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JUN 29 2007
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William A. Shaw
Prothonotary/Clerk of Courts
6 CENT TO PUFF.

COURT OF COMMON PLEAS
CLEARFIELD COUNTY PENNSYLVANIA

JAMES NONNENBERG

COURT CASE NUMBER

vs

2007-1033-CD

DEPARTMENT OF CORRECTION
HOUTZDALE PENNSYLVANIA
MEDICAL DEPARTMENT

NOW comes petitioner, JAMES NONNENBERG, seeking court order for compensation for personal property which the medical department of the Houtzdale State Correction Facilities Medical Department, through loss, destruction or miss placement of a personal wheelchair which they took possession of on or about 6 april 2006, for repair or replacement of front wheel bearings, at which time I was given a loaned wheelchair until my personal wheel chair would be returned. My personal wheel chair was made to specific specifications for my height, weight, width and leg length.

However, the medical department neglected to immediately send my wheel chair out of the institution to be repaired, it was stored the warehouse of the institution until some time in july or august, from where it disappeared.

Your Honor, my personnel wheelchair was heavy duty and made to specific calculations set forth by a representative from the manufacture of said wheelchair, (01KM880614, model T4) which was paid for by Nationwide Insurance Company, because of an auto accident on 19 September 1994.

The medical department now say's that my personal wheel chair was beyond repair and that they notified me that it would be destroyed. I never received any such notification from them. If I had received such a notice, I would have had the wheel chair sent to my church (FIRST MEDTHODIST CHURCH OF TOMPKINSVILLE) who repair old wheel chairs to give to nurseing homes for the elderly.

Due to the circumstances concerning my personnel wheel chair, I request that this Honorable Court, promptly order restitution in excess of \$10,000.00 (TEN-THOUSAND DOLLARS) as the court may seem fit.

US vs WHITE, 222 F3d 363 (7th Cir. 2000)

The government has a special responsibility to ensure the integrity of the criminal judicial process by living up to the code of professional ethics and fair play at all times.

DiDORBO vs HOY, 343 F3d 172 (2nd Cir. 2003)

One purpose of punitive damage is deterrence, and deterrence is directly related to what people can afford to pay.

BEVENS vs UNKNOWN AGENTS, 403 US 388, 29 LEd2d 619, 91 Sct 1999 (1970)

When a government agent acts in an unconstitutional manner he becomes liable for money damages.

DAVIS vs GOORD, F3d 346 (2nd Cir. 2003)

Filing of prison grievances is activity protected by the FIRST AMENDMENT.

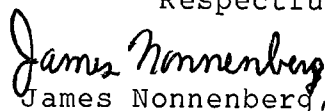
PIGGIE vs COTTON, 342 F3d 744 (7th Cir. 2003)

Due process forbids prison officials who are directly or substantially involved in the factual events underlying the disciplinary charges, or the investigation thereof, from serving on the board hearing the charge.

AMENDMENT 7:

In suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury shall be otherwise reexamined in any court of the United States, than according to the rules of common law.

Respectfully Submitted



James Nonnenberg, CLA, CY-3601 PRO-SE

COURT OF COMMON PLEAS
CLEARFIELD COUNTY PENNSYLVANIA

JAMES NONNENBERG

vs

DEPARTMENT OF CORRECTION
HOUTADALE PENNSYLVANIA
MEDICAL DEPARTMENT

COURT CASE NUMBER

It is hereby ordered this ____ day of _____ 2007, that the Department of Correction, Medical Department, submit to this Court, the requested sum of \$100,000.00 (one hundred thousand dollars) plus the amount of filing fees in the amount of \$_____ for a total amount of \$_____, within a ten (10) day period of time from the date of this order.

(s) _____ . JUDGE

COURT OF COMMON PLEAS
CLEARFIELD COUNTY PENNSYLVANIA

JAMES NONNENBERG

vs

DEPARTMENT OF CORRECTION
HOUTZDALE PENNSYLVANIA
MEDICAL DEPARTMENT

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COURT CASE NUMBER

PROOF OF SERVICE


I, James Nonnenberg, state that I have by the MAIL BOX RULE, mailed six (6) copies for the above named law suit, to the Clerk of Courts of Clearfield County, for distribution to the following:

Department of Correction, Houtzdale
State Route 2007
Houtzdale, Pa. 16698

Department of Correction Medical Department, Houtzdale
State Route 2007
Houtzdale, Pa. 16698

Department of Correction Legal Department
State Route 2007
Houtzdale, Pa. 16698

Respectfully Submitted


James Nonnenberg, CLA, CY-3601 PRO-SE
P.O. Box 1000
Houtzdale, Pa. 16698-1000

COURT OF COMMON PLEAS
CLEARFIELD COUNTY PENNSYLVANIA

William A. Shaw
Prothonotary/Clerk of Courts

JUL 23 2007

JAMES NONNENBERG

COURT CASE NUMBER

VS

2007-1033-CD

department of correction
HOUTZDALE PENNSYLVANIA
MEDICAL DEPARTMENT

NOTICE OF AMEND

Plaintiff, JAMES NONNENBERG, amends above court case number to include the DENTAL DEPARTMENT of the Houtzdale State Correction, because of unwanton pain for over a years delay in correcting of cavities found during yearly dental examination on or about 12 April 2006. which to date, 12 July 2007, has not been taken care of by the dental department, causing pain and distress.

I PRAY that this court will award additional compensation for said pain because of the neglect of the dental department of the Houtzdale Correctional Institution.

RESPECTFULLY SUBMITTED

James Nonnenberg, CLA
JAMES NONNENBERG, CLA

FILED *[Signature]*

JUL 23 2007

W. A. Shaw

William A. Shaw
Prothonotary/Clerk of Courts

3 cent to

PLFF.

COURT OF COMMON PLEAS
CLEARFIELD COUNTY PENNSYLVANIA

JAMES KOMMERBERG

COURT CASE NUMBER

VS
DEPARTMENT OF CORRECTION
HOUNSDALE PENNSYLVANIA
MEDICAL DEPARTMENT

2007-1033-CD

PROOF OF SERVICE

The Plaintiff, James Kommerberg, hereby certifies that a true and correct copy of the foregoing, document has been served upon the Dental Department, by way of institutional medical box for notification of medical needs.

Respectfully Submitted

James Kommerberg, Pro-SE, CLA
JAMES KOMMERBERG, PRO-SE, CLA

[illegible]

1A

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

CIVIL DIVISION

CHRISTOPHER JAMES STOTT,
Plaintiff

vs.

DAWN RENE STOTT,
Defendant

: No. 07 - 1045 C.D.
:
: Type of Case: DIVORCE
:
: Type of Pleading: MOTION FOR
: CONTINUANCE OF MASTER'S HEARING
:
: Filed on Behalf of: DAWN RENE STOTT,
: Defendant
:
: Counsel of Record for this Party:
:
: TONI M. CHERRY, ESQ.
: Supreme Court No.: 30205
:
: GLEASON, CHERRY AND
: CHERRY, L.L.P.
: Attorneys at Law
: P. O. Box 505
: One North Franklin Street
: DuBois, PA 15801
:
: (814) 371-5800

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01/10/40
100
2008
Any T. Cherry
William A. Shaw
Prothonotary/Clerk of Courts

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

CIVIL DIVISION

| | |
|--------------------------|----------------------|
| CHRISTOPHER JAMES STOTT, | : |
| Plaintiff | : |
| | : |
| vs. | : No. 07 - 1045 C.D. |
| | : |
| DAWN RENE STOTT, | : |
| Defendant | : |

MOTION FOR CONTINUANCE OF MASTER'S HEARING

TO THE HONORABLE FREDRIC J. AMMERMAN, PRESIDENT JUDGE OF SAID COURT:

AND NOW, comes the undersigned, counsel for Defendant, DAWN RENE STOTT, and moves Your Honorable Court for a continuance of the Master's Hearing scheduled for Friday, November 21, 2008, and, in support of which, avers the following:

1. That Your Honorable Court has previously issued an Order in this case declaring that all discovery was to be completed by October 30, 2008.
2. That the undersigned counsel for Defendant propounded a Request for Production of Documents to Plaintiff specifically requesting information to support the unbelievable amount of debt that Plaintiff contended was marital in nature.
3. That Defendant did not supply any information concerning the debt to Defendant's undersigned counsel until Friday, November 7, 2008, with supplemental information provided on Friday, November 14, 2008.
4. That the information supplied by Plaintiff does not reveal how the money was spent and since the credit cards are in the name of Plaintiff alone, Defendant needs to have additional

statements showing actual purchases through the use of the credit cards in order to determine if the debt, which Plaintiff claims is over \$110,000.00, is actually marital.

5. That the undersigned has just learned that Plaintiff and his father own competition guns, some of which are valued at \$6,000.00 to \$8,000.00 each and Plaintiff has wholly failed to declare any of these guns as marital in nature.

6. That the undersigned will have to secure an appraiser to value the guns and will need to engage in additional discovery to determine if Plaintiff purchased any of these guns through the credit cards that are in his name alone.

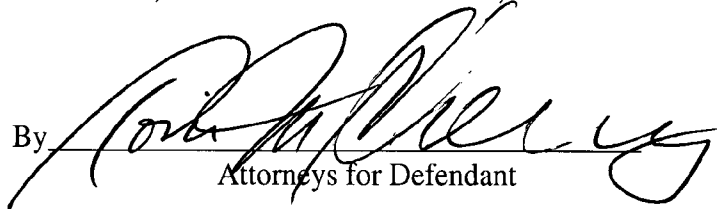
7. That this has been a 19-year marriage and the parties have only been separated since June of 2007 so there will be no prejudice to the Plaintiff in the granting of this request for continuance to allow Defendant to engage in further discovery made necessary by the fact that Plaintiff's responses were insufficient to satisfy the requirements of full disclosure contained in the Divorce Code.

WHEREFORE, the undersigned respectfully requests Your Honorable Court to continue this matter to another date and time to enable Defendant's counsel to complete additional discovery.

Respectfully submitted,

GLEASON, CHERRY AND CHERRY, L.L.P.

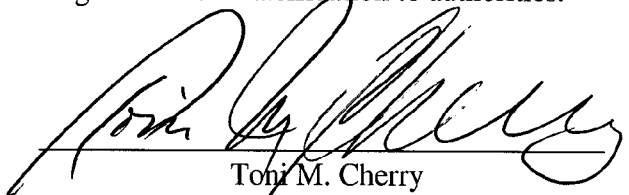
By

A handwritten signature in black ink, appearing to read "Robert M. Cherry", is written over a horizontal line. Below the line, the text "Attorneys for Defendant" is printed.

Attorneys for Defendant

VERIFICATION

I, TONI M. CHERRY, ESQ., counsel for Defendant, verify that the statements made in this Motion are true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa.C.S. Section 4904, relating to unsworn falsification to authorities.



Toni M. Cherry

Dated: November 19, 2008

HOPKINS HELTZEL LLP

100 Meadow Lane, Suite 5 • DuBois, PA 15801

David J. Hopkins
Licensed in PA & NJ
Masters in Taxation

- Voice: (814) 375 - 0300
- Fax: (814) 375 - 5035
- Email: hhlaw@comcast.net

Lea Ann Heltzel
Licensed in PA

November 7, 2008

Toni M. Cherry, Esquire
Gleason, Cherry & Cherry
1 N. Franklin Street
P.O. Box 505
DuBois, PA 15801

Re: Dawn Rene Stott vs. Christopher James Stott
No. 2007-1045-CD

Dear Toni:

Enclosed herewith please find Answer to Request for Production of Documents in the above captioned matter.

Should you have any questions, please feel free to contact me. I thank you for your time and consideration in this matter.

Very truly yours,



Lea Ann Heltzel
Attorney at Law

Enclosure

cc: Christopher Stott (w/o enclosure)

HOPKINS HELTZEL LLP

100 Meadow Lane, Suite 5 • DuBois, PA 15801

David J. Hopkins
Licensed in PA & NJ
Masters in Taxation

Lea Ann Heltzel
Licensed in PA

- Voice: (814) 375 - 0300
- Fax: (814) 375 - 5035
- Email: hhlaw@comcast.net

November 14, 2008

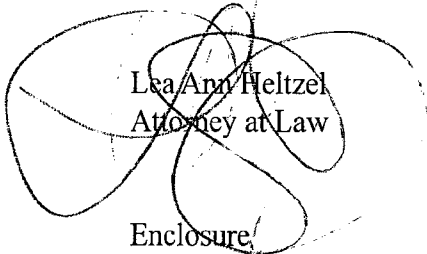
Toni M. Cherry, Esquire
Gleason, Cherry & Cherry
1 N. Franklin Street
P.O. Box 505
DuBois, PA 15801

Re: Dawn Rene Stott vs. Christopher James Stott
No. 2007-1045-CD

Dear Toni:

Enclosed herewith please find Supplement to Mr. Stott's Request for Production of Documents. I am meeting this afternoon with Mr. Stott to discuss a settlement in this matter.

Very truly yours,


Lea Ann Heltzel
Attorney at Law

Enclosure

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

CIVIL DIVISION

CHRISTOPHER JAMES STOTT,
Plaintiff

vs.

DAWN RENE STOTT,
Defendant

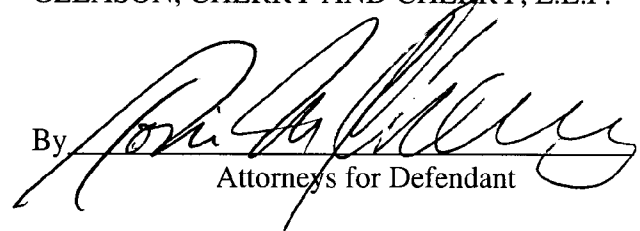
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: No. 07 - 1045 C.D.
:
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CERTIFICATE OF SERVICE

I hereby certify that on this 19th day of November, 2008, a true and correct copy of Plaintiff's Motion for Continuance of Master's Hearing was served upon LEA ANN HELTZEL, ESQ., counsel for Plaintiff, by hand-delivering the same to her at the Clearfield County Courthouse, Clearfield, Pennsylvania, this 19th day of November, 2008.

GLEASON, CHERRY AND CHERRY, L.L.P.

By



Attorneys for Defendant

Dated: November 19, 2008

FILED
0/12:40 PM
DEC 16 2008
William A. Shaw
Notary/Clerk of Courts
Heltzel
611

IN THE COURT OF COMMON PLEAS
CLEARFIELD COUNTY, PENNSYLVANIA
CIVIL DIVISION

CHRISTOPHER JAMES STOTT, *
 Plaintiff *
 vs. *
DAWN RENEE STOTT, *
 Defendant * NO. 2007-1045-CD

EQUITABLE DISTRIBUTION ORDER

AND NOW, this 21st day of November, 2008, upon agreement of the parties and recited in open court:

1. Wife shall retain the proceeds from the sale of the marital residence in the amount of \$41,252.56.
2. Wife shall retain her horse and horse trailer.
3. Husband shall retain the marital property jewelry with an appraised value of \$37,239 pursuant to the appraisal done by Dave Rossi.
4. Husband shall retain the proceeds from the household furnishings sold in the amount of \$3110 as well as the remainder of the household furnishings in husband's possession.
5. Husband shall retain sole possession of his IRA valued at \$2859.55.
6. Wife shall retain her checking account at Clearfield Bank & Trust in the amount of \$6000 at time of separation.
7. Husband shall retain sole possession of any and all guns and rifles titled in his name.
8. Husband shall assume sole responsibility and will hold wife harmless from any liability to pay the following debts:
 - A. National City credit card titled in husband's name alone with a date of separation balance of \$6392.75.
 - B. Citi MasterCard No. 8935 with a date of separation balance of \$10,299.11.

- C. M&T credit card with a date of separation balance of \$22,979.76.
- D. Sears MasterCard titled in husband's name alone with a date of separation balance of \$2315.79.
- E. Sears MasterCard Account No. 5121 0701 2273 4722 titled in wife's name having a balance at time of separation of \$12,140.68.
- F. County National Bank line of credit titled in both names with a date of separation balance of \$10,034.82.
- G. Citi MasterCard titled in husband's name alone with number ending 7502 with a date of separation balance of \$16,459.14

9. The debt owed on the Sears MasterCard in wife's name and the balance owing on the line of credit with County National Bank shall be paid in full by husband within 60 days from the date of this order.

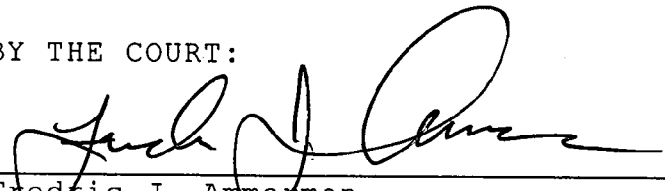
10. Wife shall assume sole responsibility for payment of the Bank of America card in her name alone, having a balance at time of separation of \$10,872.40 and shall hold husband harmless from any liability for payment on the same.

11. Each party shall retain sole possession of any and all other personalty in their respective possession not specifically mentioned herein.

12. Wife hereby waives any further claim she may have to alimony pendente lite, permanent alimony or an award of counsel fees, and husband's obligation to pay alimony pendente lite shall cease with the entry of this order and the delivery of the proceeds held by his attorney in her escrow account to wife's attorney.

13. Upon delivery to wife's counsel of the proceeds in the amount of \$19,871.62 currently being held in escrow by husband's attorney, wife's attorney shall deliver all jewelry.

BY THE COURT:



Fredric J. Ammerman
President Judge

12/16/2008

DEC 16 2008

William A. Shaw
Prothonotary/Clerk of Courts

DATE: 12/16/08

☒ You are responsible for serving all appropriate parties.

☐ The Prothonotary's office has provided service to the following parties:

☐ Plaintiff(s) ☐ Plaintiff(s) / Attorney ☐ Other

☐ Defendant(s) ☐ Defendant(s) / Attorney

☐ Special Instructions:

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,
PENNSYLVANIA

CIVIL DIVISION

Christopher James Stott

:

Vs.

:

Case No.
2007-01045-CD

William A. Shaw
Prothonotary/Clerk of Courts

2:00 P.M. 6x
MAY 13 2010

6 cert. to
Defendant

Def. paid
10.00

6/11

Dawn Rene Stott

:

NOTICE TO RESUME PRIOR SURNAME

Notice is hereby given that the Defendant in the above matter, after the entry of a Final Decree in Divorce dated January 17, 2008 hereby elects to resume the prior surname of Dawn Rene Miles, and gives this written notice avowing her intention pursuant to the provisions of 54 P.S. § 704.

Date: Thursday, May 13, 2010

Dawn Rene Stott
Dawn Rene Stott

TO BE KNOWN AS:

Dawn Rene Miles
Dawn Rene Miles

COMMONWEALTH OF PENNSYLVANIA
COUNTY OF CLEARFIELD

On the 13th day of May, 2010, before me, the Prothonotary or a Notary Public, personally appeared the above affiant known to me to be the person whose name is subscribed to the within document and acknowledged that she executed the foregoing for the purpose therein contained.

In Witness Whereof, I have hereunto set my hand and official seal.

William A. Shaw
Prothonotary or Notary Public

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,
PENNSYLVANIA
CIVIL DIVISION

Christopher James Stott
Plaintiff

Vs.

Case No. 2007-01045-CD

Dawn Rene Stott
Defendant

CERTIFICATE OF ELECTION TO RETAKE PRIOR NAME

Notice is hereby given that a final Decree in divorce from the bonds of matrimony has been granted in the above captioned matter on January 17, 2008 and that Dawn Rene Stott hereby elects to retake and hereafter use her prior name of Dawn Rene Miles, and gives this written notice avowing her intention with the provisions of 54 Pa.C.S.A. Section 704.

s/ Dawn Rene Stott
Dawn Rene Stott

TO BE KNOWN AS:

s/ Dawn Rene Miles
Dawn Rene Miles

Certified from the record
Thursday, May 13, 2010

William A. Shaw

William A. Shaw, Prothonotary

COURT OF COMMON PLEAS
CLEARFIELD COUNTY PENNSYLVANIA

SEP 20 2007

William A. Shaw
Prothonotary/Clerk of Courts

JAMES NONNENBERG

COURT CASE NUMBER

vs

2007-1033-CD

DEPARTMENT OF CORRECTION
HOUTZDALE PENNSYLVANIA
MEDICAL DEPARTMENT
DENTAL DEPARTMENT
INSTITUTION
SUPERINTENDENT PATRICK

No cent comes

REQUEST TO AMEND

- Plaintiff, JAMES NONNENBERG, request for Court's permission to not only amend, but to also add all handicapped individuals which are effected by the alleged abuse which Superintendent Patrick, neglected to correct. Handy capped inmates fall under the ADA (AMERICANS WITH DISABILITIES ACT) as does every inch of ever institution erected after 1968 when it took effect. Problems have been on going since the building and establishment of the Houtzdale State Correction Facility. First, there is not one building which adhears to ADA requirements for buildings which were built after the ADA became effective beginning in 1968, which states "THE ARCHITECTURAL BARRIERS ACT (ABA) REQUIRES THAT BUILDINGS AND FACILITIES THAT ARE DESIGNED, CONSTRUCTED, OR ALTERED WITH FEDERAL FUNDS, OR LEASED BY A FEDERAL AGENCY, COMPLY WITH FEDERAL STANDARDS FOR PHYSICAL ACCESSIBILITY, INCLUDING EMERGENCY EXITS."

This institution was built well after 1968, its EMERGENCY EXITS are not handy capped accessible and now certain staff members within the institution are violating the ADA within the handy capped dining area, by separating wheel chair confined inmates from the person assigned to pushing their wheel chair along with blocking aisles preventing the handy capped from exiting with or without an emergency, with or without the assistance of their wheel chair pusher.

For these violations, compensation in excess of \$10,000.00 for each handicapped inmate involved plus finds and court costs must be adheared to.

RESPECTFULLY SUBMITTED

James Nonnenberg, CLA

HOW DOES THE ADA AFFECT EXISTING STATE AND LOCAL BUILDING CODES?

Existing codes remain in effect. The ADA allows the Attorney General to certify that a state law, local building code, or similar ordinance that establishes accessibility requirements for public accommodations and commercial facilities. Any State or local government may apply for certification of its code or ordinances. The Attorney General can certify a code or ordinance only after prior notice and a public hearing at which interested people, including individuals with disabilities, are provided an opportunity to testify against certification.

Laws reaffirming ADA requirements confirmed January 26, 1992 and remain in effect, even stronger at present.

COURT CASE 2007-1033-CD

| | | | |
|--|--|--|--|
| Form DC-135A | | Commonwealth of Pennsylvania Department of Corrections | |
| INMATE'S REQUEST TO STAFF MEMBER | | INSTRUCTIONS Complete items number 1-8. If you follow instructions in preparing your request, it can be responded to more promptly and intelligently. | |
| 1. To: (Name and Title of Officer) SUPERINTENDANT PATRICK | | 2. Date: 12 September 2007 | |
| 3. By: (Print Inmate Name and Number) NONNENBERG, JAMES - CY-3601 James Nonnenberg, C2A Inmate Signature | | 4. Counselor's Name GORMAN | |
| | | 5. Unit Manager's Name Kelley | |
| 6. Work Assignment _____ | | 7. Housing Assignment D-A-31 | |
| 8. Subject: State your request completely but briefly. Give details. MR. PATRICK Consider This Request slip Notice of Intent to Amend Current Law Suit # 2007-1033-CO To include Your Institution For Violations Of The ADA within Dining Hall #1, concerning Seating Arrangements Which Cause Both Safety Hazards And Exiting Hazards For The Wheel- Chair Confined By over and under Placement of Wheel Chairs inmates without their wheel chair pushers present. With Aisles And Exits For Wheelchairs Being Blocked. AT FIRST IT WAS ONLY ON Third meal of The Day, Being ordered By Lt. HARRIS. Now IT IS AT ALL meals. These Violations Should Be worth millions of Dollars in Court Awards To All Handicapped involved in Addition to Fines and Court Costs For said Violations | | | |
| CC: PATRICK CLEARFIELD County Clerk of Court | | | |
| 9. Response: (This Section for Staff Response Only) | | | |
| NONE AS OF 18 September 2007 | | | |
| To DC-14 CAR only <input type="checkbox"/> | | To DC-14 CAR and DC-15 IRS <input type="checkbox"/> | |

Staff Member Name _____ / _____ Date _____
Print Sign

COURT OF COMMON PLEAS
CLEARFIELD COUNTY PENNSYLVANIA

JAMES NONNENBERG

vs

DEPARTMENT OF CORRECTION
HOUTZDALE PENNSYLVANIA
MEDICAL DEPARTMENT
DENTAL DEPARTMENT
INSTITUTION
SUPERINTENDENT PATRICK

COURT CASE NUMBER

2007-1033-CD

PROOF OF SERVICE

The plaintiff, JAMES NONNENBERG, hereby certifies that a true and correct copy of the foregoing amendment has been served upon the HOUTZDALE STATE CORRECTION INSTITUTION and SUPERINTENDENT PATRICK, by way of institutional block mail box, which covers the mail box rule.

Respectfully Requested

JAMES NONNENBERG, PRO-SE, CLA

COURT OF COMMON PLEAS
CLEARFIELD COUNTY PENNSYLVANIA

JAMES NONNENBERG

vs

DEPARTMENT OF CORRECTION
HOUTZDALE PENNSYLVANIA
MEDICAL DEPARTMENT
DENTAL DEPARTMENT
INSTITUTION
SUPERINTENDENT PATRICK

COURT CASE NUMBER

2007-1033-CD

OCT 25 2007 *EW*
m/1101w
William A. Shaw
Prothonotary/Clerk of Courts
no c/c

PLACES FOR NAMES, NOT FILLED IN BECAUSE OF RETALIATION BY STAFF
TO WHEELCHAIR BOUND INMATES, PRETAINING TO REQUEST TO AMEND
ABOVE NAMES LAW SUITE 2007-1033-CD

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|------|------|
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| (25) | (25) |
| (26) | (27) |
| (28) | (29) |
| (30) | (31) |
| (32) | (33) |

Respectfully Submitted

James Nonnenberg C.A.
JAMES NONNENBERG

**IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
CIVIL DIVISION**

JAMES NONNENBERG

Plaintiff

vs.

DEPARTMENT OF CORRECTIONS HOUTZDALE

Defendant

* NO. 2007-1033-CD

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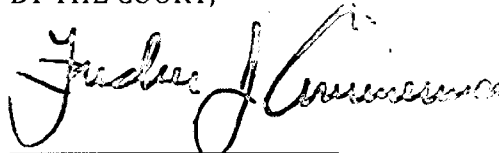
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ORDER

NOW, this 21st day of June, 2013, upon the Court's review of the docket and noting no activity for a period of over five years, it is the ORDER of this Court that the case be moved to inactive status. The Prothonotary shall code the case in Full Court as Z-INACTA.

BY THE COURT,



FREDRIC J. AMMERMAN

President Judge

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1CC dett
6K

Diff CY 3601
Po Box 1000
Houtdale 16698-1000

diff
Po Box 1000
Houtdale 16698-1000

William A. Shaw
Prothonotary/Clerk of Courts

4

FILED
m/j:04cm
JUL 10 2013

William A. Shaw

Prothonotary/Clerk of Courts

James Nonnenberg
CY3601
Po Box 1000
Houtzdal



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IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
CIVIL DIVISION

JAMES NONNENBERG CY 3601

Plaintiff

vs.

DEPARTMENT OF CORRECTIONS HOUTZDALE

Defendant

NO. 2007-1033-CD

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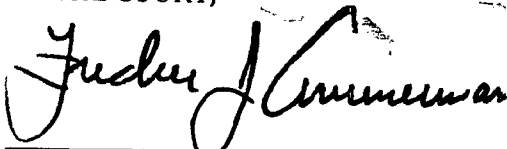
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ORDER

NOW, this 21st day of June, 2013, upon the Court's review of the docket and noting no activity for a period of over five years, it is the ORDER of this Court that the case be moved to inactive status. The Prothonotary shall code the case in Full Court as Z-INACTA.

BY THE COURT,



FREDRIC J. AMMERMAN
President Judge