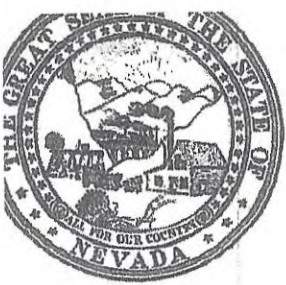


EXHIBIT

B



STATE OF NEVADA
SECRETARY OF STATE
BARBARA K. CEGAVSKE

101 N. Carson St. Phone: 775-684-5705
 Carson City, NV 89701 Fax: 775-684-5718

nvelect@sos.nv.gov
 www.nvsos.gov

For official use only:

Received by: _____
 Date Received: _____
 Complaint Type: _____
 (Stamp here)

ELECTION INTEGRITY VIOLATION REPORT

The information you report on this form may be used to help us investigate violations of Nevada election laws. When completed, mail, email, or fax your form and supporting documents to the office listed above. Upon receipt, your complaint will be reviewed by a member of our staff. The length of this process can vary depending on the circumstances and information you provide with your complaint. The Office of the Secretary of State may contact you if additional information is needed.

INSTRUCTIONS: Please TYPE/PRINT your complaint in dark ink. You must write LEGIBLY. All fields **MUST** be completed.

SECTION 1.

COMPLAINANT INFORMATION

Salutation: Mr. Mrs. Ms. Miss

Your Name: _____
 Last First MI

Your Organization, if any: N/A (Citizen of Nevada)

Your Address: _____
 Address City State Zip

Your Phone Number: message # _____
 Home Cell Work Fax

Email: _____ Call me between 8am-5pm at: Home Cell Work

SECTION 2.

TYPE OF COMPLAINT *See Attachments in Support.*

- | | |
|--|---|
| <input type="checkbox"/> Campaign Practices | <input type="checkbox"/> Voter Fraud |
| <input type="checkbox"/> Contributions / Expenses | <input type="checkbox"/> Initiative / Referendum Petition |
| <input checked="" type="checkbox"/> Voter Registration | <input type="checkbox"/> Financial Disclosure Statement |
| <input checked="" type="checkbox"/> Other | |

1.) The Nevada Department of Corrections (N.D.C.) failure to comply with the statutory provisions of N.R.S. 213.157 worked to unfairly deprive me of my Constitutional right to vote in this years elections

SECTION 3.

COMPLAINT IS AGAINST State of Nevada Ex Rel.; Nevada Dept. of Corrections; Board of Prison Commissioners

Please detail the nature of your complaint. Include the name and contact information (if known) of the individual, candidate, campaign, or group that is the subject of your complaint. Your complaint must also include a clear and concise statement of facts sufficient to establish that the alleged violation occurred. Any relevant documents or other evidence that support your complaint should be listed and attached. You may attach additional sheets if necessary.

Assembly Bill 431 passed in 2019 restored my right to vote (among other things). Immediately upon a grant of parole. (N.R.S. 213.157 attached for your convenience) See N.R.S. 213.157 (1)(a). I suffered one single conviction in 2004 and was granted parole effective Nov 1st 2016. (ORDER granting parole attached for your convenience) As of Nov 1st 2016 there no longer exist any undischarged conviction, my continuing confinement to a state prison is related to an improper, unilateral, administrative act by N.D.O.C. done without the benefit of any conviction what-so-ever. The consecutive sentence that the N.D.O.C. relies upon pursuant to N.R.S. 193.165 is admittedly no offense and does not result in a conviction. I have discharged my sole conviction and sentence for Murder (see ORDER of AFFIRMANCE attached) The N.D.O.C. unilateral determination that I cannot register to vote or otherwise participate in the voting process while I am imprisoned works to violate my rights as defined by N.R.S. 213.157 (see N.D.O.C. Griev. # 2006-31-45642 attached) Once my Grant of parole became effective admittedly No felony conviction(s) remain, NO legitimate basis exist in order to deny my right to vote pursuant to N.R.S. 213.157. (See Nevada Criminal Justice Information System (N.C.J.I.S)) Record of Conviction detailing a single, unitary felony conviction pursuant to N.R.S. 200.030 Second degree Murder attached). Any questions related to N.D.O.C.'s practice to confine me to a state prison pursuant to a consecutive sentence without a conviction are separate from the stated violation of my voting rights

SECTION 4.

Sign and date this form. The Secretary of State's Office cannot process any unsigned, incomplete, or illegible complaints. In order to resolve your complaint, we may send a copy of this form to the person or group about whom you are complaining.

I am filing this complaint to notify the Office of the Secretary of State of the activities of a particular candidate, campaign, individual or group. I understand that the information contained in this complaint may be used to establish violations of Nevada law in both private and public enforcement actions. I authorize the Office of the Secretary of State to send my complaint and supporting documents to the individual or group identified in this complaint.

By signing my name below, I certify under penalty of perjury that the information provided in this complaint is true and correct to the best of my knowledge.

Signature

Print Name

12/20/2022
Date (mm/dd/yyyy)

ELECTION INTEGRITY VIOLATION REPORT
SUPPORTING DOCUMENTS

No. of pages	Description of Document
5 pgs	N.R.S. 213.157 with Editors Notes, Decisions, A.G.D.
2 pgs	ORDER GRANTING PAROLE effective Nov. 1 st 2010
3 pgs.	Nevada Court of Appeals ORDER of Affirmance detailing Conviction and Sentence for Murder is discharged.
7 pgs.	Nevada Dept. of Corrections Grievance # 2006-31-45642
2 pgs	Nevada Criminal Justice Information System BASE RECORD detailing one unitary conviction PURSUANT TO N.R.S. 200.030

213.157. Restoration of right to vote when placed on probation, granted parole or granted pardon; restoration of civil rights after sentence served.

1. A person convicted of a felony:

(a) Who is placed on probation, granted parole or granted a pardon is immediately restored to the right to vote;

(b) Who has served his or her sentence and has been released from prison:

(1) Is immediately restored to the right to serve as a juror in a civil action.

(2) Is immediately restored to the right to vote.

(3) Four years after the date of his or her release from prison, is restored to the right to hold office.

(4) Six years after the date of his or her release from prison, is restored to the right to serve as a juror in a criminal action.

2. Upon his or her release from prison, a person so released must be given an official document which provides:

(a) That the person has been released from prison;

(b) That the person is restored to his or her civil right to serve as a juror in a civil action as of the date of his or her release from prison;

(c) The date on which his or her civil right to hold office will be restored to the person pursuant to subparagraph (3) of paragraph (b) of subsection 1; and

(d) The date on which his or her civil right to serve as a juror in a criminal action will be restored to the person pursuant to subparagraph (4) of paragraph (b) of subsection 1.

3. A person who has been released from prison in this State or elsewhere and whose official documentation of his or her release from prison is lost, damaged or destroyed may file a written request with a court of competent jurisdiction to restore his or her civil rights pursuant to this section. Upon verification that the person has been released from prison and is eligible to be restored to the civil rights set forth in subsection 1, the court shall issue an order restoring the person to the civil rights set forth in subsection 1. A person must not be required to pay a fee to

receive such an order.

4. A person who has been released from prison in this State or elsewhere may present

(a) Official documentation of his or her release from prison, if it contains the provisions set forth in subsection 2; or

(b) A court order restoring his or her civil rights,

as proof that the person has been restored to the civil rights set forth in subsection 1.

HISTORY:

1973, p. 1844; 1977, p. 666; 1993, ch. 20, § 4, p. 39; 1993, ch. 466, § 158, p. 1529; 1995, ch. 293, § 1, p. 508; 2001, ch. 358, § 13, p. 1697; 2003, ch. 447, § 15, p. 2695; 2005, ch. 476, § 14, p. 2359; 2017, ch. 362, § 3, p. 2230, effective January 1, 2019; 2019, ch. 255, § 3, p. 1455, effective July 1, 2019; 2020, 32nd Sp. Sess. ch. 1, § 1, p. 2, effective August 2, 2020.

Editor's Notes

Acts 2001, ch. 358, § 14, directs that the amendatory provisions of the act apply: (1) to a petition for an order to seal records pursuant to NRS 179.245 or 179.255 filed on or after the effective date of the act (June 5, 2001), and (2) an application for restoration of civil rights pursuant to NRS 176A.860, 213.090, 213.155, or 213.157 filed on or after the effective date of the act.

Acts 2003, ch. 447, § 71, provides that:

1. Any person residing in this state who, before July 1, 2003, was:

(a) Honorably discharged from probation pursuant to NRS 176A.850;

(b) Pardoned pursuant to NRS 213.090;

(c) Honorably discharged from parole pursuant to NRS 213.154 and 213.155; or

(d) Released from prison pursuant to NRS 213.157, in this state or elsewhere, who is not on probation or parole or serving a sentence of imprisonment on July 1, 2003, and who has not

had his civil rights restored is hereby restored to the civil rights set forth in subsection 2.

2. A person listed in subsection 1:

(a) Is immediately restored to the following civil rights:

(1) The right to vote; and

(2) The right to serve as a juror in a civil action.

(b) Four years after the date on which he is released from his sentence of imprisonment, is restored to the right to hold office.

(c) Six years after the date on which he is released from his sentence of imprisonment, is restored to the right to serve as a juror in a criminal action.

3. A person who is restored to his civil rights pursuant to this section and whose official documentation which demonstrates that the person qualifies to have his civil rights restored pursuant to subsection 1 is lost, damaged or destroyed may file a written request with a court of competent jurisdiction to restore his civil rights pursuant to this section. Upon verification that the person qualifies to have his civil rights restored pursuant to subsection 1, the court shall issue an order restoring the person to the civil rights set forth in subsection 2. A person must not be required to pay a fee to receive such an order.

4. A person who is restored to his civil rights pursuant to this section may present official documentation that he qualifies to have his civil rights restored pursuant to subsection 1 or a court order restoring his civil rights as proof that he has been restored to the civil rights set forth in subsection 2.

In 2019, the Legislative Counsel made a stylistic change in (2)(b).

Acts 2019, ch. 255, § 7 provides (per subsequent amendment by Acts 2020, 32nd Sp. Sess., ch. 1, § 3):

Any person residing in this State who:

1. Before July 1, 2019, was placed on or discharged from probation, granted a pardon, granted or discharged from parole;
2. Is not incarcerated; and
3. Has not already had his or her right to vote restored, is immediately restored the right to vote."

Amendment Notes

The 2017 amendment by ch. 362, effective January 1, 2019, redesignated and rewrote former introductory language of (1)(a) and (1)(a)(2) as (1)(a) and deleted former (1)(a)(1), which read: "The right to vote; and"; added (1)(b) and (1)(c); redesignated former (1)(b) and (1)(c) as (1)(d) and (1)(e); in (3)(b), substituted "is" for "has been" and "applicable dates set forth in paragraphs (a), (b) and (c) of subsection 1" for "date of his or her release from prison"; substituted "paragraph (d)" for "paragraph (b)" in (3)(c); and substituted "paragraph (e)" for "paragraph (c)" in (3)(d).

The 2019 amendment by ch. 255, effective July 1, 2019, deleted "Except as otherwise provided in subsection 2" at the beginning of the introductory language of 1; deleted "Except as otherwise provided in paragraph (c)" at the beginning of 1(b); deleted former 1(c); redesignated former 1(d) and 1(e) as 1(c) and 1(d); deleted former 2; redesignated former 3 through 5 as 2 through 4; deleted "Except for a person subject to the limitations set forth in subsection 2" at the beginning of the introductory language of 2; substituted "date of his or her release from prison" for "applicable dates set forth in paragraphs (a), (b) and (c) of subsection 1" in 2(b); substituted "paragraph (c)" for "paragraph (d)" in 2(c); substituted "paragraph (d)" for "paragraph (e)" in 2(d); deleted "Subject to the limitations set forth in subsection 2" at the beginning of the first sentence of 3; and substituted "subsection 2" for "subsection 3" in 4.

The 2020 amendment by 32nd Sp. Sess. ch. 1, effective August 2, 2020, rewrote the section.

NOTES TO DECISIONS

Cited in:

Salisbury v. List, 501 F. Supp. 105, 1980 U.S. Dist. LEXIS 14887 (D. Nev. 1980).

OPINIONS OF ATTORNEY GENERAL

A pardon relieves a person from any further punishments for a crime, while a restoration of civil rights allows a convicted person to vote, hold office and avoid certain requirements to register as a convicted person. Such restoration does not allow a convicted person to carry a concealed firearm, enable the individual to avoid professional licensing restrictions, or relieve the individual of statutory enhancements based upon the underlying conviction. AGO 83-13 (9-14-1983).

Limitations on restoration of rights.

Felons convicted in a Nevada district court may have their civil rights restored pursuant to NRS. Nevada can only restore the civil rights of Nevada felons. Federal felons may have their civil rights restored only by presidential pardon. Whether Nevada must afford full faith and credit to the restoration of civil rights by a foreign jurisdiction depends on the individual circumstances. AGO 06-27 (0-25-1006).

STATE OF NEVADA
 CERTIFICATION OF
 BOARD OF PAROLE COMMISSIONERS ACTION
 ORDER GRANTING PAROLE

Inmate Name

NDOC Number

Booking #

Location

08/11/2016

Date

It is the Order of the Board that Parole is GRANTED. The effective date of parole is: 11/01/2016. Release to the community or to a consecutive sentence is authorized on the above specified date. If "when eligible" is indicated, release is authorized on or after the date of this hearing upon attaining minimum eligibility, as determined by the Nevada Department of Corrections (NDOC). Release to the community may not occur until approval of release plans in accordance with NRS 213.140.

You are expected to program and/or work constructively regardless of institutional setting, and you are expected to abide by the rules of the NDOC. Failure to work and/or program constructively, or violation of the rules of the NDOC may result in the rescission of this order and denial of parole.

THIS ACTION APPLIES TO THE FOLLOWING SENTENCE(S):

*Controlling sentence denoted by *, Class #: Court: Offense Description:*

*200178; 1; MURDER 2ND DEGREE

Community supervision conditions apply to all active sentences, including any previously granted sentences not specified on this Order. In addition to the standard conditions, the following special parole conditions apply

* If applicable, four months prior to release to the community, contact the Division of Parole and Probation, Pre-release, and establish a viable release plan. The Board will impose any special conditions regarding community release at that time. It is the Order of the Board that the inmate is not to be released to the community until any proposed release plans are investigated and approved by the Division of Parole and Probation.

Reason(s) for actions:

Grant Reason: The inmate has participated in programs specific to addressing behavior that led to incarceration.

Grant Reason: There is community and/or family support.

Grant Reason: The inmate must serve a consecutive sentence.

Recommendation of the panel who conducted the hearings: Grant Parole

Commissioner Michael Keeler; Grant Parole

Commissioner Lucille Montardo; Grant Parole

Chairman Connie Bisbee; Grant Parole

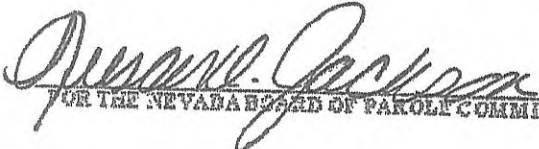
The final action was ratified by the following Members of the Board of Parole Commissioners:

Commissioner Michael Keeler; Grant Parole

Commissioner Lucille Montardo; Grant Parole

Commissioner Susan Jackson; Grant Parole

Chairman Connie Bisbee; Grant Parole


 FOR THE NEVADA BOARD OF PAROLE COMMISSIONERS

This document was prepared by DEARNARD at 11/20/16 11:11 PM

**STATE OF NEVADA
CERTIFICATION OF
BOARD OF PAROLE COMMISSIONERS ACTION
PAROLE RISK ASSESSMENT & GUIDELINE**

INMATE NAME

NDOC Number

BOOKING#

LOCATION

08/11/2016

DATE

Parole Risk Assessment:

Questions	Response / Scores
1. Age at Int. Arrest	19 years or younger (3): 2
2. Prior Revocations	(0) No Parole or Probation Revocations: 0
3. Employment History	(1) Employed less than full-time/full-time < one year: 1
4. Property Conviction	(0) All Others: 0
5. Drug/Alcohol Use/Abuse	(1) Some use, no severe disruption of functioning: 1
6. Gender	(1) Male: 1
Static Risk Score	5
7. Current Age	(-1) 41 and above: -1
8. Gang Membership	(0) No or Suspect: 0
9. Programming (current term)	(0) No: 0
10. Disciplinary Conduct	(-1) No disciplinarys: -1
11. Approved Custody Level	(0) Medium: 0
Dynamic Risk Score	-2
Total Score (Static+Dynamic)	3

Offense (used to determine crime severity for risk assessment):

MURDER 2ND DEGREE

Offense Category
CAT A

Offense Severity
Higher

Total Risk Score:

3

Guideline Risk

Low Risk

Guideline Recommendation

Consider Factors

The Board determined the following **Aggravating Factors** are applicable in your case:
 Prior violent conviction: Max 2 prior misdemeanor convictions
 Impact on victim(s) and/or community: Victim dies in this offense.

The Board determined the following **Mitigating Factors** are applicable in your case:
 Pending CS sentence or detainer lodged by other jurisdiction: Max a pending sentence to serve.

This document was prepared by DEBARNARD at 01/7/2016 7:25 PM

IN THE COURT OF APPEALS OF THE STATE OF NEVADA

MICHAEL DEAN ADKISSON,
Appellant,
vs.
BRIAN WILLIAMS, WARDEN,
Respondent.

No. 72807

FILED

JUN 13 2018

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

ORDER OF AFFIRMANCE

Michael Dean Adkisson appeals from a district court order denying a postconviction petition for a writ of habeas filed on August 23, 2016.¹ Eighth Judicial District Court, Clark County; Linda Marie Bell, Judge.

Adkisson claims the credits he has earned pursuant to NRS 209.4465 must be applied to his parole eligibility as provided in NRS 209.4465(7)(b) (1997). The Nevada Supreme Court recently held in *Williams v. State Department of Corrections*, 133 Nev. ___, ___, 402 P.3d 1260, 1262 (2017), that credits earned under NRS 209.4465 apply to parole eligibility as provided in NRS 209.4465(7)(b) (1997) where the offender was sentenced pursuant to a statute that requires a minimum term of not less than a set number of years but does not expressly mention parole eligibility.

Adkisson was convicted of second-degree murder with the use of a deadly weapon for conduct that occurred in February 2004. He was

¹This appeal has been submitted for decision without oral argument. NRAP 34(f)(3).

sentenced to a prison term of life with a minimum parole eligibility of ten years for the murder convictions and an equal and consecutive prison term of life with a minimum parole eligibility of ten years for the deadly weapon enhancement. He has discharged the sentence for his murder conviction and is now serving the sentence for the deadly weapon enhancement.²

The sentencing statutes expressly required Adkisson to serve the minimum term before he is eligible for parole. See NRS 193.165 (1995) (providing that sentence for weapon enhancement must be equal and consecutive to sentence imposed for primary offense); NRS 200.030(5) (providing that person convicted of second-degree murder shall be punished by imprisonment for "life with the possibility of parole, with eligibility for parole beginning when a minimum of 10 years has been served" or "a definite term of 25 years, with eligibility for parole beginning when a minimum of 10 years has been served"). Therefore, pursuant to the exception set forth in NRS 209.4465(7)(b) (1997), the credits Adkisson earns under NRS 209.4465 cannot be applied to his parole eligibility on the weapon enhancement sentence that he is serving. See *Williams*, 133 Nev. at ___, 402 P.3d at 1262.


Although the analysis in the district court's order conflicts with *Williams*, we nonetheless affirm the order because the district court reached the correct result in denying the petition. See *Wyatt v. State*, 86 Nev. 294,

²To the extent Adkisson claims he is entitled to credit for the time he served between parole hearings, we conclude he is not entitled to relief. See *Niergarth v. Warden*, 105 Nev. 26, 28-29, 768 P.2d 882, 883-84 (1989) (holding no statutory authority or case law permits retroactive grant of parole).

298, 468 P.2d 338, 341 (1970) (stating that an order that reached the correct result will not be reversed simply because it is based on the wrong reason).

Accordingly, we


ORDER the judgment of the district court AFFIRMED.



Silver C.J.



Tao J.



Gibbons J.

cc: Hon. Linda Marie Bell, District Judge
Michael Dean Adkisson
Attorney General/Carson City
Attorney General/Las Vegas
Eighth District Court Clerk



Nevada Department of Corrections Improper Grievance Memo

TO: [Redacted] UNIT: 10A-4M
 FROM: AWP Henley, NNCC
 DATE: November 23, 2022
 RE: Improper Grievance # 2006-31-45642 REJ 1st

The attached grievance is being returned to you for the following reason(s):

NOT ACCEPTED - If not accepted due to any of the reasons in this box, the grievance may NOT proceed to the next level Per AR 740.03,5 and 740.04,G.

Non-grievable issues:

Other specify: Under Assembly Bill 431, passed in 2019, any Nevada resident who is convicted of a felony is immediately restored the right to vote upon the individual's release from prison. There is no waiting period or action required by the individual. The restoration of voting rights is automatic and immediate upon the individual's release from prison, regardless of the category of felony committed or whether the individual is still on either parole or probation.

Individuals who have had their voting rights restored must meet all the other eligibility requirements in order to register to vote. In order to be eligible to register to vote in Nevada, an individual must:

- Be a U.S. citizen;
- Be at least 18 years old by the date of the next election (or at least 17 years old if preregistering to vote);
- Have continuously resided in Nevada and the county for at least 30 days before the next election; and
- Have continuously resided in the precinct for at least 10 days before the next election.

Any individual who has been convicted of a felony and is currently serving a term of imprisonment cannot register to vote or otherwise participate in the voting process while the individual is in prison.

You are currently incarcerated serving a prison term therefore you may not vote Per assembly bill 431.

Do not re-submit

CCS [Signature] 12-19-22
 Witness Signature Date

[Redacted Signature] 12-19-2022
 Inmate Signature Date

Log Number 2000-31-45642

NEVADA DEPARTMENT OF CORRECTIONS
INFORMAL GRIEVANCE

NAME: [REDACTED] I.D. NUMBER: [REDACTED]

INSTITUTION: N.A.C.C. (Doc 3095 attached) UNIT: 10 A 407

GRIEVANT'S STATEMENT: I am grieving the N.D.C.C. for the violation of my rights related to N.R.S. 213.157 Restoration of right to vote and related civil rights "A person convicted of a Felony who is granted parole is IMMEDIATELY restored the right to vote." In this instance I was granted parole on my sole Felony Conviction effective Nov. 1st 2016. Legislative Changes

SWORN DECLARATION UNDER PENALTY OF PERJURY

INMATE SIGNATURE: [REDACTED] DATE: 11-17-22 TIME: 12:44

GRIEVANCE COORDINATOR SIGNATURE: C. Dutton DATE: 11-23-22 TIME: 12:39pm

GRIEVANCE RESPONSE: DOC-3098

CASEWORKER SIGNATURE: [Signature] DATE: 12-19-2022

GRIEVANCE UPHELD GRIEVANCE DENIED ISSUE NOT GRIEVABLE PER AR 740

GRIEVANCE COORDINATOR APPROVAL: [Signature] DATE: 12-5-2022

INMATE AGREES INMATE DISAGREES

INMATE SIGNATURE: [REDACTED] DATE: 12-19-22

FAILURE TO SIGN CONSTITUTES ABANDONMENT OF THE CLAIM. A FIRST LEVEL GRIEVANCE MAY BE PURSUED IN THE EVENT THE INMATE DISAGREES.

- Original: To inmate when complete, or attached to formal grievance
- Canary: To Grievance Coordinator
- Pink: Inmate's receipt when formal grievance filed
- Gold: Inmate's initial receipt

RECEIVED
NOV 23 2022
NDCG 5091 (12/01)

NEVADA DEPARTMENT OF CORRECTIONS
GRIEVANT'S STATEMENT CONTINUATION FORM

NAME: [REDACTED] I.D. NUMBER: [REDACTED]

INSTITUTION: N.N.C.C. UNIT #: 10A 4M

GRIEVANCE #: 2006-31-45642 GRIEVANCE LEVEL: Informal

GRIEVANT'S STATEMENT CONTINUATION: PG. Two OF Three

⁽²⁰¹⁹⁾
related to N.R.S. 213.157 during ~~at~~ the 2020 32nd Special Session 2
Worked to restore my right to vote immediately upon my grant of parole
Because my Grant of parole is effective Nov. 1 2016 My Right to Vote
was intact and restored for the current election cycle. But for
the N.D.C.C. Classification of my person as an "OFFENDER"
(defined at N.R.S. 209.081 "offender" means any person convicted of a
Crime under the laws of this state and sentenced to imprisonment in the
State prison") with a claim that I suffered a Category A Felony
Conviction for N.R.S. 193.165 USE of D/W I would have been
permitted to vote

To be clear, I have discharged the sentence and the conviction
pursuant to the 3rd criminal Court.

Despite the verbiage in My J.O.C. relied upon by N.D.C.C.
related to a "Consecutive-sentence of 10-Life" No Conviction
is stated for or pursuant to either the relevant statutory language
or even the J.O.C. itself where only one Court is charged and

Original: Attached to Grievance
Pink: Inmate's Copy

NEVADA DEPARTMENT OF CORRECTIONS
GRIEVANT'S STATEMENT CONTINUATION FORM

NAME: [REDACTED] I.D. NUMBER: [REDACTED]

INSTITUTION: N.M.C.C. UNIT #: 10 A 407

GRIEVANCE #: 2006-31-45642 GRIEVANCE LEVEL: INFORMAL

GRIEVANT'S STATEMENT CONTINUATION: PG. Three OF Three

only one conviction resulted and where that sole conviction is now
discharged. The N.M.C.C. designation through classification claiming
that I am to be treated as an offender with a current undischarged
conviction worked to deprive me of my Constitutional and
Statutory right to vote when N.R.S. 213,157 does restore my
related rights to vote, serve as a Juror, HOLD OFFICE as I have been
paroled for 6 six years now, the Dept's Classification worked to
violate my rights related to each provision of N.R.S. 213,157

PROPOSED REMEDY: Immediately Conduct a Classification
hearing in order to correct the unsupported determination that my
current legal status is that of an offender with a current conviction.
Establish my correct custody status to reflect "PAROLEE." This
Classification change will REQUIRE assignment to Casa Grande
Transitional Center as a PAROLEE see N.R.S. 209.511(2) Duties
and Auth. Actions of Director; N.R.S. 209,4889 Transitional Housing OR
In the Alternative Five million Dollars with additional injury insurance

Original: Attached to Grievance
Pink: Inmate's Copy

**NEVADA DEPARTMENT OF CORRECTIONS
ADMINISTRATIVE CLAIM FORM**

**THIS FORM MUST BE COMPLETED PER NRS 41.036, 41.0322,
209.243 AND ADMINISTRATIVE REGULATION 740**

**DO NOT SEND DIRECTLY TO ATTORNEY GENERAL'S OFFICE,
BOARD OF EXAMINERS, OR DIRECTOR**

This form is to be attached to your grievance form for any injuries or any other claim (except property) arising out of a tort alleged to have occurred during your incarceration as a result of an act or omission of the Department of Corrections or any of its agents, former officers, employees or contractors.

The following information is necessary to fairly evaluate your claim. Please provide complete information. If you need more space, attach a separate sheet of paper. You may submit additional evidence if available. Such additional evidence will be returned.

CLAIM IN THE AMOUNT OF \$ _____ is hereby made against the Department of Corrections, based upon the following facts:

1. NAME OF CLAIMANT (Please print full name) <i>[Redacted]</i>	2. I.D. # <i>[Redacted]</i>	3. INSTITUTION <i>N.N.C.C.</i>
4. AMOUNT OF CLAIM <i>As set forth in Griev.</i>	5. DATE AND DAY OF OCCURRENCE <i>Nov 1st 2016 - thru Current/ongoing</i>	6. TIME (a.m. or p.m.) <i>ON GOING</i>
7. PLACE OF OCCURRENCE <i>Nevada Dept of Corrections</i>		

8. Describe here, in complete detail, exactly how your claim loss or damage occurred and why you believe the institution is responsible or liable:

I am denied my right to vote, serve as juror and ability to hold office as contemplated by N.R.S. 213.157 solely as a result of ABUSE of Authority by N.D.O.C. in the illegal and unauthorized classification designation by claiming that my status is that of an offender when in fact I am a Parolee with No Current Conviction under Consideration where my Parole Grant became effective Nov 1 2016 see Below # 10

9. Witnesses. Be sure to include any staff member who may have been involved in, or has any knowledge of, your alleged loss; also, list any inmate who has actual knowledge of facts pertinent to your claim:

Warden HENLEY (AWO)
Casper, Griffith, Vaccaro, Baraza, Huges, AGLE

10. Other pertinent information:

and where N.R.S. 213.157 Restoration of Right to vote, serve as juror and right to hold office when Granted Parole is being denied to me solely as a result of the institutions Classification designation which works to deny my rights related to my Grant of Parole By claiming that I am an "Offender" see N.R.S. 209.081 offender defined means a person convicted of a Crime and sentenced to prison In this instance I do NOT Have any remaining Convictions

STATE OF Nevada)
) SS
COUNTY OF CARSON)

I [REDACTED], do hereby swear under penalty of perjury that I am the claimant named above, that I have read the foregoing claim and know the contents thereof, that the same is true of my own knowledge, except those matters stated upon information and belief, and as to those matters, I believe them to be true, and that **THIS IS MY ENTIRE CLAIM AGAINST THE STATE OF NEVADA DEPARTMENT OF CORRECTIONS.**

I FULLY UNDERSTAND THAT I WILL HAVE TO SIGN A GENERAL RELEASE OF ALL CLAIMS IN THE PRESENCE OF A NOTARY PUBLIC FOR THE EXACT AMOUNT I AM CLAIMING BEFORE ANY PAYMENT WILL BE OFFERED TO ME. THIS GENERAL RELEASE WILL BECOME EFFECTIVE ONLY UPON ACTUAL PAYMENT OF THE CLAIM BY THE STATE OF NEVADA.

DATED this 17th day of November, 2022

[REDACTED]
Signature of Claimant

NOTICE

NEVADA REVISED STATUTE 197.160 provides that every person who knowingly presents a false or fraudulent claim is guilty of a gross misdemeanor, and is subject to criminal penalties of imprisonment of up to one year, and a fine of up to \$2,000.00.

DOC 3095 (12.01)

THE FOLLOWING FROM NCJIS CRIMINAL JUSTICE IS A RESULT OF YOUR SQCH INQUIRY ON:
NAM/ [REDACTED] DOB/ [REDACTED]

NCJIS BASE RECORD

NAME: [REDACTED]
DOB: [REDACTED]
RACE: WHITE SEX: M HEIGHT: 509 WEIGHT: 210
HAIR: RED OR AUBURN EYES: BROWN

ALIAS NAMES:
[REDACTED]
[REDACTED]

POB: CA

ADDRESS:
[REDACTED]
[REDACTED]

SID: [REDACTED]
FINGERPRINTS ARE AVAILABLE.

CRIMINAL HISTORY RECORD PCN/ [REDACTED]
FINGERPRINT BASED RECORD

ARREST DATE: 2004-02-19
ARRESTING AGENCY: CLARK COUNTY DETENTION CENTER ORI: [REDACTED]
NAME USED: [REDACTED]
OCA: [REDACTED]

BOOKING AGENCY: CLARK COUNTY DETENTION CENTER ORI: [REDACTED]

ARREST OFFENSE
1: MURDER WITH A DEADLY WEAPON FELONY
NEVADA STATUTE NRS 200.030 NV OFFENSE CODE: 00093 NCIC: 0912

COURT/FINAL CHARGE
1: MURDER IN THE SECOND DEGREE FELONY
NEVADA STATUTE NRS 200.030 NV OFFENSE CODE: 00094 NCIC: 0999
EIGHTH JUDICIAL DISTRICT COURT ORI: [REDACTED]

DISPOSITION: PLEAD GUILTY DISPOSITION DATE: 2004-12-06
CASE #: 04F03106X
NAME USED: [REDACTED]

SENTENCE DATE: 2004-12-06 FACILITY: NEVADA STATE PRISON
SENTENCE: LIFE WITH POSSIBILITY OF PAROLE

CREDIT TIME SERVED:

YEARS: MOS: DAYS: 252 HOURS:

SPECIAL CONDITIONS: YES

RECORD CREATED: 2004-02-19 07:02:46 LAST UPDATED: 2019-08-29 13:09:44

CRIMINAL HISTORY RECORD PCN/ [REDACTED]
FINGERPRINT BASED RECORD

ARREST DATE: 2001-08-21

ARRESTING AGENCY: LAS VEGAS METROPOLITAN POLICE

ORI: [REDACTED]

NAME USED: [REDACTED]

OCA: [REDACTED]

ARREST OFFENSE

1: BATTERY/DOMESTIC VIOLENCE
NEVADA STATUTE NRS 200.485

MISDEMEANOR
NV OFFENSE CODE: [REDACTED] NCIC: 1399

COURT/FINAL CHARGE

1: BATTERY
NEVADA STATUTE NRS 200.481
LAS VEGAS MUNICIPAL COURT

MISDEMEANOR
NV OFFENSE CODE: 00145 NCIC: 1399
ORI: [REDACTED]

DISPOSITION: PLEAD GUILTY

DISPOSITION DATE: 2004-01-20

CASE #: C-0497567-A

NAME USED: [REDACTED]

SENTENCE DATE: 2004-01-20

SPECIAL CONDITIONS: YES

RECORD CREATED: 2001-10-09 08:10:15 LAST UPDATED: 2018-04-08 15:54:46

WHEN AN EXPLANATION OF A CHARGE OR DISPOSITION IS NEEDED, COMMUNICATE DIRECTLY WITH THE AGENCY THAT FURNISHED THE DATA TO THE NEVADA CRIMINAL HISTORY RECORDS REPOSITORY.

IF FINGERPRINTS DID NOT ACCOMPANY THIS INQUIRY, THE NEVADA CRIMINAL HISTORY RECORDS REPOSITORY IS UNABLE TO GUARANTEE THAT THIS MATERIAL CONCERNS THE INDIVIDUAL IN WHOM YOU ARE INTERESTED.

IN REGARDS TO THE ABOVE NAMED SUBJECT, THIS DOES NOT PRECLUDE THE POSSIBLE EXISTENCE OF ADDITIONAL MATCHED RECORDS IN LOCAL OR FBI IDENTIFICATION DIVISION FILES WHICH ARE NOT INDEXED BY THE NEVADA STATE CRIMINAL HISTORY RECORDS REPOSITORY. THE USE OF THIS INFORMATION IS REGULATED BY LAW. IT IS PROVIDED FOR OFFICIAL USE AND MAY ONLY BE USED FOR THE PURPOSE REQUESTED.

NEVADA AGENCIES - REFER TO NRS CHAPTER 179A.
***** END OF CRIMINAL HISTORY RECORD *****