IN THE SUPREME COURT OF THE UNITED STATES

APPLICATION NO. 23A19

MR. HONORABLE CLARENCE THOMAS.

COMES NOW THE PETITIONER CARMEN A. LAMMIELLO,
PRO - Se, PURSUANT TO SUPREME COURT RULE 22. I
AND FILES THIS APPLICATION TO MR. HON. JUSTICE
THOMAS, OF WHOM HAS THE AUTHORITY TO GRANT
THE SOUGHT RELIEF.

Sir, ON JULY 10TH 2023, YOUR HONOR EXTENDED
THE TIME TO AND INCLUDING AUG. 3rd 2023,
TO FILE THE PETITION FOR WRIT OF CERTIORARI
IN THE ABOVE - ENTITLED CASE APPLICATION NO.
23A19, BUT, "DUE TO INADEQUATE ACCESS TO
THE PRISON LAW LIBRARY FROM THE PRISON OFFICTALS AND THE IMADEQUACY OF ACCESS TO
LEGAL ASSISTANCE, IN VIOLATION OF MY RIGHT
OF ACCESS TO THE COURTS, I AM UNABLE TO
MEET MY AUG 3rd. 2023, DEADLINE TO DRAFT AND
FILE THE PETITION FOR WRIT OF CERTIORARI..."

WHEREFORE, FOR ALL THE FOREGOING REASONS,
THE PETITIONER HUMBLY PRAYS YOUR HONDR
"WILL ISSUE AN' ORDER EXTENDING THE TIME
FOR (GO) ADDITIONAL DAYS AFTER AUG. 3 Rd 2023.
TO FILE MY PETITION FOR WRIT OF CERTIORARCEIVED
AUG - 9 2023

OFFICE OF THE CLERK SUPREME COURT, U.S.

-1-

AND AN ORDER TO THE PRISON OFFICIALS TO COMPLY WITH THIS HONORABLE COURTS RULE 13.1 AND THE PRISON POLICIES AND TO PLEASE STOP VIO - LATENG MY FUNDAMENTAL RIGHTS OF ACCESS TO THE COURTS AND THE LAW LIBRARY. . " [See EX "A" AT PP. 1 - 4 COLLECTIVELY]. e.g. CF. EX PARTE HULL, SUPRA, Id. (1941)(SAME). JOHNSON - V - AVERY, SUPRA, Id. (1969)(SAME). BOUNDS - V - SMITH, SUPRA, Id. (1977)(SAME) AND LEWIS - V - CASEY, SUPRA, Id. (1996)(FACTUALLY THE SAME).

JULY 25Th 2023

IT IS SO PRAYED,

15/Carmen a. Zamiella PETITIONER, Pro-Se, "083535

PROOF OF SERVICE

I, CARMEN A. ZAMMIENO, DO SWEAR OR DECLARE UNDER PENALTY OF PERJURY, THAT THE FOREGOING APPLICATION TO MR. HON. JUSTICE THOMAS, WITH THE ATTACHED EX "A" IS TRUE AND CORRECT AND THAT THE FOREGOING DOC-UMENTS WERE PLACED IN THE HANDS OF MAILROOM PRISON OFFICIALS AT OKEECHOBEE C.I. FOR MAILING VIA U.S. MAIL TO: CLERK'S OFFICE, U.S. SUPREME COURT, I FIRST ST. N. W., WASHINGTON, DC. 20543, ON THIS 26TH DAY OF JULY 2023, FOR PROCESSING PER SUPREME COURT RULE 22.1

PROVIDED TO OKEECHOBEE CORRECTIONAL INSTITUTION ON FOR MAILING BY

PETITIONER, Pro-se, "083535 OKEECHOBEL CORR. INST. 3420 NE 168Th ST. OKEECHOBEL FL 34972

| EMERGENCY RE | PRISAL FLORIDA DEPARTI | MENT OF CORRECTIONS | "EMERGENCY REPRISA |
|---|---|--|--|
| RIEVANCE " | | TRATIVE REMEDY OR APPE | AL GRANEBLE" |
| '. Third Party (| にして Grievance Alleging Sexual Ab | use The state of t | JUL 13 2023 |
| TO: Warden | Assistant Warden | _ | epartia di Cennocians or |
| | xual Abuse , on the behalf of: | | open into its or a premodely plant of |
| | LO, CARMEN A. | 083535 | OKEECHOBEE |
| Last First | Middle Initial | DC Number | Institution 9307-404-037 |
| REPRISAL GRIE | VANCE Part A - In | mate Grievance | RISAL GRIEVANCE |
| | | 1 | INCE " PURSUANT |
| | 10 TO 10 MARCH 120 121 | | |
| | | | OR MY GOOD FAITH |
| USE AND PART | | | CE PROCESS IN |
| | 06 # 2306 - 404 - | | |
| | | | UALIFICATIONS |
| | 3 - 501, 301 (7)(| | C. SEE THE GRIE- |
| VANCE IN L | <u>06 = 9306 - 404 -</u> | .007. | |
| * | | | |
| | | THE FACTS | |
| | | 5 88 | |
| PER SUPREME | COURT BULE 13 | L I HAV | E A 90 - DAY DEAD - |
| LINE TO FI | E MY PETITION | FOR WRIT | OF CERTIORARI |
| BEGINNING | FROM JUNE 2 | 7th 2023 AN | |
| | *************************************** | | T OF APPEAL CASE |
| # 23 - 11271. | As have been supply a proposed to high a company of the same of the | | |
| COZNI TULV I | 116 2023, I W | ENT TO TI | HE LAW LIBRARY |
| AFTER PICKLI | NAME OF THE PARTY | | |
| THE DEADLIN | | EM FOR PRI | |
| OF THE LAW | | | |
| MY DE OOL TO | LIBRARY AND R | | |
| MY DEFIDER | IE IMPOSED BY | THE LAW | BUT THE INMATE |
| | STEELE WOULD | NOT REGIO | |
| DEADLINE P | URPOSE ALLEGE | | |
| COURT RULE | 13.1 IS NOT CO | NSIDERED | A DEADLINE |
| PER Ch 33- | 501. 301(1)(3) | (F)(I), F.A | . C |
| AT THIS JUN | ICTURE, WHEN | I TRIED | TO SHOW INMATE |
| JULY 12 Th 20 | CONT. ON | PART B] Cammi | GNATURE OF GRIEVANT AND D.C. # |
| *BY SIGNATURE, INMATE AG | GREES TO THE FOLLOWING # OF 30-1 | DAY EXTENSIONS: 69 | / C.a. 3amie 00 |
| This form is used for filing a formal grid | | RUCTIONS all as for filing appeals to the Office | e of the Secretary in accordance with Rule 33-103,006. |
| | appeal is made to the Secretary, a copy of th | | |
| Chapter 33-103 to file a direct grievan processed postage free through routir institution. If the inmate does not pro | ce he may address his grievance directly to the institutional channels. The inmate must inc | e Secretary's Office. The grievand dicate a valid reason for not initial esignated representative determi | ecause of the nature of the grievance, or is entitled by se may be sealed in the envelope by the inmate and ly bringing his grievance to the attention of the nes that the reason supplied is not adequate, the |
| | Receipt for Appeals Beir | ng Forwarded to Central Office | |
| Submitted by the inmate on: | Institutional Mailing Log | g #: | |
| (Da | ate) | | (Received By) |
| DISTRIBUTION: | INSTITUTION/FACILITY INMATE (2 Copies) INMATE'S FILE INSTITUTIONAL GRIEVANCE FILE | CENTRAL OFFICE INMATE INMATE'S FILE - INSTITUTI CENTRAL OFFICE INMATE | |

DC1-303 (Effective 11/13)

INMATE
INMATE'S FILE - INSTITUTION /FACILITY
CENTRAL OFFICE INMATE FILE
CENTRAL OFFICE GRIEVANCE FILE Incorporated by Reference in Rule 33-103.006, F.A.C. "CONTENUATION PART 'B' FOR (EMERGENCK REPRISAL BRIEVANCE) FROM GRIEVANT CARMEN A ZAMMIELLO."

I/M STEELE, THE SUPREME COURT RULE AND MY
DEADLINE PAPER WORK FROM THE COURT, STEELE
BECAME VERY BELLIGERENT TOWARDS ME AND
STATED: "YOU CAN'T HAVE DEADLINE ACCESS
TO THE LAW LIBRARY AND I'M NOT GOING TO
REGISTER YOU FOR A DEADLINE, ASK ANOTHER
LAW CLERK TO DO IT FOR YOU", CONTRARY TO
Ch 33-501.103, F.A.C., BECAUSE HE HAS NO
RIGHT TO TELL ANOTHER INMATE "YOU CAN'T
HAVE DEADLINE ACCESS TO THE LAW LIBRARY"

THEREBY, DEPRIVING ME OF MY CONSTITUTIONAL RIGHT OF ACCESS TO THE COURTS BY RETALIATING AGAINST ME FOR FILING THE ABOVE ASSERTED GRIEVANCE. Sec. eg. ch 33-501. 301(1)[LAW LIB-RARIES] AND COMPARE TO (3)(F), F.A.C.

EUBSEQUENTLY, I WENT TO SEE THE LAW LIBRARY SUPERVISOR MRS. CHARBONNEAU WITH MY
COMPLAINT CONCERNING I/M STEELE'S
BELLIGERENCE TOWARDS ME: I GAVE HER
MY TIMELY REQUEST FOR PRIORITY ACCESS
USE OF THE LAW LIBRARY AND RELATED SERVICES AND AITEMPTED TO SHOW HER THE NECESSARY DEADLINE PAPER WORK FROM THE COURT:
SHE WOULD NOT LOOK AT MY PAPER WORK
FROM THE COURT BUT SHE TOOK MY TIMELY
REQUEST AND HAD ME WAIT UNTIL SHE
COULD VARIFY WHETHER OR NOT I QUALIFY

(CONT. ON PART C)

(CONTINUATION PART 'C' FOR "EMERGENCY REPRISAL GRIEVANCE" FROM GRIEVANT CARMEN A. ZAMMIELLO).

FOR PRIORITY ACCESS USE OF THE LAW LIBRARY
BUT BY THE TIME THE LIBRARY CLOSED BETWEEN
3:00 - 3: 20, I STILL HAVE'NT GOT A RESPONSE TO MY TIMELY REQUEST AND AS SUCH IS
TRUE, I CANNOT ACCESS USE OR RELATED
SERVICES OF THE LAW LIBRARY ALLEGEDLY BECAUSE I AM NOT ON THE CALL-OUT SHEET,
"CONTRARY TO THE COURT RULES AND CH 33501.301, SUBSECTIONS, (1),(3),(F) | F. A. C."

REMEDY SOUGHT

A DECLARATORY JUDGMENT TO ISSUE "DECLARING
THE RIGHTS AND OTHER LEGAL RELATIONS OF

ZAMMIELLO UNDER Ch 33 - 501. 301, et seq., F.A.C.,
"BY SAYING THAT IT WAS ILLEGAL FOR I/M STEELE
TO VIOLATE MY RIGHT OF ACCESS TO THE COURTS
AND Ch 33 - 501 103 (7)(a-d), FAC., DUE TO HIS
IGNORANT IMPROPRIETIES TOWARDS ME "AND

ISSUE AN INJUNCTION, "ORDERING THE LAW LIBRARY
TO REGISTER MY 90-DAY DEADLINE IN THE SYSTEM
FOR PRIORITY ACCESS USE OF THE LAW LIBRARY
AND RELATED SERVICES PER SUPREME COURT RULE
13.1 AND Cb 33-501. 103, et seq. F. A. C., FORTHWITH
AND WITHOUT ANY FURTHER RETALIATION, etc..."

JULY 12 Th 2023

IT IS SO PRAYED,

IS/Carmen a. Zammielle GRIEVANT, #083535

RECEIVED ON: MON. JULY 17th 2023

LEX "A"]

PART B - RESPONSE

ZAMMIELLO, CARMEN

083535

2307-404-037

OKEECHOBEE C.I.

H2147S

NAME

NUMBER

FORMAL GRIEVANCE LOG NUMBER

CURRENT INMATE LOCATION

HOUSING LOCATION

Your request for administrative remedy has been received, reviewed, and evaluated.

THIS GRIEVANCE IS NOT ACCEPTED AS A GRIEVANCE OF AN EMERGENCY NATURE.

Your request for Administrative Remedy Appeal has been evaluated in accordance with the provisions outlined in Chapter 33-103.006, (3)(a)4 F.A.C., and determined NOT AN EMERGENCY. Emergency Grievances are defined as: Grievance of those matters which, if disposed of according to the regular time frames, would subject the inmate to substantial risk of personal injury or cause other serious and irreparable harm to the inmate.

Based on the foregoing information, your grievance is RETURNED WITHOUT ACTION.

Your request for administrative remedy is in non-compliance with Chapter 33-103.014(1)(f), Inmate Grievance Procedure, you did not provide a valid reason for by-passing the previous levels of review as required or the reason provided is not acceptable. This evaluation is made on a case-by-case basis and the reasons for rejecting the complaint will vary with the facts alleged in the complaint.

H. ROGERS, AWO

SIGNATURE AND TYPED OR PRINTED NAME OF **EMPLOYEE RESPONDING**

SIGNATURE OF WARDEN, ASST. WARDEN, OR SECRETARY'S REPRESENTATIVE

PLACED IN MAIL

JUL 14 2023

"RESUBMITTED CORRECTED REPRISAL GRIEVANCE ON THURS JULY 20th 2023"