(PC)Sharp v. Mims Doc. 21 Att. 1

		TATES DISTRICT COURT DISTRICT OF CALIFORNIA	
(Name	e of Plaintiff)	(Case Number)	
vs.		AMENDED COMPLAINT	
		Civil Rights Act, 42 U.S.C. § 1983	
(Nan	nes of all Defendants)		
vious L	awsuits (list all other previous or pen	nding lawsuits on back of this form):	
A.	Have you brought any other lawsuits	while a prisoner? Yes No	
B.	If your answer to A is yes, how many? Describe previous or pending lawsuits in the space below.		
	(If more than one, use back of paper to		
	1. Parties to previous lawsuit:		
	Plaintiff		
	Defendants		
	2. Court (if Federal Court, give name	e of District; if State Court, give name of County)	
	2 De-14 N1-	A Assistant Index	
	3. Docket Number	4. Assigned Judge	
		4. Assigned Judgecase dismissed? Was it appealed? Is it still pending?)	

II.	Exhaustion of Administrative Remedies			
		A. Is there an inmate appeal or administrative remedy process available at your institution?		
		Yes No		
	B.	Have you filed an appeal or grievance concerning <u>ALL</u> of the facts contained in this complaint?		
		Yes No		
		If your answer is no, explain why not		
	C.	Is the process completed?		
		Yes If your answer is yes, briefly explain what happened at each level.		
		No If your answer is no, explain why not.		
NOTIO	CE:	Pursuant to the Prison Litigation Reform Act of 1995, "[n]o action shall be brought with respect to prison conditions under [42 U.S.C. § 1983], or any other Federal law, by a prisoner confined in any jail, prison, or other correctional facility until such administrative remedies as are available are exhausted." 42 U.S.C. § 1997e(a). If there is an inmate appeal or administrative remedy process available at your institution, you may not file an action under Section 1983, or any other federal law, until you have first completed (exhausted) the process available at your institution. You are required to complete (exhaust) the inmate appeal or administrative remedy process before filing suit, regardless of the relief offered by the process. Booth v. Churner, 532 U.S. 731, 741 (2001); McKinney v. Carey, 311 F.3d 1198, 1999 (9th Cir. 2002). Even if you are seeking only money damages and the inmate appeal or administrative remedy process does not provide money, you must exhaust the process before filing suit. Booth, 532 U.S. at 734.		
III. De	efendan	nts		
	secono	m A below, place the full name of the defendant in the first blank, his/her official position in the d blank, and his/her place of employment in the third blank. Use item B for the names, positions and of employment of any additional defendants.)		
	A.	Defendant is employed as		
		at		

	B.	Additional defendants	
IV.	Staton	agent of Claim	
IV.	Staten	nent of Claim	
	includi	here as briefly as possible the <u>facts</u> of your case. Describe how each defendant is involved, ng dates and places. Do not give any legal arguments or cite any cases or statutes. Attach extra if necessary.)	
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		<u> </u>	
V. R	elief.		
	(State) statute	briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or s.)	
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I decl	are under	penalty of perjury that the foregoing is true and correct.	
Date_		Signature of Plaintiff	
(revise	d 2/10/2006		