

FORM TO BE USED BY A PRISONER IN FILING A CIVIL RIGHTS COMPLAINT

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

Calvin T. Stevens ET AL

COMPLAINT

(Enter above the full name of the plaintiff in this action)

V.

Civil Action No. _____

Mercer County Correctional Center,

(To be supplied by the Clerk of the Court)

The county of Mercer, Director of
Public Safety FIRE Marshall STATE OF
New Jersey department of Public Health ET AL

(Enter the full name of the defendant or defendants in this action)

MERCER COUNTY Correctional Center
medical STAFF STATE OF NEW JERSEY

INSTRUCTIONS; READ CAREFULLY

1. This complaint must be legibly handwritten or typewritten, signed by the plaintiff and subscribed to under penalty of perjury as being true and correct. All questions must be answered concisely in the proper space on the form. Where more space is needed to answer any question, attach a separate sheet.
2. In accordance with Rule 8 of the Federal Rules of Civil Procedure, the complaint should contain (1) a short and plain statement of the grounds upon which the court's jurisdiction depends, (2) a short plain statement of the claim showing that you are entitled to relief, and (3) a demand for judgment for the relief which you seek.
3. You must provide the full name of each defendant or defendants and where they can be found.
4. You must send the original and one copy of the complaint to the Clerk of the District Court. You must also send one additional copy of the complaint for each defendant to the Clerk. Do not send the complaint directly to the defendants.
5. Upon receipt of a fee of \$402.00 (a filing fee of \$350.00, and an administrative fee of \$52.00), your complaint will be filed. You will be responsible for service of a separate summons and copy of the complaint on each defendant. See Rule 4, Federal Rule of Civil Procedure.

6. If you cannot prepay the \$402.00 fee, you may request permission to proceed in forma pauperis in accordance with the procedures set forth in the application to proceed in forma pauperis. See 28 U.S.C. §1915. (If there is more than one plaintiff, each plaintiff must separately request permission to proceed in forma pauperis.)

7. If you are given permission to proceed in forma pauperis, the \$52.00 Administrative Fee will not be assessed. The Clerk will prepare and issue a copy of the summons for each defendant. The copies of summonses and the copies of the complaint which you have submitted will be forwarded by the Clerk to the United States Marshal, who is responsible for service. The Marshal has USM-285 forms you must complete so that the Marshal can locate and serve each defendant. If the forms are sent to you, you must complete them in full and return the forms to the Marshal.

QUESTIONS TO BE ANSWERED

1a. Jurisdiction is asserted pursuant to (CHECK ONE)

- 42 U.S.C. §1983 (applies to state prisoners)
 Bivens v. Six Unknown Named Agents of Fed. Bureau of Narcotics, 403 U.S. 388 (1971) and 28 U.S.C. § 1331 (applies to federal prisoners)

If you want to assert jurisdiction under different or additional statutes, list these below:

42 U.S.C 1985 42 U.S.C 1986

1b. Indicate whether you are a prisoner or other confined person as follows:

- Pretrial detainee
 Civilly-committed detainee
 Immigration detainee
 Convicted and sentenced state prisoner
 Convicted and sentenced federal prisoner
 Other: (please explain) _____

2. Previously Dismissed Federal Civil Actions or Appeals

If you are proceeding in forma pauperis, list each civil action or appeal you have brought in a federal court while you were incarcerated or detained in any facility, that was dismissed as frivolous or malicious, or for failure to state a claim upon which relief may be granted. Please note that a prisoner who has on three or more prior occasions, while detained in any facility, brought an action or appeal in a federal court that was dismissed as frivolous or malicious, or for failure to state a claim upon which relief may be granted, will be denied in forma pauperis status unless that prisoner is under imminent danger of serious physical injury. See 28 U.S.C. § 1915(g).

a. Parties to previous lawsuit:

Plaintiff(s): Calvin Stevens

Defendant(s): Office of the public Defender,
Division of child protection and permanency

b. Court and docket number: unknown

c. Grounds for dismissal: frivolous malicious

failure to state a claim upon which relief
may be granted

d. Approximate date of filing lawsuit: unknown

e. Approximate date of disposition: unknown

If there is more than one civil action or appeal, describe the additional civil actions or appeals using this same format on separate sheets.

3. Place of Present Confinement? MERCER County Jail

4. Parties

(In item (a) below, place your name in the first blank and place your present address in the second blank. Do the same for additional Plaintiffs, if any.)

a. Name of plaintiff: Calvin Stevens

Address: 1750 River Road, Lambertville, NJ
P.O. Box 8068, Trenton, NJ

Inmate#: MC 554 557

b. First defendant:

Name: Please see ATTACH papers

Official position: _____

Place of employment: _____

How is this person involved in the case?

(i.e., what are you alleging that this person did or did not do that violated your constitutional rights?)

Please see ATTACH papers

c. Second defendant:

Name: Please see ATTACH papers

Official position: _____

Place of employment: _____

How is this person involved in the case?

(i.e., what are you alleging that this person did or did not do that violated your constitutional rights?)

PLEASE SEE ATTACH papers

d. If there are more than two defendants, attach a separate sheet. For each defendant specify: (1) name, (2) official position, (3) place of employment, and (4) involvement of the defendant.

5. I previously have sought informal or formal relief from the appropriate administrative officials regarding the acts complained of in the Statement of Claims on page 6.

Yes No

If your answer is "Yes," briefly describe the steps taken, including how relief was sought, from whom you sought relief, and the results.

Filed grievance, informed Ombudsman, wrote Director of public Safety, nothing has been done about these inhuman conditions, black mold, overcrowding, Covid-19 constantly having different units under quarantine, shortage of mask

If your answer is "No," briefly explain why administrative remedies were not exhausted.

6. Statement of Claims

(State here as briefly as possible the facts of your case. Describe how each defendant violated your rights, giving dates and places. If you do not specify how each defendant violated your rights and the date(s) and place of the violations, your complaint may be dismissed. Include also the names of other persons who are involved, including dates and places. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Use as much space as you need. Attach a separate sheet if necessary.)

Plaintiff(s) date of incarceration are different but Mr. Stevens entered facility on January 23, 2022 and currently is still in facility, breathing in deadly mold, using the mop ~~stainless~~ sink to take showers, because regular shower has no hot & cold water, the temperature is still below ~~of~~ acceptable standards leaving all plaintiff's without any heat under extreme cold conditions. For

days there is no water leaving fecal matter and urine in the toilet to be smell, officers of RANK and the Classification Committee intermixing people with low court or non violent offense with individuals with 1st degree or 2nd degree charges like gun etc... officials who know this County Facility is unsafe and hazardous even to a dog still allow it doors to open for human habitation, prior suits against this Facility for unsafe conditions resulted in settlements, this facility its workers both administrative, correctional are negligent in its duty to the public and to the Administration of public safety.

Handbook
The Facility's ~~handbook~~ is revised in 2019 and prints false material adding to Fraud by publication material that is not followed.

The medical staff commits medical malpractice, medication is issued late, the medical forms for treatment is not being followed per protocol, even ~~diabetic~~ diabetic insulin is being given late, the individuals claiming to be nurses are unsure of treatment, it is unsure to plaintiff(s) if they are properly certified by the STATE'S medical school to do the job their doing.

7. Relief

(State briefly exactly what you want the Court to do for you. Make no legal arguments. Cite no cases or statutes.)

WE WANT COMPENSATION for these unlawful unsafe and unhealthy condition at a rate of 10,000 \$ per day and per violation, this Facility to be shut down as it problems are to larger to fix over

night and its officers should be proper restrained and
relocated

8. Do you request a jury or non-jury trial? (Check only one)

Jury Trial () Non-Jury Trial

I declare under penalty of perjury that the foregoing is true and correct.

Signed this 21 day of February, 2022

*Cah. J. Stack MC# 584557

Oscar Lopez

Signature of plaintiff*

(*EACH PLAINTIFF NAMED IN THE COMPLAINT MUST SIGN THE COMPLAINT
HERE. ADD ADDITIONAL LINES IF THERE IS MORE THAN ONE PLAINTIFF.
REMEMBER, EACH PLAINTIFF MUST SIGN THE COMPLAINT).

Tyran McCloud Terence Houston #528610

Tyran McCloud

Joseph L. Soto 557583

Morcom Soto 535980

Oscar Lopez S18825

John F. Iuccillo 546687

James F. Stack w/o prejudice
James F. Stack #557812

Julia L. L. # 546303

STEVENS, C ET AL

plaintiff(s)

vs.

HON.

MERCER COUNTY CORRECTIONS

RECEIVED

UNITED STATES DISTRICT COURT

ET AL

District Court FOR NJ

MAR 10 2022

DOCKET

AT 8:30 WILLIAM T. WALSH M
CLERK

EMERGENCY MOTION FOR

THE COURTS INTERVENTION

I, Stevens, C ET AL plaintiff(s) in the above matter will bring before this UNITED STATES COURTHOUSE and Federal building located at 402 EAST STATE Street, TRENTON, NJ 08611 A MOTION OF EMERGENT INTERVENTION of the County of MERCER Correctional Facility, causing danger to plaintiff(s) Life and well being, on this 31 day of February 2022 and plaintiff(s) request this EMERGENT MOTION / APPLICATION to be heard as soon as possible.

02/21/2022

* Stevens, C MC# 534557
ALL RIGHTS RESERVED
X Newark Clerk # 535130

557627

Terence Houston # 528610 Shaffer, J. ^{no prejudice}

Samuel Patrick 557812

Julio Callejon # 546303

Joseph J. 557583



THIS ENVELOPE IS RECYCLABLE AND MADE WITH 30% POST CONSUMER CONTENT

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ATTN: CLERKS OFFICE ROOM 2020
CLARKSON, S. FISHER U.S. COURTHOUSE
402 EAST STATE STREET
TRENTON NEW JERSEY 08611

LEGAL
MAIL

AT 8:30 AM
MARCH 10 2022
CLERK

C. STEVENS MC#
554557
MECUM COUNTY MAIL
P.O.B 8068
TRENTON, NJ 08068

Stevens, C ET AL

plaintiff(s)

vs.

HON.

COUNTY OF MERCER,

UNITED STATES DISTRICT COURT

Mercer County Jail

DISTRICT FOR NEW JERSEY

ET AL

Docket

CLASS ACTION

EMERGENCY APPLICATION

TO PROCEED IN FORMA PAUPERIS

WITHOUT ACCOUNT CERTIFICATION

I, C, Stevens ET AL all pretrial detainees and other incarcerated members of an unjust and unjust society, is asking this court to intervene into these unfulfilling and life threatening actions by this county correctional facility, to date there is no heat, either by ventilation or shower, as the covid-19 and its variants create high risk for people to contract it. Inside this facility the same rate of contraction is double that of the outside society. As provided in plaintiff(s) brief units have constantly been quarantine for the outbreak, yet there is ^{no} ~~is no~~ protection to control this virus, the lack of no heat creates a melting pot for not only the covid-19 outbreak, its variant strains, but for colds, the flu and other sicknesses.

This Facility Constantly LACKS Supplies, to this

date of February 21, 2022 there is no toilet paper to use the bathroom since Friday Feb. 19, 2022, there is lack of soap and other functioning and stationary supplies.

Plaintiff(s) is hoping and praying this courts intervention will deter those crooked officials behavior, as all of our ~~lives~~ lives are at ~~risk~~ risk daily to contract this deadly disease. There is over crowding beyond acceptable standards, If this Federal Court does not ~~not~~ step into this matter immediately bringing this class action before this U.S. and Federal court, this Facility as a whole will be giving this Covid 19 Virus a helping hand & spreading its deadly plague.

This County is not short of money as every inmate is a source of money and this facility is stock piling humans to catch a deadly virus or catch lung cancer thru the black mold and other unhealthy air particulars/pollutants located in this public health hazardous place.

If the federal constitution has any distinct meaning at all the Fourteenth and

No fifth provides nor person shall be deprived of Life, Liberty with Due Process of Law or private property be taken without just Compensation

EVERY person or Human being's body its mental, biological and other processes are theirs and fall under their own property in which is private and to expose us to deadly viruses after the STATES Law enforcement officers incarcerated us causing & deprivation of Liberty as well as Life. the Injustice of this Facility needs

& Federal courts intervention immediately.

EVERY Plaintiff(s) ask 10,000\$ per violation or per day(s) spent under these ~~injustices~~

inhumane, unhealthy, unsafe conditions. The Court Clerk needs to make copies for each defendant as the Facility does have a regular Law Library Schedule to make copies

RESPECTFULLy Submitted,

DATE: 02-21-2022

*~~Frank C. MCFARLAND~~ #554557
~~Francine D. Johnson~~ 535730
Terence Houston #528610 no prejudice
James J. Fitzpatrick 557812
Joseph F. 657583

THIS FORM MUST BE USED BY A PRISONER APPLYING TO PROCEED IN FORMA PAUPERIS IN A CIVIL RIGHTS CASE

UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY

C ALVIN Stevens ET AL

(Plaintiff in this action)

: AFFIDAVIT OF POVERTY
and ACCOUNT CERTIFICATION
(CIVIL RIGHTS)

v.

: Civil Action No. _____
(To be supplied by the Clerk of the Court)

Mercer County Corrections/

:

Center ET AL

: DNJ-Pro Se-007-A-(Rev.12/2020)

(Defendant(s) in this action)

:

:

Instructions:

The Clerk will not file a civil complaint unless the person seeking relief pays the entire filing fee (currently \$350) and an administrative fee (currently \$52) in advance, or the person applies for and is granted in forma pauperis status pursuant to 28 U.S.C. § 1915. See Local Civil R. 5.1(f). A prisoner who seeks to proceed in forma pauperis must submit to the Clerk (1) a completed affidavit of poverty and (2) a copy of the trust fund account statement for the prisoner for the six month period immediately preceding the filing of the complaint, obtained from and certified as correct by the appropriate official of each prison at which the prisoner is or was confined for the preceding six months. See 28 U.S.C. § 1915(a)(2).

If the Judge enters an order granting a prisoner's application to proceed in forma pauperis, then the order will assess the filing fee (currently \$350) against the prisoner and collect the fee by directing the agency having custody of the prisoner to deduct an initial partial filing fee equal to 20% of the greater of the average monthly deposits to the prison account or the average monthly balance in the prison account for the six-month period immediately preceding the filing of the complaint, as well as monthly installment payments equal to 20% of the preceding month's income credited to the account for each month that the balance of the account exceeds \$10.00, until the entire filing fee has been paid, regardless of the outcome of the proceeding. See 28 U.S.C. § 1915(b).

The prisoner must complete all questions in the following affidavit, sign and date the affidavit, and then obtain the signature of the appropriate prison official who certifies the prison account statement. After the appropriate prison official certifies your prison trust fund account statement(s), you must attach the prison account statement(s) to this application, for each prison or jail wherein you were incarcerated during the previous six months. If your application to proceed in forma pauperis is incomplete, then the Court may enter an order denying your application without prejudice and administratively terminating your case without filing the complaint.

DNJ-ProSe-007-A-(Rev.12/2020)

THIS FORM MUST BE USED BY A PRISONER APPLYING TO PROCEED IN FORMA PAUPERIS IN A CIVIL RIGHTS CASE

In support of this application, I state the following under the penalty of perjury:

1. I, Calvin Stevens (print your name), declare that I am the
 Plaintiff / movant Other

in the above-entitled proceeding; that, in support of my request to proceed without being required to prepay fees, costs, or give security therefor, I state that because of my poverty, I am unable to prepay the costs of said proceeding or give security therefor; that I believe I am entitled to relief.

2. The nature of my claim or the issues I intend to present on appeal are briefly stated as follows:

FAILURE OF DUE PROCESS, FAILURE TO PROPERLY
ADDRESS THE UNDERLYING ISSUES

3. List dates and places of confinement for the immediately preceding six months:

<u>Dates of Confinement</u>	<u>Places of Confinement</u>
<u>January 23, 2022 - Current</u>	<u>Mercer County Correctional Center</u>

For each institution in which you have been confined for the preceding six months, you must obtain a copy of your prison account and the signature of the appropriate prison official (see certification on p. 3).

4. Are you employed at your current institution? Yes No

Do you receive any payment or money from your current institution? Yes No

If Yes, state how much you receive each month: _____

5. In the past 12 months, have you received any money from any of the following sources?

		<u>Amount</u>
a.	Business, profession, or other self-employment	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No _____
b.	Rent payments, interest, or dividends	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No _____
c.	Pensions, annuities, or life insurance payments	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No _____
d.	Disability or workers compensation payments	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No _____
e.	Gifts or inheritances	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No _____
f.	Any other sources	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No _____

vs.

Hon. _____

MERCER COUNTY

UNITED STATES DISTRICT COURT

Corrections Center

DISTRICT FOR NEW JERSEY

ET AL

DOCKET NO. _____

CIVIL ACTION

TABLE OF AUTHORITIES

- MERCER County Corrections Hand Book PAGE 3 paragraph 2 provides: The Policies and Procedures of the Mercer County Corrections Center meet the requirements of Due process, fairness and restraint as determine by law
- N.J.A.C 10A:31 subchapter 14.2

PAGE 20: LIVING UNIT REGULATIONS section 30
SECTION (K)

RECREATION YARD REGULATIONS Section 31

(a) → through (e) All outside Recreation is non-existent.

Section 44 GRIEVANCE PROCEDURE PAGE 25

UNITED STATES CONSTITUTIONAL AMENDMENTS

- Amendment I - The Right of the people to petition for a redress of Grievances

Amendment V:

Any person be subject for the same offence to be twice put in jeopardy of life or limb, nor be deprived of life, liberty or property without due process of law, nor shall private property be taken for public use without just compensation

Amendment VII:

NOR cruel and unusual punishments inflicted

Amendment IX:

The enumeration in the constitution, of certain rights, shall not be construed to deny or disparage others retained by the people

Amendment X:

The powers not delegated to the United States by the Constitution, nor prohibited by it to the States are reserved to the STATES respectively, or to the people.

AMENDMENT XIV Section I

Stevens, C ET AL

VS.

MERCER COUNTY

corrections center ET AL.

HON.

UNITED STATES DISTRICT COURT

DISTRICT FOR NEW JERSEY

Pocket

DEFENDANT'S LIST:

CLASS ACTION

NAME: MERCER COUNTY CORRECTIONS CENTER LOCATION: 1750 RIVER

ROAD, LAMBERTVILLE, NEW JERSEY POSITION: WARDEN, Administrators,

ALL Correction County Employees CAPACITY: Individual and Official

CLAIMS: Wilful and purposefully Negligence, violations
of Public Health codes, Deprivation Civil and Constitutional
Rights, violation of Due process, Deprivation of Constitutional
Rights, violation of Administrative codes, Failure to
protect, over crowding, Deprivation of Safe living conditions
Heating and ventilation, Deprivation of Human
Rights, Violation of Governors MASK mandates,

NAME: Director of Public Safety Location: McDADDE

Administration Building, South Broad street, Trenton

NJ CAPACITY: Official and Individual

CLAIMS: || SAME AS ABOVE ||

NAME: STATE OF NEW JERSEY FIRE MARSHALL
AND INSPECTORS LOCATION: TRENTON,
NJ

CLAIMS: Failure to inspect, Conspiracy
to create unsafe living conditions, violation
of Civil and Human Rights, Deprivation
of \$ FIRE & INSPECTION Codes, Deprivation
of Life and Pursuit of HAPPINESS

NAME: STATE OF NEW JERSEY DEPARTMENT
OF PUBLIC HEALTH LOCATION:
TRENTON, NJ

CLAIMS: FAILURE TO properly oversee,
Deprivation of SAFE and HEALTHY
Living STANDARDS, Conspiracy to Deprive,
Conspiracy with County official, violation
of public Health Codes, violation of
the rights to healthy living conditions,
Failure to Shutdown cause of Black mold,

NAME: MERCER COUNTY STATE OF NEW JERSEY
LOCATION: Administration Building, South Broad Street
Trenton, NJ Capacity: Official

CLAIMS: " SAME AS ABOVE

Corrections

MERCER Countyⁿ medical Staffing Located: 1750
River ROAD Lambertville, NJ Capacity: official and
Individual

Claims: MEDICAL MAL ^{Practice} Practice, Fraud, violation of
civil and Constitutional rights, Conspiracy to deprive,
deprivation of the right to life, Liberty proper
medical Treatment, Deprivation of Human
rights, Carelessness.

Stevens

plaintiff-in-error

Hon.

UNITED STATES DISTRICT COURT

vs.

County of Mercer

Director of PUBLIC

SAFETY, MERCER County

Corrections Center

DISTRICT FOR NEW JERSEY

POCKET

BRIEF IN SUPPORT OF COMPLAINT

The above named plaintiff(s) are currently under extreme emotional, mental and physical duress, by the MERCER COUNTY Correctional Center, ran and regulated by the County of MERCER, a mere creation of the STATE OF NEW JERSEY. ALL defendants in their official and individual capacity has purposely and knowingly created unsafe and unhealthy conditions within this facility, not even fit for animal livestock.

The most serious of these health^{Living} conditions is the *Black mold* all over the showers, The NEW JERSEY Health Department deemed this Black mold to unsafe, long term exposure causes lung failure, cancer and other serious health problems. This form of Black mold spores is so deadly that houses, Apartments and other structures have been

evacuated immediately and deemed uninhabitable.

YET, This County facility is constantly stock piling human beings, knowing this detrimental Black mold hazard is constantly in existence and is unsafe. It can be seen as a form of cruel and unusual punishment inflicted, which violates the very foundation of the Sovereign's man's Unalienable and God Given Right to defend his Life, Liberty and pursuit of Happiness.

IT IS THE STATE OF NEW JERSEY an Artificial entity and its various inner Administrative Agencies that oversee and regulate the orderly maintenance and running of the MERCER County Corrections Center. THE STATE OF NEW JERSEY DEPARTMENT OF HEALTH, THE STATE OF NEW JERSEY FIRE MARSHALL position it is to ensure that Health and Safety Standards are being followed, but these Agencies through negligence has purposefully and willfully failed to inspect and properly oversee these facilities.

Second, Living Condition that effects not only inmates health but the constitutional standards to the Right of Life and ~~and~~ Liberty

is the discolored forms of dust and hazardous materials spewing from all the vents, which is in return filling every individual's lungs

In this country exist a long trail of inmate abuses, physical, mental as well as emotional. There seems to be no reform to correct these issues of Public Safety. A person/human being whether convicted or a pretrial detainee is still a member of our society and still retains the rights both inalienable or God-Given. The Declaration of Independence provides:

- I) That all men are created equal and are endowed by their Creator with natural and inalienable rights no man or Government can bestow or take away

That members of the community are colleagues

Amendment 4/5 in part provides

Nobody be deprived of Life, Liberty or property without Due process of Law, nor Shall private property be taken for public use without Just Compensation.

These correctional police officers who are actors of the State, who fall under color of

law, color of title and color of position
to display on his shoulder both the American
FLAG and the patch of The Dept. of public
Safety both show where his Allegiance
lie, to the corporate institutions of this
STATE and Country.

New Jersey houses more incarcerated facilities
the most LARGER STATES, Every County
has one 21 County, & STATE Facilities
FOR MEN / FOR Adult women numerous
institutions to incarcerate children in the
founding of these institutions for the Administration
of public Safety, A warden oversees the
daily ~~op~~ operation of these facilities
but the MERCER County Correctional Facility
is overseen by WARDEN CHARLES ELLIS
who is fully aware these detrimental
conditions persist on a public hazardous
level and this Facility is cited to be
shut down by the STATE

PRIOR Civil Suits have been Filed and
the STATE has settled out of court
due to unsafe conditions, EVERY employee
that either wears a badge of alliance
to public safety and to the Administration
of Justice, feels unsafe to show up for

work, leaving a constant worker shortage
Superior ranking officers conspire with
each other to deprive us plaintiff(s)
of Rights, Such as mask, properly
issued clothing, shoes and vital supplies
necessary to have life in this facility.

Conspiracy by this facility's staff,
Correctional police officers, cause them to
knowingly promote violence by putting
us at risk of bodily harm, by putting
murders, 1st degree gun charges and other
high crimes together with Burglary, Simple
Assault or Traffic Violations. Correctional
police officers not catch inmates assault
other individuals due to these officers
Relationship with inmates from the street,
Correctional employees lives on the same
street, Sister or Aunt have a ~~had~~ baby
with certain individuals, or there is a
romantic relationship with the inmate and
County Correctional employee/officer.

There is no level of oversight by nobody
at this facility from WARDEN to Director
of Public SAFETY to any officer, leaving
harm to constantly be done to us. This County
correctional facility officers proclaim and even

publish safety but are unequip to handle people with mental illness and other mental disabilities, putting them in harms way by intermixing them with people who can and will harm them. This facility is known for the violence of inmate on inmate, Correctional Officers using pepper spray, mace and other agents illegally with out proper procedure paper work.

we the plaintiff(s) are left to the STATE's Abuses and if any one of those plaintiff(s) are here for the long run these abuses will persist, the only vindication is compensation < 10,000[#] per victim

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Center ET AL

: DNJ-Pro Se-007-A-(Rev.12/2020)

(Defendant(s) in this action)

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If the Judge enters an order granting a prisoner's application to proceed in forma pauperis, then the order will assess the filing fee (currently \$350) against the prisoner and collect the fee by directing the agency having custody of the prisoner to deduct an initial partial filing fee equal to 20% of the greater of the average monthly deposits to the prison account or the average monthly balance in the prison account for the six-month period immediately preceding the filing of the complaint, as well as monthly installment payments equal to 20% of the preceding month's income credited to the account for each month that the balance of the account exceeds \$10.00, until the entire filing fee has been paid, regardless of the outcome of the proceeding. See 28 U.S.C. § 1915(b).

The prisoner must complete all questions in the following affidavit, sign and date the affidavit, and then obtain the signature of the appropriate prison official who certifies the prison account statement. After the appropriate prison official certifies your prison trust fund account statement(s), you must attach the prison account statement(s) to this application, for each prison or jail wherein you were incarcerated during the previous six months. If your application to proceed in forma pauperis is incomplete, then the Court may enter an order denying your application without prejudice and administratively terminating your case without filing the complaint.

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- Do you receive any payment or money from your current institution? Yes No

If Yes, state how much you receive each month: _____

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		<u>Amount</u>
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b.	Rent payments, interest, or dividends	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No _____
c.	Pensions, annuities, or life insurance payments	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No _____
d.	Disability or workers compensation payments	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No _____
e.	Gifts or inheritances	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No _____
f.	Any other sources	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No _____

vs.

Hon. _____

MERCER COUNTY

UNITED STATES DISTRICT COURT

Corrections Center

DISTRICT FOR NEW JERSEY

ET AL

DOCKET NO. _____

CIVIL ACTION

TABLE OF AUTHORITIES

- MERCER County Corrections Hand Book PAGE 3 paragraph 2 provides: The Policies and Procedures of the Mercer County Corrections Center meet the requirements of Due process, fairness and restraint as determine by law
- N.J.A.C 10A:31 subchapter 14.2

PAGE 20: LIVING UNIT REGULATIONS section 30
SECTION (K)

RECREATION YARD REGULATIONS Section 31

(a) → through (e) All outside Recreation is non-existent.

Section 44 GRIEVANCE PROCEDURE PAGE 25

UNITED STATES CONSTITUTIONAL AMENDMENTS

- Amendment I - The Right of the people to petition for a redress of Grievances

Amendment V:

Any person be subject for the same offence to be twice put in jeopardy of life or limb, nor be deprived of life, liberty or property without due process of law, nor shall private property be taken for public use without just compensation

Amendment VII:

NOR cruel and unusual punishments inflicted

Amendment IX:

The enumeration in the constitution, of certain rights, shall not be construed to deny or disparage others retained by the people

Amendment X:

The powers not delegated to the United States by the Constitution, nor prohibited by it to the States are reserved to the STATES respectively, or to the people.

AMENDMENT XIV Section I

Stevens, C ETAL

plaintiff(s)

vs.

Hon.

Mercer County Correctional
Facility ETAL

RECEIVED

UNITED STATES DISTRICT COURT
DISTRICT FOR NEW JERSEY

MAR 10 2022 Docket

AT 8:30 M
WILLIAM T. WALSH
CLERK

CLASS ACTION SUIT

BRIEF IN SUPPORT OF MOTION FOR EMERGENT
INTERVENTION BY U.S. COURT ; FEDERAL Building

plaintiff(s) in their sovereign and natural capacity
is respectfully asking this United States courthouse
and Federal building for emergency intervention into
our safety; well-being equalling to our life, without
lack of reason, this facility is plague with black
mold, no heat, no hot water, conditions favorable
to spreading the deadly covid-19 virus and it variations
which all counties is at high risk for contraction

Inside this unclean, unsafe facility, exist the
virus at a rapid rate, causing whole units to
be quarantine, this facilities inexcusable negligence
for safety ~~and~~ protect us against this spread
of this virus, does not exist as their are no
MASK, NO HAND Sanitizers, no toilet paper, NO
Soap, blankets, sheets are barely being handed
out by correctional staff, fire hazards

Conditions exist with 3rd bank stacking, inmates
sleeping on the floor, sleeping on raw metal
our health and welfare is at jeopardy and
this court needs to intervene immediately,

RESPECTFULLY Submitted,

Stevens, Carl without prejudice
UCC 1-308/207

STEVENS, T Calvin

ET AL

Hon.

VS.

UNITED STATES DISTRICT COURT

MERCER COUNTY Corrections,

DOCKET

COUNTY OF MERCER, STATE

OF NEW JERSEY, STATE OF

CIVIL ACTION

NEW JERSEY Fire Marshall;

inspector, STATE OF NJ Public Health

MERCER County, a Creation of the STATE OF NEW
JERSEY, Correctional Center located at 1750 River Road

in Lambertville Township, this Correctional center

from the warden to the Simplist corrections

Officer is negligent to provide safe and adequate

Living Conditions from ~~to~~ disease with clean and

safe heating, hot water, clothing, mask that are

an executive order by the Governor to control the

spread of a panepidemic called the Covid-19

virus and it variations, These individuals waste

tax payers money to ensure that public safety

standards, rules, regulations, codes both State and

10A Administrative are followed.

Instead, this facility is a breeding ground for
a public health hazard, Black mold exist in
layers every where in the bathroom, dust, dirt and
grim blows out the vents at a constant
rate. Every window is partially cracked with a

Steady cold breeze flowing along with the absence
of water in the shower, one has to use a deodorant
stick tube along with using the sink used for
filling up the mop bucket.

These actors who under color of law, color of
title and color of office fails to issue proper
clothing entering facility 1 pair of boxers any
size, shoes super large, ~~1000~~^{Shirt} & 1 pair of
socks are given nothing more is ever given
depriving every inmate of the plainest of basic
rights of life.

Facility staff aware of this but still commits
fraud by lying to the public that this facility
is habitable, but underneath disaster is brewing
and this facility has been cited to be closed and
should be, water is unsafe to drink, units constantly
catch covid-19 as it practices unsafe mask
protection thru mask shortage everyday.

Cruel and unusual punishment should not be
inflicted, as animals get treated better than
I have by this Administrative Correctional
Agency, the lowest of animal and insect life
deserves properly cooked food and safe
living conditions

NAME: Stars Co without prejudice
Inmate #

Edmund McCrary 557627

Tyron McChi 520686

Dale Rogers 518825
Marvin Auto 535130

Terence Houston 528610 *Ron D. Jr.* w/o prejudice

James Feltophil #557812

Julio Gutierrez #546363

Joseph F 557583

