IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS

HUMAN RIGHTS DEFENSE CENTER,	
Plaintiff,	
vs.)	Case No. 18-1136
JOHN DAI DWIN in his official and individual	Case 110. 18-1150
JOHN BALDWIN, in his official and individual)	
capacities, DANIEL SULLIVAN, SHELITH)	
HANSBRO, STEPHANIE DORETHY,)	
JACQUELINE LASHBROOK, KIM BUTLER,)	
KAREN JAIMET, MICHAEL MELVIN,)	
DAVID RAINS, JEFF DENNISON,)	
DAVID GOMEZ, RANDY PFISTER,)	
MATTHEW SWALLS, CAMERON WATSON,)	
STACEY CARTER, BILLY ROSE,)	
DAVID SHEMONIC, PAMELA SCOTT,	
TYLER BRADLEY, RICK ANDERSON,	JURY TRIAL DEMANDED
SHERRY BENTON, BILLIE GREER, and)	
MELISSA PHOENIX, in their individual)	
capacities, and DOES 1-30, in their individual)	
capacities.	
) Defendants.)	

COMPLAINT

COMES NOW Plaintiff, HUMAN RIGHTS DEFENSE CENTER, by and through its counsel, for its Complaint against Defendants John Baldwin, Daniel Sullivan, Shelith Hansbro, Stephanie Dorethy, Jacqueline Lashbrook, Kim Butler, Karen Jaimet, Michael Melvin, David Rains, Jeff Dennison, David Gomez, Randy Pfister, Matthew Swalls, Cameron Watson, Stacey Carter, Billy Rose, David Shemonic, Pamela Scott, Tyler Bradley, Rick Anderson, Sherry Benton, Billie Greer, Melissa Phoenix, and Does 1-30 (collectively, "Defendants"), states as follows:

I. INTRODUCTION

1. The HUMAN RIGHTS DEFENSE CENTER ("HRDC") brings this action to enjoin Defendants' improper censorship of its monthly journal, *Prison Legal News*, and other

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publications that HRDC sends to prisoners in the Illinois Department of Corrections ("IDOC"), in violation of the First and Fourteenth Amendments of the United States Constitution.

2. Defendants have adopted and implemented mail policies and practices prohibiting delivery of written speech from HRDC while failing to provide due process notice of and an opportunity to challenge that censorship. Defendants' actions violate HRDC's rights under the First and the Fourteenth Amendments of the United States Constitution. HRDC thus brings this action, pursuant to 42 U.S.C. § 1983, seeking injunctive and declaratory relief and damages to be proven at trial.

II. JURISDICTION AND VENUE

3. This action arises under the First and Fourteenth Amendments of the United States Constitution and is brought pursuant to 42 U.S.C. § 1983, which authorizes actions to redress the deprivation, under color of state law, of rights, privileges, and immunities secured to HRDC by the laws of the United States.

4. This Court has subject matter jurisdiction over this action under 28 U.S.C. §§ 1331 and 1343. This Court has jurisdiction over claims seeking declaratory, injunctive, and monetary relief pursuant to 28 U.S.C. §§ 2201 and 2202, and Rules 57 and 65 of the Federal Rules of Civil Procedure, against all Defendants.

5. Venue is proper in this District pursuant to 28 U.S.C. § 1391(b). On information and belief, at least one Defendant, Shelith Hansbro, resides within this judicial district, and many of the events giving rise to the claims asserted herein occurred within this judicial district. On information and belief, all Defendants are residents of the state of Illinois.

III. PARTIES

6. HRDC is a not-for-profit charitable corporation recognized under § 501(c)(3) of the Internal Revenue Code, with its principal place of business in Lake Worth, Florida. Founded in

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1990, HRDC publishes the monthly newsprint journal *Prison Legal News*, the longest-running independent newsprint journal concerning prisons and detention centers in the U.S., as well as other publications focusing on prisoner rights issues. HRDC also corresponds regularly with prisoners regarding constitutional issues and potential violations of their civil rights.

7. Defendant John R. Baldwin ("Baldwin") is, and at all relevant times herein mentioned was, the Director of IDOC, the state agency that manages the correctional facilities within the State of Illinois. Defendant Baldwin has ultimate responsibility for the promulgation and implementation of IDOC policies, procedures, and practices and for the management of IDOC. As to all claims presented herein against him, Defendant Baldwin is being sued in his official and individual capacities for damages, and for injunctive and declaratory relief. At all relevant times, Defendant Baldwin has acted under color of state law.

8. Defendant Daniel Q. Sullivan ("Sullivan") is, and on information and belief at all relevant times herein mentioned was, the Warden of Big Muddy River Correctional Center ("Big Muddy"), a prison under the control of IDOC within the State of Illinois. Defendant Sullivan has responsibility for the execution of IDOC policies, procedures, and practices at Big Muddy, including the approval of publication censorship decisions. As to all claims presented herein against him, Defendant Sullivan is being sued in his individual capacity for damages. At all relevant times, Defendant Sullivan has acted under color of state law.

9. Defendant Shelith Hansbro ("Hansbro") is, and on information and belief at all relevant times herein mentioned was, the Warden of Decatur Correctional Center ("Decatur"), a prison under the control of IDOC within the State of Illinois. Defendant Hansbro has responsibility for the execution of IDOC policies, procedures, and practices at Decatur, including the approval of publication censorship decisions. As to all claims presented herein against him, Defendant

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Hansbro is being sued in his individual capacity for damages. At all relevant times, Defendant Hansbro has acted under color of state law.

10. Defendant Stephanie Dorethy ("Dorethy") is, and on information and belief at all relevant times herein mentioned was, the Warden of Hill Correctional Center ("Hill"), a prison under the control of the IDOC within the State of Illinois. Defendant Dorethy has responsibility for the execution of IDOC policies, procedures, and practices at Hill, including the approval of publication censorship decisions. As to all claims presented herein against her, Defendant Dorethy has acted under color of state law.

11. Defendant Jacqueline Lashbrook ("Lashbrook") is, and on information and belief at relevant times herein mentioned was, the Warden of Menard Correctional Center ("Menard"), a prison under the control of IDOC within the State of Illinois. Defendant Lashbrook has responsibility for the execution of IDOC policies, procedures, and practices at Menard, including the approval of publication censorship decisions. As to all claims presented herein against her, Defendant Lashbrook is being sued in her individual capacity for damages. At all relevant times, Defendant Lashbrook has acted under color of state law.

12. Defendant Kim Butler ("Butler") was, on information and belief at relevant times herein mentioned, the Warden of Menard. Defendant Butler had responsibility for the execution of IDOC policies, procedures, and practices at Menard, including the approval of publication censorship decisions. As to all claims presented herein against her, Defendant Butler is being sued in her individual capacity for damages. At all relevant times, Defendant Butler has acted under color of state law.

13. Defendant Karen Jaimet ("Jaimet") is, and on information and belief at all relevant times herein mentioned was, the Warden of Pinckneyville Correctional Center ("Pinckneyville"),

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a prison under the control of the IDOC within the State of Illinois. Defendant Jaimet has responsibility for the execution of IDOC policies, procedures, and practices at Pinckneyville, including the approval of publication censorship decisions. As to all claims presented herein against her, Defendant Jaimet is being sued in her individual capacity for damages. At all relevant times, Defendant Jaimet has acted under color of state law.

14. Defendant Michael Melvin ("Melvin") is, and on information and belief at all relevant times herein mentioned was, the Warden of Pontiac Correctional Center ("Pontiac"), a prison under the control of IDOC within the State of Illinois. Defendant Melvin has responsibility for the execution of IDOC policies, procedures, and practices at Pontiac, including the approval of publication censorship decisions. As to all claims presented herein against him, Defendant Melvin has acted under color of state law.

15. Defendant David Rains ("Rains") is, and on information and belief at all relevant times herein mentioned was, the Warden of Robinson Correctional Center ("Robinson"), a prison under the control of the IDOC within the State of Illinois. Defendant Rains has responsibility for the execution of IDOC policies, procedures, and practices at Robinson, including the approval of publication censorship decisions. As to all claims presented herein against him, Defendant Rains is being sued in his individual capacity for damages. At all relevant times, Defendant Rains has acted under color of state law.

16. Defendant Jeff Dennison ("Dennison") is, and on information and belief at all relevant times herein mentioned was, the Warden of Shawnee Correctional Center ("Shawnee"), a prison under the control of the IDOC within the State of Illinois. Defendant Dennison has responsibility for the execution of IDOC policies, procedures, and practices at Shawnee, including the approval of publication censorship decisions. As to all claims presented herein against him,

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Defendant Dennison is being sued in his individual capacity for damages. At all relevant times, Defendant Dennison has acted under color of state law.

17. Defendant David Gomez ("Gomez") is, and on information and belief at all relevant times herein mentioned was, the Warden of Sheridan Correctional Center ("Sheridan"), a prison under the control of IDOC within the State of Illinois. Defendant Gomez has responsibility for the execution of IDOC policies, procedures, and practices at Sheridan, including the approval of publication censorship decisions. As to all claims presented herein against him, Defendant Gomez has acted under color of state law.

18. Defendant Randy Pfister ("Pfister") is, and on information and belief at all relevant times herein mentioned was, the Warden of Stateville Correctional Center ("Stateville"), a prison under the control of the IDOC within the State of Illinois. Defendant Pfister has responsibility for the execution of IDOC policies, procedures, and practices at Stateville, including the approval of publication censorship decisions. As to all claims presented herein against him, Defendant Pfister is being sued in his individual capacity for damages. At all relevant times, Defendant Pfister has acted under color of state law.

19. Defendant Matthew Swalls ("Swalls") is, and on information and belief at all relevant times herein mentioned was, the Warden of Vienna Correctional Center ("Vienna"), a prison under the control of the IDOC within the State of Illinois. Defendant Swalls has responsibility for the execution of IDOC policies, procedures, and practices at Vienna, including the approval of publication censorship decisions. As to all claims presented herein against him, Defendant Swalls is being sued in his individual capacity for damages. At all relevant times, Defendant Swalls has acted under color of state law.

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20. Defendant Cameron Watson ("Watson") is, and on information and belief at all relevant times herein mentioned was, the Warden of Western Illinois Correctional Center ("Western Illinois"), a prison under the control of IDOC within the State of Illinois. Defendant Watson has responsibility for the execution of IDOC policies, procedures, and practices at Western Illinois, including the approval of publication censorship decisions. As to all claims presented herein against him, Defendant Watson is being sued in his individual capacity for damages. At all relevant times, Defendant Watson has acted under color of state law.

21. Defendant Stacey Carter ("Carter") is, and on information and belief at all relevant times herein mentioned was, a Publication Review Officer at Decatur. Defendant Carter carried out IDOC policies, procedures, and practices at Decatur in regards to publication review and censorship. As to all claims presented herein against her, Defendant Carter is being sued in her individual capacity for damages. At all relevant times, Defendant Carter has acted under color of state law.

22. Defendant Billy Rose ("Rose") is, and on information and belief at all relevant times herein mentioned was, a Publication Review Officer at Menard. Defendant Rose carried out IDOC policies, procedures, and practices at Menard in regards to publication review and censorship. As to all claims presented herein against him, Defendant Rose is being sued in his individual capacity for damages. At all relevant times, Defendant Rose has acted under color of state law.

23. Defendant David Shemonic ("Shemonic") is, and on information and belief at all relevant times herein mentioned was, a Publication Review Officer at Menard. Defendant Shemonic carried out IDOC policies, procedures, and practices at Menard in regards to publication review and censorship. As to all claims presented herein against him, Defendant Shemonic is being

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sued in his individual capacity for damages. At all relevant times, Defendant Shemonic has acted under color of state law.

24. Defendant Pamela Scott ("Scott") is, and on information and belief at all relevant times herein mentioned was, a Publication Review Officer at Menard. Defendant Scott carried out IDOC policies, procedures, and practices at Menard in regards to publication review and censorship. As to all claims presented herein against her, Defendant Scott is being sued in her individual capacity for damages. At all relevant times, Defendant Scott has acted under color of state law.

25. Defendant Tyler Bradley ("Bradley") is, and on information and belief at all relevant times herein mentioned was, a Publication Review Officer at Menard. Defendant Bradley carried out IDOC policies, procedures, and practices at Menard in regards to publication review and censorship. As to all claims presented herein against him, Defendant Bradley is being sued in his individual capacity for damages. At all relevant times, Defendant Bradley has acted under color of state law.

26. Defendant Rick Anderson ("Anderson") is, and on information and belief at all relevant times herein mentioned was, a Publication Review Officer at Western Illinois. Defendant Anderson carried out IDOC policies, procedures, and practices at Western Illinois in regards to publication review and censorship. As to all claims presented herein against him, Defendant Anderson is being sued in his individual capacity for damages. At all relevant times, Defendant Anderson has acted under color of state law.

27. Defendant Sherry Benton ("Benton") is, and on information and belief at all relevant times herein mentioned was, a member of the Administrative Review Board at the IDOC. Defendant Benton ruled on grievances based on IDOC policies, procedures, and practices at Menard in regards to publication review and censorship. As to all claims presented herein against

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her, Defendant Benton is being sued in her individual capacity for damages. At all relevant times, Defendant Benton has acted under color of state law.

28. Defendant Billie Greer ("Greer") is, and on information and belief at all relevant times herein mentioned was, a member of the Administrative Review Board at the IDOC. Defendant Greer ruled on grievances based on IDOC policies, procedures, and practices at Pontiac in regards to publication review and censorship. As to all claims presented herein against her, Defendant Greer is being sued in her individual capacity for damages. At all relevant times, Defendant Greer has acted under color of state law.

29. Defendant Melissa Phoenix ("Phoenix") is, and on information and belief at all relevant times herein mentioned was, a member of the Administrative Review Board at the IDOC. Defendant Phoenix ruled on grievances based on IDOC policies, procedures, and practices at Western Illinois in regards to publication review and censorship. As to all claims presented herein against her, Defendant Phoenix is being sued in her individual capacity for damages. At all relevant times, Defendant Phoenix has acted under color of state law.

30. The true names and identities of Defendants DOES 1 through 30 are presently unknown to HRDC. Each of Defendants DOES 1 through 30 are or were employed by and are or were agents of IDOC when some or all of the challenged inmate mail policies and practices were adopted and/or implemented. Each of Defendants DOES 1 through 30 were personally involved in the adoption and/or implementation of the mail policies and practices at the IDOC facilities, and/or were responsible for the hiring, screening, training, retention, supervision, discipline, counseling, and/or control of IDOC facilities staff who interpret and implement these mail policies. HRDC will seek to amend this Complaint as soon as the true names and identities of Defendants DOES 1 through 30 have been ascertained.

IV. FACTUAL ALLEGATIONS

A. HRDC'S MISSION

31. HRDC publishes and distributes a soft-cover monthly journal titled *Prison Legal News*, which contains news and analysis about prisons, jails, and other detention facilities, prisoners' rights, court rulings, management of prison facilities, prison conditions, and other matters pertaining to the rights and/or interests of incarcerated individuals. The monthly journal is published on newsprint and is 72-pages long.

32. HRDC also publishes and/or distributes approximately fifty different softcover books about the criminal justice system, legal reference books, and self-help books of interest to prisoners. These books are designed to foster a better understanding of criminal justice policies and to allow prisoners to educate themselves about related issues, such as legal research, how to write a business letter, health care issues, and similar topics.

33. For more than 27 years, the focus of HRDC's mission has been public education, advocacy, and outreach on behalf of, and for the purpose of assisting, prisoners who seek legal redress for infringements of their constitutionally guaranteed and other basic human rights. HRDC's mission, if realized, has a salutary effect on public safety.

34. The purpose of HRDC, as stated in its Articles of Incorporation, Article III, Part 6, is to educate prisoners and the public about the destructive nature of racism, sexism, and the economic and social costs of prisons to society. HRDC engages in core protected speech and expressive conduct on matters of public concern, such as the operation of prison facilities, prison conditions, prisoner health and safety, and prisoners' rights. HRDC's monthly journal and other publications, as described above, contain political speech and social commentary, which are core First Amendment rights and are entitled to the highest protection afforded by the U.S. Constitution.

35. HRDC has thousands of subscribers in the United States and abroad, including prisoners, attorneys, journalists, public libraries, judges, and members of the general public.

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HRDC distributes its monthly publication to prisoners and law librarians in more than 2,600 correctional facilities located across all fifty states, including the Federal Bureau of Prisons and IDOC.

36. *Prison Legal News* is very popular among inmates in Illinois. As of January of 2018, HRDC had 201 subscribers to its monthly publication within the state of Illinois, including: 6 at Big Muddy; 3 at Decatur; 15 at Hill; 36 at Menard; 7 at Pinckneyville; 29 at Pontiac; 3 at Robinson; 4 at Shawnee; 4 at Sheridan; 24 at Stateville; 1 at Vienna; and 7 at Western Illinois. Between January of 2016 and January of 2018, the total number of subscribers to *Prison Legal News* in Illinois has varied from 179 to 227. Additionally, in furtherance of its mission and to increase the dissemination of its message, HRDC sends individually addressed sample copies of its publications to non-subscriber prisoners within IDOC.

B. CENSORSHIP AT IDOC FACILITIES

37. The First Amendment of the United States Constitution protects HRDC's right to communicate with prisoners who are incarcerated within the IDOC. Regulations, policies, or practices that restrict the receipt of mail by prisoners are invalid unless they are rationally related to a legitimate penological interest.

38. The Fourteenth Amendment of the United States Constitution requires that publishers receive notice of and be allowed to challenge restrictions on prisoners' receipt of mail. Regulations, policies, or practices that do not provide these minimum procedural safeguards are invalid. Fourteenth Amendment rights are also violated where procedural safeguards are not followed as applied to a particular publisher.

39. HRDC is informed and believes and thereon alleges that various prisons within IDOC's system do not comply with the First and/or Fourteenth Amendments. HRDC is informed and believes and thereon alleges that Defendants' policies and practices have deprived and will

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continue to deprive HRDC of the right to distribute its materials to prisoners, and of notice or opportunity to appeal when its publications are not delivered to prisoner subscribers.

40. As described in further detail below, certain prisons within the state of Illinois have withheld all or part of issues of *Prison Legal News*, as well as books published and/or distributed by HRDC. HRDC is informed and thereon believes that, as required by ILAC 525.230(a) and 525.230(d),¹ at least one officer at each prison (listed by name or as one of DOES 1-30 above), as well as the Warden of each prison, had direct knowledge of and were directly involved in each and every instance of censorship complained of below.

41. HRDC is aware of at least the following specific examples of improper censorship and/or lack of notice by prisons within IDOC.

1. CENSORSHIP AT BIG MUDDY

42. HRDC is informed and believes and thereon alleges that many of the prisoner subscribers incarcerated at Big Muddy did not receive complete issues of *Prison Legal News* on multiple occasions.

43. HRDC is informed and believes and thereon alleges that at least four prisoners at Big Muddy never received the June 2016 or August 2016 issues of *Prison Legal News*. In addition, HRDC is informed and believes that at least three prisoners at Big Muddy never received the May 2017, June 2017, July 2017, August 2017, September 2017, and October 2017 issues. Each of these issues of *Prison Legal News* were individually addressed and mailed to the subscribers incarcerated at Big Muddy. HRDC is informed and believes that, although each of those issues

¹ ILAC 525.230(a) provides that "A Publication Review Officer, hereafter referred to as Officer, shall review publications..."

ILAC 525.230(d) provides that "Any recommendation for denial shall be forwarded to the Chief Administrative Officer with an explanation. If the Chief Administrative Officer concurs with the recommendation to deny the publication, the publication shall be disapproved." As used in that section, Chief Administrative Officer refers to the prison Warden.

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was properly delivered to Big Muddy, the issues were withheld from delivery by staff at the facility.

44. HRDC is further informed and believes and thereon alleges that various pages of the February 2017, March 2017, and April 2017 issues of *Prison Legal News* were censored by staff at Big Muddy. HRDC is informed and believes that, for these issues only, Big Muddy issued a Notification of Unauthorized Items to HRDC's subscribers. An exemplary copy of the notices of censorship sent to prisoners at Big Muddy is attached as **Exhibit A**. In the exemplary notice in **Exhibit A** sent an HRDC subscriber, the Notification of Unauthorized Items fails to provide any substantive basis or explanation for why the pages were censored.

45. HRDC has never received any notice relating to censorship of any issues at Big Muddy. HRDC also never received any notification of an opportunity to appeal any censorship decisions. This censorship of *Prison Legal News* and the failure of Sullivan and one or more DOES to provide adequate notice and explanation to HRDC violates HRDC's First and Fourteenth Amendment rights, as further detailed below.

2. CENSORSHIP AT DECATUR

46. HRDC is informed and believes and thereon alleges that, as of May 2016, Decatur had imposed a blanket ban against the receipt and distribution of *Prison Legal News*.

47. For example, at least one subscriber at Decatur wrote to HRDC in May of 2016 to notify HRDC that *Prison Legal News* was not allowed in the facility. That subscriber did not receive any further issues of the magazine. Another subscriber at Decatur wrote to HRDC in August of 2016 indicating that she had not received any of the issues of *Prison Legal News* that had been sent, including at least the July 2016 and August 2016 issues. That subscriber confirmed that she had been shown a list of the banned materials at Decatur and that *Prison Legal News* appeared on that list.

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48. At various times in 2016, packages from HRDC sent to subscribers at Decatur were returned by the U.S. Postal Service because Decatur refused their delivery. In particular, at least one package containing copies of *Prison Legal News* was returned from Decatur with a handwritten marking reading "Banned List" written across the top. An image showing the writing on this package is attached as **Exhibit B**. HRDC is aware of at least four packages sent to Decatur that have been marked "Return to Sender" and were not delivered.

49. HRDC has received a single letter from Decatur regarding its refusal to deliver the March 2016 issue of *Prison Legal News* to a single prisoner, indicating that the publication was refused because it is on the "IDOC Banned Publication List." A copy of the notice of censorship sent to HRDC by Decatur is attached as **Exhibit C**. Although the March 2016 issue of *Prison Legal News* was sent to seven prisoners at Decatur, this is the only notice that HRDC has ever received from that prison. HRDC has never been informed from any other source that its magazine is on any "IDOC Banned Publication List," nor has it been granted the opportunity to appeal any such decision.

50. The notice provided to HRDC is insufficient, as it fails to provide sufficient basis to justify this censorship. This censorship of *Prison Legal News* and the failure of Hansbro, Carter, and one or more DOES to provide adequate notice and explanation to HRDC violates HRDC's First and Fourteenth Amendment rights, as further detailed below.

3. CENSORSHIP AT HILL

51. HRDC is informed and believes and thereon alleges that many of the prisoner subscribers incarcerated at Hill did not receive at least one issue of *Prison Legal News*. At least five subscribers at Hill wrote to HRDC to notify it that they did not receive the August 2017 issue.

52. HRDC has never received any notice relating to censorship of any issues at Hill.HRDC also never received any notification of an opportunity to appeal any censorship decisions.

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This censorship of *Prison Legal News* and the failure of Dorethy and one or more DOES to provide adequate notice and explanation to HRDC violates HRDC's First and Fourteenth Amendment rights, as further detailed below.

4. CENSORSHIP AT MENARD

53. HRDC is informed and believes and thereon alleges that Menard has censored and continues to censor materials of various types that HRDC has sent to prisoners incarcerated at that facility.

54. For example, HRDC is informed and believes and thereon alleges that, from July 2016 to September 2017, at least five prisoners incarcerated at Menard did not receive ordered copies of books published or sold by HRDC that were not and are not included on any lists of banned publications furnished to HRDC.

55. HRDC is further informed and believes and thereon alleges that a large number of the prisoner subscribers incarcerated at Menard did not receive various issues of *Prison Legal News*. At least 22 subscribers in Menard wrote to HRDC to notify it that they did not receive the June 2016 issue, and/or sent HRDC copies of notices they received from Menard informing them that some or all of the November 2015, June 2016, November 2016, August 2017, and January 2018 issues were being withheld for purportedly violating Menard's mail policies. HRDC's subscribers at Menard never received uncensored versions of these issues of *Prison Legal News*.

56. HRDC is informed and believes and thereon alleges that the November 2015, June 2016, November 2016, August 2017, and January 2018 issues of *Prison Legal News* were censored by staff at Menard. HRDC is informed and believes that Menard sent notices of censorship relating to those issues of its publication to various subscribers, an exemplary copy of which is attached as **Exhibit D**.

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57. HRDC also received notices from Menard that the November 2015, June 2016, and November 2016 issues were being censored. An exemplary copy of these notices is attached as **Exhibit E**. HRDC has received no notice from Menard regarding any censorship of publications after November 2016.

58. The notices provided to HRDC are insufficient, as they fail to provide sufficient basis to justify the censorship. The notices to HRDC were additionally insufficient for failing to provide meaningful opportunity to appeal the decision, as no instructions were provided on how HRDC could do so. Finally, HRDC has never received notice relating to censorship of the August 2017 and January 2018 issues. This conduct by Lashbrook, Butler, Rose, Shemonic, Scott, Bradley, Benton, and one or more DOES violates HRDC's First and Fourteenth Amendment rights, as further detailed below.

5. CENSORSHIP AT PINCKNEYVILLE

59. HRDC is informed and believes and thereon alleges that many of the prisoner subscribers incarcerated at Pinckneyville did not receive various issues of *Prison Legal News*. At least three subscribers at Pinckneyville wrote to HRDC to notify it that they did not receive one or more of the March 2016, April 2016, August 2016, and October 2016 issues. Each of these issues of *Prison Legal News* was properly mailed to the subscriber. HRDC is informed and believes that, although each of those issues was properly delivered to Pinckneyville, the issues were withheld from delivery by staff at the facility.²

60. HRDC has never received any notice relating to censorship of any issues at Pinckeneyville. HRDC also never received any notification of an opportunity to appeal any

² In June of 2017, one subscriber received a Cumulative Counseling Summary detailing numerous grievances against the prison. In this document, Chalene Hale, an administrator at Pinckneyville, indicated that *Prison Legal News* was withheld by the prison after a publication review.

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censorship decisions. This censorship of *Prison Legal News* and the failure of Jaimet and one or more DOES to provide adequate notice and explanation to HRDC violates HRDC's First and Fourteenth Amendment rights, as further detailed below.

6. CENSORSHIP AT PONTIAC

61. HRDC is informed and believes and thereon alleges that, in August 2016, at least one prisoner subscriber incarcerated at Pontiac did not receive ordered copies of books published or sold by HRDC that were not and are not included on any lists of banned publications.

62. HRDC is informed and believes and thereon alleges that many of the prisoner subscribers incarcerated at Pontiac did not receive various issues of *Prison Legal News*. At least 11 subscribers at Pontiac wrote to HRDC to notify it that they did not receive one or more of the November 2016, December 2016, and August 2017 issues, and/or sent HRDC copies of notices they received from Defendants informing them that some or all of the August 2017 issue was being withheld for purportedly violating Defendants' mail policies.

63. HRDC is informed and believes and thereon alleges that Pontiac sent notices of censorship to various subscribers for the August 2017 issue of *Prison Legal News*. An exemplary copy of the notices of censorship sent to prisoners at Pontiac is attached as **Exhibit F**.

64. HRDC has never received any notice relating to censorship of any issues at Pontiac. HRDC also never received any notification of an opportunity to appeal any censorship decisions. This censorship of *Prison Legal News* and the failure of Melvin, Greer, Baldwin, and one or more DOES to provide adequate notice and explanation to HRDC violates HRDC's First and Fourteenth Amendment rights, as further detailed below.

7. CENSORSHIP AT ROBINSON

65. HRDC is informed and believes and thereon alleges that many of the prisoner subscribers incarcerated at Robinson did not receive at least one issue of *Prison Legal News*. At

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least two subscribers at Robinson wrote to HRDC to notify it that they received the August 2017 issue only after certain pages had been removed.

66. HRDC is informed and believes that, for the August 2017 issue, Robinson issued a Notification of Unauthorized Items to HRDC's subscribers. An exemplary copy of the notices of censorship sent to prisoners at Robinson is attached as **Exhibit G**.

67. HRDC has never received any notice relating to censorship of any issues at Robinson. HRDC also never received any notification of an opportunity to appeal any censorship decisions. This censorship of *Prison Legal News* and the failure of Rains and one or more DOES to provide adequate notice and explanation to HRDC violates HRDC's First and Fourteenth Amendment rights, as further detailed below.

8. CENSORSHIP AT SHAWNEE

68. HRDC is informed and believes and thereon alleges that one of the prisoner subscribers incarcerated at Shawnee did not receive all of least one issue of *Prison Legal News*. At least one subscriber at Shawnee wrote to Plaintiff to notify it that he received the August 2017 issue only after certain pages had been removed.

69. HRDC is informed and believes that, for the August 2017 issue, officials at Shawnee told HRDC's subscriber that certain pages of the August 2017 issue were censored.

70. HRDC has never received any notice relating to censorship of any issues at Shawnee. HRDC also never received any notification of an opportunity to appeal any censorship decisions. This censorship of *Prison Legal News* and the failure of Dennison and one or more DOES to provide adequate notice and explanation to HRDC violates HRDC's First and Fourteenth Amendment rights, as further detailed below.

9. CENSORSHIP AT SHERIDAN

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71. HRDC is informed and believes and thereon alleges that prisoners incarcerated at Sheridan are not permitted to subscribe to *Prison Legal News*. In particular, at least one would-be subscriber at Sheridan has informed HRDC that he is not permitted by staff to subscribe to the publication.

72. HRDC has never received any notice from Sheridan that any of its publications were not permitted to be subscribed to at Sheridan. HRDC also never received any notification of an opportunity to appeal any censorship decisions. The failure of Gomez and one or more DOES to provide adequate notice and explanation to HRDC violates HRDC's First and Fourteenth Amendment rights, as further detailed below.

10. CENSORSHIP AT STATEVILLE

73. HRDC is informed and believes and thereon alleges that many of the prisoner subscribers incarcerated at Stateville did not receive at least one issue of *Prison Legal News*. At least three subscribers at Stateville wrote to HRDC to notify it that they received the August 2017 issue only after certain pages had been removed.

74. HRDC is informed and believes that, for the August 2017 issue, Stateville issued a Notification of Unauthorized Items to HRDC's subscribers. An exemplary copy of the notices of censorship sent to prisoners at Stateville is attached as **Exhibit H**.

75. HRDC has never received any notice relating to censorship of any issues at Stateville. HRDC also never received any notification of an opportunity to appeal any censorship decisions. This censorship of *Prison Legal News* and the failure of Pfister and one or more DOES to provide adequate notice and explanation to HRDC violates HRDC's First and Fourteenth Amendment rights, as further detailed below.

11. CENSORSHIP AT VIENNA

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76. HRDC received notice from Vienna that the January 2017 issue was being censored. A copy of this notice is attached as **Exhibit I**. HRDC has received no notice from Vienna regarding any censorship of publications after January 2017.

77. The notice provided to HRDC is insufficient, as it fails to provide sufficient basis to justify this censorship. This censorship of *Prison Legal News* and the failure of Swalls and one or more DOES to provide adequate notice and explanation to HRDC violates HRDC's First and Fourteenth Amendment rights, as further detailed below.

12. CENSORSHIP AT WESTERN ILLINOIS

78. HRDC is informed and believes and thereon alleges that many of the prisoner subscribers incarcerated at Western Illinois did not receive various issues of *Prison Legal News*. At least five subscribers at Western Illinois wrote to HRDC to notify it that they did not receive the June 2016, July 2016, and August 2016 issues, and/or sent HRDC copies of notices they received from Defendants informing them that some or all of the June 2016, July 2016, and August 2016 issues were being withheld for purportedly violating Defendants' mail policies.

79. HRDC is informed and believes and thereon alleges that the June 2016, July 2016, and August 2016 issues of *Prison Legal News* were censored by staff at Western Illinois. An exemplary copy of the notices of censorship sent to prisoners at Western Illinois is attached as **Exhibit J**. In each case, the Notification of Unauthorized Mail fails to explain why the pages are being censored.

80. HRDC has never received any notice from Western Illinois that any issues of its magazine or any other materials were being censored and subject to review. Specifically, HRDC never received any notice that the June 2016, July 2016, and August 2016 issues, or any pages in them, would not be delivered or was not delivered to the addressed recipients. HRDC also never received any notification of an opportunity to appeal any censorship decisions.

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81. HRDC has never received any notice relating to censorship of any issues at Western Illinois. HRDC also never received any notification of an opportunity to appeal any censorship decisions. This censorship of *Prison Legal News* and the failure of Watson, Anderson, Phoenix, and one or more DOES to provide adequate notice and explanation to HRDC violates HRDC's First and Fourteenth Amendment rights, as further detailed below.

* * * *

82. In adopting and implementing the above censorship policies and practices, Defendants have knowingly violated, continue to violate, and are reasonably expected to violate in the future, HRDC's constitutional rights, and have caused HRDC serious and irreparable harm including, but not limited to: suppression of its political message, frustration of its organizational mission, loss of its ability to recruit new supporters, subscribers, and writers, loss of subscriptions, loss of opportunities for purchases and sales of its publications, loss of opportunities for book sales, and diversion of its resources. Absent intervention by this Court these actions will continue and HRDC will be subjected continuation of the same irreparable and serious injuries.

83. The above violations of HRDC's rights and the harms to HRDC were caused by mail and censorship policies adopted or approved by Defendant Baldwin in his capacity as head of IDOC.

84. The individual Defendants named herein are responsible for, or personally participated in, creating and implementing these unconstitutional mail and censorship policies, practices, and customs, and for training and supervising the mail staff at the various IDOC facilities who carry out these policies and whose conduct has injured and continues to injure HRDC.

85. Defendants' unconstitutional policy, practices, and customs are ongoing and continue to violate HRDC's rights, and as such HRDC has no adequate remedy at law.

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86. HRDC is entitled to injunctive relief requiring Baldwin to prohibit Defendants from refusing to deliver or refusing to allow delivery of publications, books, informational brochures, and catalogs, and other correspondence from HRDC, and prohibiting Defendants from censoring mail without due process of law.

87. As a result of the foregoing, HRDC seeks compensatory and punitive damages against the individual Defendants.

COUNT I: Violation of the First Amendment (Censorship)-42 U.S.C. § 1983

88. HRDC re-alleges and incorporates by reference herein all of the allegations contained in the above paragraphs.

89. The acts described above constitute violations of HRDC's rights under the First Amendment of the United States Constitution.

90. HRDC has a constitutionally protected liberty interest in communicating with incarcerated individuals, a right clearly established under existing case law.

91. The conduct of Defendants was objectively unreasonable and was undertaken intentionally with malice, willfulness, and reckless indifference.

92. HRDC's injuries and the violations of its constitutional rights were directly and proximately caused by the policies and practices of Defendants, which were and are the moving force of the violations.

93. Defendants' acts described above have caused damages to HRDC, and if not enjoined, will continue to cause damage to HRDC.

94. HRDC seeks injunctive relief against John Baldwin in his official capacity, and nominal and compensatory damages against all Defendants. HRDC seeks punitive damages against the individual Defendants in their individual capacities.

COUNT II: Violation of the Fourteenth Amendment (Due Process)-42 U.S.C. § 1983

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95. HRDC re-alleges and incorporates by reference herein all of the allegations contained in the above paragraphs.

96. The acts described above constitute violations of HRDC's rights under the Fourteenth Amendment to the United States Constitution.

97. Because HRDC has a liberty interest in communicating with prisoners, HRDC has a right under the Due Process Clause of the Fourteenth Amendment to receive notice of and an opportunity to appeal Defendants' decisions to censor their written speech.

98. Defendants' policies and practices fail to provide HRDC with adequate notice and an opportunity to be heard.

99. The conduct of Defendants was objectively unreasonable and was undertaken intentionally with malice, willfulness, and reckless indifference.

100. HRDC's injuries and the violations of its constitutional rights were directly and proximately caused by the policies and practices of Defendants, which are and were the moving force of the violations.

101. Defendants' acts described above have caused damages to HRDC, and if not enjoined, will continue to cause damage to HRDC.

102. HRDC seeks injunctive relief against John Baldwin in his official capacity, and nominal and compensatory damages against all Defendants. HRDC seeks punitive damages against the individual Defendants in their individual capacities.

V. RELIEF REQUESTED

WHEREFORE, HRDC respectfully requests judgment against Defendants, jointly and severally, for the following:

A. A declaration that Defendants' policies and practices violate the Constitution;

- **B.** A preliminary and permanent injunction requiring Baldwin to prohibit Defendants from continuing to violate the Constitution, and providing other equitable relief;
- C. An award of compensatory, punitive, and nominal damages;
- **D.** An award of full costs and attorneys' fees arising out of this litigation; and
- E. Any and other further relief this Court may deem just and appropriate.

VI. DEMAND FOR JURY

Pursuant to Rule 38(b) of the Federal Rules of Civil Procedure, HRDC hereby demands a

trial by jury in this action of all issues so triable.

Dated: February 13, 2018

Respectfully submitted,

s/ Marc N. Zubick Marc N. Zubick, Ill. Bar No.: 6308239 Marc.zubick@lw.com Jason Greenhut, Ill. Bar. No. 6323323 jason.greenhut@lw.com Sarah W. Wang, Ill. Bar No.: 6322872 Sarah.wang@lw.com LATHAM & WATKINS LLP 330 North Wabash Ave, Suite 2800 Chicago, Illinois 60611 Tel: (312) 876-7700 Fax: (312) 993-9767

Attorneys for Plaintiff

<u>s/ Alan Mills (with consent)</u> Alan Mills alan@uplcchicago.org Nicole Schult Nicole@uplcchicago.org UPTOWN PEOPLE'S LAW CENTER 4413 North Sheridan Chicago, Illinois 60640 Tel: (773) 769-1411 Fax: (773) 769-2224 E-mail: alan@uplcchicago.org

Attorneys for Plaintiff

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/s/ Sabarish Neelakanta Sabarish Neelakanta, Fla. Bar No.: 26623* sneelakanta@hrdc-law.org Masimba Mutamba, Fla. Bar No.: 102772* mmutamba@hrdc-law.org Daniel Marshall, Fla. Bar No.: 617210* dmarshall@hrdc-law.org HUMAN RIGHTS DEFENSE CENTER P.O. Box 1151 Lake Worth, FL 33460 Tel.: (561) 360-2523 Fax: (866) 735-7136

Attorneys for Plaintiff

*pro hac vice applications to be filed

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Case: 1:18-cv-01136 Document #: 1 Filed: 02/13/18 Page 27 of 45 PageID #:27 ILLINOIS DEPARTMENT OF CORRECTIONS

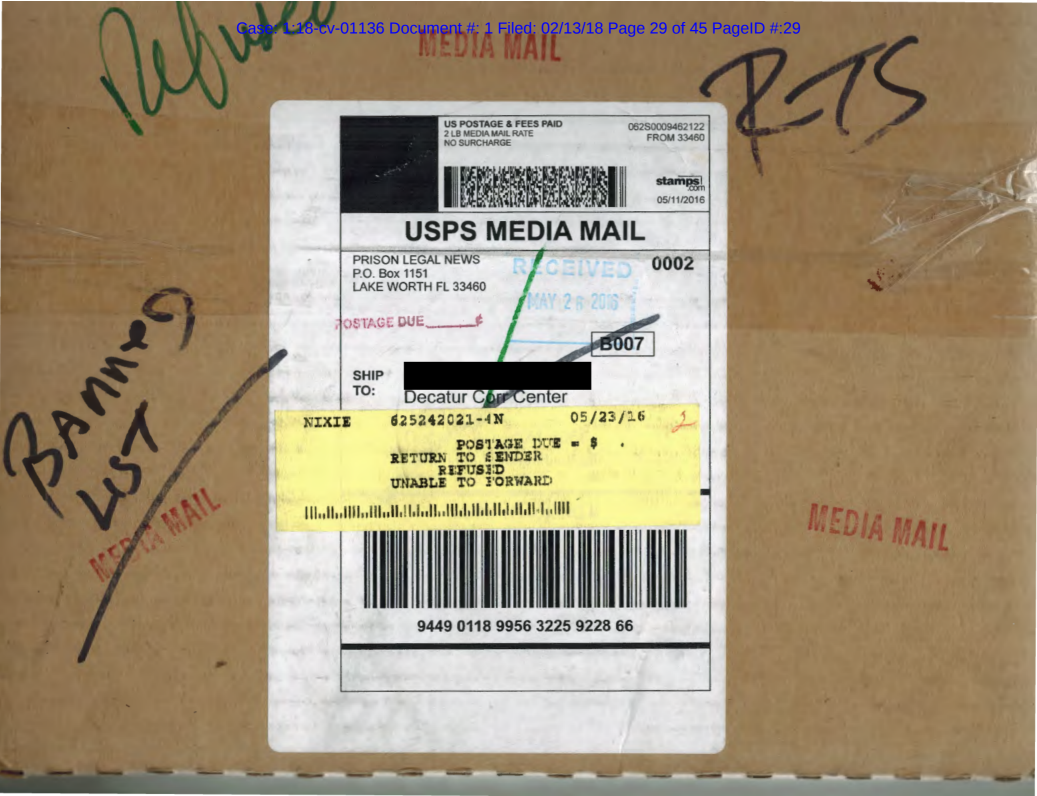
NOTIFICATION OF UNAUTHORIZED ITEMS

BIG MUDDY RIVER CORRECTIONAL CENTER

INMATE:NUMBER:	H/U:DATE:	33717
On today's date mail was received containing the following items and must be returned or destroyed.	Received from:	7106 F
Cash or person check	Foreign Substance	Maps
- Money-order:	Lottery Tickets/gift certificates	Stickers
Incomplete inmate info Incomplete purchaser info Over \$200	Postage Stamps/stamped envelopes	STG related material
☐Inappropriate photographs: Nudity Polaroids Inmate Altered Other:	Stationary Items: Pens/pencils/markers/crayons Blank paper Blank envelopes Folders Unused greeting cards	Unauthorized mail from resident of a penal institution, house arrest or parole
Hand-crafted items if heavily painted, glued or taped cloth, leather, yarn, feather or flower	Laminated/hard plastic items	Unauthorized publication
Other 15,37 41,52,53,6	ict faver	
This item requires a money voucher	to return. This item requi	res a large envelope to
I HEREBY REQUEST THE FOLLOW WHICH CONTAINED CONTRABAN		NDLE MY MAIL
Please destroy the contraband and send me Attached is an addressed, stamped envelope Attached is an addressed envelope and a sig mail, if any.	to return the contraband and send me the r	
	OFFEN	IDER'S SIGNATURE
	THIS FORM to the outside of the envelo the Mailroom WITHIN 30 DAYS or it v	
Distribution: White - Mailroom Yellow - Offender Pink - Sender		

Golden Rod - Offender

EXHIBIT B





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ILLINOIS DEPARTMENT OF CORRECTIONS Publication Receipt and Course of Action Date: 310 2016 Publication Receipt and Course of Action Decature Correction A Center Publisher Information (If publication was received directly from the publisher.) Offender Name: Publisher Information (If publication was received for the publisher.) Offender Name: DBox 115] LAKe Worth, FL 33460 Fracility Name and Address Publication was received for the above listed offender & is subject to review pursuant to 20 III. Adm. Code 525. Publication Name, Volume, Issue Number, or Date Publication sent direct from Publisher Publication Name, Volume, Issue Number, or Date Phosen No Publication Sent direct from Publisher Publication Name, Volume, Issue Number, or Date Phosen No Due to the content, the publication(s) appears to: Be obscene per 720 ILCS 5/11-20(b). Be written in code or facilitates communication between offenders. Depi	
Date: <u>Jee 2010</u> <u>Jecatur Correction AL Center</u> <u>Publisher Information (If publication was received directly from the publisher.)</u> <u>Piscon Lecatur News</u> <u>Piscon Lecatur News</u> Offender Name: <u>Piscon Lecatur News</u> ID#: <u>Publication was received for the above listed offender & is subject to review pursuant to 20 III. Adm. Code 525.</u> Publication Name, Volume, Issue Number, or Date Publication sent direct from Publisher Piscon Lecatur News <u>IVes</u> No Publication Name, Volume, Issue Number, or Date Publication sent direct from Publisher Prison Lecatur News <u>IVes</u> No Vol 27 No <u>MARCH</u> 2016 Due to the content, the publication(s) appears to: <u>IVes</u> No Be obscene per 720 ILCS 5/11-20(b). If yes, date notice sent to publisher Be written in code or facilitates communication between offenders. Depict, describe, or encourage activities that may lead to the use of physical violence or group disruption or it facilitates organizational activity without approval of the Chief Administrative Officer. Advocate or encourage violence, hatred, or group disruption or it poses an intolerable risk of violence or disruption. Encourage or instruct in the commission of criminal activity.	
Publisher Information (If publication was received directly from the publisher.) Offender Name: P1 Son LeGAL NEWS ID#: P0 Box 115 ID#: LAKe Worth, FL 33460 Housing Unit: The following titled publication was received for the above listed offender & is subject to review pursuant to 20 III. Adm. Code 525. Publication Name, Volume, Issue Number, or Date Publication sent direct from Publisher PNSON LEGAL NEWS IN*: Publication Name, Volume, Issue Number, or Date Publication sent direct from Publisher PNSON LEGAL NEWS IN*: Publication Name, Volume, Issue Number, or Date Publication sent direct from Publisher PNSON LEGAL NEWS IN*: Publication sent direct from Publisher If yes, date notice sent to publisher Use to the content, the publication(s) appears to: Be obscene per 720 ILCS 5/11-20(b). Be written in code or facilitates communication between offenders. Depict, describe, or encourage activities that may lead to the use of physical violence or group disruption or it facilitates organizational activity without approval of the Chief Administrative Officer. Advocate or encourage violence, hatred, or group disruption or it poses an intolerable risk of violence or disruption. Encourage or instruct in the commission of criminal activity.	
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Publisher Information (If publication was received directly from the publisher.) Offender Name: PO Box 115 ID#: LAKe Worth, FL 33460 Housing Unit: The following titled publication was received for the above listed offender & is subject to review pursuant to 20 III. Adm. Code 525. Publication Name, Volume, Issue Number, or Date Publication sent direct from Publisher Physical News Publication sent direct from Publisher Physical News Publication sent direct from Publisher Physical News Physical notice sent to publisher Physical notice sent to publisher Physical notice sent to publisher Publication(s) appears to: Be obscene per 720 ILCS 5/11-20(b). Be written in code or facilitates communication between offenders. Depict, describe, or encourage activities that may lead to the use of physical violence or group disruption or it facilitates organizational activity without approval of the Chief Administrative Officer.	
(If publication was received directly from the publisher.) Offender Name: PO Box [15] ID#: LAKe Worth, FL 33460 Housing Unit: The following titled publication was received for the above listed offender & is subject to review pursuant to 20 III. Adm. Code 525. Publication Name, Volume, Issue Number, or Date Publication sent direct from Publisher PNSON LCEAL NEWS Vol 3 MARCH 2016 Due to the content, the publication(s) appears to: Be obscene per 720 ILCS 5/11-20(b). Be written in code or facilitates communication between offenders. Depict, describe, or encourage activities that may lead to the use of physical violence or group disruption or it facilitates organizational activity without approval of the Chief Administrative Officer. Advocate or encourage violence, hatred, or group disruption or it poses an intolerable risk of violence or disruption. Encourage or instruct in the commission of criminal activity.	
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Encourage or instruct in the commission of criminal activity.	
Include sexually explicit material that by its nature or content poses a threat to security, good order, or discipline or it	
facilitates criminal activity.	
Be otherwise detrimental to security, good order, rehabilitation, or discipline or it might facilitate criminal activity or be detrimental to mental health.	
A Other (specify): This Item is on the IDOC Banned PublicATION	
Comments:UST	
	_
NOTICE TO PUBLISHER: Objections must be filed in writing and received by the Department within 21 days of the date of notice and shou include a supportive statement or other documentation. Responses are to be sent to the attention of the Publication Review Officer at the a facility. If the publication is subsequently disapproved for delivery you will be notified.	
NOTICE TO OFFENDER: You may request to appear before the Publication Review Officer or submit a written statement or other document	ntation
supporting receipt of the above publication within 7 days of receipt of this notice. Appearances shall only be granted if it is considered nece by the Review Officer. Extensions shall only be considered if the Publication Review Officer finds there is a legitimate reason for untimely submission. You may request assistance or information regarding the Publication Review Process. Within 60 days of a request for review, t publication shall be delivered or, if the publication is deemed disapproved, you may file a grievance in accordance with 20 III. Admin. Code 5	the

If this form is not returned by the offender within 7 days to the Publication Review Officer or the publisher does not submit timely objections, a review shall not be conducted and the publication shall be disposed of with in 30 days of the date of notice in accordance with 20 III. Admin. Code 501.

STACEY CARTER Signature	4/8/16 Date
For Offender Use: Complete the following:	
Review the above publication. Do not review the above publication (Indicate means of disposal.) Destroy Ship to the below address (at the offender's expense) To be picked up at the face Destroy Other (Specify):	cility by
Offender's Signature: Date:	
Distribution: Publication Review File; Offender; Publisher (if applicable) Printed on Recycled Paper Central Publication Review Committee File (if applicable)	DOC 0211 (Rev. 9/2006)

EXHIBIT D

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ILLINOIS DEPARTMENT OF CORRECTIONS

Publication Review Determination and Course of Action

	Menard	Correctional Center		
Offender Nar	ne	Facility	Housing Unit:	
	blication Review Determination	10	Housing Offic.	
	0 III. Admin. Code 525, the following publication ha	as been reviewed.		
		is been to servers		
Publication Na	ame and Volume/Issue Number or Date			
PRISON LEG	AL NEWS: Vol. 27 No.6			
Based upon th	his review, the following action is recommended:			
Conditiona Denial - Th Denial - Th Be ob Be wr Depic activi Advoo Encou Incluo Advoo Encou Se oth ment Other	nerwise detrimental to security, good order, rehabil al health. (Specify): <u>SAFETY AND SECURITY</u>	tion List. ial determined to: offenders. to the use of physical violer icer. ption or it poses an intolera y ntent poses a threat to sec litation, or discipline, or it r	able risk of violence or disruption curity, good order, or discipline o might facilitate criminal activity of	itates organizational n. r it facilitates criminal
	rticle on page 62 advocates and encourages group disru			
	publication(s) have been disapproved, Section	CI CI CI	completed by the offender.	
Reviewed by:	C/O T. Bradley Print Name of Publication Review Officer	Signature of Publication F	Review Officer	07/20/2016 Date
₩°0				
Concur	Do Not Concur (Specify Rationale):	-1/0	10	_//
	Warden K. Butler Print Name of Chief Administrative Officer	Signature of Chief Admini	ACCO istrative Officer	7/20/10
	Central Publication Review C			Dute
Concur	Do Not Concur (Specify Rationale):			
	Print Name of Committee Member	Signature of Committee M	Member	Date
Concur	Do Not Concur (Specify Rationale):			
-	2			
	Print Name of Chief Administrative Officer	Signature of Chief Admini	strative Officer	Date
Section II: I	Disposal or Course of Action for Publications	<u>s</u>	Date of Notice:JUL_2	1 2016
	e the removal of the pages referenced above. (If y of accordingly.)	you do not authorize remov	al, the entire publication will be	disapproved and
If the publicat items will be o	ion has been disapproved, you have 30 days to ha disposed of in accordance with 20 III. Admin. Code	ave the contraband items of 501.230 after the 30 day	lisposed of by one of the followin notice due date. Please select a	ng methods. These a method of disposal.
🔲 l auti	norize the facility to dispose of the publication(s).			
🗖 Mail	the publication(s) to the following address at my ex	xpense (Indicate mailing a	ddress on voucher).	
Name: _				
Address:				
D Publi	cation(s) will be picked up at the facility on		by	
🗌 I hav	ve filed a grievance in accordance with 20 III. Ac	dmin. Code 504.		
	0//			
Distribution:	Offender Signatur Publication Review File; Facility Publication Review File; Property File (If applicable)	re Printed on Recycled Paper	Date	DOC 0212 (Rev. 9/2000 (Replaces DOC 021)

Case: 1:18-cv-01136 Document #: 1 Filed: 02/13/18 Page 34 of 45 PageID #:34

EXHIBIT E

	Case: 1:18-cv-01136 Document #: 1 Filed:	: 02/13/18 Pa	uge 35 of 45 PageID #:35	
Date:	ILLINOIS DEPARTMENT O Publication Receipt and 6/13/2016 Menard Correction	d Course of Ac		
	P.O.Box 1000 Me Facility Name an			
	her Information			
(If pub) Priso	cation was received directly from the publisher.)	Offender Name	a:	
	ox 1151	ID#:		
- 1	Worth Fl. 33460	Housing Unit:		
The fo	llowing titled publication was received for the above listed offend	ler & is subject to	review pursuant to 20 III. Adm. Code	525.
	Publication Name, Volume, Issue Number, or Date		Publication sent direct from Pub	
Priso	n Legal News		Yes No JUN !!!!!!!!!!!!!!!!!!!!!!!!!!!!!!!!!!!	2 3 2016
Due t	o the content, the publication(s) appears to:			
	Be obscene per 720 ILCS 5/11-20(b).			
	Be written in code or facilitates communication between offe	nders.		
	Depict, describe, or encourage activities that may lead to the organizational activity without approval of the Chief Administ	trative Officer.		
\boxtimes		or it poses an in	tolerable risk of violence or disruption.	i -
	Encourage or instruct in the commission of criminal activity.			
	Include sexually explicit material that by its nature or content poses a threat to security, good order, or discipline or it facilitates criminal activity.			
	detrimental to mental health.			
\boxtimes				
Comr	nments: contains group disruption & hunger strike at menard. publication approved with the removal of page 62,			
includ	NOTICE TO PUBLISHER : Objections must be filed in writing and received by the Department within 21 days of the date of notice and should include a supportive statement or other documentation. Responses are to be sent to the attention of the Publication Review Officer at the above facility. If the publication is subsequently disapproved for delivery you will be notified.			
NOTIO	NOTICE TO OFFENDER: You may request to appear before the Publication Review Officer or submit a written statement or other documentation			
by the submi	ting receipt of the above publication within 7 days of receipt of this n Review Officer. Extensions shall only be considered if the Publication ssion. You may request assistance or information regarding the Publication ation shall be delivered or, if the publication is deemed disapproved,	on Review Officer ication Review Pro	finds there is a legitimate reason for unti ocess. Within 60 days of a request for re	imely eview, the
If this review Code	form is not returned by the offender within 7 days to the Publication F shall not be conducted and the publication shall be disposed of with 501	Review Officer or t in 30 days of the	he publisher does not submit timely obje date of notice in accordance with 20 III.	ctions, a Admin.
		1 01		
Sgt. S	hemonic	Shimor	ord Of	<u>6/23/2016</u> Date
	Print Name of Publication Review Officer		Signature	Date
	For Offender Use: Con	nplete the following	ng:	
	view the above publication. not review the above publication (Indicate means of disposal.)			
	Destroy Ship to the below address (at the offender	r's expense)] To be picked up at the facility by	
	Other (Specify):			
Offen	er's Signature:		Date:	
Distribu	ton: Publication Review File; Offender, Publisher (if applicable) Printed of Central Publication Review Committee File (if applicable)	n Recycled Paper	DOC 0211	(Rev. 9/2006)

EXHIBIT F

	Case: 1:18-cv-01136 Document #: 1 Filed: 02/13/18 Page 37 of 45 Pa	ageID #:37		
	ILLINOIS DEPARTMENT OF CORRECTIONS			
	Publication Review Determination and Course of Action			
	PONTIAC C.C.			
	Facility			
Offender Na	ame: ID#: Housing	Unit:		
Section I: F	Publication Review Determination			
Pursuant to	20 III. Admin. Code 525, the following publication has been reviewed:			
Publication I	Name and Volume/Issue Number or Date			
Prison Lega	News Vol 28 No 8 August 2017	1		
	this review, the following action is recommended:			
Condition	The publication is listed on the Disapproved Publication List. The publication be disapproved as it contains material determined to: bscene per 720 ILCS 5/11-20(b). written in code or facilitates communication between offenders. ict, describe, or encourage activities that may lead to the use of physical violence or group disruption or	er must complete Section II.) it facilitates organizational		
Adv Enc incle acti Be o me	vity without approval of the Chief Administrative Officer. bocate or encourage violence, hatred, or group disruption or it poses an intolerable risk of violence or dis ourage or instruct the commission of criminal activity inde sexually explicit material that by its nature or content poses a threat to security, good order, or discivity. Interwise detrimental to security, good order, rehabilitation, or discipline, or it might facilitate criminal ac intal health. ar (Specify): contains information of an inflamatory nature pertaining to a ongoing legal investigation, report make	pline or it facilitates criminal to		
Comments:				
NOTE: If the	e publication(s) have been disapproved, Section II of this form must be completed by the offend	er.		
Reviewed b	C/O D. Meredith Low Print Name of Publication Review Officer Signature of Publication Review Officer	8-10-17 Date		
Concur	Do Not Concur (Specify Rationale):			
	MPMOND MPMenne	8-11-17		
	Print Name of Chief Administrative Officer Signature of Chief Administrative Officer	Date		
	Central Publication Review Committee (Recommended disapprovals only.)			
Concur	Do Not Concur (Specify Rationale):			
	Print Name of Committee Member Signature of Committee Member	Date		
	Do Not Concur (Specify Rationale):			
	Print Name of Chief Administrative Officer Signature of Chief Administrative Officer	Dale		
Section II:	Disposal or Course of Action for Publications Date of Notice:			
if the public items will be	ation has been disapproved, you have 30 days to have the contraband items disposed of by one of the f e disposed of in accordance with 20 III. Admin. Code 501.230 after the 30 day notice due date. Please s	ollowing methods. These elect a method of disposal.		
	thorize the facility to dispose of the publication(s).			
_	If the publication(s) to the following address at my expense (Indicate mailing address on voucher).			
	S:			
-	blication(s) will be picked up at the facility on by by by			
L] h	ave filed a grievance in accordance with 20 III. Admin. Code 504.			
	Offender Signature Date			
Distribution:	Publication Review File; Facility Publication Printed on Recycled Peper Review File; Property File (If applicable)	DOC 0212 (Rev. 9/2006) (Replaces DOC 0213)		

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EXHIBIT G

	Case: 1:18-cv-01136 Document #: 1	Filed: 02/13/18 Page 39 of 45 PageID #:39	
ILLINOIS DEPARTMENT OF CORRECTIONS			
	Publication Review Deterr	mination and Course of Action	
	Robinson Co	prrectional Center	
		Facility	
Offender Na		ID#: Housing Unit:	
	ublication Review Determination		
Pursuant to 2	20 III. Admin. Code 525, the following publication has bee	en reviewed:	
Publication N	Legal News, August	2017	
Based upon t	this review, the following action is recommended:		
	and placement on the Department's Approved Publication	on List	
Condition	al approval with the following pages removed:	(NOTE: Offender must complete S	Section II.)
Denial - T	he publication is listed on the Disapproved Publication L he publication be disapproved as it contains material de	termined to:	
	bscene per 720 ILCS 5/11-20(b). ritten in code or facilitates communication between offer	anders	
Depi	ct, describe, or encourage activities that may lead to the	use of physical violence or group disruption or it facilitates organ	nizational
	vity without approval of the Chief Administrative Officer.	or it poses an intolerable risk of violence or disruption.	
	burage or instruct the commission of criminal activity	poses a threat to security, good order, or discipline or it facilitate	scriminal
activ	vity.		
	therwise detrimental to security, good order, rehabilitatio tal health.	on, or discipline, or it might facilitate criminal activity or be detrime	ental to
	r (Specify):	The second se	
Comments:	Sately and securit	1 ISSUED	
		<u> </u>	
NOTE: If the publication(s) have been disapproved, Section II of this form must be completed by the offender.			
	e publication(a) nave been disapproved, beenon n of	r this form must be completed by the oriender.	AL PI
Reviewed by	Jamie Gott	Jamie Loph 8-	17-17
	Jamie Gott	ignature of Publication Review Officer Date	17-17
	Jamie Gott	Jamie Loph 8-	17-17
Reviewed by	Print Name of Publication Review Officer	Jamie Loph 8-	7-17
Reviewed by	Print Name of Publication Review Officer Si Do Not Concur (Specify Rationale): Print Name of Chief Administrative Officer Si	ignature of Publication Review Officer Date	7/2
Reviewed by	Print Name of Publication Review Officer Si Do Not Concur (Specify Rationale): Print Name of Chief Administrative Officer Si	Ignature of Publication Review Officer Date	2/2
Reviewed by	Print Name of Publication Review Officer Si Do Not Concur (Specify Rationale): Print Name of Chief Administrative Officer Si	ignature of Publication Review Officer Date	7/7
Reviewed by	Print Name of Publication Review Officer Si Do Not Concur (Specify Rationale): Print Name of Chief Administrative Officer Si Central Publication Review Comm Do Not Concur (Specify Rationale):	ignature of Publication Review Officer Date	2/2
Reviewed by	Print Name of Publication Review Officer Si Do Not Concur (Specify Rationale): Print Name of Chief Administrative Officer Si Central Publication Review Comm Do Not Concur (Specify Rationale): Print Name of Committee Member Si	ignature of Committee Member Date	2/2
Reviewed by	Print Name of Publication Review Officer Si Do Not Concur (Specify Rationale): Print Name of Chief Administrative Officer Si Central Publication Review Comm Do Not Concur (Specify Rationale): Print Name of Committee Member Si	ignature of Publication Review Officer Date	2/2
Reviewed by	Print Name of Publication Review Officer Si Do Not Concur (Specify Rationale): Print Name of Chief Administrative Officer Si Central Publication Review Comm Do Not Concur (Specify Rationale): Print Name of Committee Member Si Do Not Concur (Specify Rationale): Do Not Concur (Specify Rationale):	ignature of Committee Member Date	2/2
Reviewed by	Print Name of Publication Review Officer Si Do Not Concur (Specify Rationale): Print Name of Chief Administrative Officer Si Central Publication Review Comm Do Not Concur (Specify Rationale): Print Name of Committee Member Si Do Not Concur (Specify Rationale):	ignature of Publication Review Officer Date ignature of Chief Administrative Officer nittee (Recommended disapprovals only.) ignature of Committee Member Date	2/2
Reviewed by	Print Name of Publication Review Officer Si Do Not Concur (Specify Rationale):	ignature of Publication Review Officer Date ignature of Chief Administrative Officer Date ignature of Committee Member Date ignature of Chief Administrative Officer Date	17-19 2/2 d and
Reviewed by Concur Conc	Print Name of Publication Review Officer Si Print Name of Publication Review Officer Si Print Name of Chief Administrative Officer Si Central Publication Review Comm Do Not Concur (Specify Rationale): Do Not Concur (Specify Rationale):	ignature of Publication Review Officer Date ignature of Chief Administrative Officer Date ignature of Committee Member Date ignature of Chief Administrative Officer Date Date of Notice: 8-21-19 o not authorize removal, the entire publication will be disapprove the contraband items disposed of by one of the following methods	These
Reviewed by	Print Name of Publication Review Officer Si Do Not Concur (Specify Rationale):	ignature of Publication Review Officer Date ignature of Chief Administrative Officer Date ignature of Committee Member Date ignature of Chief Administrative Officer Date Date of Notice: 8-21-12 o not authorize removal, the entire publication will be disapprove	These
Reviewed by Concur Conc	Print Name of Publication Review Officer Si Print Name of Publication Review Officer Si Print Name of Chief Administrative Officer Si Central Publication Review Comm Do Not Concur (Specify Rationale): Do Not Concur (Specify Rationale):	ignature of Publication Review Officer Date ignature of Chief Administrative Officer Date ignature of Committee Member Date ignature of Chief Administrative Officer Date Date of Notice: <u>S-21-19</u> o not authorize removal, the entire publication will be disapprove the contraband items disposed of by one of the following methods .230 after the 30 day notice due date. Please select a method of	These
Reviewed by Concur Conc	Print Name of Publication Review Officer Si Do Not Concur (Specify Rationale): Print Name of Chief Administrative Officer Si Central Publication Review Comm Do Not Concur (Specify Rationale): Print Name of Committee Member Si Do Not Concur (Specify Rationale): Print Name of Chief Administrative Officer Si Disposal or Course of Action for Publications ze the removal of the pages referenced above. (If you do of accordingly.) ation has been disapproved, you have 30 days to have the disposed of in accordance with 20 III. Admin. Code 501. thorize the facility to dispose of the publication(s).	ignature of Publication Review Officer Date ignature of Chief Administrative Officer Date ignature of Committee Member Date ignature of Committee Member Date ignature of Chief Administrative Officer Date Date of Notice: S-21-10 o not authorize removal, the entire publication will be disapprove the contraband items disposed of by one of the following methods 230 after the 30 day notice due date. Please select a method of se (Indicate mailing address on voucher).	These
Reviewed by	Print Name of Publication Review Officer Si Do Not Concur (Specify Rationale): Print Name of Chief Administrative Officer Si Central Publication Review Comm Do Not Concur (Specify Rationale): Print Name of Committee Member Si Do Not Concur (Specify Rationale): Print Name of Chief Administrative Officer Si Disposal or Course of Action for Publications te the removal of the pages referenced above. (If you de of accordingly.) Aution has been disapproved, you have 30 days to have the disposed of in accordance with 20 III. Admin. Code 501. thorize the facility to dispose of the publication(s). The publication(s) to the following address at my expense	ignature of Publication Review Officer Date ignature of Chief Administrative Officer Date ignature of Committee Member Date ignature of Chief Administrative Officer Date Date of Notice: S-21-17 o not authorize removal, the entire publication will be disapprove the contraband items disposed of by one of the following methods 230 after the 30 day notice due date. Please select a method of se (Indicate mailing address on voucher).	These
Reviewed by Concur Conc	Print Name of Publication Review Officer Si Do Not Concur (Specify Rationale): Print Name of Chief Administrative Officer Si Central Publication Review Comm Do Not Concur (Specify Rationale): Print Name of Committee Member Si Do Not Concur (Specify Rationale): Print Name of Chief Administrative Officer Si Disposal or Course of Action for Publications ace the removal of the pages referenced above. (If you do of accordingly.) ation has been disapproved, you have 30 days to have the disposed of in accordance with 20 III. Admin. Code 501. thorize the facility to dispose of the publication(s). I the publication(s) to the following address at my expense	ignature of Publication Review Officer Date ignature of Chief Administrative Officer Date ignature of Committee Member Date ignature of Chief Administrative Officer Date ignature of Chief Administrative Officer Date Date of Notice: S-21-19 o not authorize removal, the entire publication will be disapprove the contraband items disposed of by one of the following methods 230 after the 30 day notice due date. Please select a method of the contraband items disposed of by one of the following methods (Indicate mailing address on voucher).	These
Reviewed by Concur Conc	Print Name of Publication Review Officer Si Do Not Concur (Specify Rationale): Print Name of Chief Administrative Officer Si Central Publication Review Comm Do Not Concur (Specify Rationale): Print Name of Committee Member Si Do Not Concur (Specify Rationale): Print Name of Chief Administrative Officer Si Disposal or Course of Action for Publications ze the removal of the pages referenced above. (If you do of accordingly.) stion has been disapproved, you have 30 days to have the disposed of in accordance with 20 III. Admin. Code 501. thorize the facility to dispose of the publication(s). I the publication(s) to the following address at my expenses Si	ignature of Publication Review Officer Date ignature of Chief Administrative Officer Date ignature of Committee Member Date ignature of Committee Member Date ignature of Chief Administrative Officer Date Date of Notice: <u>8-21-17</u> o not authorize removal, the entire publication will be disapprove the contraband items disposed of by one of the following methods 230 after the 30 day notice due date. Please select a method of se (Indicate mailing address on voucher)by	These
Reviewed by Concur Conc	Print Name of Publication Review Officer Si Do Not Concur (Specify Rationale): Print Name of Chief Administrative Officer Si Central Publication Review Comm Do Not Concur (Specify Rationale): Print Name of Committee Member Si Do Not Concur (Specify Rationale): Print Name of Chief Administrative Officer Si Disposal or Course of Action for Publications ze the removal of the pages referenced above. (If you do of accordingly.) thon has been disapproved, you have 30 days to have th disposed of in accordance with 20 III. Admin. Code 501. thorize the facility to dispose of the publication(s). I the publication(s) to the following address at my expense Si Disposal or Course in accordance with 20 III. Admin. Coffender Signature	ignature of Publication Review Officer Date Date ignature of Chief Administrative Officer Date ignature of Committee Member Date ignature of Chief Administrative Officer Date Date of Notice: <u>B-ZI-I</u> Date Date of Notice: Date Date Date of by one of the following methods 230 after the 30 day notice due date. Please select a method of se (Indicate mailing address on voucher). Date Date Date Date Date Date Date Date	These

EXHIBIT H

Case: 1:18-cv-01136 Document #: 1 Filed: 02/13/18 Page 41 of #5 PageID #:41
ILLINOIS DEPARTMENT OF CORRECTIONS
Publication Review Determination and Course of Action $S + a + e Vi' / e C C$
Faclity
Offender Name: ID# Housing Unit
Section I: Publication Review Determination
Pursuant to 20 III. Admin. Code 525, the following publication has been reviewed:
Publication Name and Volume/Issue Number or Date
Prison Legal News - August, 2017 Vol. 28 No. 8
Based upon this review, the idlowing action is recommended:
Conditional approval with the following pages removed: <u>46 and 47</u> (NOTE: Offender must complete Section II.)
Denial - The publication be disapproved as it contains material determined to:
 Be obscene per 720 ILCS 5/11-20(b). Be written in code or facilitates communication between offenders.
Depict, describe, or encourage activities that may lead to the use of physical violence or group disruption or it facilitates organizational activity without approval of the Chief Administrative Officer.
Advocate or encourage violence, hatred, or group disruption or it poses an intolerable risk of violence or disruption.
Include sexually explicit material that by its nature or content poses a threat to security, good order, or discipline or it facilitates criminal activity.
Be otherwise detrimental to security, good order, rehabilitation, or discipline, or it might facilitate criminal activity or be detrimental to mental health.
Other (Specify):
Comments:
· · · · · · · · · · · · · · · · · · ·
NOTE: If the publication(s) have been disapproved, Section II of this form must be completed by the offender.
Reviewed by: <u>4, AILCY</u> Print Name of Publication Review Officer <u>9, ALCY</u> Signature of Publication Review Officer Date
Do Not Concur (Specify Rationale):
PANDY PETSTOL Anda Schuling 8125112
Print Name of Chiel Administrative Officer Signature of Chiel Administrative Officer Date
Central Publication Review Committee (Recommended disapprovals only.)
Concur Do Not Concur (Specify Rationale):
Print Name of Committee Member Signature of Committee Member Date
Concur Do Not Concur (Specify Rationale):
Print Name of Chief Administrative Officer Signature of Chief Administrative Officer Date
Section II: Disposal or Course of Action for Publications Date of Notice: 8/2/6//17
I authorize the removal of the pages referenced above. (If you do not authorize removal, the entire publication will be disapproved and
disposed of accordingly.)
If the publication has been disapproved, you have 30 days to have the contraband items disposed of by one of the following methods. These items will be disposed of in accordance with 20 III. Admin. Code 501.230 after the 30 day notice due date. Please select a method of disposal.
I authorize the facility to dispose of the publication(s).
Mail the publication(s) to the following address at my expense (Indicate mailing address on voucher).
Address:
A I have filed a grievance in accordance with 20 III. Admin. Code 504.
8/31/17
Distribution: Publication Review File; Facility Publication Printed on Recycled Paper DOC 0212 (Rev. 9/2006
Review File; Property File (if applicable)

Case: 1:18-cv-01136 Document #: 1 Filed: 02/13/18 Page 42 of 45 PageID #:42

EXHIBIT I

Case: 1:18-cv-01136 Document #: 1 Filed: 02/13/18 Page 43 of 45 PageID #:43 ILLINOIS DEPARTMENT OF CORRECTIONS Date: 1/23/17 Publication Receipt and Course of Action Vienna Correctional Center			
	6695 State Route 146 E Vie Facility Name	enna, IL. 62995	
Publisher Ir (If publication		Offender Name ID#: Housing Unit: _	
The followi	g titled publication was received for the above listed offe	ender & is subject to	review pursuant to 20 III. Adm. Code 525.
	Publication Name, Volume, Issue Number, or Date	· · · · · · · · · · · · · · · · · · ·	Publication sent direct from Publisher
	Prison Legal News	Vol. 28 No. 1	Yes No If yes, date notice sent to publisher 1/23/17
Due to the content, the publication(s) appears to: Be obscene per 720 ILCS 5/11-20(b). Be written in code or facilitates communication between offenders. Depict, describe, or encourage activities that may lead to the use of physical violence or group disruption or it facilitates organizational activity without approval of the Chief Administrative Officer. Advocate or encourage violence, hatred, or group disruption or it poses an intolerable risk of violence or disruption. Encourage or instruct in the commission of criminal activity. Include sexually explicit material that by its nature or content poses a threat to security, good order, or discipline or it facilitates criminal activity. Be otherwise detrimental to security, good order, rehabilitation, or discipline or it might facilitate criminal activity or be detrimental to mental health. Other (Specify): Comments Article deficting A fride field field.			
include a s facility. If the NOTICE The supporting by the Rev submission publication	D PUBLISHER: Objections must be filed in writing and receil upportive statement or other documentation. Responses are the publication is subsequently disapproved for delivery you to O OFFENDER: You may request to appear before the Public receipt of the above publication within 7 days of receipt of the two Officer. Extensions shall only be considered if the Public to way request assistance or information regarding the F shall be delivered or, if the publication is deemed disapprov is not returned by the offender within 7 days to the Publication in not be conducted and the publication shall be disposed of Defender within Shall be disposed of Defender within Shall be disposed of the publication flower of publication flower of the publication flower of the publication shall be disposed of the publication flower of publication flower of the publication shall be disposed of the publication flower of publication flower of the publication shall be disposed of the publication flower of publication flower of the publication shall be disposed of the publication flower of publication flower of publication flower of publication flower of the publicat	e to be sent to the attention will be notified. ication Review Officer las notice. Appearance cation Review Officer Publication Review Pro- red, you may file a grie on Review Officer or t with in 30 days of the	or submit a written statement or other documentation es shall only be granted if it is considered necessary finds there is a legitimate reason for untimely pocess. Within 60 days of a request for review, the avance in accordance with 20 III. Admin. Code 50.4 he publisher does not submit timely objections, a
	For Offender Use:	Complete the following	ng:
	w the above publication. t review the above publication (Indicate means of dispose Destroy District Ship the approximation of the offer		To be picked up at the facility by

y	Ship the second	To be picked up at the facility by

Other (Specify):

Offender's Signature:

Publication Review File; Offender, Publisher (if applicable) Central Publication Review Committee File (if applicable) Distribution:

Printed on Recycled Paper

Date K

Case: 1:18-cv-01136 Document #: 1 Filed: 02/13/18 Page 44 of 45 PageID #:44

EXHIBIT J

Case: 1:18-cv-01136 Document #: 1 Filed: 02/13/18 Page 45 of 45 PageID #:45				
Date: 8/30/16 Date: 8/30/16 Date: 8/30/16 Date: 8/30/16 Date: 8/30/16 Date: 8/30/16 Date: 8/30/16 Date: 8/30/16 Date: 1000000000000000000000000000000000000				
Publisher Information (If publication was received directly from the publisher.) Offender Name: ID#:				
	Housing Unit: _			
The follow	wing titled publication was received for the above listed offender & is subject to	review pursuant to 20 III. Adm. Code 525.		
Publication Name, Volume, Issue Number, or Date Publication sent direct from Publisher				
Peison Light News Vol 27 No 8 If yes, date notice sent to publisher				
-	e content, the publication(s) appears to:			
	Be obscene per 720 ILCS 5/11-20(b). Be written in code or facilitates communication between offenders.			
 Depict, describe, or encourage activities that may lead to the use of physical violence or group disruption or it facilitates organizational activity without approval of the Chief Administrative Officer. 				
	Include sexually explicit material that by its nature or content poses a threat to security, good order, or discipline or it facilitates criminal activity.			
Other (Specify):				
Commen	its:			

NOTICE TO PUBLISHER: Objections must be filed in writing and received by the Department within 21 days of the date of notice and should include a supportive statement or other documentation. Responses are to be sent to the attention of the Publication Review Officer at the above facility. If the publication is subsequently disapproved for delivery you will be notified.

NOTICE TO OFFENDER: You may request to appear before the Publication Review Officer or submit a written statement or other documentation supporting receipt of the above publication within 7 days of receipt of this notice. Appearances shall only be granted if it is considered necessary by the Review Officer. Extensions shall only be considered if the Publication Review Officer finds there is a legitimate reason for untimely submission. You may request assistance or information regarding the Publication Review Process. Within 60 days of a request for review, the publication shall be delivered or, if the publication is deemed disapproved, you may file a grievance in accordance with 20 III. Admin. Code 504.

If this form is not returned by the offender within 7 days to the Publication Review Officer or the publisher does not submit timely objections, a review shall not be conducted and the publication shall be disposed of with in 30 days of the date of notice in accordance with 20 III. Admin. Code 501.

RICK D. ANDERCON	Rile D. anderen 8/30/16
Print Name of Publication Review Officer	Signature Date
For Offender Use: Complete the following:	
Do not review the above publication (Indicate means of dis Destroy Ship to the below address (at the	
Other (Sp	
Offender's Signature:	Date: 8/31/16
Distribution: Publication Review File; Offender; Publisher (if applicable) Central Publication Review Committee File (if applicable)	Printed on Recycled Paper DOC 0211 (Rev. 9/2006)