

mitted @ Okeechobee C.I. to Martin C.I. Mail Room. 9/4/14

Ret/well 9/4/14

1) Re: The willful denial of incoming mail & publications from MIM Distributors without notice as prescribed by Ch. 33-501.401 FAC, Federal Code and regulations and Constitutional law.

2) On September 4, 2014 I received notice of all mail sent to me at Martin C.I. from MIM Distributors. However, I received none of the mail sent to me. All mail listed below have been denied without notice.

3) 1) 2/16/14: Book; Settlers: "The mythology of the white Proletariat." 2) 3/28/14; Under lock & key no. 37.  
4) 4/16/14; letter regarding art Subscription Subject for under lock & key. 5) Under lock & key no. 38 (5/31/14). 6) 8/1/14; Under lock & key no. 39. 7) 8/1/14; letter regarding art Subscription Subject for under lock & key. 8) 8/28/14; Study group information.

4) Not only were the above listed mail denied, they were all withheld without notice or reason, leaving me totally unaware of the fact that I had been sent these publications and letters, denying me the opportunity to be heard or an opportunity to appeal to prison officials who were not involved in original censorship or denial decision.

5) See *Murphy v. Missouri Doc. 814, F.2d 1252* - An inmate whose mail is withheld must receive notice, an opportunity to be heard, and an opportunity to appeal to a prison official who was not involved in the original censorship decision. *Bonner v. Outlaw, 562 F.3d 673* - A Prisoner must receive notice for any mail (letters, packages, news papers, magazines) that is rejected, and such notice shall state the reason for denial. *Procurier v. Martinez, 416 U.S. 586, 94 S.Ct. 1500* "The court required that an inmate be notified of the rejection of correspondence and that the author of the correspondence be allowed to protest the decision and secure review by a prison official other than the original censor" As in this case, by not notifying prisoner of denial of incoming mail, distributor is there by denied notice of denial and returning of mail to sender causing mail to be destroyed without due process of law, also causing sender to be under impression that prisoner had received mail when prisoner in fact received no such mail.

6) Martin C.I. mail room and Administration has continuously participated in practice way beyond beyond censorship, such practice is arbitrary isolation and excommunication of prisoner amounting to ~~being~~ willful violation of Ch. 33-501.401 FAC, Federal law and constitutional law.

7) Remedy

1) that above listed mail denied be given notice for as prescribed by Ch. 33-501.401, federal and constitutional law under the 1st and 14th Amendment or be returned to sender or distributor.