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FILED MAILROOM

IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF VIRGINIA

INSTRUCTIONS FOR FILING COMPLAINT BY PRISONER UNDER CIVIL RIGHTS ACT, 42 U.S.C. § 1983

- 1. This complaint must be legibly handwritten or typewritten and signed by the plaintiff. Any false statement of material fact may serve as the basis for prosecution and conviction for perjury. All questions must be answered concisely in the proper space on the form.
- 2. This packet includes three (3) copies of a complaint form and one (1) copy of an *in forma* pauperis affidavit.
- 3. In order for this complaint to be filed, it must be accompanied by the filing fee of \$350.00 (28 U.S.C. § 1914(a)) and a \$50.00 administrative fee. If you do not have the necessary filing fee, you may request permission to proceed in forma pauperis. Please complete the enclosed affidavit setting forth information establishing your inability to prepay the fees and costs.
- 4. When these forms are complete, they must be mailed to the Clerk of the United States District Court for the Eastern District of Virginia. The address is listed below:

United States District Court Eastern District of Virginia 701 East Broad Street Suite 3000 Richmond, Virginia 23219-3528

- Complaints that do not conform to these instructions will be returned with a notation as to the deficiency.
- 6. ALL COPIES OF THE COMPLAINT MUST BE IDENTICAL. DO NOT MAIL THE FORMS TO A SPECIFIC JUDGE.

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IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF VIRGINIA

COMPLAINT UNDER CIVIL RIGHTS ACT 42 U.S.C. § 1983

Action Number 1:18 CV 851 (AJT/JFF (To be supplied by the Clerk, U.S. District Court)

Please fill out this complaint form completely. The Court needs the information requested in order to assure that your complaint is processed as quickly as possible and that all your claims are addressed. Please print/write legibly or type.

I. PARTIES

Α. Plaintiff.

1. (b) 5 (Inmate number) wath PRINCE George, VA 23860

Plaintiff MUST keep the Clerk of Court notified of any change of address due to transfer or release. If plaintiff fails to keep the Clerk informed of such changes, this action may be dismissed.

Plaintiff is advised that only persons acting under the color of state law are proper defendants under Section 1983. The Commonwealth of Virginia is immune under the Eleventh Amendment. Private parties such as attorneys and other inmates may not be sued under Section 1983. In addition, liability under Section 1983 requires personal action by the defendant that caused you harm. Normally, the Director of the Department of Corrections, wardens, and sheriffs are not liable under Section 1983 when a claim against them rests solely on the fact that they supervise persons who may have violated your rights. In addition, prisons, jails, and departments within an institution are not persons under Section 1983.

B. Defendant(s):

(a) Jetter (Name) 1.

(Title/Job Description)



North Reisic George VA 25860

(c) <u>501 Folder Trail</u>

(b) Inmate Griebance Officer 2. (Title/Job Description) (c) 500 FOLAR TRAIL PRINCE George VA 23860 (b) Housinky Unit: 3. INMILE Grievance ORTH PRINCE George, VA 23860 If there are additional defendants, please list them on a separate sheet of paper. Provide all

identifying information for each defendant named.

Plaintiff MUST provide a physical address for defendant(s) in order for the Court to serve the complaint. If plaintiff does not provide a physical address for a defendant, that person may be dismissed as a party to this action.

II. PREVIOUS LAWSUITS

- Have you ever begun other lawsuits in any state or federal court relating to your A. imprisonment? Yes [] No []
- If your answer to "A" is Yes: You must describe any lawsuit, whether currently pending B. or closed, in the space below. If there is more than one lawsuit, you must describe each lawsuit on another sheet of paper, using the same outline, and attach hereto.

1. Parties to previous lawsuit:

Plaintiff(s)

Defendant(s)

Court (if federal court, name the district; if state court, name the county): 2.

Date lawsuit filed: 3. Docket number: 4.

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7/28/18 Amendeo Defendant List Sat. Armistero Hausing Unit 3 Sat. 500 Folar Teail North Prince George, VA 23860 Sat. Joves 500 Folcir Trail North Prince George, VA 23860 Housing Unit 3 Sat. Housing Unit 3 Officer Cpl. Lochowski' 500 Folcir Trail North Anince George, VA 23860 Officer Wright 500 Folav Trail North Akince George, VA 23860 Housing Unit 3 Officer Housing Unit-3 Officer Officer GUNN 500 Falar Trail Vorth Arince George, VA 23860 Hicer Childs Housing Unit 3 Officer Folar Trail Folar Trail PRINCE George VA 23860 Officer Shiplett Housing Unit 3 Officer Folar Trail George, VA 23860 Jorth PRINCE

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Officer Bryant 500 Folar Trail North Prince George, VA 23860 Housing UNIT 3 Officer Officer Stolomons Kitchen Potrol officer 500 Folar Trail North Prince George, VA 23860 TRINITY FOOD Services MR. Ketth, FOOD Service Mgr. 500 Folar TRAil North Prince George, VA 23860 hoplin Jue Collins 500 Folcir Tizail North Azince George, VA 23860

5. Name of Judge to whom case was assigned:

Disposition (Was case dismissed? Appealed? Is it still pending? What relief was granted, if any?):

III. GRIEVANCE PROCEDURE

A. At what institution did the events concerning your current complaint take place:

Regional. Does the institution listed in "A" have a grievance procedure? Yes [] No [] B. If your answer to "B" is Yes: C. Did you file a grievance based on this complaint? Yes [No [1. 7 If so, where and when: 52118 25 18. 5/26/18, 5/27/18 ctc. 2. What was the result? No Response Given to all except I which 3. I appealed and No Actions was TAKEI I an that appeal 4. Did you appeal? Yes [] No [1 Result of appeal: NO ACHUN TAKEN 5. ------

D. If there was no prison grievance procedure in the institution, did you complain to the prison authorities? Yes [] No []

If your answer is Yes, what steps did you take?

E. If your answer is No, explain why you did not submit your complaint to the prison authorities:



IV. STATEMENT OF THE CLAIM

State here the facts of your case. Describe how each defendant is involved and how you were harmed by their action. Also include the dates, places of events, and constitutional amendments you allege were violated.

If you intend to allege several related claims, number and set forth each claim in a separate paragraph. Attach additional sheets if necessary.

the month of amanan, each detenDant Nowledge & INNO Violation of m HMCNOMent Droper teloing times TOR G Chievances Windance 10 icinges Wer Childance Taankis O 1Unlis 1NAS INC DUSKI MANING 5 Outrols SING SIGNED IN UNI ONCO OVE 15 NO CIS CA

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V. RELIEF

I understand that in a Section 1983 action the Court cannot change my sentence, release me from custody or restore good time. I understand I should file a petition for a writ of habeas corpus if I desire this type of relief. (please initial)

The plaintiff wants the Court to: (check those remedies you seek)

Award money damages in the amount of \$ 300 000 000 000

Grant injunctive relief by _____

Other

VI. PLACES OF INCARCERATION

Please list the institutions at which you were incarcerated during the last six months. If you were transferred during this period, list the date(s) of transfer. Provide an address for each institution.

VII. CONSENT

CONSENT TO TRIAL BY A MAGISTRATE JUDGE: The parties are advised of their right, pursuant to 28 U.S.C. § 636(c), to have a U.S. Magistrate Judge preside over a trial, with appeal to the U.S. Court of Appeals for the Fourth Circuit.

Do you consent to proceed before a U.S. Magistrate Judge: Yes [] No []. You may consent at any time; however, an early consent is encouraged.

VIII. SIGNATURE

If there is more than one plaintiff, each plaintiff must sign for himself or herself.

Signed this 29 day of JU/y, 20/8. Plaintiff Mutile 47

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Amended Compleint Continued Pg. 2. 7/29/18 Common Fare Bag and if there is I'm Not going to get ave." Now this particular time of Day was after the Kitchen was closed which pesulted in me not being Feo a whole meal. ON 5/25/18, I stated to Sqt. Jones as a Muslim M/ SUNSET trail (Maghrib) should be warm when served, Sqt Jones Stated to ME I don't care if the tray is worm or cold Get out of my face. IF you have a problem fire a Gnevance. ON the MORNING OF 5/28/18 Sqt. Amiskan Stated to me once when the trongs were that the knew exactly when the trais were to be passed out the does this every year but said TRE WOSNOT GOING TO GET ONLY TRAYS because he didn't feel like H. NEXT, ON 5/29/18, ANOTHER OCCOSION BREAKFAST HONS Were lote again they were Brought in By officer shiplet · Officer Childs I devied the tray due to the Fat It was past the Fajor Salah time at that point I Was asked repeatedly by OFC. Childs to take the tran she also admitted to "KNOWING the trays were late by saying "I know there late just take them. No ONE is aprilia tell OFC. Shiplet their states "yeah the trays have been pead bit I had to catch up on my varies IN other pops lunits first. Shortly after that day while still observing ROMGDAN ON 5/29/18 OFC. BREJANT STATCO ME atter I denied my tray due to the Fact that twas late "that even though they were available top some time NOW aND I KNOW YOU all to bat

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by a certain time I just carit do it when its supposed	
to be date. Sorry"	
ALO, I was told by Col. Lachowski and a particular	
day that it's NO NEED 10 CONTINUE TO GREVE US WE have	
Dedu doing ramadawi for years as Coli wright NODDED	
IN aquee Ment. (5/26/18)	
NOW, OFC. Solomen - Incit WOYKS Patrol in the Kitcher	
Was made aware of the salah time Frames through	
the Grievanice Procedure and offer being informed	
of the issue she said "that she was not going to	
Alter her schedule or come in Garlier to Feed them"	2
(speaking of Muslims participating in RamaDAN) and	
this message was relayed to us by an officer	
Taylor.	
NEXT TRINITY FOOD Services Manager Mr. Keith	
Was made aware of my comman fare thay issues	
as a whole through the Grievance Procedure	
dealing with the Cleanliness of the TRAY, Food Temp/	
Portions & the Blesside of the FOOD by an imam	
at No particular time have any of the problems	
DEED FIXED. EVEN ENDW - HOT RAMADAN has ENDED	
I still continue to receive cold dirty & disproport	Torled
TRANS OFFICE AN INMOTE GRIEVANCE RESPONSE	
Was scrit to me stating - that the problem	
will be corrected: (5/24/18)	
NEXT Sof Talley, AN INMOTE GRAVANCE Officer.	
who has only petunied exactly of my many	
Grievances that I have submitted a who also	
CONTINUES to denly the Existence of all my	
	41.3

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AMENDED Complaint pg.4 7/29/18 other many Grievances, has personal knowledge and INVOLVEMENT OF the VIOLOTION OF MY 1st AMERIDMENT Right because he has made No attempt to recover any of my other Grievances and because even after I made him aware of the problem I was GRIEVING and he said he Would check into the matters nothing hoppened, Even after I asked him to stick around and see the trans For hisself he declined the office and left the pub. 6 15/18 Also Sat Spratty, AN Inmote Grievance Officer, who has Responded to my one civiciance & Appent has told me that I don't have any Brievanices on File Step 1 or Step 2 to even obtain an 1983 form." has personial knowledge a INVOLVEMENT IN VIOLATING MY 1St AMENDMENT Right mainly because of the vetalicitory nature i ou due delay in regards to the many other grievances I have submitted pertaining to this matter Which this hindered immediate relief to issues ON SAID GVIEVANCES that were either hidden or platantely destroyed. Wrincy the month of Ramadan, the Volunteer man provided us with Queans. Chaplin Joe Collins SAID We would only be able to receive them at his discretion. At No point since they arrived has The chaplin made their available. At this point I'm being Devoir of all Islamic material that should be made available per request. Chaplin Joe Collins also Frequently moves the times of Jumah on Fridays Which TAKE'S the Muslims IN Housing UNIT 3 OUT OF the Dhuncir Salah time Frame

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IF he allows Juman at all which was actually cancelled an	
6/8/18, However, all other religious Devoninations are	
able to MEET and Worship several times a week.	
Next, Jeffer Newton Superintendent of Riverside Regional	
Jail Conthilves to retain Personal KNOWledge OFD Involvement	
IN the Violation of my 1st Amenoment light. EVEN though No	
one on one contract was made or statements he shall	
be held accountable under the Principle Agent theory	
IN which each defendant acted under his command	
or Authority in which he can be held liable for their	
actions and or alleged violations, through constructive Notice.	
OFTEN, THYOUGHOUT, RAMADAN I CAN be VIEWED IN MY	
assigned cell offering salch at various scheduled	
times turing each day is well as in Jumah ori Fridays.	
ALSO, I CAN be VIEWED ON DOD SECURITY CAMEROS	
filling out & turning in various grievances to different	
officers assigned to control this Housing Unit on	
the aforementioned dates and others as well.	
FUMMERMOVE, MY AIC Blood SUGAR COUNT MELTO	
be checked of more than one occasion during Ramadand	
(last checked 6/7/18 by Nurse Compbell) due to the	
rienligence of each defendant and their Non-compliance	
of my islamic Beliefs by each defendant named.	
Due to these violations by each defendant	
named, I have been mentiany, physically centionally	
scavico and the damage is irreprehensible. The vesicual	
effects of these acts Can be fett daily in the social c	
reliaious climate avourD me dealing with invote to officer	
relationships and or interaction.	

Mitchell Journa #37461 Sop Folar Trail North Privic George VA 23860

RICHMOND VA 230



United States District Court Eastral District HADDELSNI 701 Est Broad St. JUNIN 'S'N Swite 3000 - JUNIN 'S'N Richmond, VA 23219, 3528

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