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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

May 30, 2012

██████████
04AA1RB1023001LP

MAIL, , 05/22/2012
Log Number: CSPC-5-12-02766
(Note: Log numbers are assigned to all appeals for tracking purposes)

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

Inmate ██████████ your appeal is dated 4/25/12. Your appeal is rejected. This is the final request to follow instructions of previous CDCR 695 dated 5/15/12 and provide proof you attempted to resolve the issue at the lowest possible level via the CDCR 22 process. You have 30 days. Failure to comply with these instructions will be grounds to cancel the appeal for failure to follow instructions.

Karen Cribbs, SSA

Appeals Coordinator
CSP-Corcoran

31 MAY 2012

I HAVE AGAIN CAREFULLY REVIEWED THE REGULATIONS AND AS I HAVE POINTED OUT PREVIOUSLY THERE IS NO INFORMAL REQUIREMENT THAT I DESIGNATE A RESPONSIBLE PARTY AS MAIL PASSES THROUGH SEVERAL HANDS BEFORE I GET IT IF I DO AND SINCE YOU INSIST THAT I DO WHAT IS NOT REQUIRED OF ME OR ELSE YOU WILL CANCEL THE APPEAL I AM THUS RETURNING THE APPEAL SO THAT YOU CAN DO JUST THAT SO THAT I CAN PURSUE THE MATTER THROUGH ANOTHER FORUM SINCE WHAT YOU ARE IN FACT DOING ARE INTENTIONALLY DELAYING AND OBSTRUCTING THE APPEAL PROCESS AS YOU HAVE NOT LISTED VALID BASIS FOR REJECTION AS LISTED AT 15 CCR 3084.6(b)

P.S. I ALSO NOTE THAT AS WAS THE CASE IN THE PAST THE MAIL ROOM SUPERVISOR IS THE ONE TO INFORMALLY RESPOND AND THERE ALSO RESPONDS ON THE FIRST FORMAL LEVEL SO YOUR CANCELLING THE APPEAL WILL THUS EXHAUST MY ATTEMPTS TO ADMINISTRATIVELY ADDRESS THE MATTER. SEE 15 CCR 3084.1(d) AND ALSO 15 CCR 3084.7 THE LOWEST LEVEL IS THE FIRST LEVEL NOT THE CDC 22 PROCESS

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.

RECEIVED
5-16-12
WCS

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

May 15, 2012

23

04AA1RB1023001LP

MAIL, , 05/08/2012

Log Number: CSPC-5-12-02766

(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)(7). Your appeal is missing necessary supporting documents as established in CCR 3084.3. All documents must be legible (If necessary, you may obtain copy(ies) of requested documents by sending a request with a signed trust withdrawal form to your assigned counselor). Your appeal is missing:

* *PRISONER*
Inmate [redacted] your appeal is dated 4/25/12. It is unclear at this time who you believe is withholding your publications. If you believe the mailroom is at fault you must complete the CDCr 22 process with them in an attempt to resolve your issue. If this process has already been completed you must attach supporting documentation to your appeal. You have 30 days to resubmit your appeal.

N. Dana
Appeals Coordinator
CSP-Corcoran

16 MAY 2012

CONTRARY TO YOUR REPRESENTATIONS I AM NOT REQUIRED TO DETERMINE RESPONSIBILITY AS THE MAILROOM HAS EMPHASIZED THAT ONCE IT DELIVERS MAIL TO THE FACILITY THAT THEY ARE NOT RESPONSIBLE AND THE FACILITY EITHER IGNORES INQUIRIES OR IN THE PAST OCCASIONED TO TRY TO PUT IT OFF ON PUBLISHERS AND BUILDING STAFF STATE THEY DELIVER ALL MAIL WHEN THEY RECEIVE IT SO YOUR ACTIONS ARE NOTHING MORE THAN OBSTRUCTION OF THE APPEAL PROCESS AS THE NECESSARY SUPPORTING DOCUMENTATION FROM THE PUBLISHER IS ATTACHED AND THE REQUEST PROCESS IS NOT MANDATORY NOR IS IT MANDATORY FOR ME TO WASTE ANY EFFORTS TRYING TO RESOLVE THE MATTER INFORMALLY WHEN THE BUCK IS PASSED IN FRONT WHICH IS WHY DOCUMENTATION FROM THE PUBLISHER IS ATTACHED, SINCE IT IS THE DUTY AND RESPONSIBILITY OF THE CHIEF EXECUTIVE OFFICER TO MAKE SURE ALL DEPARTMENTS AND DIVISIONS OF HIS/HER ADMINISTRATION ARE PERFORMING THEIR JOBS CORRECTLY ITS NOT ON ME TO SPECULATE WHO IS AT FAULT I HOLD THE EXECUTIVE OFFICER RESPONSIBLE TO FIGURE IT OUT AND IF SUCH DOES NOT REGISTER SIMPLY CAN CALL THE APPEAL AND I WILL PURSUE OTHER ALTERNATIVES I KNOW HOW AND HAVE NO QUALMS DOING ACCORDINGLY

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.