

RECEIVED
MOLLY C. DWYER, CLERK
U.S. COURT OF APPEALS

Plaintiff's Name ZANE HUBBARD
Inmate No. F 48741
Address P. O. Box 3481
CORCORAN, CA 93212
IN PRO SE

SEP 09 2013

FILED _____
DOCKETED _____
DATE _____
INITIAL _____

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF CALIFORNIA

1:13-cv-1511-MJS(PC)

ZANE HUEBARD

(Name of Plaintiff)

2:13-CV-01254-EFB

(Case Number)

vs.

COMPLAINT

CORCORAN STATE PRISON
C/O HIRACHTTA
C/O CHAVEZ
CSPC - MAILROOM
KERN COUNTY JAIL
WASCO STATE PRISON

Civil Rights Act, 42 U.S.C. § 1983

FILED

SEP -9 2013

CLERK, U.S. DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA
BY [Signature]
DEPUTY CLERK

(Names of all Defendants)

I. Previous Lawsuits (list all other previous or pending lawsuits on back of this form):

A. Have you brought any other lawsuits while a prisoner? Yes No (PC) Hubbard v. Corcoran State Prison et al is yes, how many? 6 OR 7

Doc. 8 Att. 1

Describe previous or pending lawsuits in the space below.

(If more than one, use back of paper to continue outlining all lawsuits.)

1. Parties to this previous lawsuit:

Plaintiff ZANE HUBBARD

Defendants CORCORAN STATE PRISON, FLORES ET AL., MENDES ET AL.,
CDCR ET AL., KERN COUNTY SHERIFFS DETENTION CENTER - LERDO, MASS TORT,
CDCR ET AL.

2. Court (if Federal Court, give name of District; if State Court, give name of County)

UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF CAL., FRESNO.3. Docket Number 2:13-CV-01254 4. Assigned Judge EFB

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

DISMISSED WITHOUT LEAVE TO AMEND. APPEALED.6. Filing date (approx.) 6-25-2013 7. Disposition date (approx.) 8-20-2013

NO RESPONSE ON "MASS TORT."

1:13-CV-00762-DLB-PENDING

1:13-CV-00726-DLB-PENDING-LJO

1:13-CV-00761-MJS-PENDING

1:13-CV-01056-BAM-PENDING

1:13-CV-01078-MJS-PENDING

ALL PLEA

1:13-CV-00762

THURSDAY, SEPTEMBER 12, 2013
CLERK'S OFFICE, U.S. DISTRICT COURT
FOR THE DISTRICT OF MASSACHUSETTS
RECEIVED
1:13-CV-00762

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 ALL 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.

BECAUSE THE ISSUES IN THIS INSTITUTION THAT I HAVE ARE SO OVERWHELMING, THAT I AM BEING DENIED THE RIGHT TO FILE THESE ISSUES BECAUSE OF A 14 DAY RULE REGARDING APPEALS. IMPORTANT APPEALS ARE DENIED ON THE 14TH DAY OR WITHHELD UNTIL THE 14TH DAY. DENIED AND RETURNED DISMISSING TIME CONSTRAINTS ON ALL OTHER APPEALS CAUSING A FUNDAMENTAL MISCARRIAGE OF THE APPEAL SYSTEM. WE ARE ONLY ALLOWED "ONE" ISSUE PER 602, NOT EVEN TO EXPLAIN REASON WHY ISSUES ARE CORROBORATING.

NOTICE: 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. Defendants

(In Item A below, place the full name of the defendant in the first blank, his/her official position in the second blank, and his/her place of employment in the third blank. Use item B for the names, positions and places of employment of any additional defendants.)

A. Defendant HIRACHETTA is employed as FLOOR, CORRECTIONAL OFFICER at 4B 4L CORCORAN S.H.U.,

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I.

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OTHER:

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B. Additional defendants CORRECTIONAL OFFICER CHAVEZ; CORCORAN 4B 4L
FLUOR OFFICER, CSOC - MAILROOM INSPECTORS L. VASQUEZ; WARDEN,
CAPTAIN R. GODWIN.

IV. Statement of Claim

(State here as briefly as possible the facts of your case. Describe how each defendant is involved, including dates and places. Do not give any legal arguments or cite any cases or statutes. Attach extra sheets if necessary.)

ON 8/1/2013, 8/14/2013 AND MANY TIMES PRIOR TO THESE, OFFICER HIRACHETTA AND OTHER CORCORAN OFFICIALS CONTINUE TO OPEN PETITIONERS INCOMING AND OUTGOING "LEGAL CONFIDENTIAL MAIL" OUTSIDE OF PETITIONERS PRESENCE. I WAS UNABLE TO DOCUMENT THE NAMES OF INDIVIDUAL INMATES THESE DOCUMENTS WERE SHARED WITH BEFORE THIS MAIL WAS GIVEN TO PETITIONER. NOW THIS MAIL COULD HAVE CONTAINED SENSITIVE MATERIALS SUCH AS: SOCIAL SECURITY NO., BANKING STATEMENTS WITH CONFIDENTIAL NUMBERS; IN REGARDS TO MY CONVICTION, INMATES AND OR CORRUPT OFFICERS COULD HAVE GATHERED INTELLIGENCE AND FALSIFIED INFORMATION ABOUT MY CASE TO THE COURTS AS THERE HAS BEEN A FUNDAMENTAL MISCARRIAGE OF JUSTICE ON MY CASE IN THE STATE COURTS. DOCUMENTS I NEVER KNEW ARRIVED WERE WITHHELD AND WHEN A DISCOVERY WAS REQUESTED IT WAS DENIED ME. DOCUMENTS THAT WERE FALSIFIED ABOUT ME WERE RETAINED ~~TO ME~~

V. Relief.

(State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.)

MAY I PLEASE RECEIVE A FULL COPY OF THIS LAWSUIT? IMMEDIATE ATTENTION TO MY SITUATION AND OR LAWSUITES PENDING (FRONT PAGE). IF ALL LAWSUITS ARE JOINED I REQUEST SETTLEMENT AT \$22 BILLION DOLLARS IF ALL ALLEGATIONS ARE TRUE, BUT IF THEY ARE TO REMAIN SEVERED I REQUEST THE REQUESTED AMOUNTS. FOR MONETARY RELIEF REGARDING MY "MAIL" I REQUEST THE SETTLEMENT START AT \$2 MILLION. THANK YOU FOR YOUR TIME, MY SUBPOENA IS INCLUDED.

I declare under penalty of perjury that the foregoing is true and correct.

Date SEPTEMBER 2, 2013

Signature of Plaintiff



(revised 6/01/04)

In My B.F. And When A Discrepancy Was Requested It
Was DENIED To Me?

As A UNITED STATES CITIZEN PER 14TH AMENDMENT I AM
ALLOWED RIGHTS BY THE U.S. CONSTITUTION.

THE FIRST AMENDMENT STATES: CONGRESS SHALL MAKE NO LAW
DISRESPECTING AN ESTABLISHMENT OF RELIGION OR PROHIBITING THE
FREE EXERCISE THEREOF; "OR ABRIDGING THE FREEDOM OF SPEECH"
"OR OF THE PRESS"; OR THE RIGHT OF THE PEOPLE PEACEABLY
TO ASSEMBLE, AND TO PETITION THE GOVERNMENT FOR A REDRESS
OF GRIEVANCES. PROPOSED SEPTEMBER 25, 1789; RATIFIED DECEMBER 15, 1791.

WITH REGARDS TO THIS AMENDMENT, AS A U.S. CITIZEN
I AM ALLOWED TO PETITION ANY WRONGS DONE TO ME AS WELL
AS RECEIVE MAIL FROM LAW OFFICIALS "CONFIDENTIAL" WITHOUT HAVING
IT CENSORED BECAUSE PRISON OFFICIALS BELIEVE IT CONTAINS
EXAGGERATED COMPLAINTS OR INFLAMMATORY REMARKS.

PROCHNIER V. MARTINEZ (1974) 416 U.S. 396, 413 [94 S. CT. 1800;
40 L. ED. 2d 224]. TURNER V. SAFLEY (1989) 482 U.S. 78 [107
S. CT. 2254; 96 L. ED. 2d 64]. THORNBURGH V. ABBOTT (1989)
490 U.S. 401, 411 - 412 [109 S. CT. 1874; 104 L. ED. 2d 459];
SEE ALSO 15 CCR 3135 (8). ALSO, A PRISONER SHOULD RECEIVE
NOTICE OF ANY MAIL THAT IS WITHHELD OR RETURNED.
15 CCR 3147 (A) (5). A FREE PERSON MAY WRITE TO A
PRISONER THERE ARE NO REQUIREMENTS PER 15 CCR 3133.

IN 2011 AROUND MAY OR JUNE, OFFICER J. GENTRY OF KERN
COUNTY SHERIFFS DETENTION CENTER OF LERDO, OPENED AN OUT
GOING PERSONAL LETTER VIOLATING COUNTY JAIL POLICY, WITHHELD
THE LETTER WITHOUT NOTIFYING PETITIONER, GAVE IT TO STATE
OFFICIALS WHO IMPOSED AN ILLEGAL GANG VALIDATION PUNISHMENT/
TORTURE. THERE WAS NOTHING GANG RELATED ABOUT THE LETTER
OTHER THAN ME SIGNING MY GANG ALIAS WHICH IS NOT

SUFFICIENT EVIDENCE TO SUPPORT PERSONAL BOND AND VACATE AND TO ADD
Case 1:13-CV-01544-AWA-MJS Document 1 Filed 09/09/13 Page 8 of 41 To Add
To This, This "DOCUMENTATION" CAN NO LONGER BE FOUND?
1 So Why Am I BEING HELD TO ANSWER UNDER TORTUROUS
2 CONDITIONS? THIS A VIOLATION OF MY FOURTH AND FIFTH
3 AMENDMENT AS ON TOP OF THE ILLEGAL CONVICTION AND
4 VALIDATION MY EIGHTH AMENDMENT. RIGHTS ARE ALSO BEING
5 VIOLATED. (ILLEGAL SEARCH AND SEIZURES, CONDEMNATION OF
6 PROPERTY [MAIL], AND PUNISHMENTS - 4TH, 5TH AND 8TH AMENDMENTS)
7 I AM CONFINED IN A S.H.U UNDER ILLEGAL VALIDATION AND
8 A "STEPDOWN PROGRAM / CREATING BROKEN G.P MEN (GENERAL
9 POPULATION MEN) THAT IS BASED ON TORTURE THAT ALSO VIOLATES
10 THE UN CONVENTION AGAINST TORTURE, THE UN STANDARD
11 MINIMUM RULES FOR TREATMENT OF PRISONERS, AND THE FIRST
12 PRINCIPLE OF THE NUREMBERG CODE. OFFICIALS OF THE STATE
13 OF CALIFORNIA INSIST THAT I THE PETITIONER WHO ILLEGALLY
14 HAS LIFE WILL NOT BE RELEASED BACK TO GENERAL
15 POPULATION UNTIL I EITHER ADMITT OR INFORM ON
16 SITUATIONS THAT PETITIONER HAS NO KNOWLEDGE OF, WITH
17 THE ILLEGAL PLACEMENT OF CHIPS / TRACKING DEVICE IN MY
18 INTERNAL PERSON THAT BROADCASTS MY PERSONAL INFORMATION
19 ALL OVER THE PLACE. THIS MUST BE TRUE BECAUSE OFFICIALS
20 WILL NOT PROVIDE ME WITH A SIMPLE REQUESTED MRI OR
21 X-RAY BUT WILL ERRONEOUSLY ADMITT ME TO MENTAL
22 HEALTH (WHICH IM CLEAR OF) WITHOUT CHECKING, AND STILL
23 TAUNT ME WITH INFORMATION THEY COULD NOT POSSIBLY KNOW.
24 I AM THE ONLY INDIVIDUAL FOR THE FIRST TIME FIGHTING THIS
25 IMPOSSIBLE BATTLE PRO SE AND NO ONE WANTS TO DO THEIR
26 JOB? I AM ALSO THE ONLY GENERAL POPULATION INMATE
27 HOUSED AROUND INFORMANTS. THIS IS A VIOLATION OF CDC
28 POLICY BECAUSE THE CRUEL INTENT IS TO VIOLATE THE 5TH

Answered By Hung Me A U.S. Citizen (Wanda Perry
 CRIMINAL HISTORY (More CONSTITUTIONAL VIOLATIONS) To ANSWER,
 A FIFTH AMENDMENT VIOLATION. This ISSUE OF THE MAIL
 Is UNDERSTOOD To BE A KEY FACTOR In THE PSYCHOLOGICAL
 TORTURE BESIDES THE CHIPS In My BODY And THE FACT THAT I
 Am ONE SINGLE SOLID INDIVIDUAL THAT WILL NOT SUBMIT To
 TORTURE. THERE WAS No REASON To IMPOSE THIS TORTURE On
 ME, WHICH Is WHY I HAVE Six Lawsuits PENDING In THE
 FRESNO, CA DISTRICT COURT. This SITUATION Is So BAD I NEED
 "MEDICAL MARIJUANA Or MORPHINE PILLS" To Help The PAIN
 SUBSIDE. (This Is Only A FRAGMENT Of My SITUATION.)

AMENDMENT NINE STATES: RIGHTS GOVERNED BY THE
 CONSTITUTION ARE NOT To BE DENIED To THE PEOPLE; TEN
 AND AMENDMENT ELEVEN Are Also BEING DENIED To PETITIONER.
 As A MATTER Of FACT County And STATE OFFICIALS VIOLATED
 EVERY AMENDMENT From 1 - 14 On THIS "ALTERED"
 UNITED STATES CONSTITUTION Copy! And POSSIBLY MORE. (EXHIBIT
 A). And My PETITIONS CONTINUE To BE IGNORED Or "Not"
 REGARDED As A TORTURIOUS EMERGENCY BECAUSE I Am STILL
 SUFFERING! In A P.C. INSTITUTION AGAINST My WILL!

To ADD To This, On 8/7/2013 A "LETTER" And 602
 Was DATED 6/16/2013 WITHHELD (LEGAL) For 6 DAYS BEFORE
 BEING SENT Out And The 602 Was WITHHELD From 6/22/13
 To 8/6/2013 (REGARDING GANG VALIDATION-"Prison") BEFORE
 BEING DENIED And RETURNED Without All EXHIBITS BECAUSE
 I FORGOT To MARK "34" PAGES INCLUDED On The 602
 NUMBER CSPC-6-13-01309.

Now I CAN UNDERSTAND EXHIBIT (C) BEING DENIED INMATE
 To INMATE CORRESPONDANCE For "I DONT KNOW Why?" If
 NOTHING ILLEGAL Or UNSAFE Is BEING DISCUSSED Or EVEN

Case 1:18-cv-01511-AWI-MJS Document 1 Filed 09/09/18 Page 10 of 41
Copp (Pete Rose To The Back Of The Envelope (a) For
An Unsuccessful Attempt To Challenge These Issues Individually.
EXHIBIT (E) AS WELL. BUT I DO NOT UNDERSTAND BEING
DENIED A LETTER ONCE AGAIN "ALLEGEDLY" WITH 2 INMATE
LETTERS FOR NO CORRESPONDANCE WITHOUT PROVIDING ME WITH
A COPY, EVEN THOUGH THERE IS NO NAME OR ADDRESS, AND
THERE IS NO INQUIRY OF WHAT WAS DONE WITH THESE
LETTERS OR PROOF EXHIBIT (D) WAS INMATES! HONESTLY,
RECEIVING MAIL FROM THE COUNTY JAIL OR NO NAME HAS
NOT BEEN AN ISSUE IN THE PAST AS MAIL RECORDS SHOULD
INDICATE, THEN AGAIN THE MAILROOM ONLY DOCUMENTS LAWSUITE
LETTERS? YET THEIR ARE STILL MANY TORTUROUS OR
("FRUSTRATING") PSYCHOLOGICAL TORTUROUS ISSUES AS OTHER LAWSUITES
WILL INDICATE, AND MORE TO COME...

ON 8/7/2013 C/O'S-BRIAN AND GARCIA AS WELL AS MANY
OTHERS DENIED ME ACCESS TO INMATE REQUESTS' AS I HAD
COMPLEX ISSUES / NEEDED TO ADDRESS ON AN INFORMAL
STAGE IN ORDER TO EXHAUST ADMINISTRATIVE REMEDIES IN AN
EFFICIENT MANNER... AND STILL, ON 8/8/13, 8/2/2013,
7/26/13, 7/22/2013, AND 7/21/2013; INMATES, C/O'S
HIRACHETTA, (POSSIBLY MOON), CHAVEZ, FLORES AND OTHER
PRISON OFFICIALS WALK BY MY LAST CORNER CELL MAKING
THREATS IN A COWARDLY MANNER (AS I AM SINGLE CELL,
AND ALWAYS IN RESTRAINTS) BY SHOUTING OUT FIRMS I HAVE
WRITTEN TO, OR "THEY ARE GONNA TAKE MY SHIT;"
(VERBATIM AS I WROTE THESE DOWN AS THEY WERE OCCURRING).
OR "ITS EVERYONES BUSINESS?" OR "YOU DONT WANT IT," OR
"I HATE THAT DUDE," OR "IM GONNA SHOOT THAT DUDE," OR
"P.C." OR "DEBRIEF." OFFICIALS ALREADY HAVE ME HOUSED
SINGLE CELL AMONGST P.C.s. AGAINST MY WILL WHAT ARE

1 FOR CIVIL RIGHTS VIOLATIONS BECAUSE I WILL NOT ACCEPT
2 BEING ILLEGALLY HELD TO ANSWER WITH P.C.s. HAVE AND
3 WILL CONTINUE TO DISRUPT THE PROGRAM DUE TO THE CDCR
4 CLASSIFICATION VIOLATIONS PUSHED ON ME BY COUNTY AND
5 STATE OFFICIALS. UNTIL LAW ENFORCEMENT COMPLIES WITH THE
6 AUTHORITY THEY SWEAR TO UPHOLD AND PLACE ME WHERE I
7 BELONG, 'THE SOCIETY.' 1ST, 5TH, 8TH AMENDMENT VIOLATIONS
SUPRA.

Pilot Program

8 ONCE AGAIN, THE VERY ASSERTION BY THE STATE THAT ONES
9 POLITICAL IDEOLOGY AND CULTURAL VALUES ARE "CRIMINAL" OR
10 ARE SOMEHOW A LEGITIMATE FOR INDEFINITE SOLITARY CONFINEMENT
11 TORTURE VIOLATES THE FIRST AMENDMENT, JUST AS HOLDING
12 THE THREAT OF INDEFINITE S.H.U TORTURE OVER A PRISONERS
13 HEAD UNLESS THEY BECOME AN INFORMANT VIOLATES THE 5TH
14 AND 8TH AMENDMENTS. COERCING A POPULATION INTO SUBMITTING
15 TO A BRAINWASHING PROGRAM THAT MOST DONT EVEN
16 UNDERSTAND AND PASSING IT OFF AS A "GOOD SOCIAL" IS NOT
17 SIMPLY ILLEGAL ITS UNCONSTITUTIONAL. THE PROVISIONS LAID OUT
18 IN THE CCR 700.2 (CDCR STG, PILOT, STEPDOWN / CREATING
19 BROKEN MEN PROGRAM) NOT ONLY VIOLATE 1ST, 5TH AND 8TH
20 AMENDMENTS, SUPRA, BUT ALSO THE U.N. CONVENTION AGAINST
21 TORTURE, THE U.N. STANDARD MINIMUM RULES FOR TREATMENT
22 OF PRISONERS, AND THE FIRST PRINCIPLE OF NUEREMBERGS CODE
23 RESEARCH - SCHEIN, LEVINSON, SKINNERIAN COGNITIVE
24 RESTRUCTURING MODEL.

25 LASTLY I AM BEING TORTURED FOR MY LUCIFERIAN BELIEFS.

26 CONCLUDED.

27
28 9/2/2013



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SEP - 9-2013

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EXHIBITS
NUMBER A - G

EXHIBITS A-G, INCLUDING: A CIVIL SUBPOENA,
AND A REQUEST TO PROCEED IN FORMA
PAUPERIS. PROOF OF SERVICE BY MAIL, BY
PERSON IN STATE CUSTODY. "41" PAGES FOR THE
WHOLE COMPLAINT. ^(A) ALTERED CONSTITUTIONAL AMENDMENTS;
(B) CDCR-INMATE REQUEST FORM (GA-22), (C) MAIL DISAPPROVAL,
(E) ERRONEOUSLY DENIED 602; (F) APPEAL COPY, (G) HEALTHCARE
REQUEST: RESULT, DENIED X-RAY ADMITTED TO MENTAL HEALTH
WITHOUT CHECKING TO SEE IF I REALLY HAVE A MEDICAL
ISSUE; FORCEFULLY (MY NEXT COMPLAINT).

This Exhibit is comprised of 37 20 pages and is a legal document or material within the meaning of 15CCR3161.

ALTERED

CONSTITUTION OF THE UNITED STATES

Amendments

55

AMENDMENT I

Restrictions on Powers of Congress

[SECTION 1 *.] Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the government for a redress of grievances.

Proposed September 25, 1789; ratified December 15, 1791.

AMENDMENT II

Right to Bear Arms

[SECTION 1.] A well regulated militia, being necessary to the security of a free state, the right of the people to keep and bear arms, shall not be infringed.

Proposed September 25, 1789; ratified December 15, 1791.

AMENDMENT III

Billeting of Soldiers

[SECTION 1.] No soldier shall, in time of peace be quartered in any house, without the consent of the owner, nor in time of war, but in a manner to be prescribed by law.

Proposed September 25, 1789; ratified December 15, 1791.

AMENDMENT IV

Seizures, Searches and Warrants

[SECTION 1.] The right of the people to be secure in their persons, houses, papers and effects, against unreasonable searches and seizures, shall not be violated, and no warrants shall issue, but upon probable cause supported by oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

Proposed September 25, 1789; ratified December 15, 1791.

Criminal Proceedings and Condemnation of Property

[SECTION 1.] No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a grand jury, except in cases arising in the land or naval forces, or in the militia, when in actual service in time of war or public danger; nor shall any person be subject for the same offense to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use without just compensation.

Proposed September 25, 1789; ratified December 15, 1791.

AMENDMENT VI

Mode of Trial in Criminal Proceedings

[SECTION 1.] In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the state and district wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the assistance of counsel for his defense.

Proposed September 25, 1789; ratified December 15, 1791.

AMENDMENT VII

Trial by Jury

[SECTION 1.] 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 the common law.

Proposed September 25, 1789; ratified December 15, 1791.

AMENDMENT VIII

Bails—Fines—Punishments

[SECTION 1.] Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted.

Proposed September 25, 1789; ratified December 15, 1791.

* Words in brackets added.

[SECTION 1.] The enumeration in the Constitution of certain rights shall not be construed to deny or disparage others retained by the people.
Proposed September 25, 1789; ratified December 15, 1791.

AMENDMENT X

State Rights

[SECTION 1.] The powers not delegated to the United States by the Constitution, nor prohibited by it to the states, are reserved to the states respectively, or to the people.

Proposed September 25, 1789; ratified December 15, 1791.

AMENDMENT XI

Judicial Powers

[SECTION 1.] The judicial power of the United States shall not be construed to extend to any suit in law or equity, commenced or prosecuted against one of the United States by citizens of another state, or by citizens or subjects of any foreign state.

Proposed March 4, 1794; ratified February 7, 1795; declared ratified January 8, 1798.

AMENDMENT XII

Election of President and Vice President

[SECTION 1.] The electors shall meet in their respective states and vote by ballot for President and Vice President, one of whom, at least, shall not be an inhabitant of the same state with themselves; they shall name in their ballots the person voted for as President, and in distinct ballots, the person voted for as Vice President, and they shall make distinct lists of all persons voted for as President, and of all persons voted for as Vice President, and of the number of votes for each, which lists they shall sign and certify, and transmit sealed to the seat of the government of the United States, directed to the President of the Senate;—The President of the Senate shall, in the presence of the Senate and House of Representatives, open all the certificates and the votes shall then be counted;—The person having the greatest number of votes for President, shall be the President, if such number be a majority of the whole number of electors appointed; and if no person have such majority, then from the persons having the highest numbers not ex-

ceeding three on the list of those voted for as President, the House of Representatives shall choose immediately, by ballot, the President. But in choosing the President, the votes shall be taken by states, the representation from each state having one vote; a quorum for this purpose shall consist of a member or members from two-thirds of the states, and a majority of all the states shall be necessary to a choice. And if the House of Representatives shall not choose a President whenever the right of choice shall devolve upon them, before the fourth day of March next following, then the Vice President shall act as President, as in the case of the death or other constitutional disability of the President.

The person having the greatest number of votes as Vice President, shall be the Vice President, if such number be a majority of the whole number of electors appointed, and if no person have a majority, then from the two highest numbers on the list, the Senate shall choose the Vice President; a quorum for the purpose shall consist of two-thirds of the whole number of Senators, and a majority of the whole number shall be necessary to a choice. But no person constitutionally ineligible to the office of President shall be eligible to that of Vice President of the United States.
Passed both Houses December 9, 1803; proposed (signed) December 12, 1803; declared ratified September 25, 1804.

AMENDMENT XIII

Slavery

SECTION 1. Neither slavery nor involuntary servitude, except as a punishment for crime whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction.
SECTION 2. Congress shall have power to enforce this article by appropriate legislation.
Proposed January 31, 1865; ratified December 6, 1865; certified December 18, 1865.

AMENDMENT XIV

Citizenship, Representation, and Payment of Public Debt

SECTION 1. All persons born or naturalized in the United States and subject to the jurisdiction thereof, are citizens of the United States and of the state wherein they reside. No state shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States.

Agreed

CONSTITUTION OF THE UNITED STATES

58 CONSTITUTION OF THE UNITED STATES 59

States; nor shall any state deprive any person of life, liberty, or property without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

Apportionment of Representatives

SECTION 2. Representatives shall be apportioned among the several states according to their respective numbers, counting the whole number of persons in each state, excluding Indians not taxed. But when the right to vote at any election for the choice of electors for President and Vice President of the United States, Representatives in Congress, the executive and judicial officers of a state, or the members of the legislature thereof, is denied to any of the male inhabitants of such state, being twenty-one years of age, and citizens of the United States, or in any way abridged, except for participation in rebellion or other crime, the basis of representation therein shall be reduced in the proportion which the number of such male citizens shall bear to the whole number of male citizens twenty-one years of age in such state.

Disqualification for Public Office

SECTION 3. No person shall be a Senator or Representative in Congress, or elector of President and Vice President, or hold any office, civil or military, under the United States, or under any state, who, having previously taken an oath, as a member of Congress, or as an officer of the United States, or as a member of any state legislature, or as an executive or judicial officer of any state, to support the Constitution of the United States, shall have engaged in insurrection or rebellion against the same, or given aid or comfort to the enemies thereof. But Congress may by a vote of two-thirds of each house, remove such disability.

SECTION 4. The validity of the public debt of the United States, authorized by law, including debts incurred for payment of pensions and bounties for services in suppressing insurrection or rebellion, shall not be questioned. But neither the United States nor any state shall assume or pay any debt or obligation incurred in aid of insurrection or rebellion against the United States, or any claim for the loss or emancipation of any slave; but all such debts, obligations and claims shall be held illegal and void.

Power of Congress

SECTION 5. The Congress shall have power to enforce, by appropriate legislation, the provisions of this article.

Proposed June 13, 1866; ratified July 9, 1868; certified July 28, 1868.

SECTION 6.—The Fifteenth Amendment was proposed as a direct amendment of Article I, Section 3, of the Constitution.

Right of Citizens to Vote

SECTION 1. The right of citizens of the United States to vote shall not be denied or abridged by the United States or by any state on account of race, color, or previous condition of servitude.

Power of Congress
SECTION 2. The Congress shall have power to enforce this article by appropriate legislation.

Proposed February 26, 1869; ratified February 3, 1870; certified March 30, 1870.

AMENDMENT XVI

Income Tax—Congress Given Power to Lay and Collect

The Congress shall have power to lay and collect taxes on incomes, from whatever source derived, without apportionment among the several states, and without regard to any census or enumeration.

Proposed July 2, 1909; ratified February 3, 1913; certified February 25, 1913.

AMENDMENT XVII

Popular Election of Senators

[SECTION 1.] The Senate of the United States shall be composed of two Senators from each state, elected by the people thereof, for six years; and each Senator shall have one vote. The electors in each state shall have the qualifications requisite for electors of the most numerous branch of the state legislatures.

[SECTION 2.] When vacancies happen in the representation of any state in the Senate, the executive authority of such state shall issue writs of election to fill such vacancies: *Provided*, That the legislature of any state may empower the executive thereof to make temporary appointments until the people fill the vacancies by election as the legislature may direct.

[SECTION 3.] This amendment shall not be so construed as to affect the election or term of any Senator chosen before it becomes valid as part of the Constitution.

Proposed May 13, 1912; ratified April 8, 1913; certified May 31, 1913.

Note.—The Seventeenth Amendment was proposed as a direct amendment of Article I, Section 3, of the Constitution.

Amended
CONSTITUTION OF THE UNITED STATES

Prohibition—States Given Concurrent Power to Enforce

SECTION 1. After one year from the ratification of this article the manufacture, sale, or transportation of intoxicating liquors within, the importation thereof into, or the exportation thereof from the United States and all territory subject to the jurisdiction thereof for beverage purposes is hereby prohibited.

SECTION 2. The Congress and the several states shall have concurrent power to enforce this article by appropriate legislation.

SECTION 3. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of the several states, as provided in the Constitution, within seven years from the date of the submission hereof to the states by the Congress.

Proposed December 18, 1917; ratified January 16, 1919; certified January 29, 1919. Effective January 29, 1920. For repeal, see Amendment XXI.

AMENDMENT XIX

Equal Suffrage

[SECTION 1.] The right of citizens of the United States to vote shall not be denied or abridged by the United States or by any state on account of sex.

[SECTION 2.] Congress shall have power to enforce this article by appropriate legislation.

Proposed June 4, 1919; ratified August 18, 1920; certified August 26, 1920.

AMENDMENT XX

Commencement of Congressional and Presidential Terms

End of Terms

SECTION 1. The terms of the President and Vice President shall end at noon on the 20th day of January, and the terms of Senators and Representatives at noon on the 3d day of January, of the years in which such terms would have ended if this article had not been ratified; and the terms of their successors shall then begin.

Assembling of Congress

SECTION 2. The Congress shall assemble at least once in every year, and such meeting shall begin at noon on the 3d day of January, unless they shall by law appoint a different day.

Congress Provides for Acting President

SECTION 3. If, at the time fixed for the beginning of the term of the President, the President-elect shall have died, the Vice President-elect shall become President. If a President shall not have been chosen before the time fixed for the beginning of his term, or if the President-elect shall have failed to qualify, then the Vice President-elect shall act as President until a President shall have qualified; and the Congress may by law provide for the case wherein neither a President-elect nor a Vice President-elect shall have qualified, declaring who shall then act as President, or the manner in which one who is to act shall be selected, and such person shall act accordingly until a President or Vice President shall have qualified.

Congress Has Power Over Unusual Elections

SECTION 4. The Congress may by law provide for the case of the death of any of the persons from whom the House of Representatives may choose a President whenever the right of choice shall have devolved upon them, and for the case of the death of any of the persons from whom the Senate may choose a Vice President whenever the right of choice shall have devolved upon them.

Date in Effect

SECTION 5. Sections 1 and 2 shall take effect on the 15th day of October following the ratification of this article.

Conditions of Ratification

SECTION 6. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of three-fourths of the several states within seven years from the date of its submission.

Proposed March 2, 1932; ratified January 23, 1933; certified February 6, 1933.

AMENDMENT XXI

Repeal of Prohibition

Repeal of 18th Amendment

SECTION 1. The eighteenth article of amendment to the Constitution of the United States is hereby repealed.

Control of Interstate Liquor Transportation

SECTION 2. The transportation or importation into any state, territory, or possession of the United States for delivery or use therein of intoxicating liquors, in violation of the laws thereof, is hereby prohibited.

Condition of Ratification

SECTION 3. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by conventions in the several states, as provided in the Constitution, within seven years from the date of the submission hereof to the states by the Congress.

Proposed February 20, 1933; ratified December 5, 1933; certified December 5, 1933.

Ratified by the California State Convention on July 24, 1933.

AMENDMENT XXII**Terms of Office of the President***Limitation on Number of Terms*

SECTION 1. No person shall be elected to the office of President more than twice, and no person who has held the office of President, or acted as President, for more than two years of a term to which some other person was elected President shall be elected to the office of the President more than once.

But this article shall not apply to any person holding the office of President when this article was proposed by the Congress, and shall not prevent any person who may be holding the office of President, or acting as President, during the term within which this article becomes operative from holding the office of President or acting as President during the remainder of such term.

Condition of Ratification

SECTION 2. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of three-fourths of the several states within seven years from the date of its submission to the states by the Congress.

Proposed March 24, 1947; ratified February 27, 1951; certified March 1, 1951 [16 Fed. Reg. 2019 (1951)].

AMENDMENT XXIII**District of Columbia**

SECTION 1. The district constituting the seat of government of the United States shall appoint in such manner as the Congress may direct: A number of electors of President and Vice President equal to the whole number of Senators and Representatives in Congress to which the district would be entitled if it were a state, but in no event more than the least populous state; they shall be in addition to those appointed by the states, but they shall be considered, for the purposes of the election of President

and Vice President, to be electors appointed by a state; and they shall meet in the district and perform such duties as provided by the twelfth article of amendment.

SECTION 2. The Congress shall have power to enforce this article by appropriate legislation.

[Proposed June 16, 1960; ratified March 29, 1961; certified April 3, 1961.]

AMENDMENT XXIV**Qualifications of Electors; Poll Tax**

SECTION 1. The right of citizens of the United States to vote in any primary or other election for President or Vice President, or for electors for President or Vice President, or for Senator or Representative in Congress, shall not be denied or abridged by the United States or any state by reason of failure to pay any poll tax or other tax.

SECTION 2. The Congress shall have power to enforce this article by appropriate legislation.

[Proposed September 14, 1962; ratified January 23, 1964; certified February 4, 1964.]

AMENDMENT XXV**Succession to Presidency and Vice Presidency; Disability of President**

SECTION 1. In case of the removal of the President from office or of his death or resignation, the Vice President shall become President.

SECTION 2. Whenever there is a vacancy in the office of the Vice President, the President shall nominate a Vice President who shall take office upon confirmation by a majority vote of both houses of Congress.

SECTION 3. Whenever the President transmits to the President pro Tempore of the Senate and the Speaker of the House of Representatives his written declaration that he is unable to discharge the powers and duties of his office, and until he transmits to them a written declaration to the contrary, such powers and duties shall be discharged by the Vice President as Acting President.

SECTION 4. Whenever the Vice President and a majority of either the principal officers of the executive departments or of such other body as Congress may by law provide, transmit to the President pro Tempore of the Senate and the Speaker of the House of Representatives their written declaration that the President is unable to discharge the powers and duties of his office, the Vice President shall immediately assume the powers and duties of the office as Acting President.

Amended

CONSTITUTION OF THE UNITED STATES

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Thereafter, when the President transmits to the President pro Tempore of the Senate and the Speaker of the House of Representatives his written declaration that no inability exists, he shall resume the powers and duties of his office unless the Vice President and a majority of either the principal officers of the executive department or of such other body as Congress may by law provide, transmit within four days to the President pro Tempore of the Senate and the Speaker of the House of Representatives their written declaration that the President is unable to discharge the powers and duties of his office. Thereupon Congress shall decide the issue, assembling within forty-eight hours for that purpose if not in session. If the Congress, within twenty-one days after receipt of the latter written declaration, or, if Congress is not in session, within twenty-one days after Congress is required to assemble, determines by two-thirds vote of both houses that the President is unable to discharge the powers and duties of his office, the Vice President shall continue to discharge the same as Acting President; otherwise, the President shall resume the powers and duties of his office.

Proposed July 6, 1965; certified February 23, 1967.

AMENDMENT XXVI

Voting Age—Eighteen

SECTION 1. The right of citizens of the United States, who are eighteen years of age or older, to vote shall not be denied or abridged by the United States or by any state on account of age.

SECTION 2. The Congress shall have power to enforce this article by appropriate legislation.

Proposed March 23, 1971; ratified July 1, 1971; certified July 7, 1971.

AMENDMENT XXVII

Compensation of Members of Congress

No law, varying the compensation for the services of the Senators and Representatives, shall take effect, until an election of Representatives shall have intervened.

Proposed September 25, 1789; ratified May 7, 1992; certified May 18, 1992 [57 Fed. Reg. 21187 (1992)].

Ratified by the California State Legislature July 1, 1992.

**Index to Constitution of
the United States**

NOTE: PETITIONER
PRESENTS FACTS THAT WERE
HARMFUL, PREJUDICIAL AND UNETHICAL
AND THE COURTS SAY THERE IS NO NEW
EVIDENCE OR AUTHORITY. WELL IF THEY
DIDNT USE THESE UNETHICAL MEASURES TO
FORCE AN ILLEGAL CONVICTION ON PETITIONER
I WOULD NOT HAVE TO PRESENT THESE ISSUES
TO THE COURTS. THE LAW SAYS, THAT OFFICIALS
CAN "NOT" ACT IN THE MANNER WITH WHICH I've
DEMONSTRATED, THEREFORE THESE DEFECTS MUST BE CURBED
ACCORDING TO THE LAW, NOT PERSONAL OPINION.

(B)

INMATE REQUEST FOR INTERVIEW			
DATE <u>8/5/13</u>	TO <u>C/O HIRACHTTA AND</u> <u>4B-4L FLOOR STAFF</u>	FROM (LAST NAME) <u>HUBBARD</u>	CDC NUMBER <u>F-48741</u>
HOUSING <u>4B-4L</u>	BED NUMBER <u>2/L</u>	WORK ASSIGNMENT	JOB NUMBER FROM _____ TO _____
OTHER ASSIGNMENT (SCHOOL, THERAPY, ETC.)			ASSIGNMENT HOURS FROM _____ TO _____

Clearly state your reason for requesting this interview.

You will be called in for interview in the near future if the matter cannot be handled by correspondence.

1 Am WRITTING THIS To REQUEST INDIGENT ENVELOPES. I Have
Not RECEIVED THEM In Two WEEKS. THANK You !
On 8/1/2013 You Gave Me An OPENED WELLS FARGO BANK LETTER. Why
Was It OPENED OUTSIDE Of My PRESENCE ?

Do NOT write below this line. If more space is required, write on back.

INTERVIEWED BY

DATE

DISPOSITION

YOU WILL BE PLACED ON THE INDIGENT LIST. AND AS TO THE
LETTER YOU SPEAK OF, IF IT WAS OPENED PRIOR TO BEING GIVEN TO YOU, IT
WAS BY MISTAKE. NO CONTENTS WERE REMOVED.

gdm 3/w

NOTIFICATION OF DISAPPROVAL - MAIL/PACKAGES/PUBLICATIONS

INMATE'S NAME

Hubbard

4B41-21L

CDC NUMBER

F48741

MAIL / PACKAGES SECTION (Complete for mail or package cases only)

 INCOMING MAIL/PACKAGE OUTGOING MAIL/PACKAGE

LIST ITEM(S) WHICH MEET DISAPPROVAL CRITERIA

(1) Letter - Tim - I'm - no correspondence approval
for Title 15, 3139

DESCRIPTION OF MATERIAL THAT MEETS DISAPPROVAL CRITERIA, INCLUDE CCR, TITLE 15 SECTION

DISPOSITION	SENDER INFORMATION		
<input type="checkbox"/> HELD PENDING INVESTIGATION/APPEAL	FIRST NAME	MI	LAST NAME
<input type="checkbox"/> RETURNED TO SENDER (At Inmate's Expense) (Date)	Andrea		Dominguez
<input type="checkbox"/> DESTROYED	ADDRESS (NUMBER AND STREET)	17695 Ind. Farm Rd. 0403	
•(INMATE HAS FIFTEEN (15) DAYS, AFTER NOTIFICATION OF DISAPPROVAL HAS BEEN FORWARDED, TO LET STAFF KNOW THE CHOICE OF DISPOSAL, OTHERWISE MATERIAL WILL BE DESTROYED).	CITY	STATE	ZIP CODE
	BKFD, Ca.		93308
	I ACKNOWLEDGE RECEIPT OF THIS NOTIFICATION: (INMATE'S SIGNATURE)		DATE SIGNED

AUTHORITY TO DISALLOW (Must be completed in all cases)

PRINTED NAME OF WARDEN'S DESIGNEE	SIGNATURE OF WARDEN'S DESIGNEE	DATE SIGNED	DATE FORWARDED TO INMATE
L. V. Smith		8/15/13	8/15/13

PUBLICATIONS SECTION (Complete for publication cases only)

TITLE OF PUBLICATION (Include issue/date)	PUBLISHER	PAGE(S) WHICH MEET DISAPPROVAL CRITERIA	
DESCRIPTION OF MATERIAL THAT MEETS DISAPPROVAL CRITERIA, INCLUDE CCR, TITLE 15 SECTION			

DISPOSITION	DESIGNEE INFORMATION		
<input type="checkbox"/> HELD PENDING INVESTIGATION/APPEAL	FIRST NAME	MI	LAST NAME
<input type="checkbox"/> DESTROYED	ADDRESS (NUMBER AND STREET)		
<input type="checkbox"/> RETURNED TO OUTSIDE DESIGNEE AT INMATE'S EXPENSE (Date)	CITY	STATE	ZIP CODE
•(INMATE HAS FIFTEEN (15) DAYS, AFTER NOTIFICATION OF DISAPPROVAL HAS BEEN FORWARDED, TO LET STAFF KNOW THE CHOICE OF DISPOSAL, OTHERWISE MATERIAL WILL BE DESTROYED).	I ACKNOWLEDGE RECEIPT OF THIS NOTIFICATION: (INMATE'S SIGNATURE)		DATE SIGNED

AUTHORITY TO DISALLOW (Must be completed in all cases)

FACILITY CAPTAIN'S PRINTED NAME	FACILITY CAPTAIN'S SIGNATURE	DATE SIGNED	DATE FORWARDED TO INMATE
K. Godfrey		7/25/13	8/15/13

DISTRIBUTION:

ORIGINAL - MAILROOM

CANARY - INMATE

PINK - SENDER / DESIGNEE

* ALL APPEALS REGARDING MAIL/PACKAGES SHALL BE REFERRED TO THE WARDEN'S DESIGNATED STAFF

** ALL APPEALS REGARDING PUBLICATIONS SHALL BE REFERRED TO THE FACILITY CAPTAIN.

8/19/13 Case 1:13-cv-04511-AWI-MJS Document 1 Filed 08/09/13 Page 22 of 44 4B 4L 2L

CDCR-22 Form

EXCUSE THE INCONVENIENCE CAPTAIN BUT I AM CURRENTLY HAVING COMPLEX ISSUES WITH THE APPEAL SYSTEM AND IGI. I AM UNCONSTITUTIONALLY HOUSED UNDER ERRONEOUSLY IMPOSED GANG VALIDATION (PRISON GANG) AND THE "STEP DOWN PILOT PROGRAM POLICY." I HAVE ATTEMPTED NUMEROUS TIMES TO PROPERLY EXHAUST AVAILABLE REMEDIES PROPERLY, ONLY TO HAVE APPEALS COORDINATORS, IGI AND, THE CCI-GRAVES, ERRONEOUSLY DENY MY CHALLENGED DOCUMENTS OR IGNORE MY REQUESTS' DELIBERATELY KNOWING I CONVEYED TRUTH ACCORDING TO HOW TO CHALLENGE THESE ISSUES UNDER CDCR LAW. WITH ALL DUE RESPECT, I REQUEST THAT I BE REMOVED FROM THIS "PILOT PROGRAM" SO THAT I CAN CHALLENGE THIS IMPROPER GANG VALIDATION OR IF IT IS IN YOUR POWER, CAN YOU RESEARCH WHY? ON AN ATTEMPT TO APPEAL THE VALIDATION, MY DOCUMENTS WERE NOT RETURNED WITH MY 602 AND, THE REJECTION WAS NOT CORROBORATING WITH MY 602. CORCORAN HAS CONTINUALLY DENIED ME ACCESS TO EXHAUST ADMINISTRATIVE REMEDIES WHICH HAS CAUSED A FUNDAMENTAL MISCARRIAGE OF THE APPEAL SYSTEM, AS THE APPEALS COORDINATORS HAVE ABUSED DISCRETION. MY CURRENT HOUSING VIOLATES CDCR'S CLASSIFICATION POLICY

21

INMATE'S NAME

Hubbard

4B4L-21

CDC NUMBER

F48741

MAIL / PACKAGES SECTION (Complete for mail or package cases only) INCOMING MAIL/PACKAGE OUTGOING MAIL/PACKAGE

LIST ITEM(S) WHICH MEET DISAPPROVAL CRITERIA

(2) Letters from (2) different Inm's - in same envelope -
 DESCRIPTION OF MATERIAL THAT MEETS DISAPPROVAL CRITERIA; INCLUDE CCR, TITLE 15 SECTION
 Ron Title 15 3139 no correspondence approved

DISPOSITION	SENDER INFORMATION		
<input type="checkbox"/> HELD PENDING INVESTIGATION/APPEAL	FIRST NAME NO	MI	LAST NAME Name
<input type="checkbox"/> RETURNED TO SENDER _____ (At Inmate's Expense) (Date)	ADDRESS (NUMBER AND STREET) A10 Address		
<input type="checkbox"/> DESTROYED	CITY	STATE	ZIP CODE
*INMATE HAS FIFTEEN (15) DAYS, AFTER NOTIFICATION OF DISAPPROVAL HAS BEEN FORWARDED, TO LET STAFF KNOW THE CHOICE OF DISPOSAL, OTHERWISE MATERIAL WILL BE DESTROYED.		I ACKNOWLEDGE RECEIPT OF THIS NOTIFICATION: (INMATE'S SIGNATURE)	
		DATE SIGNED	

AUTHORITY TO DISALLOW (Must be completed in all cases)

PRINTED NAME OF WARDEN'S DESIGNEE L. Vasquez	SIGNATURE OF WARDEN'S DESIGNEE L. Vasquez	DATE SIGNED 8/21/13	DATE FORWARDED TO INMATE 8/21/13
---	--	------------------------	-------------------------------------

PUBLICATIONS SECTION (Complete for publication cases only)

TITLE OF PUBLICATION (Include issue/date)	PUBLISHER	PAGE(S) WHICH MEET DISAPPROVAL CRITERIA
---	-----------	---

DESCRIPTION OF MATERIAL THAT MEETS DISAPPROVAL CRITERIA, INCLUDE CCR, TITLE 15 SECTION

DISPOSITION	DESIGNEE INFORMATION		
<input type="checkbox"/> HELD PENDING INVESTIGATION/APPEAL	FIRST NAME	MI	LAST NAME
<input type="checkbox"/> DESTROYED	ADDRESS (NUMBER AND STREET)		
<input type="checkbox"/> RETURNED TO OUTSIDE DESIGNEE AT INMATE'S EXPENSE _____ (Date)	CITY	STATE	ZIP CODE
*INMATE HAS FIFTEEN (15) DAYS, AFTER NOTIFICATION OF DISAPPROVAL HAS BEEN FORWARDED, TO LET STAFF KNOW THE CHOICE OF DISPOSAL, OTHERWISE MATERIAL WILL BE DESTROYED.		I ACKNOWLEDGE RECEIPT OF THIS NOTIFICATION: (INMATE'S SIGNATURE)	
		DATE SIGNED	

AUTHORITY TO DISALLOW (Must be completed in all cases)

FACILITY CAPTAIN'S PRINTED NAME P. Godwin	FACILITY CAPTAIN'S SIGNATURE 1629	DATE SIGNED 8/4/13	DATE FORWARDED TO INMATE 8/21/13
--	--------------------------------------	-----------------------	-------------------------------------

DISTRIBUTION:

ORIGINAL - MAILROOM

CANARY - INMATE

PINK - SENDER / DESIGNEE

* ALL APPEALS REGARDING MAIL/PACKAGES SHALL BE REFERRED TO THE WARDEN'S DESIGNATED STAFF** ALL APPEALS REGARDING PUBLICATIONS SHALL BE REFERRED TO THE FACILITY CAPTAIN.

15719

State of California

CDC FORM 695

Screening For:

CDC 602 Inmate/Parolee Appeals

CDC 1824 Reasonable Modification or Accommodation Request

RE: Screening at the FIRST Level

August 12, 2013

HUBBARD, F48741

04BB4LB1021001LP

OTHER, , 08/09/2013

Log Number: CSPC-6-13-04873

(Note: Log numbers are assigned to all appeals for tracking purposes)

The enclosed documents are being returned to you for the following reasons:

Your appeal has been rejected pursuant to the California Code of Regulations, Title 15, Section (CCR) 3084.6(b)(8). Your appeal involves multiple issues that do not derive from a single event, or are not directly related and cannot be reasonably addressed in a single response due to this fact. You may resubmit the unrelated issues separately using separate appeals. Be advised that you are still subject to the submission of one non-emergency appeal every 14 calendar days.

Inmate Hubbard, your appeal is dated 7/15/13. Your appeal was received in the appeals office on 8/9/2013: You are attempting to appeal multiple issues on the same 602. You must decide if your are appealing your RVR or your validation. You must attach your FLR response and all supporting documentation. You have 30 days to resubmit your appeal.

- A. Pacillas, CCII
 D. Goree, CCII
 N. Jackson, CCII (A)
 K. Cribbs
 Appeals Coordinator
 CSP-Corcoran

NOTE: If you are required to respond/explain to this CDCR Form 695, use only the lines provided below.

Be advised that you cannot appeal a rejected appeal, but should take the corrective action necessary and resubmit the appeal within the timeframes specified in CCR 3084.6(a) and CCR 3084.8(b). Pursuant to CCR 3084.6(e), once an appeal has been cancelled, that appeal may not be resubmitted. However, a separate appeal can be filed on the cancellation decision. The original appeal may only be resubmitted if the appeal on the cancellation is granted.

NOTE THIS CDCR 695 IS A PERMANENT APPEAL ATTACHMENT AND IS NOT TO BE REMOVED

State of California

CDC FORM 695

Screening For:

CDC 602 Inmate/Parolee Appeals

CDC 1824 Reasonable Modification or Accommodation Request

21

RE: Screening at the FIRST Level

July 31, 2013

HUBBARD, F48741

04BB4LB1021001LP

OTHER, , 07/26/2013

Log Number: CSPC-6-13-04873

(Note: Log numbers are assigned to all appeals for tracking purposes)

The enclosed documents are being returned to you for the following reasons:

Your appeal has been rejected pursuant to the California Code of Regulations, Title 15, Section (CCR) 3084.6(b)(8). Your appeal involves multiple issues that do not derive from a single event, or are not directly related and cannot be reasonably addressed in a single response due to this fact. You may resubmit the unrelated issues separately using separate appeals. Be advised that you are still subject to the submission of one non-emergency appeal every 14 calendar days.

Inmate Hubbard, your appeal is dated 7/15/13. Your appeal was received in the appeals office on 7/26/2013: You are attempting to appeal mutiple issues on the same 602. You must decide if your are appealing your RVR or your validation. You have 30 days to resubmit your appeal.

- A. Pacillas, CCII
- D. Goree, CCII
- N. Jackson, CCII (A)
- K. Cribbs
Appeals Coordinator
CSP-Corcoran

NOTE: If you are required to respond/explain to this CDCR Form 695, use only the lines provided below.

I AM 602ING ONE ISSUE, THE PILOT PROGRAM/SRG/SDP. THIS IS AN UNCONSTITUTIONAL IMPOSITION. I AM EXPLAINING HOW I FOUND OUT AND WHY IT IS WRONG. ALSO, I HAVE MULTIPLE ISSUES ARISING FROM THIS ISSUE THAT I AM INQUIRING ON DUE TO TIME CONSTRAINTS

Be advised that you cannot appeal a rejected appeal, but should take the corrective action necessary and resubmit the appeal within the timeframes specified in CCR 3084.6(a) and CCR 3084.8(b). Pursuant to CCR 3084.6(e), once an appeal has been cancelled, that appeal may not be resubmitted. However, a separate appeal can be filed on the cancellation decision. The original appeal may only be resubmitted if the appeal on the cancellation is granted.

NOTE THIS CDCR 695 IS A PERMANENT APPEAL ATTACHMENT AND IS NOT TO BE REMOVED

STATE OF CALIFORNIA
INMATE/PAROLEE APPEAL
CDCR 602 (REV. 03/12)

DEPARTMENT OF CORRECTIONS AND REHABILITATION

Side 1

IAB USE ONLY	Institution/Parole Region:	Log #:	Category:
FOR STAFF USE ONLY			

You may appeal any California Department of Corrections and Rehabilitation (CDCR) decision, action, condition, policy or regulation that has a material adverse effect upon your welfare and for which there is no other prescribed method of departmental review/remedy available. See California Code of Regulations (CCR), Title 15, Section 3084.1. You must send this appeal and any supporting documents to the Appeals Coordinator (AC) within 30 calendar days of the event that led to the filing of this appeal. If additional space is needed, only one CDCR Form 602-A will be accepted. Refer to CCR 3084 for further guidance with the appeal process. No reprisals will be taken for using the appeal process.

Appeal is subject to rejection if one row of text per line is exceeded.**WRITE, PRINT, or TYPE CLEARLY in black or blue ink.**

Name (Last, First): HUBBARD, ZANE	CDC Number: F48741	Unit/Cell Number: 4B-4L-21	Assignment: _____
--	---------------------------	-----------------------------------	-------------------

State briefly the subject of your appeal (Example: damaged TV, job removal, etc.):

IMPOSITION OF THE STG PROGRAM, VIOLATING MY STG; ILEGAL CONSTITUTIONAL FRAME.

A. Explain your issue (If you need more space, use Section A of the CDCR 602-A): **ON 7/15/2013**

**I, ZANE HUBBARD, RECEIVED A 115(CDCR) FOR FIGHTING.
UPON THE REVIEW OF THE CONTENTS CONTAINED IN THE
SUPPLEMENTAL REPORT OF INCIDENT LOG NUMBER COR-04B-**

**B. Action requested (If you need more space, use Section B of the CDCR 602-A):
1) REQUEST TO BE
IMMEDIATELY DISCHARGED FROM THE STG PROGRAM, 2) ORDER
A DISCOVERY ON "WHY" I WAS "ILEGALLY" PLACED IN THIS
PROGRAM; 3) REVOK THE ILEGAL VALIDATION, DISCHARGE INMATE**

Supporting Documents: Refer to CCR 3084.3.

 Yes, I have attached supporting documents.List supporting documents attached (e.g., CDC 1083, Inmate Property Inventory; CDC 128-G, Classification Chrono):

No, I have not attached any supporting documents. Reason: **REFER TO PAGE 2 OF 7 OF
THE A-1-SUPPLEMENTAL REPORT, LOG NUMBER COR-04B-13-
07-0396; SUSPECTS.**

Inmate/Parolee Signature: **Zane Hubbard** Date Submitted: **7/15/2013** By placing my initials in this box, I waive my right to receive an interview.

C. First Level - Staff Use Only

Staff - Check One: Is CDCR 602-A Attached? Yes No

This appeal has been:

- Bypassed at the First Level of Review. Go to Section E. **13-C4U078**
 Rejected (See attached letter for instruction) Date: **7/23/13** Date: **8/12/13** Date: _____ Date: _____
 Cancelled (See attached letter) Date: _____
 Accepted at the First Level of Review.

Assigned to: _____ Title: _____ Date Assigned: _____ Date Due: _____

First Level Responder: Complete a First Level response. Include Interviewer's name, title, interview date, location, and complete the section below.

Date of Interview: _____ Interview Location: _____

Your appeal issue is: Granted Granted in Part Denied Other: _____

See attached letter. If dissatisfied with First Level response, complete Section D.

Interviewer: _____ Title: _____ Signature: _____ Date completed: _____

Reviewer: _____ Title: _____ Signature: _____

Date received by AC: **JUL 26 2013** (Print Name)AUG 09 2013 (Print Name)
AC Use Only
Date mailed/delivered to appellant _____ / _____ / _____

D. If you are dissatisfied with the First Level response, explain the reason below, attach supporting documents and submit to the Appeals Coordinator for processing within 30 calendar days of receipt of response. If you need more space, use Section D of the CDCR 602-A.

INMATE IS DISSATISFIED WITH FIRST LEVEL REVIEW GIVEN THE FACT THAT INMATES ARE ONLY ALLOWED TO FILE 1 ISSUE PER 602 EVEN IF THEY ARE INCIDENTAL TO ONE ANOTHER. IF THEY ARE INCIDENTAL TO ONE ANOTHER, INMATES MUST FILE THE 602'S 15 WORKING DAYS APART FROM EACH OTHER AND FAILURE TO DO SO WILL RESULT IN A MISUSE OR ABUSE OF THE APPEALS PROCESS. SO HOW DO I APPEAL SEPERATE ISSUES THAT OCCUR, IN A TIMELY MANNER, THAT OCCURED AROUND THE SAME

Inmate/Parolee Signature:

Date Submitted: 7/24/2013

E. Second Level - Staff Use Only

Staff - Check One: Is CDCR 602-A Attached? Yes No

This appeal has been:

By-passed at Second Level of Review. Go to Section G.

Rejected (See attached letter for instruction) Date: _____ Date: _____ Date: _____ Date: _____

Cancelled (See attached letter)

Accepted at the Second Level of Review

Assigned to: _____ Title: _____ Date Assigned: _____ Date Due: _____

Second Level Responder: Complete a Second Level response. If an interview at the Second Level is necessary, include interviewer's name and title, interview date and location, and complete the section below.

Date of Interview: _____ Interview Location: _____

Your appeal issue is: Granted Granted in Part Denied Other: _____

See attached letter. If dissatisfied with Second Level response, complete Section F below.

Interviewer: _____ Title: _____ Signature: _____ Date completed: _____
(Print Name)

Reviewer: _____ Title: _____ Signature: _____
(Print Name)

Date received by AC: _____

AC Use Only
Date mailed/delivered to appellant: _____ / _____ / _____

F. If you are dissatisfied with the Second Level response, explain reason below; attach supporting documents and submit by mail for Third Level Review. It must be received within 30 calendar days of receipt of prior response. Mail to: Chief, Inmate Appeals Branch, Department of Corrections and Rehabilitation, P.O. Box 942883, Sacramento, CA 94283-0001. If you need more space, use Section F of the CDCR 602-A.

EXCUSE ME, BUT I AM APPEALING "ONE" ISSUE, THE "PILOT PROGRAM" AKA STG/SDP, AND I AM ASKING A QUESTION OR QUESTIONS, BECAUSE I HAVE MULTIPLE ISSUES STEMMING FROM THE "PILOT PROGRAM" (STG/SDP) THAT I NEED TO APPEAL AS WELL, IN A TIMELY MANNER. BUT THIS PARTICULAR 602 IS ONE ISSUE AND I AM EXPLAINING "HOW" THIS HAPPENED.

Inmate/Parolee Signature:

Date Submitted: 8/5/2013

G. Third Level - Staff Use Only

This appeal has been:

Rejected (See attached letter for instruction) Date: _____ Date: _____ Date: _____ Date: _____ Date: _____

Cancelled (See attached letter) Date: _____

Accepted at the Third Level of Review. Your appeal issue is Granted Granted in Part Denied Other: _____

See attached Third Level response.

Third Level Use Only
Date mailed/delivered to appellant: _____ / _____ / _____

H. Request to Withdraw Appeal: I request that this appeal be withdrawn from further review because; State reason. (If withdrawal is conditional, list conditions.)

Inmate/Parolee Signature: _____ Date: _____

Print Staff Name: _____ Title: _____ Signature: _____ Date: _____

STATE OF CALIFORNIA
INMATE/PAROLEE APPEAL FORM ATTACHMENT
CDCR 602-A (08/09)

DEPARTMENT OF CORRECTIONS AND REHABILITATION

Side 1

IAB USE ONLY	Institution/Parole Region: _____	Log #: _____	Category: _____
FOR STAFF USE ONLY			

Attach this form to the CDCR 602, only if more space is needed. Only one CDCR 602-A may be used.

Appeal is subject to rejection if one row of text per line is exceeded.

WRITE, PRINT, or TYPE CLEARLY in black or blue ink.

Name (Last, First): <i>HUBBARD, Zane</i>	CDC Number: <i>F48741</i>	Unit/Cell Number: <i>HB 4L 2L</i>	Assignment:
<p>A. Continuation of CDCR 602, Section A only (Explain your issue): <i>13-07-0396 INMATE IS LISTED AS AN STG: VALIDATED "ENIE" ASSOCIATE... WHICH MEANS CDCR "ILLEGALLY" IMPOSED A VALIDATION ON PETITIONER TO FORCE HIM INTO A STEP DOWN PROGRAM THAT HE NEVER KNEW EXISTED, DISAGREES WITH AND DOES NOT WISH TO PARTICIPATE IN. I AM A UNITED STATES CITIZEN PER AMENDMENT 14 TO THE U.S. CONSTITUTION BEING SUBJECT TO 1ST, 8TH, 9TH, 10TH, AND 11TH AMENDMENT VIOLATIONS TO THE UNITED STATES CONSTITUTION. OFFICIALS CAN NOT INFRINGE UPON THE CONSTITUTION OF AMERICA TO SUPPORT THERE POLICIES. THERE IS NO RELIEF THAT CAN SATISFY THE PSYCHOLOGICAL TRAUMA, PHYSICAL HARM THESE UNETHICAL SANCTIONS IMPOSE ALTHOUGH INMATE WILL SEEK MONETARY RELIEF. THIS IS A PROTECTIVE CUSTODY PROGRAM INMATE HUBBARD IS "NOT" SNY; I AM GENERAL POPULATION. WITH NO ENEMY CONCERN. IM RESUBMITTING TO FIRST LEVEL BECAUSE THIS WHOLE APPEAL IS "ONE" ISSUE "PILOT PROGRAM." I AM EXPLAINING IN DETAIL HOW I FOUND OUT AND WHY IT IS WRONG. NOT VALIDATION.</i></p>			
Inmate/Parolee Signature: <i>7/15/2013</i>	Date Submitted: <i>7/15/2013</i>		

<p>B. Continuation of CDCR 602, Section B only (Action requested): <i>BACK INTO THE "GENERAL POPULATION" TO BE RECLASSIFIED, AND REHOUSED BACK IN THE GENERAL POPULATION TO FINISH OUT THE REMAINDER OF HIS 39 YEARS TO LIFE.</i></p>			
---	--	--	--

Inmate/Parolee Signature: <i>Zane Hubbard</i>	Date Submitted: <i>7/15/2013</i>
---	----------------------------------

D. Continuation of CDCR 602, Section D only (Dissatisfied with First Level response): TIME AND GAIN POSITIVE RESULTS? AND HOW DO I RE-APPEAL AN ISSUE THAT I LOST TIME CONSTRAINTS ON DUE TO THE 15 DAY RULE? ADDITIONALLY, I AM SUBMITTING THIS 602 TO THE SECOND; FOR REVIEW BASED ON, THIS IS A LEGITIMATE CONSTITUTIONAL CHALLENGE. I, AS A U.S. CITIZEN AM NOT TO BE DEPRIVED OF MY DUE PROCESS RIGHTS, AND CDCR OFFICIALS ARE NOT ALLOWED TO INFRINGE ON THE U.S. CONSTITUTION. PRISON AUTHORITIES CANNOT RELY ON GENERAL OR CONCLUSORY ASSERTIONS TO SUPPORT THEIR POLICIES. (REED V FAULKNER (7TH CIR, 1988) 842 F.2d 960, 963) STATES - OFFICIALS MAY NOT FILE CONJECTURE UPON CONJECTURE TO JUSTIFY INFRINGEMENT OF CONSTITUTIONAL RIGHTS.) (CROFTON V ROE (9TH CIR, 1999) 170 F.3d 957, 960-961) UNSUPPORTED SECURITY CLAIMS COULD NOT JUSTIFY INFRINGEMENT ON FIRST AMENDMENT RIGHTS. NOW I AM BRINGING TO YOUR ATTENTION THAT YOU ARE VIOLATING YOUR CLASSIFICATION POLICIES AND THE U.S. CONSTITUTION BY HOUSING ME (JANE HUBBARD #F48741) IN A PILOT PROGRAM/STG/SDP AROUND NOTHING BUT "SNY" INMATES ON AN ILLEGAL GANG VALIDATION. THIS IS A COMPLETE DISREGARD FOR THE AUTHORITY IN WHICH YOU OPERATE UNDER. HEARN V. MORRIS (E.D. Cal. 1981) 526 F. Supp. 263; HANSEN V. BLACK (9TH CIR. 1989) 855 F.2d 642; RIZZO V. GOODE (1976) 423 U.S. 362 [96 S. CT. 598; 46 L. ED. 2d. 561] ACTUAL KNOWLEDGE OF ACTS THAT VIOLATE OFFICIAL POLICY AND THESE VIOLATIONS HAVE BEEN BROUGHT TO THE ATTENTION OF PRISON OFFICIALS BUT HAVE BEEN UNCHECKED BY THE RESPONSIBLE SUPERVISOR. (HEER V. MURPHY (9TH CIR. 1988) 844 F.2d 628, 632-633) DEPRIVATION OF A FEDERALLY GOVERNED RIGHT.

Inmate/Parolee Signature:

Date Submitted: 7/24/2013

F. Continuation of CDCR 602, Section F only (Dissatisfied with Second Level response):

Inmate/Parolee Signature:

Date Submitted:

(F)

Name ZANE HUBBARD #F48741
 Address P. O. Box 3481
 City, State, Zip CORCORAN, CA 93212
 Phone N/A
 Fax N/A
 E-Mail N/A

PPD Appointed CJA Pro Per Retained

UNITED STATES DISTRICT COURT

<u>ZANE HUBBARD</u> <small>v.</small> <u>CORCORAN STATE Prison</u> <small>DEFENDANT(S).</small>	CASE NUMBER: <u>2:13-CV-01254-EFB</u> NOTICE OF APPEAL
--	--

NOTICE IS HEREBY GIVEN that ZANE HUBBARD Name of Appellant hereby appeals to the United States Court of Appeals for the Ninth Circuit from:

Criminal Matter

- Conviction only [F.R.Cr.P. 32(j)(1)(A)]
- Conviction and Sentence
- Sentence Only (18 U.S.C. 3742)
- Pursuant to F.R.Cr.P. 32(j)(2)
- Interlocutory Appeals
- Sentence imposed:

 Bail status:

Civil Matter

- Order (specify):
- Judgment (specify): *CONSTITUTIONAL VIOLATIONS
THE UNLAWFUL OPENING OF CONFIDENTIAL
LEGAL MAIL OUT OF INMATES PRESENCE.*
- Other (specify):

Imposed or Filed on JUNE 25, 2013. Entered on the docket in this action on AUGUST 20, 2013.

A copy of said judgment or order is attached hereto.

SEPTEMBER 1ST, 2013

Date

Signature

Appellant/ProSe Counsel for Appellant Deputy Clerk

Note: The Notice of Appeal shall contain the names of all parties to the judgment or order and the names and addresses of the attorneys for each party. Also, if not electronically filed in a criminal case, the Clerk shall be furnished a sufficient number of copies of the Notice of Appeal to permit prompt compliance with the service requirements of FRAP 3(d).

URGENT
CELL #1 (G)

0037708

STATE OF CALIFORNIA
CDC 7362 (Rev. 03/04)

DEPARTMENT OF CORRECTIONS

HEALTH CARE SERVICES REQUEST FORM

PART I: TO BE COMPLETED BY THE PATIENT

A fee of \$5.00 may be charged to your trust account for each health care visit.

If you believe this is an urgent/emergent health care need, contact the correctional officer on duty.

REQUEST FOR: MEDICAL MENTAL HEALTH DENTAL MEDICATION REFILL

NAME <i>Zane Hubbard</i>	CDC NUMBER <i>F156741</i>	HOUSING <i>4B 4/1 11</i>
PATIENT SIGNATURE <i>Z.H.</i>	DATE <i>8/24/2013</i>	

REASON YOU ARE REQUESTING HEALTH CARE SERVICES. (Describe Your Health Problem And How Long You Have Had The Problem) *I'm Simply REQUESTING A X-PAT TO A X-PAT FOR A CHIP OR A TRACKING DEVICE THIS IS NOT A MENTAL HEALTH ISSUE.*

REFERRED TO MENTAL HEALTH
WITHOUT RESEARCHING THIS ISSUE

NOTE: IF THE PATIENT IS UNABLE TO COMPLETE THE FORM, A HEALTH CARE STAFF MEMBER SHALL COMPLETE THE FORM ON BEHALF OF THE PATIENT AND DATE AND SIGN THE FORM.

PART III: TO BE COMPLETED AFTER PATIENT'S APPOINTMENT

Visit is not exempt from \$5.00 copayment. (Send pink copy to Inmate Trust Office.)

*SUBPOENA
2013 CV 01254 EFB***Federal Rule of Civil Procedure 45 (c), (d), and (e) (Effective 12/1/07)****(c) Protecting a Person Subject to a Subpoena.**

(1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The issuing court must enforce this duty and impose an appropriate sanction — which may include lost earnings and reasonable attorney's fees — on a party or attorney who fails to comply.

(2) Command to Produce Materials or Permit Inspection.

(A) Appearance Not Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.

(B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing or sampling any or all of the materials or to inspecting the premises — or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:

(i) At any time, on notice to the commanded person, the serving party may move the issuing court for an order compelling production or inspection.

(ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

(3) Quashing or Modifying a Subpoena.

(A) When Required. On timely motion, the issuing court must quash or modify a subpoena that:

(i) fails to allow a reasonable time to comply;

(ii) requires a person who is neither a party nor a party's officer to travel more than 100 miles from where that person resides, is employed, or regularly transacts business in person — except that, subject to Rule 45(c)(3)(B)(iii), the person may be commanded to attend a trial by traveling from any such place within the state where the trial is held;

(iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or

(iv) subjects a person to undue burden.

(B) When Permitted. To protect a person subject to or affected by a subpoena, the issuing court may, on motion, quash or modify the subpoena if it requires:

(i) disclosing a trade secret or other confidential research, development, or commercial information;

(ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party; or

(iii) a person who is neither a party nor a party's officer to incur substantial expense to travel more than 100 miles to attend trial.

(C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(c)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:

(i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and

(ii) ensures that the subpoenaed person will be reasonably compensated.

(d) Duties in Responding to a Subpoena.

(1) Producing Documents or Electronically Stored Information. These procedures apply to producing documents or electronically stored information:

(A) Documents. A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.

(B) Form for Producing Electronically Stored Information Not Specified. If a subpoena does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.

(C) Electronically Stored Information Produced in Only One Form. The person responding need not produce the same electronically stored information in more than one form.

(D) Inaccessible Electronically Stored Information. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

(2) Claiming Privilege or Protection.

(A) Information Withheld. A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:

(i) expressly make the claim; and

(ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.

(B) Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information to the court under seal for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

(e) Contempt. The issuing court may hold in contempt a person who, having been served, fails without adequate excuse to obey the subpoena. A nonparty's failure to obey must be excused if the subpoena purports to require the nonparty to attend or produce at a place outside the limits of Rule 45(e)(3)(A)(ii).

**Issued by the
UNITED STATES DISTRICT COURT**

ZANE HUBBARD

v.

*CORCORAN STATE PRISON, Wasco
STATE PRISON AND KERN COUNTY JAIL*

SUBPOENA IN A CIVIL CASE

Case Number: *2:13-cv-01254-EFB*

TO: *THE DEFENDANTS*

- YOU ARE COMMANDED to appear in the United States District court at the place, date, and time specified below to testify in the above case.

PLACE OF TESTIMONY	COURTROOM
DATE AND TIME	

- YOU ARE COMMANDED to appear at the place, date, and time specified below to testify at the taking of a deposition in the above case.

PLACE OF DEPOSITION	DATE AND TIME
DATE AND TIME	

- YOU ARE COMMANDED to produce and permit inspection and copying of the following documents or objects at the place, date, and time specified below (list documents or objects):

PLACE	DATE AND TIME
DATE AND TIME	

- YOU ARE COMMANDED to permit inspection of the following premises at the date and time specified below.

PREMISES	DATE AND TIME
DATE AND TIME	

Any organization not a party to this suit that is subpoenaed for the taking of a deposition shall designate one or more officers, directors, or managing agents, or other persons who consent to testify on its behalf, and may set forth, for each person designated, the matters on which the person will testify. Federal Rule of Civil Procedure 30(b)(6).

ISSUING OFFICER'S SIGNATURE AND TITLE (INDICATE IF ATTORNEY FOR PLAINTIFF OR DEFENDANT) DATE

ISSUING OFFICER'S NAME, ADDRESS AND PHONE NUMBER

(See Federal Rule of Civil Procedure 45 (c), (d), and (e), on next page)

¹ If action is pending in district other than district of issuance, state district under case number.

AO 88 (Rev. 07/10) Subpoena to Appear and Testify at a Hearing or Trial in a Civil Action

UNITED STATES DISTRICT COURT
for the
NINETH CIRCUIT

<u>ZANE HUBBARD Pro Se</u>)	
<i>Plaintiff</i>)	
<u>CDCR Aiso KERN County Jail</u>)	Civil Action No. 2:13-CV-01254-EFB
<i>Defendant</i>)	

**SUBPOENA TO APPEAR AND TESTIFY
AT A HEARING OR TRIAL IN A CIVIL ACTION**

To:

YOU ARE COMMANDED to appear in the United States district court at the time, date, and place set forth below to testify at a hearing or trial in this civil action. When you arrive, you must remain at the court until the judge or a court officer allows you to leave.

Place:	Courtroom No.:
	Date and Time:

You must also bring with you the following documents, electronically stored information, or objects (blank if not applicable): Housing Arrangements, Affidavits Of Legal And Personal Mail From April 2010 Until September 2013, Validation Material, All Mailed Out And Copies Of Petitioners, Validation Requirements, Discovery Of Stepdown Program, All 115's In 2013, Inmate's C-File, A Discovery Of All CDCR 22 Forms And 602's, Stepdown Requirements, Punishment For 115's Amount At One Time, A Title 15. This Is For County Jail And CDC, A X-Ray

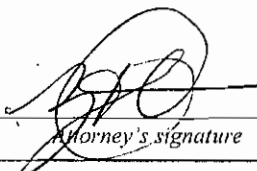
The provisions of Fed. R. Civ. P. 45(c), relating to your protection as a person subject to a subpoena, and Fed. R. Civ. P. 45 (d) and (e), relating to your duty to respond to this subpoena and the potential consequences of not doing so, are attached.

Date: _____

CLERK OF COURT

OR

Signature of Clerk or Deputy Clerk



Attorney's signature

The name, address, e-mail, and telephone number of the attorney representing (*name of party*) _____, who issues or requests this subpoena, are: PETITIONER-Pro Se,

AO 88 (Rev.07/10) Subpoena to Appear and Testify at a Hearing or Trial in a Civil Action (page 2)

Civil Action No. 2:13-CV-01254-EFB

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 45.)

This subpoena for (name of individual and title, if any) CDCR AND KERN COUNTY JAIL.
was received by me on (date) _____

I served the subpoena by delivering a copy to the named person as follows: CLERK OF U.S. COURT OF APPEALS FOR THE NINETH CIRCUIT; P.O. Box 193939, SAN FRANCISCO, CA 94112 - 3999; 95 7TH STREET, on (date) 9/1/2013; or 9/2/2013

I returned the subpoena unexecuted because: _____

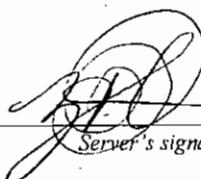
Unless the subpoena was issued on behalf of the United States, or one of its officers or agents, I have also tendered to the witness fees for one day's attendance, and the mileage allowed by law, in the amount of

\$ _____

My fees are \$ _____ for travel and \$ _____ for services, for a total of \$ 0.00

I declare under penalty of perjury that this information is true.

Date: 9/1/2013


Server's signature

ZANE HUBBARD - Pro Se LITIGANT
Printed name and title

P.O. Box 3481, CORCORAN, CA 93212
Server's address

Additional information regarding attempted service, etc:

AO 88B (Rev. 06/09) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action

UNITED STATES DISTRICT COURT
for the
NINTH CIRCUIT

ZANE HUBBARD Plaintiff) Civil Action No. 2:13-CV-01254-EFB
v.)
CDCR AND KERN COUNTY JAIL Defendant) (If the action is pending in another district, state where:
Plaintiff)
Defendant)

**SUBPOENA TO PRODUCE DOCUMENTS, INFORMATION, OR OBJECTS
OR TO PERMIT INSPECTION OF PREMISES IN A CIVIL ACTION**

To:

Production: YOU ARE COMMANDED to produce at the time, date, and place set forth below the following documents, electronically stored information, or objects, and permit their inspection, copying, testing, or sampling of the material: **HOUSING ARRANGEMENTS (AND REQUIREMENTS OF COMPATIBILITY) AFFIDAVITS OF LEGAL AND PERSONAL MAIL FROM APRIL 2010 UNTIL SEPTEMBER 2013, VALIDATION MATERIAL, ALL MAILED OUT ART COPIES OF PETITIONERS, VALIDATION REQUIREMENTS, DISCOVERY OF SGD/PSTG PROGRAM, ALL 2013 115's, INMATES C-FILE, DISCOVERY OF ALL COC 22 FORMS AND 602's, STEP DOWN PROGRAM REQUIREMENTS, PUNISHMENTS FOR 115's AMOUNT AT ONE TIME, A CCR 15,**

Place: _____ Date and Time: _____

Inspection of Premises: YOU ARE COMMANDED to permit entry onto the designated premises, land, or other property possessed or controlled by you at the time, date, and location set forth below, so that the requesting party may inspect, measure, survey, photograph, test, or sample the property or any designated object or operation on it.

Place:	Date and Time:
--------	----------------

The provisions of Fed. R. Civ. P. 45(c), relating to your protection as a person subject to a subpoena, and Rule 45 (d) and (e), relating to your duty to respond to this subpoena and the potential consequences of not doing so, are attached.

Date:

CLERK OF COURT

OR

Signature of Clerk or Deputy Clerk

J. Attorney's signature

The name, address, e-mail, and telephone number of the attorney representing (*name of party*) _____, who issues or requests this subpoena, are:

PETITIONER - PRO SE

COUNTY JAIL AND CDCR.

AO 88B (Rev. 06/09) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action (Page 2)

Civil Action No. 2:13-CV-01254-EFB

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 45.)

This subpoena for (*name of individual and title, if any*) CDCR AND KERN COUNTY JAIL
was received by me on (*date*)

I served the subpoena by delivering a copy to the named person as follows: CLERK OF U.S.
NINETH CIRCUIT COURT OF APPEALS; P.O. Box 198939, 95 7TH STREET;
SAN FRANCISCO, CA 94112-8939 on (date) 9/1/2018 ; or 9/2/2018

I returned the subpoena unexecuted because:

Unless the subpoena was issued on behalf of the United States, or one of its officers or agents, I have also tendered to the witness fees for one day's attendance, and the mileage allowed by law, in the amount of

§

I declare under penalty of perjury that this information is true.

Date: 9/1/2013



Server's signature

ZANE HUBBARD - PRO SE LITIGANT

Printed name and title

P.O. Box 3481; CORCORAN, CA 93212
Server's address

Additional information regarding attempted service, etc:

AO 89 (Rev. 08/09) Subpoena to Testify at a Hearing or Trial in a Criminal Case

UNITED STATES DISTRICT COURT
for the
NINETH CIRCUIT

United States of America)

v.)

CDCR AND KERN COUNTY JAIL)
Defendant)

) Case No. 2:13-CV-01254-EFB

SUBPOENA TO TESTIFY AT A HEARING OR TRIAL IN A CRIMINAL CASE

To:

YOU ARE COMMANDED to appear in the United States district court at the time, date, and place shown below to testify in this criminal case. When you arrive, you must remain at the court until the judge or a court officer allows you to leave.

Place of Appearance:	Courtroom No.:
	Date and Time:

You must also bring with you the following documents, electronically stored information, or objects (blank if not applicable): *HOUSING ARRANGEMENTS (AND REQUIREMENTS OF COMPATIBILITY)*, *AFFIDAVITS OF LEGAL AND PERSONAL MAIL FROM 4/2010 UNTIL 9/2013*, *VALIDATION MATERIAL*, *ALL MAILED OUT ARTWORK COPIES OF PETITIONERS*, *VALIDATION REQUIREMENTS*, *DISCOVERY OF SDP/STG PROGRAM*, *ALL 2013 115's*, *INMATES C-FILE DISCOVERY OF ALL CDC 22 FORMS AND 602's*, *STEP DOWN PROGRAM REQUIREMENTS*, *PUNISHMENTS FOR 115's AMOUNT AT ONE TIME A CCR 115 CDCR AND KERN COUNTY JAIL, AN X-RAY AND MRI*.

(SEAL)

Date: _____

CLERK OF COURT

Signature of Clerk or Deputy Clerk

The name, address, e-mail, and telephone number of the attorney representing (*name of party*) _____
_____, who requests this subpoena, are: *ZANE HUBBARD - PRO SE*

AO 89 (Rev. 08/09) Subpoena to Testify at a Hearing or Trial in a Criminal Case (Page 2)

Case No. 2:18-CV-01254-EFB

PROOF OF SERVICE

This subpoena for (name of individual and title, if any) CDCR AND KERN COUNTY JAIL
was received by me on (date)

- I served the subpoena by delivering a copy to the named person as follows: CLERK OF U.S. COURT OF APPEALS - NINETH CIRCUIT; P.O. Box 198939, 957TH STREET, SAN FRANCISCO, CA 94112-3989. on (date) 9/1/2018; or 9/2/2018

Unless the subpoena was issued on behalf of the United States, or one of its officers or agents, I have also tendered to the witness fees for one day's attendance, and the mileage allowed by law, in the amount of

8

My fees are \$ for travel and \$ for services, for a total of \$ **0.00**

I declare under penalty of perjury that this information is true.

Date: 9/2/2013

 Server's signature

ZANE HUBBARD - Pro Se Litigants
Printed name and title

Printed name and title

P.O. Box 3481; CORCORAN, CA 93212
Server's address

Additional information regarding attempted service, etc:

AO88 (Rev. 12/07) Subpoena in a Civil Case (Page 2)

PROOF OF SERVICE

DATE 9/1/2013 PLACE COCR.

SERVED
COCR AND KERN COUNTY JAIL

SUBPOENA

SERVED ON (PRINT NAME)

MANNER OF SERVICE

ZANE HUBBARD

Pro Se Litigant

SERVED BY (PRINT NAME)

TITLE

2:13-CV-01254-EFB

DECLARATION OF SERVER

I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in the Proof of Service is true and correct.

Executed on SEPTEMBER 1, 2013

DATE

SIGNATURE OF SERVER

P.O. Box 3481

ADDRESS OF SERVER

CORCORAN, CA 93212

Federal Rule of Civil Procedure 45 (c), (d), and (e), as amended on December 1, 2007:

(c) PROTECTING A PERSON SUBJECT TO A SUBPOENA.

(1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The issuing court must enforce this duty and impose an appropriate sanction — which may include lost earnings and reasonable attorney's fees — on a party or attorney who fails to comply.

(2) Command to Produce Materials or Permit Inspection.

(A) Appearance Not Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.

(B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing or sampling any or all of the materials or to inspecting the premises — or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:

(i) At any time, on notice to the commanded person, the serving party may move the issuing court for an order compelling production or inspection.

(ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

(3) Quashing or Modifying a Subpoena.

(A) When Required. On timely motion, the issuing court must quash or modify a subpoena that:

(i) fails to allow a reasonable time to comply;

(ii) requires a person who is neither a party nor a party's officer to travel more than 100 miles from where that person resides, is employed, or regularly transacts business in person — except that, subject to Rule 45(c)(3)(B)(iii), the person may be commanded to attend a trial by traveling from any such place within the state where the trial is held;

(iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or

(iv) subjects a person to undue burden.

(B) When Permitted. To protect a person subject to or affected by a subpoena, the issuing court may, on motion, quash or modify the subpoena if it requires:

(i) disclosing a trade secret or other confidential research, development, or commercial information;

(ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party; or

(iii) a person who is neither a party nor a party's officer to incur substantial expense to travel more than 100 miles to attend trial.

(C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(c)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:

(i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and
(ii) ensures that the subpoenaed person will be reasonably compensated

(d) DUTIES IN RESPONDING TO A SUBPOENA.

(1) Producing Documents or Electronically Stored Information. These procedures apply to producing documents or electronically stored information:

(A) Documents. A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.

(B) Form for Producing Electronically Stored Information Not Specified. If a subpoena does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.

(C) Electronically Stored Information Produced in Only One Form. The person responding need not produce the same electronically stored information in more than one form.

(D) Inaccessible Electronically Stored Information. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

(2) Claiming Privilege or Protection.

(A) Information Withheld. A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:

(i) expressly make the claim; and

(ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.

(B) Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may, promptly present the information to the court under seal for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

(e) CONTEMPT.

The issuing court may hold in contempt a person who, having been served, fails without adequate excuse to obey the subpoena. A nonparty's failure to obey must be excused if the subpoena purports to require the nonparty to attend or produce at a place outside the limits of Rule 45(c)(3)(A)(ii).