

Please Read Instructions on Reverse Side of Yellow copy

Please print in ink or type

Arkansas State Claims Commission

FEB 13 2014

G4.

BEFORE THE STATE CLAIMS COMMISSION Of the State of Arkansas

RECEIVED

- Mr. Mrs. Ms. Miss

Edward Charles Goodwin, #092509 Claimant

vs.

State of Arkansas, Respondent Dept. of Correction

Do Not Write in These Spaces Claim No. 14-0619-CC Date Filed February 13, 2014 Amount of Claim \$ 1500.00 Fund DOC

Failure to Follow Procedure

COMPLAINT

Edward Charles Goodwin, #092509 the above named Claimant, of P.O. Box 180, Brickeys, AR 72320-0180

(Name) (Street or R.F.D. & No.) (City) County of LEE represented by (State) (Zip Code) (Daytime Phone No.) (Legal Counsel, if any, for Claim)

of (Street and No.) (City) (State) (Zip Code) (Phone No.) (Fax No.) says:

State agency involved: E/A/R/U Amount sought: \$1500.00

Month, day, year and place of incident or service: 10/16/2013 Brickeys Jail

Explanation: On 10/16/13 I spoke to Lt. Ethery and Supervisor about putting me up for a new job/ job change and having me added to Classification list as per listed by Alice AR-802, AD-08-30. However, Classification officer (Mrs. P. Green) informed Lt. Ethery that she had no problem adding me to Classification list, but I would first have to be cleared by Warden (Earl). Lt. Ethery took me with him to Warden's office, when Lt. Ethery asked him would I be ok to transfer Goodwin worked on the way Earl said negative, Lt. Ethery said negative without me going to Classification, keep in mind at time my supervisor Lt. Ethery wanted to give me the new job, it was in fact open, and Earl a passed work filled. Lt. Ethery would not have attempted giving me the job, if it was in fact filled. The AR-802, AD-08-30 says "If an inmate supervisor has recommended the inmate for promotion, the inmate will appear before the Classification Committee to be considered for job and or unit reassignment. (Warden Earl) is being clear without fact of transfer, by refusing to allow inmate Goodwin to be put up for a job change by Classification Committee. Despite Warden Goodwin, Charles who has had his class (CC) for 5 yrs. Since this matter Warden Earl Mrs. Giving jobs to different inmates, (Brickeys) Unit #180 (Wax Creek) Charles (Earl)

As parts of this complaint, the claimant makes the statements, and answers the following questions, as indicated: (1) Has claim been presented to any state department or officer thereof?

(Yes or No) when? (Month) (Day) (Year) to whom? (Department)

and that \$ was paid thereon: (2) Has any third person or corporation an interest in this claim? if so, state name and address

(Name) (Street or R.F.D. & No.) (City) (State) (Zip Code)

and that the nature thereof is as follows: and was acquired on, in the following manner:

THE UNDERSIGNED states on oath that he or she is familiar with the matters and things set forth in the above complaint, and that he or she verily believes that they are true.

Edward C. Goodwin (Print Claimant/Representative Name) Edward C. Goodwin #92509 (Signature of Claimant/Representative)

SWORN TO and subscribed before me at Brickeys (City) AR (State)

GENEVA V. JONES on this 17 day of January 2014 NOTARY PUBLIC-STATE OF ARKANSAS LEE COUNTY My Commission Expires 01-10-2015 (Date) (Month) (Year)

SF1-R799 My Commission Expires: 0 10 2015 (Month) (Day) (Year)

These Position Change out Inmate Fairly often, And they have since Inmate Goodwin was first taken to (Warden Earl). Inmate C. Goodwin has not been put up for Classification since 10/16/2013, when (Lt. Eberly), Goodwin's supervisor, first took Inmate Goodwin to (Warden Earl) office. Inmate Goodwin would like to be put up before the Classification Committee for a Job Change/Promotion, based upon the AR-802, AD-08-30 Policy, which was not applied to him. He (Goodwin) would like to be compensated for the Injust I endured as well. I would also like for the Courts to know that On 11/7/2013, I made another attempt by Request, to Classification Office "Ms. P. Green/Davis", as well as "Wardens" at e/1/1/11, asking to be re-considered for Classification Committee, for Floor Crew Job, and response from "Ms. P. Green/Davis", dated 11/12/2013, informed me that (Warden Earl) is over those Job Assignments. And also (He) Warden Earl must approve for this "Change". (See e/1/1/11 Inmate Request Form), (Exhibit #11). As Evident Documentation will show, On several attempts, I Inmate C. Goodwin was only seeking the right to be seen by the Classification Committee as out lined by AR-802, AD-08-30 Policy, when my supervisor (Lt. Eberly) made an honest attempt to have me added to Classifier list. (See: Exhibit #3), and in no way was I addressing my current job assignment as a "Bks. Porter", On Any Documented Informal Grievance

level that's before this court. Only the facts that warden earl has taken upon himself, to undermine the AR-802, AD-08-30 policy by refusing me to be seen by Classification Committee, Disregarding Policy Protocol. (warden earl), Doesn't even sit in on Classification Committee Days each week, and video recorded cameras set up inside library/law-library area where classification is held each week, twice a week, will show (his) (warden earl's) absents, further showing (warden earl) is being bias towards me.

(warden earl), not complying with the A.D.C. Grievance Policy, by refusing to respond in a timely manner of 72 hours (see: exhibit #1, chit level Grievance Form, # EA-13-02048, (yellow copy) Dated: 10/16/2013 step one, 10/22/2013 step two) Signed and Dated by Sgt. Garner 10/22/2013, Staff Problem Solver. Again, regarding AR-802, AD-08-30, refusing me to be seen by Classification Committee, and also ~~that~~ as (warden), a high position of authority. His actions shown before this court is in fact unprofessionalism, # 12(a) Discourteous Treatment and # 13(a) - Intentional Harassment. (violation of AR #225 - employee conduct standards.)

M. Edward C. Snow
1/16/2014

(I HAVE ~~more~~ #12 pages of evidence) see: Attachment A

Footnote: I would like the Courts to know and record reflect, Administrative Name Change of Policy (AR-802, AD-08-30) Originally Signed By and Approved as well by (Greg Noveck-Director), Is now that of most recent, (Mr Ray Hobbs-Director) (AR-802, AD-13-130) As of Effective Date: 11/22/2013 Approved: Original Signed By Ray Hobbs. SEE: (Exhibits #9 and #10) (Pages 2074, 3074). As well as see: (Exhibits #12) Administrative Directive (Page # 1074). Policy AR-802, AD-13-130, Supersede Policy AR-802, AD-08-30, which still has some Outlined, addressed Policy throughout my Complaint.

Mr. Edward C. Hoodman
1/16/2014

UNIT LEVEL GRIEVANCE FORM (Attachment I)

Unit/Center E/AIR/11

GRIEVANCE/RECEIVED

FOR OFFICE USE ONLY

Name Charles E. Goodwin

OCT 23 2013

GRV. # EA-13-02048

Date Received: 10-23-13

GRV. Code #: 207

ADC# 92509 Brks # 8-40 Job Assignment Atk Police

10/16/13 (Date) STEP ONE: Informal Resolution

10/22/13 (Date) STEP TWO: Formal Grievance (All complaints/concerns should first be handled informally.)

If the issue was not resolved during Step One, state why: PER ADC GRIEVANCE POLICY
STAFF HAS 72 HOURS TO RESPOND TO UNIT LEVEL GRIEVANCE, AND WARDEN EARL WANTED TO DO SO!

(Date) EMERGENCY GRIEVANCE (An emergency situation is one in which you may be subject to a substantial risk of physical harm; emergency grievances are not for ordinary problems that are not of a serious nature). If you marked yes, give this completed form to the designated problem-solving staff, who will sign the attached emergency receipt. If an Emergency, state why:

Is this Grievance concerning Medical or Mental Health Services? NO If yes, circle one: medical or mental

BRIEFLY state your one complaint/concern and be specific as to the complaint, date, place, name of personnel involved and how you were affected. (Please Print):

This Grievance is Regarding "warden Earl," and a protest to the fact he is being bias without facts or reason. By Refusing to Allow me to be put up for a job change by Classification Committee, when in fact I, (Charles Goodwin Major Conner) whom wanted to give me a visitation foster job, which was denied by warden EARL, and Lt. Eckerly who is my supervisor as his pocket, whom also wanted to give me a better job on the "way crew" which (warden Earl) clearly agreed that out denied today right without reason. The reason both major conner and Lt. Eckerly wanted to give me a better job is very simple. "I DESERVE A CHANCE ON A GOOD JOB FOR HOLDING MY CLASS IC FOR 5 YRS. I DON'T HAVE ANY CONTRABAND CHARGES IN MY "POCKET" NOR ANYTHING THAT WOULD INVOLVE ME HAVING DEALING WITH ANY STAFF MEMBERS (MAJOR OR FEMALE) ON ANY LEVEL OTHER THAN RESPECTING THE AUTHORITY OF OFFICERS OF THE DEPT. I'M MORE THAN SURE THAT RECORDS WILL SHOW THAT OUT OF ALL (FEMALES) WARDEN EARL, HAS GIVEN JOBS TO AS OF LATELY "BARBERS," "HALL PORTERS," "WAY CREW" SO ONLY THAT ANY OF THEM HELD THERE CLASS IC FOR 5 YRS OR BETTER. I FEEL LIKE I'M MORE DESERVING OF A CHANCE TO HAVE A GOOD JOB THAN THE ONES WHO GOES BACK AND FORTH TO THE COURT UNDER INVESTIGATION AND SOME WHOSE HAVE CONTRABAND IN THERE POCKETS, HOLDING DOWN (2) JOBS AS WELL. THERE IS NOTHING FAIR ABOUT THAT
Charles E. Goodwin #92509

Inmate Signature _____ Date 10/16/13 5:00pm

If you are harmed/threatened because of your use of the grievance process, report it immediately to the Warden or designee.

THIS SECTION TO BE FILLED OUT BY STAFF ONLY

This form was received on 10-17-13 (date), and determined to be Step One and/or an Emergency Grievance NO (Yes or No). This form was forwarded to medical or mental health? NO (Yes or No). If yes, name of the person in that department receiving this form: _____ Date _____

PRINT STAFF NAME (PROBLEM SOLVER) _____ ID Number _____ Staff Signature _____ RECEIVED 10-17-13 Date Received _____

Describe action taken to resolve complaint, including dates: _____ NOV 01 2013

INMATE GRIEVANCE SUPERVISOR
ADMINISTRATION BUILDING

Staff Signature & Date Returned _____ Inmate Signature & Date Received _____

This form was received on 10-22-13 (date), pursuant to Step Two. Is it an Emergency? NO (Yes or No). Staff Who Received Step Two Grievance: Sgt. Garner Date: 10-22-13

Action Taken: _____ (Forwarded to Grievance Officer/Warden/Other) Date: _____
If forwarded, provide name of person receiving this form: _____ Date: _____

DISTRIBUTION: YELLOW & PINK - Inmate Receipts; BLUE-Grievance Officer; ORIGINAL-Given back to Inmate After Completion of Step One and Step Two.

5

ACKNOWLEDGMENT OR REJECTION OF UNIT LEVEL GRIEVANCE

TO: Inmate Goodwin, Charles E.
FROM: Hill, Keelyona M
DATE: 10/24/2013

ADC #: 092509B
TITLE: Administrative Specialist I
GRIEVANCE #: EA-13-02048

Please be advised, I have received your Grievance dated 10/16/2013 on 10/23/2013.
Your grievance was rejected as either non-grievable, untimely, duplicative, frivolous, or vexatious.

RECEIVED

NOV 01 2013

Keelyona Hill
Signature of Administrative Specialist I

INMATE GRIEVANCE SUPERVISOR
ADMINISTRATION BUILDING

CHECK ONE OF THE FOLLOWING

- This Grievance will be addressed by the Warden/Center Supervisor or designee.
- This Grievance is of a medical nature and has been forwarded to the Health Services Administrator who will respond.
- This Grievance involves a mental health issue and has been forwarded to the Mental Health Supervisor who will respond.
- This Grievance has been determined to be an emergency situation, as you so indicated.
- This Grievance has been determined to not be an emergency situation because you would not be subject to a substantial risk of personal injury or other serious irreparable harm. Your Grievance will be processed as a Non-Emergency.
- This Grievance was REJECTED because it was either non-grievable (Job Assignment unrelated to medical restriction), untimely, was a duplicate of , or was frivolous or vexatious.

INMATE'S APPEAL

If you disagree with a rejection, you may appeal this decision within five working days by filling in the information requested below and mailing it to the appropriate Chief Deputy/Deputy/Assistant Director. Keep in mind that you are appealing the decision to reject the original complaint. Address only the rejection; do not list additional issues, which were not a part of your original grievance as they will not be addressed. Your appeal statement is limited to what you write in the space provided below.

Charles E. Goodwin 92509 10/25/2013
Inmate Signature ADC # Date

SIR, MY GRIEVANCE WASN'T ABOUT MY (JOB ASSIGNMENT), AS A SLS, PORTER. IT'S SIMPLY REGARDING (WARDEN EARL), AND A PROTEST TO THE FACT HE IS BEING BIASED WITHOUT FACTS OR REASON, BY REFUSING TO ALLOW ME TO BE BROUGHT UP BEFORE CLASSIFICATION COMMITTEE, FOR A JOB CHANGE, WHEN IN FACT BOTH, (WARDEN CONNER) BUILDING MAJOR, AND MY SUPERVISOR (V.L. ETHELY) ADVISED ME TO REQUEST FOR SUCH. BOTH OF WHOM, WANTED AND ATTEMPTED TO HAVE ME BROUGHT BEFORE CLASSIFICATION COMMITTEE (NO) BY WARDEN EARL. FURTHER MORE, (WARDEN EARL) HAS UNDERMINED ADMINISTRATIVE DIRECTIVE (AR 802, AD-08-30) P. (1074) II. EXPLANATION: GUIDELINES EXIST TO ENSURE THAT INMATE ARE NOT DENIED CLASS PROMOTION OPPORTUNITIES DUE TO JOB AVAILABILITY AND TO ENSURE CLASS PROMOTIONS ARE MADE IN A UNIFORM MANNER. P. (394) B. (C) IF THE INMATE SUPERVISOR HAS RECOMMENDED THE INMATE FOR PROMOTION, THE INMATE WILL APPEAR BEFORE THE CLASSIFICATION COMMITTEE TO BE CONSIDERED FOR JOB AND OR REASSIGNMENT. THIS CLEARLY PROVES THAT WARDEN VIOLATED POLICY, AS WELL AS ADMINISTRATIVE SUPERVISOR.

UNIT LEVEL GRIEVANCE FORM (Attachment I)

Unit/Center E/A/R/U

Name Charles E. Goodwin

GRIEVANCE/RECEIVED

FOR OFFICE USE ONLY	
GRV. #	<u>EA-13-02007</u>
Date Received	<u>10-29-13</u>
GRV. Code #:	<u>303</u>

ADC# 92509 Brks # 8-40 Job Assignment Ms. Foster

OCT 29 2013
EAST AR REGIONAL UNIT

10/25/13 (Date) STEP ONE: Informal Resolution

10/28/13 (Date) STEP TWO: Formal Grievance (All complaints/concerns should first be handled informally,)

If the issue was not resolved during Step One, state why: WARDEN EARL UNDERMINED POLICY AD-08-30, and Lt. Ethernly wouldn't and recommended promotion

(Date) EMERGENCY GRIEVANCE (An emergency situation is one in which you may be subject to a substantial risk of physical harm; emergency grievances are not for ordinary problems that are not of a serious nature). If you marked yes, give this completed form to the designated problem-solving staff, who will sign the attached emergency receipt. If an Emergency, state why:

Is this Grievance concerning Medical or Mental Health Services? No If yes, circle one: medical or mental

BRIEFLY state your one complaint/concern and be specific as to the complaint, date, place, name of personnel involved and how you were affected. (Please Print): This Grievance is regarding Warden Earl and his undermining of Administrative Directive, AR-802, AD-08-30 Policy; Pg. (174) II, Explanatory Guidelines exist to ensure that inmates are not denied class promotion opportunities due to job availability and to ensure class promotions are handled in a uniform manner, Pg. (304) B. (1) If the inmate supervisor has recommended the inmate for promotion, the inmate will appear before the Classification Committee to be considered for job, and or unit reassignment. (Warden Earl) is being bias without fact or reason by refusing to allow me to be brought up before Classification Committee as policy has outlined. when in fact, both (Building Major Conner) and my supervisor (Lt. Ethernly) has made attempts by recommending a (promotion / job change), my supervisor Lt. Ethernly took me to Mr. Green / Classification officer and attempted to have me put on classification list on 10/16/2013. and was told, I had to be placed by Warden Earl first, before I could be added to Classification list for promotion / job change. As soon as Lt. Ethernly stated to Warden Earl wanted to put me up for promotion / job change, Warden Earl said (negative) WARDEN EARL DENIAL OF ME BEING PUT UP FOR A JOB CHANGE / PROMOTION WITHOUT REASON IS BIAS. I BEEN CLASS IC FOR 5 YRS NOW. POLICY IS POLICY AND FAIR IS FAIR.

Inmate Signature C. Goodwin #92509

Date 10/25/2013

If you are harmed/threatened because of your use of the grievance process, report it immediately to the Warden or designee.

THIS SECTION TO BE FILLED OUT BY STAFF ONLY

This form was received on 10-28-2013 (date), and determined to be Step One and/or an Emergency Grievance No (Yes or No). This form was forwarded to medical or mental health? No (Yes or No). If yes, name of the person in that department receiving this form: _____ Date _____

Sgt. Pharr 63937 Sgt. Pharr 10-28-2013
PRINT STAFF NAME (PROBLEM SOLVER) ID Number Staff Signature Date Received

Describe action taken to resolve complaint, including dates: Inmate Goodwin was denied the butting crew position that was requested by Lt. Ethernly. Those positions are filled and he will not be placed on that crew.

RECEIVED

Sgt. Pharr 10/28/2013 A.C. Goodwin #92509 10/28/13
Staff Signature & Date Returned NOV 12 2013 Inmate Signature & Date Received

This form was received on 10-28-13 (date), pursuant to Step Two. Is it an Emergency? No (Yes or No).

Staff Who Received Step Two Grievance Sgt. Pharr Date: 10-28-2013

Action Taken: Forwarded to Grievance Administrator to Grievance Officer/Warden/Other Date: 10-28-2013

If forwarded, provide name of person receiving this form: Ms. McDaniel Date: 10-28-2013

Exhibit # 4

INMATE NAME: Goodwin, Charles E.

ADC #: 092509

GRIEVANCE#: EA-13-02067

CHIEF DEPUTY/DEPUTY/ASSISTANT DIRECTOR'S DECISION

I have received your formal grievance dated 10/28/13 in reference to Deputy Warden Earl refusing to grant you a job change.

After reviewing all supporting documentation, I have determined that I concur with the Warden's response of no merit. Per AD 12-16, job assignments are non-grievable unless they are in violation of your medical restrictions. I do not find that you have been inappropriately assigned.

Appeal denied.

17 M7

12.17.13

Director

Date

IGTT410
3GS

INMATE NAME: Goodwin, Charles E.

ADC #: 092509B

GRIEVANCE #: EA-13-02067

WARDEN/CENTER SUPERVISOR'S DECISION

Inmate Goodwin, you grieve Deputy Warden Earl is undermining the AD 08-03 and AR 803 policies and denying you a job change. Deputy Warden Earl stated he is not denying you a job change or undermining AR 802 and AD 08-30. Per 12-16, job changes are non-grievable unless in conflict with medical restrictions. There is no merit in your complaint.

[Signature box]

PER 12-16, Job Assignments ARE NON-GRIEVABLE, NOT

JUBA

Ward

11/4/13

Signature of Warden/Supervisor or Designee

Title

Date

INMATE'S APPEAL

If you are not satisfied with this response, you may appeal this decision within five working days by filling in the information requested below and mailing it to the appropriate Chief Deputy/Deputy/Assistant Director along with the Unit Level Grievance Form. Keep in mind that you are appealing the decision to the original grievance. Do not list additional issues, which are not part of your original grievance as they will not be addressed. Your appeal statement is limited to what you write in the space provided below.

WHY DO YOU DISAGREE WITH THE ABOVE RESPONSE?

When I see various fellow with serious disciplinary histories and my being disciplinary free for five (5) years, making me a model inmate, under AR #832 - Discrimination, it shows that I and every other qualified inmate should be given equal opportunity of available jobs. Plus, it is grievable because the discriminate manner is RETALIATION, making the "non-grievable" issues on A.P. 2 & 3 of AD 12-16 policy GRIEVABLE.

C. Goodwin

92509

11/7/2013

Inmate Signature

ADC#

Date

Plus, deputy warden's actions violate AR # 225 - Employee Conduct Standards, at #1(a) - professionalism, #12(a) discourteous treatment and #13(c) - intentional harassment.

RECEIVED

NOV 12 2013

INMATE GRIEVANCE SUPERVISOR
ADMINISTRATION BUILDING

EXHIBIT # 6

UNIT LEVEL GRIEVANCE FORM (Attachment I)

Unit/Center E/A/R/U

Name Charles E. Goodwin

ADC# 92509

Brks # 8-40

Job Assignment Stk Police
EAST AR REGIONAL UNIT

10/25/13 (Date) STEP ONE: Informal Resolution

10/28/13 (Date) STEP TWO: Formal Grievance (All complaints/concerns should first be handled informally.)

If the issue was not resolved during Step One, state why: This is not about my job assignment, but rather ADC Policy AD-08-30 being violated

(Date) EMERGENCY GRIEVANCE (An emergency situation is one in which you may be subject to a substantial risk of physical harm; emergency grievances are not for ordinary problems that are not of a serious nature). If you marked yes, give this completed form to the designated problem-solving staff, who will sign the attached emergency receipt. If an Emergency, state why:

Is this Grievance concerning Medical or Mental Health Services? No If yes, circle one: medical or mental

BRIEFLY state your one complaint/concern and be specific as to the complaint, date, place, name of personnel involved and how you were affected. (Please Print): This grievance is regarding a previous grievance written on (10/16/2013) (# EA-13-02048) which was rejected by Administrative Specialist I, Ms. Keivonna M. Hill on 10/24/2013, as being non-grievable. (Job assignment unrelated to medical restriction.) when in fact, grievance # EA-13-02048 (yellow copy) dated 10/16/13 is clearly regarding the undermining of Policy AR-802, AD-08-30 by (warden Earl) and in no way about my job assignment (being a Stk Police). This is about (warden Earl) not addressing my grievance in a timely manner of 72 hours which was giving to Sgt. Garner and signed as well on 10-17-2013 by Sgt. Garner. On 10/22/13 I was informed by Sgt. Garner, that warden still hadn't responded to step one informal resolution dated 10/16/13 within policy of 72 hours. So I had Sgt. Garner sign and date (yellow copy) step two on 10/22/2013. My issue with Ms. Keivonna M. Hill, is, and she properly read my grievance, and know the AR-802, AD-08-30 policy. I would have been obvious that it had nothing to do with my job assignment to date (as Stk Police) but more so about warden Earl disregarding AD-08-30 policy by refusing me to be seen by classification committee after both my supervisor (Lt. Ethery) and (building major connor) wanted to give me a promotion/recommendation.

Inmate Signature C. Goodwin 92509

Date 10/25/13
(SEE) AD-08-30 B, 1074 II, and B, 3074)

If you are harmed/threatened because of your use of the grievance process, report it immediately to the Warden or designee.

THIS SECTION TO BE FILLED OUT BY STAFF ONLY

This form was received on 10-28-2013 (date), and determined to be Step One and/or an Emergency Grievance NO (Yes or No). This form was forwarded to medical or mental health? NO (Yes or No). If yes, name of the person in that department receiving this form: _____ Date _____

SGT. PHARR 63937 Sgt. Pharr 10-28-2013
PRINT STAFF NAME (PROBLEM SOLVER) ID Number Staff Signature Date Received

Describe action taken to resolve complaint, including dates: Job assignments are non-grievable. The grievance that was referred to do not concern warden Earl undermining policy but that he argued with others refuse to give you a job change. Sgt. Pharr 10/28/13 & C. Goodwin # 92509 10/28/13
Staff Signature & Date Returned Inmate Signature & Date Received

This form was received on 10-28-13 (date), pursuant to Step Two. Is it an Emergency? NO (Yes or No). Staff Who Received Step Two Grievance: SGT. PHARR NOV 12 2013 Date: 10-28-2013

Action Taken: FORWARDED TO GRIEVANCE (Forwarded to Grievance Officer/Warden/Other) Date: 10-28-2013
If forwarded, provide name of person receiving this form: MR. INMATE GRIEVANCE SUPERVISOR Date: 10-28-2013

DISTRIBUTION: YELLOW & PINK - Inmate Receipts; BLUE-Grievance Officer; ORIGINAL-Given back to Inmate After Completion of Step One and Step Two

IGTT410
JGS

INMATE NAME: Goodwin, Charles E.

ADC #: 092509B

GRIEVANCE #: EA-13-02066

WARDEN/CENTER SUPERVISOR'S DECISION

Inmate Goodwin, you grieve Ms. K. Hill did not properly read your grievance and rejected it as a complaint about job assignment. Your complaint is noted. Ms. Hill, Administrative Specialist I, stated job assignments are non-grievable and the grievance you are referencing do not concern or states Warden Earl undermining policy but instead he and others refuse to give you a job. After reviewing the grievance, you were grieving your job assignment by wanting it changed and it was not related to a medical restrictions. I find no merit in your complaint.

[Signature Box]

HUB

Signature of Warden/Supervisor or Designee

Warden

Title

11/6/13

Date

INMATE'S APPEAL

If you are not satisfied with this response, you may appeal this decision within five working days by filling in the information requested below and mailing it to the appropriate Chief Deputy/Deputy/Assistant Director along with the Unit Level Grievance Form. Keep in mind that you are appealing the decision to the original grievance. Do not list additional issues, which are not part of your original grievance as they will not be addressed. Your appeal statement is limited to what you write in the space provided below.

WHY DO YOU DISAGREE WITH THE ABOVE RESPONSE?

The grievance officer has intentionally disregarded not only grievance policy when rejecting my grievance, but also the failure of conducting herself as a public official. One does not have to be in a blue uniform in order to provide professional assistance to the inmate. Ms Hill and many other a.d.c. authorities have that bound duty in fulfilling their job.

C. Goodwin

Inmate Signature

92509

ADC#

11-7-2013

Date

RECEIVED

NOV 12 2013

INMATE GRIEVANCE SUPERVISOR
ADMINISTRATION BUILDING

INMATE NAME: Goodwin, Charles E.

ADC #: 092509

GRIEVANCE#: EA-13-02066

CHIEF DEPUTY/DEPUTY/ASSISTANT DIRECTOR'S DECISION

I have received your formal grievance dated 10/28/13 in reference to Deputy Warden Earl refusing to grant you a job change.

After reviewing all supporting documentation, I have determined that I concur with the Warden's response of no merit. Per AD 12-16, job assignments are non-grievable unless they are in violation of your medical restrictions. I do not find that you have been inappropriately assigned.

Appeal denied.

17 M 7

Director

12.17.13

Date

1. Absconders

An inmate on parole or transfer who absconds from supervision will be reduced to Class IV status on the date of abscond until return to custody (date warrant served).

- a. When the warrant is served, the inmate will be placed in the class status prior to the abscond and will remain this class until the revocation hearing is held.
- b. An inmate who absconds supervision prior to the implementation of Class I-P status, effective 12-11-90, will be returned from abscond with an upgrade to Class I-P status effective on the date of return.

2. Parole/Transfer

Violators who have picked up new time on release, and a parole/transfer will maintain a Class I-P or transfer status until his or her return to the Department of Correction.

- a. A parole/transfer that waived his or her hearing, and class is not stipulated by the hearing officer, will remain in the present class status until received by the Arkansas Department of Correction.

- 3. Violators returned from Act 492 (Boot Camp) will remain in their present class status until their revocation hearing is reviewed by the Disciplinary Hearing Office, and class status will be adjusted accordingly. If no disciplinary action is taken, the inmate will appear before the Unit Classification Committee as soon as possible for administrative reduction to Class II.

- 4. Upon reception of parole or transfer violators to the Department of Correction, the intake units shall be responsible for verifying with the area parole officers that all time computation changes have been completed.

B. Initial Assignment

- 1. Inmates will remain in Class II status during their first 60 days on their initial assignment unless appropriate disciplinary action has been taken.

At the end of the 60 days, if the inmate's supervisor has recommended the inmate for promotion, the inmate will appear before the classification committee to be considered for job and or unit reassignment.

- 2. If the inmate is placed in a job other than his or her initial assignment, the inmate will be promoted to Class I status per classification guidelines.

If the inmate refuses the job and/or unit assignment, the inmate will be placed back on his or her initial assignment and will remain in Class II status until appropriately reclassified.

- 3. If there is no job available that is suitable for the inmate as determined, the inmate will be promoted to Class I and assigned to the next available opening of a specific job assignment.
 - a. The inmate will then be returned to his or her present assignment and his or her name will be placed on a list and should fill the next vacancy that occurs in that particular job.
 - b. If this act occurs, the inmate may not have to reappear before the classification committee but can simply be placed in the job by the classification officer when the opening becomes available.

C. Disciplinary Action

- 1. If an inmate loses his or her job as a result of disciplinary action and is returned to an initial assignment and then regains Class II status and a promotion recommendation from the supervisor, the inmate can be placed in the job but may have to wait 30 days before becoming eligible for Class I unless the job assignment is a Class I-A or I-B.
- 2. If the inmate subsequently loses that job due to disciplinary action again, the next time the inmate is placed in the job after regaining Class II the inmate may have to wait 60 days before becoming eligible for Class I.
- 3. The classification committee may add 30-day increments each time the inmate loses a job as a result of disciplinary action.

To: All Wardens & Ms. P. GREEN

East Arkansas Regional Unit Inmate Request Form

Inmate Name (Please Print): Charles Goodwin ADC #: 92509

Housing assignment: Bks GT Class: 1-c Job Assignment: Bks. Porter

Check the appropriate box for area of concern:

- | | |
|---|---|
| <input checked="" type="checkbox"/> Classification | <input type="checkbox"/> Law Library |
| <input type="checkbox"/> Mail | <input type="checkbox"/> EARU Staff |
| <input type="checkbox"/> Personal Hygiene | <input type="checkbox"/> Visitation |
| <input type="checkbox"/> Parole | <input type="checkbox"/> Commissary |
| <input type="checkbox"/> Mental Health | <input type="checkbox"/> Property |
| <input type="checkbox"/> Medical / Infirmary | <input type="checkbox"/> Job Assignment |
| <input type="checkbox"/> Bookkeeping (Inmate Money) | <input type="checkbox"/> Housing Assignment |
| <input type="checkbox"/> GTL Phone System | <input type="checkbox"/> Other: <u>All Wardens & Classification</u> |

8

Staff request to: Det. Bill M. G. Earl & McGreen Office: Wardens & Classification

Please give a detailed summary regarding your request: I will address the fact that the deputy warden Earl wants to commit wrongful, unprofessional conduct and actions toward me when I made a sincere and just attempt to receive the chance to go on the floor/bulking crew. I still regret the decision that it is very discriminate, when a person such as myself, disciplinary free for his 15 years and considered a model inmate with the duration of being disciplinary free. I would like to be re-considered to be allowed on the floor crew. Please re-evaluate this thank you.

Have you previously spoken with any staff regarding your request: (Circle One) YES / NO
 If yes, please state who: H. Elmer & McGreen Date: 11/14/13

Inmate Signature: Charles Goodwin #92509 11/7/2013

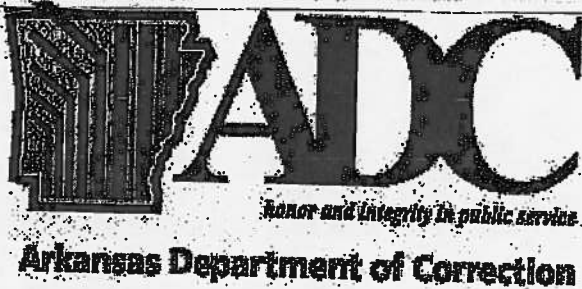
Staff Responding: _____ Date: _____

I have reviewed your request and here is my finding:
Warden is over those job assignments he must approve for this change.
 Note: (This is not the policy for AR-802, AD-08-30 OR AR-802, AD-13-130)

I am referring this request to: _____ I consider this issue: Resolved Not Resolved

Staff Signature: Debra Davis 11/12/2013

Exhibit #12



Director's Office
PO Box 8707
Pine Bluff, AR 71611-8707
Phone: 870-267-6999
Fax: 870-267-6258
www.adc.arkansas.gov

ADMINISTRATIVE DIRECTIVE

SUBJECT: Class Status

NUMBER: 13-130

SUPERSEDES: 08-30

APPLICABILITY: To all employees, especially those involved in the classification of inmates, inmate records staff; and all inmates

REFERENCE: AR 802

PAGE 1 of 4

APPROVED: Original signed by Ray Hobbs

EFFECTIVE DATE: 11/22/2013

I. POLICY:

It shall be the policy of the Department of Correction to place inmates in a class status that is commensurate with custody considerations and programmatic goals.

II. EXPLANATION:

Guidelines exist to ensure that inmates are not denied class promotion opportunities due to job availability and to ensure class promotions are handled in a uniform manner.

III. PROCEDURE:

Upon their arrival to the Department of Correction, all inmates will be placed in Class II status unless the inmate is being returned as the result of disciplinary action and has been reduced below Class II status.

A. New Commitments and Violators

The following procedures will be utilized in determining inmates' class status upon their reception:

BEFORE THE ARKANSAS STATE CLAIMS COMMISSION

EDWARD GOODWIN (ADC 092509)

CLAIMANT

V.

NO. 14-0619-CC

ARKANSAS DEPARTMENT OF CORRECTION

RESPONDENT

ANSWER

COMES NOW the Respondent, Arkansas Department of Correction, and for its Answer, states and alleges as follows:

1. Respondent denies liability in this claim and asserts it will hold the Claimant to strict proof on each allegation unless admitted by Respondent. Respondent reserves the right to plead further upon completion of the investigation by internal affairs and requests the matter be held in abeyance until the investigation is complete.
2. The applicable account information required by the Commission is:
 - a. Agency number: 0480
 - b. Cost Center: HCA0100
 - c. Internal Order: 340301
 - d. Fund Center: 509

WHEREFORE, for the reasons cited above the Respondent prays that the claim be dismissed with prejudice and that Claimant take nothing, or in the alternative that the matter be held in abeyance until completion of the investigation by internal affairs.

Respectfully submitted,
Department of Correction Office of Counsel

Arkansas
State Claims Commission

FEB 26 2014

RECEIVED

Lisa Mills Wilkins
LISA MILLS WILKINS Ark. Bar #87190
Attorney Supervisor
Post Office Box 8707
Pine Bluff, AR 71611
(870)267-6844 Office
(870)267-6373 Facsimile

CERTIFICATE OF SERVICE

I certify that a copy of this pleading has been served this 25 day of February, 2014, on the Claimant by placing a copy of the same in the U. S. Mail, regular postage to:

Edward Goodwin (ADC 092509)
East Arkansas Regional Unit
PO Box 180
Brickeys, AR 72320-0180

Lisa Mills Wilkins
LISA MILLS WILKINS Ark. Bar #87190

Arkansas
State Claims Commission
MAY 07 2014

BEFORE THE ARKANSAS STATE CLAIMS COMMISSION

EDWARD GOODWIN (ADC #092509)

RECEIVED
CLAIMANT

V.

NO. 14-0619-CC

ARKANSAS DEPARTMENT OF CORRECTION

RESPONDENT

RESPONDENT'S MOTION TO DISMISS

COMES NOW the Respondent, Arkansas Department of Correction, and for its MOTION TO DISMISS, states and responds as follows:

1. Claimant alleges that on October 16, 2013, Respondent failed to follow procedures. He seeks \$1,500.00 in damages. Claimant has failed to state a claim upon which relief can be granted and the claim should be dismissed under ARCP Rule 12(b)(6).
2. Claimant alleges that he was not allowed to be moved from barracks porter to the buffing crew by Warden Earl. Warden Earl would testify that this is correct. He had no vacancies on the crew and that Claimant had a past contraband charge and he would not have given him the job if there was an opening.
3. Claimant states that he was not allowed to go before the classification committee which is his right. He directs the claims commission's attention to AD13-130 Class Status and notes "Initial Assignment." This is not Claimant's initial assignment. He was assigned to the clothing room at Cummins in August of 2007, hoe squad in March of 2008, Inside Lawn in June of 2008 and 2010 at MSU, Laundry in July of 2010 at EARU and assigned to Barracks Porter on October 11, 2011.
4. Claimant appeared before the classification committee on August 12, 2013, less than two months prior to this date, and stated that he had no problems or concerns. He had an opportunity then to address any change in his job if he had wanted one. As a Good Time Class 1-C inmate, he does not have to appear before Classification every 30 days like inmates who are serving time in isolation. Claimant can request a meeting with the classification committee. Claimant was seen by Classification on March 14, 2014, and given a job change to Inside Lawn.
5. Respondent moves that the commission dismiss this claim.

WHEREFORE, for the reasons stated about and the evidence submitted, the Claims filed must be dismissed.

Respectfully submitted,
Department of Correction
Office of Counsel



LISA MILLS WILKINS Ark. Bar #87190

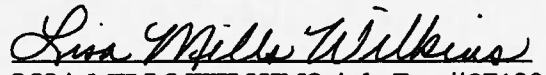
Attorney Supervisor
Post Office Box 8707

Pine Bluff, AR 71611
(870)267-6844 Office
(870)267-6373 Facsimile

CERTIFICATE OF SERVICE

I certify that a copy of the above pleading has been served this 2 day of May, 2014,
on the below Claimant by placing a copy of the same in the U. S. Mail, regular postage to

EDWARD GOODWIN (ADC #092509)
MSU
2501 STATE FARM ROAD
TUCKER, AR 72168


LISA MILLS WILKINS Ark. Bar #87190

Before the Arkansas State Claims Commission

Edward C. Goodwin (A.C. # 92509)

Claimant

v.

NO. 14-0619-CC

Arkansas Dept. of Correction

Respondent

Arkansas
State Claims Commission
MAY 09 2014

Objection to Respondent's Motion to Dismiss

RECEIVED COMES NOW THE CLAIMANT, EDWARD C. GOODWIN #92509, AND FOR ITS OBJECTION FOR RESPONDENT'S MOTION TO DISMISS, STATES AND RESPONDS AS FOLLOWS:

1. Respondent, Did Refuse Me To Be Seen By Classification Committee, Disregarding Policy Protocol, And I Can Prove That This Policy Was In Fact Undermined By (Warden Earl).
2. Respondent was right about inmate Edward Goodwin #92509, NOT BEING ALLOWED TO BE MOVED FROM BARACKS PRISON TO THE BUTTING CREW BY (WARDEN EARL) BUT FAILED TO STATE THAT JOB CHANGE WAS REQUEST BY MY (SUPERVISOR LT. ETHELBY) AND I CAN PROVE THIS TO BE SO. FURTHER MORE, MY SUPERVISOR WOULD HAVE NOT COME TO THE CLASSIFICATION OFFICER AT E/M/14, AND (WARDEN EARL) HAD PUTTING ME UP FOR CLASSIFICATION FOR A JOB ON BUTTING CREW IF IT WAS NO VACANCIES.

(1095

Respondent's claim of past Contraband charge, and stating that (warden Earl) said that he wouldn't have given me the job if there was an opening, because of past Contraband charge, is UN-TRUE, and there is no charge of any Contraband in my (Record), and Respondent can't show the Claims Commission this outrageous accusation. Respondent has disproved at this point by the above mention statement regarding Contraband charge. An attempt to undermine my character.

3. Respondent is correct, stating that Chairman states that I was not allowed to go before the Classification Committee which is my right! However, Respondent is now trying to imply that my past job assignments from 2004 thru Oct. 11, 2011 (which is irrelevant to the issue of my claim) has something to do with me not being able to have any validity.

4. Respondent is correct about me appearing before the Classification Committee on Aug 16, 2013 for an annual review which is held yearly for all inmates, and yes, at that time I stated that I had no problems or concerns.

(2075

Arkansas
State Claims Commission
MAY 09 2014

RECEIVED

my Supervisor (L. Ethely) had not talked with me about a job change/promotion at that time. And (she) did so, I would have address the matter before Classification Committee. Further more, regardless of the above mention, the fact is, my supervisor (L. Ethely) took me with him to classification officer McCann's office on Oct. 16/2013, and asked her to put me on US for Classification for that week and (she) Ms. Green/Davis Classification officer informed my Supervisor (L. Ethely) that she didn't have a problem with it, but, it would first have to be cleared through or by (Warden Kne), which was at the time new to my Supervisor (L. Ethely) as well as myself. That is not the policy when a Supervisor put up an inmate for a job change/promotion and respondent knows that. And I did in fact, ~~make~~ by request which is exhibit #11 ask to be reconsidered for that job on Home Crew to all warden and classification officer Ms. Green/Davis. Dated 11/4/13 and responded to on 11/12/13. Respondent stated also that claimant was given a classification on March 14th 2014 and given a job change to Inside lawn. But, (3045

Failed to state in their motion to Dismiss, that March 14, 2014 I was seen by Classification and given a job change to Inside lawn, because I was then at another unit of the Dept. of Corrections after being transferred from E/A/R/JU where I filed my claim. Respondent is trying to again mislead the claims committee by making it seem as though I was seen by Classification ~~at~~ at E/A/R/JU on March 14, 2014 and given a job change, hoping to persuade claims committee to Dismiss Claimant's claim. I have been at Tucker max unit since March 12, 2014, and wasn't given a job by Classification ~~at~~ here at Tucker max unit until March 19th 2014. and that job was in fact Inside lawn. I left E/A/R/JU March 12th 2014 Classification is not held here on Fridays (March 14th 2014) like Respondent stated, only on Wednesdays here. I was seen March 19th 2014.

5. Claimant moves that the Commission have an Oral Hearing so that testimony and evidences can be presented to refute the position of the Respondent.

I have already informed your office, that I do wish to attend a hearing regarding my claim.

wherefore, for the reasons stated in my objection to respondents' motions to Dismiss, the claims filed should be heard, and NOT DISMISSED

Respectfully Submitted,
Mr. Edward C. Goodwin #92509
Maximum Security Unit
9501 State Farm Road
Tucker, Arkansas. 72068

Arkansas
State Claims Commission
MAY 09 2014

RECEIVED

STATE CLAIMS COMMISSION DOCKET
OPINION

Amount of Claim \$ 1,500.00

Claim No. 14-0619-CC

Edward Charles Goodwin, #092509 Claimant
vs.

Attorneys
Pro se Claimant

Department of Correction Respondent

Lisa Wilkins, Attorney Respondent

State of Arkansas
Date Filed February 13, 2014

Type of Claim Failure to Follow Procedure

FINDING OF FACTS

The Claims Commission hereby unanimously granted the Respondent's "Motion to Dismiss" for reasons set forth in paragraphs 2-5 contained in the motion. Therefore, this claim is hereby unanimously denied and dismissed.

(See Back of Opinion Form)

CONCLUSION

The Claims Commission hereby unanimously granted the Respondent's "Motion to Dismiss" for reasons set forth in paragraphs 2-5 contained in the motion. Therefore, this claim is hereby unanimously denied and dismissed.

Date of Hearing June 12, 2014

Date of Disposition June 12, 2014

Robt L May Chairman
Bill Jencaster Commissioner
Patman Commissioner

25

Edward C. Goodwin (ADC #92509)

Claimant
Arkansas State Claims Commission
JUN 26 2014

V.

No. 14-0619-CC

Arkansas Dept. of Correction

Respondent
RECEIVED

CLAIMANT'S MOTION FOR RECONSIDERATION
OF CLAIMS COMMISSION DECISION

Comes Now the Claimant, Edward C. Goodwin (ADC #92509),
And for its Motion for Reconsideration of Claims
Commission Decision, States and Responds as follows:

1. ON JUNE 12, 2014, THE CLAIMS COMMISSION UNANIMOUSLY
GRANTED THE RESPONDENT'S "MOTION TO DISMISS" FOR
REASONS SET FORTH IN PARAGRAPHS 2-5 CONTAINED
IN THE MOTION AND THEREFORE UNANIMOUSLY DENIED
AND DISMISSED MY CLAIM, WITHOUT RESPONDENT EVER
RESPONDING TO MY "MOTION FOR ANSWERS TO
INTERROGATORIES AND REQUEST FOR PRODUCTION OF
DOCUMENTS", DATED MAY 27, 2014, RECEIVED AND
FILED STAMPED BY ARKANSAS STATE CLAIMS COMMISSION
OFFICE MAY 30th, 2014.

RESPONDENT WAS PROVIDED A COPY AS WELL.

(107)

2. The Request For Production of Documents and Motion For Answers to Interrogatories would contest and refute the position of the Respondent and its "Motion To Dismiss", Set forth in Paragraphs 2-5 contained in the motion.

3. On February 26, 2014 I, Edward C Goodwin #98509, (Claimant), Received a letter from "Ark. State Claims Commission," Director: Mr. Norman L. Hodges.

Mr. Hodges advised me that the Respondent was disputing liability in an "Answer" filed on my claim. And that the letter Does Not Deal with any motions, Discovery request or other matters related to my claim.

Yet, stated when liability is contested by the Respondent, the only alternative available to the Claimant, is to appear before the State Claims Commission at an oral hearing, so testimony and evidence may be presented to refute the position of the Respondent.
(SEE EXHIBIT #1)

(2 of 8)

IN A TIMELY MANNER, I, (CLAIMANT),
NOTIFIED THE OFFICE OF CLAIMS COMMISSION
THAT I WISH TO ATTEND A ORAL HEARING
ON MY CLAIM IN WRITING, WITHIN FIFTEEN
(15) CONSECUTIVE DAYS FROM THE DATE OF FEB. 26, 2014
AND WAS INFORMED A HEARING WOULD BE
ARRANGED. HOWEVER, A HEARING WAS HELD
JUNE 12, 2014 IN (CLAIMANT'S) ABSENCE,
DEPRIVING ME THE OPPORTUNITY OF DEFENDING
MYSELF, AS WELL AS DUE PROCESS.

Both Parties within this claim should have
been equal, and the burden of proof beyond
a reasonable doubt, should be given to
RESPONDENT as well as CLAIMANT. Just as
inmates within the Department of Corrections,
STAFF/EMPLOYEES also have policy procedures
within the Department of Corrections to follow.

4. Respondent's "MOTION TO DISMISS", IS WITHOUT
ANY MERIT. AND CLAIMS COMMISSION HELD
A HEARING ON JUNE 12, 2014

Granting Respondent's "Motion To Dismiss" without All the Facts, Documents, Being Presented and without (Claimant) being present as well.

(5) Respondent had plenty of time to respond to Claimant's "Motion For Answers To Interrogatories And Request For Production of Documents."

Claimant has followed the rules set forth by the Claims Commission, and filing timely motions for my claim as well. And Respondent should be held accountable for their failure of not responding to my "Motion" and "Request For Production of Documents."

(6) Claimant believes that Claims Commission would have had a better view of my claim, and a totally different outcome had my and all documented evidence been presented..

(7) Rule 1.9 Duties of the Director - (b) The Director shall prepare the docket of claims to be considered by the Commission and shall, if all possible, notify all parties of record of the time, date, and place of hearing on a contested

Claim NOT LESS THAN TEN (10) DAYS PRIOR TO THE DATE OF SUCH HEARING. IN MOST INSTANCES, THE DIRECTOR WILL ATTEMPT TO NOTIFY ALL PARTIES AT LEAST TWO (2) MONTHS IN ADVANCE WHEN A CLAIM WILL BE DOCKETED FOR HEARING BEFORE THE COMMISSION.

(C) - THE DIRECTOR OR ANY MEMBER OF THE COMMISSION SHALL HAVE THE AUTHORITY TO ADMINISTER OATHS, TO SUBPOENA WITNESSES, TO EXAMINE ANY BOOKS, DOCUMENTS OR RECORDS THAT MAY BE RELEVANT TO ANY PROCEEDING BEFORE THE COMMISSION AND TO REQUIRE THE PRODUCTION OF ANY SUCH MATERIALS.

(8) CLAIMANT BELIEVES RULE 2.3 FILING OF MOTIONS (AFTER HEARING ON MERITS OF CLAIM IS SCHEDULED) UNLESS THE COMMISSION DIRECTS OTHERWISE, ALL MOTIONS FILED BY THE PARTIES AFTER A HEARING HAS BEEN SCHEDULED SHALL BE FILED AT LEAST FIFTEEN (15) CALENDAR DAYS PRIOR TO THE DATE OF HEARING. "SHOULD NOT APPLY TO CLAIMANT BECAUSE THE CLAIMANT WAS NEVER INFORMED OF A SET HEARING DATED OF JUNE 12, 2014 (5078)"

By The Commission. HAD CLAIMANT BEEN ADVISED OF SUCH A SET HEARING DATE OF JUNE 12, 2014 CLAIMANT WOULD HAVE PREPARED, AND FORWARDED LAST "MOTION" BY CLAIMANT "FOR AND ANSWERS TO INTERROGATORIES AND REQUEST FOR PRODUCTION OF DOCUMENTS." FOR TIMELY AND PROPER FILING.

- (9) Claimant would like to direct Commission attention to RULE 3.1 NOTICE OF HEARING ON MERITS OF CLAIM (NOT MOTIONS), AS WELL AS, RULE 4.2 PRE-HEARING CONFERENCES, AND RULE 4.3 APPEARANCES. RULE 7.1 RE-HEARING / RECONSIDERATION RULE 8.1 APPLICATION OF RULES OF CIVIL PROCEDURE (B)
- (10) Claimant moves that the Commission, for reasons stated in my "motion" FOR RECONSIDERATION OF CLAIMS COMMISSION DECISION, REVERSE- [REDACTED] ITS FINDINGS OF FACTS AND CONCLUSION

WHEREFORE, Claimant's Claim Filed Should
Not Be Dismissed

Respectfully Submitted
Mr. Edward C. Goodwin #92509
Maximum Security Unit
2501 State Farm Rd.
Tucker, Arkansas. 72168

2501 STATE FARM RD
TUCKER, ARKANSAS. 72168

CERTIFICATE OF SERVICE

I CERTIFY THAT A COPY OF THE ABOVE PLEADING
HAS BEEN SERVED THIS 23rd DAY OF MAY, 2014
ON THE BELOW RESPONDENT BY PLACING A COPY OF
THE SAME IN THE U.S. MAIL, REGULAR POSTAGE
TO:

ATTORNEY SUPERVISOR
LISA MILLS WELKINS A.K. BAR #87190
P.O. BOX 8707
PINE BLUFF, ARKANSAS. 71611

STATE CLAIMS COMMISSION DOCKET
OPINION

Amount of Claim \$ 1,500.00

Claim No. 14-0619-CC

Edward Charles Goodwin, #092509 Claimant
vs.

Attorneys
Pro se Claimant

Department of Correction Respondent
State of Arkansas

Lisa Wilkins, Attorney Respondent

Date Filed February 13, 2014

Type of Claim Failure to Follow Procedure

FINDING OF FACTS

The Claims Commission hereby unanimously denies the Claimant's "Motion for Reconsideration" as the Claimant provided no new evidence to his claim. Therefore, the Commissions June 12, 2014, order remains in effect.

IT IS SO ORDERED.

(See Back of Opinion Form)

CONCLUSION

The Claims Commission hereby unanimously denies the Claimant's "Motion for Reconsideration" as the Claimant provided no new evidence to his claim. Therefore, the Commissions June 12, 2014, order remains in effect.

July 10, 2014

Date of Hearing _____

July 10, 2014

Date of Disposition _____

[Signature] Chairman
Bill Zamora Commissioner
[Signature] Commissioner

BEFORE THE ARKANSAS STATE CLAIMS COMMISSION

Edward C. Goodwin (DOC # 92509)

Claimant

V.

No. 14-0619-CC

Arkansas Dept. of Correction

Respondent

Notice of Appeal of the Decision
To The General Assembly

Arkansas
State Claims Commission

JUL 21 2014

RECEIVED

Comes Now the Claimant, Edward C. Goodwin (DOC # 92509),
And for its "Notice of Appeal of the Decision to
The General Assembly," States as follows:

1. In the above-styled claim, within twenty (20) days after Commission Reconsideration or Denial of the "Motion for Reconsideration," file with the Commission a "Notice of Appeal of the Decision to the General Assembly."
2. Appeal of any final Claims Commission Decision is only to the Arkansas General Assembly as provided by Act # 33 of 1997 and as found in Arkansas Code Annotated § 19-10-211. As an arm of the State Legislature, the Commission's findings and decisions are subject only to review by the General Assembly. A final and binding decision of the Commission can only be appealed to the General Assembly to be reversed, amended, or returned for review.

WHEREFORE, FOR THE REASONS SET FORTH IN MY
"NOTICE OF APPEAL OF DECISION TO THE GENERAL
ASSEMBLY." CLAIMANT PRAYS THAT GENERAL
ASSEMBLY REVERSES CLAIMS COMMISSION DECISION
GRANTING CLAIMANT'S CLAIM.

Respectfully Submitted
Mr. Edmund C. Goodwin #92609
Maximum Security Unit
2501 State Farm Rd.
Tucker, Arkansas. 72168

Arkansas
State Claims Commission

JUL 21 2014

RECEIVED