

IN THE SUPREME COURT OF THE STATE OF NEVADA

BRYAN PHILLIP BONHAM,
Appellant(s),

vs.

THE STATE OF NEVADA; NEVADA
DEPARTMENT OF CORRECTIONS;
CHARLES DANIELS; TIM GARRETT;
AND CARTER POTTER,
Respondent(s),

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Case No: A-20-823142-C

Docket No: 86217

RECORD ON APPEAL VOLUME 2

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A-20-823142-C Bryan Bonham, Plaintiff(s) vs. Nevada State of, Defendant(s)

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TRANSACTION TITLE	AMOUNT	REMAINING BALANCE
Initial Deposit	\$150.00	\$150.00
Filing Fee Deduction	\$30.00	\$120.00
Legal Copy Work Deduction	\$75.00	\$45.00
Savings Account Deduction	\$15.00	\$30.00
Postage Deduction	\$9.00	\$21.00

It appears to be the additional \$9.00 deduction that Bonham believes violated his constitutional rights and entitles him to \$85,000.00.

C. NDOC Regulations Governing Inmate Deposits and Deductions

As the deposit was made in January 2020, it is governed by Administrative Regulation (AR) 258, effective date May 15, 2018. Exhibit B. This regulation was signed by the previous NDOC Director James Dzurenda and not the current Director Charles Daniels. *Id.* at 23. Pursuant to AR 258, the NDOC may deduct up to 50% of a deposit to pay for costs incurred by the NDOC on behalf of the inmate pursuant to NRS 209.246. *Id.* at 7. These costs include postage and copy work.

Inmate deductions are made by individuals assigned to the NDOC's Purchasing and Inmate Services Division. Declaration of Venus Fajota, attached as Exhibit C. Director Daniels, Officer Potter, and Officer Garrett are not involved in the banking division, did not make or approve the identified deductions, and are otherwise uninvolved in inmate banking. *Id.*

III. LEGAL STANDARD

A. Motion To Dismiss Standard

A pleading is subject to certain rules; primary among them is that a plaintiff's complaint must adhere to Nev. R. Civ. P. 8(a), which provides:

A pleading which sets forth a claim for relief . . . shall contain (1) a short and plain statement of the claim showing that the pleader is entitled to relief; and (2) a demand for judgment for the relief the pleader seeks. Relief in the alternative or of several different types may be demanded.

1 The State of Nevada follows a notice pleading standard as to Nev. R. Civ. P. 8(a) and
2 the sufficiency of the complaint. *See Crucil v. Carson City*, 95 Nev. 583, 585, 600 P.2d 216,
3 217 (1979) (“[T]he pleading of [a] conclusion, either of law or fact, is sufficient so long as
4 the pleading gives fair notice of the nature and basis of the claim.”). Nevertheless, even
5 under the notice pleading standard, “[a] complaint must set forth sufficient facts to
6 establish all necessary elements of a claim for relief . . . so that the adverse party has
7 adequate notice of the nature of the claim and relief sought.” *Hay v. Hay*, 100 Nev. 196,
8 198, 678 P.2d 672, 674 (1984) (internal citations omitted).

9 Nev. R. Civ. P. 12(b)(5) allows this Court to dismiss a complaint for “failure to state
10 a claim upon which relief can be granted.” When reviewing a motion to dismiss under Nev.
11 R. Civ. P. 12(b)(5), this Court “must construe the pleadings liberally and accept all factual
12 allegations in the complaint as true.” *Blackjack Bonding v. City of Las Vegas Mun. Court*,
13 116 Nev. 1213, 1217, 14 P.3d 1275, 1278 (2000). In doing so, “this [C]ourt must draw every
14 fair inference in favor of the non-moving party.” *Id.* “A complaint will not be dismissed
15 for failure to state a claim unless it appears beyond a doubt that the plaintiff could prove
16 no set of facts which, if accepted by the trier of fact, would entitle him or her to relief.” *Id.*
17 (quoting *Simpson v. Mars Inc.*, 113 Nev. 188, 190, 929 P.2d 966, 967 (1997)).

18 Dismissing a complaint **with prejudice** is appropriate when it is clear that allowing
19 a plaintiff an opportunity to amend would be futile. *See Lucas v. Dep’t of Corr.*, 66 F.3d 245,
20 248-49 (9th Cir. 1995) (per curiam) (holding a district court does not abuse its discretion by
21 dismissing a *pro se* complaint if it is clear that the deficiencies cannot be cured by
22 amendment); *see also Cook, Perkiss & Liehe, Inc. v. N. Cal. Collection Serv., Inc.*, 911 F.2d
23 242, 247 (9th Cir. 1990). (**emphasis added**)

24 B. Motion For Summary Judgment Standard

25 Summary judgment is an important procedural tool by which “factually insufficient
26 claims or defenses [may] be isolated and prevented from going to trial with the attendant
27 unwarranted consumption of public and private resources.” *Celotex Corp. v. Catrett*, 477
28 U.S. 317, 327, (1986). Summary judgment should be granted when there is no genuine

issue of material facts. *Boesiger v. Desert Appraisals, LLC*, 135 Nev. 192, 194, 444 P.3d 436, 439 (2019). To survive summary judgment, the nonmoving party “must do more than simply show there is some metaphysical doubt as to the operative facts.” *Id.* (internal quotation and citation omitted).

IV. LEGAL ARGUMENT

A. The State Of Nevada Is Not A Person

This Court should dismiss the State of Nevada and NDOC with prejudice because states and their political subdivisions are not persons for the purposes of §1983 litigation. “[A] litigant complaining of a violation of a constitutional right does not have a direct cause of action under the United States Constitution but must utilize 42 U.S.C. § 1983.” *Arpin v. Santa Clara Valley Transp. Agency*, 261 F.3d 912, 925 (9th Cir. 2001). “[A] State is not a ‘person’ within the meaning of § 1983[.]” *Will v. Michigan Dep’t of State Police*, 491 U.S. 58, 65 (1989); *see also Cuzze v. Univ. & Comm. Coll. Sys. of Nevada*, 123 Nev. 598, 605 (2007).

Under both United States Supreme Court and Nevada Supreme Court precedent, states and their political subdivisions are not proper parties for §1983 litigation. Here, Bonham alleges violations of his constitutional rights and thus he must bring his action pursuant to §1983. *See Arpin*, 261 F.3d at 925. Because Bonham must bring his action pursuant to §1983, he cannot name the State of Nevada nor the NDOC. Lastly, this complaint does not contemplate any declarative relief which in certain limited circumstances make the inclusion of the State appropriate.

Accordingly, these Defendants must be dismissed with prejudice.

B. Bonham Failed To Allege Personal Participation

1. There Are No Allegations Of Personal Participation

“Prison officials are deliberately indifferent to a prisoner’s serious medical needs when they deny, delay, or intentionally interfere with medical treatment[.]” *Hamilton v. Endell*, 981 F.2d 1062, 1066 (9th Cir. 1992). “In order for a person acting under color of state law to be liable under section 1983, there must be a showing of personal participation in the alleged rights deprivation: there is no respondeat superior liability[.]” *Jones v.*

1 *Williams*, 297 F.3d 930, 934 (9th Cir. 2002); *see also Bacon v. Williams*, No. 77135-COA,
2 2019 WL 4786883, at *1 (Nev. App. Sept. 27, 2019) (upholding the district court's dismissal
3 of an inmate complaint for failing to allege how each defendant personally participated in
4 the alleged violation as required by §1983). The Nevada Court of Appeals further held that
5 denying a grievance is insufficient to demonstrate personal participation. *Id* (citing cases
6 demonstrating the denial of a grievance is insufficient to establish personal participation).

7 This Court should dismiss Director Daniels as there are no allegations that Director
8 Daniels participated in the alleged deprivation or withheld any of the deposited funds.
9 Instead, Bonham alleges Director Daniels is liable because Bonham told Director Daniels
10 about the alleged violation and Director Daniels failed to correct it. Complaint at 2.
11 However, the Nevada Court of Appeals has already held this allegation is insufficient to
12 create personal participation. Moreover, the Director is not involved with inmate account
13 management. These automatic deductions are undertaken by Purchasing and Inmate
14 Services.

15 Likewise, Officers Potter and Garrett are entitled to dismissal for lack of personal
16 participation. Bonham alleges only that they were aware of the alleged violation and failed
17 to stop it. *Id.* at 2. Bonham even alleges that Officer Garrett is sued because he was in a
18 supervisory position. *Id.* However, both the Ninth Circuit and Nevada Court of Appeals
19 have noted that there is no supervisory liability in §1983 matters.

20 2. Summary Judgment Is Appropriate

21 This Court should dismiss with prejudice because Bonham cannot demonstrate the
22 named Defendants personally participated in the alleged violations. The named
23 Defendants supervise "custody staff" not banking staff.¹ The Defendants do not work in the
24 banking department, did not handle the deposit, did not make any of the deductions, and
25 only became aware of the alleged violation after the fact. Exhibit C at 2:13-19. Accordingly,
26

27 ¹ Custody staff is the generally used term to refer to NDOC employees that work in
28 the correctional institutions and have direct contact with inmates. This is in contrast to
banking employees, that oversee the banking division, or the medical employees that
oversee medical treatment.

Bonham cannot demonstrate that any of the named Defendants personally participated in the alleged deprivation. Therefore, these Defendants are entitled to summary judgment.

Initially, the party moving for summary judgment bears the initial burden of showing the absence of a genuine issue of material fact. *U.S. v. Weiss*, 847 F.Supp. 819, 826 (D. Nev. 1994). Once the moving party meets this burden, by presenting sufficient evidence, the burden then shifts to the nonmoving party. *Id.* at 826-27. The nonmoving party must then “set forth specific facts demonstrating that there is a genuine issue for trial.” *Id.* at 827 (citing *Liberty Lobby, Inc.*, 477 U.S. at 250). “If the factual context makes the respondent’s claim implausible, that party must come forward with more persuasive evidence than would otherwise be necessary to show that there is a genuine issue for trial.” *Id.* (citing *Celotex Corp. v. Catrett*, 477 U.S. 317, 323-24 (1986)).

C. Deducting Nine Dollars Did Not Violate Bonham’s Rights

As an initial matter, it appears Bonham is not challenging the deductions for the financial certificate, the legal copies, or the savings account as he alleges he should have received \$30.00 from the deposit. Complaint at 3. Thus, Bonham is left with the allegation that deducting the additional \$9.00 for postage violated his constitutional rights. Bonham’s claim fails as a matter of law.

It appears Bonham bases his claim on the allegation that the legal postage deduction violated AR 258 because, when combined with the copy work deductions, it exceeded 50% of the deposit (\$75.00 (legal copies) + \$9.00 (postage) = \$84.00, which is more than 50% of \$150.00). However, AR 258 does not create any substantive rights. Bonham brings claims under the Fourth, Fifth, and Fourteenth Amendments.

Although similar, the amendments have differing standards. The Takings Clause limits the government’s ability to take property without paying for it.² *Vance v. Barrett*,
///

² As an threshold matter, there was no seizure or taking as the money was not taken for the government but was instead applied to pay debt Bonham admittedly incurred and authorized. This would be tantamount to a government entity deducting funds to pay for the payee’s child support. The government does not keep the funds but instead applies it to an accrued debt.

345 F.3d 1083, 1086 (9th Cir. 2003). While the Due Process Clause requires appropriate procedural protections when the government takes property. *Id.*

The Ninth Circuit has already held the NDOC may deduct funds to pay for expenses incurred in maintaining and operating inmate accounts. *Id.* at 1089 (“[w]e have no trouble concluding that the officials may deduct [expenses relating to inmate accounts]). Here, Bonham does not allege the legal copy charges or the legal postage charges were incorrect or unauthorized. Instead, Bonham simply complains the NDOC deducted too large a percentage to pay these debts. As Bonham has not alleged or demonstrated that he did not authorize these charges, the Defendants are entitled to summary judgment on the Fifth Amendment claim.

Likewise, the Defendants are entitled to summary judgment on the Fourteenth Amendment clause. The Due Process Clause requires prison officials create adequate procedurals governing inmate bank accounts. *Id.* at 1090-91 (discussing that prison administrators must create procedural safeguards, in compliance with statutory authority authorizing the deduction). Here, there is no dispute that NDOC has statutory authority to deduct money from inmate deposits. Specifically, NRS 209.246 states the NDOC Director, with approval from the Board of Prison Commissioners, may establish regulations authorizing the deduction of a “reasonable amount” of money from inmate deposits.³

As NDOC has statutory authorization to deduct money to pay for legal postage and copies, the next inquiry is whether there are competent procedural safeguards. Here, the

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³ The Director shall, with the approval of the Board, establish by regulation criteria for a reasonable deduction from money credited to the account of an offender to:

2. Defray, as determined by the Director, a portion of the costs paid by the Department for medical care for the offender, including, but not limited to:

(a) Except as otherwise provided in paragraph (b) of subsection 1, expenses for medical or dental care, prosthetic devices and pharmaceutical items; and

(b) Expenses for prescribed medicine and supplies.

3. Repay the costs incurred by the Department on behalf of the offender for:

(a) Postage for personal items and items related to litigation;

(b) Photocopying of personal documents and legal documents, for which the offender must be charged a reasonable fee not to exceed the actual costs incurred by the Department;

(c) Legal supplies;

1 uncontested evidence demonstrates NDOC's AR's are competent procedural safeguards
2 because they provide both pre and post deprivation guidelines and reviews.

3 A Court recently found that AR 258, when combined with AR 740's grievance
4 procedures, "provide adequate procedural protections" and thus does not violate the Due
5 Process Clause. *Antonetti v. McDaniels*, No. 3:16-cv-00396-MMD-WGC, 2021 WL 624241,
6 at * 21 (D. Nev. Jan. 25, 2021); *see also Beraha v. Nevada*, 3:17-cv-00366-RCJ-CLB, 2020
7 WL 3949223, at *5 (D. Nev. Apr. 27, 2020).

8 As a threshold matter, NDOC's alleged violation of its own policy does not create a
9 Due Process violation. The Supreme Court has already rejected the argument that prison
10 regulations create a liberty interest and therefore violations of policy violate the Due
11 Process Clause. *See Sandin v. Conner*, 515 U.S. 472, 482-84 (1995) (rejecting the argument
12 that a prison regulation creates a liberty interest protected by the Due Process Clause); *see*
13 *also Machlan v. Neven*, No. 3:13-cv-00337-MMD, 2015 WL 1412748, at * 12 (D. Nev. Mar.
14 27, 2015) (*aff'd*, 656 F. App'x 365 (9th Cir. 2016)) ("Stated differently, prison officials do not
15 offend the Constitution by ignoring prison [regulations]). Thus, the question is not whether
16 NDOC violated its own regulations, but whether NDOC has appropriate safeguards to
17 govern deductions.⁴ Multiple courts have already answered in the affirmative

18 Administrative Regulation 258 provides the first safeguard concerning inmate
19 accounting issues. Inmates with concerns regarding deductions or other banking issues can
20 submit a fiscal inquiry regarding the issue. Exhibit B at 17-18. The inmate's caseworker
21 first attempts to address the issue, and if they are unable to, the issue is escalated to
22 Inmate Services Banking Services (ISBS). *Id.* at 18. Thus, AR 258 creates at least two
23 safeguards for inmate deductions.

24 Additionally, AR 740, the grievance process, creates yet another safeguard for
25 inmate deductions. Exhibit D. Inmates who believe the banking division made an error
26

27 ⁴ *See also Brewster v. Dretke*, 587 F.3d 764, 768 (5th Cir. 2009) (noting a prison
28 official's failure to follow regulations does not violate the Due Process clause so long as the
constitutional minima is met).

1 may submit a grievance challenging the action. Exhibit D at 3 (noting inmates may file
2 grievances alleging harms). Grievances go through at least three different levels of review.
3 **First**, the informal grievance is reviewed by the assigned caseworker. *Id.* at 9-11. **Second**,
4 the inmate may appeal and grievance denial to the Warden's office for review. *Id.* at 11-13.
5 **Third**, the inmate may appeal the Warden's decision to a Deputy Director for review. The
6 Deputy Director of Support Services reviews second level grievances concerning banking
7 issues. *Id.* at 13.

8 As there is statutory authority authorizing the Director to determine the appropriate
9 deduction percentage, and there are appropriate procedural safeguards, Defendants are
10 entitled to summary judgment on all claims.

11 **D. Defendants Are Entitled To Qualified Immunity**

12 This Court should hold Defendants are entitled to Qualified Immunity on all claims.
13 It is a long-standing principle that governmental officials are shielded from civil liability
14 under the doctrine of Qualified Immunity. *Harlow v. Fitzgerald*, 457 U.S. 800, 818 (1982).

15 The defense of qualified immunity protects "government officials
16 . . . from liability for civil damages insofar as their conduct does
17 not violate clearly established statutory or constitutional rights
18 of which a reasonable person would have known." The rule of
19 qualified immunity "provides ample support to all but the
20 plainly incompetent or those who knowingly violate the law."
21 "Therefore, *regardless of whether the constitutional violation*
22 *occurred*, the officer should prevail if the right asserted by the
23 plaintiff was not 'clearly established' or the officer could have
24 reasonably believed that his particular conduct was lawful."
25 Furthermore, "[t]he entitlement is an immunity from suit rather
26 than a mere defense to liability; ... it is effectively lost if a case is
27 erroneously permitted to go to trial."

28 *Shroeder v. McDonald*, 55 F.3d 454, 461 (9th Cir. 1995) (emphasis in original; internal
29 citations omitted).

30 When conducting the Qualified Immunity Analysis, courts "ask (1) whether the
official violated a constitutional right and (2) whether the constitutional right was clearly
established." *C.B. v. City of Sorona*, 769 F.3d 1005, 1022 (9th Cir. 2014) (internal citation
omitted).

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1 The second inquiry, whether the Constitutional right in question was clearly
2 established, is an objective inquiry that turns on whether a reasonable official in the
3 position of the defendant knew or should have known at the time of the events in question
4 that his or her conduct was Constitutionally infirm. *Anderson v. Creighton*, 483 U.S. 635,
5 639-40 (1987); *Lacey v. Maricopa Cty.*, 693 F.3d 896, 915 (9th Cir. 2012). Only where a
6 governmental official's belief as to the constitutionality of his or her conduct is "plainly
7 incompetent" is Qualified Immunity unavailable. *Stanton v. Sims*, 134 S.Ct. 3, 5 (2013)
8 (per curiam). Governmental officials are entitled to high deference when making this
9 determination, (*Anderson*, 483 U.S. at 640), requiring the Court to assess whether
10 Qualified Immunity is appropriate "in light of the specific context of the case." *Tarabochia*
11 *v. Adkins*, 766 F.3d 1115, 1121 (9th Cir. 2014) (quoting *Robinson v. York*, 566 F.3d 817, 821
12 (9th Cir. 2009)). The Ninth Circuit recently clarified that Qualified Immunity applies when
13 "their conduct does not violate clearly established Statutory or Constitutional rights of
14 which a reasonable person would have known[.]" *Emmons v. City of Escondido*, 921 F.3d
15 1172, 1174 (9th Cir. 2019).

16 In determining "whether a [constitutional] right was clearly established," this Court
17 is to survey the law within this Circuit and under Supreme Court precedent "at the time of
18 the alleged act." *Perez v. United States*, 103 F.Supp. 3d 1180, 1208 (S. D. Cal. 2015)
19 (quoting *Cnty. House, Inc. v. City of Boise*, 623 F.3d 945, 967 (2010) (citing *Bryan v.*
20 *MacPherson*, 630 F.3d 805, 933 (9th Cir. 2010)). As such, "liability will not attach unless
21 there exists a case where an officer acting under similar circumstances . . . was held to have
22 violated the [Eighth Amendment.]" *Emmons*, 921 F.3d at 1174 (citing *White v. Pauly*, 137
23 U.S. 548, 551-52 (2017) (per curiam).⁵ Although there need not be an identical case,
24 "existing precedent must have placed the . . . question beyond debate." *Ashcroft v. al-Kidd*,
25 563 U.S. 731, 741 (2011).

26
27 ⁵ As recently as September 2020, the Ninth Circuit affirmed the importance of
28 qualified immunity in the prison context. See *Cates v. Stroud*, 2020 WL 5742058 (9th Cir.
2020) (holding prison officials were entitled to qualified immunity for conducting a strip
search of a prison visitor).

1 Although Defendants do not concede they violated any constitutional right, to the
2 extent this Court concludes otherwise, Defendants argue such a right was not clearly
3 established at the time of the alleged violation.

4 The question presented for this Court's review, is whether there is a clearly
5 established constitutional right prohibiting prison officials from deducting more than 50%
6 of an inmate's deposit to pay for an inmate's debt. Defendants contend there is not any
7 authority that clearly establishes the maximum percentage that can be deducted. See
8 *Loard v. Sorenson*, 561 F. App'x 703, 705 (10th Cir. 2014) (noting Utah deducts 60% of an
9 inmate's wages to pay restitution).

10 Assuming this Court then concludes that the \$9.00 was erroneously deducted, the
11 next determination is whether prison officials were clearly aware that the procedural
12 safeguards in place violated the Due Process Clause. Here, Bonham cannot demonstrate
13 prison officials were on notice that AR 258 and AR 740 did not create adequate safeguards.
14 Bonham cannot do so because at least two other Courts have already concluded that AR 258
15 and AR 740 were appropriate safeguards. *Antonetti v. McDaniels*, No. 3:16-cv-00396-MMD-
16 WGC, 2021 WL 624241, at * 21 (D. Nev. Jan. 25, 2021); see also *Beraha v. Nevada*, 3:17-cv-
17 00366-RCJ-CLB, 2020 WL 3949223, at *5 (D. Nev. Apr. 27, 2020).

18 V. CONCLUSION

19 This attempt fails because: (1) Bonham did not demonstrate how each Defendant
20 allegedly participated in the violation, (2) NRS 209.246 authorizes the Director to deduct a
21 reasonable amount from inmate deposits, (3) the NDOC did not seize Bonham's funds as it
22 was applied to Bonham's own debts, (4) courts have already concluded AR 258 and AR 740

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1 create adequate due process safeguards and (5) Defendants are entitled to qualified
2 immunity.

3 DATED this 5th day of April, 2021.

4 AARON D. FORD
5 Attorney General

6 By: /s/ Katlyn M. Brady
7 KATLYN M. BRADY (Bar No. 14173)
8 Senior Deputy Attorney General

9 *Attorneys for Defendants*
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CERTIFICATE OF SERVICE

I certify that I am an employee of the State of Nevada, Office of the Attorney General, and that on April 5, 2021, I electronically filed the foregoing **DEFENDANTS' MOTION TO DISMISS OR IN THE ALTERNATIVE MOTION FOR SUMMARY JUDGMENT** via this Court's electronic filing system. Parties who are registered with this Court's electronic filing system will be served electronically. For those parties not registered, service was made by emailing a copy at Las Vegas, Nevada, addressed to the following:

Bryan Bonham, #60575
High Desert State Prison
P.O. Box 650
Indian Springs, Nevada 89070
Email: HDSP_LawLibrary@doc.nv.gov
Plaintiff, Pro Se

/s/ Carol A. Knight
CAROL A. KNIGHT, an employee of the
Office of the Nevada Attorney General

EXHIBIT A

Daily Transaction Summary

EXHIBIT A

Daily Transaction Summary: January 01, 2019 - January 11, 2021

Page 1

Offender Number: 0060575

Institution: HDSP

Living Unit: D

Offender Name: BONHAM, BRYAN P

Housing Facility: U9

Cell: 19

Account Status: Open

Bed: A

Date	Transaction Type	Payer / Paid To	Reference Number	Deposit# / Check#	Amount	Balance	Loc Code
01/01/2019						\$0.35	
01/04/2019 07:00:25 AM	Keefe	Linda Conry		9900012574	\$130.00	\$130.35	LCC
01/04/2019 07:00:25 AM	Financial Certificate	USDC Nevada		9900030985	(\$26.00)	\$104.35	LCC
01/04/2019 07:00:25 AM	Legal Copies	Inmate Welfare Fund		9900025595	(\$1.60)	\$102.75	LCC
01/04/2019 07:00:25 AM	Medical Copay	Inmate Welfare Fund		9900025646	(\$8.00)	\$94.75	LCC
01/04/2019 07:00:25 AM	Savings				(\$13.00)	\$81.75	LCC
01/07/2019 07:54:59 AM	Commissary		5909;102028226		(\$7.73)	\$74.02	LCC
01/07/2019 02:11:24 PM	Commissary Refund		5909;100016538		\$6.06	\$80.08	LCC
01/07/2019 02:11:24 PM	Trust 2				(\$6.06)	\$74.02	LCC
01/08/2019 08:27:33 AM	Trust 2				\$6.06	\$80.08	LCC
01/08/2019 08:27:33 AM	Commissary		5909;102030089		(\$28.33)	\$51.75	LCC
01/14/2019 07:56:52 AM	Commissary		5909;102038221		(\$31.57)	\$20.18	LCC
01/17/2019 02:53:54 PM	Legal Copies	LCC	*	9900025392	(\$1.80)	\$18.38	LCC
01/17/2019 02:54:54 PM	Legal Copies	LCC	*	9900025392	(\$0.90)	\$17.48	LCC
01/18/2019 11:59:38 AM	Legal Copies	LCC	*	9900025392	(\$6.80)	\$10.68	LCC
01/18/2019 03:04:24 PM	Legal Copies	LCC	*	9900025392	(\$0.80)	\$9.88	LCC
01/22/2019 07:49:13 AM	Commissary		5909;102047506		(\$9.82)	\$0.06	LCC
04/01/2019 07:00:25 AM	Keefe	tyler bonham		9900013280	\$160.00	\$160.06	LCC
04/01/2019 07:00:25 AM	Financial Certificate	USDC Nevada		9900030985	(\$32.00)	\$128.06	LCC
04/01/2019 07:00:25 AM	Legal Copies	Inmate Welfare Fund		9900026697	(\$2.80)	\$125.26	LCC
04/01/2019 07:00:25 AM	Legal Copies	Inmate Welfare Fund		9900026697	(\$3.10)	\$122.16	LCC
04/01/2019 07:00:25 AM	Legal Copies	Inmate Welfare Fund		9900026697	(\$3.40)	\$118.76	LCC
04/01/2019 07:00:25 AM	Legal Copies	Inmate Welfare Fund		9900026697	(\$7.20)	\$111.56	LCC
04/01/2019 07:00:25 AM	Legal Copies	Inmate Welfare Fund		9900026697	(\$5.20)	\$106.36	LCC
04/01/2019 07:00:25 AM	Legal Copies	Inmate Welfare Fund		9900026697	(\$7.90)	\$98.46	LCC
04/01/2019 07:00:25 AM	Legal Copies	Inmate Welfare Fund		9900026697	(\$8.30)	\$90.16	LCC
04/01/2019 07:00:25 AM	Legal Copies	Inmate Welfare Fund		9900026697	(\$6.00)	\$84.16	LCC
04/01/2019 07:00:25 AM	Legal Copies	Inmate Welfare Fund		9900026697	(\$18.80)	\$65.36	LCC
04/01/2019 07:00:25 AM	Legal Copies	Inmate Welfare Fund		9900026697	(\$2.20)	\$63.16	LCC
04/01/2019 07:00:25 AM	Legal Copies	Inmate Welfare Fund		9900026697	(\$5.20)	\$57.96	LCC
04/01/2019 07:00:25 AM	Legal Copies	Inmate Welfare Fund		9900026697	(\$8.50)	\$49.46	LCC

Daily Transaction Summary (0060575 - BRYAN BONHAM cont.): January 01, 2019 - January 11, 2021

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Date	Transaction Type	Payer / Paid To	Reference Number	Deposit# / Check#	Amount	Balance	Loc Code
04/01/2019 07:00:25 AM	Legal Copies	Inmate Welfare Fund		9900026697	(\$1.40)	\$48.06	LCC
04/01/2019 07:00:25 AM	Savings				(\$16.00)	\$32.06	LCC
04/02/2019 03:34:09 PM	Legal Postage	LCC	*	9900026508	(\$2.45)	\$29.61	LCC
04/02/2019 03:34:47 PM	Legal Postage	LCC	*	9900026508	(\$0.50)	\$29.11	LCC
04/05/2019 01:58:37 PM	Commissary		5909;102144552		(\$29.07)	\$0.04	LCC
06/22/2019 07:00:11 AM	Keefe	tyler bonham		9900014012	\$150.00	\$150.04	LCC
06/22/2019 07:00:11 AM	Financial Certificate	USDC Nevada		9900030985	(\$30.00)	\$120.04	LCC
06/22/2019 07:00:11 AM	Legal Copies	Inmate Welfare Fund		9900027486	(\$12.60)	\$107.44	LCC
06/22/2019 07:00:11 AM	Legal Copies	Inmate Welfare Fund		9900027486	(\$16.40)	\$91.04	LCC
06/22/2019 07:00:11 AM	Legal Copies	Inmate Welfare Fund		9900027486	(\$46.00)	\$45.04	LCC
06/22/2019 07:00:11 AM	Savings				(\$15.00)	\$30.04	LCC
06/25/2019 04:59:05 PM	Legal Postage	LCC	*	9900027292	(\$0.50)	\$29.54	LCC
06/25/2019 04:59:13 PM	Legal Postage	LCC	*	9900027292	(\$0.50)	\$29.04	LCC
06/25/2019 04:59:13 PM	Legal Postage	LCC	*	9900027292	(\$0.50)	\$28.54	LCC
06/28/2019 10:46:52 AM	Commissary		5909;102254663		(\$28.02)	\$0.52	LCC
07/02/2019 02:22:56 PM	Legal Postage	LCC	*	9900027751	(\$0.50)	\$0.02	LCC
12/03/2019 07:00:18 AM	Keefe	Linda Conry		9900015573	\$60.00	\$60.02	LCC
12/03/2019 07:00:18 AM	Trust 2				(\$60.00)	\$0.02	LCC
12/09/2019 11:58:33 AM	Trust 2				\$7.29	\$7.31	LCC
12/09/2019 11:58:33 AM	Commissary		5909;102460024		(\$7.29)	\$0.02	LCC
12/13/2019 01:37:07 PM	Trust 2		2333274		\$52.71	\$52.73	DOC
12/13/2019 01:37:07 PM	Check Tops	BLICK ART MATERIALS	2333274	327222	(\$52.73)	\$0.00	DOC
12/22/2019 07:00:33 AM	Keefe	Tyler Bonham		9900015778	\$198.00	\$198.00	LCC
12/22/2019 07:00:33 AM	Trust 2				(\$198.00)	\$0.00	LCC
12/30/2019 07:01:07 AM	Keefe	Linda Conry		9900015789	\$220.00	\$220.00	LCC
12/30/2019 07:01:07 AM	Trust 2				(\$220.00)	\$0.00	LCC
12/30/2019 08:14:45 AM	Trust 2				\$61.84	\$61.84	LCC
12/30/2019 08:14:45 AM	Commissary		5909;102484584		(\$61.84)	\$0.00	LCC
01/06/2020 09:11:44 AM	Trust 2				\$44.45	\$44.45	LCC
01/06/2020 09:11:44 AM	Commissary		5909;102493347		(\$44.45)	\$0.00	LCC
01/08/2020 07:00:23 AM	Keefe	Linda Conry		9900015900	\$150.00	\$150.00	LCC
01/08/2020 07:00:23 AM	Financial Certificate	USDC Nevada		9900034398	(\$30.00)	\$120.00	LCC
01/08/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900031599	(\$10.00)	\$110.00	LCC
01/08/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900031599	(\$6.00)	\$104.00	LCC
01/08/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900031599	(\$1.60)	\$102.40	LCC
01/08/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900031599	(\$6.00)	\$96.40	LCC

Daily Transaction Summary (0060575 - BRYAN BONHAM cont.): January 01, 2019 - January 11, 2021

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Date	Transaction Type	Payer / Paid To	Reference Number	Deposit# / Check#	Amount	Balance	Loc Code
01/08/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900031599	(\$2.40)	\$94.00	LCC
01/08/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900031599	(\$3.60)	\$90.40	LCC
01/08/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900031599	(\$3.80)	\$86.60	LCC
01/08/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900031599	(\$0.70)	\$85.90	LCC
01/08/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900031599	(\$21.90)	\$64.00	LCC
01/08/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900031599	(\$1.10)	\$62.90	LCC
01/08/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900031599	(\$6.00)	\$56.90	LCC
01/08/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900031599	(\$0.20)	\$56.70	LCC
01/08/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900031599	(\$1.00)	\$55.70	LCC
01/08/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900031599	(\$10.70)	\$45.00	LCC
01/08/2020 07:00:23 AM	Savings				(\$15.00)	\$30.00	LCC
01/08/2020 04:19:25 PM	Legal Postage	LCC	*	9900030030	(\$7.85)	\$22.15	LCC
01/08/2020 04:19:33 PM	Legal Postage	LCC	*	9900030030	(\$0.50)	\$21.65	LCC
01/13/2020 04:39:59 PM	Legal Postage	LCC	*	9900030030	(\$0.65)	\$21.00	LCC
01/24/2020 06:52:22 AM	Trust 2				\$89.34	\$110.34	HDSP
01/24/2020 06:52:22 AM	Commissary		6209;102513281		(\$89.34)	\$21.00	HDSP
01/31/2020 04:26:12 PM	Legal Postage	LCC	*	9900030030	(\$0.50)	\$20.50	LCC
01/31/2020 04:26:12 PM	Legal Postage	LCC	*	9900030030	(\$0.65)	\$19.85	LCC
01/31/2020 04:26:12 PM	Legal Postage	LCC	*	9900030030	(\$2.20)	\$17.65	LCC
02/11/2020 04:04:50 PM	Legal Postage	LCC	*	9900031058	(\$0.50)	\$17.15	LCC
02/13/2020 03:32:05 PM	Postage	HDSP	*	9900031071	(\$0.55)	\$16.60	HDSP
02/13/2020 03:32:05 PM	Postage	HDSP	*	9900031071	(\$0.55)	\$16.05	HDSP
02/13/2020 03:32:05 PM	Postage	HDSP	*	9900031071	(\$3.30)	\$12.75	HDSP
02/21/2020 06:11:43 AM	Trust 2				\$81.40	\$94.15	HDSP
02/21/2020 06:11:43 AM	Commissary		6209;102541661		(\$81.40)	\$12.75	HDSP
02/24/2020 03:02:32 PM	Postage	HDSP	*	9900031071	(\$0.70)	\$12.05	HDSP
02/24/2020 03:02:32 PM	Postage	HDSP	*	9900031071	(\$0.70)	\$11.35	HDSP
02/27/2020 04:02:10 PM	Postage	HDSP	*	9900031071	(\$1.10)	\$10.25	HDSP
03/10/2020 11:58:03 AM	Postage	HDSP	*	9900031374	(\$0.55)	\$9.70	HDSP
03/10/2020 11:58:03 AM	Postage	HDSP	*	9900031374	(\$2.80)	\$6.90	HDSP
03/13/2020 04:02:06 PM	Postage	HDSP	*	9900031374	(\$0.55)	\$6.35	HDSP
03/18/2020 03:56:37 PM	Legal Copies	HDSP	*	9900031351	(\$2.40)	\$3.95	HDSP
03/19/2020 04:56:36 PM	Postage	HDSP	*	9900031374	(\$1.80)	\$2.15	HDSP
03/26/2020 04:58:01 PM	Legal Copies	HDSP	*	9900031351	(\$0.20)	\$1.95	HDSP
03/31/2020 10:56:40 AM	Trust 2				\$65.23	\$67.18	HDSP
03/31/2020 10:56:40 AM	Commissary		6209;102583978		(\$65.23)	\$1.95	HDSP

Daily Transaction Summary (0060575 - BRYAN BONHAM cont.): January 01, 2019 - January 11, 2021

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Date	Transaction Type	Payer / Paid To	Reference Number	Deposit# / Check#	Amount	Balance	Loc Code
04/10/2020 08:45:56 AM	Trust 2				\$60.93	\$62.88	HDSP
04/10/2020 08:45:56 AM	Commissary		6209;102594903		(\$60.93)	\$1.95	HDSP
05/01/2020 07:00:23 AM	Keefe	Linda Conry		9900016647	\$200.00	\$201.95	HDSP
05/01/2020 07:00:23 AM	Financial Certificate	USDC Nevada		9900034398	(\$40.00)	\$161.95	HDSP
05/01/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900033871	(\$3.70)	\$158.25	HDSP
05/01/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900033871	(\$0.40)	\$157.85	HDSP
05/01/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900033871	(\$0.40)	\$157.45	HDSP
05/01/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900033871	(\$0.40)	\$157.05	HDSP
05/01/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900033871	(\$0.50)	\$156.55	HDSP
05/01/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900033871	(\$0.60)	\$155.95	HDSP
05/01/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900033871	(\$0.60)	\$155.35	HDSP
05/01/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900033871	(\$4.70)	\$150.65	HDSP
05/01/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900033871	(\$1.00)	\$149.65	HDSP
05/01/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900033871	(\$2.90)	\$146.75	HDSP
05/01/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900033871	(\$0.30)	\$146.45	HDSP
05/01/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900033871	(\$0.40)	\$146.05	HDSP
05/01/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900033871	(\$0.20)	\$145.85	HDSP
05/01/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900033871	(\$5.20)	\$140.65	HDSP
05/01/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900033871	(\$2.40)	\$138.25	HDSP
05/01/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900033871	(\$20.80)	\$117.45	HDSP
05/01/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900033871	(\$0.20)	\$117.25	HDSP
05/01/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900033871	(\$0.60)	\$116.65	HDSP
05/01/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900033871	(\$0.60)	\$116.05	HDSP
05/01/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900033871	(\$14.00)	\$102.05	HDSP
05/01/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900033871	(\$6.00)	\$96.05	HDSP
05/01/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900033871	(\$2.20)	\$93.85	HDSP
05/01/2020 07:00:23 AM	Legal Copies	Inmate Welfare Fund		9900033871	(\$3.30)	\$90.55	HDSP
05/01/2020 07:00:23 AM	Legal Postage	Inmate Welfare Fund		9900033888	(\$1.30)	\$89.25	HDSP
05/01/2020 07:00:23 AM	Legal Postage	Inmate Welfare Fund		9900033888	(\$0.95)	\$88.30	HDSP
05/01/2020 07:00:23 AM	Legal Postage	Inmate Welfare Fund		9900033888	(\$1.15)	\$87.15	HDSP
05/01/2020 07:00:23 AM	Postage	Inmate Welfare Fund		9900033939	(\$0.50)	\$86.65	HDSP
05/01/2020 07:00:23 AM	Legal Postage	Inmate Welfare Fund		9900033888	(\$2.20)	\$84.45	HDSP
05/01/2020 07:00:23 AM	Legal Postage	Inmate Welfare Fund		9900033888	(\$1.15)	\$83.30	HDSP
05/01/2020 07:00:23 AM	Legal Postage	Inmate Welfare Fund		9900033888	(\$0.50)	\$82.80	HDSP
05/01/2020 07:00:23 AM	Legal Postage	Inmate Welfare Fund		9900033888	(\$0.50)	\$82.30	HDSP
05/01/2020 07:00:23 AM	Legal Postage	Inmate Welfare Fund		9900033888	(\$0.80)	\$81.50	HDSP

Daily Transaction Summary (0060575 - BRYAN BONHAM cont.): January 01, 2019 - January 11, 2021

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Date	Transaction Type	Payer / Paid To	Reference Number	Deposit# / Check#	Amount	Balance	Loc Code
05/01/2020 07:00:23 AM	Legal Postage	Inmate Welfare Fund		9900033888	(\$0.50)	\$81.00	HDSP
05/01/2020 07:00:23 AM	Legal Postage	Inmate Welfare Fund		9900033888	(\$0.80)	\$80.20	HDSP
05/01/2020 07:00:23 AM	Legal Postage	Inmate Welfare Fund		9900033888	(\$1.15)	\$79.05	HDSP
05/01/2020 07:00:23 AM	Legal Postage	Inmate Welfare Fund		9900033888	(\$0.50)	\$78.55	HDSP
05/01/2020 07:00:23 AM	Legal Postage	Inmate Welfare Fund		9900033888	(\$0.50)	\$78.05	HDSP
05/01/2020 07:00:23 AM	Legal Postage	Inmate Welfare Fund		9900033888	(\$0.50)	\$77.55	HDSP
05/01/2020 07:00:23 AM	Legal Supply	Inmate Welfare Fund		9900033888	(\$2.59)	\$74.96	HDSP
05/01/2020 07:00:23 AM	Legal Postage	Inmate Welfare Fund		9900033888	(\$1.00)	\$73.96	HDSP
05/01/2020 07:00:23 AM	Legal Postage	Inmate Welfare Fund		9900033888	(\$3.15)	\$70.81	HDSP
05/01/2020 07:00:23 AM	Legal Postage	Inmate Welfare Fund		9900033888	(\$0.50)	\$70.31	HDSP
05/01/2020 07:00:23 AM	Legal Postage	Inmate Welfare Fund		9900033888	(\$0.50)	\$69.81	HDSP
05/01/2020 07:00:23 AM	Legal Postage	Inmate Welfare Fund		9900033888	(\$0.50)	\$69.31	HDSP
05/01/2020 07:00:23 AM	Legal Postage	Inmate Welfare Fund		9900033888	(\$0.65)	\$68.66	HDSP
05/01/2020 07:00:23 AM	Legal Postage	Inmate Welfare Fund		9900033888	(\$0.65)	\$68.01	HDSP
05/01/2020 07:00:23 AM	Legal Postage	Inmate Welfare Fund		9900033888	(\$1.00)	\$67.01	HDSP
05/01/2020 07:00:23 AM	Legal Postage	Inmate Welfare Fund		9900033888	(\$0.65)	\$66.36	HDSP
05/01/2020 07:00:23 AM	Legal Postage	Inmate Welfare Fund		9900033888	(\$0.65)	\$65.71	HDSP
05/01/2020 07:00:23 AM	Legal Postage	Inmate Welfare Fund		9900033888	(\$3.76)	\$61.95	HDSP
05/01/2020 07:00:23 AM	Savings				(\$2.66)	\$59.29	HDSP
05/01/2020 08:06:12 AM	Trust 2				\$14.81	\$74.10	HDSP
05/01/2020 08:06:12 AM	Commissary		6209;102620300		(\$16.35)	\$57.75	HDSP
05/07/2020 04:27:22 PM	Postage	HDSP	*	9900033693	(\$0.85)	\$56.90	HDSP
05/07/2020 04:27:32 PM	Postage	HDSP	*	9900033693	(\$0.85)	\$56.05	HDSP
05/08/2020 07:25:04 AM	Commissary		6209;102630105		(\$45.47)	\$10.58	HDSP
05/11/2020 03:40:04 PM	Postage	HDSP	*	9900033693	(\$2.20)	\$8.38	HDSP
05/11/2020 03:57:12 PM	Legal Copies	HDSP	*	9900033672	(\$2.00)	\$6.38	HDSP
05/11/2020 03:57:12 PM	Legal Copies	HDSP	*	9900033672	(\$6.00)	\$0.38	HDSP
06/27/2020 07:00:45 AM	Keefe	Linda Conry		9900016978	\$200.00	\$200.38	HDSP
06/27/2020 07:00:45 AM	Trust 2				(\$200.00)	\$0.38	HDSP
07/17/2020 06:22:14 AM	Trust 2				\$54.92	\$55.30	HDSP
07/17/2020 06:22:14 AM	Commissary		6209;102708507		(\$54.92)	\$0.38	HDSP
07/21/2020 12:14:48 PM	Trust 2				\$35.45	\$35.83	HDSP
07/21/2020 12:14:48 PM	Commissary		6209;102715111		(\$35.45)	\$0.38	HDSP
07/31/2020 10:51:24 AM	Trust 2				\$6.24	\$6.62	HDSP
07/31/2020 10:51:24 AM	Commissary		6209;102728476		(\$6.24)	\$0.38	HDSP
08/14/2020 06:14:47 AM	Trust 2				\$19.76	\$20.14	HDSP

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Date	Transaction Type	Payer / Paid To	Reference Number	Deposit# / Check#	Amount	Balance	Loc Code
08/14/2020 06:14:47 AM	Commissary		6209;102744696		(\$19.76)	\$0.38	HDSP
09/04/2020 07:00:59 AM	Keefe	Linda Conry		9900017368	\$20.00	\$20.38	HDSP
09/04/2020 07:00:59 AM	Financial Certificate	USDC Nevada		9900035282	(\$4.00)	\$16.38	HDSP
09/04/2020 07:00:59 AM	Legal Copies	Inmate Welfare Fund			(\$0.50)	\$15.88	HDSP
09/04/2020 07:00:59 AM	Legal Copies	Inmate Welfare Fund			(\$1.40)	\$14.48	HDSP
09/04/2020 07:00:59 AM	Legal Copies	Inmate Welfare Fund			(\$4.80)	\$9.68	HDSP
09/04/2020 07:00:59 AM	Legal Copies	Inmate Welfare Fund			(\$3.30)	\$6.38	HDSP
09/04/2020 07:00:59 AM	Savings				(\$2.00)	\$4.38	HDSP
09/18/2020 11:07:33 AM	Postage	HDSP	*	9900035193	(\$0.55)	\$3.83	HDSP
09/18/2020 11:07:33 AM	Postage	HDSP	*	9900035193	(\$0.55)	\$3.28	HDSP
09/18/2020 11:07:33 AM	Postage	HDSP	*	9900035193	(\$2.20)	\$1.08	HDSP
09/29/2020 04:58:11 PM	Legal Copies	HDSP	*	9900035172	(\$0.40)	\$0.68	HDSP
09/30/2020 10:34:44 AM	Postage	HDSP	*	9900035193	(\$0.55)	\$0.13	HDSP
10/02/2020 06:37:41 AM	Trust 2				\$55.77	\$55.90	HDSP
10/02/2020 06:37:41 AM	Commissary		6209;102804898		(\$55.77)	\$0.13	HDSP
10/16/2020 06:23:13 AM	Trust 2				\$27.45	\$27.58	HDSP
10/16/2020 06:23:13 AM	Commissary		6209;102820302		(\$27.45)	\$0.13	HDSP
11/06/2020 02:09:35 PM	Prison Industries Payroll	7194 - Prison Industries Payroll	11/05/2020	9900017774	\$20.00	\$20.13	HDSP
11/06/2020 02:09:35 PM	Victim of Crime Fund	Victim of Crime Fund	11/05/2020		(\$1.00)	\$19.13	HDSP
11/06/2020 02:09:35 PM	Financial Certificate	USDC Nevada	11/05/2020		(\$4.00)	\$15.13	HDSP
11/06/2020 02:09:35 PM	Room and Board	Room and Board	11/05/2020	9900035404	(\$4.90)	\$10.23	HDSP
11/06/2020 02:09:35 PM	PI Capital Improvement	Capital Improvement	11/05/2020	9900035403	(\$1.00)	\$9.23	HDSP
11/06/2020 02:09:35 PM	Legal Copies	Inmate Welfare Fund	11/05/2020		(\$0.10)	\$9.13	HDSP
11/06/2020 02:09:35 PM	Legal Copies	Inmate Welfare Fund	11/05/2020		(\$0.40)	\$8.73	HDSP
11/06/2020 02:09:35 PM	Legal Copies	Inmate Welfare Fund	11/05/2020		(\$0.70)	\$8.03	HDSP
11/06/2020 02:09:35 PM	Legal Copies	Inmate Welfare Fund	11/05/2020		(\$3.60)	\$4.43	HDSP
11/06/2020 02:09:35 PM	Legal Copies	Inmate Welfare Fund	11/05/2020		(\$4.30)	\$0.13	HDSP
12/04/2020 12:11:03 PM	Prison Industries Payroll	7194 - Prison Industries Payroll	12/03/2020	9900017888	\$20.00	\$20.13	HDSP
12/04/2020 12:11:03 PM	Victim of Crime Fund	Victim of Crime Fund	12/03/2020		(\$1.00)	\$19.13	HDSP
12/04/2020 12:11:03 PM	Financial Certificate	USDC Nevada	12/03/2020		(\$4.00)	\$15.13	HDSP
12/04/2020 12:11:03 PM	Room and Board	Room and Board	12/03/2020	9900035407	(\$4.90)	\$10.23	HDSP
12/04/2020 12:11:03 PM	PI Capital Improvement	Capital Improvement	12/03/2020	9900035406	(\$1.00)	\$9.23	HDSP
12/04/2020 12:11:03 PM	Legal Copies	Inmate Welfare Fund	12/03/2020		(\$0.10)	\$9.13	HDSP
12/04/2020 12:11:03 PM	Legal Copies	Inmate Welfare Fund	12/03/2020		(\$2.10)	\$7.03	HDSP
12/04/2020 12:11:03 PM	Legal Copies	Inmate Welfare Fund	12/03/2020		(\$4.90)	\$2.13	HDSP
12/04/2020 12:11:03 PM	Legal Postage	Inmate Welfare Fund	12/03/2020		(\$2.00)	\$0.13	HDSP

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Date	Transaction Type	Payer / Paid To	Reference Number	Deposit# / Check#	Amount	Balance	Loc Code
12/28/2020 04:06:10 PM	Prison Industries Payroll	7194 - Prison Industries Payroll	12/17/2020	9900017995	\$60.00	\$60.13	HDSP
12/28/2020 04:06:10 PM	Victim of Crime Fund	Victim of Crime Fund	12/17/2020		(\$3.00)	\$57.13	HDSP
12/28/2020 04:06:10 PM	Financial Certificate	USDC Nevada	12/17/2020		(\$12.00)	\$45.13	HDSP
12/28/2020 04:06:10 PM	Room and Board	Room and Board	12/17/2020	9900035407	(\$14.70)	\$30.43	HDSP
12/28/2020 04:06:10 PM	PI Capital Improvement	Capital Improvement	12/17/2020	9900035406	(\$3.00)	\$27.43	HDSP
12/28/2020 04:06:10 PM	Legal Postage	Inmate Welfare Fund	12/17/2020		(\$6.04)	\$21.39	HDSP
12/28/2020 04:06:10 PM	Legal Postage	Inmate Welfare Fund	12/17/2020		(\$0.50)	\$20.89	HDSP
12/28/2020 04:06:10 PM	Legal Postage	Inmate Welfare Fund	12/17/2020		(\$0.50)	\$20.39	HDSP
12/28/2020 04:06:10 PM	Legal Postage	Inmate Welfare Fund	12/17/2020		(\$1.30)	\$19.09	HDSP
12/28/2020 04:06:10 PM	Legal Postage	Inmate Welfare Fund	12/17/2020		(\$0.50)	\$18.59	HDSP
12/28/2020 04:06:10 PM	Legal Postage	Inmate Welfare Fund	12/17/2020		(\$0.50)	\$18.09	HDSP
12/28/2020 04:06:10 PM	Legal Supply	Inmate Welfare Fund	12/17/2020		(\$1.69)	\$16.40	HDSP
12/28/2020 04:06:10 PM	Legal Postage	Inmate Welfare Fund	12/17/2020		(\$0.50)	\$15.90	HDSP
12/28/2020 04:06:10 PM	Legal Postage	Inmate Welfare Fund	12/17/2020		(\$0.50)	\$15.40	HDSP
12/28/2020 04:06:10 PM	Legal Postage	Inmate Welfare Fund	12/17/2020		(\$1.60)	\$13.80	HDSP
12/28/2020 04:06:10 PM	Legal Postage	Inmate Welfare Fund	12/17/2020		(\$0.50)	\$13.30	HDSP
12/28/2020 04:06:10 PM	Legal Postage	Inmate Welfare Fund	12/17/2020		(\$0.50)	\$12.80	HDSP
12/28/2020 04:06:10 PM	Legal Postage	Inmate Welfare Fund	12/17/2020		(\$0.50)	\$12.30	HDSP
12/28/2020 04:06:10 PM	Legal Postage	Inmate Welfare Fund	12/17/2020		(\$4.55)	\$7.75	HDSP
12/28/2020 04:06:10 PM	Legal Postage	Inmate Welfare Fund	12/17/2020		(\$2.20)	\$5.55	HDSP
12/28/2020 04:06:10 PM	Legal Supply	Inmate Welfare Fund	12/17/2020		(\$1.69)	\$3.86	HDSP
12/28/2020 04:06:10 PM	Legal Postage	Inmate Welfare Fund	12/17/2020		(\$0.50)	\$3.36	HDSP
12/28/2020 04:06:10 PM	Legal Postage	Inmate Welfare Fund	12/17/2020		(\$0.50)	\$2.86	HDSP
12/28/2020 04:06:10 PM	Medical Copay	Inmate Welfare Fund	12/17/2020		(\$2.73)	\$0.13	HDSP
01/08/2021 11:09:08 AM	Prison Industries Payroll	7194 - Prison Industries Payroll	12/31/2020	9900018039	\$40.00	\$40.13	HDSP
01/08/2021 11:09:08 AM	Victim of Crime Fund	Victim of Crime Fund	12/31/2020		(\$2.00)	\$38.13	HDSP
01/08/2021 11:09:08 AM	Financial Certificate	USDC Nevada	12/31/2020		(\$8.00)	\$30.13	HDSP
01/08/2021 11:09:08 AM	Room and Board	Room and Board	12/31/2020		(\$9.80)	\$20.33	HDSP
01/08/2021 11:09:08 AM	PI Capital Improvement	Capital Improvement	12/31/2020		(\$2.00)	\$18.33	HDSP
01/08/2021 11:09:08 AM	Legal Copies	Inmate Welfare Fund	12/31/2020		(\$4.60)	\$13.73	HDSP
01/08/2021 11:09:08 AM	Medical Copay	Inmate Welfare Fund	12/31/2020		(\$5.27)	\$8.46	HDSP
01/08/2021 11:09:08 AM	Legal Postage	Inmate Welfare Fund	12/31/2020		(\$0.50)	\$7.96	HDSP
01/08/2021 11:09:08 AM	Legal Postage	Inmate Welfare Fund	12/31/2020		(\$0.50)	\$7.46	HDSP
01/08/2021 11:09:08 AM	Legal Postage	Inmate Welfare Fund	12/31/2020		(\$0.50)	\$6.96	HDSP
01/08/2021 11:09:08 AM	Legal Supply	Inmate Welfare Fund	12/31/2020		(\$1.69)	\$5.27	HDSP
01/08/2021 11:09:08 AM	Legal Firebox	Inmate Welfare Fund	12/31/2020		(\$5.14)	\$0.13	HDSP

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\$0.13

Date	Reference Number	Amount	Balance	Loc Code
01/01/2019			\$0.00	
01/07/2019 02:11:24 PM		\$6.06	\$6.06	LCC
01/08/2019 08:27:33 AM		(\$6.06)	\$0.00	LCC
12/03/2019 07:00:18 AM		\$60.00	\$60.00	LCC
12/09/2019 11:58:33 AM		(\$7.29)	\$52.71	LCC
12/13/2019 01:37:07 PM	2333274	(\$52.71)	\$0.00	DOC
12/22/2019 07:00:33 AM		\$198.00	\$198.00	LCC
12/30/2019 07:01:07 AM		\$220.00	\$418.00	LCC
12/30/2019 08:14:45 AM		(\$61.84)	\$356.16	LCC
01/06/2020 09:11:44 AM		(\$44.45)	\$311.71	LCC
01/24/2020 06:52:22 AM		(\$89.34)	\$222.37	HDSP
02/21/2020 06:11:43 AM		(\$81.40)	\$140.97	HDSP
03/31/2020 10:56:40 AM		(\$65.23)	\$75.74	HDSP
04/10/2020 08:45:56 AM		(\$60.93)	\$14.81	HDSP
05/01/2020 08:06:12 AM		(\$14.81)	\$0.00	HDSP
06/27/2020 07:00:45 AM		\$200.00	\$200.00	HDSP
07/17/2020 06:22:14 AM		(\$54.92)	\$145.08	HDSP
07/21/2020 12:14:48 PM		(\$35.45)	\$109.63	HDSP
07/31/2020 10:51:24 AM		(\$6.24)	\$103.39	HDSP
08/14/2020 06:14:47 AM		(\$19.76)	\$83.63	HDSP
10/02/2020 06:37:41 AM		(\$55.77)	\$27.86	HDSP
10/16/2020 06:23:13 AM		(\$27.45)	\$0.41	HDSP
01/11/2021			\$0.41	

Date	Reference Number	Amount	Balance	Loc Code
01/01/2019			\$0.00	
No Activity				
01/11/2021			\$0.00	

Date	Reference Number	Amount	Balance	Loc Code
01/01/2019			\$338.34	
01/04/2019 07:00:25 AM		\$13.00	\$351.34	LCC

Daily Transaction Summary (0060575 - BRYAN BONHAM cont.): January 01, 2019 - January 11, 2021

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Date	Reference Number	Amount	Balance	Loc Code
04/01/2019 07:00:25 AM		\$18.00	\$367.34	LCC
06/22/2019 07:00:11 AM		\$15.00	\$382.34	LCC
01/08/2020 07:00:23 AM		\$15.00	\$397.34	LCC
05/01/2020 07:00:23 AM		\$2.66	\$400.00	HDSP
09/04/2020 07:00:59 AM		\$2.00	\$402.00	HDSP
01/11/2021			\$402.00	

Date Held	Hold Type	Notes	Amount
No Activity			

Department Opening Balance:						\$8.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To	
Medical Copay	05/31/2018	10000204886		5/31/2018	Inmate Welfare Fund	
Date	Description	Check Document Number	Amount	Balance		
01/01/2019			Opening Balance:	\$8.00		
01/04/2019 07:00:25 AM	Offender Payment	10000205901	(\$8.00)	\$0.00		
01/11/2021			Closing Balance:	\$0.00		
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To	
Legal Postage	2285049	10000207068		2/4/2019	Inmate Welfare Fund	
Date	Description	Check Document Number	Amount	Balance		
01/01/2019			Opening Balance:	\$0.00		
02/11/2019 01:54:21 PM	New		\$1.30	\$1.30		
05/01/2020 07:00:23 AM	Offender Payment	10000225767	(\$1.30)	\$0.00		
01/11/2021			Closing Balance:	\$0.00		
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To	
Legal Postage	2285058	10000209059		2/19/2019	LCC	
Date	Description	Check Document Number	Amount	Balance		
01/01/2019			Opening Balance:	\$0.00		
04/02/2019 03:34:09 PM	New		\$2.45	\$2.45		
04/02/2019 03:34:09 PM	Offender Payment	10000209059	(\$2.45)	\$0.00		
01/11/2021			Closing Balance:	\$0.00		

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DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2288559	10000209059		2/28/2019	LCC
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
04/02/2019 03:34:47 PM	New		\$0.50	\$0.50	
04/02/2019 03:34:47 PM	Offender Payment	10000209059	(\$0.50)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2285069	10000209059		3/12/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
04/23/2019 04:18:42 PM	New		\$0.95	\$0.95	
05/01/2020 07:00:23 AM	Offender Payment	10000225767	(\$0.95)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2287760	10000209059		4/17/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
04/26/2019 03:37:12 PM	New		\$1.15	\$1.15	
05/01/2020 07:00:23 AM	Offender Payment	10000225767	(\$1.15)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2288561	10000209059		4/22/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
04/26/2019 03:37:52 PM	New		\$0.50	\$0.50	
05/01/2020 07:00:23 AM	Offender Payment	10000225767	(\$0.50)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2288562	10000209059		4/22/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
04/26/2019 04:29:54 PM	New		\$2.20	\$2.20	
05/01/2020 07:00:23 AM	Offender Payment	10000225767	(\$2.20)	\$0.00	

Daily Transaction Summary (0060575 - BRYAN BONHAM cont.): January 01, 2019 - January 11, 2021

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01/11/2021		Closing Balance:			\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2288576	10000210523		4/23/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
05/30/2019 11:20:25 AM	New		\$1.15	\$1.15	
05/01/2020 07:00:23 AM	Offender Payment	10000225767	(\$1.15)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2287737	10000210523		4/28/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
05/31/2019 01:56:21 PM	New		\$0.50	\$0.50	
05/01/2020 07:00:23 AM	Offender Payment	10000225767	(\$0.50)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2288572	10000210523		5/1/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
05/31/2019 03:51:27 PM	New		\$0.50	\$0.50	
05/01/2020 07:00:23 AM	Offender Payment	10000225767	(\$0.50)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2288573	10000212037		5/9/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
06/04/2019 04:18:11 PM	New		\$0.80	\$0.80	
05/01/2020 07:00:23 AM	Offender Payment	10000225767	(\$0.80)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2286935	10000212037		5/2/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	

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06/04/2019 04:23:38 PM	New			\$0.50	\$0.50
05/01/2020 07:00:23 AM	Offender Payment	10000225767		(\$0.50)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2287739	10000212037		5/3/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
06/04/2019 04:23:38 PM	New			\$0.80	\$0.80
05/01/2020 07:00:23 AM	Offender Payment	10000225767		(\$0.80)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2286934	10000212037		5/6/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
06/04/2019 04:23:46 PM	New			\$1.15	\$1.15
05/01/2020 07:00:23 AM	Offender Payment	10000225767		(\$1.15)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2286940	10000212037		5/13/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
06/07/2019 10:08:01 AM	New			\$0.50	\$0.50
05/01/2020 07:00:23 AM	Offender Payment	10000225767		(\$0.50)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2290594	10000212037		5/30/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
06/10/2019 12:41:14 PM	New			\$0.50	\$0.50
05/01/2020 07:00:23 AM	Offender Payment	10000225767		(\$0.50)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2281300	10000212037		5/21/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance

Daily Transaction Summary (0060575 - BRYAN BONHAM cont.): January 01, 2019 - January 11, 2021

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01/01/2019				Opening Balance:	\$0.00
06/10/2019 04:12:27 PM	New			\$0.50	\$0.50
05/01/2020 07:00:23 AM	Offender Payment	10000225767		(\$0.50)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Supply	2290613	10000212037		6/4/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
06/13/2019 10:32:11 AM	New			\$2.59	\$2.59
05/01/2020 07:00:23 AM	Offender Payment	10000225767		(\$2.59)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2286939	10000212037		5/31/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
06/13/2019 10:33:19 AM	New			\$1.00	\$1.00
05/01/2020 07:00:23 AM	Offender Payment	10000225767		(\$1.00)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2286963	10000212037		6/10/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
06/21/2019 03:42:50 PM	New			\$3.15	\$3.15
05/01/2020 07:00:23 AM	Offender Payment	10000225767		(\$3.15)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2286942	10000212037		6/10/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
06/21/2019 03:46:48 PM	New			\$0.50	\$0.50
05/01/2020 07:00:23 AM	Offender Payment	10000225767		(\$0.50)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2290583	10000212037		6/4/2019	Inmate Welfare Fund

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Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
06/21/2019 04:00:12 PM	New		\$0.50	\$0.50	
05/01/2020 07:00:23 AM	Offender Payment:	10000225767	(\$0.50)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2287992	10000212037		6/18/2019	LCC
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
06/25/2019 04:59:05 PM	New		\$0.50	\$0.50	
06/25/2019 04:59:05 PM	Offender Payment:	10000212037	(\$0.50)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2287990	10000212037		6/17/2019	LCC
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
06/25/2019 04:59:13 PM	New		\$0.50	\$0.50	
06/25/2019 04:59:13 PM	Offender Payment:	10000212037	(\$0.50)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2290624	10000212037		6/14/2019	LCC
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
06/25/2018 04:59:13 PM	New		\$0.50	\$0.50	
06/25/2019 04:59:13 PM	Offender Payment:	10000212037	(\$0.50)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2288013	10000213132		6/24/2019	LCC
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
07/02/2019 02:22:56 PM	New		\$0.50	\$0.50	
07/02/2019 02:22:56 PM	Offender Payment:	10000213132	(\$0.50)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	

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DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2288015	10000214730		7/3/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
08/02/2019 11:05:11 AM	New		\$1.00	\$1.00	
05/01/2020 07:00:23 AM	Offender Payment	10000225767	(\$1.00)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2288800	10000214730		7/8/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
08/02/2019 11:05:11 AM	New		\$0.65	\$0.65	
05/01/2020 07:00:23 AM	Offender Payment	10000225767	(\$0.65)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2288801	10000214730		7/8/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
08/02/2019 11:05:11 AM	New		\$0.65	\$0.65	
05/01/2020 07:00:23 AM	Offender Payment	10000225767	(\$0.65)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2288802	10000214730		7/8/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
08/02/2019 11:05:11 AM	New		\$0.50	\$0.50	
05/01/2020 07:00:23 AM	Offender Payment	10000225767	(\$0.50)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2288812	10000214730		7/22/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
08/02/2019 11:08:10 AM	New		\$0.65	\$0.65	
05/01/2020 07:00:23 AM	Offender Payment	10000225767	(\$0.65)	\$0.00	

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01/11/2021		Closing Balance:		\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2288822	10000214730		7/17/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
08/02/2019 02:27:09 PM	New			\$0.65	\$0.65
05/01/2020 07:00:23 AM	Offender Payment	10000225767		(\$0.65)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2288785	10000214730		7/15/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
08/08/2019 04:06:46 PM	New			\$11.80	\$11.80
05/01/2020 07:00:23 AM	Offender Payment	10000225767		(\$3.76)	\$8.04
12/04/2020 12:11:03 PM	Offender Payment			(\$2.00)	\$6.04
12/28/2020 04:06:10 PM	Offender Payment			(\$6.04)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2290582	10000214730		7/19/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
08/09/2019 04:00:39 PM	New			\$0.50	\$0.50
12/28/2020 04:06:10 PM	Offender Payment			(\$0.50)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2288821	10000214730		7/30/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
08/13/2019 04:08:27 PM	New			\$0.50	\$0.50
12/28/2020 04:06:10 PM	Offender Payment			(\$0.50)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2329748	10000214730		7/31/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance

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01/01/2019				Opening Balance:	\$0.00
08/13/2019 04:08:27 PM	New			\$1.30	\$1.30
12/28/2020 04:06:10 PM	Offender Payment			(\$1.30)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2290623	10000214730		7/24/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
08/13/2019 04:08:44 PM	New			\$0.50	\$0.50
12/28/2020 04:06:10 PM	Offender Payment			(\$0.50)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2329746	10000216729		8/7/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
09/05/2019 12:11:58 PM	New			\$0.50	\$0.50
12/28/2020 04:06:10 PM	Offender Payment			(\$0.50)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Supply	2330339	10000216729		8/7/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
09/05/2019 12:12:16 PM	New			\$1.69	\$1.69
12/28/2020 04:06:10 PM	Offender Payment			(\$1.69)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2330346	10000216729		8/9/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
09/05/2019 12:12:25 PM	New			\$0.50	\$0.50
12/28/2020 04:06:10 PM	Offender Payment			(\$0.50)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2330347	10000216729		8/13/2019	Inmate Welfare Fund

Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
09/05/2019 12:12:25 PM	New		\$0.50	\$0.50	
12/28/2020 04:06:10 PM	Offender Payment		(\$0.50)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2330357	10000216729		8/16/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
09/09/2019 04:11:14 PM	New		\$1.60	\$1.60	
12/28/2020 04:06:10 PM	Offender Payment		(\$1.60)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2330358	10000216729		8/28/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
09/12/2019 01:19:31 PM	New		\$0.50	\$0.50	
12/28/2020 04:06:10 PM	Offender Payment		(\$0.50)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2330364	10000216729		8/29/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
09/12/2019 01:19:31 PM	New		\$0.50	\$0.50	
12/28/2020 04:06:10 PM	Offender Payment		(\$0.50)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2330365	10000216729		8/29/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
09/12/2019 01:19:59 PM	New		\$0.50	\$0.50	
12/28/2020 04:06:10 PM	Offender Payment		(\$0.50)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	

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DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2330366	10000216729		8/23/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
09/12/2019 01:19:59 PM	New		\$4.55	\$4.55	
12/28/2020 04:06:10 PM	Offender Payment		(\$4.55)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2330373	10000216729		8/27/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
09/12/2019 01:20:17 PM	New		\$2.20	\$2.20	
12/28/2020 04:06:10 PM	Offender Payment		(\$2.20)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Supply	2289414	10000216729		9/4/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
09/13/2019 04:48:46 PM	New		\$1.69	\$1.69	
12/28/2020 04:06:10 PM	Offender Payment		(\$1.69)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2289403	10000216729		9/3/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
09/13/2019 04:50:28 PM	New		\$0.50	\$0.50	
12/28/2020 04:06:10 PM	Offender Payment		(\$0.50)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2330333	10000216729		9/9/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
09/18/2019 04:05:16 PM	New		\$0.50	\$0.50	
12/28/2020 04:06:10 PM	Offender Payment		(\$0.50)	\$0.00	

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01/11/2021		Closing Balance:		\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Medical Copay	08/07/2019	10000216731		8/7/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
09/26/2019 04:03:23 PM	New			\$8.00	\$8.00
12/28/2020 04:06:10 PM	Offender Payment			(\$2.73)	\$5.27
01/08/2021 11:09:08 AM	Offender Payment			(\$5.27)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2333429	10000218248		9/20/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
10/02/2019 04:14:15 PM	New			\$0.50	\$0.50
01/08/2021 11:09:08 AM	Offender Payment			(\$0.50)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2333242	10000218248		10/1/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
10/15/2019 11:54:00 AM	New			\$0.50	\$0.50
01/08/2021 11:09:08 AM	Offender Payment			(\$0.50)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2333454	10000218248		10/9/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
10/16/2019 04:57:22 PM	New			\$0.50	\$0.50
01/08/2021 11:09:08 AM	Offender Payment			(\$0.50)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Supply	2333452	10000218248		10/3/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
				Opening Balance:	

Opening Balance:

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01/01/2019				Opening Balance:	\$0.00
10/16/2019 04:57:36 PM	New			\$1.69	\$1.69
01/08/2021 11:09:08 AM	Offender Payment			(\$1.69)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Firebox	2330338	10000218248		8/7/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
10/16/2019 04:57:51 PM	New			\$7.85	\$7.85
01/08/2021 11:09:08 AM	Offender Payment			(\$5.14)	\$2.71
01/11/2021				Closing Balance:	\$2.71
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2333241	10000218248		10/15/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
10/29/2019 04:46:49 PM	New			\$0.50	\$0.50
01/11/2021				Closing Balance:	\$0.50
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2331631	10000218248		10/15/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
10/30/2019 02:21:51 PM	New			\$1.50	\$1.50
01/11/2021				Closing Balance:	\$1.50
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2331645	10000218248		10/17/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
10/30/2019 02:22:27 PM	New			\$0.50	\$0.50
01/11/2021				Closing Balance:	\$0.50
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2329752	10000218248		10/18/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00

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10/30/2019 02:22:36 PM	New			\$0.80	\$0.80
01/11/2021				Closing Balance:	\$0.80
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2331649	10000218248		10/21/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
10/30/2019 02:22:36 PM	New			\$0.50	\$0.50
01/11/2021				Closing Balance:	\$0.50
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2331654	10000218248		10/21/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
10/30/2019 02:22:36 PM	New			\$0.50	\$0.50
01/11/2021				Closing Balance:	\$0.50
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2331657	10000219287		10/28/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
11/08/2019 03:51:40 PM	New			\$0.50	\$0.50
01/11/2021				Closing Balance:	\$0.50
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2333265	10000219287		10/28/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
11/08/2019 03:51:40 PM	New			\$3.00	\$3.00
01/11/2021				Closing Balance:	\$3.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2334176	10000219287		11/4/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
11/12/2019 04:42:46 PM	New			\$0.50	\$0.50
01/11/2021				Closing Balance:	\$0.50

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DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Supply	2334128	10000219287		11/5/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
11/18/2019 11:47:15 AM	New		\$1.69	\$1.69	
01/11/2021			Closing Balance:	\$1.69	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2334175	10000219287		11/5/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
11/18/2019 11:47:21 AM	New		\$0.50	\$0.50	
01/11/2021			Closing Balance:	\$0.50	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2334177	10000219287		11/5/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
11/18/2019 11:47:21 AM	New		\$0.50	\$0.50	
01/11/2021			Closing Balance:	\$0.50	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2329728	10000219287		11/12/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
11/19/2019 02:09:06 PM	New		\$0.50	\$0.50	
01/11/2021			Closing Balance:	\$0.50	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2331666	10000219287		11/12/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
11/19/2019 02:09:06 PM	New		\$0.50	\$0.50	
01/11/2021			Closing Balance:	\$0.50	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2333269	10000219287		11/12/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	

Opening Balance:

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01/01/2019				Opening Balance:	\$0.00
11/19/2019 02:09:06 PM	New			\$0.50	\$0.50
01/11/2021				Closing Balance:	\$0.50
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2334136	10000219287		11/14/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
11/25/2019 04:21:21 PM	New			\$0.50	\$0.50
01/11/2021				Closing Balance:	\$0.50
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2278054	10000219287		11/12/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
11/25/2019 04:22:25 PM	New			\$0.65	\$0.65
01/11/2021				Closing Balance:	\$0.65
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2328729	10000219287		11/18/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
11/25/2019 04:22:25 PM	New			\$0.50	\$0.50
01/11/2021				Closing Balance:	\$0.50
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2331967	10000219287		11/16/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
11/25/2019 04:22:25 PM	New			\$0.50	\$0.50
01/11/2021				Closing Balance:	\$0.50
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2334144	10000219287		11/18/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
11/25/2019 04:22:25 PM	New			\$0.50	\$0.50
01/11/2021				Closing Balance:	\$0.50

DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2329730	10000220655		11/20/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
12/13/2019 02:00:06 PM	New		\$0.95	\$0.95	
01/11/2021			Closing Balance:	\$0.95	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2329731	10000220655		11/19/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
12/13/2019 02:00:06 PM	New		\$0.50	\$0.50	
01/11/2021			Closing Balance:	\$0.50	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2333271	10000220655		11/19/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
12/13/2019 02:00:06 PM	New		\$0.50	\$0.50	
01/11/2021			Closing Balance:	\$0.50	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2332338	10000220655		11/26/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
12/18/2019 04:21:56 PM	New		\$0.50	\$0.50	
01/11/2021			Closing Balance:	\$0.50	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2333275	10000220655		12/2/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
12/18/2019 04:21:56 PM	New		\$0.65	\$0.65	
01/11/2021			Closing Balance:	\$0.65	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2330432	10000221002		12/12/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
12/12/2019					

Opening Balance:

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01/01/2019				Opening Balance:	\$0.00
01/06/2020 03:56:44 PM	New			\$0.50	\$0.50
01/11/2021				Closing Balance:	\$0.50
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2334173	10000221002		12/6/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
01/06/2020 03:56:52 PM	New			\$0.50	\$0.50
01/11/2021				Closing Balance:	\$0.50
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2289421	10000221002		12/13/2019	LCC
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
01/08/2020 04:19:25 PM	New			\$7.85	\$7.85
01/08/2020 04:19:25 PM	Offender Payment	10000221002		(\$7.85)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2289427	10000221002		12/13/2019	LCC
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
01/08/2020 04:19:33 PM	New			\$0.50	\$0.50
01/08/2020 04:19:33 PM	Offender Payment	10000221002		(\$0.50)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2330441	10000221002		12/31/2019	LCC
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
01/13/2020 04:39:59 PM	New			\$0.65	\$0.65
01/13/2020 04:39:59 PM	Offender Payment	10000221002		(\$0.65)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2334137	10000221002		1/10/2020	LCC
Date	Description	Check Document Number		Amount	Balance
				Opening Balance:	

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01/01/2019				Opening Balance:	\$0.00
01/31/2020 04:26:12 PM	New			\$0.50	\$0.50
01/31/2020 04:26:12 PM	Offender Payment	10000221002		(\$0.50)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2334143	10000221002		1/16/2020	LCC
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
01/31/2020 04:26:12 PM	New			\$0.65	\$0.65
01/31/2020 04:26:12 PM	Offender Payment	10000221002		(\$0.65)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2334147	10000221002		1/10/2020	LCC
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
01/31/2020 04:26:12 PM	New			\$2.20	\$2.20
01/31/2020 04:26:12 PM	Offender Payment	10000221002		(\$2.20)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Postage	2334139	10000222796		1/13/2020	LCC
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
02/11/2020 04:04:50 PM	New			\$0.50	\$0.50
02/11/2020 04:04:50 PM	Offender Payment	10000222796		(\$0.50)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2330442	10000222796		1/27/2020	HDSP
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
02/13/2020 03:32:05 PM	New			\$0.55	\$0.55
02/13/2020 03:32:05 PM	Offender Payment	10000222796		(\$0.55)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2330451	10000222796		2/4/2020	HDSP

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Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
02/13/2020 03:32:05 PM	New		\$0.55	\$0.55	
02/13/2020 03:32:05 PM	Offender Payment:	10000222796	(\$0.55)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2334133	10000222796		2/4/2020	HDSP
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
02/13/2020 03:32:05 PM	New		\$3.30	\$3.30	
02/13/2020 03:32:05 PM	Offender Payment:	10000222796	(\$3.30)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2376881	10000222796		2/3/2020	HDSP
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
02/24/2020 03:02:32 PM	New		\$0.70	\$0.70	
02/24/2020 03:02:32 PM	Offender Payment:	10000222796	(\$0.70)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2376882	10000222796		2/3/2020	HDSP
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
02/24/2020 03:02:32 PM	New		\$0.70	\$0.70	
02/24/2020 03:02:32 PM	Offender Payment:	10000222796	(\$0.70)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2334138	10000222796		2/10/2020	HDSP
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
02/27/2020 04:02:10 PM	New		\$1.10	\$1.10	
02/27/2020 04:02:10 PM	Offender Payment:	10000222796	(\$1.10)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	

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DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	1698907	10000224091		2/17/2020	HDSP
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
03/10/2020 11:58:03 AM	New		\$2.80	\$2.80	
03/10/2020 11:58:03 AM	Offender Payment	10000224091	(\$2.80)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	1698908	10000224091		2/17/2020	HDSP
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
03/10/2020 11:58:03 AM	New		\$0.55	\$0.55	
03/10/2020 11:58:03 AM	Offender Payment	10000224091	(\$0.55)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	1700169	10000224091		2/24/2020	HDSP
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
03/13/2020 04:02:06 PM	New		\$0.55	\$0.55	
03/13/2020 04:02:06 PM	Offender Payment	10000224091	(\$0.55)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	1700180	10000224091		3/3/2020	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
03/19/2020 04:56:13 PM	New		\$7.35	\$7.35	
01/11/2021			Closing Balance:	\$7.35	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	1700177	10000224091		3/2/2020	HDSP
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
03/19/2020 04:56:36 PM	New		\$1.80	\$1.80	
03/19/2020 04:56:36 PM	Offender Payment	10000224091	(\$1.80)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	

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DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	1700178	10000224091		3/11/2020	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
03/19/2020 04:56:48 PM	New		\$3.70	\$3.70	
01/11/2021			Closing Balance:	\$3.70	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	1700176	10000224945		3/2/2020	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
04/06/2020 02:38:16 PM	New		\$3.00	\$3.00	
01/11/2021			Closing Balance:	\$3.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	1700210	10000224945		3/23/2020	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
04/09/2020 03:21:04 PM	New		\$2.80	\$2.80	
01/11/2021			Closing Balance:	\$2.80	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2410636	10000225761		4/14/2020	HDSP
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
05/07/2020 04:27:22 PM	New		\$0.85	\$0.85	
05/07/2020 04:27:22 PM	Offender Payment	10000225761	(\$0.85)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	1700181	10000225761		4/7/2020	HDSP
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
05/07/2020 04:27:32 PM	New		\$0.85	\$0.85	
05/07/2020 04:27:32 PM	Offender Payment	10000225761	(\$0.85)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	

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DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2410635	10000225761		4/23/2020	HDSP
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
05/11/2020 03:40:04 PM	New			\$2.20	\$2.20
05/11/2020 03:40:04 PM	Offender Payment	10000225761		(\$2.20)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2410634	10000225761		4/23/2020	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
05/12/2020 03:52:34 PM	New			\$3.90	\$3.90
01/11/2021				Closing Balance:	\$3.90
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2410674	10000225761		4/23/2020	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
05/12/2020 03:52:34 PM	New			\$0.70	\$0.70
01/11/2021				Closing Balance:	\$0.70
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2410430	10000225761		4/28/2020	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
05/12/2020 03:55:49 PM	New			\$0.70	\$0.70
01/11/2021				Closing Balance:	\$0.70
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Copy Charge	2410671	10000225757		4/22/2020	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
05/13/2020 03:40:20 PM	New			\$1.50	\$1.50
01/11/2021				Closing Balance:	\$1.50
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Copy Charge	2410672	10000225757		4/22/2020	Inmate Welfare Fund

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Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
05/13/2020 03:40:20 PM	New		\$2.00	\$2.00	
01/11/2021			Closing Balance:	\$2.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2410428	10000225761		5/4/2020	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
05/19/2020 04:14:34 PM	New		\$0.55	\$0.55	
01/11/2021			Closing Balance:	\$0.55	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2410431	10000225761		5/4/2020	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
05/19/2020 04:14:34 PM	New		\$7.75	\$7.75	
01/11/2021			Closing Balance:	\$7.75	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2410432	10000225761		5/11/2020	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
05/19/2020 04:18:52 PM	New		\$0.55	\$0.55	
01/11/2021			Closing Balance:	\$0.55	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	1697798	10000225761		5/12/2020	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
05/20/2020 01:44:58 PM	New		\$1.80	\$1.80	
01/11/2021			Closing Balance:	\$1.80	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2410429	10000227052		5/27/2020	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
06/08/2020 03:50:44 PM	New		\$0.70	\$0.70	

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01/11/2021		Closing Balance:		\$0.70	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2410486	10000228100		6/8/2020	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
07/17/2020 02:51:43 PM	New		\$0.85	\$0.85	
01/11/2021			Closing Balance:	\$0.85	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2410487	10000228100		6/24/2020	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
07/17/2020 02:51:43 PM	New		\$0.85	\$0.85	
01/11/2021			Closing Balance:	\$0.85	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2410488	10000228100		6/11/2020	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
07/21/2020 04:15:34 PM	New		\$0.55	\$0.55	
01/11/2021			Closing Balance:	\$0.55	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2410511	10000228100		6/30/2020	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
07/23/2020 02:12:44 PM	New		\$0.55	\$0.55	
01/11/2021			Closing Balance:	\$0.55	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2410493	10000232360		7/5/2020	HDSP
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
09/18/2020 11:07:33 AM	New		\$0.55	\$0.55	
09/18/2020 11:07:33 AM	Offender Payment	10000232360	(\$0.55)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	

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DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2410524	10000232360		7/3/2020	HDSP
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
09/18/2020 11:07:33 AM	New		\$0.55	\$0.55	
09/18/2020 11:07:33 AM	Offender Payment	10000232360	(\$0.55)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2410525	10000232360		7/7/2020	HDSP
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
09/18/2020 11:07:33 AM	New		\$2.20	\$2.20	
09/18/2020 11:07:33 AM	Offender Payment	10000232360	(\$2.20)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2410680	10000232360		7/16/2020	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
09/18/2020 03:29:49 PM	New		\$5.80	\$5.80	
01/11/2021			Closing Balance:	\$5.80	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2410714	10000232360		7/29/2020	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
09/21/2020 04:54:25 PM	New		\$2.60	\$2.60	
01/11/2021			Closing Balance:	\$2.60	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2410491	10000232360		7/22/2020	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
09/23/2020 01:55:13 PM	New		\$7.75	\$7.75	
01/11/2021			Closing Balance:	\$7.75	

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DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Medical Copay	07132020	10000232362		7/13/2020	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
09/29/2020 03:36:22 PM	New		\$8.00	\$8.00	
01/11/2021			Closing Balance:	\$8.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2410492	10000232360		8/9/2020	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
09/29/2020 04:28:47 PM	New		\$1.60	\$1.60	
01/11/2021			Closing Balance:	\$1.60	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2410507	10000232360		8/5/2020	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
09/30/2020 10:34:44 AM	New		\$0.85	\$0.85	
01/11/2021			Closing Balance:	\$0.85	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2410713	10000232360		7/28/2020	HDSP
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
09/30/2020 10:34:44 AM	New		\$0.55	\$0.55	
09/30/2020 10:34:44 AM	Offender Payment	10000232360	(\$0.55)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2410494	10000235526		10/14/2020	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
12/08/2020 04:41:06 PM	New		\$0.55	\$0.55	
01/11/2021			Closing Balance:	\$0.55	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2410688	10000235526		11/3/2020	Inmate Welfare Fund

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Date	Description	Check Document Number	Amount	Balance
01/01/2019			Opening Balance:	\$0.00
12/08/2020 04:43:09 PM	New		\$0.55	\$0.55
01/11/2021			Closing Balance:	\$0.55
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date
Postage	2410495	10000235526		10/13/2020
				Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance
01/01/2019			Opening Balance:	\$0.00
12/08/2020 04:45:45 PM	New		\$0.85	\$0.85
01/11/2021			Closing Balance:	\$0.85
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date
Postage	2410499	10000235528		10/8/2020
				Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance
01/01/2019			Opening Balance:	\$0.00
12/08/2020 04:46:17 PM	New		\$0.55	\$0.55
01/11/2021			Closing Balance:	\$0.55
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date
Postage	2534250	10000235526		9/30/2020
				Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance
01/01/2019			Opening Balance:	\$0.00
12/16/2020 03:22:42 PM	New		\$3.40	\$3.40
01/11/2021			Closing Balance:	\$3.40
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date
Postage	2410717	10000235526		10/20/2020
				Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance
01/01/2019			Opening Balance:	\$0.00
12/18/2020 02:10:54 PM	New		\$1.00	\$1.00
01/11/2021			Closing Balance:	\$1.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date
Postage	2410502	10000235526		9/20/2020
				Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance
01/01/2019			Opening Balance:	\$0.00
12/23/2020 09:50:09 AM	New		\$0.55	\$0.55

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01/11/2021		Closing Balance:			\$0.55
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2410712	10000235526		10/16/2020	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
12/30/2020 04:12:33 PM	New		\$0.55	\$0.55	
01/11/2021			Closing Balance:	\$0.55	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2410327	10000235526		10/25/2020	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
12/30/2020 04:12:44 PM	New		\$1.20	\$1.20	
01/11/2021			Closing Balance:	\$1.20	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2410690	10000235526		10/25/2020	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
12/30/2020 04:12:44 PM	New		\$0.55	\$0.55	
01/11/2021			Closing Balance:	\$0.55	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2410498	10000235526		9/15/2020	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
12/31/2020 02:08:54 PM	New		\$3.00	\$3.00	
01/11/2021			Closing Balance:	\$3.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2410503	10000235526		9/13/2020	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
12/31/2020 02:08:54 PM	New		\$1.10	\$1.10	
01/11/2021			Closing Balance:	\$1.10	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2410705	10000235526		9/15/2020	Inmate Welfare Fund

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Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
12/31/2020 02:08:54 PM	New		\$7.75	\$7.75	
01/11/2021			Closing Balance:	\$7.75	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Postage	2410500	10000235526		10/12/2020	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
12/31/2020 02:12:09 PM	New		\$1.60	\$1.60	
01/11/2021			Closing Balance:	\$1.60	
Department Closing Balance:				\$111.55	
Department Opening Balance:				\$1.60	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2280712	10000204884		11/5/2018	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$1.60	
01/04/2019 07:00:25 AM	Offender Payment	10000205901	(\$1.60)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2273115	10000205895		11/30/2018	LCC
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
01/17/2019 02:53:54 PM	New		\$1.80	\$1.80	
01/17/2019 02:53:54 PM	Offender Payment	10000205895	(\$1.80)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2275969	10000205895		12/4/2018	LCC
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
01/17/2019 02:54:54 PM	New		\$0.90	\$0.90	
01/17/2019 02:54:54 PM	Offender Payment	10000205895	(\$0.90)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	

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DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2273109	10000205895		12/12/2018	LCC
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
01/18/2019 11:59:38 AM	New		\$6.80	\$6.80	
01/18/2019 11:59:38 AM	Offender Payment	10000205895	(\$6.80)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2275986	10000205895		11/5/2018	LCC
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
01/18/2019 03:04:24 PM	New		\$0.80	\$0.80	
01/18/2019 03:04:24 PM	Offender Payment	10000205895	(\$0.80)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2280942	10000207068		12/19/2018	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
02/04/2019 01:46:47 PM	New		\$3.10	\$3.10	
04/01/2019 07:00:25 AM	Offender Payment	10000209065	(\$3.10)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2284682	10000207068		12/16/2018	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
02/04/2019 01:46:47 PM	New		\$2.80	\$2.80	
04/01/2019 07:00:25 AM	Offender Payment	10000209065	(\$2.80)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2274493	10000207068		1/23/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
02/07/2019 04:04:47 PM	New		\$3.40	\$3.40	
04/01/2019 07:00:25 AM	Offender Payment	10000209065	(\$3.40)	\$0.00	

Daily Transaction Summary (0060575 - BRYAN BONHAM cont.): January 01, 2019 - January 11, 2021

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01/11/2021		Closing Balance:		\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2284683	10000207068		1/23/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
02/07/2019 04:04:47 PM	New		\$7.20	\$7.20	
04/01/2019 07:00:25 AM	Offender Payment	10000209065	(\$7.20)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2275949	10000207068		1/28/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
02/07/2019 04:05:07 PM	New		\$8.30	\$8.30	
04/01/2019 07:00:25 AM	Offender Payment	10000209065	(\$8.30)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2278095	10000207068		1/24/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
02/07/2019 04:05:07 PM	New		\$7.90	\$7.90	
04/01/2019 07:00:25 AM	Offender Payment	10000209065	(\$7.90)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2280426	10000207068		1/28/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
02/07/2019 04:05:07 PM	New		\$5.20	\$5.20	
04/01/2019 07:00:25 AM	Offender Payment	10000209065	(\$5.20)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2286929	10000207068		1/29/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	

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02/11/2019 01:52:17 PM	New			\$6.00	\$6.00
04/01/2019 07:00:25 AM	Offender Payment	10000209065		(\$6.00)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2285043	10000207068		2/6/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
02/19/2019 04:01:55 PM	New			\$18.80	\$18.80
04/01/2019 07:00:25 AM	Offender Payment	10000209065		(\$18.80)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2285050	10000207068		2/12/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
02/21/2019 01:20:22 PM	New			\$2.20	\$2.20
04/01/2019 07:00:25 AM	Offender Payment	10000209065		(\$2.20)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2272415	10000207068		2/11/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
02/21/2019 02:49:26 PM	New			\$5.20	\$5.20
04/01/2019 07:00:25 AM	Offender Payment	10000209065		(\$5.20)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2288537	10000207068		2/11/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
02/21/2019 02:49:26 PM	New			\$14.00	\$14.00
04/01/2019 07:00:25 AM	Offender Payment	10000209065		(\$1.40)	\$12.60
06/22/2019 07:00:11 AM	Offender Payment	10000212043		(\$12.60)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2288538	10000207068		2/11/2019	Inmate Welfare Fund

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Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
02/21/2019 02:49:26 PM	New		\$8.50	\$8.50	
04/01/2019 07:00:25 AM	Offender Payment	10000209065	(\$8.50)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2285059	10000208139		2/19/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
03/27/2019 03:44:10 PM	New		\$56.00	\$56.00	
06/22/2019 07:00:11 AM	Offender Payment	10000212043	(\$46.00)	\$10.00	
01/08/2020 07:00:23 AM	Offender Payment	10000221008	(\$10.00)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2288540	10000208139		2/18/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
03/27/2019 03:44:10 PM	New		\$16.40	\$16.40	
06/22/2019 07:00:11 AM	Offender Payment	10000212043	(\$16.40)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2288541	10000208139		2/18/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
03/27/2019 03:44:25 PM	New		\$6.00	\$6.00	
01/08/2020 07:00:23 AM	Offender Payment	10000221008	(\$6.00)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2285060	10000208139		2/19/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
03/27/2019 03:45:05 PM	New		\$1.60	\$1.60	
01/08/2020 07:00:23 AM	Offender Payment	10000221008	(\$1.60)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	

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DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2288558	10000208139		2/28/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
03/28/2019 03:42:10 PM	New		\$6.00	\$6.00	
01/08/2020 07:00:23 AM	Offender Payment	10000221008	(\$6.00)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2285081	10000209059		3/5/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
04/18/2019 04:45:20 PM	New		\$2.40	\$2.40	
01/08/2020 07:00:23 AM	Offender Payment	10000221008	(\$2.40)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2287735	10000209059		3/18/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
04/19/2019 01:50:21 PM	New		\$3.60	\$3.60	
01/08/2020 07:00:23 AM	Offender Payment	10000221008	(\$3.60)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2287774	10000209059		4/4/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
04/22/2019 03:49:48 PM	New		\$3.80	\$3.80	
01/08/2020 07:00:23 AM	Offender Payment	10000221008	(\$3.80)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2285082	10000209059		3/6/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
04/23/2019 04:42:22 PM	New		\$0.70	\$0.70	
01/08/2020 07:00:23 AM	Offender Payment	10000221008	(\$0.70)	\$0.00	

Daily Transaction Summary (0060575 - BRYAN BONHAM cont.): January 01, 2019 - January 11, 2021

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01/11/2021		Closing Balance:		\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2287759	10000209059		3/12/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
04/23/2019 04:42:22 PM	New			\$21.90	\$21.90
01/08/2020 07:00:23 AM	Offender Payment	10000221008		(\$21.90)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2287738	10000210523		4/29/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
05/30/2019 11:19:21 AM	New			\$1.10	\$1.10
01/08/2020 07:00:23 AM	Offender Payment	10000221008		(\$1.10)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2287775	10000210523		4/25/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
05/30/2019 11:19:21 AM	New			\$6.00	\$6.00
01/08/2020 07:00:23 AM	Offender Payment	10000221008		(\$6.00)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2286933	10000210523		4/30/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
05/30/2019 11:19:46 AM	New			\$0.20	\$0.20
01/08/2020 07:00:23 AM	Offender Payment	10000221008		(\$0.20)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2288618	10000213132		7/15/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00

Daily Transaction Summary (0060575 - BRYAN BONHAM cont.): January 01, 2019 - January 11, 2021

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07/30/2019 04:25:07 PM	New			\$14.40	\$14.40
01/08/2020 07:00:23 AM	Offender Payment	10000221008		(\$10.70)	\$3.70
05/01/2020 07:00:23 AM	Offender Payment	10000225767		(\$3.70)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2288819	10000213132		7/15/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
07/30/2019 04:25:07 PM	New			\$1.00	\$1.00
01/08/2020 07:00:23 AM	Offender Payment	10000221008		(\$1.00)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2288014	10000214730		7/3/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
08/02/2019 11:13:33 AM	New			\$0.40	\$0.40
05/01/2020 07:00:23 AM	Offender Payment	10000225767		(\$0.40)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2288018	10000214730		7/2/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
08/02/2019 11:13:33 AM	New			\$0.60	\$0.60
05/01/2020 07:00:23 AM	Offender Payment	10000225767		(\$0.60)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2288021	10000214730		7/1/2019	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
08/02/2019 11:13:33 AM	New			\$0.40	\$0.40
05/01/2020 07:00:23 AM	Offender Payment	10000225767		(\$0.40)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2288793	10000214730		7/3/2019	Inmate Welfare Fund

Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
08/02/2019 11:13:33 AM	New		\$0.50	\$0.50	
05/01/2020 07:00:23 AM	Offender Payment	10000225767	(\$0.50)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2288794	10000214730		7/3/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
08/02/2019 11:13:33 AM	New		\$0.40	\$0.40	
05/01/2020 07:00:23 AM	Offender Payment	10000225767	(\$0.40)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2288797	10000214730		7/8/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
08/08/2019 03:06:50 PM	New		\$0.60	\$0.60	
05/01/2020 07:00:23 AM	Offender Payment	10000225767	(\$0.60)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2287880	10000214730		7/12/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
08/08/2019 04:06:53 PM	New		\$4.70	\$4.70	
05/01/2020 07:00:23 AM	Offender Payment	10000225767	(\$4.70)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2289397	10000214730		7/29/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
08/30/2019 03:28:11 PM	New		\$1.00	\$1.00	
05/01/2020 07:00:23 AM	Offender Payment	10000225767	(\$1.00)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	

Daily Transaction Summary (0060575 - BRYAN BONHAM cont.): January 01, 2019 - January 11, 2021

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DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2289408	10000216729		8/30/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
09/12/2019 09:55:52 AM	New		\$2.90	\$2.90	
05/01/2020 07:00:23 AM	Offender Payment	10000225767	(\$2.90)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2330370	10000216729		8/21/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
09/12/2019 10:36:34 AM	New		\$0.30	\$0.30	
05/01/2020 07:00:23 AM	Offender Payment	10000225767	(\$0.30)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2289405	10000216729		9/5/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
09/13/2019 04:49:13 PM	New		\$0.40	\$0.40	
05/01/2020 07:00:23 AM	Offender Payment	10000225767	(\$0.40)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2333256	10000216729		9/18/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
09/30/2019 04:29:36 PM	New		\$0.20	\$0.20	
05/01/2020 07:00:23 AM	Offender Payment	10000225767	(\$0.20)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2331630	10000218248		10/10/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
10/16/2019 04:57:05 PM	New		\$5.20	\$5.20	
05/01/2020 07:00:23 AM	Offender Payment	10000225767	(\$5.20)	\$0.00	

Daily Transaction Summary (0060575 - BRYAN BONHAM cont.): January 01, 2019 - January 11, 2021

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01/11/2021		Closing Balance:			\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2331644	10000218248		10/17/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
10/30/2019 02:22:48 PM	New		\$2.40	\$2.40	
05/01/2020 07:00:23 AM	Offender Payment	10000225767	(\$2.40)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2331646	10000218248		10/17/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
10/30/2019 02:22:48 PM	New		\$20.80	\$20.80	
05/01/2020 07:00:23 AM	Offender Payment	10000225767	(\$20.80)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2331632	10000218248		10/14/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
10/30/2019 02:23:02 PM	New		\$0.20	\$0.20	
05/01/2020 07:00:23 AM	Offender Payment	10000225767	(\$0.20)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2333262	10000218248		10/14/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
10/30/2019 02:23:02 PM	New		\$0.60	\$0.60	
05/01/2020 07:00:23 AM	Offender Payment	10000225767	(\$0.60)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2333263	10000218248		10/14/2019	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	

Daily Transaction Summary (0060575 - BRYAN BONHAM cont.): January 01, 2019 - January 11, 2021

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10/30/2019 02:23:02 PM	New			\$0.60	\$0.60
05/01/2020 07:00:23 AM	Offender Payment	10000225767		(\$0.60)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2334134	10000224091		2/13/2020	HDSP
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
03/18/2020 03:56:37 PM	New			\$2.40	\$2.40
03/18/2020 03:56:37 PM	Offender Payment	10000224091		(\$2.40)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2382102	10000224091		2/13/2020	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
03/18/2020 03:56:37 PM	New			\$14.00	\$14.00
05/01/2020 07:00:23 AM	Offender Payment	10000225767		(\$14.00)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2334146	10000224091		1/28/2020	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
03/18/2020 03:57:18 PM	New			\$6.00	\$6.00
05/01/2020 07:00:23 AM	Offender Payment	10000225767		(\$6.00)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	1700168	10000224091		3/2/2020	HDSP
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
03/26/2020 04:58:01 PM	New			\$0.20	\$0.20
03/26/2020 04:58:01 PM	Offender Payment	10000224091		(\$0.20)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	1700170	10000224091		3/2/2020	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance

Daily Transaction Summary (0060575 - BRYAN BONHAM cont.): January 01, 2019 - January 11, 2021

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01/01/2019				Opening Balance:	\$0.00
03/26/2020 04:58:01 PM	New			\$3.30	\$3.30
05/01/2020 07:00:23 AM	Offender Payment	10000225767		(\$3.30)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	1700179	10000224091		3/2/2020	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
03/26/2020 04:58:01 PM	New			\$2.20	\$2.20
05/01/2020 07:00:23 AM	Offender Payment	10000225767		(\$2.20)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2382148	10000225761		4/15/2020	HDSP
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
05/11/2020 03:57:12 PM	New			\$6.00	\$6.00
05/11/2020 03:57:12 PM	Offender Payment	10000225761		(\$6.00)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2382149	10000225761		4/15/2020	HDSP
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
05/11/2020 03:57:12 PM	New			\$2.00	\$2.00
05/11/2020 03:57:12 PM	Offender Payment	10000225761		(\$2.00)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2382557	10000225761		4/22/2020	Inmate Welfare Fund
Date	Description	Check Document Number		Amount	Balance
01/01/2019				Opening Balance:	\$0.00
05/14/2020 03:26:29 PM	New			\$0.50	\$0.50
09/04/2020 07:00:59 AM	Offender Payment			(\$0.50)	\$0.00
01/11/2021				Closing Balance:	\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2410673	1000225761		4/24/2020	Inmate Welfare Fund

Daily Transaction Summary (0060575 - BRYAN BONHAM cont.): January 01, 2019 - January 11, 2021

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Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
05/14/2020 03:52:54 PM	New		\$1.40	\$1.40	
09/04/2020 07:00:59 AM	Offender Payment		(\$1.40)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	1697347	1000225761		4/27/2020	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
05/14/2020 04:01:44 PM	New		\$4.80	\$4.80	
09/04/2020 07:00:59 AM	Offender Payment		(\$4.80)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2410433	10000227052		5/20/2020	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
06/08/2020 03:55:55 PM	New		\$3.40	\$3.40	
09/04/2020 07:00:59 AM	Offender Payment		(\$3.30)	\$0.10	
11/06/2020 02:09:35 PM	Offender Payment		(\$0.10)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2410483	10000228100		6/22/2020	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
07/23/2020 02:12:00 PM	New		\$0.70	\$0.70	
11/06/2020 02:09:35 PM	Offender Payment		(\$0.70)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2410513	10000228100		6/9/2020	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
07/23/2020 02:12:00 PM	New		\$0.40	\$0.40	
11/06/2020 02:09:35 PM	Offender Payment		(\$0.40)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	

Daily Transaction Summary (0060575 - BRYAN BONHAM cont.): January 01, 2019 - January 11, 2021

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DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2410508	10000232360		7/11/2020	HDSP
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
09/29/2020 04:58:11 PM	New		\$0.40	\$0.40	
09/29/2020 04:58:11 PM	Offender Payment	10000232360	(\$0.40)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2410691	10000233724		7/20/2020	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
10/07/2020 04:58:31 PM	New		\$4.40	\$4.40	
11/06/2020 02:09:35 PM	Offender Payment		(\$4.30)	\$0.10	
12/04/2020 12:11:03 PM	Offender Payment		(\$0.10)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2410692	10000233724		7/20/2020	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
10/07/2020 04:58:31 PM	New		\$3.60	\$3.60	
11/06/2020 02:09:35 PM	Offender Payment		(\$3.60)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2410527	10000233724		7/9/2020	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
10/07/2020 04:59:33 PM	New		\$4.90	\$4.90	
12/04/2020 12:11:03 PM	Offender Payment		(\$4.90)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	2410679	10000233724		7/9/2020	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
10/07/2020 04:59:33 PM	New		\$2.10	\$2.10	

Daily Transaction Summary (0060575 - BRYAN BONHAM cont.): January 01, 2019 - January 11, 2021

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12/04/2020 12:11:03 PM		Offender Payment		(\$2.10)	\$0.00
01/11/2021		Closing Balance:			\$0.00
DOC Sanction Type	Reference Number	Document Number	V Document Number	DOC Sanction Date	Paid To
Legal Copies	1707464	1000236391		9/13/2020	Inmate Welfare Fund
Date	Description	Check Document Number	Amount	Balance	
01/01/2019			Opening Balance:	\$0.00	
01/05/2021 11:52:15 AM	New		\$4.60	\$4.60	
01/08/2021 11:09:08 AM	Offender Payment		(\$4.60)	\$0.00	
01/11/2021			Closing Balance:	\$0.00	
Department Closing Balance:					\$0.00

Description	Paid To	Period To Curr	Max Per Period	Ordered	Initial Payment	Paid To Curr	Outside Source	Total Paid	Total Remaining
Court Filing Fee - 3:17-cv-00719-MMD-WGC	USDC Nevada	\$28.00	N/A	\$350.00	N/A	\$190.00	\$0.00	\$190.00	\$160.00
Court Filing Fee - 2:17-cv-02398-RFB-NJK	USDC Nevada	\$0.00	N/A	\$350.00	N/A	\$0.00	\$0.00	\$0.00	\$350.00
Court Filing Fee - 3:17-cv-00727-RCJ-CBC	USDC Nevada	\$0.00	N/A	\$350.00	N/A	\$0.00	\$0.00	\$0.00	\$350.00
Court Filing Fee - 3:18-cv-00242-MMD-WGC	USDC Nevada	\$0.00	N/A	\$350.00	N/A	\$0.00	\$0.00	\$0.00	\$350.00
Court Filing Fee - 3:17-cv-00727-RCJ-CLB	USDC Nevada	\$0.00	N/A	\$505.00	N/A	\$0.00	\$0.00	\$0.00	\$505.00
Court Filing Fee - 3:19-cv-00229-MMD-WGC	USDC Nevada	\$0.00	N/A	\$350.00	N/A	\$0.00	\$0.00	\$0.00	\$350.00
Court Filing Fee - 3:19-cv-00307-MMD-WGC	USDC Nevada	\$0.00	N/A	\$350.00	N/A	\$0.00	\$0.00	\$0.00	\$350.00
Total:									\$2,415.00

EXHIBIT B

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2018-05-15

EXHIBIT B

**NEVADA DEPARTMENT OF CORRECTIONS
ADMINISTRATIVE REGULATION
258**

INMATE FISCAL PROCEDURES FOR INMATE BANKING

Supersedes: AR 258 (09/16/14); (7/9/15, Temporary); (12/17/15, Temporary);
01/14/16; (04/02/18, Temporary)
Effective Date: 05/15/18

PURPOSE

To ensure the appropriate procedures and policies are identified for the administration of inmate banking services.

AUTHORITY

NRS Chapter 120A, 176.0915, 209.131, 209.221, 209.225, 209.241, 209.246, 209.247, 209.2475, 209.425, 209.459, 209.461, 209.4615, 209.463, 209.511, 353.250, Chapter 353C

RESPONSIBILITY

The Deputy Director of Support Services is responsible for the administration of the Inmate Banking Procedures regulation and to ensure that the Inmate Banking Services Section is compliant with all federal and state regulations.

The Chief of Inmate Services Banking Services Section (ISBS) is responsible for the implementation of this regulation and fiscal procedures to provide for the receipt of all inmate funds, process appropriate deductions from inmate funds, and all other associated inmate banking services.

The Deputy Director of Prison Industries, Warden, Facility Manager or designee(s) is responsible for the operation and reporting of inmate work programs; the management, handling and storage of inmate funds, negotiable instruments, and check/cash logs.

258.01 PRISONERS' PERSONAL PROPERTY FUND (PPF)

1. From the PPF account, the Director/designee may permit withdrawals for immediate expenditures by the inmate for personal needs. The PPF is divided into four parts as follows:
 - A. **Primary Trust Account:** Funds remaining in the Primary Trust Account shall be paid to the inmate upon release after all debts owed to the Department are paid in accordance with NRS 209.2475.

- B. **Trust 2 Account:** The Trust 2 Account shall include any funds exempt from statutory deductions upon receipt. Examples are Gift Coupon funds, tort claims paid to inmates and canteen refunds.

(1) An inmate may spend funds from this account within the guidelines of the state and federal law as well as the Department's rules and regulations. Examples include, but are not limited to, store purchases and Inmate Account Transaction Requests [brass slips (DOC-509)] as described in section 258.13.

(2) Funds remaining in the Trust 2 Account shall be paid to the inmate upon release after all debts owed to the Department are paid in accordance with NRS 209.2475.

- C. **Trust 3 Account:** The Trust 3 Account shall include any funds exempt from statutory deductions upon receipt. (i.e. United States Department of Veteran's Affairs benefits and Indian tribe settlements.)

(1) An inmate may spend funds from this account within the guidelines of state and federal law as well as the Department's rules and regulations. Examples include, but are not limited to, store purchases and brass slips (DOC-509) as described in section 258.13.

(2) Funds remaining in the Trust 3 Account shall be paid to the inmate upon release.

- D. **Savings Account:** The Savings Account exists so an inmate may have funds upon release and funds are available to defray Department costs upon the inmate's death.

(1) Boarders and safe keepers are exempt from the savings deduction.

(2) The Director or designee may designate a percentage to be deducted from funds received by an inmate to be placed in the inmate's individual Savings Account.

(3) Once the \$400.00 balance, determined by the Director or designee, is reached and maintained, the savings deduction will no longer occur, except for inmates located at Casa Grande Transitional Housing (CGTH) or at Northern Nevada Transitional Housing (NNTH), where there is no limit to the Savings Account balance. The procedure to withdraw from a Savings Account of inmates who were at CGTH or NNTH and were returned to other Department sites will be the same as outlined in this section.

(4) Withdrawals from a Savings Account are permitted during incarceration only with the approval of the Director or designee on an Inmate Savings Withdrawal Request (DOC-515).

a. A brass slip (DOC-509) must accompany the request, signed by the inmate and an authorized staff pursuant to section 258.13.

b. The Director or designee has approved withdrawals from a Savings Account to obtain a copy of a birth certificate for identification purposes without submission of an Inmate Savings Withdrawal Request (DOC-515).

c. Upon approval of the Director or designee, charitable contributions to 501(c)(3) organizations may be deducted.

(5) Funds remaining in the Savings Account shall be paid to the inmate upon release after all debts owed to the Department are paid in accordance with NRS 209.2475.

2. All funds received on behalf of an inmate shall be deposited into the inmate's appropriate account(s) in the PPF.
 - A. Any inmate who does not deposit all funds, which the inmate receives, into the inmate's individual account(s) in the PPF as required is guilty of a gross misdemeanor per NRS 209.221.
 - B. Any person who aids or encourages any inmate not to deposit all funds, which the inmate receives, into the inmate's individual account(s) in the PPF as required, is guilty of a gross misdemeanor per NRS 209.221.
3. PPF account activity is available to inmates through a kiosk. For inmates without access to a kiosk, a monthly statement will be printed by the ISBS and distributed to the inmates through the institution/facility.
4. Upon the death of an inmate, any remaining funds, after appropriate deductions have been made, shall be paid pursuant to Administrative Regulation (AR) 420.
5. Wages earned prior to release or death will be subject to deductions pursuant to NRS 209.246. Wages earned after release and funds received from outside parties after release or death shall be returned to the sender.

258.02 INMATE OUTSIDE ACCOUNTS

1. All requests for inmate outside accounts must be approved by the Director or designee.

2. Inmates must choose a person from the community to handle bank transactions before obtaining an outside checking, savings or investment account.
 - A. This person will be a non-inmate member on the account and will be responsible for making all outside transactions.
 - B. The inmate will not correspond directly with the financial organization concerning the account. The non-inmate member on the account must handle all correspondence.
 - C. The Department will not be responsible for any outside transactions.
 - D. Any exceptions require the approval of the Director or designee.
3. Inmates who desire to open an outside account will be responsible for gathering information regarding accounts from the financial organization of his/her choosing.
 - A. The Department will not supply information regarding interest rates or other information for any financial organization.
 - B. Any monies the inmate sends to the outside account will be through the Inmate Account Transaction Request [brass slips (DOC-509)] procedures as described in Section 258.13.
 - (1) The inmate will fill out the brass slip made payable to the non-inmate member on the outside account.
 - (2) The brass slip must have the signature of the inmate and the Department personnel authorized to sign brass slips.
 - (3) The inmate will send the brass slip with a stamped, addressed envelope to the ISBS.
 - (4) The non-inmate member will deposit all funds in the outside account and will handle any other banking transaction necessary.
4. The non-inmate member will send to the inmate all funds requested by the inmate from the outside account in the form of a cashier's check or money order following the inmate deposit procedure in Section 258.03. The inmate is prohibited from contacting the bank directly and asking for money from his/her account.
5. All funds sent to the inmate from the non-inmate member will be deposited in the inmate's individual account in the PPF.
6. Inmates are not permitted to have a checkbook or savings passbook in their possession while incarcerated with the Department. Non-Department issued debit cards, credit cards

or any other instrument used to access outside accounts are not permitted. Inmates who arrive at the Department with any of these instruments in their possession must send the instrument to an outside individual of their choice or the instrument(s) will be placed in the inmate's I-file.

7. Upon the request of the Director/designee, inmates will provide copies of records of bank accounts, including but not limited to, checking accounts, savings accounts, investment accounts or accounts with brokerage firms.

258.03 INMATE DEPOSITS

1. Deposits to inmate accounts shall be made through the Lockbox or Department-approved money transfer service when applicable.
2. Gift deposits will be processed in accordance with Department rules and regulations.
3. Regular deposit coupons and gift deposit coupons will be available for Lockbox deposits.
 - A. Coupons will be ordered by the ISBS and shipped to each institution/facility.
 - B. The institution/facility designee shall distribute the coupons to the inmates and provide coupons in visitation areas.
 - C. Inmates may send the coupons to outside parties.
 - D. Coupons may also be downloaded by outside parties from the Department's website.
 - E. Coupons sent by outside parties shall be filled out completely and sent with a money order or cashier's check to the lockbox address indicated on the coupon.
4. The lockbox and money transfer service vendor(s) will send a report listing all deposits to the ISBS daily.
5. The ISBS shall post the deposits to the inmate's appropriate account(s) in the PPF as soon as practical after receipt and retain the report(s) for accounting records.

258.04 INMATE DEPOSIT EXCEPTIONS

1. The only inmate funds to be accepted by any institution/facility or the ISBS are money orders and cashier checks in U.S. dollars only. Foreign funds will not be accepted. Cash, personal checks and other forms of money shall be returned to the sender. The mail officer at each institution/facility shall return all unauthorized funds to the sender by the next business day.
2. Exceptions include:

A. Internal Revenue Service (IRS) checks

(1) IRS checks received at the institution/facility solely in the name of an incarcerated inmate will not be deposited at any institution that makes its own deposits.

(2) IRS checks will be forwarded to the ISBS where the check will be held pending verification with the IRS as to validity of funds.

a. Validated IRS checks will be deposited and posted to the inmate's Primary Trust Account.

b. If the IRS will not validate the check, the check will be returned to the IRS. The ISBS will notify the Office of the Inspector General (IG) and advise the reason the check could not be validated, if provided.

B. Intake funds for newly incarcerated inmates will be mailed/transmitted from the sending jurisdiction to the ISBS.

C. Any funds, due to the inmate, that is beyond the control of the Department and cannot be processed through the inmate deposit procedure in section 258.03.

D. Unauthorized cash

(1) Casa Grande Transitional Housing (CGTH) and Northern Nevada Transitional Housing (NNTH) inmates who qualify for stipends are the only inmates permitted to have cash. Eligibility for stipends is outlined in the Operational Procedures (OP) at the CGTH and NNTH facilities.

(2) Unauthorized cash found on an inmate shall be confiscated and placed on a separate check/cash log, deposited in the bank and the proper documents forwarded to the ISBS for posting to the Inmate Welfare Account (IWA). The check/cash log must clearly state "Confiscated Cash."

(3) If cash is confiscated due to suspected criminal activity the Inspector General (IG) will be notified.

a. A receipt will be prepared by the designated institution/facility staff for the amount of cash confiscated.

b. An IG investigator will be required to take possession of the confiscated cash as part of the ensuing investigation.

c. Both the staff member releasing the cash and the IG investigator receiving it will sign the receipt.

d. The original will be given to the IG investigator and a copy will be sent to the ISBS.

5. Preparation of check/cash logs is a function of the designated institution/facility staff.
 - A. Inmate Check/Cash Logs shall be considered negotiable instruments, maintained in a locked security controlled area and completed and processed with the same security precautions as cash.
 - B. Inmates shall never have access to check/cash log forms.
6. Funds received and accepted by the institution shall be deposited at least weekly in accordance with NRS 353.250. Copies of the deposit slips and all check/cash logs shall be forwarded to the ISBS by the next business day for processing.
7. The ISBS shall post the monies to the inmate's individual account in the PPF as soon as practical. Inmate deposits and payrolls, in section 258.07, should be given priority over all other postings.
8. Due to increased counterfeit activity, funds from ALL money orders and cashier's checks received by the Department will be available to the inmate 14 calendar days from the posting date.
9. Posting delays may occur which include, but are not limited to, incorrect names or identification numbers. If any delay occurs, the ISBS will work with the originator for correction.

258.05 INMATE DEDUCTIONS FROM ANY SOURCE OTHER THAN WAGES

The Director/designee may make the following deductions, in the following order of priority, as set forth in NRS 209.247, from any money deposited in an inmate's individual account in the PPF from any source other than wages:

1. 50% for costs incurred by the Department on behalf of the inmate per NRS 209.246.
 - A. At the time any charges pursuant to NRS 209.246 are posted to the inmate account including, but not limited to, monetary sanctions/restitution under AR 707, 50% of the trust account(s) may be taken as the initial payment.
 - B. All monetary sanctions/restitution costs are subject to change from the original amount due to receipt of additional billings not known at the time of assessment.
 - C. An inmate's trust account(s) may be frozen and monetary sanctions/restitution ordered for violations under AR 707.

2. 10% for credit to the inmate's Savings Account. After the Savings Account reaches \$400.00, this deduction will stop except for CGTH and NNTH inmates who will continue to accrue 10% of their deposits into their Savings Accounts.
3. 20% towards a court ordered filing fee, if applicable.

258.06 INMATE EMPLOYMENT

1. No inmate has a right to employment and the Department has no obligation to employ an inmate.
2. All inmates approved for inmate work programs must provide a valid Social Security Number (SSN) and execute any agreement forms required by the specific program in which the inmate will work. Inmates who do not have a verified SSN are not permitted to work for pay until a SSN is obtained and verified through Social Security.
 - A. During intake, all inmates shall complete an Inmate Employment Fiscal Agreement (DOC-533).
 - B. The fiscal agreement shall be completed in duplicate.
 - (1) The original copy shall be placed in the inmate's Institutional file (I-file).
 - (2) A copy shall be given to the inmate.
 - C. Regardless of the inmate's agreement to sign the fiscal agreement, the Department is permitted to take deductions from the inmate's wages per NRS 209.461.
 - D. Prior to the first day of work, the classification committee shall verify the inmate has been given the opportunity to review the fiscal agreement.
 - E. Only one fiscal agreement shall be completed during the inmate's incarceration period, unless the form is revised, requires updating, or the original cannot be located. Inmates located at CGTH and NNTH shall complete the Inmate Employment Fiscal Agreement (DOC-3525) upon entry into the program.
 - F. Inmates who refuse to sign the fiscal agreement cannot work in any private sector operation. Federal requirements include proof of voluntary participation and this form meets that requirement.
3. Prior to working, inmates must be notified of all deductions that may be taken from their wages.
 - A. A Notification of Deductions (DOC-542) shall be given to the inmate upon intake.

- B. The Notification of Deductions shall be posted with the OSF monthly report in areas of the institution/facility accessible to inmates.
 - C. The fiscal agreement shall note the statute number – NRS 209.463 – authorizing the Department to take specific deductions.
4. An inmate shall obtain the approval of the Director/designee before the inmate:
- A. Engages in any employment, which includes, but is not limited to, employment by a private employer or self-employment except in an approved Prison Industry (PI).
 - B. Enters into a contract.
 - C. Participates in a business activity other than approved PI or hobby craft.
5. The Director/designee has sole discretion to approve or disapprove employment, contractual activity or business activity and may withdraw approval at any time pursuant to NRS 209.4615.
6. Any inmate who is employed by a private employer shall:
- A. Deposit income from such employment in the inmate's individual account in the PPF.
 - B. Upon request, provide the Director/designee with a copy of all the inmate's federal income tax returns, reports and withholding forms when they become available to the inmate. Collection of inmate income is outlined in the OPs at the CGTH and NNTH facilities.
 - C. Upon request, provide the Director/designee with a record of any of the inmate's accounts including, but not limited to, any checking, savings, investment or brokerage firm account.
7. Inmates must sign a release allowing the employer to provide information to the Director/designee.
8. Upon the request of the Director/designee, a private employer who employs any inmate shall:
- A. Provide the Director/designee with monthly statements accounting for all wages the employer paid to any inmate.
 - B. Provide the Director/designee with any additional information requested concerning the employment of any inmate.

9. At CGTH or NNTH, if an inmate is unemployed after 45 days, the evaluation team will review the inmate's case to determine if a suitable program exists to enroll the inmate or if employment should continue to be sought. No later than 60 days from arrival, the inmate will be suitably employed, enrolled in an appropriate program, or transferred to another Department location.

258.07 INMATE PAYROLL

1. Inmate wages and payrolls shall be recorded by the institution/facility by the second working day following the month of employment.
2. Inmate payroll shall be submitted monthly to the ISBS by the fifth working day following the month of employment to allow for timely posting. Exceptions include:
 - A. PI has a variety of payroll periods resulting from private sector operations.
 - (1) Forms to report individual payrolls will be developed by PI.
 - (2) Private sector PI payroll will be included in this procedure.
 - B. Nevada Division of Forestry has incident payrolls and sends them via email during the middle of the month following the month of employment.
 - C. The CGTH and NNTH have a variety of payroll periods resulting from private sector employers, which are submitted at various times of the month.
3. The ISBS shall post the payroll as soon as practical after receipt.
 - A. The reporting period for all inmate payrolls, except as noted in section 258.07.2, shall be from the first day to the last day of the previous month.
 - B. Inmate payrolls paid with a personal check, business check, etc., shall not be available until the check has cleared the bank.
 - (1) Clearing time may take up to fourteen (14) calendar days from the posting date of the payroll. Applicable deductions will not be taken until the payroll is available on the inmate's Primary Trust Account.
 - (2) The exception to this will be any payroll funded by a Nevada State agency. These exceptions should be posted within three business days of receipt.
 - (3) Posting delays can occur which include, but are not limited to, incorrect names or identification numbers, incorrectly calculated payrolls or unauthorized payrolls. If any delay occurs, the ISBS will work with the originator for correction.

- C. Tracking of cash receipts, billing claims and/or journal vouchers shall be completed daily using the State of Nevada Financial System.

258.08 INMATE DEDUCTIONS FROM WAGES

The Director/designee shall establish by regulation criteria for a reasonable deduction from money credited to the inmate's individual account in the PPF to repay or defray the costs assessed to an inmate pursuant to NRS 209.246. These deductions will be in order of priority as set forth within NRS 209.463 and in accordance with the federal regulations governing private sector involvement in Prison Industries.

- I. Hourly wage is equal to or greater than minimum wage [except for inmates at CGTH and NNTH locations (see section 258.06.3)]:
 - A. 5% for credit to the Victims of Crime Fund for the compensation of Victims of Crime.
 - B. 20% for any existing obligation of the inmate for the support of his/her family.
 - C. 20% for credit to the inmate's individual account in the PPF or toward a court ordered filing fee, whichever is applicable.
 - D. An amount to offset the cost of maintaining the inmate in the institution:
 - (1) 24.5% for room and board
 - (2) 29.5% for PI inmates (24.5% for room and board, 5% for PI Capital Improvement Fund)
 - E. 50% for costs incurred by the Department on behalf of the inmate per NRS 209.246.
 - (1) At the time any charges pursuant to NRS 209.246 are posted to the inmate account including, but not limited to, monetary sanctions/restitution under AR 707, 50% of the trust account(s) may be taken as the initial payment.
 - (2) All monetary sanctions/restitution costs are subject to change from the original amount due to receipt of additional billings not known at the time of assessment.
 - (3) An inmate's trust account(s) may be frozen and monetary sanctions/restitution ordered for violations under AR 707.
 - F. 10% for credit to the inmate's Savings Account until the account reaches \$400.00.

- G. 20% for any existing obligation of the inmate to pay court ordered restitution to his/her victim. This deduction is in addition to the 5% taken for Victims of Crime Fund as stated in section 258.08(1)(A).
 - H. 1% to pay the balances of any fee imposed on the inmate for genetic marker testing, drug tests, or other fees per NRS 176.0915.
 - I. 1% for any existing obligations of the inmate for court ordered administrative assessments for any crime committed within this state.
 - J. 1% for any existing obligation of the inmate for court ordered fines for any crime committed within this state.
2. Hourly wage is below minimum wage:
- A. 5% for credit to the Victims of Crime Fund for the compensation of Victims of Crime.
 - B. 20% for credit to the inmate's individual account in the PPF or toward a court ordered filing fee, whichever is applicable.
 - C. An amount to offset the cost of maintaining the inmate in the institution:
 - (1) 24.5% for room and board
 - (2) 29.5% for PI inmates (24.5% for room and board, 5% for PI Capital Improvement Fund)
 - D. 50% for costs incurred by the Department on behalf of the inmate per NRS 209.246.
 - (1) At the time any charges pursuant to NRS 209.246 are posted to the inmate account including, but not limited to, monetary sanctions/restitution under AR 707, 50% of the trust account(s) may be taken as the initial payment.
 - (2) All monetary sanctions/restitution costs are subject to change from the original amount due to receipt of additional billings not known at the time of assessment.
 - (3) An inmate's trust account(s) may be frozen and monetary sanctions/restitution ordered for violations under AR 707.
 - E. 10% for credit to the inmate's Savings Account until the account reaches \$400.00.
 - F. 1% to pay the balances of any fee imposed on the inmate for genetic marker testing, drug tests, or other fees per NRS 176.0915.

- G. Once the deductions, in order of priority, exhaust the available funds, the deductions will stop.
3. CGTH and NNTH:
- A. Hourly wage is equal to or greater than minimum wage:
 - (1) 5% for credit to the Victims of Crime Fund for the compensation of Victims of Crime.
 - (2) 20% for any existing obligation of the inmate for the support of his/her family.
 - (3) 20% for credit to the inmate's individual account in the PPF or toward a court ordered filing fee, whichever is applicable.
 - (4) An amount to offset the cost of maintaining the inmate at CGTH or NNTH.
 - a. 45% for room and board NNTH.
 - b. 55% for room and board at CGTH.
 - c. At no time will the amount taken for room and board exceed the legislative budgeted amount per NRS 209.463. CGTH offers additional programs and is more expensive to operate than NNTH.
 - (5) 50% for costs incurred by the Department on behalf of the inmate per NRS 209.246.
 - a. At the time any charges pursuant to NRS 209.246 are posted to the inmate account including, but not limited to, monetary sanctions/restitution under AR 707, 50% of the trust account(s) may be taken as the initial payment.
 - b. All monetary sanctions/restitution costs are subject to change from the original amount due to receipt of additional billings not known at the time of assessment.
 - c. An inmate's trust account(s) may be frozen and monetary sanctions/restitution ordered for violations under AR 707.
 - (6) 10% for credit to the inmate's Savings Account.
 - (7) 20% for any existing obligation of the inmate to pay court ordered restitution to his/her victim. This deduction is in addition to the 5% taken for Victims of Crime Fund as stated in section 258.08,3. (1).

(8) 1% to pay the balances of any fee imposed on the inmate for genetic marker testing, drug tests, or other fees per NRS 176.0915.

(9) 1% for any existing obligations of the inmate for court ordered administrative assessments for any crime committed within this state.

(10) 1% for any existing obligation of the inmate for court ordered fines for any crime committed within this state.

(11) Once the deductions, in order of priority, exhaust the available funds, the deductions will stop. Deductions are based on the declining balance of the gross amount of payroll.

B. Hourly wage is below minimum wage:

(1) 5% for credit to the Victims of Crime Fund for the compensation of Victims of Crime.

(2) 20% for credit to the inmate's individual account in the PPF or toward a court ordered filing fee, whichever is applicable.

(3) An amount to offset the cost of maintaining the inmate at CGTH or NNTH.

a. 45% for room and board NNTH.

b. 55% for room and board at CGTH.

c. At no time will the amount taken for room and board exceed the legislative budgeted amount per NRS 209.463. CGTH offers additional programs and is more expensive to operate than NNTH.

(4) 50% for costs incurred by the Department on behalf of the inmate per NRS 209.246.

a. At the time any charges pursuant to NRS 209.246 are posted to the inmate account including, but not limited to, monetary sanctions/restitution under AR 707, 50% of the trust account(s) may be taken as the initial payment.

b. All monetary sanctions/restitution costs are subject to change from the original amount due to receipt of additional billings not known at the time of assessment.

c. An inmate's trust account(s) may be frozen and monetary sanctions/restitution ordered for violations under AR 707.

(5) 10% for credit to the inmate's Savings Account.

(6) 1% to pay the balances of any fee imposed on the inmate for genetic marker testing, drug tests, or other fees per NRS 176.0915.

(7) Once the deductions, in order of priority, exhaust the available funds, the deductions will stop. Deductions are based on the declining balance of the gross amount of payroll.

C. Inmates at CGTH and NNTH who are enrolled in the Educational/Vocational Program (EVP) and work for a private sector employer will be subject to payroll deductions per sections 258.08,1 and 258.08,2. Eligibility for EVP is outlined in the Operational Procedures (OP) at the CGTH and NNTH facilities.

258.09 MAINTENANCE FEE

1. The Department may charge a maintenance fee for maintaining an inmate's PPF accounts.
2. The maintenance fee will be calculated after the close of business for the previous State Fiscal Year based on actual costs of maintaining the inmate accounts.
3. The maintenance fee is charged against interest earned on all inmate accounts. However, to the extent that the maintenance fee exceeds interest earned by any inmate, the fee is waived for that amount.

258.10 INTEREST ON INMATE ACCOUNTS

1. Interest will be calculated on the weekly average account balance in an inmate's Primary Trust, Trust 2, Trust 3 and Savings Account portion of the inmate's individual accounts in the PPF.
2. Quarterly, the State Treasurer determines the amount of interest earned by the PPF.
3. Interest, less applicable the maintenance fees described in section 258.09, will be posted to eligible inmate's Primary Trust Account within thirty (30) days of receipt of an interest payment from the State Treasurer.

258.11 Internal Revenue Service (IRS) 1099 REPORTING

1. The Department will prepare required 1099's to meet IRS requirements.
2. An inmate who receives at least \$600.00 in payroll income from a Department source will be subject to IRS Form 1099-MISC reporting.

3. An inmate who receives at least \$600.00 in payroll income from a PI source will be subject to IRS Form 1099-MISC reporting.
4. An inmate who receives at least \$10.00 in interest will be subject to IRS Form 1099-INT reporting.

258.12 JUDGMENT OF CONVICTION (JOC)

1. During an inmate's incarceration with the Department, 20% of the balance in the inmate's trust account(s) will be taken as initial payment for items listed in sections 258.08(1)(G-J), 258.08(2)(F), 258.08(3)(A)(7)-(10) and 258.08(3)(B)(6) (fines, administrative assessments, fees, restitution or any other amounts ordered by the JOC to be collected from the inmate).
2. The initial payment(s) will be applied, in order of priority of the deductions per NRS 209.247, until 20% of the available funds in the inmate's trust account(s) have been exhausted or payment for all JOCs have been applied, whichever is the lesser amount.
3. Except for Department charges, store orders, medical/dental co-payments, and court filing fees mandated by a Settlement Agreement and Full and Final Release issued by a district court, the inmate shall prepare the necessary brass slips for each deduction from the inmate's individual account in the PPF.

258.13 TRANSFER OF INMATE FUNDS

1. No funds may be transferred from one inmate to another regardless of whether the inmates are located in-state or out of state without the approval of the Director/designee.
2. Except for store purchases, deductions from deposits and payrolls, medical/dental co-pays, Department charges for monetary sanctions/restitution and initial payments, the inmate shall prepare an Inmate Account Transaction Request form [brass slips (DOC-509)] for each deduction from the inmate's individual account in the PPF. An Inmate Account Transaction Request (Multi-User) (DOC-509A) may also be completed.
3. All brass slips submitted to the ISBS shall conform to the following:
 - A. An inmate initiates a brass slip by completing it in its entirety, including date, dollar amount, payee or purpose, signature, inmate name, ID number and institution.
 - B. A stamped addressed envelope shall be attached to all brass slips for checks sent to outside parties.
 - C. The inmate shall submit the brass slip to authorized staff who will verify the inmate's identity.

- D. If the inmate's identity can be verified, the brass slip is fully completed and the transaction is legitimate, the authorized staff shall give the inmate a copy and then sign the remaining copies of brass slip. If the authorized staff does not approve the brass slip, the form and contents must be returned to the inmate with an explanation of why the brass slip was not approved.
 - E. Approved brass slips will be forwarded to the ISBS for processing.
 - F. Any brass slips not processed by the ISBS will be voided. The contents attached will be returned to the inmate with a memo detailing the reason it was not be processed, and a copy will be placed in the inmate's file in the ISBS.
 - G. Inmates will never possess a copy of a fully executed brass slip. Brass slips containing an authorized staff's signature must never be provided to an inmate.
4. All brass slips (DOC-509) must be approved by authorized institution/facility staff.
- A. A list of all staff authorized by the Warden to review and approve brass slips and samples of their signatures shall be sent to the ISBS annually, no later than January 31.
 - B. The signature list shall be updated whenever a change of personnel occurs. Updated authorized signature lists approved by the Warden shall be forwarded to the ISBS as often as the list is updated.
 - C. The Warden shall sign the list indicating approval of the authorized signatures.
 - D. The ISBS shall compare staff signatures on approved brass slips to the authorized signature list before processing.
 - E. Brass slips, which do not appear to be signed by an authorized signature, will not be honored and will be voided. The contents attached will be returned to the inmate with a memo detailing the reason it was not be processed, and a copy will be placed in the inmate's file in the ISBS.
 - F. The ISBS internal procedures contain additional confidential safeguards for the handling of brass slips and shall be changed periodically as needed.

258.14 INMATE FISCAL INQUIRY PROCEDURE

- 1. An inmate inquiry regarding his/her account should be made utilizing an Accounting Inquiry [kite (DOC-544)].
- 2. An inmate must complete a kite, attach any documentation available and forward it to his/her caseworker.

- A. A caseworker will review the inquiry and determine if it can be resolved at the local level.
 - B. Simple accounting inquiries such as deposit or payroll postings may be resolved by contacting the ISBS; otherwise the inquiry is to be signed by the caseworker and sent to the ISBS for resolution.
 - C. The ISBS will answer the inquiry based upon the facts and thorough research. A copy of the inquiry and related response will be placed in the inmate's file in the ISBS.
 - D. If the ISBS is unable to answer the inquiry, the original will be forwarded for response to the Division to which the inmate's question applies. Notification of this action will be sent to the inmate. A copy of the inquiry, copies of all pertinent documentation and a copy of the notification will be placed in the inmate's file in the ISBS.
- 3. If an inmate requests a stop payment on a check issued from his/her account or copies of inmate banking documents, including but not limited to, cancelled checks, brass slips (only with authorized staff signatures redacted), kites, and account statements older than the current month's period, the inmate will be charged \$2.00 for each copy.
 - A. A brass slip (DOC-509) must accompany the kite request, both signed by the inmate and an authorized staff pursuant to section 258.13.
 - B. If an inmate does not have sufficient funds to cover the cost, the inmate will be notified that his/her request was denied.
 - 4. If an inmate receives a deposit to his/her individual account(s) in the PPF and the funds are returned for various reasons, including but not limited to, stop payments, non-sufficient funds or closed accounts, the sender may be charged \$25.00 for each returned check.
 - 5. Brass slips (DOC-509) submitted for charges mentioned in this section must be made payable to NDOC. Funds collected from inmates for these requests will be deposited into the IWA.

258.15 INMATE RELEASE FUNDS

- 1. Release funds are prepared by the ISBS. The Department will not provide release assistance funds (per diem/gate money or the cost of transportation) if there are sufficient funds in the inmate's individual account(s) in the PPF after all Department charges are assessed.
- 2. The Director, in accordance with NRS 209.511, may furnish inmates being released due to expiration of sentence, pardon or parole with a per diem not to exceed \$100.00 based

upon the inmate's economic need and release destination. The cost of transportation may also be provided.

- A. No release assistance funds shall be given to any inmate paroling or expiring to a detainer or hold.
- B. Inmates in custody for other jurisdictions shall not receive release assistance funds unless specified by contract or approved by the Director.
- C. The Warden/designee based on economic considerations and the best interests of the state shall make determination of the destination and mode of transportation. Air travel (commercial only-no chartered flights) shall be used only in medical situations and upon presentation of written justification and recommendation by the Medical Director.
- D. If an inmate does not require transportation (e.g., the inmate is picked up by family or friends upon release) and has insufficient funds of their own, only per diem shall be issued.
- E. No money shall be given for clothing allowance.
- F. Travel per diem is designated by the Director. The amount of per diem per day will be \$25.00.

(1) The amount of travel per diem is calculated by the number of days the inmate will be traveling.

(2) In calculating the travel days use the following guidelines:

a. Within Nevada - 1 day

b. By Air - 1 day

c. West Coast - 2 days

d. Mid-West - 3 days

e. East Coast- 4 days

(3) These regions are designated by the various time zones within the United States. The West Coast Region, however, combines the Pacific and Mountain Time zones allowing two (2) days travel time.

- 3. Prior to an inmate's release, the Pre-Release Coordinator shall complete a Notification of Release (DOC-563). This form will indicate the inmate's name, ID number, destination, and date of release. The Pre-Release Coordinator should notify the ISBS of an inmate's

pending release no more than 30 days prior to the release date when possible to ensure sufficient time to process paperwork.

- A. The ISBS shall freeze the inmate's account upon notification from the Pre-Release Coordinator.
 - B. The Forwarding Address form (DOC-2032) is essential to forward any money that the inmate may receive after the inmate's release, particularly payrolls posted after release.
 - C. A brass slip (DOC-509) signed by the inmate indicating release and closure of the inmate account shall be attached to the release form. This brass slip will be used as a posting document and will facilitate later referencing, if necessary.
 - D. The intent of the Notification of Release (DOC-563) is to start an accounting of all funds due to the inmate at the time of the inmate's release. There shall be no pre-posting of anticipated funds. The ISBS will combine the account balances if applicable to determine the net effect of the inmate's account (i.e., either funds are owed to the inmate or are owed to the Department).
 - E. In calculating inmate funds, all charges owed to the Department, including restitution charges, shall be subtracted, resulting in a determination of the inmate's remaining balance, if any.
 - F. Inmates shall sign the Notification of Release acknowledging that all release assistance and/or transportation costs incurred by the released inmate may be collected from remaining funds and deposited to the inmate's account after release.
 - G. Inmates shall sign the Notification of Release acknowledging that all release assistance and/or transportation costs incurred by the released inmate may be collected from funds deposited to the inmate's account after release.
 - H. Inmates receiving release assistance including the cost of transportation shall sign the Release Verification for Indigent Inmates (DOC-2128).
 - I. The Pre-Release Coordinator shall forward all release paperwork to the ISBS weekly at a minimum.
4. Checks and/or release debit cards shall be issued by the ISBS staff as follows:
- A. Release assistance funds per NRS 209.511 may be issued via debit cards or checks.
 - B. Release debit cards will be issued up to \$9,000.00. If an inmate's release funds exceed \$9,000.00, the balance will be issued to the inmate via check.

- C. Inmates releasing to a hold and due release funds will be issued a check.
 - D. The ISBS shall post all release funds and transportation costs, if applicable, from the inmate's account on the same day the release debit cards and/or checks are issued.
5. Emergency releases shall be handled the same as ordinary releases except they will be handled expeditiously.
 6. If the inmate is released prior to receiving a Department-issued release card, the release amount will be calculated as above, a check will be issued and mailed to the forwarding address provided by the inmate at the time of release.
 7. All funds, checks or any other negotiable instruments shall be drafted, issued or distributed by authorized free staff only. Department staff shall maintain all funds, checks, and negotiable instruments in a locked, secure vault, safe or stationary metal cabinet. All keys and/or lock combination numbers must be inaccessible to all inmates.
 8. No staff with authorization to sign bank checks or any other negotiable instruments may pre-sign blank checks. All checks or other negotiable instruments shall be signed by authorized staff only after completion of the financial document.
 9. No funds in any format [cash, PPF check, gate money check, release debit card or any other financial document] shall be drafted, issued or distributed by any inmate. No inmate assigned the prison job of clerk, administrative aide or assistant to any free staff shall have access to any funds, checks, release debit cards or financial instruments.

258.16 BALANCES IN ACCOUNTS OF RELEASED INMATES

1. Inmates may release from the Department with a negative balance owing department charges.
2. The ISBS may post charges to a released inmate's account based on information received after the inmate's release including, but not limited to, approved brass slips, medical/dental co-pays, monetary sanctions/restitution.
3. Whenever a released inmate has a positive or negative balance in his/her account, the ISBS shall make every effort to contact the inmate.
 - A. If the inmate's individual account(s) in the PPF has a positive balance, the following procedures shall be performed by the ISBS to forward the funds to the inmate:

- (1) If the inmate received a Department-issued release card and the amount is within the card vendor's guidelines, the ISBS will load the card with the positive balance amount.
 - (2) If the inmate received a Department-issued release card and the amount is not within the card vendor's guidelines, the ISBS will issue and mail a check to the inmate if a forwarding address was provided.
 - (3) If the inmate was not issued a Department-issued release card or the card account is not active, ISBS will issue and mail a check to the inmate if a forwarding address was provided.
 - (4) If all attempts to forward positive balances remaining on a released inmate's account are unsuccessful, the funds shall remain on the inmate's individual account(s) in the PPF until one year after the inmate's release date. After one year, the funds shall be forwarded to the State Treasurer's Unclaimed Property Trust Account in accordance NRS Chapter 120A.
- B. If the inmate owes department charges (debt) after release, the following procedures shall be performed by the ISBS to contact the inmate to collect the money owed:
- (1) The ISBS will send a letter to the forwarding address provided by the inmate advising of the amount due and that payment is due in full immediately.
 - (2) If not paid immediately and the amount owed is considered non-collectible, the ISBS shall report the inmate's information and the amount owed to the State Controller's Office who may send the information to a contracted collection agency in accordance with NRS Chapter 353C.
- C. Debt balances owed by inmates in their Department Charge Account(s) have already been paid from the IWA by the ISBS to the appropriate budget accounts. Therefore, the IWA shall be reimbursed when the money is collected directly from the inmate or the State Controller's Office via a contracted collection agency, whichever is applicable.
- D. If the inmate returns to the custody of the Department, any debt owed from prior incarcerations will become active department charges except for debt written off in accordance with NRS Chapter 353C.

258.17 OFFENDERS' STORE FUND (OSF) MONTHLY REPORT

1. All funds received for the benefit of inmates through contributions and from other sources not otherwise required to be deposited in another fund, must be deposited into the OSF. Cash and other negotiable instruments confiscated from inmates will be placed into the IWA.

2. The OSF monthly reports will be distributed by the ISBS to the Warden/Facility Manager and shall include:
 - A. A copy of the prior month's Summary Budget Status Report and Budget Status Receipts/Funding for the OSF and IWA.
 - B. The Notification of Deductions (DOC-542).
 - C. The advisement of Debts Owing to the Department of Corrections (DOC-540).
3. The ISBS will be responsible for the distribution of OSF monthly reports and will include a Certificate of Receipts/Posting of OSF Monthly Reports (DOC-014) in the distribution.
4. Each Warden/Facility Manager will be responsible for providing the information for inmate access providing proof that the monthly OSF reports have been posted. Once the DOC-014 is completed, the form with the original signatures of the Warden/Facility Manager will be returned to the ISBS as soon as possible.

258.18 INVESTMENT AND DISTRIBUTION OF OSF INCOME


1. The OSF funds will be deposited with the State Treasurer for investment.
2. The interest and income earned from the OSF must be credited to the fund and may be disbursed as authorized by the Legislature.

APPLICABILITY

1. This AR requires an Operational Procedure (OP) for the Support Services Division, each institution/facility, and the Office of the Inspector General.
2. This AR requires an audit as part of the annual review of internal controls pursuant to SAM 2418.0.

REFERENCES

ACA Standards 4th Edition: 4-4031 through 4-4035, 4-4044 through 4-4047, 4-4446 and 4-4461 through 4-4463


James Dzurenda, Director

5/15/18
Date

EXHIBIT C

Declaration of Venus Fajota

EXHIBIT C

1 DECL
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4 Office of the Attorney General
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7

*Attorneys for Defendants Charles Daniels,
8 Tim Garrett, and Carter Potter*
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12 **DISTRICT COURT**
13 **CLARK COUNTY, NEVADA**

14 BRYAN BONHAM,

15 Plaintiff,

16 v.

17 STATE OF NEVADA ex rel NEVADA
18 DEPARTMENT OF CORRECTIONS, *et al.*,

19 Defendants.
20

Case No. A-20-823142-C

Dept. XXIX

21 **DECLARATION OF VENUS FAJOTA**

22 I, Venus Fajota, pursuant to NRS 53.045, declare under penalty of perjury that the
23 foregoing is true and correct.

24 1. I am over the age of eighteen. All statements contained herein, except where
25 otherwise indicated to be upon information and belief, are based on my personal
26 knowledge and are true, accurate, and correct.

27 2. I am employed by the Nevada Department of Corrections (NDOC) as the
28 Chief of Purchasing & Inmate Services.

1 3. I am not a named Defendant in this matter.

2 4. As Chief of Purchasing & Inmate Services, I have access to Plaintiff's
3 banking records, including the Daily Transaction Summary. I am designated as a
4 custodian of records for banking files.

5 5. A true and accurate copy of Plaintiff's Daily Transaction Summary is
6 attached as Exhibit A.

7 6. Further as a Chief of Purchasing & Inmate Services, I have access to the
8 NDOC's administrative regulations.

9 7. A true and accurate copy of Administrative Regulation 258, effective date
10 May 15, 2018, is attached as Exhibit B.

11 8. A true and accurate copy of Administrative Regulation 740, effective date
12 November 20, 2018, is attached as Exhibit D.

13 9. Deductions from inmate deposits are made by employees in the NDOC
14 Inmate Services Banking Section (banking). Officers Garret and Potter are not banking
15 employees. They would not have authorized the deductions.

16 10. Similarly, Director Daniels does not participate in the day-to-day operations
17 of the banking section. Director Daniels does not personally authorize deductions from
18 every inmate's account. Director Daniels did not authorize or participate in the
19 deductions from Bonham's account.

20 11. The money deducted from Inmate Bonham's account was deducted to pay for
21 legal copies that Bonham had authorized. As Bonham did not have sufficient money on
22 his account to pay for the copies initially, he incurred a debt when he purchased the
23 copies. Thus, the deduction was used to pay his debt.

24 12. Similarly, the money deducted for postage was used to pay for mail that
25 Bonham wished to mail out. The NDOC did not steal Bonham's money but instead used it
26 to pay off various debts Bonham had incurred, as authorized by NRS 209.246.

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1 I declare under penalty of perjury pursuant to NRS 53.045 to the truth and
2 accuracy of this declaration.

3 DATED this 5th day of April, 2021.

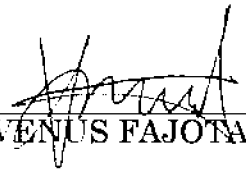
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5 By: 
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EXHIBIT D

AR 740 eff
2018-11-20

EXHIBIT D

**NEVADA DEPARTMENT OF CORRECTIONS
ADMINISTRATIVE REGULATION
740**

INMATE GRIEVANCE PROCEDURE

Supersedes: AR 740 (02/12/10); and AR 740 (Temporary, 06/16/14); 09/16/14; (Temporary, 01/03/17); 03/07/17; 08/30/17

Effective Date: Temporary 11/20/18

AUTHORITY: NRS 209.131, 209.243; 41.031; 41.0322; 41.0375; 42 U.S.C. § 15601, *et seq.* and 28 C.F.R. Part 115

PURPOSE:

The purpose of this Administrative Regulation (“AR”) is to set forth the requirements and procedures of the administrative process that Nevada Department of Corrections (“NDOC”) inmates must utilize to resolve addressable grievances and claims including, but not limited to, claims for personal property, property damage, disciplinary appeals, personal injuries, and any other tort or civil rights claim relating to conditions of confinement. Inmates may use the Inmate Grievance Procedure to resolve addressable inmate claims only if the inmate can factually demonstrate a loss or harm. This procedure describes the formal grievance processes and will guide NDOC employees in the administration, investigation, response and resolution of inmate grievances. The provisions of this AR shall be effective on or after the effective date of this AR. The provisions of this AR are not retroactive and do not apply to incidents and/or claims that occurred prior to the effective date of this AR. Only inmate claims arising out of, or relating to, issues within the authority and control of the NDOC may be submitted for review and resolution by way of the grievance process. A good faith effort will be made to resolve legitimate inmate claims without requiring the inmate to file a formal grievance. This AR does not create any right, liberty or property interest, or establish the basis for any cause of action against the State of Nevada, its political subdivisions, agencies, boards, commissions, departments, officers or employees.

RESPONSIBILITY

1. The Director, through the Deputy Directors (DDs), shall be responsible in establishing and supervising an inmate grievance process that provides an appropriate response to an inmate’s claim, as well as an administrative means for prompt and fair resolution of, inmate problems and concerns.
2. The Deputy Director or designated Administrator shall be responsible for 2nd level grievances.
3. The Warden through the Associate Wardens (AWs) shall be responsible in managing the grievance process at each institution and any facilities under the control of the parent institution. The AW may designate an Inmate Grievance Coordinator to conduct functions

required by this regulation under the AW authority and supervision.

740.01 ADMINISTRATION OF INMATE GRIEVANCES

1. All grievances, whether accepted or not, will be entered into NOTIS.
2. Each institution/facility shall establish locked boxes where all inmates have access to submit their grievances directly to the box. Keys will be issued by the Warden, to an AW and/or a designated staff.
 - A. Lock boxes will be maintained in segregation/max units in a manner in which the inmate will be allowed to have direct access. A designated staff may go cell to cell to pick up grievances in segregation /max units due to security and safety concerns, if necessary.
 - B. Emergency grievances will be handed to any staff member for immediate processing per this regulation.
3. Grievances will be treated as legal correspondence and will be gathered daily, Monday through Friday, excluding holidays, by the AW or designated Grievance Coordinator(s) and or designated staff member.
4. Grievance forms will be kept in housing units and may be accessed through the unit staff, the unit caseworker or in the Institutional Law Library.
5. Grievances may be GRANTED, DENIED, PARTIALLY GRANTED, ABANDONED, DUPLICATE NOT ACCEPTED, OR GRIEVABLE, RESOLVED, SETTLEMENT OR WITHDRAWN or referred to the Investigator General's Office at any level as deemed appropriate after the claim in the grievance has been investigated. PREA grievances shall immediately be referred to the Inspector General. Grievance findings or responses will not be titled "Substantiated."
6. The Grievance Coordinator should record receipts, transmittals, actions, and responses on all grievances to NOTIS within three (3) working days of receipt.
 - A. The coordinator should sign, date and enter the approximate time as noted on DOC 3091, 3093 and 3094.
 - B. The front page of the grievance should be date stamped the day entered into NOTIS.
7. Monthly and annual grievance reports generated by NOTIS will be reviewed by the Deputy Directors (DDs), Wardens and Associate Wardens (AWs) on a quarterly and annual basis.

740.02 GRIEVANCE RECORDS

1. Grievance documents shall be stored at the facility/institution where the grievance issue occurred. The results of the grievance shall be stored in NOTIS.

- A. Grievance files shall be in separate files for each inmate and maintained in alphabetical order.
 - B. Grievance copies shall not be placed in an inmate's Institutional or Central File, nor shall they be available to employees not involved in the grievance process, unless the employee has a need for the information in the grievance or the responses to the grievance.
- 2. Grievance files shall be maintained at each institution for a minimum of five (5) years following final disposition of the grievance.
 - 3. Employees who are participating in the disposition of a grievance shall have access to records essential to the disposition of the grievance only.
 - 4. Inmates will not have access to grievance records unless ordered by a court, as grievance records are considered confidential and they may be redacted, if appropriate.
 - 5. Upon completion of each level of the grievance process, the form and copies of all relevant attachments shall be maintained in the inmate's separate grievance file. Originals shall be given to the inmate.

740.03 GRIEVANCE ISSUES

- 1. Inmates may use the Inmate Grievance Procedure to resolve addressable inmate claims, only if the inmate can factually demonstrate a loss or harm. Grievances may be filed to include, but not limited to, personal property, property damage, disciplinary appeals, personal injuries, and any other tort claim or civil rights claim relating to conditions of institutional life. The inmate must state the action or remedy that will satisfy the claim in the grievance.
 - A. If the inmate does not factually demonstrate a loss or harm and does not state the action or remedy that will satisfy the claim in the grievance, the grievance will not be accepted and returned to the inmate with an explanation as to what was missing in order for the grievance to be processed.
 - B. A Grievance will not be used as an inmate request form (DOC 3012) to advise staff of issues, actions or conditions that they do not like but suffered no harm or loss.
 - C. A Grievance must be legible, with a clearly defined remedy requested.
- 2. All allegations of inmate abuse by Department staff, employees, agents or independent contractors, shall be immediately reported to the Warden, AWs, and the Inspector General's Office, in accordance with investigator guidelines via the NOTIS reporting system.

- A. Any grievance reporting of sexual abuse against an inmate will be referred to the Warden or designee for entry into the NOTIS reporting system and referral to the Office of the Inspector General.
 - B. Inmates who allege abuse other than sexual abuse will be interviewed by a supervisor of the staff who allegedly committed the abuse to ascertain if he/she agrees to pursue administrative remedies, which will be documented in the NOTIS system.
3. Only inmate claims arising out of, or relating to, issues within the authority and control of the Department may be submitted for review and resolution. Non-grievable issues include:
- A. State and federal court decisions.
 - B. State, federal and local laws and regulations.
 - C. Parole Board actions and/or decisions.
 - D. Medical diagnosis, medication or treatment/care provided by a private/contract community hospital.
4. Claims for which the inmate lacks standing will not be accepted, including, but not limited to:
- A. Filing a grievance on behalf of another inmate unless the inmate is so physically or emotionally handicapped as to be incapable of filing a grievance, and with the other inmate's approval, or in the case(s) of any third party reporting of Sexual Abuse.
 - B. The inmate filing the grievance was not a direct participant in the matter being grieved, except a third party allegation of sexual abuse.
 - C. An inmate may not file more than one (1) grievance per seven (7) day week, Monday through Sunday. More than one (1) grievance filed during the seven day week period will not be accepted, unless it alleges sexual abuse or it is an emergency grievance that involves health or safety claims.
 - D. The inclusion of more than one grievance issue, per form will be cause for the grievance to not be accepted.
 - E. Grievances that have the same issue in a previously filed grievance will not be accepted, even if the requested action or remedy is different on the subsequent grievance.
5. In the event an inmate's claim is not accepted or not within the intended scope of this Regulation, the inmate may not appeal that decision to the next procedural level.

6. An inmate whose grievance is denied in its entirety may appeal the grievance to the next level, within the substantive and procedural requirements outlined herein, unless the action requested has already been Granted at a lower level.
 - A. Administrators or employees of the institution shall automatically allow appeals without interference unless the grievance is granted..
 - B. An inmate's election not to sign and date any grievance form at any level shall constitute abandonment of the claim.
 - C. If the Grievance is "**Granted**" at any level, the grievance process is considered complete and the inmate's administrative remedies exhausted, and the inmate cannot appeal the decision to a higher level.
7. Time limits shall begin to run from the date an inmate receives a response.
8. An overdue grievance response at any level is not an automatic finding for the inmate.
 - A. The response must be completed, even if it is overdue.
 - B. The inmate may proceed to the next grievance level, if a response is overdue.
 - C. The overdue response does not count against the inmate's timeframe for an appeal if he or she waits for the response before initiating the appeal.
9. Inmates who participate in or utilize the Inmate Grievance Procedure shall not be subjected to retaliation, i.e. an assertion that an employee took some adverse action against an inmate for filing a grievance, except as noted in 740.05, where the action did not reasonably advance a legitimate correctional goal.
 - A. Retaliation is a grievable issue.
 - B. An unfounded claim of retaliation will be handled as an abuse of the grievance procedure and a disciplinary action may be taken.
10. Comprehensive responses are required for inmate grievances. Statements such as "Your grievance is denied" are not acceptable. An explanation is necessary.

740.04 ABUSE OF THE INMATE GRIEVANCE PROCEDURE

1. Inmates are encouraged to use the Grievance Procedure to resolve addressable claims where the inmate can define a specific loss or harm, however, they are prohibited from abusing the system by knowingly, willfully or maliciously filing excessive, frivolous or vexatious grievances, which are considered to be an abuse of the Inmate Grievance Procedure. Any of the below listed violations will result in the grievance being not accepted and disciplinary action may be taken.

2. It is considered abuse of the inmate grievance procedure when an inmate files a grievance that contains, but is not limited to:
 - A. A threat of serious bodily injury to a specific individual.
 - B. Specific claims or incidents previously filed by the same inmate.
 - C. Filing two (2) or more emergency grievances in a seven (7) day week period, Monday through Sunday which is deemed not to be emergencies may result in disciplinary action against the inmate for abuse of the grievance system. Disciplinary action may be generated by the Warden or designee for abuse of the emergency grievance process.
 - D. Obscene, profane, and derogatory language.
 - E. Contains more than one (1) appropriate issue, per grievance.
 - F. The claim or requested remedy changes or is modified from one level to another.
 - G. More than two (2) continuation forms (DOC 3097) per grievance.
 - H. Alteration of the grievance forms or continuation forms. This includes writing more than one line, on each line provided on the grievance form.
3. If an inmate files a grievance as listed in (2), the Grievance Coordinator shall:
 - A. Return the original improper grievance with a Form DOC-3098, Improper Grievance Memorandum, noting the specific violation.
 - B. A copy will be put in the inmate's grievance file.
4. An inmate who satisfies the criteria contained in 740.04 Section 2 above should:
 - A. Be brought to the attention of the Grievance Coordinator as soon as possible.
 - B. The Grievance Coordinator should review all documentation supporting the alleged abuse to determine if abuse has occurred and forward a written recommendation to the Warden.
 - C. If the recommendation is approved the Warden can assign the appropriate level supervisor or administrator to write a Notice of Charges on the inmate.
 - D. The supervisor or administrator will forward the Notice of Charges to the Warden for processing through the inmate disciplinary process.

- E. A conduct violation of this nature is not a form of retaliation.
- F. An inmate may not be disciplined for filing a grievance related to alleged sexual abuse unless the Department has demonstrated that the inmate filed the grievance in bad faith.
- G. NDOC will not respond to an improper grievance that results in a DOC-3098 under AR 740.

740.05 REMEDIES TO GRIEVANCES

1. Grievance remedies should be determined with the goal of appropriately resolving legitimate claims at the lowest level of review possible, considering each institution's particular operational, security and safety concerns.
2. Remedies available for grievances may include, but are not limited to, the following:
 - A. Resolve unsafe or unsanitary conditions of confinement.
 - B. Address the violation of an inmate's constitutional, civil or statutory rights.
 - C. Protect inmates from criminal or prohibited acts committed by Departmental employees and staff or other inmates.
 - D. Revise, clarify and implement written Departmental and institutional rules or procedures necessary to prevent further violations.
 - E. To provide a disabled or physically impaired inmate with reasonable accommodation or reasonable modification.
 - F. Monetary reimbursement for property loss, damage, personal injury, tort, or civil rights claims arising out of an act or omission of the Department of Corrections or any of its agents, former officers, employees or contractors.
3. The staff person rendering a decision on a grievance for a proposed monetary remedy may be submitted to the Deputy Director of Support Services who may award monetary damages at any level of the Inmate Grievance. Once approved:
 - A. A Form DOC-3096, Administrative Claim Release Agreement, will be completed and submitted by the inmate on all monetary claims, except for personal property damage or loss.

- B. A Form DOC-3027, Property Claim Release Agreement, will be completed and submitted by the inmate on all monetary claims for personal property damage or loss.
 - C. When property claims are settled informally at an institution, DOC-3027 Property Release Agreement will be completed.
- 4. Compensation for loss of personal property, property damage, personal injury or any other claim arising out of a tort shall not exceed five hundred (\$500.00).

740.06 INMATE TRANSFERS

- 1. Inmates transferred to another institution pending the resolution of a filed grievance shall have the grievance completed at the sending institution at all levels.
 - A. The receiving institution is responsible for logging in and tracking the grievance through NOTIS.
 - B. All responses and correspondence shall be conducted via first class mail to the Grievance Coordinator at the receiving institution.
- 2. Timeframes do not apply if the inmate has been transferred. Grievances shall be processed as soon as practicable and timeframes shall be adhered to as closely as possible. If an inmate's sentence expires or leaves the Department on parole, the grievance will be finalized on the current level. No further appeal may occur. It is the responsibility of the inmate to provide a forwarding address during the release process in order to receive a grievance response.

740.07 EMERGENCY GRIEVANCE PROCEDURE

- 1. An emergency shall be considered life threatening for the inmate or a Safety and Security risk for the institution.
- 2. An Emergency Grievance (Form DOC-1564) received by any staff member shall be immediately delivered to the nearest supervisor no later than is reasonable and necessary to prevent serious injury or a breach of security. The Emergency Grievance shall be reviewed within 24-hours of receipt and documented in NOTIS.
- 3. Any emergency grievance alleging that an inmate is subject to substantial risk of imminent sexual abuse shall be immediately forwarded to the highest ranking staff member on duty so that corrective action may be taken immediately which may include moving the inmate to administrative segregation for protective custody.
 - A. The inmate shall receive a response to the emergency grievance within 24-hours, with a final facility decision about whether the inmate is in substantial risk of imminent sexual abuse within two (2) regular calendar days.

- B. The response, final decision and the action taken in response to the emergency grievance will be documented. Action taken can include, but is not limited to:
 - (1) Refer the information to the Inspector General's Office;
 - (2) Afford the inmate appropriate medical, mental health care; and
 - (3) Address any safety considerations.
- 4. The shift supervisor may confer with the on duty medical staff, Warden or Associate Warden, to determine whether the grievance constitutes an emergency.
- 5. The highest-ranking staff member on duty, with the aid of an authorized Department official, shall immediately take any corrective measures necessary to prevent a substantial risk of injury or breach of security.
- 6. The Department official receiving the Emergency Grievance should respond to the filing inmate no later than is necessary to prevent serious injury or a breach of security.
- 7. In the event the inmate requests further review of a claim not deemed an emergency, the inmate may file a grievance appeal commencing at the Informal Level.
- 8. A copy of the emergency grievance will be forwarded to the Grievance Coordinator for entry into NOTIS for processing and tracking purposes.

740.08 INFORMAL GRIEVANCE

- 1. At the Informal Level, an inmate shall file a grievance (Form DOC-3091) after failing to resolve the matter by other means such as discussion with staff or submitting an inmate request form (DOC 3012).
- 2. Grievances should be reviewed, investigated and responded to by the Department Supervisor that has responsibility over the issue that is being grieved or designated person.
 - A. High Risk Prisoner (HRP) status. HRP is a high risk potential offender that creates risk to inmates and staff.
 - (1) Informal Level grievances will be responded to by the Warden or designee.
 - (2) First Level grievances will be responded to by the Deputy Director or designee.
 - (3) Second level grievances will be responded to by the Director or designee.
 - B. Informal grievances addressing medical or dental issues should be responded to by a charge nurse or designee of the Director of Nursing at the institution.

- C. Informal grievances addressing mental health issues should be responded to by the Psychologist III, or Mental Health Supervisor at each facility.
 - D. If the person who would normally respond to a grievance is the subject of the grievance, the Supervisor over the person should respond to the Informal Grievance.
3. The response to the grievance should be substantial, referencing all policies, procedures, rationale, and/or circumstances in finding for or against the inmate.
 4. The inmate shall file an informal grievance within the time frames noted below:
 - A. Within six (6) months, in compliance with NRS 209.243, if the issue involves personal property damage or loss, personal injury, medical claims or any other tort claims, including civil rights claims.
 - B. Within ten (10) calendar days if the issue involves any other issues within the authority and control of the Department including, but not limited to, classification, disciplinary, mail and correspondence, religious items, and food.
 - C. When a grievance cannot be filed because of circumstances beyond the inmate's control, the time will begin to start from the date in which such circumstances cease to exist.
 - D. Time frames are waived for allegations of sexual abuse regardless of when the incident is alleged to have occurred.
 5. An inmate shall use Form DOC-3097, Grievant Statement Continuation Form, if unable to present the details of their claim in the space provided, limited to two continuation form pages or a maximum of two continuation form pages. All documentation and factual allegations available to the inmate must be submitted at this level with the grievance.
 6. All grievances submitted should also include the remedy sought by the inmate to resolve this claim. Failure to submit a remedy will be considered an improper grievance and shall not be accepted.
 7. If the inmate's remedy to their grievance includes monetary restitution or damages, then the inmate will get the following forms from unit staff, unit caseworker, or law libraries:
 - A. Form DOC-3026, Inmate Property Claim, which shall be completed and submitted in addition to the grievance for all property loss or damage claims.
 - B. Form DOC-3095, Administrative Claim Form, which shall be completed and submitted in addition to the grievance for all personal injury, tort, or civil rights claims.

8. Failure by the inmate to submit a proper Informal Grievance form to the Grievance Coordinator or designated employee, within the time frame noted in 740.08, number 4, shall constitute abandonment of the inmate's grievance at this, and all subsequent levels.
 - A. When overdue grievances are received, they will be logged into NOTIS.
 - B. The grievance response Form DOC-3098 will note that the inmate exceeded the timeframe and no action will be taken.
9. If the issue raised is not grievable, or the grievance is a duplicate of a prior grievance, the Grievance Coordinator will return the grievance to the inmate with Form 3098 noting the reason.
10. The inmate shall file an Informal Grievance form that states "for tracking purposes" when an issue goes directly to the Warden (first level) for a decision such as disciplinary appeals, visiting denials, any allegation of sexual abuse or mail censorship.
11. Grievances alleging staff misconduct pursuant to *Administrative Regulation (AR) 339 "Employee Ethics and Conduct, Corrective or Disciplinary Action, and Prohibitions and Penalties"* will be reviewed by the Warden and if deemed appropriate will be forwarded to the Office of the Inspector General through NOTIS.
 - A. The Informal Response will reflect this action being initiated.
 - B. The Inspector General's Office will have 90 calendar days to respond to this allegation.
12. The time limit for a response to the informal grievance is forty-five (45) calendar days from the date the grievance is received by the grievance coordinator to the date returned to the inmate.
 - A. The inmate must file an appeal within five (5) calendar days of receipt of the response to proceed to the next grievance level.
 - B. Transmission of the grievance to another institution may result in exceeding this timeframe.

740.09 FIRST LEVEL GRIEVANCE

1. A First Level Grievance (Form DOC-3093) should be reviewed, investigated and responded to by the Warden at the institution where the incident being grieved occurred, even if the Warden is the subject of the grievance.
 - A. The Warden may utilize any staff in the development of a grievance response. The grievance will be responded to by a supervisor that has authority over the issue claimed in the grievance.

- B. First Level medical/dental issues should be responded to by the highest level of Nursing Administration at the institution (DONs I or II).
 - C. First Level mental health issues should be responded to by the Psychologist IV or highest ranking Psychologist at the institution.
 - D. First Level property issues should be responded to by the Associate Warden of Operations.
2. All grievances containing allegations of sexual abuse will be referred to the Inspector General's Office for investigation.
- A. Allegations of sexual abuse will not be referred to a staff member who is the subject of the accusation of sexual abuse.
 - B. The Inspector General's Office shall make a final decision on the merits of any portion of the sexual abuse grievance within 90 calendar days of the initial filing of the grievance and if applicable the matter assigned for official investigation.
 - C. The Inspector General's Office may claim an extension of time to respond to a sexual abuse grievance of up to an additional 70 calendar days if the normal time period for response is insufficient to make an appropriate decision.
 - D. The Inspector General's Office shall notify the inmate in writing of any such extension and provide a date by which a decision will be made.
 - E. Upon the completion of the investigation into sexual abuse the inmate shall be informed of the outcome of the investigation by the Inspector General's Office.
3. At this level the inmate shall provide a justification to continue to the first level.
4. A First Level Grievance that does not comply with procedural guidelines shall be returned to the inmate, with instructions using Form DOC-3098.
- A. Third parties, including fellow inmates, staff members, family members, attorneys, and outside advocates shall be permitted to assist inmates in filing a grievance(s) relating to allegations of sexual abuse.

- B. If a third party files on behalf of the inmate, the facility may require as a condition of processing the request that the alleged victim agree to have the request filed on his or her behalf.
 - C. If a third party files on behalf of the inmate, the facility may also require as a condition of processing the grievance, the alleged victim to personally pursue any subsequent steps in the grievance process.
5. The time limit for a response to the inmate for the First Level grievance is forty-five (45) calendar days from the date the grievance is received by the grievance coordinator to the date returned to inmate.
- A. The inmate must file an appeal within five (5) calendar days of receipt of the response to proceed to the next grievance level.
 - B. Transmission of the grievance to another institution may result in exceeding this timeframe.

740.10 SECOND LEVEL GRIEVANCE

1. A Second Level Grievance (Form DOC - 3094) should be reviewed and responded to by the:
 - A. Deputy Director of Operations for facility custody or security operations that do not include programs.
 - B. Deputy Director of Programs for all program issues such as education, visiting, or religious programming.
 - C. The Deputy Director of Support Services for fiscal, property and telephone issues.
 - D. The Offender Management Administrator (OMA) for classification and timekeeping issues.
 - E. The Medical Director for medical/ dental issues, including medical co-pays or charges.
 - F. The Mental Health Director for mental health issues.
 - G. The inmate may appeal the decision related to a sexual abuse grievance response from the Inspector General's Office within five (5) calendar days of the grievance, with a subsequent response from the Deputy Director for security, program, religious and operations.
2. The Grievance Coordinator shall forward copies of all related documents and the appeal to the Deputy Director for review and distribution to other Appointing Authorities and Division Heads.

3. The time limit for a response to the inmate for the Second Level grievance is sixty (60) calendar days, not including transmittal time, from the date the grievance is received by the grievance coordinator to the date it is returned to inmate.
4. Administrators shall respond to the Second Level Grievance, specifying the decision and the reasons for the decision, and return it to the Grievance Coordinator.

APPLICABILITY

1. This regulation requires an operational procedure for each institution and facility.
2. This regulation requires an audit.

REFERENCES

ACA Standards, 4th Edition and 2008 Supplement, 4-4105, 4-4276, 4-4284, 4-4344, 4-4394, 4-4429, 4-4429-1


James Dzurenda, Director

11/20/18
Date

DISTRICT COURT
CLARK COUNTY, NEVADA

Electronically Filed
4/6/2021 8:54 AM
Steven D. Grierson
CLERK OF THE COURT



Bryan Bonham, Plaintiff(s)

vs.

Nevada State of, Defendant(s)

Case No.: A-20-823142-C

Department 29

NOTICE OF HEARING

Please be advised that the Defendants' Motion to Dismiss or in the Alternative Motion for Summary Judgment in the above-entitled matter is set for hearing as follows:

Date: May 11, 2021

Time: 9:00 AM

Location: RJC Courtroom 15A
Regional Justice Center
200 Lewis Ave.
Las Vegas, NV 89101

NOTE: Under NEFCR 9(d), if a party is not receiving electronic service through the Eighth Judicial District Court Electronic Filing System, the movant requesting a hearing must serve this notice on the party by traditional means.

STEVEN D. GRIERSON, CEO/Clerk of the Court

By: /s/ Chaunte Pleasant
Deputy Clerk of the Court

CERTIFICATE OF SERVICE

I hereby certify that pursuant to Rule 9(b) of the Nevada Electronic Filing and Conversion Rules a copy of this Notice of Hearing was electronically served to all registered users on this case in the Eighth Judicial District Court Electronic Filing System.

By: /s/ Chaunte Pleasant
Deputy Clerk of the Court



CSERV
AARON D. FORD
Attorney General
KATLYN M. BRADY (Bar No. 14173)
Senior Deputy Attorney General
State of Nevada
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*Attorneys for Defendants Charles Daniels,
Tim Garrett, and Carter Potter*

DISTRICT COURT
CLARK COUNTY, NEVADA

BRYAN BONHAM,

Plaintiff,

v.

STATE OF NEVADA ex rel NEVADA
DEPARTMENT OF CORRECTIONS, *et al.*,

Defendants.

Case No. A-20-823142-C

Dept. XXIX

CERTIFICATE OF SERVICE OF NOTICE OF HEARING

I certify that I am an employee of the State of Nevada, Office of the Attorney General, and on April 7, 2021, I served the attached **NOTICE OF HEARING**, filed on April 6, 2021, by emailing a copy at Las Vegas, Nevada, addressed to the following:

Bryan Bonham, #60575
High Desert State Prison
P.O. Box 650
Indian Springs, Nevada 89070
Email: HDSP_LawLibrary@doc.nv.gov
Plaintiff, Pro Se

/s/ Carol A. Knight
CAROL A. KNIGHT, an employee of the
Office of the Nevada Attorney General

DISTRICT COURT
CLARK COUNTY, NEVADA

Electronically Filed
4/6/2021 8:54 AM
Steven D. Grierson
CLERK OF THE COURT



Bryan Bonham, Plaintiff(s)

vs.

Nevada State of, Defendant(s)

Case No.: A-20-823142-C

Department 29

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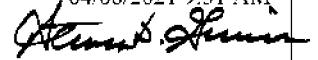
STEVEN D. GRIERSON, CEO/Clerk of the Court

By: /s/ Chaunte Pleasant
Deputy Clerk of the Court

CERTIFICATE OF SERVICE

I hereby certify that pursuant to Rule 9(b) of the Nevada Electronic Filing and Conversion Rules a copy of this Notice of Hearing was electronically served to all registered users on this case in the Eighth Judicial District Court Electronic Filing System.

By: /s/ Chaunte Pleasant
Deputy Clerk of the Court


CLERK OF THE COURT

1 DAO
2 AARON D. FORD
3 Attorney General
4 KATLYN M. BRADY (Bar No. 14173)
5 Senior Deputy Attorney General
6 State of Nevada
7 Office of the Attorney General
8 555 E. Washington Ave., Ste. 3900
9 Las Vegas, Nevada 89101
10 (702) 486-0661 (phone)
11 (702) 486-3773 (fax)
12 Email: katlynbrady@ag.nv.gov

13 *Attorneys for Defendants State of Nevada,*
14 *Nevada Department of Corrections,*
15 *Charles Daniels, Tim Garrett, and Carter Potter*

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DISTRICT COURT
CLARK COUNTY, NEVADA

BRYAN BONHAM,

Plaintiff,

v.

STATE OF NEVADA ex rel NEVADA
DEPARTMENT OF CORRECTIONS, *et al.*,

Defendants.

Case No. A-20-823142-C

Dept. XXIX

Hearing: March 17, 2021 in Chambers

[PROPOSED] DECISION AND ORDER

NOW APPEARS Defendants, State of Nevada, Nevada Department of Corrections (NDOC), Charles Daniels, Tim Garrett, and Carter Potter, by and through counsel, Aaron D. Ford, Nevada Attorney General, and Katlyn M. Brady, Senior Deputy Attorney General, of the State of Nevada, Office of the Attorney General, and submit this proposed order. This proposed order addresses Defendants' Motion for an Extension of Time and Plaintiff's Motion for Default Judgment.

///

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1 **FINDINGS OF FACT**

2 On December 31, 2020, Plaintiff Bryan Bonham (Bonham) completed service of the
3 Complaint on Defendants Charles Daniels and the Nevada Department of Corrections.
4 Pursuant to Nevada Rules of Civil Procedure (NRCP), Defendants had until February 15,
5 2021, to file an answer or responsive pleading.¹

6 On February 8, 2021, before the responsive deadline, Defendants filed a motion to
7 extend time to respond from February 15, 2021, to April 1, 2021. Defendants contended
8 good cause supported the extension based upon counsel's heavy workload and that counsel
9 was scheduled to be out of the office for an extended period of time.

10 Plaintiff filed an opposition to this motion, contending that an answer was due on
11 December 1, 2020,² not February 15, 2021. Plaintiff contended he was thus entitled to
12 default judgment as Defendants had not responded.

13 Having reviewed the briefing, this Court FINDS oral arguments were not necessary
14 and decided this matter in chambers.

15 **CONCLUSION OF LAW**

16 This Court FINDS service was completed for Defendant Charles Daniels and the
17 Nevada Department of Corrections (NDOC) on December 29, 2020. There has been no
18 service completed for Defendants Garret or Potter.

19 Pursuant to NRCP 12, Defendants had until February 15, 2021, to file a response to
20 the Complaint. Defendants then filed a timely motion for an extension of time to file an
21 answer or other responsive document.

22 Courts may extend a deadline to file an answer if the Defendant demonstrates good
23 cause. NRCP 6(b)(1)(B)(i). Here, the Court finds good cause exists based upon counsel's

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25
26 ¹ To date, there is no evidence showing Defendants Potter or Garrett were served in
this matter.

27 ² Plaintiff presented no evidence demonstrating he completed service on October 15,
28 2020, which would have set the deadline to respond as December 1, 2020. Indeed, a review
of the docket shows the Sheriff's Office filed an affidavit of service stating service was
completed on December 29, 2020.

workload and scheduled out of office time. Accordingly, the Court extends the deadline to respond from February 15, 2021, to April 1, 2021.³

IT IS SO ORDERED: Defendants' Motion for an Extension of Time is granted. Plaintiff's Motion for Default is Denied.

DATED this ____ day of April, 2021.

Dated this 8th day of April, 2021


DISTRICT COURT JUDGE

SUBMITTED BY:

AARON D. FORD
Attorney General

95B 16B 54E7 6BDB
David M Jones
District Court Judge

By /s/ Katlyn M. Brady
KATLYN M. BRADY (Bar No. 14173)
Senior Deputy Attorney General

³ As the Court has granted Defendants' motion for an extension, it necessarily must deny Plaintiff's motion for default as the answering deadline has not passed.

1 **CSERV**

2
3 DISTRICT COURT
CLARK COUNTY, NEVADA

4
5
6 Bryan Bonham, Plaintiff(s)

CASE NO: A-20-823142-C

7 vs.

DEPT. NO. Department 29

8 Nevada State of, Defendant(s)
9

10 **AUTOMATED CERTIFICATE OF SERVICE**

11 This automated certificate of service was generated by the Eighth Judicial District
12 Court. The foregoing Decision and Order was served via the court's electronic eFile system
13 to all recipients registered for e-Service on the above entitled case as listed below:

14 Service Date: 4/8/2021

15 Steven Wolfson

motions@clarkcountynvda.com

16 Carol Knight

cknight@ag.nv.gov

17 Katlyn Brady

katlynbrady@ag.nv.gov



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Attorney General
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*Attorneys for Defendants Nevada Department
of Corrections (NDOC), State of Nevada,
Charles Daniels, Tim Garrett, and Carter Potter*

**DISTRICT COURT
CLARK COUNTY, NEVADA**

BRYAN BONHAM,

Plaintiff,

v.

STATE OF NEVADA ex rel NEVADA
DEPARTMENT OF CORRECTIONS, *et al.*,

Defendants.

Case No. A-20-823142-C

Dept. XXIX

NO HEARING REQUESTED

**DEFENDANTS' OPPOSITION TO PLAINTIFF'S MOTION FOR THE
APPOINTMENT OF COUNSEL**

Defendants, Nevada Department of Corrections (NDOC), State of Nevada, Charles
Daniels, Tim Garrett, and Carter Potter, by and through counsel, Aaron D. Ford, Nevada
Attorney General, and Katlyn M. Brady, Senior Deputy Attorney General, of the State of
Nevada, Office of the Attorney General, request this Court deny Plaintiff's Motion for
Appointment of Counsel and Evidentiary Hearing.

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1 **I. INTRODUCTION**

2 This Court should deny Plaintiff's Motion for Appointment of Counsel and for an
3 Evidentiary Hearing. Plaintiff is an experienced litigator who has cases pending in the
4 Eighth Judicial District Court, Nevada Supreme Court, and the United States Federal
5 Court. Further, this matter is not particularly complex or confusing as it centers on
6 whether the Defendants violated Plaintiff's rights by deducting nine dollars (\$9.00) to pay
7 for postage.

8 **II. BACKGROUND**

9 This is an inmate civil rights action centering on whether the Defendants violated
10 Plaintiff's constitutional rights by deducting funds to pay for debt Plaintiff incurred. On
11 April 5, 2021, Defendants filed a motion to dismiss, or in the alternative, motion for
12 summary judgment.

13 Plaintiff now seeks appointment of counsel to assist him with this matter.

14 **III. LEGAL ARGUMENT**

15 A plaintiff in a civil rights action does not have a constitutional or statutory right to
16 court-appointed counsel. *Storseth v. Spellman*, 645 F.2d 1349, 1353 (9th Cir. 1981). However,
17 28 U.S.C. §1915(e)(1) allows this Court to "request an attorney to represent any person unable
18 to afford counsel." A motion for appointment of counsel is rarely granted unless "exceptional
19 circumstances" exist. *U.S. v. 30.64 Acres of Land*, 795 F.2d 796, 799-800 (9th Cir. 1986). The
20 plaintiff bears the burden of proving "exceptional circumstances." *Terrell v. Brewer*, 935 F.2d
21 1015, 1017 (9th Cir. 1991).

22 A finding of "exceptional circumstances" requires a court to evaluate (1) the plaintiff's
23 likelihood of success on the merits and (2) the plaintiff's ability to articulate his claims *pro se*
24 considering the complexity of the legal issues involved. *Id.* Neither factor is dispositive, and
25 both factors must be considered before a court decides. *Id.* The difficulties every litigant faces
26 when proceeding *pro se* do not qualify as an exceptional circumstance. *Wood v. Housewright*,
27 900 F. 2d 1332, 1335-36 (9th Cir. 1990) *Wilborn v. Escalderon*, 789 F.2d 1328, 1331 (9th Cir.
28 1986). While almost any *pro se* litigant would benefit from the assistance of competent

counsel, such a benefit does not rise to the level of “exceptional circumstances.” *Rand v. Rowland*, 113 F.3d 1520, 1525 (9th Cir. 1997), *opinion restated in pertinent part*, 154 F.3d 952, 954 n.1 (9th Cir. 1998) (*en banc*). Rather, the plaintiff must demonstrate that he is unable to articulate his claims ***due to their complexity***. *Id.* Defendants will analyze both factors, *supra*, as those factors pertain to the facts and claims Plaintiff’s brings against them and show that this Court should deny Plaintiff’s Motion.

A. Plaintiff Is Unlikely To Succeed On The Merits

The first factor requires Plaintiff demonstrate the likelihood of success on the merits of his claims in his Motion. *Wood*, 900 F.2d 1332, 1335–36 (9th Cir. 1990); *Wilborn*, 789 F.2d 1328, 1331 (9th Cir. 1986). Plaintiff has failed to meet this first factor, making no attempt in his Motion to argue that he is likely to succeed on the merits of his claims.

Indeed, other courts have already found that the NDOC’s banking policies do not violate the Due Process cause. *See Antonetti v. McDaniels*, No. 3:16-cv-00396-MMD-WGC, 2021 WL 624241, at * 21 (D. Nev. Jan. 25, 2021); *see also Beraha v. Nevada*, 3:17-cv-00366-RCJ-CLB, 2020 WL 3949223, at *5 (D. Nev. Apr. 27, 2020). Accordingly, Bonham is unlikely to succeed on the merits.

B. This Matter Is Not Complex

The parties agree that deductions occurred, that Bonham had incurred debt and that it appears as though the NDOC deducted more than 50% of the deposit. Thus, the question is whether NDOC’s policies, when taken as a whole, violate the Due Process clause. Plaintiff has already identified caselaw and prepared a “memorandum” in support of his case, which attempts to preempt Defendants’ arguments at summary judgment. *See* December 22, 2020 filing. Accordingly, Plaintiff has demonstrated an ability to articulate his positions.

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1 **IV. CONCLUSION**

2 This Court should deny Plaintiff's Motion for the Appointment of Counsel. Plaintiff
3 has not demonstrated a likelihood of success on the merits nor has he demonstrated this
4 matter is particularly complex.

5 DATED this 13th day of April, 2021.

6 AARON D. FORD
7 Attorney General

8 By: /s/ Katlyn M. Brady
9 KATLYN M. BRADY (Bar No. 14173)
Senior Deputy Attorney General

10 *Attorneys for Defendants*

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CERTIFICATE OF SERVICE

I certify that I am an employee of the State of Nevada, Office of the Attorney General, and that on April 13, 2021, I electronically filed the foregoing **DEFENDANTS' OPPOSITION TO PLAINTIFF'S MOTION FOR THE APPOINTMENT OF COUNSEL** via this Court's electronic filing system. Parties who are registered with this Court's electronic filing system will be served electronically. For those parties not registered, service was made by emailing a copy at Las Vegas, Nevada, addressed to the following:

Bryan Bonham, #60575
High Desert State Prison
P.O. Box 650
Indian Springs, Nevada 89070
Email: HDSP_LawLibrary@doc.nv.gov
Plaintiff, Pro Se

/s/ Carol A. Knight
CAROL A. KNIGHT, an employee of the
Office of the Nevada Attorney General



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AARON D. FORD
Attorney General
KATLYN M. BRADY (Bar No. 14173)
Senior Deputy Attorney General
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*Attorneys for Defendants Nevada Department
of Corrections (NDOC), State of Nevada,
Charles Daniels, Tim Garrett, and Carter Potter*

DISTRICT COURT
CLARK COUNTY, NEVADA

BRYAN BONHAM,

Plaintiff,

v.

STATE OF NEVADA ex rel NEVADA
DEPARTMENT OF CORRECTIONS, *et al.*,

Defendants.

Case No. A-20-823142-C

Dept. XXIX

NOTICE OF ENTRY OF DECISION AND ORDER

TO ALL INTERESTED PARTIES:

PLEASE TAKE NOTICE that the **DECISION AND ORDER** was entered in the
above-entitled action on the 8th day of April, 2021, a copy of which is attached hereto.

DATED this 14th day of April, 2021.

AARON D. FORD
Attorney General

By: /s/ Katlyn M. Brady
KATLYN M. BRADY (Bar No. 14173)
Senior Deputy Attorney General
Attorneys for Defendants

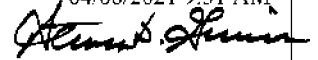
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Bryan Bonham, #60575
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Plaintiff, Pro Se

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ATTACHMENT

ATTACHMENT


CLERK OF THE COURT

1 DAO
2 AARON D. FORD
3 Attorney General
4 KATLYN M. BRADY (Bar No. 14173)
5 Senior Deputy Attorney General
6 State of Nevada
7 Office of the Attorney General
8 555 E. Washington Ave., Ste. 3900
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10 (702) 486-0661 (phone)
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13 *Attorneys for Defendants State of Nevada,*
14 *Nevada Department of Corrections,*
15 *Charles Daniels, Tim Garrett, and Carter Potter*

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DISTRICT COURT
CLARK COUNTY, NEVADA

BRYAN BONHAM,

Plaintiff,

v.

STATE OF NEVADA ex rel NEVADA
DEPARTMENT OF CORRECTIONS, *et al.*,

Defendants.

Case No. A-20-823142-C

Dept. XXIX

Hearing: March 17, 2021 in Chambers

[PROPOSED] DECISION AND ORDER

NOW APPEARS Defendants, State of Nevada, Nevada Department of Corrections (NDOC), Charles Daniels, Tim Garrett, and Carter Potter, by and through counsel, Aaron D. Ford, Nevada Attorney General, and Katlyn M. Brady, Senior Deputy Attorney General, of the State of Nevada, Office of the Attorney General, and submit this proposed order. This proposed order addresses Defendants' Motion for an Extension of Time and Plaintiff's Motion for Default Judgment.

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1 **FINDINGS OF FACT**

2 On December 31, 2020, Plaintiff Bryan Bonham (Bonham) completed service of the
3 Complaint on Defendants Charles Daniels and the Nevada Department of Corrections.
4 Pursuant to Nevada Rules of Civil Procedure (NRCP), Defendants had until February 15,
5 2021, to file an answer or responsive pleading.¹

6 On February 8, 2021, before the responsive deadline, Defendants filed a motion to
7 extend time to respond from February 15, 2021, to April 1, 2021. Defendants contended
8 good cause supported the extension based upon counsel's heavy workload and that counsel
9 was scheduled to be out of the office for an extended period of time.

10 Plaintiff filed an opposition to this motion, contending that an answer was due on
11 December 1, 2020,² not February 15, 2021. Plaintiff contended he was thus entitled to
12 default judgment as Defendants had not responded.

13 Having reviewed the briefing, this Court FINDS oral arguments were not necessary
14 and decided this matter in chambers.

15 **CONCLUSION OF LAW**

16 This Court FINDS service was completed for Defendant Charles Daniels and the
17 Nevada Department of Corrections (NDOC) on December 29, 2020. There has been no
18 service completed for Defendants Garret or Potter.

19 Pursuant to NRCP 12, Defendants had until February 15, 2021, to file a response to
20 the Complaint. Defendants then filed a timely motion for an extension of time to file an
21 answer or other responsive document.

22 Courts may extend a deadline to file an answer if the Defendant demonstrates good
23 cause. NRCP 6(b)(1)(B)(i). Here, the Court finds good cause exists based upon counsel's

24 ///

25
26 ¹ To date, there is no evidence showing Defendants Potter or Garrett were served in
this matter.

27 ² Plaintiff presented no evidence demonstrating he completed service on October 15,
28 2020, which would have set the deadline to respond as December 1, 2020. Indeed, a review
of the docket shows the Sheriff's Office filed an affidavit of service stating service was
completed on December 29, 2020.

workload and scheduled out of office time. Accordingly, the Court extends the deadline to respond from February 15, 2021, to April 1, 2021.³

IT IS SO ORDERED: Defendants' Motion for an Extension of Time is granted. Plaintiff's Motion for Default is Denied.

DATED this ____ day of April, 2021.

Dated this 8th day of April, 2021


DISTRICT COURT JUDGE

SUBMITTED BY:

AARON D. FORD
Attorney General

95B 16B 54E7 6BDB
David M Jones
District Court Judge

By /s/ Katlyn M. Brady
KATLYN M. BRADY (Bar No. 14173)
Senior Deputy Attorney General

³ As the Court has granted Defendants' motion for an extension, it necessarily must deny Plaintiff's motion for default as the answering deadline has not passed.

1 **CSERV**

2
3 DISTRICT COURT
CLARK COUNTY, NEVADA

4
5
6 Bryan Bonham, Plaintiff(s)

CASE NO: A-20-823142-C

7 vs.

DEPT. NO. Department 29

8 Nevada State of, Defendant(s)
9

10 **AUTOMATED CERTIFICATE OF SERVICE**

11 This automated certificate of service was generated by the Eighth Judicial District
12 Court. The foregoing Decision and Order was served via the court's electronic eFile system
13 to all recipients registered for e-Service on the above entitled case as listed below:

14 Service Date: 4/8/2021

15 Steven Wolfson

motions@clarkcountyda.com

16 Carol Knight

cknight@ag.nv.gov

17 Katlyn Brady

katlynbrady@ag.nv.gov

Steven D. Grierson

1 Bryan Bonham 60575
2 po Box 650 HDSF
3 Indian Springs, Nev 89070

4

5

EIGHTH JUDICIAL DISTRICT COURT

6

CLARK COUNTY, NEVADA

7

8 Bryan Bonham

CASE NO A-20-823142-C

9 plaintiff

DEPT ~~XXX~~ XXX11

10 -VS-

11 STATE OF NEVADA et al

12

NOTICE OF APPEAL

13

14 please take notice that plaintiff in the above action

15 gives his notice of appeal of order given on 4/6/2021

16 allowing defendants even more time to respond to complaint

17

18

19 Dated this 7th day of April, 2021

20 *[Signature]*

21 Bryan Bonham 60575

22 po Box 650 HDSF

23 Indian Springs, Nev 89070

24

25

26

27

28

Regional Justice Center

clerk of the court

84155

100

del Via Brass Slip #

Murphy

[illegible]

mailed via Brass slip #
2412102



1 ASTA

2
3
4
5
6 **IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE**
7 **STATE OF NEVADA IN AND FOR**
8 **THE COUNTY OF CLARK**
9

10 BRYAN P. BONHAM,

11 Plaintiff(s),

12 vs.

13 STATE OF NEVADA; NEVADA DEPT. OF
14 CORRECTIONS; CHARLES DANIELS; T.
GARRETT; C. PORTER,

15 Defendant(s),
16
17

Case No: A-20-823142-C

Dept No: XXIX

18 **CASE APPEAL STATEMENT**

19 1. Appellant(s): Bryan P. Bonham

20 2. Judge: David M. Jones

21 3. Appellant(s): Bryan P. Bonham

22 Counsel:

23 Bryan P. Bonham #60575
24 P.O. Box 650
25 Indian Springs, NV 89070

26 4. Respondent (s): State of Nevada; Nevada Dept. of Corrections; Charles Daniels; T. Garrett;
27 C. Porter

28 Counsel:

Aaron D. Ford, Attorney General
555 E. Washington Ave., Ste. 3900
Las Vegas, NV 89101-1068

5. Appellant(s)'s Attorney Licensed in Nevada: N/A
Permission Granted: N/A

Respondent(s)'s Attorney Licensed in Nevada: Yes
Permission Granted: N/A

6. Has Appellant Ever Been Represented by Appointed Counsel In District Court: No

7. Appellant Represented by Appointed Counsel On Appeal: N/A

8. Appellant Granted Leave to Proceed in Forma Pauperis**: Yes, October 20, 2020

***Expires 1 year from date filed*

Appellant Filed Application to Proceed in Forma Pauperis: N/A

Date Application(s) filed: October 15, 2020

9. Date Commenced in District Court: June 24, 2019

10. Brief Description of the Nature of the Action: Unknown

Type of Judgment or Order Being Appealed: Misc. Order

11. Previous Appeal: No

Supreme Court Docket Number(s): N/A

12. Child Custody or Visitation: N/A

13. Possibility of Settlement: Unknown

Dated This 19 day of April 2021.

Steven D. Grierson, Clerk of the Court

/s/ Heather Ungermann

Heather Ungermann, Deputy Clerk

200 Lewis Ave

PO Box 551601

Las Vegas, Nevada 89155-1601

(702) 671-0512

cc: Bryan P. Bonham

Heather L. Shinn
CLERK OF THE COURT

1 Bryan p Bonham 60575
2 po Box 650 HDSP
3 Indian Springs, Nev. 89070
4

5 EIGHTH JUDICIAL DISTRICT COURT
6 CLARK COUNTY, NEVADA
7

8 Bryan p Bonham Case NO. A-20-823142-C

9 plaintiff Dept XXIX

10 -VS- "HEARING REQUESTED"

11 STATE OF NEVADA et al PLAINTIFFS RESPONSE TO DEFENDANTS

12 MOTION TO DISMISS OR IN ALTERNATIVE

13 MOTION FOR SUMMARY JUDGMENT.
14

15 Comes now plaintiff Bryan p Bonham, in pro se and Respectfully

16 moves this Honorable court to grant this motion in response to

17 defendant's motion.
18

19 This motion is made & Based upon all papers, pleadings and
20 documents on file with this court, & is further made & Based
21 on the attached points and authorities along with any
22 oral argument that may be required.
23
24
25

26 RECEIVED

27 APR 21 2021

28 CLERK OF THE COURT

1 Bryan p Bonham 60575
2 PO Box 650 HDSP
3 Indian Springs, NEV 89070
4

5 EIGHTH JUDICIAL DISTRICT COURT
6 CLARK COUNTY, NEVADA
7

8 Bryan p Bonham

9 plaintiff

caseno A-20-823142-c

10 -VS-

11 STATE OF NEVADA ex rel

NOTICE OF MOTION

12

13 please take notice, That the undersigned will bring the above
14 motion for hearing as soon as possible for a decision based
15 on the courts docket availability.
16

17 TO

18 Deputy Attorney General

19 Katlyn M Brady

20 555 E Washington Ave Ste 3900

21 LV. NV 89101

22 ~~DA~~

23 Dated This 6th day of April 2021

24 ~~15/6/21 Bryan p Bonham~~

25 Bryan p Bonham 60575

26 PO Box 650 HDSP

27 Indian Springs, NEV 89070
28

MOTION TO DISMISS.

1
2
3 Jenkins v Mckerthen 395 U.S. , 421 1969; Turner v. N.V. Bd of ST
4 Prison Comr's 624 F Supp 318, 320 (D. Nev. 1985) "for purpose of ruling
5 on a motion to dismiss, this court must accept as true all
6 material allegations of the complaint, must liberally construe
7 the complaint in favor of the ~~com~~ complaining party."
8 Chang v Chen 80 F.3d 1293, 1296 (9th Cir 1996) "under ninth
9 circuit case law dismissal without leave to amend is improper
10 unless it is clear, upon de novo review that the complaint could
11 not be saved by any amendment.
12 Jenkins v Mckerthen 395 U.S. 411, 421 (1959); Picking v Pennsylvania
13 R Co. 151 Fed 2nd 240; Puckett v Cox 456 2nd 233, prose
14 pleadings are to be considered without regard to technicality;
15 prose litigants pleadings are not to be held to the same high
16 standards of perfection as lawyers."

17
18 plaintiff would like to point out that counsel has made
19 his case for him, by submitting documents that prove
20 his case.
21 First plaintiff would like to restate that he has a liberty
22 interest in funds deposited from outside sources.
23 Higgins v Beyer 293 F3d 683, 693 (3rd Cir 2002); Wright v
24 Riveland 219 F3d 905, 913 (9th Cir 2003) "inmates have a
25 protected property interest in funds received from outside
26 sources."

ADMINISTRATIVE REGULATION 258

27
28 AKA. AR 258 section 258.05 l. 50% for costs

1 incurred by The Department on behalf of The Inmate per NRS
2 209.246 both AR 258; NRS 209.246 allow for, up to
3 50% to be deducted for any debt incurred by The NOOC
4 on behalf of plaintiff.

5 DEFENCE EXHIBIT A

6 DAILY TRANSACTION SUMMARY

7 on 04/01/2019 Tyler Bonham, plaintiffs son deposits \$160.00
8 into plaintiffs account, as indicated on page one (1) from
9 04/01/2019 through 04/02/2019 \$82.95 was deducted
10 by NOOC for debt owed to The NOOC. \$2.95 over the
11 50% allowed by statute.

12 on 06/22/2019 Tyler Bonham again deposits \$150.00
13 into plaintiffs account 50% of \$150.00 is \$75.00 The
14 total deductions for plaintiffs debt incurred; owed to
15 NOOC by statute should be a total of \$75.00; when in
16 fact on page two (2) it shows from 06/22/2019 to
17 07/02/2019 a total of \$77.00 was taken. \$2.00 over what
18 is allowed by statute.

19 on 01/08/2020 Linda Conry deposits The amount of
20 \$150.00 the amount allowed by statute to be
21 deducted for any debt incurred by The Department
22 on behalf of plaintiff is \$75.00 deducting all of
23 The amounts for legal copies and Legal postage LAST (3)
24 Three being on 01/08/2020; 01/13/2020 for postage at
25 LCC Law Lock Correctional Center, in the amounts of
26 \$7.85, 0.50, 0.65 with totals \$9.00 which is
27 \$9.00 over what statute allows.

28 on 05/01/2020 Linda Conry again deposits funds

1 into plaintiffs account, in the amount of \$200⁰⁰
2 counting down; & adding up all the amounts
3 Lets hold on a moment. plaintiff just noticed even
4 more evidence. after the (3) three amounts totaling the
5 \$9⁰⁰ skip (2) lines. as (trust 2) is or was monies
6 deposited that were part of the Gift program, can not
7 be taken by NDOC. from 01/31/2020 to 03/26/2020
8 after the \$150⁰⁰ was deposited on 01/08/2020 no
9 other deposits are made until 05/21/2020 so when you
10 follow the deductions for legal copies & legal postage
11 from 01/08/2020 to 03/26/2020 These amounts can only
12 be deducted from plaintiffs trust one account for his
13 debt owed to NDOC. which left him with \$1⁹⁵
14 yes after the deduction of the \$30⁰⁰ to U.S.O.C.,
15 \$15⁰⁰ to his savings, \$103⁰⁵ Deducted for legal
16 copy work, legal postage. which would mean; Thank
17 you to defence counsel plaintiff was wrong. They did
18 not go over by \$9⁰⁰ but in fact went over what
19 is allowed by statute by \$28⁰⁵
20 now back to 05/01/2020. \$200⁰⁰ 20% to U.S.O.C. \$40⁰⁰
21 \$2⁶⁶ to plaintiffs savings. which leaves \$157³⁴. 50%
22 of which to NDOC is \$100⁰⁰ which should have left
23 \$57³⁴ untouched. adding up all the amounts for
24 legal copies, legal postage comes to. \$111⁹⁰ which
25 is \$11⁹⁰ over what statute allows.
26 Again on 09/04/2020 Linda Conry deposits \$20⁰⁰
27 after U.S.O.C gets its \$4⁰⁰, \$2⁰⁰ into savings.
28 Thus leaves \$14⁰⁰, 50% of \$20⁰⁰ is \$10⁰⁰

1 from 09/04/2020 to 09/30/2020 A total was deducted in
2 the amount of \$16.25 now before the \$20.00 deposit
3 plaintiff had in his trust one account. a total of
4 0.38 bring it to \$20.38 now deducting or better
5 yet adding \$16.25 + 2.00 + 4.00 comes to \$22.25
6 if plaintiff wait! 0.38 was in trust two not sure
7 100%, regardless with a total of 22.25 having
8 been deducted, where did NOAC get the extra \$2.25?
9 either way it can not be explained. 20.00 or 20.38
10 does not magically become \$22.25 The only way
11 they could have gotten to the total of \$22.25 is that
12 they took \$2.25 from plaintiff's trust two account
13 which was/is supposed to be exempt which was the
14 purpose for the gift program.
15 on 11/06/2020 plaintiff believes the at Par Right of page
16 6. of 0.13 is amount in his trust one account. so 0.38
17 should be amount in trust two. never the less. on 11/06/2020
18 as counsel of court can see plaintiff earned \$20.00 working
19 in P.R. at HDSP. counting down ten (10) spaces. not one
20 cent left to plaintiff. This goes on, on it really does
21 not matter if you over take by a few cents or
22 10.00. The statute will be it an unconstitutional one
23 at best says what it says, AS does the AR.258
24 plaintiff does have a liberty interest in the funds
25 he receives from his family.

26 How is NRS.209.246 an
27 unconstitutional statute? 1951(3) Three Justices of
28 The Nevada supreme court are appointed to, & paid to

1 sit on the statute revision commission. which they were
2 tasked with writing the NRS. of which is a violation
3 of the separation of powers. and a concurrent Resolution
4 was used to attempt the passage or did help pass the
5 NRS into Law in Senate Bill NO 2 from 1957. with a
6 closer look at Senate Bill NO 2 it states that NRS
7 1,010 to 710,590 inclusive are the Laws of Nevada.
8 209,246 was enacted through Senate Bill NO 2, 1957.
9 see attached exhibit 2 IF you take time to read
10 memorandum in support of complaint Look at exhibit 6
11 page 87 of 123, page 89 exhibit 7 & exhibit 8 on page
12 91 of 123. All (3) Three are different versions of the
13 Senate Concurrent Resolution used to pass S-B 2 into Law.
14 what is missing? THE ENACTMENT CLAUSE
15 Then look at page 108 of 123 Senate Bill/182.
16 see where it states the statute revision commission
17 is created, who is appointed to it? Judges can not
18 write Laws! Remember SB-2 1957. 1,010 to 710,590
19 Now go read NEVADA CONSTITUTION ART 4 § 17, Requires
20 that each act embrace only one subject. Read line
21 1 through 8 of memorandum in support of plaintiffs
22 complaint.
23 plaintiff may not be educated in the art of Bovine
24 scatology or semantic presidingitation. B.S. or
25 word magic. but He is stupid either. He knows
26 how to read. Things like the U.S. CONST Amend 14.
27 speaking of unconstitutional acts. See attached
28 exhibit 2 memorandum dated 08/28/2020

1 Since when is NDOC the legislature.
2 Director Daniels; Deputy Director Borrowman have
3 no Authority to Amend An AR which is considered a
4 statute That governs inmates within The NDOC.
5 In Fact it is plaintiffs understanding That the top
6 three (3) commissioners of The Board of prisons.
7 Governor Sisolak; AG. Aaron D. Ford; & Secretary of
8 State Barbara ~~egate~~ Regalasko never knew about
9 The Amendment of AR 258, at some point & Thank
10 you to Jodi L. Hocking from Return Strong at
11 po Box 1155 Carson City, Nev 89701 & ULhocking24@
12 gmail.com Her and her amazing group going to bat for
13 those effected by The new 80% AR 258 where The
14 top (3) Three agreed to revert back to The original
15 AR. see attached as Exhibit 3 E-mails Received
16 Through Krox from Return Strong.

17 Supervisor LIABILITY

18 &

19 GRIEVANCE RESPONDERS

20 as such Director Daniels, T. Garrett, are both in a
21 position of supervisor, along with both of them C. Potter
22 all three are Grievance Responders. at least Garrett, Potter
23 are as 2nd level Grievance never got Responded to, it
24 was submitted, yet was never Returned to plaintiff
25 as NDOC, HDSP are well known for This to impede
26 an inmates ability to file Their action within (2)
27 two years of The violation. if They don't, or won't
28 follow Their own AR's. How can you expect Them to

1 Respond within their own time frame?

2

3 The plaintiff contends That the state, the NDOC
4 can be sued for declaratory relief; As well as injunctive
5 relief.

6 Defence counsel brought to light information plaintiff
7 needed, as an inmate & pro se litigant He was unable
8 to get, after review of information He already had.

9 He would like to Request the opportunity to Amend His
10 complaint. Not the memorandum in support of complaint.
11 plaintiff would Respectfully ask/Request 60 to 90 days
12 as He has a few cases He is working, does not want to
13 miss a dead line however if He can get it in to court
14 sooner He will.

15

16 The fact is defence counsel has put before this court proof
17 of plaintiff's case.

18

SUMMARY JUDGMENT.

19

LEGAL STANDARD

20 Summary Judgment is appropriate only where it is clear
21 that what the truth is. Quadra v Superior Ct of S.F.

22 378 F. Supp 605 N.D. Cal 1974

23 once the moving party shows the absence of an issue of material
24 fact, the non-moving party must go beyond the pleadings
25 and designate specific fact showing a genuine issue for trial.

26 Celotex Corp v Catrett 477 U.S. 317, 323 (1986)

27

28

1 Coal Fuel Inc. v Congett 685 F2d 309, 311 (9th Cir 1982)
2 Ramsey v Coughlin 94 F3d 71, 74 (2nd Cir 1996) "sua sponte
3 entry of summary judgment is proper if there is no genuine
4 dispute respecting a material fact essential to the proof of
5 a movant's case"
6 Mahers v Halford 76 F3d 951, 954 (8th Cir 1996) 2 Review case B/or
7 const Law 251. 1 For more Quick v Jones 754 F2d 1521, 1523 (9th Cir
8 1984); Orloff v Deland 708 F2d 372, 378 (9th Cir 1983); Hansen
9 v May 502 F2d 728, 730 (9th Cir 1974); Scott v Angelone 771
10 F.Supp 1064, 1067 (D. Nev 1991) "There is no question that an
11 inmates interest in funds in his prison account is a protected
12 property interest"
13 Sell v Parrott 548 F2d 753, 757 (8th Cir.) Thus inmates
14 are entitled to due process before they can be deprived of these
15 monies. The question to be answered is what process is due
16 before money received from outside sources can be applied
17 towards an inmates restitution obligations.
18
19 In this case defence counsel puts before this court part of this
20 plaintiffs argument, without discovery beginning provides
21 a large piece of plaintiffs evidence. (i) monthly statements.
22 That show NDOC has in fact gone over and above what
23 their own AR says they can do, in process shows
24 they have also violated NRS. 209.246.
25 see Singh v Clinton 618 F3d 1085 (9th Cir 2010) "An
26 administrative agency has no discretion to make a decision
27 that is contrary to law" U.S. v Murlo 173 F3d 1213 (9th Cir 1999)
28 internal agency regulations cannot legitimate the violation of F

1 Constitutional or statutory rights

2 Johnson v Ashcroft 286 F 3d 696 (3rd Cir 2006) "If an agency
3 departs from an announced rule, without explanation or an
4 avowed alteration, such action could be viewed as Arbitrary,
5 capricious or an abuse of power" Discretion"

6 Mendez-Barrera v Holder 602 F 3d 21 (1st Cir 2010)

7 QUALIFIED IMMUNITY

8 Conner v Tate 130 F Supp 2d 1370 (2001) U.S. DIST/LEXIS 5696

9 also see Etherton et al City of Rainsville 2015 U.S. DIST/LEXIS

10 141650 "qualified immunity shields government officials

11 executing discretionary responsibilities from civil damages

12 in so far as their conduct does not violate clearly established

13 statutory or constitutional rights of which a reasonable person

14 would have known qualified immunity is a question of law to

15 be decided by the court, the test for qualified immunity is one of

16 "objective reasonableness" in evaluating the conduct of the

17 government officials claiming its protection. All but the

18 plainly incompetent or those who knowingly violate the

19 law find protection in qualified immunity"

20 NRS 209.246, AR 258

21 UNCONSTITUTIONAL

22 #1 SB-182 1951 violates separation of powers.

23 #2 All (3) three versions of Senate concurrent Resolution do not

24 have required enactment clause, this document is not proper

25 vehicle to be used to pass a law.

26 #3 To pass more than one statute or law through one Bill

27 violates NEVADA CONSTITUTION ART 4 § 17 before the defence

28 tries to argue any false claims. see

1 S. Carolina v U.S. 199 U.S. 437, 448 (1905) "The Constitution
2 is a written instrument, as such its meaning does not
3 alter, that which it meant when it was adopted, it means now.
4 Mattox v U.S. 156 U.S. 237, 243 (1895) "we are bound to
5 interpret The Constitution in the light of the Law as it existed at
6 the time it was adopted.
7 As to NEV. CONST ART 4317 porch v patterson 39 nev 251, 268,
8 156 p 439, 445 (1916) "A state constitution is binding on the
9 courts of the state and on every officer and every citizen,
10 any attempt to do that which is prescribed in any manner
11 than that prescribed or to do that which is prohibited is
12 repugnant to the Supreme and Paramount Law, and void"
13 The state, nor a state agency ie NDOC does not have
14 a right to take all monie received from outside sources.
15 Taylor v US 880 F2d 1040, 1045 (9th Cir 1989); Jeffers v
16 Brack Bill order doc 54 (2008) U.S. DIST lexis 67823 "A
17 Grievance responder may be held liable for the violation of
18 a prisoners constitutional rights if there is an ongoing
19 violation of a constitutional right that is brought to
20 the responders attention in the grievance process and the
21 Grievance responder fails to intervene to stop the on going
22 violation of the prisoners constitutional rights"
23 Director Daniels had, has no Authority to Amend a
24 Law, as it stands AR 258, NRS 209.246 allow for
25 up to 50% of any funds plaintiff Receives from outside
26 sources to be deducted from His account even the top
27 three (3) prison comm'rs were unaware of the change
28 to AR 258 which gets its authority from NRS 209.246

1 His, anyone else's attempt to amend the AR is also an
2 attempt to override the statute, one unconstitutional
3 act after another, does not make it right.
4 To say this plaintiff does not have a right to monies
5 received from his family is wrong. It was not a one
6 time thing, was happening before the fraudulent attempt
7 to amend AR 258; has not stopped.

8 conclusion

9 The documents submitted as exhibits in plaintiff's memorandum
10 in support of his 42 USC § 1983 complaint support & prove the
11 plaintiff's allegation that the NRS 209.246 & AR 258 are
12 unconstitutional due to how these documents were written
13 & passed. Then we get into AR 258 which states up to 50%
14 of monies deposited into plaintiff's account may be deducted
15 to reimburse the NOOC for a debt incurred by the department
16 on behalf of the plaintiff. The NRS that gives AR 258 is
17 NRS 209.246. What counsel fails to understand is to take
18 over what a regulation or statute allows is theft of
19 property. This means it does not matter if it is 25 cents
20 or 9.00 theft is theft.

21 If court will take a moment to look at page six (6) of Daily
22 transaction summary i.e. plaintiff's monthly statement. On
23 09/04/2020 plaintiff's mom Linda Conry deposited \$20.00
24 at date of 09/30/2020 an amount of .55 cents was
25 deducted, which puts total deducted at 20.25. The .25 cents
26 was taken from the .38 cents that was in plaintiff's
27 trust two (2) account which are funds that are exempt
28 from these deductions.

1 Therefore plaintiff should be allowed to amend His complaint
2 as to newly discovered defendants names, or to be
3 granted summary judgment as a matter of Law.
4 As their own Regulations, statute only allows for up
5 to 50% to be deducted.

6 VERIFICATION

7 I Bryan P Bonham and verify that I have read the foregoing motion
8 ~~to~~ in response to motion to dismiss or in alternative motion
9 for summary judgment. to best of my belief and knowledge
10 that the foregoing is true & correct under the pains and penalties
11 of perjury 28 USC § 1746 & 18 U.S.C. § 1621

12 CERTIFICATE OF SERVICE

13 I Bryan P Bonham certify that I have read the foregoing motion
14 ~~to~~ in response to motion to dismiss, or in alternative
15 motion for summary judgment. with special instructions for
16 electronic filing & service to the clerk of the court to serve
17 all of my apponees pursuant to N.E.F.C.R 5(15), 9 et seq(A-E)
18 etc. to the following

19 Deputy Attorney General

20 Katly M Brady

21 555 E Washington Ave Ste 3900

22 LV, NV 89101

23

24 Dated this 11th day of April 2021

25 ~~1st of 1st~~

26 Bryan P Bonham 60575

27 PO Box 650 HDSP

28 Indian Springs, NV 89070

EXHIBIT 1

Senate Bill No 2 1957

See section 8, 9 Pg 4.

Senate Bill 2 Version 4

SENATE--Enacts Nevada Revised Statutes as the law of the State of Nevada to supersede all prior laws of a general, public and permanent nature.

AN ACT to revise the laws and statutes of the State of Nevada of a general or public nature; to adopt and enact such revised laws and statutes, to be known as the Nevada Revised Statutes, as the law of the State of Nevada; to repeal all prior laws and statutes of a general, public and permanent nature; providing penalties; and other matters relating thereto.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY,
DO ENACT AS FOLLOWS:

Section 1. Enactment of Nevada Revised Statutes. The Nevada Revised Statutes, being the statute laws set forth after section 9 of this act, are hereby adopted and enacted as law of the State of Nevada.

Sec. 2. Designation and Citation. The Nevada Revised Statutes and its parts shall be designated as the Nevada Revised Statutes adopted and enacted into law by this act, and as hereafter amended and supplemented and printed and published pursuant to law, shall be known as Nevada Revised Statutes and may be cited as "NRS" followed by the number of the Title, chapter or section, as appropriate.

Sec. 3. Repeal of Prior Laws. Except as provided in section 5 of this act and unless expressly continued by specific provisions of Nevada Revised Statutes, all laws and statutes of the State of Nevada of a general, public and permanent nature enacted prior to January 21, 1957, hereby are repealed.

Sec. 4. Construction of Act.

1. The Nevada Revised Statutes, as enacted by this act, are intended to speak for themselves; and all sections of the Nevada Revised Statutes as so enacted shall be considered to speak as of the same date, except that in cases of conflict between two or more sections or of any ambiguity in a section, reference may be had to the acts from which the sections are derived, for the purpose of applying the rules of construction relating to repeal or amendment by implication or for the purpose of resolving the ambiguity.

2. The provisions of Nevada Revised Statutes as enacted by this act shall be considered as substituted in a continuing way for the

provisions of the prior laws and statutes, repealed by section 3 of this act.

3. The incorporation of initiated and referred measures is not to be deemed a legislative reenactment or amendment thereof, but only a mechanical inclusion thereof into the Nevada Revised Statutes.

4. The various analyses set out in Nevada Revised Statutes, constituting enumerations or lists of the Titles, chapters and sections of Nevada Revised Statutes, and the descriptive headings or catchlines immediately preceding or within the texts of individual sections, except the section numbers included in the headings or catchlines immediately preceding the texts of such sections, do not constitute part of the law. All derivation and other notes set out in Nevada Revised Statutes are given for the purpose of convenient reference, and do not constitute part of the law.

5. Whenever any reference is made to any portion of Nevada Revised Statutes or of any other law of this state or of the United States, such reference shall apply to all amendments and additions thereto now or hereafter made.

Sec. 5. Effect of Enactment of NRS and Repealing Clause.

1. The adoption and enactment of Nevada Revised Statutes shall not be construed to repeal or in any way affect or modify:

- (a) Any special, local or temporary laws.
- (b) Any law making an appropriation.
- (c) Any law affecting any bond issue or by which any bond issue may have been authorized.
- (d) The running of the statutes of limitations in force at the time this act becomes effective.
- (e) The continued existence and operation of any department, agency or office heretofore legally established or held.
- (f) Any bond of any public officer.
- (g) Any taxes, fees, assessments or other charges incurred or imposed.
- (h) Any statutes authorizing, ratifying, confirming, approving or accepting any compact or contract with any other state or with the United States or any agency or instrumentality thereof.

2. All laws, rights and obligations set forth in subsection 1 of this section shall continue and exist in all respects as if Nevada Revised Statutes had not been adopted and enacted.

3. The repeal of prior laws and statutes provided in section 3 of this act, shall not affect any act done, or any cause of action accrued or established, nor any plea, defense, bar or matter subsisting before the time when such repeal shall take effect; but the proceedings in every case shall conform with the provisions of Nevada Revised Statutes.

4. All the provisions of laws and statutes repealed by section 3 of this act shall be deemed to have remained in force from the time when they began to take effect, so far as they may apply to any department, agency, office, or trust, or any transaction, or event, or any limitation, or any right, or obligation, or the construction of any contract already affected by such laws, notwithstanding the repeal of such provisions.

5. No fine, forfeiture or penalty incurred under laws or statutes existing prior to the time Nevada Revised Statutes take effect shall be affected by repeal of such existing laws or statutes, but the recovery of such fines and forfeitures and the enforcement of such penalties shall be effected as if the law or statute repealed had still remained in effect.

6. When an offense is committed prior to the time Nevada Revised Statutes take effect, the offender shall be punished under the law or statute in effect when the offense was committed.

7. No law or statute which heretofore has been repealed shall be

repealed by the repeal provided in section 3 of this act. The repeal by section 3 of this act of a law or statute validating previous acts, contracts or transactions shall not affect the validity of such acts, contracts or transactions, but the same shall remain as valid as if there had been no such repeal.

9. If any provision of the Nevada Revised Statutes as enacted by this act, derived from an act that amended or repealed a preexisting statute, is held unconstitutional, the provisions of section 3 of this act shall not prevent the preexisting statute from being law if that

appears to have been the intent of the legislature or the people.

Sec. 6. Severability of Provisions. If any provision of the Nevada Revised Statutes or amendments thereto, or the application thereof to any person, thing or circumstance is held invalid, such invalidity shall not affect the provisions or application of the Nevada Revised Statutes or such amendments that can be given effect without the invalid provision or application, and to this end the provisions of Nevada Revised Statutes and such amendments are declared to be severable.

Sec. 7. Effective Date. This act, and each and all of the laws and statutes herein contained and hereby enacted as the Nevada Revised Statutes, shall take effect upon passage and approval.

Sec. 8. Omission From Session Laws. The provisions of NRS 1.010 to 710.590, inclusive, appearing following section 9 of this act shall not be printed or included in the Statutes of Nevada as provided by NRS 218.500 and NRS 218.510; but there shall be inserted immediately following section 9 of this act the words: "(Here followed NRS 1.010 to 710.590, inclusive.)"

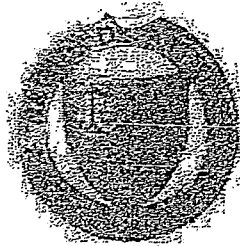
Sec. 9. Content of Nevada Revised Statutes. The following laws and statutes attached hereto, consisting of NRS sections 1.010 to 710.590, inclusive, constitute the Nevada Revised Statutes:

EXHIBIT 2
MEMORANDUM FROM DIRECTOR
AMENDING AR 258.

Steve Sisolak
Governor

Charles Danfels
Director

John Borrowman
Deputy Director



STATE OF NEVADA
Department of Corrections

Northern Administration
5500 Snyder Ave.
Carson City, NV 89701
(775) 777-5500

Southern Administration
3955 W. Russell Rd.
Las Vegas, NV 89118
(725) 216-6000

MEMORANDUM

Date: August 28, 2020

To: All NDOC Inmates

Subject: Revisions to AR 258 — Inmate Fiscal Procedures for Inmate Banking

As indicated with my memorandum dated November 28, 2018, the Nevada Department of Corrections (NDOC) has been working diligently to implement the constitutional amendment that expands the rights guaranteed to victims of crime, commonly known as "Marsy's Law". To comply with the constitutional requirements, NDOC revised the deductions and sequence of deductions from inmate revenues, including incoming deposits and payroll. The change to the percentages and sequence of deductions will be effective September 1, 2020, and are listed in the tables at the end of this memorandum.

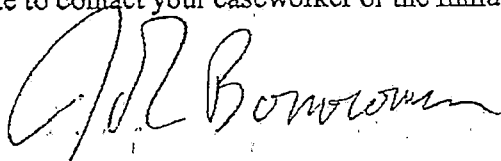
In addition to the changes to deductions discussed above, NDOC is making the following changes to be effective at the same time:

• Effects to Savings Account:

- The Savings Account minimum balance is increased from \$400 to \$550 [AR 258.01, ID(2)].
- The Inmate Savings Withdrawal Request (DOC-515) is no longer required for withdrawals from a Savings Account to a pre-authorized housing partner identified by the Re-Entry program and included in an approved parole or release plan and is exempt from the minimum required balance identified above. Any withdrawal to any other housing or not included in an approved parole or release plan must follow the Inmate Savings Withdrawal Request process and may be exempt from the minimum required balance identified above [AR 258.01, D(5)b].
- The Savings Account may now be used to pay off department debt, even if doing so brings the account below the minimum required balance. Inmates may use the Inmate Savings Withdrawal Request to initiate the process.

- **Elimination of the Gift Deposit program (AR 258.03):** NDOC previously allowed inmates to receive up to \$500.00 in specially identified deposits twice per year that were not subject to statutory deductions; commonly referred to as Gift Deposits. NDOC does not have any statutory requirement to provide the program and determined the gift deposit program will no longer be authorized in light of the passage of Marsy's Law.
- **Transfer of Inmate Funds (AR 258.13, 4):** A fully executed Settlement Agreement and Full & Final Release is a legal order and shall be used in lieu of an Inmate Transaction Account Request (brass slip) to satisfy court-ordered obligations/expenses from an inmate's account.

If you have questions, please do not hesitate to contact your caseworker or the Inmate Services Banking Section.



John Borrowman, Deputy Director Support Services
Nevada Department of Corrections

- **Deductions from Any Source Other Than Wages (AR 258.05):**

Priority Sequence	Percentage (%)
Primary Trust Account	20
Court Enforcement Order [non-family support (e.g., court filing fees)]	20
Court Enforcement Order (family support)	20 or amount per order
Victim-Specific Restitution [per Judgment of Conviction (JOC)]	100
NDOC Reimbursements (e.g., department charges or sanctions)	50
Savings Account	10
Genetic Marker Analysis Fee, Drug Test, Fees (JOC); Administrative Assessments (JOC); Court Fines (JOC)	3
Any remaining balance from the deposit after applicable deductions are applied will remain in the Primary Trust Account.	

- **Deductions from Wages [except for inmates housed at CGTH & NNTH and working in the private sector (AR 258.08, 1; AR 258.08, 2 and AR 258.08, 3B and 3C)]:**

Priority Sequence	Percentage (%)
Primary Trust Account	20
Court Enforcement Order [non-family support (e.g., court filing fees)]	20
Court Enforcement Order (family support)	20 or amount per order
Victim-Specific Restitution [per Judgment of Conviction (JOC)]	100
Fund for New Construction for Prison Industries	5
NDOC Room and Board	24.5
NDOC Reimbursements (e.g., department charges or sanctions)	50
Savings Account	10

Fund for the Compensation of Victims of Crime	5
Genetic Marker Analysis Fee, Drug Test, Fees (JOC); Administrative Assessments (JOC); Court Fines (JOC)	3
Any remaining balance from the payroll after applicable deductions are applied will remain in the Primary Trust Account.	

- **Deductions from Wages** [for inmates housed at CGTH & NNTH and working in the private sector (AR 258.08, 3A)]*:

Priority Sequence	Percentage (%)
Primary Trust Account	20
Court Enforcement Order [non-family support (e.g., court filing fees)]	20
Court Enforcement Order (family support)	20 or amount per order
Victim-Specific Restitution [per Judgment of Conviction (JOC)]	100
Fund for New Construction for Prison Industries	5
NDOC Room and Board	NNTH - 45 / CGTH - 55
NDOC Reimbursements (e.g., department charges or sanctions)	20
Savings Account	10
Fund for the Compensation of Victims of Crime	5
Genetic Marker Analysis Fee, Drug Test, Fees (JOC); Administrative Assessments (JOC); Court Fines (JOC)	3
Any remaining balance from the payroll after applicable deductions are applied will remain in the Primary Trust Account.	

* Deductions taken on a declining balance from gross wages

230431

EXHIBIT 3

Three e-mail letters from
JL Hocking / Return strong on issue
of AR 25B being amended to an 80%
deduction.

Date: 10/09/2020
Time: 08:37 AM

Nevada Department of Corrections
Offender Kiosk
Message
Sensitive But Unclassified

Facility: HDS

QA28

Message

FROM: JLhocking24@gmail.com
TO: 0060575 BONHAM, BRYAN P
SUBJECT: Update on status of Proposed Revisions to AR 258
DATE: 10/09/2020 08:30 AM

Good Morning!

You are receiving this update in response to your letter expressing concerns to the revisions of AR-258.

Yesterday was a truly amazing and historical day! Yesterday, we took the next step in action to stop the implementation of the Directors plan to permanently change AR258 to what we now call the 80% deduction.

As you know, the first step was talking to some of your families, and using word of mouth both inside and outside to educate everyone on what was happening and what we knew of the changes that were happening. We do have new info from yesterday that Director Daniels and John Borrowman from financial services never got this plan approved prior to implementation, which is part of how we ended up where we are.

The second step was an aggressive letter writing campaign from both the inside and outside. All of your letters were critically important in all of this action. You may not realize but as a group, Return Strong Members and the ACLU have done 2 TV interviews and 3 newspaper interviews about this issue and have been approached by 2 reporters about doing regular columns and pieces on NDOC and the issues that are so often swept under the rug. **WE DID THAT TOGETHER**. Now, people are paying attention to more than just the deductions. **THAT HAS NEVER HAPPENED IN NEVADA!!**

The third step, members of Return Strong attended and overwhelmed the public comments at the Advisory Commission on the Administration of Justice Meeting last week. You may have never heard of them, but it is a committee of about 60 people who are connected to everything related to criminal justice in Nevada (the Executive Director of the ACLU, Public Defenders office, attorneys, the Attorney General). We showed up and read your letters out loud, one example after another that beautifully and painfully told the story of your plight and the abuse and harm that this 80% restitution was causing. As your family and loved ones, we told the story of the impact it has on us. Together, we caused a RUCKUS. Those leaders on that committee were shocked and outraged and wanted something done about it.

So that meeting, **FORCED** a meeting of the Board of Prison Commissioners that happened yesterday. That board is made up of the 3 most powerful people in that state of Nevada. Governor Sisolak, Attorney General Aarond Ford and Secretary of State Barbara Cegsveake. We had a plan and we showed up again, but this was the **CRAZY** thing, it was just the 20 or so people from Return Strong, the word was out and over 100 people were logged onto that meeting. The Governor had been told that there were 7 people in line for public comments but there were so many people they couldn't get their technology to work. Your letters were not accounted for and the ACLU immediately jumped in and got it straightened out and the Governor tabled the vote and called it off. I was heartbroken, because I knew you all were counting on us. **BUT** it gets better. The Governor stated that with all of the chaos, they refused to vote until he heard the testimony from your letters and our voices. He said to be fair, he needed to understand before he would move forward. I thought then, we just were going to have to wait.

Then a miracle happen, just thinking about it I am crying again. As the meeting was ending, Governor Sisolak said he wanted to go back to the agenda item regarding inmate deductions because he was not comfortable leaving the temporary AR in place and leaving the 80% in place while they research Marsy's law requirements. (which does not support this!!! AT all), talks to all key stakeholders and reads all your letters and listens to all of us. He put Daniles and John Borrowman on the spot and wanted to know what it would take to revert back to the original AR until all of that could be done, and a new meeting and vote could be scheduled. There was some back and forth conversation that was a roller coaster ride. We were celebrating because we thought they were going to suspend the temporary AR, then someone argued that they can't, then they could. **YOur** Team at Return Strong was a mess! Cheering, then cursing, then crying, then cheering. **THEN** they voted on whether to suspend the temporary 80% and return to the status quo, meaning back to the original AR. I thought I was going to throw up.

Governor Sisolak was amazing and he went hard for all of us. I want you to know that. Governor Sisolak made the motion and said he voted to yes to return to the original AR. Attorney General Ford voted yes. And the Secretary of State voted yes. To unanimously end the 80% deduction immediately.

Date: 10/09/2020
Time: 08:37 AM

Facility: HDS

Nevada Department of Corrections
Offender Kiosk

Message

Sensitive But Unclassified

We STILL have some fighting to do but we are in a great position and YOU are on the offensive and NDOC and Director Daniels are on the defensive. The alot of questions to answer and the Board isn't favoring what was done or how it was done.

So effective yesterday, your deductions immediately went back to the status quo. Back to what they were before we were all blindsided by this. The original AR is in effect so that should include gift coupons. WE WON!!! (FOR NOW)

NDOC said they needed a few hours to handle the computer side of changing the deductions but it was supposed to be done by last night. I would encourage people to do a \$10 test first, before loading money on your account, to be safe.

More info to come, but in the meantime, go back to the people who didn't write a letter because they weren't impacted. Or didn't believe we could take on NDOC and win. Remind them of this, something is different now. And people in power are listening to the problems with the criminal justice system and the prison system in ways they never have. We are ready to fight with you but we can't do it alone. Keep writing letters until I tell you to stop. Talk to someone today. I can't guarantee we will win everytime, but I can guarantee this, if you do nothing, you definitely won't win. You do nothing, you get nothing. And that my friends, is real life.

In Solidarity,

Jodi & the Amazing Team of Bad Ass Women at Return Strong

Date: 11/10/2020
Time: 09:27 AM

Nevada Department of Corrections
Offender Kiosk
Message
Sensitive But Unclassified

Facility: HDS

9A-28A

Message

FROM: JLhocking24@gmail.com
TO: 0060575 BONHAM, BRYAN P
SUBJECT: Return Strong Monthly Update
DATE: 11/10/2020 09:23 AM

Good Morning,

We haven't forgotten you! The work out here continues every day, without fail. I want to start out today's update with some clarification of what Return Strong! Families United for Justice for the Incarcerated is, and is not, because we get mail regularly that makes it clear there is some confusion on those things. (Which is okay, we kind of dropped out of the sky, and no one knew).

First, what we are is a small group of VERY committed women who believe in justice and the power of collective action (working together rather than individually to elevate issues) and being the voice of for our loved ones to strategically (yes, we obsessively PLAN) fight for change and accountability both within NDOC but also in the criminal justice system at large. One of the main ways that we do that is by elevating your voices and your experiences and stories to shine a light on things that are not seen out here.

We believe that conditions in the culture of America are prime for change in the criminal justice system. The conversations we are having with people in power and the things I am sure you see happening on tv depict conditions that haven't really existed since the civil rights movement. Nevada has traditionally been far behind on that work but that has changed. I know it is hard to imagine or believe but there is a growing hunger to understand how mass incarceration happened and as people learn and understand, they want to do something about it. We are using this opportunity to educate and move people to fight on behalf of all of you.

Second we are a large group of family members who believe in the movement and come in, get educated and then stay ready to be called on when needed for collective action. So far, we have seen the impact of that by the fight to revert AR258 back to the status quo (what it was before the change), getting word out regarding the IRS stimulus checks and applying pressure to NDOC to get the information out to you. We have only been in existence a short time, and have made tremendous impact and will continue to do so.

Here are two immediate ways you can help: 1. Make sure all your loved ones know about the group, they can find us on Facebook or email at NevadaStrongFamilies@gmail.com. AND 2. Encourage them to get educated and get involved. They don't have to take on everything, encourage them to get educated and be ready for when we need them to stand with us. 3. Spread the word about the group inside and ask others to spread the word to their families.

We currently have about 200 people on our mailing list, if each of you told 2 more people inside, we would be at 600 by the end of the year. If half of you told family members, and they became involved we would have 300 activists out here fighting for you. We can't do this alone.

Now, I want to tell you a little about what we are not. We are not a non-profit organization at this time, so we do not have funding. We do not have staff. All of us on the leadership team (and the Activists that are participating) are volunteers. Most of us are working full time jobs, some multiple jobs and have lives and children and everything that comes with that AND we work on fighting for you every single day. Without fail. Our activists show up without question when we tell them we need them to show up for something. The take time off their jobs, and drop whatever is happening in life and they show up. Most of us do it specifically because a person we love is inside, and this fight empowers us. Many of us have felt helpless to help you for a very long time. We wrote letters and made phone calls to Rhonda Larsen and Wardens and have been disrespected and laughed at and ignored to the point we couldn't take it anymore. This fight empowers us. Maybe we can't fix the system for our loved one alone, but maybe, there is a glimmer of hope that we can fight together to change it for the greater good.

We are also not a legal service, none of us are lawyers or paralegals, we can't give legal advice and at this time, we do not have the manpower to even read legal paperwork and file it. We also, do not have the financial capabilities to return legal paperwork to you if you send it to us. If you did, we will eventually be able to send it back but at the moments, we do not have funding to do that. We kept your paperwork though and will return it as soon as we are able.

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Date: 11/10/2020
Time: 09:27 AM

Facility: HDS

Nevada Department of Corrections
Offender Kiosk
Message
Sensitive But Unclassified

We are not a support group in the traditional sense of the word. We are not hand holders and back patters, we are ass kickers and name takers. We are affiliated with a support group on Facebook: Nevada Strong Prison Wives and Families. Many of our members are part of both groups. There are a zillion support groups available but we are the only activism group that is actively fighting for you in this manner. Many, like Hope for Prisoners and CURE ADVOCATE for you, that is very different. Not right/wrong, personally I believe we need both but I want you to understand how we are different. For those in our group though, we have each others back in real life. Not just on facebook. We hold each other accountable and while you will probably get a hug on a dark day, then you are going to get a boot in the ass and told to dry your face and get back to the fight. I hope people understand advocacy/support and activism are very different but can absolutely exist together.

We are not a pen pal service. Thank you, and we appreciate that you recognize some amazing women but we are not personally available for pen pals, as all of us are in committee relationships which inspire the work that we are doing. In addition, we are not posting or looking for pen pals for anyone. Not because we don't think everyone deserves love, but because we are focused on reimaging prisons and deconstructing the system of control that currently exists to create something that looks remotely like justice. Personal letters, photos and pen pal requests will not be answered or returned. WE just do not have the resources to handle them. We LOVE your thank you cards though. They were amazing and inspired us to keep fighting.

So, not onto updates!

First on AR-258 that is still being reviewed by the Director's office and Secretary of State Barbara Cegavske's office. The Director had been "encouraged" to allow Return Strong, the ACLU and a few other organizations to work on the draft with him, but he denied us the opportunity to do that. In addition, at the Prison Board of Commissioner's meeting, NDOC was directed to go back to the old AR-258. It was never specified about the gift coupons but the motion made by the Governor and passed by the BOPC was to return to the status quo. They only reversed the deductions and never reinstituted the gift coupons. We are currently working on getting that corrected and have been told once they receive direction, if told to, they will reinstitute the gift coupons and make it available for the same number of days it was before. Currently no movement, but we are working on it.

We anticipate that there will be changes to AR258 at some point in the near future. Marsy's Law was a ballot initiative that passed in Nevada a few years ago, gives them the right to take "fair and timely restitution" for victims. Marsy's law doesn't give them the right to financially rape inmates and their families. In many other states Marsy's Law has been implemented in ways that are fair to everyone. For instance in South Dakota, inmates work out a budget from their funds and choose the amount to pay to their restitution. In most other states they are only allowed to deduct money from "wages", regardless of what happens, I want you to anticipate there will VERY LIKELY be changes to the AR and deductions, that seems unavoidable, but I am hopeful that as we continue to fight, it will be something reasonable and we will be able to protect a minimum amount of money on your books before deductions can be taken. (We are working on it).

I can't promise we will win everytime, but I can promise if we sit by and do nothing, we will lose everytime.

The next update is regarding the urgency surrounding COVID and the outbreak that is happening. In the past few days NDOC and the DOH have confirmed over 100 new cases and growing daily. Warm Springs has been hit the worst so far. As families, we are very frustrated with the wall of silence regarding what is happening. NDOC was getting away with that when there were only 22 confirmed cases in the state prisons, and they continuously said they had it controlled. I would say that was never true, it has been a nightmare waiting to happen and now it is force. WE are working on getting some accountability and transparency to start. One of the ways that you can help is by providing us first hand accounts as to your observations and experiences in relation to COVID.

I will be sending a survey out, hopefully tonight and would ask that everyone write a letter and provide us with information and data as to what you are experiencing so we can review it next to what NDOC is saying, and what the Department of Health is saying. Something does NOT add up, and we have been tracking information daily to try to figure out exactly what is happening, so tomorrow look for that, and please get the information to us as quickly as possible.

Our last item agenda is for the legislative session and work we are doing around changing laws within the criminal justice system. This is still in process and we are working with a coalition of organizations that are fighting for justice. Soon, I will be sending a survey/letter prompt to get your stories and the impact of multiple issues that we are working on.

Your letters are courageous and fearless and we read them all because they are the key to guiding us on this fight. We don't

401
300R31

Date: 11/10/2020
Time: 09:27 AM

Facility: HDS

Nevada Department of Corrections
Offender Kiosk

Message

Sensitive But Unclassified

need any more letters on the deductions, but get ready to write us on the COVID survey and to prep for Lobbying.

In Solidarity

Jodi and All of the soldiers at Return Strong.

90-19

FROM: JLhocking24@gmail.com
TO: 0060575 BONHAM, BRYAN P
SUBJECT: Return Strong Updates 1.26.21
DATE: 01/27/2021 08:08 AM

Good Morning,

Lots of information to get to you today. I do not have enough characters for it all.

First, some housekeeping. Please include your name and back number/unit on EVERY correspondence!

If possible, no staples/tape when you send us papers. Maybe number the pages 1 of 6 etc..It makes it difficult to scan or copy.

If you are released, and you want to bring your voice into the work we are doing, YOUR voice is powerful because you have experienced all of the things first hand. We want to talk to you. Make sure you contact us either on FB or Call.

AR258 Update:

Yesterday, the BoPC voted to accept a temporary revision to AR258. The deductions will cap/max at 50% (NOT 80-100%), there is no gift coupon and it will be effective at some point this week. They said they would definitely implement by Friday, and it could be as early as yesterday/today.

They did not make a decision regarding returning funds that were taken in September. That will be voted on at the next BoPC meeting, that should happen in April-ish. There are some reasons that provide a precedence for why it should be returned, but I am sure NDOC is going to fight that. IF you have ideas on that WRITE US.

I will say that at first I was PISSED. No lie, but I had to remind myself of two things:

First, if we didn't fight, nothing would have changed. You would have continued with the 80% since September and never had any relief. A smart guy told me that the only people who never lose, are those who don't ever fight. Facts!

Second the fight isn't over. WE have several options still in play and are working on them. Legal action, fighting for constitutional ammendments (which isn't likely but it is an option), the legislative process (we are working with lawmakers on laws that would supercede this action taken on the AR's and provide you some protection) and the fact that this is a temporary AR. So the game isn't over. We don't quit until every possible relief is exhausted. You with me?

COVID-19 Meetings with the Task Force:

There are many things that we have put on the table, and currently there has not been alot of action but the wheels move to slow for my liking and this is a marathon.

We addressed PPE issues and provided potential solutions to the Task Force re: N95 masks and hand sanitizer stations being installed in high traffic areas on the tier and near phones, chow halls when they open back up.

We have fought for a waiver for all medical co-pays related to the pandemic as well as free remedies for symptoms: tylenol, cough drops/medicine etc. Nevada is currently the ONLY state that hasn't waived medical copays during the pandemic.

We have asked for all programming days since March to be restored both retroactively and granted for going forward until full programming can be implemented. (In process, waiting for a final decision that is taking forever).

We are fighting for compassionate release. IF YOU are over 65 and have completed 50% of your sentence, have a terminal or life threatening illness, are disabled or have other factors that may qualify you for compassionate release please WRITE US immediately and include the details of your situation. Including if you have a home to release to in Nevada if you were released. If you write regarding this, I will be responding to you individually if I need more information. If possible please give me a family member/friend that I can contact out here if I need to reach you quickly. WE ARE GOING TO WALK THROUGH THIS TOGETHER. NDOC makes it nearly impossible, so we are helping where we can.

We are fighting for a rapid release program. It doesn't exist yet but we are gradually gaining an ear of people who could make it happen. Most of you have already contacted us about this but if you are under 1 year to expiration and have non violent

felonies, make sure you write and give me details of a potential release plan, if you have one. If you MIGHT qualify for one of the home confinement programs (305 is for DUI's only, 317 is for other felonies -non violent unless it has been over 5 years since last violent) and 184 is for people who have underlying drug and alcohol issues that are related to their conviction) We ARE working on them, but making them move is slow. More info coming. If you have a pending application, please let us know as we are working on driving them through the process.

Coming next week a survey and update on bills that are being worked on by us and our allies during the legislative session to impact systematic change in the area of criminal "in" justice.

Writing us is always the best option because it gives us first hand accounts of what is happening with you. PLEASE keep writing about what you see happening with COVID. It is driving the work that is happening, the results are slow, but they are coming.

Return Strong
PO Box 1155
Carson City, NV
89701

Phone: For URGENT or Time Sensitive Issues only. Please WRITE as a first option. WE can't write back to everyone, but we read them and work to address the issue. Phone calls need to be after 5 pm on weekdays or preferably on the weekends because I am working! :-)

775.530.7130

Last thing, Return Strong is still growing! We have 436 Members out here and 372 members inside AND we now have been asked to help develop a group of family activists in New York who want to fight for reform there also. Make sure you tell your loved ones, plug in. They need to be part of this to make it happen. Our power is getting educated and then getting activated and moving our agenda.

In Solidarity & Power

Jodi & The Team at Return Strong

Bryan P Bonham 60575
PO Box 650 H.D. SP
Indian Springs, Wd 89070

3475 2021
US POSTAGE \$002.00
ZIP 89101
LEGAL MAIL

clerk of the court
Reginal Justice center
200 Lewis Ave 3rd Floor
LV. NV 89155

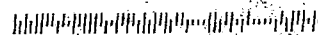
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mailed via Brass slip

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2412101

IN THE SUPREME COURT OF THE STATE OF NEVADA

BRYAN PHILLIP BONHAM,
Appellant,

vs.

THE STATE OF NEVADA; THE STATE OF
NEVADA DEPARTMENT OF CORRECTIONS;
CHARLES DANIELS; TIM GARRETT; AND
CARTER POTTER,
Respondents.

Supreme Court No. 82800
District Court Case No. A823142

FILED

MAY 27 2021

Elizabeth A. Brown
CLERK OF COURT

CLERK'S CERTIFICATE

STATE OF NEVADA, ss.

I, Elizabeth A. Brown, the duly appointed and qualified Clerk of the Supreme Court of the State of Nevada, do hereby certify that the following is a full, true and correct copy of the Judgment in this matter.

JUDGMENT

The court being fully advised in the premises and the law, it is now ordered, adjudged and decreed, as follows:

"ORDERS this appeal DISMISSED."

Judgment, as quoted above, entered this 29th day of April, 2021.

IN WITNESS WHEREOF, I have subscribed
my name and affixed the seal of the Supreme
Court at my Office in Carson City, Nevada this
May 26, 2021.

Elizabeth A. Brown, Supreme Court Clerk

By: Rory Wunsch
Deputy Clerk

A-20-823142-C
CCJD
NV Supreme Court Clerks Certificate/Judgment
4955895



IN THE SUPREME COURT OF THE STATE OF NEVADA

BRYAN PHILLIP BONHAM,
Appellant,

vs.

THE STATE OF NEVADA; THE STATE
OF NEVADA DEPARTMENT OF
CORRECTIONS; CHARLES DANIELS;
TIM GARRETT; AND CARTER
POTTER,

Respondents.

No. 82800

FILED

APR 29 2021

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY: S. Young
DEPUTY CLERK

ORDER DISMISSING APPEAL

This is a pro se appeal from a district court order denying a motion for default and granting a motion for an extension of time. Eighth Judicial District Court, Clark County; David M. Jones, Judge.

No statute or court rule authorizes an appeal from a district court order denying a motion for default and granting a motion for an extension of time. See NRAP 3A(b) (listing appealable determinations); *Brown v. MHC Stagecoach, LLC*, 129 Nev. 343, 345, 301 P.3d 850, 851 (2013) (this court "may only consider appeals authorized by statute or court rule"). Accordingly, this court lacks jurisdiction and

ORDERS this appeal DISMISSED.

Cadish, J.
Cadish

Pickering, J.
Pickering

Herndon, J.
Herndon

cc: Hon. David M. Jones, District Judge
Bryan Phillip Bonham
Attorney General/Carson City
Attorney General/Las Vegas
Eighth District Court Clerk

SUPREME COURT
OF
NEVADA

(D) 1947A

IN THE SUPREME COURT OF THE STATE OF NEVADA

BRYAN PHILLIP BONHAM,
Appellant,
vs.
THE STATE OF NEVADA; THE STATE OF
NEVADA DEPARTMENT OF CORRECTIONS;
CHARLES DANIELS; TIM GARRETT; AND
CARTER POTTER,
Respondents.

Supreme Court No. 82800
District Court Case No. A823142

REMITTITUR

TO: Steven D. Grierson, Eighth District Court Clerk

Pursuant to the rules of this court, enclosed are the following:

Certified copy of Judgment and Opinion/Order.
Receipt for Remittitur.

DATE: May 26, 2021

Elizabeth A. Brown, Clerk of Court

By: Rory Wunsch
Deputy Clerk

cc (without enclosures):

Hon. David M. Jones, District Judge
Bryan Phillip Bonham
Attorney General/Las Vegas

RECEIPT FOR REMITTITUR

Received of Elizabeth A. Brown, Clerk of the Supreme Court of the State of Nevada, the
REMITTITUR issued in the above-entitled cause, on MAY 27 2021.

HEATHER UNGERMANN

Deputy District Court Clerk

RECEIVED
APPEALS

MAY 27 2021

1

21-15089

CLERK OF THE COURT

DISTRICT COURT
CLARK COUNTY, NEVADA

Electronically Filed
6/3/2021 10:34 AM
Steven D. Grierson
CLERK OF THE COURT



Bryan Bonham, Plaintiff(s)

vs.

Nevada State of, Defendant(s)

Case No.: A-20-823142-C

Department 29

NOTICE OF HEARING

Please be advised that the Plaintiff's Motion to Withdraw or to Move Case to US Dist Court in the above-entitled matter is set for hearing as follows:

Date: July 08, 2021

Time: 9:00 AM

Location: RJC Courtroom 15A
Regional Justice Center
200 Lewis Ave.
Las Vegas, NV 89101

NOTE: Under NEFCR 9(d), if a party is not receiving electronic service through the Eighth Judicial District Court Electronic Filing System, the movant requesting a hearing must serve this notice on the party by traditional means.

STEVEN D. GRIERSON, CEO/Clerk of the Court

By: /s/ Michelle McCarthy
Deputy Clerk of the Court

CERTIFICATE OF SERVICE

I hereby certify that pursuant to Rule 9(b) of the Nevada Electronic Filing and Conversion Rules a copy of this Notice of Hearing was electronically served to all registered users on this case in the Eighth Judicial District Court Electronic Filing System.

By: /s/ Michelle McCarthy
Deputy Clerk of the Court

27

Heather Shinn
CLERK OF THE COURT

1 Bryan p Bonham 60575
2 po Box 650 HDSP
3 Indian Springs, Nev 89070
4

5 EIGHTH JUDICIAL DISTRICT COURT
6 CLARK COUNTY, NEVADA
7

8 Bryan p Bonham case no A-20-823142-C
9 plaintiff Dept NO XXX11
10 vs NOTICE OF APPEAL
11 STATE OF NEVADA ex rel
12 defendants
13

14 please take notice that The undersigned in the above action
15 gives his notice of Appeal of order given on 05/11/2021
16 Dismissing? complaint or Granting Defendants motion for
17 summary Judgment.
18

19 Dated This 11th day of May 2021

20 *[Signature]*

21 Bryan p Bonham 60575

22 po Box 650 HDSP

23 Indian Springs, Nev 89070
24
25
26
27
28

RECEIVED

MAY 17 2021

CLERK OF THE COURT

Heather J. Hume
CLERK OF THE COURT

1 Bryan P Bonham 60575
2 po Box 650 HDSP
3 Indian Springs, New 89070
4

5 EIGHTH JUDICIAL DISTRICT COURT

6 CLARK COUNTY, NEVADA
7

8 Bryan P Bonham case no A-20-823142

9 plaintiff DEPT NO XXXX XXVIX

10 -VS-

11 STATE OF NEVADA ex rel. NOTICE OF MOTION

12

13 TO

14 Deputy Attorney General

15 Katlynn Brady

16 555 E. Washington Ave Ste 3900

17 Las Vegas, New 89101
18

19 please take notice that the undersigned will bring the above
20 motion for hearing as soon as possible for a decision based on the
21 courts docket availability.

22

23 Dated this 11th day of May, 2021

24

25 Bryan P Bonham 60575

26

po Box 650 HDSP

27

Indian Springs, New 89070

28

RECEIVED

MAY 17 2021

CLERK OF THE COURT

Heather H. Hume
CLERK OF THE COURT

28

1 Bryan p Bonham 60575
2 po Box 650 HDSP
3 Indian Springs, NEV 89070
4

5 EIGHTH JUDICIAL DISTRICT COURT
6 CLARK COUNTY, NEVADA
7

8 Bryan p Bonham CASE NO. A-20-823142
9 Plaintiff DEPT XXXIX
10 -VS- HEARING REQUESTED.

11 STATE OF NEVADA EX REL MOTION TO WITHDRAW L & OR TO
12 MOVE CASE TO U.S. DIST COURT.

13 comes now Bryan p Bonham, plaintiff in prose, moves this Honorable
14 court to enter an order granting this motion in option one or two.

15
16 This motion is made & based upon the facts of complaint, the
17 argument made within this case, & is further based upon
18 all points and authorities

19
20
21 Dated this day of May 2021

22 *[Signature]*

23 Bryan p Bonham 60575
24 po Box 650 HDSP
25 Indian Springs, NEV 89070
26
27

28
RECEIVED
MAY 17 2021
CLERK OF THE COURT

POINTS AND AUTHORITIES

ARGUMENT

1 this case is based on the fact that the plaintiff has a liberty
2 interest in the money he receives from his family. The
3
4 defendant's chose to violate his rights by going over
5 § beyond the 50% allowed by statute, by their own Administrative
6 Regulation. This all began prior to the Marcy's law, The Directors
7 attempt to amend AR 258.

8
9
10 Mahers v Halford 76 F.3d 951, 954 (8th Cir 1996); Quick v Jones
11 754 F.2d 1521, 1523 (9th Cir 1984); Orloff v Deland 708 F.2d 372,
12 378 (9th Cir 1983); Hansen v May 502 F.2d 728, 730 (9th Cir 1974);
13 Scott v Angelone 771 F.Supp 1064, 1067 (D. Nev 1991) "There is
14 no question that an inmates interest in the funds in his prison
15 account is a protected property interest."

16 In defendant's motion to dismiss or in alternative summary
17 judgment counsel attaches irrefutable proof that the NDOC
18 has gone over the 50% that both the AR. § statute allow.
19 The following facts are irrefutable, support this motion.
20 (1) This issue began before Marcy's law was enacted.
21 (2) Defendant's exhibit of plaintiff's monthly statements support
22 facts of when this issue began & how much of plaintiff's money
23 was taken.
24 (3) The clerk of the court 8th Judicial District Refuses to issue
25 court orders when requested by plaintiff a pro se, indigent
26 litigant, unless plaintiff pays for order. 50 cents per page.
27 (4) The amount of how much over the 50% is irrelevant. going
28 over with out cause & no due process given was, and is

1 a violation of plaintiff's rights.
2 (5) The clerk of the courts not being willing to send an order to
3 plaintiff could effectively block his ability to file an appeal
4 on time.
5 (6) In defendant's motion to dismiss or in alternative summary
6 judgment. They give plaintiff names of more defendants to
7 be added.
8 Sanders v Department of Corrections 815 Fsupp 1148, 1149 (NO 11/1993)
9 Williams v Pucinski OLC 5588 NO 11 01/13/2004 "... His [clerk
10 of the court] job is to file pleadings and other documents, maintain
11 the court's files and inform litigants of entry of court orders,"
12 internal citation omitted Raesh-zeller inc v Hollembeck
13 124 NE 2d 662, 664 (Ill App Ct 1995) "The duty of the clerk is
14 to file the document on the date it was presented to him was a
15 ministerial act. Novitsky v City of Aurora 491 F3d 1244,
16 1255-56 (10th Cir 2007) Finding law is clearly established if
17 plaintiff presents law from other "circuits" that is "on point"
18 defence counsel seems to think that an amount as low as
19 \$9.00 is not a big deal. When in fact it is going over
20 the 50% allowed by law is a violation of this plaintiff's
21 14th Amendment civil rights. Hewitt v Helms 459 U.S.
22 at 466 The fourteenth amendment provides that no state
23 shall "deprive any person of life, liberty or PROPERTY
24 without due process of law. U.S. CONST AMEND XIV § 1
25 Cleburne v Cleburne Living Center 87 Led 2d 1313, 437 U.S.
26 (1985); Plyer v Doe 457 U.S. 202, 216 72 Led 2d 786 102
27 S. Ct 2382 (1982) The equal protection clause of the
28 Fourteenth amendment commands that no state shall deny

1 to any person within its jurisdiction the equal protection
2 of the laws which is essentially a direction that persons
3 similarly situated should be treated alike.

4 Morrison v Hall 261 F3d 896 (9th Cir 2001) "prison walls do not
5 form a barrier separating prison inmates from the protections
6 of the constitution.

7 This plaintiff is simply frustrated with cases being dismissed & not
8 getting his notice of appeal in on time, or not being allowed to be
9 present at hearing, at least telephonically or by video, at least with
10 the U.S. DIST court clerk. They send the order of the court to the
11 plaintiff.

12 Conclusion

13 plaintiff would ask that if he was granted leave to amend his
14 complaint he be allowed to refile in U.S. DIST CT or that this
15 court send complaint to U.S. DIST CT itself. AS plaintiff
16 has demonstrated that he has a liberty interest in the money
17 repositied into his inmate trust account. yes if he has a debt it
18 should be paid, he has no problem with that. He does however
19 have issue with all of the money being taken, he not even
20 being allowed to purchase hygiene items to keep him self
21 clean, that NDOC has clearly been violating there own
22 Administrative Regulations, statutes, therefore this plaintiff
23 believes his civil rights have been violated. along with NDOC
24 Refusing service because plaintiff does not know first name
25 of Defendants, therefore they refuse service when plaintiff was
26 only able to provide initial of first name and last name.
27 For Defendant T. Garrett. one of the wardens at LCC.

28

VERIFICATION

I Bryan p Bonham declare & verify that I have read The foregoing motion and to the best of my belief & knowledge that The foregoing is true and correct under the pains & penalties of perjury pursuant to 28 U.S.C.A § 1746 & 18 U.S.C.A § 1621.

CERTIFICATE OF SERVICE

I Bryan p Bonham certify That I have read The foregoing motion and with special instructions for electronic filing & service to The clerk of The court to serve all of my opponents pursuant to N.E.F.C.R. 5(K) 9 et seq (A-E) etc to The following

Deputy Attorney General
Kathlyn m Brady
555 E. Washington Ave Ste 3900
LUNU 89108

Dated This 11th day of May 2021



Bryan p Bonham 60575
PO Box 650 HDS p
Indian Springs, NEV 89070

419



1 ASTA

2
3
4
5
6 **IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE**
7 **STATE OF NEVADA IN AND FOR**
8 **THE COUNTY OF CLARK**

9 BRYAN BONHAM,

10 Plaintiff(s),

11 vs.

12
13 STATE OF NEVADA; NEVADA DEPT OF
14 CORRECTIONS; CHARLES DANIELS; T.
GARRETT; C. POTTER,

15 Defendant(s),

Case No: A-20-823142-C

Dept No: XXIX

16
17
18 **CASE APPEAL STATEMENT**

19 1. Appellant(s): Bryan Bonham

20 2. Judge: David M. Jones

21 3. Appellant(s): Bryan Bonham

22 Counsel:

23 Bryan Bonham #60575
24 P.O. Box 650
25 Indian Springs, NV 89070

26 4. Respondent (s): State of Nevada; Nevada Dept of Corrections; Charles Daniels; T. Garrett; C.
Potter

27 Counsel:
28

Aaron D. Ford, Attorney General
555 E. Washington Ave., Ste. 3900
Las Vegas, NV 89101-1068

5. Appellant(s)'s Attorney Licensed in Nevada: N/A
Permission Granted: N/A

Respondent(s)'s Attorney Licensed in Nevada: Yes
Permission Granted: N/A

6. Has Appellant Ever Been Represented by Appointed Counsel In District Court: No

7. Appellant Represented by Appointed Counsel On Appeal: N/A

8. Appellant Granted Leave to Proceed in Forma Pauperis**: Yes, October 20, 2020
***Expires 1 year from date filed*
Appellant Filed Application to Proceed in Forma Pauperis: Yes,
Date Application(s) filed: December 8, 2020

9. Date Commenced in District Court: October 15, 2020

10. Brief Description of the Nature of the Action: Unknown

Type of Judgment or Order Being Appealed: Misc. Order

11. Previous Appeal: Yes

Supreme Court Docket Number(s): 82800

12. Child Custody or Visitation: N/A

13. Possibility of Settlement: Unknown

Dated This 8 day of June 2021.

Steven D. Grierson, Clerk of the Court

/s/ Amanda Hampton

Amanda Hampton, Deputy Clerk
200 Lewis Ave
PO Box 551601
Las Vegas, Nevada 89155-1601
(702) 671-0512

cc: Bryan Bonham

IN THE SUPREME COURT OF THE STATE OF NEVADA

BRYAN PHILLIP BONHAM,
Appellant,

vs.

THE STATE OF NEVADA; THE STATE OF
NEVADA DEPARTMENT OF CORRECTIONS;
CHARLES DANIELS; TIM GARRETT; AND
CARTER POTTER,
Respondents.

Supreme Court No. 83033
District Court Case No. A823142

FILED

JUL 14 2021

CLERK'S CERTIFICATE

Elizabeth A. Brown
CLERK OF COURT

STATE OF NEVADA, ss.

I, Elizabeth A. Brown, the duly appointed and qualified Clerk of the Supreme Court of the State of Nevada, do hereby certify that the following is a full, true and correct copy of the Judgment in this matter.

JUDGMENT

The court being fully advised in the premises and the law, it is now ordered, adjudged and decreed, as follows:

"ORDERS this appeal DISMISSED."

Judgment, as quoted above, entered this 18 day of June, 2021.

IN WITNESS WHEREOF, I have subscribed
my name and affixed the seal of the Supreme
Court at my Office in Carson City, Nevada this
July 13, 2021.

Elizabeth A. Brown, Supreme Court Clerk

By: Kaitlin Meetze
Administrative Assistant

A-20-823142-C
CCJD
NV Supreme Court Clerks Certificate/Judgm
4960494



IN THE SUPREME COURT OF THE STATE OF NEVADA

BRYAN PHILLIP BONHAM,
Appellant,

vs.

THE STATE OF NEVADA; THE STATE
OF NEVADA DEPARTMENT OF
CORRECTIONS; CHARLES DANIELS;
TIM GARRETT; AND CARTER
POTTER,

Respondents.

No. 83033

FILED

JUN 18 2021

REBECCA A. BROWN
CLERK OF APPEALS COURT
BY *[Signature]*
DEPUTY CLERK

ORDER DISMISSING APPEAL

This is a pro se appeal. Eighth Judicial District Court, Clark County; David M. Jones, Judge.

Review of the documents submitted to this court pursuant to NRAP 3(g) reveals a jurisdictional defect. Specifically, appellant claims to be appealing an order granting respondents' motion for summary judgment, but no such order appears in the documents transmitted to this court or in the district court docket entries. It appears a hearing was held on May 11, 2021, at which the district court granted respondents' motion, but no written order has been entered. See NRAP 4(a)(1); *Rust v. Clark Cty. School District*, 103 Nev. 686, 747 P.2d 1380 (1987) (explaining that the district court's oral pronouncement from the bench, the clerk's minute order, and

SUPREME COURT
OF
NEVADA

(F) 1947A

21-17572

even an unfiled written order cannot be appealed). Accordingly, this court lacks jurisdiction, and

ORDERS this appeal DISMISSED.

 J.

Parraguirre

 J.
Stiglich

 J.
Silver

cc: Hon. David M. Jones, District Judge
Bryan Phillip Bonham
Attorney General/Carson City
Eighth District Court Clerk

IN THE SUPREME COURT OF THE STATE OF NEVADA

BRYAN PHILLIP BONHAM,
Appellant,
vs.

THE STATE OF NEVADA; THE STATE OF
NEVADA DEPARTMENT OF CORRECTIONS;
CHARLES DANIELS; TIM GARRETT; AND
CARTER POTTER,
Respondents.

Supreme Court No. 83033
District Court Case No. A823142

REMITTITUR

TO: Steven D. Grierson, Eighth District Court Clerk

Pursuant to the rules of this court, enclosed are the following:

Certified copy of Judgment and Opinion/Order.
Receipt for Remittitur.

DATE: July 13, 2021

Elizabeth A. Brown, Clerk of Court

By: Kaitlin Meetze
Administrative Assistant

cc (without enclosures):
Hon. David M. Jones, District Judge
Bryan Phillip Bonham

RECEIPT FOR REMITTITUR

Received of Elizabeth A. Brown, Clerk of the Supreme Court of the State of Nevada, the
REMITTITUR issued in the above-entitled cause, on JUL 14 2021.

HEATHER UNGERMANN

Deputy District Court Clerk

RECEIVED
APPEALS

JUL 14 2021

CLERK OF THE COURT

Heather S. Hemin
CLERK OF THE COURT

27

1 Bryan P Bonham 60525

2 PO Box 650 (Hosp)

3 Indian Springs, Nev 89070

4

5

EIGHTH JUDICIAL DISTRICT COURT

6

CLARK COUNTY, NEVADA

7

8 Bryan P Bonham

CASE NO. A-20-823142-C

9

plaintiff

DEPT NO XXXII

10

-vs-

11

state of Nevada ex rel

PLAINTIFFS MOTION TO AMEND

12

defendants

PURSUANT TO FED RULE CIV. P 15

13

14 comes now plaintiff Bryan P Bonham in pro se, and moves this Honorable

15 court to allow plaintiff to amend his civil rights complaint.

16

17 The above motion is made and based upon the files, papers & pleadings &

18 documents on file herein along with the attached points & authorities.

19

20

21

22

23

24

25

26

27

28

RECEIVED
JUL 22 2021
CLERK OF THE COURT

1 Bryan p Bonham 60575

2 po Box 650 (HDSP)

3 Indian Springs, NEV 89070

4

5

EIGHTH JUDICIAL DISTRICT COURT

6

CLARK COUNTY, NEVADA

7

8 Bryan p Bonham

CASE NO A-20-823142-C

9

plaintiff

NOTICE OF MOTION

10

-VS-

11

state of Nevada ex rel

12

13 TO:

14 Deputy Attorney General

15 Katlyn m Brady

16 555 E Washington Ave Ste 3900

17 LV, NV 89101

18

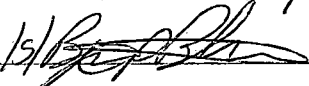
19 please take notice that the undersigned will bring the above motion for hearing

20 as soon as possible for a decision based on the court's Docket Availability.

21

22 Dated this 17th day of July, 2021

23



24 Bryan p Bonham 60575

25 po Box 650 (HDSP)

26 Indian Springs, NEV 89070

27

28

POINTS & AUTHORITIES

ARGUMENT

plaintiff Bryan Bonham submits he has sufficient evidence to support his position, has presented said evidence in a more clear, succinct manner with evidence provided by defense counsel, came upon more clear irrefutable proof on his position as to illegal & unconstitutional statutes at issue in this case.

plaintiff has named (4) four new defendants, as such with evidence plaintiff puts to this Honorable court that amending his civil rights complaint would not be futile see Haines v. Kerner 404 U.S. 519 (1972) in Haines Id. complaint should not be dismissed unless it appears beyond a reasonable doubt that plaintiff can prove no set of facts in support of his claim which would entitle him to relief.

dismissal with prejudice is a sanction of last resort, proper only where there is a clear record of delay or willful contempt. See Justice v. U.S. 6 F.3d 1474 (11th Cir 1993) compare with Harris Truck Lines v. Cherry Meat Packers 371 U.S. 215 1962; Thompson v. INS 375 U.S. 374 (1967) citing the 'CRITERIA' for "excusable neglect" and "unique circumstances" plaintiff submits he is a legally untrained pro se litigant and in Haines Id. he should not be handled the same as "trained practitioners" see and compare with Hamilton v. Brown 630 F.3d 889 (9th Cir 2011); Noll v. Carlson 809 F.2d 1446 (9th Cir 1987) Noll Id. provides five (5) procedural protections one of which holds that pro se litigants should be afforded an "opportunity" to amend his complaint to overcome any deficiency unless it appears the deficiency cannot be overcome.

plaintiff submits that it was a matter of semantics which created the deficiency, which can be modified to properly address his claim or claims against the defendants named in this complaint.

CONCLUSION

wherefore plaintiff contends this case should proceed, continue as evidence provided by defendants i.e. monthly statements provide irrefutable proof more than 50% was taken by NAVEB with no due process as to why, along with the undeniable - irrefutable proof of the NRS's argued in this case being unconstitutional, & void. This case should go to discovery, trial as it is in best interest of Justice.

VERIFICATION

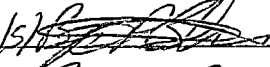
I Bryan P Bonham declare & verify, that I have read the foregoing motion to Amend Complaint pursuant to FED Rule Civ. p 15 and Local Rule Civ. p 15 to the best of my belief & knowledge that the foregoing is true & correct under the pains & penalties of perjury pursuant to 28 USCA § 1746 & 18 USCA § 1621

CERTIFICATE OF SERVICE

I Bryan P Bonham certify that I am attaching a true & correct copy of the foregoing motion to amend complaint with special instructions for electronic filing & service to the clerk of court to serve all of my opponents pursuant to N.E.C.R. 5(k), 9 et seq (A-E) to the following.

Deputy Attorney General
Kathlyn M Brady
555 E Washington Ave Ste 3900
LUNEN 89001

Dated This 17th day of July, 2021


Bryan P Bonham 60575

PO BOX 650 HDSP
Indian Springs, nev 89070

1 Bryan P Bonham 60575

2 po Box 650 (HOSP)

3 Indian Springs, Nev 89070

4

5

UNITED STATES DISTRICT COURT

6

DISTRICT OF NEVADA

7

8 Bryan P Bonham

case no.

9 plaintiff

dept.

10 -vs-

plaintiffs Amended civil Rights

11 Steve Sisolak

complaint pursuant to 42 U.S.C. §

12 Barbara K Cegauske

1983; 28 U.S.C. § 1343(a) 42 U.S.C. § 12132

13 Aaron D. Ford

14 NEVADA DEPT OF CORRECTIONS

15 Charles Daniels

16 John Borrowman

17 Venus Fajota

18 ~~F~~ Garrett

19 C Potter

20 comes now plaintiff Bryan P Bonham for HIS cause of action complains

21 of Defendants, and each of them as follows:

22

23

JURISDICTION

24 This complaint alleges that while housed at Lovelock Correctional Center here

25 in (LCC) & also at High Desert here in (HOSP) who is currently housed at HOSP

26 plaintiff Bryan P Bonham residing at HOSP Clark County Nevada. His

27 civil Rights were violated by the actions of the above named Defendants

28 on the following dates.

1 This complaint Alleges That the civil Rights of this plaintiff
2 Bryan p. Burham, who currently resides at High Desert state prison
3 here in known as ADSP clark county Nev., were violated by the
4 actions of below named defendants which were directed against
5 plaintiff on the following dates.

6 COUNT ONE 4/1/2019 through 7/2/2019 COUNT TWO 1/8/2020 through
7 3/26/2020 COUNT THREE 5/1/2020 through 5/11/2020.
8 COUNT FOUR 9/4/2020 through 9/30/2020.

9
10 DEFENDANT STEVE SISOLAK This defendant is sued in HIS individual &
11 official capacity, This defendant is/was responsible for actions of
12 below named defendant Charles Daniels as He is one of top three Nevada
13 prison comm's, as such was acting under color of law, & in a supervisory
14 capacity.

15 DEFENDANT Barbara K Cegausice This defendant is sued in Her individual
16 & official capacity. This defendant is/was responsible for actions of below
17 named defendant Charles Daniels as she is one of the top three Nevada
18 prison comm's, as such was acting under color of law, & in a supervisory
19 capacity.

20 DEFENDANT Aaron D Ford This defendant is sued in HIS individual &
21 official capacity. This defendant is/was responsible for the actions of
22 below named defendant Charles Daniels as He is one of top three Nevada
23 prison comm's, as such was acting under color of law, & in a supervisory
24 capacity.

25 DEFENDANT NEVADA DEPT OF CORRECTIONS while acting under color of
26 Law this defendant is liable, For not ensuring its employees adhere
27 to its own (AR's) Administrative Regulations, their supporting authority
28 NRS 209.246 Regard/less of their UNCONSTITUTIONAL NATURE

1 AS well as AR. 339, NRS 209.131, NRS 209.239
2 THIS DEFENDANT IS SUEd IN IT'S OFFICIAL CAPACITY ONLY.
3 DEFENDANT Charles Daniels IS SUEd IN HIS INDIVIDUAL CAPACITY ONLY.
4 WHILE ACTING UNDER COLOR OF LAW THIS DEFENDANT VIOLATED PLAINTIFFS
5 CIVIL RIGHTS, HIS EMPLOYERS OWN ADMINISTRATIVE RULES & REGULATIONS, ALL
6 HE IS UNCONSTITUTIONAL NRS 209.246, VIOLATED FEDERAL & STATE
7 SEPERATION OF POWERS.

8 DEFENDANT John Borrowman. THIS DEFENDANT IS SUEd IN HIS INDIVIDUAL
9 CAPACITY. WHILE ACTING UNDER COLOR OF LAW THIS DEFENDANT HAS AS IT APPEARS
10 BY EVIDENCE THAT HE VIOLATED PLAINTIFFS CIVIL RIGHTS, STATE CONSTITUTIONAL
11 RIGHTS, SEPERATION OF POWERS BOTH FEDERAL & STATE, NDOC AR'S, THE
12 UNCONSTITUTIONALLY ENACTED, VOID NRS

13

14 DEFENDANT VERAUS Fajota THIS DEFENDANT IS SUEd IN HER INDIVIDUAL
15 CAPACITY. WHILE ACTING UNDER THE COLOR OF LAW, THIS DEFENDANT VIOLATED
16 PLAINTIFF PROTECTED FEDERAL & STATE CONSTITUTIONALLY PROTECTED CIVIL
17 RIGHTS.

18 DEFENDANT T. Garrett THIS DEFENDANT IS SUEd IN HIS INDIVIDUAL
19 CAPACITY ONLY. WHILE ACTING UNDER COLOR OF LAW, THIS DEFENDANT BECAME
20 AWARE OF A VIOLATION OF PLAINTIFFS PROTECTED STATE; FEDERAL CIVIL RIGHTS
21 AND FAILED TO INTERVENE WHEN BROUGHT TO HIS ATTENTION THROUGH ~~THROUGH~~
22 GRIEVENCE PROCESS, AS TO PREVENT FURTHER LEGAL ACTION.

23 DEFENDANT C. Potter THIS DEFENDANT IS SUEd IN HIS INDIVIDUAL
24 CAPACITY. WHILE ACTING UNDER COLOR OF LAW THIS DEFENDANT WAS MADE
25 AWARE OF THE VIOLATION OF PLAINTIFFS STATE & FEDERAL CIVIL RIGHTS, FAILED
26 TO INTERVENE IN GRIEVENCE PROCESS TO HELP PLAINTIFF RECTIFY SITUATION
27 AS TO PREVENT FURTHER LEGAL ACTION.

28

NATURE OF THE CASE

From April 1st, 2019 through September 30th, 2020 this plaintiffs protected civil rights have been violated as well as the unconstitutional and void NRS. 209.246, AR 258, NRS 209.131, 209.239 AR 339 This plaintiff attempted to resolve this issue through the inmate Grievance process as well as using an ACCOUNTING INQUIRY.

CAUSE OF ACTION

COUNT ONE

The following civil rights have been violated. NV. CONST ON DUE PROCESS 5TH AMEND TO U.S. CONST. TAKING CLAUSE, 14TH AMEND TO U.S. CONST. DEFENDANTS STEVE SISOLAK, Barbara Kcegauske & Aaron D Ford has allowed Defendant Daniels to take it upon himself & without their knowledge change his departments Rules & Regulations while in the process of accomplishing this legislative act also violating NRS 209.246, NRS 209.131, NRS. 209.239 which give AR's 258; 339 their authority. These three defendants are responsible for the hiring of the NDOC Director, seen how they are in fact the top three prison commissioners they fall within the supervisory position. "to be held liable a supervisor need not be physically present when the alleged constitutional injury occurs, nor be directly and personally involved in the same way as are the individual officers who are on the scene inflicting constitutional injury" Starr v. Baca 652 F.3d 1202 at 1205 (9th Cir 2011) training, supervision, retention of employees is the duty of a supervisor. An employer has an affirmative duty to use reasonable care in training, supervising and retraining of his employees to make sure

1 They are fit for their position.

2 Williams v Underhill Fsupp 2d, (2006 US Dist Lexis 24929)

3 This is not discretionary it is mandated. Herrera v Lumpkin 298

4 Fsupp 2d 1054, 1055 (D. Nev 2004); Wallace v City of North LU 2011

5 U.S. Dist Lexis 79855 (D. Nev)

6 CAUSE OF ACTION

7 COUNT TWO

8 DEFENDANT NEVADA DEPARTMENT OF CORRECTIONS, is liable for injunctive

9 Relief, Declaratory Relief, as such this entity should be required

10 to not only have to follow its own Rules & Regulations it's

11 employees should as well.

12 "Internal agency regulations cannot legitimate the violation of

13 constitutional or statutory rights" see U.S. v Marolf 173 F3d 1213

14 (4th Cir 1999)

15 "If an agency departs from an announced rule, without explanation

16 or an avowed alteration, such action could be viewed as

17 arbitrary; capricious or an abuse of discretion." Johnson v

18 Asheroff 286 F3d 696 (3rd Cir 2006)

19 "An Administrative agency has no discretion to make a decision

20 that is contrary to Law" Singh v Clinton 618 F.3d 1085 (9th

21 Cir 2010)

22 CAUSE OF ACTION

23 COUNT THREE

24 The following civil rights have been violated.

25 5th Amend; 14th Amend to U.S. CONST, NEV CONST, due process.

26 DEFENDANTS Charles Davies; John Borrowman, while employed as

27 NEVOC Director & Deputy Director have committed the following

28 offences contrary to NEV CONST; U.S. CONST, possibly separation

1 of powers.

2 Both of these Defendants are employed by The NDOC, and are in a
3 decision making position of Authority, being in a supervisory capacity.

4 see Starr v. Baca 652 F.2d 1202 @ 1205 (9th Cir 2011); Williams v. Underhill

5 FSupp 2d, (2006 U.S. Dist Lexis 24922; Herrera v. Limon

6 298 FSupp 2d 1054, 1055 (D. Nev 2004); Wallace v. City of North Las Vegas 2011

7 U.S. Dist Lexis 79855 (D. Nev)

8 by The Look of, after reading memorandum attached as exhibit

9 2 to plaintiff's Response to Defendants motion to Dismiss or in

10 alternative motion for summary Judgment, case NO. A-20-823142-C

11 it appears that these two defendants Amended AR 258; as well as

12 NRS 209.246 which they do not have the Authority to do. see

13 NEV CONST ART 4 § 11 § 3.5.1

14 CAUSE OF ACTION

15 COUNT FOUR

16 The following civil Rights have been violated. NEV CONST on Due Process;

17 U.S. Const Amend 5; § Amend 14.

18 DEFENDANT VENUS Pagota is employed by The NDOC, is responsible

19 for the day to day operations of inmate Banking more specifically she

20 is the Chief of purchasing of inmate services.

21 That being said. The following is how this Defendant is liable.

22 on 04/01/2019 this plaintiff received a deposit of \$760.00 into

23 his trust one account. From 04/01/2019 to 04/02/2019 the following

24 amounts were deducted, with good cause. \$32.00 to U.S. DIST. CRT 20%;

25 \$16.00 to SAVINGS then the NDOC through this defendant deducted

26 \$82.95 which is over 50% by 2.95 then on 06/22/2019 again

27 \$150.00 was deposited. 30.00 to U.S. DIST CRT 20% then \$15.00

28 to SAVINGS 10% 77.00 for NDOC debt. which is over 50% by 2.00

1 on 01/08/2020 \$150.00 was deposited \$30.00 TO U.S. DIST CRT 20%
2 then \$15.00 TO SAVINGS. 10% After this this defendant continued
3 to deduct funds to cover what he owed (plaintiff) to NDOC for
4 legal copy work; legal mail. From what plaintiff can tell comes
5 to \$102.65 leaving plaintiff with \$2.35 over 50% taken
6 on 05/01/2020 \$200.00 was deposited. \$40.00 TO U.S. DIST CRT
7 20% \$2.66 TO SAVINGS 10% \$111.84 taken by this defendant
8 TO pay debt to NDOC. over the 50% if court would look at the
9 monthly statement please page 5 on 05/01/2020 savings \$2.66
10 Three lines below that. postage, postage. skip line postage, legal copies.
11 8 legal copies, amounts of .85, .85, 2.20, 2.00, 6.00 They went over
12 in fact they reached 50% at 3.76 above savings deposit. with
13 three cents to spare. also see pg(1) 4/1/19, pg(2) 7/2/19, 1/8/20, pg 3, 4, 5, 6
14 Now! plaintiff is sure counsel will try to argue a few dollars
15 is not a big deal. to plaintiff it is.

16 There is no question that an inmates interest in the funds in his
17 prison account is a protected property interest, see Mayers v. Halford
18 76 F3d 951, 954 (8th cir 1996) (2) review case / or const law 251.1 for
19 more. Quick v. Jones 754 F2d 1521, 1523 (9th cir 1984); Orloff v. Deland
20 708 F.2d 372, 378 (9th cir 1983); Hansen v. May 502 F2d 728,
21 730 (9th cir 1974); Scott v. Angelone 771 F. Supp 1064, 1067 (D. Nev
22 1991) "inmates have a protected property interest in funds received
23 from outside sources." see Higgins v. Beyer 293 F3d 683, 693 (3rd
24 cir 2002); Wright v. Riveland 219 F3d 905, 913 (9th cir 2003)

25 CAUSE OF ACTION

26 COUNT FIVE

27 The following civil rights have been violated 5th; 14th Amend
28 to U.S. Constitution.

1 DEFENDANTS C. Potter, T. Garrett. Both responded to Grievances.
2 Denying both informal, first level.
3 "A grievance responder may be held liable for the violation of a
4 prisoners constitutional rights if there is an ongoing violation of a
5 constitutional right that is brought to the responders attention
6 in the grievance process and the grievance responder fails to intervene
7 to stop the ongoing violation of the prisoners constitutional rights"
8 See Hyatt v. Taylor 1st 880 F2d 1040, 1045 (9th Cir 1989); Jeffers v
9 Brack Bill order DOC 54 (2008) U.S. Dist Lexis 67823

10

11

UNCONSTITUTIONAL STATUTE/LAW.

12 "An unconstitutional act is not law; it confers no rights; it imposes
13 no duties; it affords no protection; it creates no office; it is in legal
14 contemplation, as inoperative, as though it had never been passed.
15 By constitutional mandate "All" Laws must have an Enacting
16 clause. See NEV CONST ART 4 § 23

17 The constitutional provision which prescribes an enacting clause
18 for "All Laws" is not directory, yet is mandatory. This includes
19 and encompasses laws which have been classified, codified, and
20 unnotated because the NEV CONST is "PARAMOUNT" This provision
21 is to be strictly adhered to as asserted by the SUPREME COURT OF
22 NEVADA. See State of Nevada v Rogers 10 Nev 250, 255, 256 (1875);
23 Caine v Robbins 61 Nev 416, 131 p2d 516, 518 (Nev 1942) citing Sjoberg
24 Sjoberg v Security Savings & Loan Association. 73 Min 203, 75 N.W
25 1116, 72 Am. St. Rep 616 (1889) see also Nevada Highway Patrol Ass'n v
26 State Dept of Motor Vehicles and Public Safety, Nevada Highway Patrol
27 Div. 107 Nev, 547, 549, 815 p2d 608, 610 (Nev 1991) This provision of
28 The constitution cannot be legislated away NEV CONST ART 4 § 23

1 WHAT IS THE PURPOSE OF THE CONSTITUTIONAL PROVISION FOR AN
2 ENACTING CLAUSE?

3 To determine the validity of using laws without an enacting
4 clause against (plaintiff), we need to determine the purpose and
5 function of an enacting clause; and also to see what problems or evils
6 were intended to be avoided by including such provisions in our
7 state constitution.

8 one object of the constitutional mandate for an enacting
9 clause is to show that the law is one enacted "by the legislative
10 body which has been given the lawmaking authority under the
11 constitution"

12 which a look at NRS 209.246, 209.131, 209.239 indicate no enact
13 ing clause on their face.

14 The purpose of thus prescribing an enacting clause - "THE
15 STYLE OF THE ACTS" - is to establish it; to give it permanence,
16 uniformity, and certainty; to identify the act of legislation as of
17 the assembly; to afford evidence of its legislative statutory nature;
18 and to secure uniformity of identification, and thus prevent
19 inadvertence, possibly mistake and FRAUD. see State v. Patterson
20 41 SE 350, 352, 98 N.C. 660 1887; 82 CJS "STATUTES" § 65, p. 104;
21 Joiner v. State 155 SE. 2d 8, 10 223 Ga 367 (1967)

22 what is the object of a Bill or enacting clause anyway? to show
23 the authority by which the Bill is enacted into law; to show that
24 the act comes from a place pointed out by the constitution as the
25 source of legislation. Ferrill v. Keel, 151 S.W. 269, 272, 105 Ark 380
26 (1912)

27 To fulfill the purpose of identifying the lawmaking authority
28 of a law, it has been repeatedly declared by the courts of this

1 Land that an enacting clause is to appear ~~on~~ on the face of every law,
2 which the people are expected to follow, obey. so why is NDOC; its
3 staff not following & obeying??

4 FACE IS DEFINED AS FOLLOWS:

5 The surface of anything, especially the front, upper, or outer part
6 or surface, that which particularly offers itself to the view of a
7 spectator. That which is shown by the language employed, without
8 any explanation, modification or addition from extrinsic facts
9 or evidence. BLACKS LAW DICTIONARY 5TH ED., P. 530

10 For an enacting clause to appear on the face of a law, it must be
11 recorded or published with the law so that the public can readily
12 identify the authority for that particular law which they are expected
13 to follow. The ⁶⁰ STATUTES that this plaintiff contend are in fact
14 unconstitutional, listed in this complaint/case have no enacting clauses.
15 They thus cannot be identified as acts of legislation of the State
16 of Nevada pursuant to its law making authority under ART 4 of the
17 NEV. CONST (1864) since a law is mainly identified as a true and
18 constitutional law by way of its enacting clause.

19 The Supreme Court of Georgia asserted that a statute MUST have an
20 enacting clause, even though their state constitution had no provision
21 for the measure. The court stated that an enacting clause
22 establishes a law or statute as being a true and authentic Law
23 of the state: Joiner, 155 S.E. 2d at 10.

24 The failure of a law to display on its FACE an enacting clause
25 deprives it of essential legality and renders a statute which
26 omits such clause as ⁶⁰ "a nullity and of no force of law" Joiner,
27 Supra The statute(s) that give AR 258 its authority through its
28 authority have/contain no jurisdictional identity and are not

1 authentic laws under the new const (no enacting clause upon their
2 face) ~~see also~~

3 These laws in the "NRS" do not show on their face the authority by
4 which they are/were adopted and promulgated. There is nothing on
5 their face which declares they should be law, or that they are of the
6 proper legislative authority in this state.

7 These and other authorities then, all hold that the enacting
8 clause of a law is to be "ON ITS FACE" It must appear directly
9 above the content or body of the law, BLACKS LAW DICTIONARY,
10 STHEO; p. 530. To be on the face of the law does not and cannot
11 mean the enacting clause can be buried away in some other volume
12 or some other book or records.

13 the enacting clause must be intrinsic to the law, and not
14 "extrinsic" to it, that is, it cannot be hidden away in other records
15 or books. Thus, the enacting clause is regarded as part of the law,
16 and has to appear directly with the law, on its face, so that one
17 expected to adhere to it, with said law knows the authority by which
18 it exists. Caine, 131 F2d at 518; Kefauver v Spurling 290 S.W.

19 14, 15 (7th 1926); State v Rogers 10 Nev at 261

20 LAWS MUST BE PUBLISHED AND

21 RECORDED WITH THE ENACTING CLAUSE

22 NEU. CONST ART. 1 § 2 PURPOSE OF GOVERNMENT

23 Paramount allegiance to United States. All political power is inherent
24 in the people [.] (Emphasis added) Government is instituted for
25 the protection, security and benefit of the people, and they have the
26 right to alter or reform the same whenever the public good may
27 require it Gibson v Mason 5 Nev 283 (1869); citing County of
28 pershing v Six Judicial Dist Court 43 Nev 78, 93, 181 pae 960 (1919)

1 moore v Humboldt county 48 nev 397, 405, 232 pac 1078 (1925)

2 mathews v state ex rel nevada tax comm'n 83 nev 266, 268, 428 p2d

3 371 (1967)

4 THE LAWS REFERENCED IN THIS COMPLAINT/MOTION

5 CONTAIN NO TITLES.

6 the laws listed herein; in question as cited from the ⁶⁶ NRS ⁹⁹

7 contain no titles. All laws are to have titles indicating the

8 subject matter of the laws, as required by the NEV CONST ART 43

9 17

10 Each law enacted by the legislature shall embrace

11 but one subject and matter, properly connected

12 therewith, which subject shall be briefly expressed

13 in the title; and no law shall be revised or amended

14 by reference to its title only; but, in such case

15 the act as revised or section as amended, shall

16 be enacted and published at length.

17 By this provision a title is required to be on all laws. The title

18 is ~~not~~ another one of the forms of a law required by the Constitution.

19 ~~is~~ This type of constitutional provision ⁶⁶ makes the title an essential

20 part of every law. ⁹⁹ thus the title ⁶⁶ is as much a part of the act as the

21 body itself. ⁹⁹ Leininger v Alger, 26 N.W 2d 348, 351 316 Mich. 644

22 (1947)

23 "The title to a legislative act is a part thereof, and

24 must clearly express the ~~the~~ subject of legislation."

25 State v Burlington & M.R.R Co; 60 Neb 741, 84 N.W. 254 (1900)

26 Nearly all legal authorities have held that the title is part of the

27 act, especially when a constitutional provision for a title exists.

28 37 ALR Annotated, pp. 948, 949, what then can be said of a law

1 in which an essential part of it is missing, except that it is not a Law under
2 the State Constitution.

3 This provision of the State Constitution, providing that every law is
4 to have a title expressing one subject, is mandatory and is to be
5 followed in all laws, as stated by the NEU. SUP. CRT; see State v
6 Rogers, 10 neu at 254-257; compare Bullv King 286 NW 311, 313
7 (Minn 1939)

8 The constitutional provision for a title have been held in many
9 other states to be mandatory in the highest sense. State v Beckman, 185
10 S.W 2d 810, 816 (mo 1945); Leininger, 26 NW 2d at 351; 82 CJS
11 "STATUTES" § 64, p. 102. The provision for a title in the constitution
12 "RENDERS A TITLE INDISPENSABLE" 73 AM. JUR 2d "STATUTES", § 99,
13 p 325, citing People v Monroe, 349 Ill. 270, 182 N.E. 439.

14 Since such provisions regarding a title are "MANDATORY AND INDISPEN
15 SABLE" the existence of a title is necessary to the validity of the
16 act. should a title exist, then it is not a law pursuant to the paramount
17 NEU. CONST ART 4 § 17 (1864)

18 A title will reveal or give notice to the public of the general
19 character of the legislation. However, the nature and intent of the
20 "LAWS" in the "NRS" have been concealed and made uncertain
21 by its nonuse of titles. The true nature of the subject matter of
22 the Laws herein are not made clear without titles. Thus another
23 purpose of the title is to apprise the people of the nature of
24 legislation, thereby preventing fraud or deception in regard
25 to the laws they are to follow.

26 The U.S. SUPREME COURT, in determining the purpose of such
27 a provision in state constitutions said:

28 The purpose of the constitutional provision is to

prevent the inclusion of incongruous and unrelated matters in the same measure and to guard against inadvertance, stealth and fraud in legislation. *** Courts strictly enforce such provisions in cases that fall within the reasons on which they rest *** and hold that in order to warrant the setting aside of enactments for failure to comply with the rule, the violation must be substantial and plain.

9 pasados v Warner, B Bro., 279 U.S. 340, 344 (1928); also Internat. Shoe Co.
10 v Shartel 279 U.S. 429, 434 (1928)

11 The complete omission of the title is about as substantial
12 and plain a violation of this constitutional provision as can exist. The
13 Law(s) cited here in that defendants will argue give them not only the
14 authority to go over SDP but also the authority to take \$ he receives
15 from an outside source contain no titles at all, and thus are not
16 Law(s) under our state constitution. NEU CONST (1864)

17 The Supreme Court of Idaho, in construing the purpose for its
18 constitutional provision requiring a one-subject title, on all laws stated:

19 The object of the title is to give a general statement
20 of the subject matter - matter, and such a general
21 statement will be sufficient to include all provisions
22 of the act having a reasonable connection with the
23 subject-matter mentioned *** the object or
24 purpose of the clause in the constitution *** is to
25 prevent the perpetration of fraud upon the members
26 of the legislature or the citizens of the state in
27 the enactment of Law(s)

28 Ex parte crane, 151 Pac. 1006, 1010, 1011, 27 Idaho 671 (1915)

1 The ~~po~~ Supreme Court of North Dakota, in speaking on its constitution
2 al provision requiring titles on laws, stated that ⁶⁶ "This provision is
3 intended *** to prevent all surprises or misapprehensions on the part of
4 the public" ⁹⁹ State v McEnroe, 283 N.W. 57, 61 (N.D. 1938)

5 The Supreme Court of Minnesota, in speaking on ARTICLE 4 § 27
6 of the State constitution, said:

7 This section of the constitution is designed to
8 prevent deception as to the nature or subject of
9 legislative enactments.

10 State v Rigg, 199 N.W. 2d 310, 314, 260 Minn. 141 (1961); Le Roy v
11 Special Ind Sch Dist, 172 N.W. 2d 764, 768 (Minn. 1969)

12 [The purpose of the constitutional provision quoted
13 is *** to prevent misleading or deceiving the
14 public as to the nature of an act by the title
15 given it.

16 State v Helmer, 211 N.W. 3, 169 Minn. 221 (1926)

17 The purpose of the constitutional provision requiring a one-subject title,
18 and the mischiefs which it was designed to prevent, are defeated by the
19 lack of such a title on the face of a law which plaintiff is required to
20 not only allow, to be held to be accountable to, upon looking up this
21 statute-law in the ⁶⁶ "NRS" ⁹⁹ this plaintiff is left asking, what is
22 the subject and nature of the laws used by the NDOC, to be leveled
23 against this plaintiff to take any \$ money from him, for any
24 reason, what interests or rights are these laws intended to affect?

25 THE NEVADA REVISED STATUTES ARE OF AN

26 UNKNOWN AND UNCERTAIN AUTHORITY AT

27 ISSUE IN THIS COMPLAINT. ⁶⁶ "NRS" ⁹⁹

28 These so called ⁶⁶ "STATUTES" ⁹⁹ in the ⁶⁶ "NRS" ⁹⁹ are not only absent

1 enacting clause, yet are surrounded by other issues and facts, which
2 make their authority unknown, uncertain and questionable.

3 The FORWARD PAGE see exhibit 1 (attached herein)

4 The "NRS" referenced herein are published by The Revisor of Statutes/
5 LEGISLATIVE COUNSEL BUREAU, are also copy righted by him or his office,

6 The statutes of Nevada/ Session laws were never COPYRIGHTED.

7 AS They are ~~not~~ true public documents. In fact no true public document
8 of this state or any state or of The United States has been or can be under
9 a copyright. Public documents are in the public domain. A copyright
10 infers a private right over the contents of a book.

11 Suggesting That the statutes referenced herein, in The "NRS"
12 are derived from a private source, and thus are not true public
13 laws.

14 The revisor of statutes, in the Legislative Counsel's Preface to his
15 statute book, called "NRS", points out the difference in the various
16 types of arrangements of laws, and states the following:

17 "Revising" the statutes on the other hand, involves
18 these additional and distinguishing operations: (1) the
19 collection into chapters of all the sections and
20 parts of sections that relate to the same subject
21 and the orderly arrangement into sections of
22 the material assembled in each chapter (2) the
23 elimination of inoperative, or obsolete, duplicated,
24 impliedly repealed and unconstitutional (as declared
25 by the supreme court of the state of Nevada)
26 sections and parts of sections. (3) the elimination
27 of unnecessary words and the improvement of the
28 grammatical structure, physical form of sections.

1 the revision, instead of the re-compilation, of the
2 statutes was undertaken, therefore, first, to eliminate
3 sections which, though not specifically repealed,
4 were nevertheless ineffective and second, to clarify,
5 simply, classify and generally make more accessible
6 understandable and usable the remaining effective
7 sections or parts of sections.

8 (see pages of exhibit ⁶⁶ 1 page XI XIII; XIII; XIV and XV respectively)

9 The revisor then proceeds to point out the difference that exists
10 between the "STATUTES OF NEVADA/SESSION LAWS" and that of a
11 compilation, revision or code. He makes it apparent that the
12 "STATUTES OF NEVADA/SESSION LAWS" are of a different authority
13 than that of compilations, revisions and codes. The "NRS" are
14 apparently a "REVISION" which was first published in 1949.
15 The "NRS" appear to be nothing more than a reference book,
16 like the Nevada reporter.

17 The Revisor does not say that the statutes referenced herein in
18 his book are the official laws by which this plaintiff is expected
19 to follow. He indicates that these statutes are only in "THEORY"
20 law that plaintiff must follow or except. (see page XV of EXHIBIT 1)

21 there are thus many confusing and ambiguous statements made
22 by the Revisor as to the nature and authority of the statutes at issue
23 here, in the "NRS"

24 It is not at all made certain that they are law pursuant to
25 ART IV OF THE NEV CONST (1864) That which is uncertain cannot be
26 accepted as true or valid in law.

ESTABLISHED RULES OF CONSTITUTIONAL CONSTRUCTION

the issue of SUBJECT MATTER JURISDICTION for the case at bar

rests squarely upon certain provisions of the NEVCONST. (1864)

TO WIT:

ARTICLE 4 § 17: EACH LAW ENACTED BY THE LEGISLATURE SHALL

EMBRACE BUT ONE SUBJECT, AND MATTER

ARTICLE 4 § 23: THE ENACTING CLAUSE OF EVERY LAW "SHALL BE AS

FOLLOWS: "THE PEOPLE OF THE STATE OF NEVADA REPRESENTED IN

SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS" ... " (emphasis added)

These provisions are not in the least ambiguous or susceptible

to any other interpretation than their plain and apparent meaning.

The sup. ct of nev. in construing such provisions, said "It is quite

generally held that a provision in a state constitution requiring an

enacting clause in a statute is mandatory and that "THE OMISSION"

thereof renders the statute VOID CAINE 131 p. 2d at 518, citing

COMMONWEALTH v. ILLINOIS CENTER R. CO. 160 Ky 745, 170 SW 171, LRA

191 B, 1060, Ann. cas 1916 A, 515 see the cases cited in support of this

view in note on pages 520, 521, of later citation 59 C.J. Sec. 149 p

597 and additional cases in note 55. The reasons for this generally

accepted rule are pointedly stated by Judge Cooley.

It is certain that the plain and apparent language of these

constitutional provisions are not followed in the publication of

the "NRS" at issue herein which contain no titles and no enacting

clauses, and thus it is not and cannot be used as a Law(s) of

this state under our constitution. The NEVCONST. no language

could be plainer or clearer than that used in ART 4 § 17 & ART 4 § 23

of our constitution. There is NO room for construction!! The contents

of these provisions were written in ordinary language, making their

1 meaning self-evident, assaid by the NEU SUP. CRT:

2 when such a conflict is clearly presented to the

3 judicial mind, the constitution must prevail.

4 (Emphasis added.) State v Rogers, 10 NEU at 255

5 Additionally, The NEU SUP CRT in State v Rogers 10, NEU at 256

6 opined.

7 we think the provision under consideration must,

8 be treated as mandatory and agree with Judge

9 Cooley that "there are few evils which can be

10 inflicted by a strict adherence to the law so

11 great as that which is done by the habitual

12 disregard, by any department of the government

13 of a plain requirement of that instrument from

14 which it derives its authority and which ought

15 therefore to be scrupulously observed and obeyed.

16

17 no matter how much this or any other court has relied on these

18 statutes at bar in this action as a valid Law of the STATE OF NEVADA

19 in the "NRS" book. as such that reliance can never be regarded as
20 an exception to the NEU CONSTITUTION TO support this ^{Publication} published

21 as law, it must be said that it is "absolutely certain", That the

22 Framers of the constitution did not intend for titles and enacting

23 clauses to be printed and published with all laws, yet that they

24 did intend for them to be striped away and concealed from public

25 view when a compilation of statutes is made. Such an absurdity will

26 gain the support or respect of no one. nor can it be speculated that a

27 revised statute publication which dispenses with all titles and enacting

28 clauses must be allowed under the Constitution as it is more practical and

1 convenient than the ⁶⁶SESSION LAW⁹⁹ ⁶⁶STATUTES OF NEVADA⁹⁹ publication

2 the use of such speculation or desired exceptions can never be used
3 in construing such plain and unambiguous provisions.

4
5 [The general rule of law is, when a statute or constitution is plain
6 and unambiguous, the court is not permitted to indulge in speculation
7 concerning its meaning, nor whether it is embodiment of great wisdom.
8 It is not within the province of the court to read an exception in the
9 constitution which the framers thereof did not see fit to enact therein.
10 BUSKIN V STATE 232 PAC 388, 389, 107 OKLA 272 (1925).

11 "we are bound to interpret the constitution in the light of the law
12 as it existed at the time it was adopted." MATTOX V U.S. 156 U.S. 237,
13 243 (1895)

14 "The constitution is a written instrument, as such its meaning does
15 not alter, that which it meant when it was adopted, it means now."
16 S. CAROLINA V U.S. 437, 448 (1905)

17
18 There is no justification for deviating from or violating a written
19 constitution. These ⁶⁶NRS⁹⁹ at issue herein cannot be used as law,
20 like the ⁶⁶STATUTES OF NEVADA⁹⁹ were once used, solely because the
21 circumstances have changed and we have more laws to deal with. It
22 cannot be said that the use and need of revised statutes without
23 titles and enacting clauses must be justified due to expediency.

24 New circumstances or needs do not change the meaning of constitutions,
25 as Judge COOLEY expressed:

26 A constitution is not to be made to mean one time,
27 and another at some subsequent time when the
28 circumstances may have so changed as perhaps to

1 make a different rule in the case seem desirable. A
2 principal share of the benefit excepted from written
3 constitutions would be lost, if they established were
4 so flexible as to bend to circumstances or be modified
5 by public opinion, *** [A] court or legislation which
6 should allow a change in public sentiment to influence
7 it in giving to a written constitution a construction
8 not warranted by the intention of its founders
9 would be justly chargeable with reckless disregard
10 of official oath and public duty; and if its course
11 could become a precedent, these instruments would be
12 of little avail *** what a court is to do, therefore,
13 is to declare the law as written.

14 T.M. Cooley, A Treatise on the Constitutional Limitations, 5th editing
15 pp 54, 55.

16 THE STEALTH FRAUD ACT OF THE 48TH SESSION OF THE
17 NEVADA LEGISLATURE ADOPTING AND ENACTING NEVADA
18 REVISED STATUTES AND PUBLISHING THEM WITHOUT
19 THE MANDATED ENACTING CLAUSE REVEALED
20 AND EXPOSED HERE IN.

21 This plaintiff herein has set forth ^{three} ~~two~~ (3) glaring issues that,
22 constitute unambiguous violations of the paramount law of the
23 state of Nevada, the NEU CONST such constitutional violations must
24 be viewed as plain error

25 It must always be remembered that "ALL POLITICAL POWER" IS
26 INHERENT IN THE PEOPLE."

27 State v. Rogers, 10 NEV at 260, ART 1 § 2 NEU CONST (1864)

SEPERATION OF POWERS

1 IN 1955, THE LEGISLATURE OF NEVADA / NEVADA LEGISLATURE (LEGIS OF
2 NEV.), CREATED THE STATUTE REVISION COMMISSION (STAT REV. COM.)
3 WITHOUT THE KNOWLEDGE, CONSENT, VOTE, OR THE WILL OF THE PEOPLE / CITIZENS
4 OF THE STATE OF NEVADA. AGAIN, NO AUTHORITY WAS PROVIDED TO CREATE THE
5 STAT. REV. COM.

6 IN CREATING THE STAT. REV. COM. THE LEGIS OF NEV. AND VIOLATED THE
7 NEV CONST ART 3 § 1, AND CAUSED ADDITIONAL, MULTIPLE CONFLICTS TO
8 OCCUR, DUE TO THE CREATED STAT REV. COM. THE REPUGNANT, SKULDGOGGERY,
9 CONFLICT COMPRISED OF THE APPOINTMENT OF THE THREE (3), SITTING JUSTICES
10 OF THE NEV. SUP. CRT., TO THE STAT REV COM. JUSTICE MILTON B. BADT
11 (BADT); JUSTICE, EDGAR EATHER (EATHER); AND JUSTICE CHARLES MERRILL
12 (MERRILL) BY THE LEGIS. OF NEV.

13 THE CREATION OF THIS COMMISSION IS A CLEAR VIOLATION OF ART
14 3 § 1 OF THE NEV CONST. SEPERATION OF POWERS

15 THESE (3) THREE JUSTICES, NOW A PART OF THE STAT. REV. COM.,
16 EMPLOYEED AS DIRECTOR, RUSSELL W. McDONALD (McDONALD), A MEMBER
17 OF THE STATE BAR OF NEVADA, WHOM WITH HIS STAFF (AN UNCONSTITUTIONAL
18 NON-JUDICIAL GROUP / BODY, TO PREPARE THE NEVADA REVISED STATUTES (NRS),
19 THE NUMBERING OF SECTIONS, BINDINGS, PRINTING, CLASSIFICATION, REVISION,
20 AND "SALE" THEREOF. SUBSEQUENTLY, UPON COMPLETION OF THE REVISION
21 OF THE TEXT OF THE STATUTES IN DECEMBER, 1956 THE COMMISSION TURNED
22 TO THE SOLUTION OF A "VITAL PROBLEM" WOULD IT ~~RECOMMEND~~ RECOMMEND THE
23 ENACTMENT OF THE REVISED STATUTES HEREIN OR WOULD IT REQUEST THE LEGISLATURE
24 MERELY TO ADOPT THE REVISED STATUTES AS EVIDENCE OF THE LAW? THE "COMMISSION"
25 CONCLUDED⁹⁹ THAT THE ENACTMENT OF THE REVISED STATUTES AS LAW,
26 RATHER THAN THE MERE ADOPTION THEREOF AS EVIDENCE OF THE LAW,
27 WOULD BE ~~THE~~ MORE "DESIRABLE COURSE OF ACTION". ACCORDINGLY

1 NEVADA REVISED STATUTES in typewritten form was submitted to the 48TH
2 SESSION OF the legislature in the form of a Bill providing for its enactment
3 as law of the state of Nevada. (from the wording herein above iterated, its
4 apparent that the COMMISSION submitted the type written NRS ^{not issue} ~~to the~~
5 ~~legis~~ herein as or in form of a Bill. This was not derived from the
6 Senate or assembly, yet again the commission).

7 This Bill Senate Bill NO 2 (which indicates NRS are laws of Nev)
8 (was done by this non Judicial Group, and unconstitutional and illegal)
9 (here after referred to in this preface "THE REVISION BILL", was
10 passed without amendment or dissenting vote, and on January 25, 1957,
11 was approved by Governor Charles H. Russell. (see exhibit 2)

12
13 The NRS at issue are the creation of an illegal, unconstitutional
14 commission, due to the fact that, sitting Justices of the NEV. SUP. CRT,
15 who were a part of the "JUDICIAL BRANCH" and no persons charged
16 with the exercise of powers properly belonging to one of these departments
17 shall exercise any function, appertaining to either of the others.

18 Sawyer v Dooley 21 Nev. 390, 32 Pac. 437 (1893), cited Ormsby County v
19 Kearney, 37 Nev. 314, 341, 142 Pac. 803 (1914); Galloway v Russell, 83 Nev
20 13, 422 p.2d 237 (1967) cited Dunphy v Sheehan, 92 Nev 259, 265, 549
21 p.2d 332 (1976); City of N. Las Vegas ex rel Arndt v Daines, 92 Nev 292;
22 294, 570 p.2d 399 (1976); O'Bryan v Eighth Judicial Dist Court 95 Nev.
23 386, 388 594 p.2d 739 (1979); NEV CONST ART 3 §1

24 Even then Justice Bach, of the NEV SUP CRT in rendering the
25 opinion of the court, acknowledged the "SEPERATION OF POWERS" under
26 ART 3 §1, as iterated in King v Board of Regents, 65 Nev 553, 557,
27 200 p.2d 221, 232 (1948); The court held:

28 A constitution being paramount Law of a state.

1 designed to separate the powers of Government and to
2 define their extent and limit their exercise by the
3 several departments as well as to secure and protect
4 private rights, no other instrument is of equal
5 significance, it has been very properly defined
6 to be a legislative act of the people themselves
7 in their sovereign capacity, and when the
8 people have declared by it that certain powers
9 shall be possessed and duties performed by
10 a particular officer or department, their
11 exercise and discharged by any other
12 officer or department are forbidden by a
13 necessary and unavailable.

14
15 And yet, (7) seven years later in 1955, Justice Budt failed to adhere
16 to his own opinion in King 65 NEV at 557, 200 p2d at 232, that
17 a constitution being paramount law of a state, designed to separate
18 the powers of Government.

19 Justice Budt, a sitting Justice of the NEV. SUP. CRT along with sitting
20 Justice, Easter, and sitting Justice, Merrill became part of the STAT.
21 REV. COM. that being created by the legislature of the state of NEV.
22 see Exhibit 1 (FORWARD p.g. XI)

23 It is clear that the STAT. REV. COM. undertook a legislative
24 duty and/or function, being charged to commence the preparation
25 of a complete "REVISION and compilation of the "LAWS" of the STATE
26 OF NEVADA" to be known as NEVADA REVISED STATUTES (Exhibit 1
27 Page XI) the revision, compilation, etc, is a duty that the "JUDICIAL
28 BRANCH" of the government is prohibited from doing. NEV. CONST. ART 6 § 1

1 ART 6 § 2; and ART 6 § 11

2 At no time are sitting, current Justice's of the NEV. SUP. CRT.
3 allowed to act as / on a commission, to perform acts, duties, or
4 functions of the LEGIS. OF. NEV. NO PERSON CHARGED with the
5 exercise of powers properly belonging to one of these departments
6 shall exercise "ANY" function appertaining to either of the others.

7 NEV CONST ART 3 § 1

8 Beyond a shadow of a doubt, Justice Badt; Justice Eather;
9 and Justice merrill, were charged with the exercise of power, functions,
10 properly belonging to the appellate court of the state of Nevada. A court
11 properly appertaining to the "JUDICIAL BRANCH" NEV CONST ART 6 § 4
12 clearly these Justice's should not have been performing functions
13 of the legislative branch.

14 in perch v patterson, 39 NEV 251, 268, 156 p. 439, 445 (1916); the
15 NEV. SUP. CRT. held:

16 A state constitution is also binding on the courts,
17 of the state, and on every officer and every citizen,
18 any attempt to do that which is prescribed in any
19 manner than that prescribed or to do that which
20 is prohibited is repugnant to that supreme and
21 paramount Law, and invalid. (6 R. L. p. 40)" (emphasis added)

22 Thus, let's review what is, and has been "SUFFICIENTLY" stated,
23 as to what is binding, what is prohibited, repugnant, and invalid.

24 (1) what is binding? The NEV CONST on all state courts, which
25 means that NEV CONST ART 3 § 1; ART 4 § 17; ART 4 § 23; and ART 6 § 4
26 are binding on the state court's of NEV

27 Thus, every law, publication of any law of the state of NEV, in
28 the state of NEV. must have the enacting clause upon their face NEV

1 CONST ART 4 § 23, this is not optional.

2 (2) What is prohibited, repugnant and invalid? Any attempt to do
3 that which is prescribed in any manner then that prescribed, or to
4 do that which is prohibited, is repugnant and invalid.

5 (a) It is prohibited to exercise the powers of a branch of government,
6 when charged with the powers of another branch of government.

7 I.e. charged with duties of the state appellate court; then during
8 that same time period performing acts, duties, or functions of the
9 legislative branch. NEU CONST ART 3 § 1

10 The (3) three justices acting on the commission was/is prohibited,
11 repugnant and invalid.

12 (b) It is prohibited, repugnant, to hold out to the people/citizens of
13 the state of Nevada, the publication of NRS's as issue herein
14 as valid & true laws of this state, which is to be binding upon the
15 plaintiff; others of this state; yet are not because the publication of
16 these laws fail to contain the required/mandated enacting clause(s) of
17 the NEU CONST ART 4 § 23

18 (c) It is prohibited, repugnant as to the manner and mode in which
19 the commission of 1951, 1953 and 1955, known as the statute
20 revision commission was created, then titled the legislative counsel
21 of the state of Nevada, to become the legislative counsel Bureau.

22 It is prohibited, repugnant to hold the acts, duties, and functions
23 of this illegal commission, unconstitutional commission, group, body,

24 as "LAWFULL" acts, duties, or functions of the legis. of Nev.
25 to be lawful and binding upon the people/plaintiff a citizen
26 of the STATE OF NEVADA

27 (d) It is prohibited, repugnant, unlawful to allow the legislative
28 counsel Bureau, to do acts, duties or functions that lawfully belong

1 to the Secretary of the State of Nevada. NEV CONST ART 5 § 20

2 (3) what is void? The NRS argued herein, created in 1955, the
3 publication of said NRS through the 48th session of the Nevada
4 legislature adopting the Nevada Revised statute argued herein
5 and adopted as law in 1957. for all the reasons set forth, herein
6 and as set forth above.

7 The constitution is the supreme and paramount Law, the made by
8 which amendments etc are to be made under it, is clearly defined.

9 It has been said that certain acts to be done, certain requirements
10 are to be observed, before a change can be effected.

11 State ex rel Stevenson v. Fly, 19 Nev. 391, 393, -94, 95, 12 p. 835,
12 837 (1887); NEV CONST ART 16 § 1; 2 see exhibit 3

13
14 SECOND, the NRS publication 220.110, which sets forth the required
15 contents of the Nevada Revised statutes (is vague), which does not
16 not mandate that the enacting clause be published, or republished
17 in the Nevada Revised statutes publication is:

18 (1) Not the "supreme, paramount of the state of Nevada, which
19 "supreme and paramount Law is the NEV CONST, and pursuant to the
20 supreme and paramount Law the NEV CONST ART 4 § 23", the enacting
21 clause of "every law shall be as follows:" mandates the enacting
22 clause(s) is to appear on "every law?"

23 (2) should the NRS publication 220.110 be construed to "not mandate,
24 require that the enacting clauses not be published/republished on
25 "every law", in the NRS publication then; NRS PUBLICATION 220.110
26 is in conflict with the supreme and paramount Law of the state
27 of Nevada NEV CONST ART 4 § 23. Caine, 131 p. 2d at 518

28 The constitution is the supreme and paramount Law, where

1 there is conflict between an act of the legislature and the constitution
2 of the state, the statute must yield to the extent of the repugnancy.
3 State ex rel moon v state Bd. of Examiners, 104 Idaho 640, 648, 662 P.2d
4 228, 229 (Idaho 1983)

5 And our own SUP. CT. has held:

6 "when the constitution says no law shall be amended,
7 save in a specified manner, can the legislature say
8 a law may be and shall be amended in a different
9 manner? the case is, to our minds, a plain one of
10 irreconcilable conflict between the paramount law
11 of the constitution and the enactment of the
12 legislature, when such a conflict is clearly
13 presented to the judicial mind, the constitution
14 must prevail."⁹⁹

15 State v Roger, 10 Nev. at 255, quoting Walker, C.J. see also Weaver v
16 Lapsley, 43 Ala 244 (emphasis added)

17 ⁶⁶ This court must recognize that the NRS PUBLICATION 220.110
18 MUST YIELD TO THE NEV CONST ART 4 § 23, which mandates an enacting
19 clause to be on every law⁹⁹ and thus conclude that ⁶⁶ "In June
20 the less, as... (Judges), we cannot ignore our obligation to protect
21 and defend the paramount law of the nation and of this state."⁹⁹

22 Stumpf v Lau 108 Nev 826, 844, 839 P.2d 120, 131 (Nev 1992)

23 Additionally, This court should acknowledge that the NRS
24 publication 220.120(5) states a NV part as follows:

25 "The legislative counsel in keeping Nevada Revised
26 statutes current shall not alter the sense, meaning
27 of effect of any legislative act."⁹⁹

28 See Exhibit 4 NRS publication 220.120; 220.110

1 clearly NRS publication 220.110 being construed to not require an
2 enacting clause, would clearly contravene provisions of the NEV CONST;
3 Caine 131 p.2d at 518 (and conflicts with paramount law of NEV)

4

5 This plaintiff has looked up the laws referenced herein in the NRS
6 book, and found no enacting clause for any of these laws. A citizen
7 is not expected nor required to search through other records or books
8 for the enacting authority. Should such enacting authority not be
9 "ON THE FACE" of the laws which are referenced in AR 258; and
10 also AR 339. Then "they are not laws of this state" thus are not
11 laws that allow or authorize defendants to take his funds/movies
12 owed to NDAC, nor is plaintiff subjected to their false authority.
13 Caine, 131 p.2d at 518, State v Rogers 10 NEV at 261

14 This court has jurisdiction to determine whether the NEV CONST,
15 the will of the people/citizens mandated that "EVERY LAW" published,
16 republished in the STATE OF NEVADA must contain the enacting clause,
17 as iterated in the NEV CONST ART 4 § 23 The NEV CONST ART 4 § 23, and
18 the clearly delineated, well established cases cited herein, and
19 especially those of the NEV. SUP. CRT. indicated that this court must
20 answer affirmative.

21 There may be issues, questions here in this court ^{would} should
22 gladly avoid, yet the issues, questions here in this court should,
23 must not avoid them. This court must exercise and perform its duty,
24 because of whatever difficulties the issues here in present, judges are not
25 to consider the political or economic impact that might ensue from
26 upholding the CONSTITUTION OF NEVADA as written. (NEV CONST. ART 4 § 23).
27 They are to uphold in no matter what may result, as that ancient
28 maxim of law states: though heavens may fall, LET "JUSTICE" be done["]

1 It may be that it is obnoxious thing in its mildest and least repulsive
2 form; but illegitimate and unconstitutional practices get their first footing
3 in that way, namely, by silent approaches and slight deviations from
4 legal modes of procedure. This can only be obviated by adhering to the
5 rule that constitutional provisions for the security of person... should
6 be liberally construed. A close and literal construction deprives them
7 of half their efficacy, and leads to gradual depreciation of the right,
8 as if it consisted more in sound than in substance. It is the duty of
9 courts to be watchful for the constitutional rights of the citizen, and
10 to guard against any stealthy enactments thereon.

11 Coolidge v. New Hampshire, 403 U.S. 443, 454 (1971)

12 CONCLUSION

13 Our constitution expressly provides that the enacting clause of every law
14 shall be "THE PEOPLE OF THE STATE OF NEVADA..."

15 This language is susceptible of but one interpretation.

16 This plaintiff respectfully requests that this court be watchful for
17 the plaintiffs state & federal constitutional rights. It should be

18 relatively easy to determine that (1) the statutes disputed herein, do

19 not as of (2019) contain the constitutionally mandated enacting clause

20 upon their face. NEU CONST ART 4 § 23; (2) That the NEU CONST ART 4 § 23

21 mandates an enacting clause(s) on "EVERY LAW". That, the NRSs

22 disputed herein in the NRS publication are LAWS of the STATE OF NEVADA,

23 Therefore are required, mandated to contain the enacting clause(s). NEU CONST

24 ART 4 § 23; state v. Rogers, 10 Nev 261

25 Further more... The facts set forth in plaintiffs monthly statements

26 provide irrefutable evidence & proof that the NDR by way of defendant

27 venus fajota took more than what even the unconstitutional AR 258

28 and NRS 209.246 allow.

1 this fact cannot be disputed, or legally allowed, nor should it be allowed.

2

3 AS to service being effected on defendants. Garrett & Potter.

4 Fact is plaintiff did try, NDOC refused to except because plaintiff

5 only put initial of first name on complaint, eventually C. Potter was

6 served on 3/10/2021. The sheriff in carson city indicates as much

7 in letter, also indicates NDOC claims not to except service with

8 only the initial of first name. See Exhibit 5.

9

10 PREVIOUS LAWSUITS

11 plaintiff has no other lawsuits on this issue in state or Federal court.

12 this issue has been exhausted through Grievance process, Grievance NO

13 20063096886; 20063108938

14

15 REQUEST FOR RELIEF

16 (1) AS to Defendants Sisolak, Legavaste, Ford. for allowing Defendants

17 they are responsible for the actions of as in supervisory capacity.

18 (1(a)) Compensatory Damages. \$5,000.00 per Defendant. (1(b)) Punative

19 Damages. for allowing Defendants Daniels; and Borrowman to

20 arbitrarily, capriciously on their own, without the knowledge of

21 their supervisors change an AR as if they write law, since the AR

22 is enforced by a statute/NRS. Law. (unconstitutional law) which

23 is an act to be done by an elected legislator. \$15,000.00, Punative

24 Damages per Defendant.

25 ~~AS TO THE NDOC~~

26 (2) AS TO NDOC (1) Abolish AR 258 as unconstitutional, Void of

27 authority. (2) bring back Gift program with \$1,000.00 limit twice a

28 year. (3) since Defendants Daniels; & Borrowman violated separation of

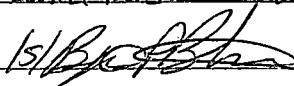
1 powers. AS such should be terminated from employment, compensatory
2 Damages of \$5,000.00 per defendant. Daniels, Borrauman. punitive
3 Damages of \$10,000.00 per defendant. Daniels, Borrauman.
4 supplant to NDOC. Arkansas AR 339 as well, re write, give authority to
5 such by U.S. const, NEU const.
6 AS to Defendant. Fajota.
7 compensatory Damages \$5,000.00
8 punitive Damages. \$10,000.00
9 for act of theft of plaintiffs money's he has a property liberty
10 interest in. termination from employment. and be charged with
11 theft; & wire fraud.
12 AS to Defendants Garrett, Potter.
13 compensatory Damages \$5,000.00
14 punitive Damages. \$10,000.00
15 for Refusing to intervene on plaintiffs behalf, help him stop the
16 theft.
17 Declaratory Judgment of this court that NRS 209.246, 209.131, 209.239
18 Are unconstitutional, & void of Authority, along with AR's 258, 339
19 Since they get their authority from said statutes/Laws.
20 I declare under penalty of perjury under the laws of the United States of
21 America that the foregoing is true & correct. pursuant to 28USCA §1746 &
22 18USCA §1621
23 Dated this 17th day of July 2021
24 
25 Bryan P. Borham 60575
26 PO Box 650 (H.O.S.P.)
27 Indian Springs, NEV 89070
28

EXHIBIT 1

proof of illegal copyright.
names of sup. crt justices appointed to stat. Rev. com.
violation of Nev const Art 3 § 1 (Sep of Powers) (pg XI) illegal
commingling of power; duties, and functions of branches of
government.
Pg. 3 History and objectives of The Revision (pg XIII)
pg. 4 legislative counsels preface (xiv) Abolishing the stat.
Rev. Comm, transfer of power, to legislative counsel of the
State of Nevada. "vital problem"
Pg. 5 method and Form publication (pg xv) Nevada Revised
statutes is the law of Nevada. The Revised statutes speak
for themselves.

EXHIBIT 1

NEVADA REVISED STATUTES

Should be cited as:

NRS

Thus: NRS 19.010

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EXHIBIT 6-277

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④

FOREWORD

By the provisions of chapter 304, Statutes of Nevada 1951, amended by chapter 280, Statutes of Nevada 1953, and chapter 248, Statutes of Nevada 1955, the legislature of the State of Nevada created the statute revision commission comprised of the three justices of the supreme court, authorized such commission to appoint a reviser of statutes to be known as the director of the statute revision commission, and charged the commission to commence the preparation of a complete revision and compilation of the laws of the State of Nevada to be known as Nevada Revised Statutes. Reference is made to chapter 220 of Nevada Revised Statutes for the further duties and authority of the statute revision commission relating to the preparation of Nevada Revised Statutes, the numbering of sections, binding, printing, classification, revision and sale thereof.

The commission employed as director Russell W. McDonald, a member of the State Bar of Nevada, who, with his staff, undertook and performed this monumental task with such methods, care, precision, completeness, accuracy and safeguards against error as to evoke the highest praise of the commission and the commendation of the bench and bar of the state.

As the work progressed, Mr. McDonald submitted drafts of chapter after chapter as recompiled and revised, and the members of the commission individually and in conference meticulously checked all revisions. In the vast majority of cases these revisions were promptly approved. Many required further conferences with the director. Some were modified and redrafted. As the several chapters were returned with approval to the director, they were in turn delivered to the superintendent of state printing for printing, to the end that upon the convening of the 1957 legislature Nevada Revised Statutes was ready to present for approval. By the provisions of chapter 2, Statutes of Nevada 1957, Nevada Revised Statutes, consisting of NRS 1.010 to 710.590, inclusive, was "adopted and enacted as law of the State of Nevada."

STATUTE REVISION COMMISSION

MILTON B. BADT
EDGAR EATHER
CHARLES M. MERRILL

66-277

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②

LEGISLATIVE COUNSEL'S PREFACE

History and Objectives of the Revision

Nevada Revised Statutes is the result of the enactment, by the 45th session of the legislature of the State of Nevada, of chapter 304, Statutes of Nevada 1951 (subsequently amended by chapter 280, Statutes of Nevada 1953, and chapter 248, Statutes of Nevada 1955), which created the statute revision commission and authorized the commission to undertake, for the first time in the state's history, a comprehensive revision of the laws of the State of Nevada of general application. Although revision was not commenced until 1951, the need for statutory revision had been recognized as early as 1865 when an editorial published in the *Douglas County Banner* stated:

One subject which ought to engage the early, and serious consideration of the Legislature, about to convene, and one which should be acted upon without delay, is the revision and codification of the laws of Nevada. Amendment has been added to amendment, in such manner as to leave, in many instances, the meaning of the Legislature, that last resort of the jurist, in determining the application of the law, more than doubtful * * *. The most serviceable members of the Legislature will be those gentlemen who will do something toward reducing to order our amendment-ridden, imperfectly framed and jumbled up statutes at large.

From 1861 to 1951 the legislature made no provisions for statutory revision, although during that period 8,423 acts were passed by the legislature and approved by the governor. During the period from 1873 to 1949 eight compilations of Nevada statutes were published. "Compiling" must be distinguished from "revising." Ordinarily, the "compiling" of statutes involves the following steps: Removing from the last compilation the sections that have been specifically repealed since its publication; substituting the amended text for the original text in the case of amended sections; inserting newly enacted sections; rearranging, to a limited extent, the order of sections; and bringing the index up to date.

"Revising" the statutes, on the other hand, involves these additional and distinguishing operations: (1) The collection into chapters of all the sections and parts of sections that relate to the same subject and the orderly arrangement into sections of the material assembled in each chapter. (2) The elimination of inoperative or obsolete, duplicated, impliedly repealed and unconstitutional (as declared by the Supreme Court of the State of Nevada) sections and parts of sections. (3) The elimination of unnecessary words and the improvement of the grammatical structure and physical form of sections.

The revision, instead of the recompilation, of the statutes was undertaken, therefore, first, to eliminate sections or parts of sections which, though not specifically repealed, were nevertheless ineffective and, second, to clarify, simplify, classify and generally make more accessible, understandable and usable the remaining effective sections or parts of sections.

With respect to the accomplishment of the second purpose of revision specified above, the following revisions, in addition to those mentioned elsewhere in this preface, were made:

66 299

3

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LEGISLATIVE COUNSEL'S PREFACE

1. Long sections were divided into shorter sections. The division of long sections facilitates indexing and reduces the complications and expense incident to future amendment of the statutes.

2. Whole sections or parts of sections relating to the same subject were sometimes combined.

3. Sentences within a section, and words within a sentence, were rearranged, and tabulations were employed where indicated.

4. Such words and phrases as "on and after the effective date of this act," "heretofore," "hereinafter," "now," and "this act" were replaced by more explicit words when possible.

5. The correct names of officers, agencies or funds were substituted for incorrect designations.

The general types of revisions to be made by the reviser, as well as the broad policies governing the work of revision, were determined by the statute revision commission at frequent meetings. Precautions were taken to ensure the accomplishment of the objectives of the program without changing the meaning or substance of the statutes.

Upon completion of the revision of the text of the statutes in December 1956, the commission turned to the solution of a vital problem: Would it recommend the enactment of the revised statutes or would it request the legislature merely to adopt the revised statutes as evidence of the law? The commission concluded that the enactment of the revised statutes as law, rather than the mere adoption thereof as evidence of the law, would be the more desirable course of action. Accordingly, *Nevada Revised Statutes* in typewritten form was submitted to the 48th session of the legislature in the form of a bill providing for its enactment as law of the State of Nevada. This bill, Senate Bill No. 2 (hereafter referred to in this preface as "the revision bill"), was passed without amendment or dissenting vote, and on January 25, 1957, was approved by Governor Charles H. Russell.

On July 1, 1963, pursuant to the provisions of chapter 403, Statutes of Nevada 1963, the statute revision commission was abolished, and its powers, duties and functions were transferred to the legislative counsel of the State of Nevada.

SCOPE AND EFFECT OF NEVADA REVISED STATUTES

Nevada Revised Statutes, including the supplementary and replacement pages, constitutes all of the statute laws of Nevada of a general nature enacted by the legislature. All statutes of a general nature enacted before the regular legislative session of 1957 have been repealed. See section 3 of chapter 2, Statutes of Nevada 1957, immediately following this preface.

The revised statutes were the result of 7 years of labor by the statute revision commission and its editorial staff addressed to the problem of eliminating from the accumulation of 95 years of legislation those provisions no longer in force and restating and compiling the remainder in an understandable form. This involved elimination of duplicating, conflicting, obsolete and unconstitutional provisions, and those provisions that had been repealed by implication. It involved a complete reclassification, bringing together those laws and parts of laws which, because of similarity of subject matter, properly belonged together, and an arrangement of the laws within each class in a logical order. It involved the elimination of thousands of needless words and redundant expressions. It was a labor involving almost infinite detail, as well as the problems of classification and the general plan of arrangement.

XIV

(2001)

66-292

4-83

LEGISLATIVE COUNSEL'S PREFACE

Nevada Revised Statutes is the law of Nevada. The revised statutes speak for themselves; and all sections of the *Nevada Revised Statutes* are considered to speak as of the same date, except that in cases of conflict between two or more sections or of any ambiguity in a section, reference may be had to the acts from which the sections are derived, for the purpose of applying the rules of construction relating to repeal or amendment by implication or for the purpose of resolving the ambiguity. See sections 4 and 5 of chapter 2, Statutes of Nevada 1957.

METHOD AND FORM OF PUBLICATION

As required by NRS 220.120, all volumes are "bound in loose-leaf binders of good, and so far as possible, permanent quality." The use of the loose-leaf method makes it possible to keep *Nevada Revised Statutes* up to date, without using pocket parts or supplements or completely reprinting and rebinding each volume, simply by the insertion of new pages. As required by NRS 220.160, replacement and supplementary pages to the statute text made necessary by the session of the legislature are prepared as soon as possible after each session. Complete reprintings of *Nevada Revised Statutes* were made in 1967, 1973 and 1979, and after each regular session beginning in 1985.

Replacement pages are additionally provided periodically between legislative sessions as necessary to update the annotations to NRS, including federal and state case law. Occasionally these replacement pages will contain material inadvertently omitted in the codification of NRS and the correction of manifest clerical errors, as well as sections or chapters of NRS which have been recodified pursuant to chapter 220 of NRS for clarification or to alleviate overcrowding.

The outside bottom corner of each page of NRS contains a designation which indicates the reprint or group of replacement pages with which the page was issued. A designation consisting of four numerals contained in parentheses means that the page was issued as part of a reprint of NRS immediately following the legislative session held in the year indicated by the four numerals. For example, the designation "(1999)" means that the page was issued as part of the reprint of NRS immediately following the 70th legislative session which was held in 1999. A designation consisting of four numerals contained in parentheses immediately followed by the capitalized letter "R" and a numeral means that the page was issued as part of a group of replacement pages in the year indicated by the four numerals in parentheses. The numeral following the "R" indicates the number of the group of replacement pages. The groups begin with the number one and increase sequentially by one number so that the later group will always have a higher number. For example, the designation "(2000) R1" means that the page was part of the first group of replacement pages issued in 2000. Similarly, the designation "(2000) R4" means that the page was part of the fourth group of replacement pages issued in 2000.

Each user of *Nevada Revised Statutes* is urged to make arrangements for the retention of obsolete pages for reference.

CLASSIFICATION AND ARRANGEMENT

One of the first and most fundamental tasks in the revision was the adoption of a sound system of classification. Proper classification, by which the laws or parts of laws are brought together in logical consecutive units, is vital for a number of reasons: It makes the law more accessible and understandable; only through it can all

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⑤ 84

EXHIBIT 2

ACTS OF THE 48TH SESSION OF THE NEVADA LEGISLATURE

pg. 1 The so-called 48th session of the Nevada legislature 1957, is written in the form and style of a Resolution and not a bill. which was prepared by the quasi group of the questionable established statute Revision commission and not anyone from the legislative branch. (identified as Senate Bill no 2 however the act of the 48th session is not addressed as S.B. 2)

No true identity of the Senate Bill as stated in exhibit 1 pg 4 (xiv)

No Bill History i.e. who introduced the Bill. (proper protocol of Bill History missing)

Not read three (3) times in assembly on different days.

No record of votes taken.

they put the NRS at issue herein in a resolution form, which the Gov.

signed and passed a Resolution not a Bill. That, due to this act

~~REPEALING THE~~ NRS 209.246, 209.131, NRS 209.239 are invalid & unconstitutional

There are additional inherent problems with act of the 48th session / Resolution.

EXHIBIT 2

ACT OF THE 48TH SESSION OF THE NEVADA LEGISLATURE ADOPTING AND ENACTING NEVADA REVISED STATUTES

Chapter 2, Statutes of Nevada 1957, page 2

- Section 1. Enactment of Nevada Revised Statutes.
Sec. 2. Designation and citation.
Sec. 3. Repeal of prior laws.
Sec. 4. Construction of act.
Sec. 5. Effect of enactment of NRS and repealing clause.
Sec. 6. Severability of provisions.
Sec. 7. Effective date.
Sec. 8. Omission from session laws.
Sec. 9. Content of Nevada Revised Statutes.

AN ACT to revise the laws and statutes of the State of Nevada of a general or public nature; to adopt and enact such revised laws and statutes, to be known as the Nevada Revised Statutes, as the law of the State of Nevada; to repeal all prior laws and statutes of a general, public and permanent nature; providing penalties; and other matters relating thereto.

[Approved January 25, 1957] *The People of the State of Nevada, represented in Senate and Assembly, do enact as follows:*

Section 1. Enactment of Nevada Revised Statutes.

The Nevada Revised Statutes, being the statute laws set forth after section 9 of this act, are hereby adopted and enacted as law of the State of Nevada.

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Sec. 2. Designation and citation.

The Nevada Revised Statutes adopted and enacted into law by this act, and as hereafter amended and supplemented and printed and published pursuant to law, shall be known as Nevada Revised Statutes and may be cited as "NRS" followed by the number of the Title, chapter or section, as appropriate.

Sec. 3. Repeal of prior laws.

Except as provided in section 5 of this act and unless expressly continued by specific provisions of Nevada Revised Statutes, all laws and statutes of the State of Nevada of a general, public and permanent nature enacted prior to January 21, 1957, hereby are repealed.

Sec. 4. Construction of act.

1. The Nevada Revised Statutes, as enacted by this act, are intended to speak for themselves; and all sections of the Nevada Revised Statutes as so enacted shall be considered to speak as of the same date, except that in cases of conflict between two or more sections or of any ambiguity in a section, reference may be had to the acts from which the sections are derived, for the purpose of applying the rules of construction relating to repeal or amendment by implication or for the purpose of resolving the ambiguity.

2. The provisions of Nevada Revised Statutes as enacted by this act shall be considered as substituted in a continuing way for the provisions of the prior laws and statutes repealed by section 3 of this act.

3. The incorporation of initiated and referred measures is not to be deemed a legislative reenactment or amendment thereof, but only a mechanical inclusion thereof into the Nevada Revised Statutes.

4. The various analyses set out in Nevada Revised Statutes, constituting enumerations or lists of the Titles, chapters and sections of Nevada Revised Statutes, and the descriptive headings or catchlines immediately preceding or within the texts of individual sections, except the section numbers included in the headings or catchlines immediately preceding the texts of such sections, do not constitute part of the law. All derivation and other notes set out in Nevada Revised Statutes are given for the purpose of convenient reference, and do not constitute part of the law.

5. Whenever any reference is made to any portion of Nevada Revised Statutes or of any other

law of this state or of the United States, such reference shall apply to all amendments and additions thereto now or hereafter made.

Sec. 5. Effect of enactment of NRS and repealing clause.

1. The adoption and **enactment** of Nevada Revised Statutes shall not be construed to repeal or in any way affect or modify:

- (a) Any special, local or temporary laws.
- (b) Any law making an appropriation.
- (c) Any law affecting any bond issue or by which any bond issue may have been authorized.
- (d) The running of the statutes of limitations in force at the time this act becomes effective.
- (e) The continued existence and operation of any department, agency or office heretofore legally established or held.
- (f) Any bond of any public officer.
- (g) Any taxes, fees, assessments or other charges incurred or imposed.
- (h) Any statutes authorizing, ratifying, confirming, approving or accepting any compact or contract with any other state or with the United States or any agency or instrumentality thereof.

2. All laws, rights and obligations set forth in subsection 1 of this section shall continue and exist in all respects as if Nevada Revised Statutes had not been adopted and enacted.

3. The repeal of prior laws and statutes provided in section 3 of this act shall not affect any act done, or any cause of action accrued or established, nor any plea, defense, bar or matter subsisting before the time when such repeal shall take effect; but the proceedings in every case shall conform with the provisions of Nevada Revised Statutes.

4. All the provisions of laws and statutes repealed by section 3 of this act shall be deemed to have remained in force from the time when they began to take effect, so far as they may apply to any department, agency, office, or trust, or any transaction, or event, or any limitation, or any right, or obligation, or the construction of any contract already affected by such laws, notwithstanding the repeal of such provisions.

5. No fine, forfeiture or penalty incurred under laws or statutes existing prior to the time Nevada Revised Statutes take effect shall be affected by repeal of such existing laws or statutes, but the recovery of such fines and forfeitures and the enforcement of such penalties shall be effected as if the law or statute repealed had still remained in effect.

6. When an offense is committed prior to the time Nevada Revised Statutes take effect, the offender shall be punished under the law or statute in effect when the offense was committed.

7. No law or statute which heretofore has been repealed shall be revived by the repeal provided in section 3 of this act.

8. The repeal by section 3 of this act of a law or statute validating previous acts, contracts or transactions shall not affect the validity of such acts, contracts or transactions, but the same shall remain as valid as if there had been no such repeal.

9. If any provision of the Nevada Revised Statutes as enacted by this act, derived from an act that amended or repealed a preexisting statute, is held unconstitutional, the provisions of section 3 of this act shall not prevent the preexisting statute from being law if that appears to have been the intent of the legislature or the people.

Sec. 6. Severability of provisions.

If any provision of the Nevada Revised Statutes or amendments thereto, or the application thereof to any person, thing or circumstance is held invalid, such invalidity shall not affect the provisions or application of the Nevada Revised Statutes or such amendments that can be given effect without the invalid provision or application, and to this end the provisions of Nevada Revised Statutes and such amendments are declared to be severable.

Sec. 7. Effective date.

This act, and each and all of the laws and statutes herein contained and hereby enacted as the Nevada Revised Statutes, shall take effect upon passage and approval.

Sec. 8. Omission from session laws.

The provisions of NRS 1.010 to 710.590, inclusive, appearing following section 9 of this act shall not be printed or included in the Statutes of Nevada as provided by NRS 218.500 and NRS 218.510; but there shall be inserted immediately following section 9 of this act the words: "(Here followed NRS 1.010 to 710.590, inclusive.)"

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Sec. 9. Content of Nevada Revised Statutes.

The following laws and statutes attached hereto, consisting of NRS sections 1.010 to 710.590, inclusive, constitute the Nevada Revised Statutes:

(Here followed NRS 1.010 to 710.590, inclusive.)

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EXHIBIT 3

NV. CONST ART 16 § 1;2

EXHIBIT 3

The Constitution of the State of Nevada

Article 16 Amendments

1. Constitutional amendments: Procedure; concurrent and consecutive amendments.

1. Any amendment or amendments to this Constitution may be proposed in the Senate or Assembly; and if the same shall be agreed to by a Majority of all the members elected to each of the two houses, such proposed amendment or amendments shall be entered on their respective journals, with the Yeas and Nays taken thereon, and referred to the Legislature then next to be chosen, and shall be published for three months next preceding the time of making such choice. And if in the Legislature next chosen as aforesaid, such proposed amendment or amendments shall be agreed to by a majority of all the members elected to each house, then it shall be the duty of the Legislature to submit such proposed amendment or amendments to the people, in such manner and at such time as the Legislature shall prescribe; and if the people shall approve and ratify such amendment or amendments by a majority of the electors qualified to vote for members of the Legislature voting thereon, such amendment or amendments shall, unless precluded by subsection 2 or section 2 of article 19 of this constitution, become a part of the Constitution.

2. If two or more amendments which affect the same section of the constitution are ratified by the people at the same election:

(a) If all can be given effect without contradiction in substance, each shall become a part of the constitution.

(b) If one or more contradict in substance the other or others, that amendment which received the largest favorable vote, and any other amendment or amendments compatible with it, shall become a part of the constitution.

3. If after the proposal of an amendment, another amendment is ratified which affects the same section of the constitution but is compatible with the proposed amendment, the next legislature if it agrees to the proposed amendment shall submit such proposal to the people as a further amendment to the amended section. If, after the proposal of an amendment, another amendment is ratified which contradicts in substance the proposed amendment, such proposed amendment shall not be submitted to the people.

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NEVADA STATUTES

The Constitution of the State of Nevada

Article 16 Amendments

2. Convention for revision of constitution: Procedure.

If at any time the Legislature by a vote of two thirds of the Members elected to each house, shall determine that it is necessary to cause a revision of this entire Constitution they shall recommend to the electors at the next election for Members of the Legislature, to vote for or against a convention, and if it shall appear that a majority of the electors voting at such election, shall have voted in favor of calling a Convention, the Legislature shall, at its next session provide by law for calling a Convention to be holden within six months after the passage of such law, and such Convention shall consist of a number of Members not less than that of both branches of the Legislature. In determining what is a majority of the electors voting at such election, reference shall be had to the highest number of votes cast at such election for the candidates for any office or on any question.

EXHIBIT 4

NRS 220.120 & NRS 220.110

220.120. Compilation, organization, revision and publication of NRS: Form and style; numbering and arrangement; inclusion of notes and reference materials; changes and corrections; legal effect of renumbering; resolution of nonsubstantive conflicts between multiple laws.

1. In preparing the annotations and keeping Nevada Revised Statutes current, the Legislative Counsel is authorized:

- (a) To adopt such system of numbering as the Legislative Counsel deems practical.
- (b) To cause the revision to be published in a number of volumes deemed convenient.
- (c) To cause the volumes to be bound in loose-leaf binders of good, and so far as possible, permanent quality.

2. The pages of Nevada Revised Statutes must conform in size and printing style to the pages of the Statutes of Nevada, and roman style type must be used.

3. The Legislative Counsel shall classify and arrange the entire body of statute laws in logical order throughout the volumes, the arrangement to be such as will enable subjects of a kindred nature to be placed under one general head, with necessary cross references.

4. Notes of decisions of the Supreme Court, historical references and other material must be printed and arranged in such manner as the Legislative Counsel finds will promote the usefulness thereof.

5. The Legislative Counsel in keeping Nevada Revised Statutes current shall not alter the sense, meaning or effect of any legislative act, but may renumber sections and parts of sections thereof, change the wording of headnotes, rearrange sections, change reference numbers or words to agree with renumbered chapters or sections, substitute the word "chapter" for "article" and the like, substitute figures for written words and vice versa, change capitalization for the purpose of uniformity, correct inaccurate references to the titles of officers, the names of departments or other agencies of the State, local governments, or the Federal Government, and such other name changes as are necessary to be consistent with the laws of this state and correct manifest clerical or typographical errors.

6. The Legislative Counsel may:

- (a) Create new titles, chapters and sections of Nevada Revised Statutes, or otherwise revise the title, chapter and sectional organization of Nevada Revised Statutes, all as may be

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220.110. Contents of NRS.

Nevada Revised Statutes shall contain:

1. The Constitution of the United States.
 2. The Constitution of the State of Nevada.
 3. The laws of this State of general application.
 4. A full and accurate index of the statute laws.
 5. Such annotations, historical notes, Supreme Court and district court rules and other information as the Legislative Counsel deems appropriate to include.
- 1951, p. 470; 1953, p. 388; 1963, p. 1022; 1969, p. 12.

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EXHIBITS

PROOF OF SERVICE

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letter from carson city sheriff,

**PLEADING
CONTINUES
IN NEXT
VOLUME**