

FILED

APR 03 2017

In The Supreme Court of Nevada

ELIZABETH A. BROWN  
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Gene Allen Pro Se  
Petitioner

Case No. 72-586  
Rule 23(d)

State of Nevada  
Respondent

Warden Renee Backer

comes now the petitioner above filed, Doc. 72019  
to exhaust as required, 7:14-cv-00510-RCJ-VPC,  
the case ruled, R.C.J., Doc. 55, in favor of Nev. A.G.  
to dismiss, Doc. 55. Mr. Allen is still unex-  
hausted in the state, are you kidding me really.  
read Doc. 70, P. 3, lin 21; argument im Tec.  
Exhausted. See Pinkston 134 Sct 482, further  
review at lin. 23, directed, argument you  
need counsel, not to over come this procedural  
bar, and P.F.R.O., you need a law firm, and an  
immigration att. See Parham v. Marshall, 126  
F.3d 454. The Mandamus denied N.S.C. No. 72019,  
was also file to exhaust, see Blair 275 F2d 1157.  
The print H.C. may be filed in N.S.C. See  
2002 U.S. App. Lexis 171 (944 Cir Nev. 2002)

Mail Room Problem L.C.C.

An international mandate w. D. Res 122 May

is adopted. Geneva 1955-57 (Treatment of  
Senders, Mr. Allen 9013701409 (ICE hold) shall

received communication with diplomatic

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17-10934

U.K. consular services and U.K. authorities in charge of Mr. Allen's well-being (this is not a priv. issue), he must have a newspaper or B.B.C. be informed of current events daily, contact with the outside world, the exception rule, Mr. Allen is in: no radio, TV.,  
(Solitary Confinement)

When the Staff, inmates out of my personal affairs, regardless of petty jealousy / radical racism / crimes / ect, see Tidvall v. 8th J.D.C. 91 Nov. 520. No response from the 11th J.D.C. Tort. (Filed or not Filed) Dept. 1 (82 Nov. 300).

(General Consideration)

The petitioner now age 60, has requested request relocation to, D.D.C. the D.S.C. has jurisdiction, N.B.S. 34.440.

The D.S.C. ruled June 17, 2007, Judge James Bixler, 8th J.D.C., Dept. 24, could not sanction Mr. Allen's, C.C.D.C. good time credit 643 days State Time for his filing in the courts, Bond 154 F.3d. 958, 6177427, F.R.Civ.P. 8(a) to be reinstated through, C.M.D., D.D.C., see Pangallo, 172 Nov. 1530, 1530, Griffin 122 Nov. 737. (Fundamental Fairness in Proceedings).

E.C.C. Classification is held once a month Mr. Allen simple request a hearing (935ct 1750), (945ct 2903) he a S.O. to be re-classified as P.C. Before his transferred.

# Immigration

## History Development

On Dec 15th 2015, U.S.A. Today as unfortunately I con Mr. Bill Cosby claims merification defamtion in a counter lawsuit that defd did maliciously knowingly published multiple false statements and accusation viciously in the Criminal Justice system.

The standards strategy is to manufacture exaggerate explicit public fear that present your self as a solution

The information acquired from the law library take out bucket boy, is from the 2007 legislative session the last session was SB 104 Nov 2014, even the pre printed motions should be revised up to 2014 C.D. Am legal standard ( Parole Hearing 4-12-17)

The Board of Parole Commissioners is a quasi-judicial body that considers eligibility for release an objective standard to community in the U.S., is this standard effective to detainees for deportation if a person is not going to reside in the U.S. is this factor considered, N.R.S. 213

10885, 213, 110, 213, 110, the immigration issue is not factored into N.D.A.S. Discretionary

Release Parole Guidline Worksheet Statistical risk levels are, re-entry back into the U.S. is a mitigating factor to be considered by U.S. P.A.C.

as appointed Mrs. Beretta Lynch, Parole for an i.e. hold should be Mandatory (N.R.S. 213, 1215) drafted into parole guidelines.

## Case Summary

Procedural Posture, Mr. Allen Plaintiff in C.C.D.C.  
L.V. the reeemer started (no mail repeat)  
I found out my 22 sister had written, this  
would have open the gate access to family  
members. I didn't think much about but  
it kept on (no mail repeat) come over  
the intercom announcements made by  
C/O's, I caught on it was being directed  
at me every time I mailed a letter (no mail  
repeat), but when the inmates cut on  
on it really talk off. They ran me out of  
L.C.C. 2005, Luckily I went to court  
L.C.C. again 2007 after the harassment  
became unbearable, 2016, again they all  
know about the hazing by staff, (true or false)  
doesn't matter this is not a game show it's  
state prison, I'm in a position now again  
where inmates have taken it to heart,  
regardless. problem problem problem it's  
repetitive parroting or (Torture perpet-  
rated under color of official authority viol-  
ates accepted norms of human rights  
(630 F. 2d 878). disregard for Mr. Allen  
safety deliberate indifference, trashing  
U.S. Gov. agency and personal mail really.

### ACKNOWLEDGMENT

I, the undersigned, acknowledge that I have read the foregoing and that the information contained therein is true and correct to my own knowledge and belief.

Further, I state that I have not directly or indirectly paid or caused to be paid to any inmate, agent of an inmate, or family member of any inmate a sum of money, favors or anything else for assistance in the preparation of this document or any other document in connection with this action.

Further, I acknowledge that if any of the information included in this motion for leave to proceed *in forma pauperis* is false or misleading, I understand that sanctions may be imposed against me. Those sanctions may include, but are not limited to, the following:

- (1) dismissal of my case with prejudice;
- (2) imposition of monetary sanctions;
- (3) the Nevada Department of Prisons may bring disciplinary proceedings for a violation of MJ-48 of the Code of Penal Discipline, which can include all sanctions authorized under the Code including the loss of good time credits and punitive confinement; and
- (4) perjury charges.

Further, I hereby authorize the United States District Court, District of Nevada, or its representative, to investigate my financial status, and authorize any individual, corporation, or governmental entity to release any such information to the said Court or its representative.


Further, I acknowledge and consent that a portion of any recovery, as directed by the court, shall be paid to the clerk for reimbursement of all fees and costs incurred by me as a result of being granted leave to proceed *in forma pauperis*.

Dated this 27 day of March, 2017

  
(Signature of Applicant)

I understand that a false statement or answer to any question in this declaration will subject me to penalties of perjury. I **DECLARE UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE UNITED STATES OF AMERICA THAT THE FOREGOING IS TRUE AND CORRECT.** See 28 U.S.C. § 1746 and 18 U.S.C. § 1621.

Signed at L.S.C., D.D.C.  
(Location)

  
(Signature)

3-27-17  
(Date)

70542  
(Inmate Prison Number)

CERTIFICATE OF SERVICE

I do certify that I mailed a true and correct copy of the foregoing Rule 23.1(d) to the below address(es) on this 27 day of March, 2017, by placing same into the hands of prison staff for posting in the U.S. Mail:

Nev. Att. Gen Ste 3900  
555 E. Washington Blvd  
L.V. Nev, Nevada 89101

Attorney For Nev

( ) check for additional address(es) below

[Signature]  
#70542  
Lovelock Correctional Center  
1200 Prison Road  
Lovelock, Nevada 89419

[Signature] In Pro Se

ADDRESS(ES) Continued from Above (If Applicable):

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_, Nevada 89\_\_\_\_\_

Attorney For \_\_\_\_\_

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Attorney For \_\_\_\_\_

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\_\_\_\_\_, Nevada 89\_\_\_\_\_

Attorney For \_\_\_\_\_