

ENG 1330.18b
March 9, 2016
Attachment A, Page 1
Page 9

FCI Englewood, Colorado - Informal Resolution Attempt

DATE INFORMAL RESOLUTION PROCESS COMMENCES: 9/11/19

INMATE: KING, Eric REG. NO.: 07090045
UNIT: 5HU/B-POD

DATE OF THE INCIDENT AND THE NATURE OF THAT COMPLAINT: My wife has still not been approved for visit, which is continued harassment of me & my family. Per BOP policy 540.51(c), (d) persons with criminal convictions does not preclude visit. Unlike other's recidivism of offense. A warrant from Texas regarding a non-felony, non-extraditable car violation, does not in any way present a threat to the security of the institution. It is keeping me from keeping my family ties strong, along w/ holding my mind, keeping me in the situ + refusing phone access

WHAT STEPS DID YOU TAKE TO RESOLVE THIS ISSUED BEFORE BRINGING IT TO THE ATTENTION OF YOUR UNIT TEAM? I have spoken + written to, U. Humphries, U. Jackson, my counselor, My case manager, S.I.S. Winters + K.W. Collins. I have presented past evidence of being on my visiting list at 4 different institutions, including this one. I have presented BOP policy + written multiple appeals.

WHAT ARE YOU REQUESTING TO RESOLVE THIS ISSUE? I just to visit my wife like every other inmate. Not on visiting restrictions. I've had hundreds of BOP visits, never once had one ended or received a spot for visiting conduct. I even got an okay spot restrictions so I just want what I have coming to see my wife + little girls.

INMATE SIGNATURE VERIFYING COMPLAINT: ck
(CONTINUED REVERSE SIDE)

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COUNSELOR'S COMMENTS:

Due to an incoming letter received by staff authored by Mrs. Sanchez indicating her unwillingness to discuss the orderly running of the institution, she will not be allowed to visit this facility.

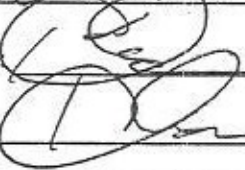
DEPARTMENT HEAD'S COMMENTS TO INMATE AFTER REVIEW OF THE COUNSELOR'S COMMENTS:

YOUR VISITOR HAS AUTHORED A LETTER STATING SHE KNOWS SHE WILL BE DENIED, BUT INTENDS ON TRYING TO ENTER TO VISIT ANYWAY TO DISRUPT THE NORMAL RUNNING OF THIS INSTITUTION.

DUE TO THIS TYPE OF BEHAVIOR AND IDEOLOGY YOUR VISIT'S WILL BE DENIED.

I RECOMMEND YOU WRITE LETTERS TO CORRESPOND.

DEPARTMENT HEAD SIGNATURE



DATE: 9-17-19

UNIT MANAGER'S SIGNATURE:



DATE: 9-17-19

	BP-8 Issued	BP-8 Returned	BP-9 Issued	BP-9 Returned	BP-9. Rec'd in Admin. Remedy Clerk
Date	9/11/19	9/13/19	9/18/19	9/20/19	9.20.19
Time	1128AM	140PM	1115A	1000AM	1:00
Counselor	SR	SR	SR	SR	SR

Completion of all sections of this form is required before a BP-229(13) can be issued. This form supersedes all previous forms.

U.S. Department of Justice

Regional Administrative Remedy Appeal

Federal Bureau of Prisons

Type or use ball-point pen. If attachments are needed, submit four copies. One copy of the completed BP-229(13) including any attachments must be submitted with this appeal.

From: King, Eric, G 2709045 SHU FCI - Englewood
LAST NAME, FIRST, MIDDLE INITIAL REG. NO. UNIT INSTITUTION

Part A - REASON FOR APPEAL I am being systematically and arbitrarily denied visits with my direct family, my wife. Despite already being on my visiting list at 4 BOP institutions, including this one (FCI-Englewood), since returning back to FCI-Englewood my unit team and the admin have found reason after reason to reject her. First they told me she was rejected for an alleged letter she sent stating she would try to visit despite her not knowing whether she was on the list. My unit team said this "ideology" could not be allowed. I filed on this and in response the administration gave a COMPLETELY different reason for blocking her! In the BP-9 the admin states she is blocked because of a previous conviction. This is also categorically false. My wife has never been convicted of any crime. She has a NON-FELONY warrant for a bad check from 15 YEARS ago. A non-extradictable warrant. BOP policy states that a conviction alone is not reason enough to reject a visitor; that the seriousness of the crime, recency, if it poses a threat to the institution. A non-extradictable, non-felony, non-violent, non-drug related offense is not a threat to any institution, especially considering she has visited over 100 times what are having a visit cancelled or receiving a shut during one. This admin is denying me visits and changing the reasons as shown in my 8-9 responses, I am seeking restoration of my visiting privileges.

10-22-19 DATE

EK SIGNATURE OF REQUESTER

Part B - RESPONSE

Stamp: OCT 29 2019 NORTH CENTRAL REGION

DATE

REGIONAL DIRECTOR

If dissatisfied with this response, you may appeal to the General Counsel. Your appeal must be received in the General Counsel's Office within 30 calendar days of the date of this response.

ORIGINAL: RETURN TO INMATE

CASE NUMBER: 991624-14

Part C - RECEIPT

CASE NUMBER: _____

Return to: _____ LAST NAME, FIRST, MIDDLE INITIAL REG. NO. UNIT INSTITUTION

SUBJECT: _____

DATE

3 SIGNATURE, RECIPIENT OF REGIONAL APPEAL

ERIC G KING, 27090-045
ENGLEWOOD FCI **UNT: JAIL** QTR: Z03-202UDS
9595 WEST QUINCY AVENUE
LITTLETON, CO 80123

FCI Englewood
JAN 09 2020
Admin Remedy Program

U.S. Department of Justice
Federal Bureau of Prisons
North Central Regional Office

Regional Administrative Remedy Appeal
Part B - Response

Administrative Remedy Number: 991624-R1

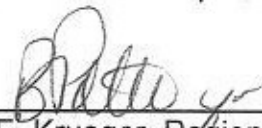
This is in response to your Regional Administrative Remedy Appeal received in this office on October 29, 2019, in which you appeal the decision to deny placement of an individual on your approved visiting list. For relief, you request reconsideration.

We have reviewed your appeal and the Warden's response dated October 15, 2019. Your institution was contacted regarding your proposed visitor. As such, since the filling of your administrative remedy, your proposed visitor has been cleared and was able to visit you.

Based on the above information, your Regional Administrative Remedy Appeal is for informational purposes only.

If you are dissatisfied with this response, you may appeal to the Office of General Counsel, Federal Bureau of Prisons, 320 First Street, NW, Washington, DC 20534. Your appeal must be received in the Office of General Counsel within 30 days from the date of this response.

12/26/19
Date



J. E. Krueger, Regional Director

U.S. Department of Justice

Central Office Administrative Remedy Appeal

Federal Bureau of Prisons

Type or use ball-point pen. If attachments are needed, submit four copies. One copy each of the completed BP-DIR-9 and BP-DIR-10, including any attachments must be submitted with this appeal.

From: King, Eric, G 27090045 SHU FCI-Englewood
LAST NAME, FIRST, MIDDLE INITIAL REG. NO. UNIT INSTITUTION

Part A—REASON FOR APPEAL Altho the Warden did finally approve my wife for visiting, he did so with a list of demands that are both against policy and a violation of my wifes constitutional rights. I was told she could only visit if: she agreed not to protest, if she didnt comment on websites about the BOP, if she didnt wear 'political clothes' and if she were 'nice to staff'. The Warden's authority does not reach to my wifes constitutional rights to free speech or peacefully assemble. No other inmates have had special visiting policies placed on them or their families. With regard to the t-shirts, that is up to staff on duty and if there was ever a dress code issue, she would follow policy like everyone else. The Warden gave visits back on Dec 14th and never officially told me why she remained banned after the NCIC cleared, or why a 15 yr old bad check warrant would suddently be cause to prevent visits, when she had been approved to this same institution 3 yrs prior. The Warden violated my rights - 8th, 14th, & my wifes rights, 1st & 8th, allowing visits later on doesnt negate what was done and I will be seeking my bivers claim next

1/16/20

EK

DATE

SIGNATURE OF REQUESTER

Part B—RESPONSE

RECEIVED

FEB 04 2020

Administrative Remedy Section
Federal Bureau of Prisons

DATE

GENERAL COUNSEL

ORIGINAL: RETURN TO INMATE

CASE NUMBER: 991624-A1, 111

Part C—RECEIPT

CASE NUMBER: _____

Return to: _____ REG. NO. _____ UNIT _____ INSTITUTION _____
LAST NAME, FIRST, MIDDLE INITIAL

SUBJECT: _____

DATE

SIGNATURE OF RECIPIENT OF CENTRAL OFFICE APPEAL

BP-231(13)
APRIL 1982

USP LVN

Previous editions not usable