EXHIBIT G

IN THE CIRCUIT/COUNTY COURT OF THE SEVENTH JUDICIAL CIRCUIT IN AND FOR COUNTY, FLORIDA CASE NO. **DIVISION** VS. ORDER DISMISSING PRISONER LITIGATION THIS MATTER came before the Court on the Plaintiff/Petitioner's Court, having considered the petition/complaint and court file, and being otherwise fully advised in the premises, hereby finds as follows: (1) the petition/complaint fails to state any claim for which relief may be granted and has no arguable basis in law or fact. (2) _____ the claim(s) raised in the petition/complaint is/are substantially similar to previously litigated claim(s) involving the same parties or arising from the same operative facts as the subject claim(s). (3) _____ the petition/complaint seeks monetary relief from respondents/defendants who are immune from suit. (4) _____ the plaintiff/petitioner's claim of indigency was false or misleading. (5) _____ this Court is without the requisite jurisdiction to entertain the prisoner's petition for writ of mandamus or habeas corpus because the prisoner is not incarcerated within this judicial circuit. (6) _____ this Court is without the requisite jurisdiction to entertain the prisoner's petition for writ of mandamus because the prisoner has failed to allege or demonstrate in his petition that he has exhausted the two-step administrative grievance procedure provided for in Rules 33-29.006 and 33-29.007, Florida Administrative Code (1993). the petition for writ of habeas corpus fails to allege or demonstrate that the petitioner is entitled to immediate release. the petition/complaint was frivolously filed and the prisoner shall, in accordance with Section (8) _____ 944.279, Florida Statutes (1996), be subject to a forfeiture of earned and unearned gain time as a penalty for instituting this frivolous proceeding in this Court.

the plaintiff/petitioner failed to pay court costs and fees assessed by prior Court order despite

having the ability to pay.

(10)	the plaintiff/petitioner's claim has little likelihood of success on its merits.		
(11)	the allegations of fact in the complaint/petition claim are fanciful or not credible.		
(12)	the petition/complaint seeks relief for mental or emotional injury where there has been no related allegation of a physical injury.		
(13)	the petition/complaint is frivolous, malicion or more named defendants.	is, or reasonably appears to be intended	to harass one
(14)	Other		
Accord	ingly, it is, ORDERED AND ADJUDGED that the Plaintiff/Petitioner's and		h prejudice;
	the Clerk of Court's Office in and for a certified copy of this order to the Sup disciplinary action may be instituted again DC #, in accordance	erintendent ofst the Plaintiff/Petitioner,st	so that
DONE AND ORDERED in		County, Florida this	day
of	, 20		
		CIRCUIT/COUNTY COURT JUDGE	Ē

Copies furnished to: