[Cite as Watley v. Ohio Dept. of Rehab. \& Corr., 2006-Ohio-2539.]
IN THE COURT OF CLAIMS OF OHIO
www.cco.state.oh.us

```
RAYSHAN WATLEY :
    Plaintiff : CASE NO. 2004-09061
    Judge J. Craig Wright
    v. : Magistrate Steven A. Larson
```



```
AND CORRECTION
Defendant
```

\{п11 This case was tried to a magistrate of the court. On February 21, 2006, the magistrate recommended judgment for defendant.
\{ๆ2\} Civ.R. 53 states: "A party may file written objections to a magistrate's decision within fourteen days of the filing of the decision, regardless of whether the court has adopted the decision pursuant to Civ. R. $53(E)(4)(C) . "$ No objection has been filed.
\{ף 3$\}$ Upon review of the record and the magistrate's decision, the court determines that there is no error of law or other defect on the face of the magistrate's decision. Therefore, the court adopts the magistrate's decision and recommendation as its own including the findings of fact and conclusions of law contained therein. Judgment is rendered in favor of defendant. Court costs are assessed against plaintiff. The clerk shall serve upon all parties notice of this judgment and its date of entry upon the journal.
J. CRAIG WRIGHT

Judge

Entry cc:

Rayshan Watley, \#347-921
P.O. Box 45699

Lucasville, Ohio 45699
Tracy M. Greuel Attorneys for Defendant
Jana M. Brown
Assistant Attorneys General
150 East Gay Street, 23 rd Floor
Columbus, Ohio 43215-3130
Timothy C. Loughry
Assistant Attorney General
Executive Agencies Section
30 East Broad Street, 17th Floor
Columbus, Ohio 43215
LP / cmd
Filed March 30, 2006
To S.C. reporter May 23, 2006

Plaintiff, Pro se

