

454.415 Prohibition against civil action filed by or on behalf of inmate prior to exhaustion of administrative remedies.

- (1) No action shall be brought by or on behalf of an inmate, with respect to a prison disciplinary proceeding or challenges to a sentence calculation or challenges to custody credit or to prison conditions, until administrative remedies as set forth in Department of Corrections policies and procedures are exhausted.
- (2) Administrative remedies shall be exhausted even if the remedy the inmate seeks is unavailable.
- (3) The inmate shall attach to any complaint filed documents verifying that administrative remedies have been exhausted.

Effective: July 12, 2006

History: Amended 2006 Ky. Acts ch. 118, sec. 1, effective July 12, 2006. -- Amended 2002 Ky. Acts ch. 11, sec. 2, effective July 15, 2002. -- Created 1996 Ky. Acts ch. 118, sec. 5, effective July 15, 1996.