

L. Mayhall

330

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

FILED

ICU, ET AL. : CIVIL ACTION
Plaintiffs :
v. :
SHAPP, ET AL. :
Defendants :

JUL 30 1992

MICHAEL E. RIZ, Clerk
By *ER* Dep. Clerk

file
NOS. 70-3054, 70-2545, 71-513 and 71-1006 *LF*

Imprisoned Citizens Union v. Shapp



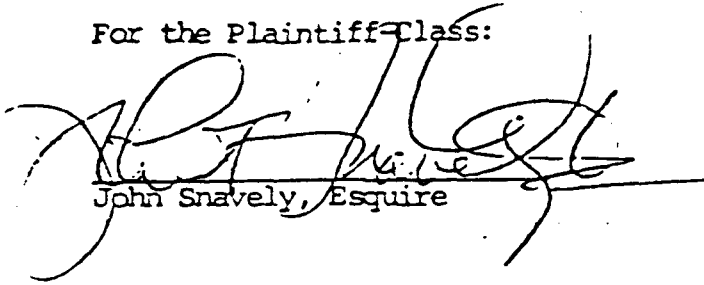
PC-PA-005-007

AGREEMENT

The undersigned as representatives of their respective parties hereby agree that the definition of the term, cell search, which is used in the ICU v. Shapp Consent Decree E.D. Pa. Civil Action Nos. 70-3054, 70-2545, 71-513 and 71-1006, stipulations and amendments thereto and the Bureau of Correction Administrative Directives shall not include the procedure commonly referred to as a cell check. A cell check is a procedure commonly utilized by the Bureau of Correction staff during which they enter an inmate's cell to inspect the structural components of the cell. They examine the bars, windows, lights, electrical outlets, plumbing and other structures in the cell to determine that they have not been damaged and that they present no fire or safety hazards. The inmate's personal property is not searched during a cell check. However, items of property which obscure the structures to be examined will be moved. The procedures, restrictions and regulations with regard to cell searches, which are detailed in the Consent Decree, Stipulations and Amendments thereto, and the Bureau of Correction Administrative Directives do not apply to the cell check procedure. This procedure shall not be used for harrassment of any inmate. Plaintiffs do not waive any right to

claim that this procedure has been used for harrassment.

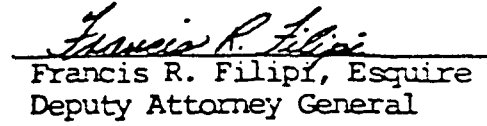
For the Plaintiff Class:



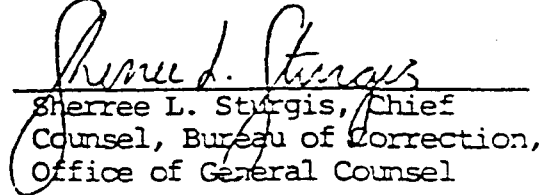
John Snavely, Esquire

Date July 22, 1982

For the Commonwealth Defendants



Francis R. Filipi, Esquire
Deputy Attorney General



Sherree L. Sturgis, Chief
Counsel, Bureau of Correction,
Office of General Counsel