

DEAR INSPECTOR GENERAL,

MARCH 7TH, 2008

RE: FAILURE TO NOTIFY SENDER

WHEN THE SOUTHPORT FACILITY MEDIA REVIEW COMMITTEE REJECTS AND CENSORS AN INCOMING PUBLICATION IT REFUSES TO NOTIFY THE SENDER AND IT REFUSES TO GIVE THE SENDER OF THE INCOMING PUBLICATION AN OPPORTUNITY TO PROTEST AND APPEAL THEIR REJECTION DECISION WHICH VIOLATES THE FOLLOWING STATE AND FEDERAL LAWS:

1. NEW YORK CODES RULES REGULATED, TITLE 7 SECTION 720.4(G)(1)(2)
2. FIRST AMENDMENT FREEDOM OF SPEECH

FOR EXAMPLE, ON FEBRUARY 15TH, 2008, THE SOUTHPORT FACILITY MEDIA REVIEW COMMITTEE REJECTED AND CENSORED MY "INCOMING PUBLICATION" UPPER LOCK AND KEY, POWHEER 2007 #1, BUT IT FAILED TO NOTIFY AND GIVE THE SENDER AN OPPORTUNITY TO PROTEST AND APPEAL THEIR REJECTION DECISION WHICH VIOLATES THE ABOVE STATED STATE AND FEDERAL LAWS.

THE CHAIRPERSON OF THE SOUTHPORT FACILITY MEDIA REVIEW COMMITTEE MR. P. SWEENEY HAS CREATED THIS POLICY OF REFUSING TO NOTIFY AND GIVE THE SENDER OF A REJECTED PUBLICATION AN OPPORTUNITY TO PROTEST AND APPEAL THEIR REJECTION DECISION!

I WOULD APPRECIATE IT IF YOU WOULD INVESTIGATE THIS SITUATION AND TAKE THE PROPER ACTION AGAINST SOUTHPORT FACILITY MEDIA REVIEW COMMITTEE CHAIRPERSON MR. P. SWEENEY TO ENSURE THAT HE FOLLOWS STATE AND FEDERAL LAWS BY NOTIFYING AND GIVING THE SENDER OF A REJECTED PUBLICATION AN OPPORTUNITY TO PROTEST AND APPEAL THE REJECTION AND CENSORSHIP DECISION.

THANK YOU FOR YOUR TIME AND CONSIDERATION.

SWEENEY,

SOUTHPORT CORRECTIONAL FACILITY
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