

08-1580-CD

Abdul Ideen vs Sgt. M. Kramer

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

ABDUL IDEEN,
Plaintiff

vs.

S.G.T. M. KRAMER,
Defendant

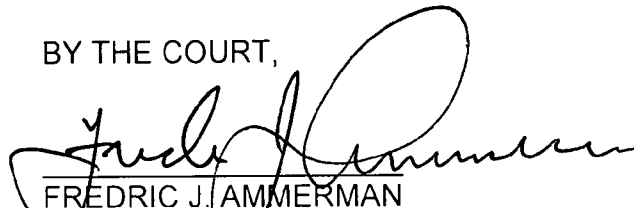
* NO. 08-1580CD
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ORDER

NOW, this 21st day of August, 2008, the Court being in receipt of the Plaintiff's *pro se* Complaint and Petition to Proceed In Forma Pauperis and upon review of the same, being satisfied that the matter is frivolous, pursuant to Rule of Civil Procedure 240(j); it is the ORDER of this Court that the Complaint and IFP Petition be and are hereby DISMISSED, with prejudice.

The Court further notes the documents submitted by the Plaintiff are only partially legible.

BY THE COURT,


FREDRIC J. AMMERMAN
President Judge

FILED

AUG 21 2008
013:30h
William A. Shaw
Prothonotary/Clerk of Courts

CBH TO
PLR

FILED

AUG 21 2008

**William A. Shaw
Prothonotary/Clerk of Courts**

In the Court of Common Pleas of Clearfield
County Pennsylvania

FILED

AUG 21 2008

no other copies

William A. Shaw
Prothonotary/Clerk of Courts

Civil Tent Action Law

No. 2008-1580-CO

ABDUL JADEEN

v.

S.G.T M. KIRKMAN

Petitioner Furra Paulus Indica

TO: Clerk Courts The Petitioner States under oath that he is indigent Request
Court Grant leave proceed under of fees to pay installments.

1. Petitioner is unemployed without property or income no prison income since
7-30-08 was State employees Retaliated due outside support visitation
8-2-08 that was violated.
2. Petitioner has been denied to communicate with family friends spouse
due to Governmental interference Racism nationalism where violation
United States Vaughn v. Trotter 516 F. Supp 886 M.D. Tenn 1980.
3. Petitioner has no stocks bonds savings or saving accounts.
4. Petitioner has no Real Estate no cars no motor cycles no wages

Wherefore the Plaintiff is sworn to subject to the Title 18
CSA 4904 crimes.

Abdul Jadeen

3. Name of judge to whom case was assigned _____

4. Disposition (For example: Was the case dismissed? Was it appealed? Is it still pending?)

5. Approximate date of filing lawsuit _____

6. Approximate date of disposition _____

B. Prior disciplinary proceedings which deal with the same facts involved in this action:

Where? _____

When? _____

Result: _____

III. What federal law do you claim was violated? _____

IV. Statement of Claim

(State here as briefly as possible the facts of your case. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Use as much space as you need. Attach extra sheet if necessary.)

A. Date of event: _____

B. Place of event: _____

C. Persons involved--name each person and tell what that person did to you: _____

ABDUL EDEEN
CW-6127
PO BOX 1000
HOUTZDALE PA 16532

PENNSYLVANIA ATTORNEY General Office
STRAWBERRY SQUARE 15th Floor
HARRISBURG 17120

DEAR ATTORNEY General:

This COMPLAINT is pursuant to 42 PA C.S.A 8350
WITNESS MISCONDUCT PA Political Subdivision Tort Claims ACT 8350 and those
who are indicated.

Respectfully Submitted
Abdul Eden

IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

ABDUL IDEEN,
Plaintiff
vs.

| Civil Action No. 3;CV-02-0310

| District Judge: Kosik

CLAUDE A. LORD SHIELDS, ET AL., | Magistrate Judge: Blewitt
Defendants

STATEMENT OF VERIFICATION

I, Abdul Ideen, Pro'se Plaintiff, the undersigned does hereby verify that the facts set forth in this Statement of Undisputed Facts are true and correct to the best of my knowledge, information and belief and that this Statement of Undisputed Facts are subjected to the penalties of perjury pursuant to 28 U.S.C.A. §1746, relating to unsworn falsification to authorities.

Respectfully submitted,



Abdul Ideen

#CW-6127

10745 Route 18

Albion, PA 16475-0002

cc: file

ABDUL JINEEN CW-6127

PO BOX 1000

Holtzdale PA 16632

SGT. M. KIRKMAN

PO BOX 1000

Holtzdale PA 16652

NOTICE TO DEFEND

You have been sued in Court. If you must wish to defend against the claims set forth against you in the following pages you must take this complaint and notice upon service, by entering a written appearance on in person and filing the same with the Court your written objections to the claims set forth against you. If you fail to do so the case will proceed with out you and a judgment will be entered against you for the relief requested by the petitioner.

You should take this notice to your attorney immediately. If you do not have a lawyer you should contact the Attorney General Office.


John Russell and Jeffery Mays, all being former Inmates at SCI-Mahanoy.

42. Plaintiff states that it is undisputed that the Police Criminal Complaint on its face, was neither approved, nor disapproved by the District Attorney's Office.

43. It is undisputed that Plaintiff alleges that Trooper Gownley is liable for participating with SCI-Mahanoy Security Staff in initiating the prosecution, eliciting false testimony from Vernitta Williams publishing criminal charges and testifying falsely in several judicial proceedings.

WHEREFORE, for the foregoing reasons, it is respectfully submitted that the Defendants named herein, be ordered to pay the Plaintiff the sum total of \$_____ in Punitive Damages and the sum total of \$_____ in Compensatory Damages, or in the alternative, schedule a Trial by Jury within (180) days.

Respectfully submitted,


Abdul Ideen

#CW-6127

10745 Route 18

Albion, PA 16475-0002

cc: file

In The Court of Common Pleas of Clearfield
County Pennsylvania

ABDUL EDEEN

v.

SGT. M Krahen

Civil Tort Action LAW
No. _____

Rule To Show Cause

And now this _____ Day of _____ 2008 A Rule is Hereby
Granted Directing The _____ To
Show why Attached _____
Should not Be Granted.

Rule Returnable The _____ Day of _____ 2008

Return _____ 230 East Clearfield County ST Suite 228 Clearfield 16830

By The Court

H.

36. Plaintiff states that it is undisputed that he received a letter from Robert A. Rovner Esq. in support of his release on parole to the P.B.P.P. dated January 31, 2002. A copy of such is herein adopted, incorporated and attached as Exhibit-Z-2.

37. Plaintiff states that it is undisputed that Brittingham Sloan Youth and Family Services accepted Plaintiff to do his community service time in their program. A copy of such is herein adopted, incorporated and attached as Exhibit-Z-3.

38. Plaintiff states that it is undisputed that he had received a (1) year "hit" from the P.B.P.P. Board meeting with Mr. Witchcoff in rendering a review is erroneous because it is the duty of the Board to conduct an investigation of the circumstances, offenses, character and history of prisoners matters considered in granting parole, not the Plaintiff. A copy of such is herein adopted, incorporated and attached as Exhibit-Z-4.

39. Plaintiff states that it is undisputed that he had his criminal charges that he received at SCI-Mahanoy "Expunged" off his record/file GRANTED on March 31, 2003. A copy of such is herein adopted, incorporated and attached as Exhibit-Z-5.

40. Plaintiff states that it is undisputed that Judge J. Russell ordered Plaintiff's November 24, 1998 criminal charges "Expunged" on June 10, 2003 ordering all parties and Commonwealth's Agreement to Request Expungement by Defendant. A copy of such is herein adopted, incorporated and attached as Exhibit-Z-5.

41. Plaintiff states that it is undisputed that SCI-Mahanoy Staff as initiating complaining witnesses and trooper Michael Gownley conducted the same practice of KNOWINGLY ALLOWING DRUGS TO BE ENTERED INTO THE DEPARTMENT OF CORRECTIONS in order to entrap Ricky Porter, William Harrison Monroe,

In The Court of Common Pleas of Clearfield.
County Pennsylvania

ABDUL JIDEEN

v.

SGT. M. Krahn

Civil Tort Action Law

NO: _____

ORDER

And now this _____ Day of _____ 2008 upon consideration of
The Petitioner Petitioned Political Subdivision-Tort Claim Act Section 8530 without
Miscellaneous Fees & Penalties.

It is hereby ordered that said Petition be Granted Permitted Petitioned
Political Subdivision Tort Claim Act Section 8530 without Miscellaneous without
Prepayment of any fees and cost thereof.

By The Court

U.

29. Plaintiff states that it is undisputed that Philip Johnson issued him a Perfect Attendance and Co-Facilitator Certificate dated July 20, 2001. A copy of such is hereby adopted, incorporated and attached as Exhibit-T.

30. Plaintiff states that it is undisputed that Patty Friday, Ph.D. Psychological Services Specialist issued Plaintiff a certificate dated February 28, 2000. A copy of such is herein adopted, incorporated and attached as Exhibit-U.

31. Plaintiff states that it is undisputed that Ronald Curray issued Plaintiff a Certificate for Citizenship Group dated December 22, 2000. A copy of such is herein adopted, incorporated and attached as Exhibit-V.

32. Plaintiff states that it is undisputed that he submitted his written version of committed crimes to the P.B.P.P. Member Robert Franz on May 14, 2002 at SCI-Albion, where he received a (6) month "hit" on Board action. A copy of such is herein adopted, incorporated and attached as Exhibit-W.

33. Plaintiff states that it is undisputed that he wrote his parole agent, Ms. Booker, on May 13, 2002 requesting to know if he was a violent or non-violent offender. A copy of such is herein adopted, incorporated and attached as Exhibit-Y.

34. Plaintiff states that it is undisputed that the Petition for Allowance of Appeal was Denied to the Commonwealth Court, Dated August 9, 2002. A copy of such is herein adopted, incorporated and attached as Exhibit-Z.

35. Plaintiff states that it is undisputed that he was "staffed" by his Unit Management Team, Ronald Bryant/Corrections Counselor Carolyn Cheek who had recommended Plaintiff for parole, as well as the Executive Staff, Superintendent William Wolfe, Deputy V.L. Kormanic and Deputy Bruce Marquardt, ALL approved the Plaintiff for parole, not Pre-Release to a "CCC". A copy of such is herein adopted, incorporated and attached as Exhibit-Z-1.

IN THE COURT OF COMMON PLEAS OF CLEARFIELD
COUNTY PENNSYLVANIA

ABDUL JADEEN

v.

SGT. M. KRAMER

CIVIL TORT ACTIONS LAW

No: _____

COMPLAINT POLITICAL SUBDIVISION TORT CLAIM
LIABILITY OF LOCAL AGENCY EMPLOYEE

TO: The Honorable Judges of Said Court:

Petitioner ABDUL JADEEN concerning the above captioned case avers:

1. The Petitioner ABDUL JADEEN is a United States Citizen presently at State Correctional Facility Houtzdale doing sentence 6 to 15 years.
2. Defendant SGT M. KRAMER state employee under color state law employed official Department of the State stationed at SCI Houtzdale and in that capacity violated Retaliated using falsifications official documents Silences violations DOC Code of Ethics as on about July 30, 2008.
3. The Defendant is a Civil Service employee under a Pennsylvania Department duly authorized under the law of the State Pennsylvania located at: P.O. BOX 1000 Houtzdale 16852.

21. Plaintiff states it is undisputed that he is safeguarded and protected against discriminatory practices and procedures by the Equal Protection Clause of the Fourteenth Amendment.

22. Plaintiff states that it is undisputed that the Board Secretary, Kathleen Zwierzyna, issued Plaintiff a new greensheet on May 31, 2001 by deleting reference to clarification of misconduct history. An inability to provide any reasons suggest that the decision is in fact arbitrary. A copy of such is hereby adopted, incorporated and attached as Exhibit-Q.

23. Plaintiff states that it is undisputed that he wrote his Counselor, Dan DeFloria, on July 19, 2001 after Plaintiff was issued a new greensheet. A copy of such is hereby adopted, incorporated and attached as Exhibit-Q-1.

24. Plaintiff states that it is undisputed that the P.B.P.P. failed to afford him the benefit of a statutory provision and have done so in an arbitrary and capricious manner, wherein, others similarly situated have enjoyed this entitlement.

25. Plaintiff states that it is undisputed that he is entitled by laws of the Commonwealth of Pennsylvania to have the P.B.P.P. comply with the laws governig the parole statutes of the said Commonwealth.

26. Plaintiff states that it is undisputed that the P.B.P.P. is in error by denying parole due to the fact that the Plaintiff has not completed his prescriptive programs.

27. Plaintiff states that it is undisputed that he completed his prescriptive programs. A copy of such is herein adopted, incorporated and attached as Exhibit-R.

28. Plaintiff states that it is undisputed that Philip Johnson issued a Certificate of Achievement, signed and dated May 12, 2000. A copy of such is hereby adopted, incorporated and attached as Exhibit-S.

4. On or about July 30, 2008 Petitioner was unfairly issued a False and Fraudulent Misdemeanor Report 786566 violating Good Time Level Status direct result was to cause 8-2-08 State employee Retaliation willfully because Petitioner's Good Successful Level Status.
5. By other unethical Measures of State employees under color State law Shift Commander Order Signed falsification entry without investigation False Fraudulent Misdemeanor Report 786566 Citing Class # 13 Class # 33 violations unknown persons official positions to authorities.
6. The Petitioner Filed Appeal to Program Review Committee as evidence to support Prejudice and now due Process Procedures violation due denial of falsification of entry Shift Commander.
7. The Petitioner's Retaliation violation due Racial Religious Discrimination Unconstitutional Practices Procedures and Policies Official Racial Profiling. Petitioner's Due Code ethics violation due Failure to Train Supervise known Discipline by Subordinates.
8. Petitioner's Racial Profiling was cause State employees didn't want outside support cause 8-2-08 Staged False Fraudulent Conspiracy signed Misdemeanor Report by Sgt M. Krenner in Counter Claim Retaliation fashion willfully violate Good Time Level Status.
9. The Petitioner claims willful Retaliation known False and Fraudulent Misdemeanor Report and now due Process Administrative Report by Defendant Subordinates willfully was done under color of State law due leadership of Petitioner was designed to prevent Process False Fraudulent violations.

suggests that the decision was, in fact, arbitrary; 2) Plaintiff states that it is undisputed that the P.B.P.P. Board Members Hearing on March 6, 2001 was erroneous because Mr. Turner and Mr. Webster conducted such Hearing without regard for these documents and rendered such decision in this matter without reviewing such pertinent and necessary documents on March 6, 2001. This act taken by P.B.P.P. Members violated the Plaintiff's procedural and substantive Due Process Rights.

16. Plaintiff states that it is undisputed that the P.B.P.P. issued an Order on March 14, 2001 denying Plaintiff parole, setting no parole date, only a review. A copy of such is herein adopted, incorporated and attached as Exhibit-M.

17. Plaintiff states that it is undisputed that he wrote the Records Supervisor, G. Dutkowski, dated March 14, 2001. A copy of such is herein adopted, incorporated and attached as Exhibit-N.

18. Plaintiff states that it is undisputed that the Chairman of the P.B.P.P. did not receive an appeal; reconsideration on April 5, 2001. A copy of such is herein adopted, incorporated and attached as Exhibit-O.

19. Plaintiff states that it is undisputed that Superintendent Philip Johnson did not receive Grievance No. Pit-0406-01 on April 24, 2001. A copy of such is herein adopted, incorporated and attached as Exhibit-P.

20. Plaintiff states that it is undisputed that William Ward, the Chairman of the P.B.P.P. acknowledged the actions of Board Members Mr. Turner and Mr. Webster on March 6, 2001 showing deliberate indifference and discrimination with a known disregard and unfairness by conducting such Hearing on March 6, 2001 without Plaintiff's required records and in effect by treating others similarly situated according to the Regulations/Policies/Standards and Mandates set by State and federal law.

10. The Petitioner is under GAO a Common Pleas sentence of 6 to 13 yrs. Such violations violate Procedures Policies Administrative Regulations was done with known Police known felony without Prejudice evidence clearly or willfully established.
11. Petitioner was violated knowingly intentionally cause Person his conduct was investigated for Policy willfully causing illegal Civil Conspiracy Criminal Violations Racial Religious Discriminatory Negligence State employees following Central Office Rules Regulations.
12. Petitioner has violated no Criminal Laws Policies Procedures was issued such misconduct justify the Racial Religious Profiling that State employees circumvented soon seeking written approval every 30 days per Policy. The Regional Deputy Secretary liable Responsible for Subordinates known negligent violations. The Petitioner has no weapons possession drugs no escapes or violations. Circumstances 1953/54 9-17-57 evidence violations.
13. The Petitioner's State Racial Religious Discriminatory Standard clearly create violation silence among doing State employees whose used false fraudulent Perjured Statements Shift Commander Unconstitutional Violations.

Wherefore Petitioner Demands Indemnification and Judgment against Defendants.

Abdul Salaam

9. What is undisputed is that the policy was enforced upon Roundtree and Plaintiff for shrimp and rice and it wasn't against Moody and Williams for drugs.

10. What is undisputed is that the Plaintiff was retaliated against since November 30, 1997 which led up to Plaintiff and Roundtree being charged with (4 COUNTS) of Criminal Conspiracy and (4 COUNTS) of Criminal Attempt on November 24, 1998.

11. What is undisputed is that the Plaintiff had his Rule §1100 granted December 29, 2000 and dismissed with prejudice by the Honorable Judge Russell. A copy of such is herein adopted, incorporated and attached as Exhibit-C.

12. Plaintiff states that it is undisputed that he received support for parole from his D&A Counselor Vincent Barnett, Civi Genics dated February 13, 2001. A copy of such is hereby adopted, incorporated and attached as Exhibit-D.

13. Plaintiff states that it is undisputed that the Pennsylvania Board of Probation & Parole (HEREINAFTER P.B.P.P.) issued an Order on March 14, 2001/May 31, 2001/May 29, 2002 and March 20, 2003 arbitrarily denying Plaintiff parole and on such occasions setting no parole date, only a review.

14. Plaintiff states that it is undisputed that the P.B.P.P. members, Mr. Turner and Mr. Webster conducted a review on March 6, 2001 without an accurate report of Plaintiff's institutional file, such file did not contain a Pre-Sentence Investigation Report for Plaintiff's committed crimes.

15. Plaintiff states that it is undisputed that his review before the Board on March 6, 2001 was erroneous because; 1) The panel erred as a matter of law when it, in an ARBITRARY and CAPRICIOUS manner, refused parole in violation of its own Rules/Regulations and Procedures when Plaintiff was refused parole due to the same reasoning, stating an inability to provide any reasons,

IN THE COURT OF COMMON PLEAS OF CLARKE COUNTY
PENNSYLVANIA

ABDUL JADEJ

v.

CIVIL TORT ACTIONS AT LAW

Sgt M. Kraker

Memoandum of Law

The Court of Common Pleas of Clarke County Pennsylvania has Jurisdiction to entertain this complaint under the PA Political Subdivision Tort Claim Act 42 PA C.S.A. Sec 8330 Willful Misconduct. In civil actions Against A Employee therefore the damages and Amount of Violation caused by the Act of employee caused is judicially determined that Act of the employee caused violation and that such Act constituted and constituted A crime actual Fraud Actual Malice or willful misconduct. The provisions of Sections 8343 Relating to officials Liability and 8349 Relating to Limitations on damages shall not apply.

Negligent Misconduct for which officers is not immune under Pennsylvania Political Subdivision Tort Claim Act is not deliberate indifference. Officers must know about the Result or at least Awareness that it is not immune Substantially certain to follow. Owen v. City Philadelphia 50 Pa 11098 G.F. 2d 373 Award of punitive damages Against Police officers Liability brought By Amestee.

IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

ABDUL IDEEN,
Plaintiff

vs.

CLAUDE A. LORD SHIELDS, ET AL.,
Defendants

| Civil Action No. 3;CV-02-0310

| District Judge: Kosik

| Magistrate Judge: Blewitt

STATEMENT OF UNDISPUTED FACTS

I, Abdul Ideen, declare under the penalty of perjury according to the Court's Order dated April 7, 2003, pursuant to Fed.R.Civ.P. 56, Plaintiff hereby files this Statement of Undisputed Facts:

1. Plaintiff was erroneously and maliciously held accountable for SCI-Mahanoy Staff allowing a visitor to bring shrimp and rice into the visiting room on November 30, 1997 and that he was issued a DC-ADM 141 misconduct #888153, adopted and incorporated, which named Defendants have within their files.

2. Plaintiff was terminated from seeing his former wife Angela Roundtree because of this incident, which occurred on November 30, 1997.

3. Plaintiff was denied relief to his request dated January 19, 1998 to Superintendent Martin L. Dragovich, (HEREINAFTER DRAGOVICH) who clearly stated: "To date, no one has come forward and accepted responsibility for introducing contraband into the institution. Until such time that this occurs and a determination can be made, your visiting privileges with Ms. Roundtree will remain in effect. The security office is trying to find out how it occurred." A copy of such is herein adopted, incorporated and attached as Exhibit-M-1 on Plaintiff's greensheet as Exhibit-M "Contraband".

4. Plaintiff's former wife, Angela Roundtree (HEREINAFTER ROUNDTREE),

IN THE COURT OF COMMON PLEAS OF CLINTON
COUNTY PENNSYLVANIA

ABDOL JADEED

vs.

SGT M. KIRCHER

Civil Trial Action Law

No. _____

Certificate of Service

I ABDOL JADEED hereby certify that a true and correct copy of
the Petition Political Subdivision Tort Claim Act 42 CSA Sec 8550
willfull Misconduct To The Defendant Clinton Pleas Clerk of Clinton
County and The Attorney General Office addressed By Plaintiff Such
United States Bank;

Clerk of Courts
230 East Market St
Clinton 16830

PA Attorney General Office
Strawberry Square 15th Floor
Harrisburg 17120

SGT M. Kircher

PO Box 1000

Hertzdale 16852

Abdol Jadeed

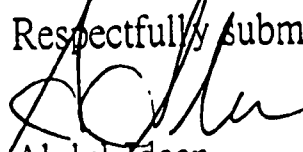
Abdul Ideen
#CW-6127
10745 Route 18
Albion, PA 16475-0002

Honorable Judge Thomas M. Blewitt
United States Magistrate Judge
Middle District Courthouse
U.S. Post Box 1148
Scranton, PA 18501

Re: Abdul Ideen v. Claude A. Lord Shields, et al., Docket # 3:CV-02-0310

To the Honorable Magistrate Blewitt:

Enclosed, please find Plaintiff Abdul Ideen's Statement of Undisputed Facts pursuant to FED.R.CIV. 56 following a list of undisputed facts that entitle him to his Dispositive Motion being granted. In support of this Statement of Undisputed Facts, Plaintiff states the Exhibits, Transcripts, Affidavits and other documents with accompanying Memorandum of Law, all filed contemporaneous herewith to demonstrate that with respect to the issuing of liability on Plaintiff's complaint, there is no genuine issue of material facts and Plaintiff is entitled to Judgment as a matter of law. The extent of damages to the Plaintiff remains a contested issue to be determined at Trial.

Respectfully submitted,

Abdul Ideen

cc: file

In The Court of Common Pleas of Clearfield County Pennsylvania
Civil Division

Abdul Ismael Plaintiff
vs.

Sgt. M. Kramer

Defendant

FILED

NOV 08-1380

SEP 11 2008

William A. Shaw
Prothonotary/Clerk of Courts

Petitioner's application to proceed *Forma Pauperis*

- (A). To: Clerk Courts the Petitioner states under oath that he is indigent respectfully Request the Court Grant leave proceed without fee to be installments:
- (B). Petitioner is without property or income since 7-30-08 Retaliation no prison labor
- (C). Petitioner is without means communicate family friends since death Governmental interference Racism nepotism whose violation breach US Trotter 516 F. Supp 886 M.D. Tenn 1980.
- (D). Petitioner has no stocks bonds drawings or savings Accounts.
- (E). Petitioner has no Real Estate or cars no motor cycles and no nominal wages.

Wherefore the document is sworn to subject to the title 18 C.S.A. 4904 crimes.

Abdul Ismael