
7TH FLOOR
HARTFORD, CT 06103
(860) 549-8463

<http://murphy.senate.gov>

April 7, 2015

[REDACTED]
[REDACTED] Correctional Institute C-42
P.O. Box 100
Somers, CT 06071

Dear Tom:

Thank you for contacting my office regarding your issue with [REDACTED] Correctional Institute Grievances.

Unfortunately, your issue falls outside my jurisdiction as a representative of the federal government. According to a long-standing policy of representational courtesy, I have referred this matter to your representative in the Connecticut General Assembly, Representative Kurt Vail, whose office can be reached at (860) 240-8700.

Thank you again for contacting me about this matter. I appreciate hearing from you and assure you that I will always do my best to represent the views of my constituents in the Senate. In the future, please do not hesitate to call me in my Connecticut office at (860) 549-8463 or in my Washington office at (202) 224-4041.

Sincerely,

Christopher S. Murphy
United States Senator

CSM/ad



STATE OF CONNECTICUT
DEPARTMENT OF CORRECTION

District II Office
944 Highland Avenue
Cheshire, Connecticut 06410

[REDACTED]
District Administrator

January 22, 2015

[REDACTED]
Osborn Correctional Institution
335 Bilton Road, POB 100
Somers, Connecticut 06071

Mr. [REDACTED]

This letter acknowledges receipt of your Inmate Request Form and attachments, on January 15, 2015.

Enclosed you will find your letter and attachments. Your numerous concerns should be addressed through Warden [REDACTED], of [REDACTED] CI and District 1 Administrator [REDACTED]. A copy of this letter has been forwarded to Warden [REDACTED] for his information purposes only. If you choose to write the Warden, you must clearly state your concerns. In addition you may utilize the Inmate Administrative process as outlined in A.D. 9.6., Inmate Administrative Remedies. This process is established to ensure accurate and timely review of inmate concerns. If you choose not to adhere to these established protocols it will only prolong the resolution process. Following the proper chain of command is the most efficient way to resolve your issues while incarcerated.

Sincerely,

[REDACTED]

C: [REDACTED] Warden
Administrative Remedies Coordinator
File



A D

Grievance Returned Without Disposition

Connecticut Department of Correction

CN 9606
REV 1/31/09

Inmate name: [REDACTED]

Inmate number: [REDACTED]

Facility/Unit: 115

Housing unit: C-42A

Date: [REDACTED]

Return log number: 115-15-051

Your attached grievance is being "Returned Without Disposition" for the following reason(s).

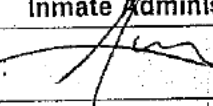
In accordance with Administrative Directive 9.6, Inmate Administrative Remedies, Section 6(E), a grievance may be **Returned Without Disposition** to the inmate for the following reasons:

1. An inmate shall attempt to resolve a problem through the Inmate Request System prior to filing a grievance. The inmate shall attach CN 9601, Inmate Request Form, containing the employee's response, or explain why it is not attached (see comments below).
2. A grievance must be filed on CN 9602, Inmate Administrative Remedy Form.
3. Each grievable matter shall be submitted on a separate CN 9602, Inmate Administrative Remedy Form.
4. The grievance and the action requested should be stated simply and coherently.
5. The length of the grievance shall be restricted to the space available on the face of the grievance form and one additional page.
6. The grievance must be free of obscene or vulgar language or content.

Comments

In accordance with Administrative Directive 9.6 Inmate Administrative Remedies Section 6 (A) an inmate must attempt to seek resolution prior to filing an inmate grievance. **You must go up the chain of command starting with your unit counselor, unit manager, etc.**

You may resubmit your grievance when it is in compliance with Administrative Directive 9.6,
Inmate Administrative Remedies.

Administrative Remedies Coordinator: 

Date: [REDACTED]

March



Inmate Administrative Remedy Form

Connecticut Department of Correction

CN 9602
REV 8/22/13

Facility/Unit: **OCI 1-42**

Date: [REDACTED]

Inmate name: [REDACTED]

Inmate number: [REDACTED]

SECTION 1

SELECT ADMINISTRATIVE REMEDY A, B or C BELOW.

Follow the instructions (for property claims, complete form CN 9609, Lost/Damaged Property Investigation Form and deposit in the 'Administrative Remedies' box).

- A. **I am filing a Grievance.**
Prior to filing a grievance, you must attempt informal resolution. Attach a copy of CN 9601, Inmate Request Form with the staff member's response OR state in Section 4 the reason why the form is not attached. Grievances must be filed within 30 days of the occurrence or discovery of the cause of the grievance. > Refer to Section 2 below
- B. **I am requesting a Health Services Review:**
 - Diagnosis/Treatment > Complete Section 4 >>>>
 - All Other Health Care Issues >
- C. **I am filing an Appeal of a (select one below):**
Appeals must be filed within 15 days of notification of a decision.
 - Disciplinary Action > Complete Section 3 below
 - Special Management Decision
 - Media Review Committee Decision
 - Security Risk Group Designation
 - Determination of Grievance Process Abuse
 - Determination of Retroactive RREC Credits
 - Classification Decision
 - Furlough Decision
 - ADA Decision
 - Rejection of Outside Tapes/CDs
 - Rejection of Correspondence > Complete Section 4 >>>>

SECTION 2

OTHER REQUIREMENTS FOR USING THE INMATE ADMINISTRATIVE REMEDY PROCEDURE

Read and comply with the instructions below, then complete Section 4 (State the Problem) on the reverse side. >>>

- Only one request for an administrative remedy must be submitted on this form.
- The request for an administrative remedy and the action sought should be stated simply and coherently.
- The length of this request for an administrative remedy shall be restricted to the space available in Section 4 and one (1) additional 8 1/2 x 11 inch page.
- This request for an administrative remedy must be free of obscene or vulgar language or content.
- This request for an administrative remedy must be filed by the inmate who is personally affected by the subject of the request and shall not be filed by an inmate on behalf of another.
- A repetitive request for administrative remedy may not be filed by the same inmate when a final response has been provided and there has been no change in any circumstances that would affect the response; or when the initial request for an administrative remedy is still in process.

SECTION 3

DISCIPLINARY SECTION – Complete this Section for a Disciplinary Appeal ONLY

You may file a Disciplinary Appeal ONLY if you have pleaded not guilty and have been found guilty at a disciplinary hearing. If so, complete this section; then complete Section 4 (State the Problem) on the reverse side. >>>

Offense: _____ Report date: _____

Facility where hearing was conducted: _____ Date of hearing: _____

Did you have an advocate? yes no If yes, name of advocate: _____

Did you identify witness(es) to the investigator? yes no Did your witness(es) testify? yes no

Name(s) of any witness(es): _____

XB

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(FOR OFFICIAL USE ONLY)

Inmate name: [REDACTED]

Inmate number: [REDACTED]

Housing: C-42

SECTION 4

STATE THE PROBLEM AND REQUESTED RESOLUTION

Provide any factual information that is applicable, including any responses from staff. State the action that you think should be taken to resolve the problem. PLEASE PRINT.

There is no way to resolve this without me going to Governor, State Police, FBI, LT DOC Commissioner, Wardens, Administration and advocating policy that poses a continued threat to the Public, Presents an ongoing risk to public, staff, and prisoners. On [REDACTED] 9:00 AM, I was participating in a orientation group in the chow hall. CC [REDACTED] with support from the other two were advocating for gangs. [REDACTED] opening statement was is there any gang members here today? When no one raised their hand. He said smart not to raise your hands "Make sure you keep it a secret! It will bring you nothing but problems! Are you kidding me! These 3 should be dismissed 2.6 Employee Discipline, pg 4 Section 10. I can pick couple of [REDACTED] Capt [REDACTED] and I were just talking about this kind of bad policy confidentially in a office. AREC/ Being Penet bring legal work, to a legal visit during visiting. Resolved: I have no idea how far I'm going to take this. I'll talk to Capt [REDACTED]. LT DOC is out of control. Threatened me, lie on me, put me in RHU 3 times, forged forms, ect. ect. ect. For trying to help. Telling DOC AREC is not in 9.5. DOC must give hearings. DOC has taken more credit then I can even earn.

CC My Lawyers.

Inmate signature: [REDACTED]

Date: [REDACTED]

For all remedies except health services, deposit this form in the Administrative Remedies box.
For a health services issue, deposit this form in the Health Services box.

SECTION 5 **DECISION / OFFICIAL USE ONLY - DO NOT WRITE IN THE SPACE BELOW**

Date Received: [REDACTED]

BY: [Signature]

IGP #:

T#:

Disposition:

RETURNED w/o DISPOSITION

Date of Disposition:

Reason:

SEE ATTACHED RESPONSE

You have exhausted DOC's Administrative Remedies.

This matter may be appealed to:

Signature: [Signature]

Date:

3/9/15

DOC Bad Policy
(gangs)
Commissioner, Wardens
Administration.

1pg Attachment ^{AD}

March, Griev/Comp

OCI 6-42

CT DOC Directive 6.14 teaches/directions on how officials I.D. gang members. Counselors at orientation teaching/giving directions to inmates/gang members on how to move around in secret, under the cameras, radar. This policy is so incompetent for prison officials, it borders on criminal. It is Dangerous to public, staff, inmates in so many ways. The only logical reason, and there is nothing logical about it, is its easier jobs for DOC officials. I'm not getting paid to tell DOC about safety/security. Prison officials U.S. must have good cause to lockdown inmates, killers, gangmembers. Prisons by definition are dangerous places. Prison Officials Policy is to, "through sound policy and procedure, laws, rules," lockdown inmates that choose to assault staff, other inmates, run drugs, ect. Outside charges, make arrest inside and outside prison walls. Not lockdown a inmate for saying he is so and so. That is protecting them. What if all of them said they were so and so. That would shut down the system, (ie bad policy) Let them do what they do. I.D. them through sound policy and procedure. Use your brains, phones, computers, mail, cameras, visits, ect, ect. To protect the public. Use Cameras/Audio in RHU give them libraries, lawbook. Due process of the law. Be smarter than them.

Respectfully Sub

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directives are based off of federal/state laws.

FYI




Directive 1.3. Rules / Rule Books, need to be based off directives. Headings, dates, Directives (Attorney General) based off of. Signature ect, ect. Everything must approve all directives. Sign off on them. needs to be based off of Commissioners Directives laws fed/State. Posted approved by Commissioner.

All rules should be the same for the most part in all prisons. Fairness, no discrimination Segregation

Orientation should be done at Walker, all inmates should have to go through Walker. Rule books same, 1 rule book that takes care of all prisons.

Walker Orientation / Rule books, test for schooling Inmate must pass 10th grade equivalent to test before job, "schooling/programs". Programs across the board same for everyone. No signing anything no paperwork. Video /

AA NA ect. Everything I'm talking about cost affective. Takes all the liability out of everything. I am trying to help. Right now CT DOC is a liability to public.

 <p>State of Connecticut Department of Correction</p> <p>ADMINISTRATIVE DIRECTIVE</p>	Directive Number 6.14	Effective Date 6/7/2013	Page 1 of 10
	Supersedes Security Risk Groups, dated		01/01/2012
Approved By  Commissioner 	Title Security Risk Groups		

1. Policy. The Department of Correction shall identify, monitor and manage security risk groups, disruptive groups, watch groups and their members.
2. Authority and Reference.
 - A. Connecticut General Statutes, Section 18-81.
 - B. Administrative Directives 4.2, sentence Computation and Timekeeping; 4.2a, Risk reduction earned Credit; 6.10; Inmate Property; 9.2 Offender Classification; 9.2, Offender Classification; 9.4, Restrictive Status; 9.5, Code of Penal Discipline; and 9.6, Inmate Administrative Remedies; 10.6, Inmate Visits; 10.7, Inmate Communications and 10.8, religious Services.
 - C. American Correctional Association, Standards for Adult Correctional Institutions, Fourth Edition, January 2003, Standards 4-4140, 4-4257, 4-4262, 4-4263, 4-4266, 4-4267, 4-4270 and 4-4271.
 - D. American Correctional Association, Performance-Based Standards for Adult Local Detention Facilities, Fourth Edition, June 2004, Standards 4-ALDF-2A-51, 4-ALDF-2A-52, 4-ALDF-2A-57, 4-ALDF-2A-60, 4-ALDF-2A-61 and 4-ALDF-2A-64 through 4-ALDF-2A-66.
 - E. Security Risk Group Management Manual
3. Definitions and Acronyms. For the purposes stated herein, the following definitions and acronyms apply:
 - A. Administrative Detention. The placement of an inmate in a restrictive housing unit pending review and subsequent assignment to appropriate housing.
 - B. Demerit. A written misconduct issued to inmates housed in Phases 2 through 5 that indicates a rule violation.
 - C. Disruptive Group. A structured or unstructured group designated by the Director of Security, that meets one or more but not all of the necessary recommendation factors to be considered as a Security Risk Group and which exhibits behavior that jeopardizes the safety of the public, staff or other inmate(s) and/or the security and order of the facility.
 - D. Disruptive Group Member. An inmate determined to be a member of a Disruptive Group in accordance with this Directive.
 - E. DOC. Department of Correction.
 - F. Facility Intelligence Coordinator. A staff member appointed by the Unit Administrator to assess all information in any given facility relating to alleged Security Risk Group, Disruptive Group and Watch Group activity.
 - G. Hearing Officer. A person assigned by the Commissioner or designee to act as the decision maker in Security Risk Group Member hearings, disciplinary hearings and/or any other inmate related hearing as required.
 - H. Security Risk Group. A group of inmates, designated by the Commissioner, possessing common characteristics, which serve to distinguish them from other inmates or groups of inmates and which as a discrete entity, jeopardizes the safety of the public, staff or

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Inmate name: [REDACTED]

Inmate number: [REDACTED]

Housing: J-2-6

SECTION 4

STATE THE PROBLEM AND REQUESTED RESOLUTION

Provide any factual information that is applicable, including any responses from staff. State the action that you think should be taken to resolve the problem. PLEASE PRINT.

The CT DOC is to blame for a percentage of people/inmates offending, reoffending, recidivism through their methods of handling, dealing, interacting, incompetence, deficiency in not following US, Conn laws, US, Conn Constitution. CTDOC directives and rules. The Commissioner is training potential DOC staff at Malloney Training Facility as well as existing DOC employees throughout the prison system to breakdown me/inmates. Using intimidation, threat, fear tactic, which equal corruption of officials, staff, directives, rules, laws, constitutions. I have been trying for a year now to get officials to follow CT DOC directives, rules, laws, constitution. This behavior is irresponsible, dangerous to me/inmates, staff, public. The definition DOC officials, staff are bullies, intimidate, threaten, others. Bigots, one who is intolerant of others. Discrimination going on from top to bottom jobs, gender, race, creed, religion, programs, rules, directives, laws, constitutions. Commissioner and his officials, staff are using these behaviors to coerce inmates to give evidence against themselves. Knowingly using directives 15, 4.2A as tools to control me/inmates knowingly using directives and their behaviors to intimidate, threaten. Inmates and I are forced to suppress every thing feelings, truth etcetera, etcetera. I can go on and on with examples. This suppressing of feelings and truth is dangerous for anyone.

Inmate signature: [REDACTED]

Date: [REDACTED]

For all remedies except health services, deposit this form in the Administrative Remedies box.
For a health services issue, deposit this form in the Health Services box.

SECTION 5

DECISION / OFFICIAL USE ONLY - DO NOT WRITE IN THE SPACE BELOW

Date Received: 7/31/14

IGP #:

T#:

Disposition:

Date of Disposition:

Reason:

Return without disposition
cc [REDACTED]

You have exhausted DOC's Administrative Remedies.

This matter may be appealed to:

Signature:

Date:

ining Bullies

52

W

CT DOC

WLL 5-2-6

Parte

I have attempted informal resolution, I have been placed in RHU twice for my attempts. DIW [redacted], Captain [redacted] LT [redacted] all lied on the tickets. All the staff around them supported the lies. I didnt get a hearing and they took all my RREC, HWH, for my attempts to point out discrimination a DOC, for pointing out officials taking RREC without hearings. or pointing out I have a right to remain silent not give evidence against myself. For pointing out youthful files that are sealed by a Judge ^{are sealed} for a reason. Parol [redacted]

[redacted] didnt care tho. They closed interest in me without a hearing. Sec 8 of Conn Constitution is very clear no person shall be compelled to give evidence against ones self. CT DOC is out of control I am going to point out to the public everything and anything I can to help them stop this behavior. I am going to let the Judge and public no that because of this suppressing of feeling. The first person people/inmates they cross that forces their will on them, could be a dangerous experience. That this irresponsible training method make people/inmates hate authority. That because of this hate people elons teach their kids to hate authority, or people below became bullies. I can go on and on. Im sure you get my point. I can prove it to. I am a example of CT DOC official. Staff, I have spent my adult life in their prisons. I never saw it till I was forced to learn about the process laws directives because of the staff at CRCC suppressing, threatening me, lying on me. Resoloe: TV job. Talk face to face with commissioner. I will tell him how I may be able to drop everything and not make CT DOC a house hold subject, I will not talk about this informal. Inmates/People will do anything say anything to get out of prison sooner.

Respectfully, Sub [redacted]



22

Grievance Returned Without Disposition

Connecticut Department of Correction

CN 9606
REV 1/31/09

Inmate name: [REDACTED]

Inmate number: [REDACTED]

Facility/Unit: WCCI

Housing unit: J-2-G

Date: [REDACTED]

Your attached grievance is being "Returned Without Disposition" for the following reason(s).

In accordance with Administrative Directive 9.6, Inmate Administrative Remedies, Section 6(E), a grievance may be **Returned Without Disposition** to the inmate for the following reasons:

1. An inmate shall attempt to resolve a problem through the Inmate Request System prior to filing a grievance. The inmate shall attach CN 9601, Inmate Request Form, containing the employee's response, or explain why it is not attached (see comments below).
2. A grievance form must be signed and dated in order for it to be processed.
3. Each grievable matter shall be submitted on a separate CN 9602, Inmate Administrative Remedy Form.
4. The grievance and the action requested should be stated simply and coherently.
5. The length of the grievance shall be restricted to the space available on the face of the grievance form and one additional page.
6. The grievance must be free of obscene or vulgar language or content.

Comments:

A grievance cannot be processed without informal resolution. There are also no dates included in your grievance.

You may resubmit your grievance when it is in compliance with Administrative Directive 9.6, Inmate Administrative Remedies.

Administrative Remedies Coordinator: CC [REDACTED]

Date: [REDACTED]



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Inmate Administrative Remedy Form

Connecticut Department of Correction

CN 9602
REV 8/22/13

Facility/Unit: WCCI J-2-6

Date: [REDACTED]

Inmate name: [REDACTED]

Inmate number: [REDACTED]

SECTION 1

SELECT ADMINISTRATIVE REMEDY A, B or C BELOW.

Follow the instructions (for property claims, complete form CN 9609, Lost/Damaged Property Investigation Form and deposit in the 'Administrative Remedies' box).

- A. I am filing a Grievance.
Prior to filing a grievance, you must attempt informal resolution. Attach a copy of CN 9601, Inmate Request Form with the staff member's response OR state in Section 4 the reason why the form is not attached. Grievances must be filed within 30 days of the occurrence or discovery of the cause of the grievance. > Refer to Section 2 below
- B. I am requesting a Health Services Review: Diagnosis/Treatment >
 All Other Health Care Issues > Complete Section 4 >>>>
- C. I am filing an Appeal of a (select one below):
Appeals must be filed within 15 days of notification of a decision.
- Disciplinary Action > Complete Section 3 below
- Special Management Decision Classification Decision
 Media Review Committee Decision Furlough Decision
 Security Risk Group Designation ADA Decision > Complete Section 4 >>>>
 Determination of Grievance Process Abuse Rejection of Outside Tapes/CDs
 Determination of Retroactive RREC Credits Rejection of Correspondence

SECTION 2

OTHER REQUIREMENTS FOR USING THE INMATE ADMINISTRATIVE REMEDY PROCEDURE

Read and comply with the instructions below, then complete Section 4 (State the Problem) on the reverse side. >>>

- Only one request for an administrative remedy must be submitted on this form.
- The request for an administrative remedy and the action sought should be stated simply and coherently.
- The length of this request for an administrative remedy shall be restricted to the space available in Section 4 and one (1) additional 8 1/2 x 11 inch page.
- This request for an administrative remedy must be free of obscene or vulgar language or content.
- This request for an administrative remedy must be filed by the inmate who is personally affected by the subject of the request and shall not be filed by an inmate on behalf of another.
- A repetitive request for administrative remedy may not be filed by the same inmate when a final response has been provided and there has been no change in any circumstances that would affect the response; or when the initial request for an administrative remedy is still in process.

SECTION 3

DISCIPLINARY SECTION - Complete this Section for a Disciplinary Appeal ONLY

You may file a Disciplinary Appeal ONLY if you have pleaded not guilty and have been found guilty at a disciplinary hearing. If so, complete this section; then complete Section 4 (State the Problem) on the reverse side. >>>

Offense:

Report date:

Facility where hearing was conducted:

Date of hearing:

Did you have an advocate? yes no

If yes, name of advocate:

Did you identify witness(es) to the investigator? yes no

Did your witness(es) testify?

yes no

Name(s) of any witness(es):

1pg Attachment.

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(FOR OFFICIAL USE ONLY)

Inmate name: [REDACTED]

Inmate number: [REDACTED]

Housing: J-2-6

SECTION 4

STATE THE PROBLEM AND REQUESTED RESOLUTION

Provide any factual information that is applicable, including any responses from staff. State the action that you think should be taken to resolve the problem. PLEASE PRINT.

CT DOC Commissioner and his Wardens along with Pardons and Paroles [REDACTED] are knowingly breaking laws. Connecticut Constitution Sec 8, US Constitution, 5th, 14th amendments. By closing interest in me for parole (\$3a103 Burglary Third degree, 30 months because, "I would not sign for [REDACTED] to open my JROI form, Juvenile Probation or Youthful Offender Probation files." Files that were sealed by a Judge. I wanted to talk to my lawyer at ILAP [REDACTED]. Mrs Z and Mrs T did not give me a hearing (due process) my lawyer and I want it on record that Conn Sec 8 Constitution states: No person shall be compelled to give evidence against himself nor be deprived of life liberty or property without due process of the law. Mrs Z tried to §3a181f to §181h Intimidate me with Captain [REDACTED] into signing saying it would not be used against me I told them they were wrong. They were trying to Coercion me/people into giving evidence against myself, themselves. Because, they want to use it against me down the road. Because people want to get out of prison faster and they don't understand the law. CT DOC and Parol exc exc are getting over on people, They will use these files against me/people down the-

Inmate signature: [REDACTED]

Date: [REDACTED]

For all remedies except health services, deposit this form in the Administrative Remedies box.
For a health services issue, deposit this form in the Health Services box.

SECTION 5

DECISION / OFFICIAL USE ONLY - DO NOT WRITE IN THE SPACE BELOW

Date Received:

IGP #:

T#:

Disposition:

Date of Disposition:

Reason:

Return w/o disposition
CC DiLucca

You have exhausted DOC's Administrative Remedies.

This matter may be appealed to:

Signature:

Date:

no hearings 24
road. That is criminal, also a deprivation of my right. Officials are knowingly doing this.

Simple: Commissioner, Warden, Panel did not give me due process of the law, Anpnc in a position of authority that knowingly dose something wrong, put people in danger, whatever is responsible. Procedural Due Process Constitutional due process under Fifth and Fourteenth Amendment requires that federal and state government provide notice and a hearing before taking an action that deprives an individual of "liberty" or property. An impartial decision-maker must also be provided. If there is a deprivation of liberty or property. The timing of a hearing must be provided before the deprivation occurs. A right to notice and a hearing provides vital protection against arbitrary government action. It guarantees the right to confront adverse witnesses and helps to insure that decisions will be based only upon facts developed in the hearing. It helps to instill a feeling of fair treatment in the affected person. It also promotes participation and dialogue by affected individuals in the decision making process. Substantive due process means that government must justify deprivation of liberty. Deprivation of Constitutional rights. Government action against a person that violates substantive constitutional rights is a deprivation of liberty. Imprisonment for a crime is the ultimate deprivation of liberty. Criminal procedure provides the process due in such cases, and for most purposes it extinguishes the liberty interest during incarceration. As a general rule, decisions by prison authorities having adverse effects on prisoners (such a disciplinary actions) are not treated as deprivations of liberty, and thus do not trigger due process rights unless those decisions lengthen the prisoners term of confinement. In sum DOC and Panel must give hearing. I have been saying this for months, you have letters from Commissioner and DA. I was being suppressed wrongfully. So here we go again. Resolucio Video taped hearings, with advocats, lawyers etc, etc, people, family, friends, victims etc, etc, etc. Follow your own laws and directives, rules, constitution. Conn Gen Stat Sec 54-124a, Sec 18-81, Sec 18-98e, 5th, 14th US amendments: directives. librarys lawbooks appeals etc, etc, etc.

Respectfully Sab.



Grievance Returned Without Disposition

Connecticut Department of Correction

CN 9606
REV 1/31/09

Inmate name: [REDACTED]

Inmate number: [REDACTED]

Facility/Unit: WCCI

Housing unit: J-2-G

Date: [REDACTED]

Your attached grievance is being "Returned Without Disposition" for the following reason(s).

In accordance with Administrative Directive 9.6, Inmate Administrative Remedies, Section 6(E), a grievance may be **Returned Without Disposition** to the inmate for the following reasons:

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- The length of the grievance shall be restricted to the space available on the face of the grievance form and one additional page.
- The grievance must be free of obscene or vulgar language or content.

Comments:

Due to the seriousness of your allegations you need to attempt informal resolution. You need to give the supervisors ample time to respond to your written requests. Your grievance stated that you spoke to the supervisor on the same day you filed a grievance.

You may resubmit your grievance when it is in compliance with Administrative Directive 9.6, Inmate Administrative Remedies.

Administrative Remedies Coordinator: CC [REDACTED]

Date: 7/18/14



Inmate Administrative Remedy Form

Connecticut Department of Correction

CN 9602
REV 8/22/13

Facility/Unit: WCCZ

J-2-6

Date: [REDACTED]

Inmate name: [REDACTED]

Inmate number: [REDACTED]

SECTION 1

SELECT ADMINISTRATIVE REMEDY A, B or C BELOW.

Follow the instructions (for property claims, complete form CN 9609, Lost/Damaged Property Investigation Form and deposit in the 'Administrative Remedies' box).

- A. I am filing a Grievance.
 Prior to filing a grievance, you must attempt informal resolution. Attach a copy of CN 9601, Inmate Request Form with the staff member's response OR state in Section 4 the reason why the form is not attached. Grievances must be filed within 30 days of the occurrence or discovery of the cause of the grievance. > Refer to Section 2 below
- B. I am requesting a Health Services Review: Diagnosis/Treatment > Complete Section 4 >>>>
 All Other Health Care Issues >
- C. I am filing an Appeal of a (select one below):
 Appeals must be filed within 15 days of notification of a decision.
 Disciplinary Action > Complete Section 3 below
 Special Management Decision Classification Decision
 Media Review Committee Decision Furlough Decision >
 Security Risk Group Designation ADA Decision > Complete Section 4 >>>>
 Determination of Grievance Process Abuse Rejection of Outside Tapes/CDs >
 Determination of Retroactive RREC Credits Rejection of Correspondence >

SECTION 2

OTHER REQUIREMENTS FOR USING THE INMATE ADMINISTRATIVE REMEDY PROCEDURE

Read and comply with the instructions below, then complete Section 4 (State the Problem) on the reverse side. >>>

- Only one request for an administrative remedy must be submitted on this form.
- The request for an administrative remedy and the action sought should be stated simply and coherently.
- The length of this request for an administrative remedy shall be restricted to the space available in Section 4 and one (1) additional 8 1/2 x 11 inch page.
- This request for an administrative remedy must be free of obscene or vulgar language or content.
- This request for an administrative remedy must be filed by the inmate who is personally affected by the subject of the request and shall not be filed by an inmate on behalf of another.
- A repetitive request for administrative remedy may not be filed by the same inmate when a final response has been provided and there has been no change in any circumstances that would affect the response; or when the initial request for an administrative remedy is still in process.

SECTION 3

DISCIPLINARY SECTION – Complete this Section for a Disciplinary Appeal ONLY

You may file a Disciplinary Appeal ONLY if you have pleaded not guilty, and have been found guilty at a disciplinary hearing. If so, complete this section; then complete Section 4 (State the Problem) on the reverse side. >>>

Offense:

Report date:

Facility where hearing was conducted:

Date of hearing:

Did you have an advocate? yes no

If yes, name of advocate:

Did you identify witness(es) to the investigator? yes no

Did your witness(es) testify? yes no

Name(s) of any witness(es):

1 pg Attachment ILAP [REDACTED]

CONFIDENTIAL

(FOR OFFICIAL USE ONLY)

Inmate name: [REDACTED]

Inmate number: [REDACTED]

Housing: [REDACTED]

SECTION 4

STATE-THE PROBLEM AND REQUESTED RESOLUTION

Provide any factual information that is applicable, including any responses from staff. State the action that you think should be taken to resolve the problem. PLEASE PRINT.

Commissioner and his Wardens are discriminating with jobs, Gender Discrimination, with my food. I spoke to [REDACTED] in the hallway on Thur or Fri of last week. I asked him if the Women made our food. (Mens Food) he said yes. I told him that is discrimination not only that, that is totally crazy, most of the Women are victims of crimes committed by men. There is no way to monitor if the women wanted to put feces, bloody rags, spit, piss, God only knows what else in the food. He got quit.

I talked verbally with [REDACTED] Bass of all Kitchens. I also wrote D/W [REDACTED] and talked to him in hallway on 7-15-14 at lunch he told me he would respond. Also I wrote this up at CRCC months ago.

Resolved: Men cook their own food. Who ever came up with this and the officials that backed it. Disciplined Directive 2.6 Dismissed. Open library with money they save. I believe I am sick from the food. Hrp C.

Inmate signature: [REDACTED]

Date: [REDACTED]

For all remedies except health services, deposit this form in the Administrative Remedies box.
For a health services issue, deposit this form in the Health Services box.

SECTION 5

DECISION / OFFICIAL USE ONLY - DO NOT WRITE IN THE SPACE BELOW

Date Received:

IGP #:

T#:

Disposition:

Date of Disposition:

Reason:

Return without disposition
CC DLWCCW

You have exhausted DOC's Administrative Remedies.

This matter may be appealed to:

Signature:

Date:

Commissioner Wardens
Discrimination, food. 1 pg Attachment

Date

WCCI J-2-6

(This is simple complaint gender discrimination with prison food jobs, everything else is information only.)

I'm telling you from top to bottom this is wrong. every drop of gas, fuel, all the maintenance on trucks, insurance, drivers to drive food all over the state is a wast of tax money. Its such a liability, accidents weather, unbelievably foolish. The food company deliver free, Plus the food the Women cook is terrible. There is never any meat in it, its a gravy. I could go on and on on this one.

ILAP [redacted] already is working on this.

I need more complaints Administrative Remedy Form please, Mrs. [redacted]

This Attachment is mostly examples. I wanted to just show what a wast of tax money. The money DOC saves from this, WCCI could open library. I'm just trying to help. This is Confidential I do not want to talk about it in front of inmates.

Respectfully [redacted]