

potential and current employees in order to hire and retain the kind of officers envisioned by certain idealistic leaders of our community. The direct corollary to this failure by the State and the CDCR to adequately staff the prisons has resulted in substantial damage to myself in the form of mental and physical injuries. This is not a medical 602, but I am sure this issue may be a bit of a football to those with particular agendas within the State. As a personal grievance by an individual prisoner, I feel it is important to point out that I am unable to access a reasonable amount of out-of-cell time which directly forces me to serve additional time in prison, regardless of what the causes may be for my extended incarceration. The damages to myself from the lack of programming are well documented in my C-file and I am realleging and incorporating by reference all prior 602s and supporting documents to include all ERMS and SOMS records. I believe that the Secretary of the CDCR, as well as the Honorable Governor of the State of California, are under the mandate of the law, to adequately staff the prisons or they are subject to liability and responsibility to compensate me for the substantial and ongoing damage to my physical and mental well-being, as well as the substantial and ongoing violation of my vested liberty interest in freedom. Call this grievance what you will, but rest assured that change is coming, one way or another, because I deserve better, as do the CDCR officers serving everyday, as do The People of this great state of ours. Take that.

Claimant Signature: _____

Date Signed: _____