UNITED STATES DISTRICT COURT DISTRICT OF SOUTH CAROLINA ALL DIVISIONS

IN RE:)	2:08-MC-	5006
)		
Revocation of Standing Orders 3:96-MC-83 and)		ORDER
3:96-MC-84, In re: South Carolina Department of)		
Corrections Inmate Grievance Procedure)		
• •)		

Two Standing Orders captioned <u>In re: South Carlina Department of Corrections Inmate</u> <u>Grievance Procedure</u>, 3:96-MC-83 (D.S.C. May 9, 1996) and 3:96-MC-84 (D.S.C. May 9, 1996), were implemented under the Civil Rights of Institutionalized Persons Act (CRIPA), 42 U.S.C. § 1997e, <u>et seq</u>. (1996). The statute, as amended, no longer authorizes a district court to determine that prison grievance procedures as administrative remedies are in substantial compliance with the minimum acceptable standards promulgated in CRIPA. The Standing Orders are hereby rescinded and revoked for good cause, effective immediately.

Accordingly, the Clerk of Court is authorized to assign this Revocation Order a new miscellaneous number.

IT IS SO ORDERED.

FOR THE COURT:

David C. Norton

Chief United States District Judge

August 4, 2008 Charleston, South Carolina