(1)

TO PROBATION PAROLE
FROM! NANCY DYAS - PHONE 702-838-2717

FAX: 18 PAGES PLUS COVER

I WOULD LIKE TO TESTIFY AT
THE THIRD MEETING -LATE FEBRUARY
EARLY MARCH AT LAS VEGAS, GRANT
SAWYER STATE OFFICE BUILDING.

Many O. Dylas

**EXHIBIT F-2** Pardons

Document consists of 19 pages

☑ Entire document provided.

☐ Due to size limitations, pages \_\_\_\_\_ provided.

A copy of the complete document is available through the Research Library (775/684-6827 or e-mail <u>library@lcb.state.nv.us</u>). Meeting Date: <u>March 21, 2006</u>

| RECORDING REQUESTED BY   |  |
|--|--|
|  |  |
| AND WHEN RECORDED MAIL TO:   |  |
|  |  |
| HAME   |  |
| STREET<br>ADDRESS  |  |
| CITY, STATE &  |  |
|  | SPACE ABOVE THIS LINE FOR RECORDER'S USE   |
| COMPANY TO SECURITY OF THE PARTY OF THE PART |  |
| POWER OF ATTORNEY  | - GENERAL [includes optional DURABLE POWER OF ATTORNEY]  |
| of Pershing Co   | ine) hereby make, constitute and appoint Nancy Co Dyas,  |
| of Clark County  | Herada-  |
| my true and lawful Attorney for me and in my nam   | e, place and stead and for my use and benefit:   |
| (a) To ask, demand, sue for, recover, collectinterest, dividend, annuity and demand (which now me, and to use and take any lawful means for the  | is or hereafter shall become due, owing or payable) belonging to or claimed by recovery thereof by legal process or otherwise, and to execute and deliver a standard power to compromise or compound any claim or demand;  |
| (b) To exercise any or all of the following p<br>contract for, purchase, receive and take possession<br>ourpose, including leases for business, residence, an<br>with or without warranty; and to mortgage, transfer   | thereof and of evidence of title thereto; to lease the same for any term of doil and/or mineral development; to sell, exchange, grant or convey the same in trust, or otherwise encumber or hypothecate the same to secure payment and of any obligation or agreement;   |
| (c) To exercise any or all of the following porchases in action and other property in possession or deal in and with the same, and to mortgage, transfer   | in action: To contract for, buy, sell, exchange, transfer and in any legal manner in trust, or otherwise encumber or hypothecate the same to secure payment  |
| (d) To borrow money and to execute and de  | fiver negotiable or non-negotiable increase therefor with such security as he/she shall deem proper;   |
| (e) To create, amend, supplement and terms<br>or may be trustor or beneficiary; to represent and vot<br>or bonus, join in any corporate financing, reorganize<br>compromise, conversion, adjustment, enforcement of<br>note, debenture or other security; to compound, com-<br>by or to me and to give or accept any property and/   | estock, exercise stock rights, accept and deal with any dividend, distribution estock, exercise stock rights, accept and deal with any dividend, distribution eation, merger, liquidation, consolidation or other action and the extension, r foreclosure, singly or in conjunction with others of any corporate stock, bond, promise, adjust, settle and satisfy any obligation, secured or unsecured, owing or money whether or not equal to or less in value than the amount owing in |
| (f) To transact business of any kind or class lease, assignment of lease, covenant, indenture, independent interest under deed of trust, extension of bottomry, charter-party, bill of lading, bill of sale, bill, full or partial release or satisfaction of mortgage, judged   | and as my act and deed to sign, execute, acknowledge and deliver any deed, mnity, agreement, mortgage, deed of trust, assignment of mortgage or of the enewal of any obligation, subordination or waiver of priority, hypothecation, bond, note, whether negotiable or non-negotiable, receipt, evidence of debt, gment and other debt, request for partial or full reconveyance of deed of trust class as may be necessary or proper in the premises.                                   |
| (g) [Strike if not applicable.] This Power of  | Attorney shall not be affected by subsequent incapacity of the principal (and years after the disability or incapacity occurs).  |
| (h) [Strike if not applicable.] This Power of  | Attorney shall become effective upon the incapacity of the principal (and shall years after the disability or incapacity occurs).  |
| (ii) If (g) and/or (h) are not stricken, the No  | tice at the top of page 2 applies.   |

Page 1 of 2

Defore you use this form, fill in all blanks, and make whatever change are appropriate and necessary to your particular transaction. Consult lawyer if you doubt the form's fitness for your purpose and use. Wolcott makes no representation or warranty, express or implied, with respect the merchantability or fitness of this form for an intended use or purpose

A ourable power or attorney is an important regulational. Before you sign this durable power of attorney, are authorizing another person to act for you, the principal. Before you sign this durable power of attorney, you should know these important facts:

Your agent (attorney in fact) has no duty to act unless you and your agent agree otherwise in writing.

This document gives your agent the powers to manage, dispose of, sell, and convey your real and personal property, and to use your property as security if your agent borrows money on your behalf.

Your agent will have the right to receive reasonable payment for services provided under this durable power

of attorney unless you provide otherwise in this power of attorney. The powers you give your agent will continue to exist for your entire lifetime, unless you state that the durable power of attorney will last for a shorter period of time or unless you otherwise terminate the durable power of attorney. The powers you give your agent in this durable power of attorney will continue to exist even if you can no longer make your own decisions respecting the management of your property.

You can amend or change this durable power of attorney only by executing a new durable power of attorney or by executing an amendment through the same formalities as an original. You have the right to revoke or terminate this durable power of attorney at any time, so long as you are competent.

This durable power of attorney must be dated and must be acknowledged before a notary public or signed by two Witnesses. If it is signed by two witnesses, they must witness either (1) the signing of the power of attorney or (2) the principal's signing or acknowledgment of his or her signature. A durable power of attorney that may affect rea! property should be acknowledged before a notary public so that it may easily be recorded.

You should read this durable power of attorney carefully. When effective, this durable power of attorney will give your agent the right to deal with property that you now have or might acquire in the future. The durable power of attorney is important to you. If you do not understand the durable power of attorney, or any provision of it, then you should obtain the assistance of an attorney or other qualified person.

GIVING AND GRANTING unto my said Attorney full power and authority to do and perform all and every act and thing whatsoever requisite, necessary or appropriate to be done in and about the premises as fully to all intents and purposes as I might or could do if personally present, hereby ratifying all that my said Atterney shall lawfully do or cause to be done by virtue of these presents. The powers and authority hereby conferred upon my said Attorney shall be applicable to all real and personal property or interests

My said Attorney is empowered hereby to determine in his/her sole discretion the time When, purpose for and manner in therein now owned or hereafter acquired by me and wherever situate. which any power herein conferred upon him/her shall be exercised, and the conditions, provisions and covenants of any instrument or document which may be executed by him/her pursuant hereto; and in the acquisition or disposition of real or personal property, my said Attorney shall have exclusive power to fix the terms thereof for cash, credit and/or property, and if on credit with or without

When the context so requires, the masculine gender includes the feminine and/or neuter, and the singular number includes security. WITNESS my hand this STATE OF **COUNTY OF** before me. personally known to me for proved to me on the basis of satisfactory evidence) to be the person(s) whose name(st is/are subscribed to the within instrument and acknowledged to me that hershe/they executed the same in his ther/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s); or the entity upon behalf of which the person(s) acted, executed the instrument. KELLY R. BELANGER WITNESS my hand and official seal-NGTARY PUBLIC - NEVADA Appl. Received in PERSHING CO. My Acc: Func July 13, 2006 STORES STORES We declare under penalty of perjury under the laws of the State of that the person who signed or acknowledged this document is personally known to us for proved to us on the basis of convincing evidence) to be the principal who signed or acknowledged this document is personally known to us for proved to us on the basis of convincing evidence) to be the principal who signed or acknowledged this acknowledged this document is personally known to us for proved to us on the basis of convincing evidence) to be the principal who signed or acknowledged this acknowledged t ISEAU

(WITNESS)

(WITNESS) THIS FORM IS NOT VALID FOR HEALTH CARE DECISIONS. (Use Welcotts Form 1401 for that purpose.)

acknowledged this durable power of attorney in our presence. Executed this \_\_\_\_ day of

(CORRECTION MADE 1-28-2006)

THE PHYSICAL ABUSE HAPPENED AT NEVADA STATE PRE
NOT NORTHERN NEVADA CORRECTIONAL CENTER.

Roy-Nan, LLC

Nancy C. Dyas

FOLLOW UP - NEW | 8604 Desert Bird Drive

MATERIAL SUBMITTED

Las Vegas, Nevada 89145

November 5, 2005

To: The Legislative Board

PAROLE AND PROBATION

To whom it may concern:

I am writing to address an urgent request for new laws regarding the Prison System to be implemented. I now have firsthand experience with the abuses on inmates by the Lieutentants and S/COs due to research and documentation that I have collected. I have spoken with Wardens, Case Workers and everyone at the Head District Office, including Glen Whorton. I am convinced that there is a cover up.

The inmates are being physically and emotionally abused by the Lieutentants and S/COs in the Prison System. The guards get angry because of resistance from inmates that the guards provoke due to the distasteful way they are treated. The inmates are pushed, woken up in the middle of the night to the sound if clinking flashlights against the bars. Razors are grabbed out of inmates hands while shaving, just to name a few. The inmates are treated with distain. A human being can only take so much before resistance sets in. Then there is the illegal drugs that are still being sold to inmates by Prison Guards. The Prison Guards are comitting the same crime that the inmates are in prison for.

In one case, the inmate was violently assaulted by five Lieutentants and three S/COs when they slamed his face into the concrete, kneed him in the rib cage and distorted his arm. The guards got angry because the inmate would not give permission to take his blood. The guards would not explain the reason that they did not need his permission. As a result, the inmate was treated for his bruises, put on medication and thrown into isolation until his bruises healed. Prison Guards turned off the tape so that his screams could not be heard. I take issue with the Northern Nevada Correctional Center where it happened. Prison staff will cover up, less everyone involved be known as a whistle blower.

At Nevada State Prison where the same inmate was transferred - (I believe because of a suicide attempt concerning his grievance denials and no reply from the Director of Prisons), he was handed a form stating that his release was locked in, one or two weeks before his release date. They took his blood, etc., he had his bus ticket and was ready to go. At the close of day before release, he was told that his parole was pulled, and the Case Worker would not give him a reason. He got the paperwork a week later stating that it was do to a referral of past bad conduct. Everything up to this time had been cleared for release. Debbie Royer at the District Office said, "there is no such thing as a locked in release date!" This is very contradictory! The Parole Board gave another year in prison to this inmate, going along with the prisons referral. The inmate did not go before the Parole Board on this.

Mistakes were made on the computer that were not corrected by the prison. It should be mandatory that hard core inmates be housed separate from lesser felons instead of guards trying to throw them in with hard core gangs and murderers. An example is the priest murderd in prison. The aforementioned with respect to the instigation by guards, accomplishes nothing except emotional trauma to the inmates, resulting in resistance. Then, the inmates are written up for their inability to cope, and dates for release are continually moved up months and years ahead at tax payers expense. I believe that the head District Office and Parole Board will not listen with specificity to the grievances of the inmates with an open mind. They will amost always side with the prison reports.

I am not an advocate for the inmates, but I do think that the Prison System needs to be changed and new laws activated in order to benefit both sides. It's a two-way Street! If better treatment by the Prison Guards were shown towards the inmates, most probably the guards would be more respected by the inmates. The US Department of Justice in Washington knows what's going on, but unfortunately, their authority is limited to act within a certian framework.

In conclusion, I would appreciate it if legislature would take my concerns for a more humane Prison System into consideration. Possibly, if Nevada laws were enforced, it would set a precedent and better standards for Prisons in other states to follow.

Respectfully,

Mancef C. Lyas.

# ROY - NAN, LLC 8604 DESERT BIRD DRIVE LAS VEGAS, NEVADA 8914 (702) 838-2717

January 24, 2006

To: Research Division, Probation and Parole Carson City, Nevada

Re: Proposal for consideration of Code changes to be enacted by Legislature

REF: AR 707 - 1.6 Work Release Violations (Class C)

Work release should not be considered a violation as a condition for referral to Probation/Parole, for revocation of inmate parole release date, if the following has occurred: Pain suffered by an inmate from severe toothache, migraine headache, and previous injury. This has not been considered. Who can work under those conditions! Under these circumstances, an inmate who has a guilty work-release violation should not be subjected to Parole Revocation.

#### REF: AR 707 - 1.5 Major Violations

MJ20 - Tattooing: Tattooing should not be considered a major violation. It should be reduced to a general violation (Class D Infraction) for the following reasons: First of all, it is not illegal! Second, there is no violence and no intent to harm anyone connected with tattooing. Concerning 1.2.1., and 1.2.3, the aforementioned should apply. A guilty violation of tattooing should be excluded from Parole Revocation.

#### REF: 707.10 Referrals for Parole/Probation Revocation

Concerning 1.1.3, and 1.1.3.1, an inmate should have within a 24 hour notice after a referral to Probation/Parole has been made for Parole Revocation. A time limit of no more than 30 days from the date of the finding of guilty should be allowed on a referral to Probation/Parole by the Warden and/or Prison Staff. This should apply to non-disclosure cases that have been approved under the "confidential information" provisions of the Code.

Refer to 707.11 - AR 537, 1.1, 1.2,1.3. The reason for the aforementioned is because, it has been the practice to wait 25 days before the inmate's parole release date to make a referral to Probation/Parole. When an inmate receives a verbal notice without paperwork the day before release, this action results in emotional and psychological harm to the inmate and his family. Probation/Parole should answer inmate's letters as to why their parole was revoked, instead of receiving a blank notice 9 days later. This should apply to an inmate's guilty offense of a major, or work release violation and "confidential information" provisions of the Code. As it is, referrals to Probation/Parole are referred many months later.

# Roy - Nan, LLC 8604 Desert Bird Drive Las Vegas, Nevada 89145 (702) 838-2717

January 24, 2006

To Research Division, Probation and Parole Carson City, Nevada

Re: Code Changes, and regulations that are not enforced

# SERIES 700 - 707.01 DEPARTMENT POLICY

1.4 Corporal punishment or inhumane Treatment is prohibited. (3-4268) This is not being enforced! The Prison System turns a blind eye - ( see my letter dated November 5, 2005).

# SERIES 100 AND AR 109 - 109.01 CODE OF ETHICS (3-4067)

1.4 This regulation states that the Code of ethics will be strictly enforced. The regulation is not being enforced! Some, but not all guards are pushing inmates, waking them up in the middle of the night to the sound of clinking flashlights against the bars, and grabbing razors out of their hands while shaving.

## SERIES 700 - 707.04 INMATE DISCIPLINARY PROCESS

1.1.2 When a correctional/guard employee reports a Code violation, it states that opinions and assumptions shall not be included. I have written proof of an assumption by a guard. This policy is not enforced.

#### **AR 707 TAPING**

1.3.5.10 Recorded tape was turned off so that înmate's abuse could not be heard - (see letter dated November 5,2005).

In summation, I know that all guards are not violating the Codes/rules. However, the guards that are in violation should be held accountable and the Wardens need to be held responsible for the guards. Some guards are abusing their authority by provoking the inmates. This is serious, because both guards and inmates are going to the hospital and being treated for injuries. There should be a no tolerance policy for the guards as well.

Respectfully.

Nancy C. Dyas

# ROY-NAN, LLC 8604 DESERT BIRD DRIVE LAS VEGAS, NEVADA 89145 (702) 838-2717

January 28, 2006

NOTE: Please refer to copies of inmate's appeals, proof of abusing authority, and violation of 707.04 1.1.2 Opinions and assumptions shall not be included. (See attached) Inmate was written up for MJ 25 - Threats. He was found not guilty. Guard's own Statement, - ("this was taken as a threat"). - (SEE ENCLOSED)

Please refer to the statement typed and sent by CCS 11 Ken Grafton - (took from the chair to a position on his back on the floor.) How could the inmate have redness on the left side of his face if he was put on his back? (SEE DOC MEMORANDUM)

I was told by the inmate at Lovelock Correctional Center that there is a Mover Cuff-up Policy. Under the guidelines, the inmates lose work credits if moved to another Unite/cell in the middle of work performed. He has to move to another cell/unite, or go to isolation and have the work credits removed anyway. This is totally unfair and unjust. This should be addressed in the Codes and changed. The inmates should be able to take work credits with them.

Respectfully, Prancy C. Dyes

Nancy C. Dyas

POWER OF ATTORNEY

| 4 NANCY & D   | YAS INTO               |                       |  |                            |                   |
|---|------------------------|-----------------------|--|----------------------------|-------------------|
| VI  | VII                    | VIII                  |  | PROOF                      | FOFVOL            |
| On 19.  | Taly 2005              | •                     | dams was a   | d attach supplemental      |                   |
| the 1500  | land to es.            | sist 2m.              | Marciese, 3  | 320 of the A<br>MSON 76925 | FROM              |
| TM MIRCH<br>ASKEVOLA.   | est Bream              | E ARGUMEN<br>STED THE |  | NURSE Kylus,               | ERICESON, A       |
| •   | ATE WAS                | <b>7</b>              | NURSES AM  | d myself th                | etthe             |
| THE INMA  | TE HAD to              | he physical           | 4 Removed  | Even the 100               | esting.           |
| THE TRAINA<br>Cell wind   | ow And a               | stile look in         | ns finder a<br>le atmé (s<br>sken as a   | dme throng (b Adams) said  | 1 4.5<br>1, 4.4 - |
|   |                        |                       | to be cove   | red dux to                 |                   |
|   |                        |                       | The second secon |                            |                   |
|   |                        |                       |  |                            |                   |
| SIGNATURE OF CHAR   | ING EMPLOYEE:          | LT Ditto              | RVISOR  RVISOR  Ritiation of Reco  | rd in NCIS)                |                   |
| DATE OF SERVICE:  | 7-10-05 ARING OFFICER: | ompleted by Hearing   | g Officer) TIME OF SERVICE:  | 7:50 Px                    | 1                 |
| SIGNATURE OF HEARI<br>INMATE SIGNATURE:<br>(Signature indicat       |                        | ce only, it is not    | a plea; refusal to   | sign should be noted       | i )               |
| 6. DISTRIBUTION ORIGINAL - CHAIRMA COPY - INMATE COPY - CHARGING EM | of Disciplinary (      |                       |  |                            |                   |

### STATE OF NEVADA

## DEPARTMENT OF CORRECTIONS

#### MEMORANDUM

TO:

Marchese, Jason #76925

DATE: April 25, 2005

FROM:

CCS II Ken Grafton Nevada State Prison

SUBJECT:

Informal grievance, GR#2005-4-3887

You allege Lt. Bianchi made derogatory remarks to you by saying "We'll just take the blood from you." You claim this was a threat. It was not a threat but a statement of fact. Medical memorandum from Medical Director Dr. D'Amico, dated April 28, 2000, mandates blood draws are done immediately after an inmate is seen with a new tattoo, and repeated at six weeks, twelve weeks, and six months. NSP Nurse Taylor and C/O Powers both observed you with a fresh tattoo. Even though the memorandum authorized NDOC to take your blood as early as March 14, 2005, Lt. Bianchi agreed to wait until after your Disciplinary hearing.

Sgt. Rose held that hearing on March 25, 2005. A review of the audiotape of that hearing indicates that he conducted the hearing appropriately. He did not make the statement "I don't care Take was of t what you think or say." Sgt. Rose found you guilty of the MJ20 charge and you were asked repeatedly by Lt. Bianchi and SC/O Cruse to submit to the blood draw as required by medical procedures.

When you continued to refuse, SC/O Cruse took you from the chair to a position on your back on the floor. All participants and witnesses agree minimal force was used to draw the blood. This was supported by the medical exam performed afterward by Nurse Nick Frost. That exam showed Fort. Washing to only slight redness on the left side of your face, and some bruising at the site of the blood draw.

The statements of everyone present, as well as your lack of injuries, contradict your characterization of SC/O Cruise's actions as being vicious. The officers held your arms and legs to prevent you from being injured during your resistance to the blood draw.

Had you complied at any point with the proper orders to submit to a blood draw, the entire incident would have been avoided.

Your grievance is denied.

REFER TO THE STATEMENT TYPED BY CCSII GRAFTON - C"YOOK FROM CHAIR ") TO A POSITION ON HIS BACK TO THE FLOOR.)

HOW COULD THE INMATE HAVE" REDNESS ON HIS FACE IF SC/O CRUSE PUT HIM ON WHIS BACK?" (SEE COP! OF INMATE'S WRITTEN APPEAL ENCLOSED!)

KG/skc cc

Many c. Elyas Power of attorney

| IN NO 21 | 10 REAS                               | NANCY DYAS INFO- S PAROLE PULLED THE DAY BÉFORE PELEASE ON GIVEN. NO REPLY FROM PROBATION PAROLE NORTHERN NEVADA CORRECTIONAL CENTER PRE-RELEASE OFFICE  74935  WCHULL, Jalon DATE: 8-25-05  |
|----------|---------------------------------------|--|
|          | FROM:                                 | B. Gibson, Release Coordinator   |
|          | SUBJECT:                              | Blood Draw   |
|          | Law manda<br>Wednesday<br>provide you | are scheduled for release to Parole/Discharge on 9-12-05 quired to have an <u>Exit Blood Draw</u> prior to release. Nevada State tes this. You are to report to the infirmary on Monday, or Friday at 12:30pm for this blood draw. Infirmary staff will with a verification slip to be returned to the Pre-Release office il, or you may bring it to the area of operations. |
|          | B. Gibson, F                          | Pre-Release  |
|          | , If chec                             | ked, report to the Pre-Release Office on, at   |
|          | Ma                                    | ik-please handle   |
|          |                                       | ,  |

NANCY DYAS INF REFERENCE GRIEVANT'S STATEMENT CONTINUATION FORM DENIED HPPEALS NAME: **INSTITUTION:** 

GRIEVANCE LEVEL: **GRIEVANCE #**: GRIEVANT'S STATEMENT CONTINUATION: PG. Attached to Grievance

Original:

Pink:

Inmate's Copy

DOC - 3097 (01/02)

Pink:

Inmate's Copy

GR2005-4-3887

# NEVADA DEPARTMENT OF CORRECTIONS GRIEVANT'S STATEMENT CONTINUATION FORM

|          | NAME: MAKCHESE I.D. NUMBER: 46925                            |   |
|----------|--|---|
|          | INSTITUTION: 77.5.8 UNIT #: 13-B-32                          |   |
|          | GRIEVANCE #: GRIEVANCE LEVEL:                                |   |
|          | GRIEVANT'S STATEMENT CONTINUATION: PG. 8 of 10               |   |
|          | : Lieutentant Bianchi yelled; "I don't have to               |   |
|          | show you anything, ewe're just going to take it!             |   |
|          | Lieutentant Bianchi locked past me with his eyes \$          |   |
| d        | nodded his head. All of a sudden, out of no where blindingly |   |
| X        | From behind. 5% Cruse viciously clothes-lines me             |   |
| / \ \ `  | from the chair that I'm seated in strait down to             |   |
| X        | The concrete floor, face first. Lieutentant Etchart,         |   |
| $\wedge$ | C/O Lagier & C/O Irwin all then joined in on 5% Cruse's      |   |
|          | assault on me; Jason M. Marchese, 76925 N.D.O.C. Let me      |   |
| Ç        | Remind you; that I was already seated, with bellychains,     |   |
| //       | handcuffs & legirons on, when I was struck viciously         |   |
| *        | From behind. Lieutentant Etchart, Clo Lagier & Clo Truin     |   |
|          | held my left arm & both legs still on the floor. While       |   |
|          | 5% CRUSE purposely lunged one of his Knees into              |   |
|          | the Right side of my Rib Cage. I winced in pain, asmy        |   |
|          | left or m was distorted & twisted out from my side.          |   |
|          | Original: Attached to Grievance                              | _ |

# NEVADA DEPARTMENT OF CORRECTIONS GRIEVANT'S STATEMENT CONTINUATION FORM

| MINDALLO  | <u> </u>                                 |
|---|--|
| NAME: MANUEL HESE                                   | I.D. NUMBER: <u>76925</u>                |
| INSTITUTION: 77.5.P.                                | UNIT#: 13-A-4                            |
| GRIEVANCE #: 6R2005-4-3587 GRIEV                    | VANCE LEVEL: FIRST level                 |
| GRIEVANT'S STATEMENT CONTINUATION:                  | PG. 6 OF 7                               |
| X I also like to say.                               | that the audiotope X                     |
| X was turned off when Sqt. Ro.                      | se made his state- X                     |
| ment to me. I wish the aud                          | liotape had been                         |
| Left on, becouse it also would                      | of Recorded the                          |
| X ass rul+ that took place R                        | ight afterwords. The                     |
| memorandum response sta                             | ites that I was asked                    |
| Repeatedly by Lt. Bianchi and                       | 1 S/C/O CRUSE to                         |
| submit to the blood draw. I                         | was not spoken to,                       |
| or spoke to S/CO Chase at a                         | Il before he viciously                   |
| X cloths-lines and assaulted                        | dme. All participants                    |
| and witnesses agree minima                          | Horce was used to                        |
| draw the blood? Let me as                           | 1: 1 · · · · · · · · · · · · · · · · · · |
| does "minimal force" mean                           | to you and the                           |
| Staff at M.S.P.? I'm sure                           | e they've done take-                     |
| downs "before Right? There                          | re more familiarized                     |
| with psycal contact and more                        | a accustom to it.                        |
|   |  |
| Original: Attached to Grievance Pink: Inmate's Copy |  |
|   |  |

# NEVADA DEPARTMENT OF CORRECTIONS GRIEVANT'S STATEMENT CONTINUATION FORM ON ON ON ON ONE OF THE PROPERTY OF TH

|     |              |                       |            | -               |   |          |
|-----|--------------|-----------------------|------------|-----------------|---|----------|
|     | NAME         | - // IHOCH            | ESE        | LD. NUMBER      | 76924   | <u></u>  |
|     | INSTIT       | UTION: 72 Solo        |            | X 23 17 17 1/2  | 2 n 11  | <u> </u> |
|     | GRIEV        | ANCE #: GR-2005-4-3   | 3667 GRIEV | ANCE I EVEL.    | Final day   | 7        |
|     | GRIEV        | NT'S STATEMENT CONTIN | HATION:    | PG. 7           | 11125+1000  | _        |
|     | ·····        | What is hope          | ho         | 1 1             | _ OF  |          |
|     | in a         | What is hars          | I II       | gri and e       | XCESSIVE  | 2        |
| -   | like         | tuality to me an      | na othe    | 65.15 1         | ookedat   |          |
|     | the out      | nothing to the        | 10000      | Staff, b        | ecouse  | _        |
|     | Inegra       | le so accuston        | 1 to the   | ese soft        | of things   | 2.       |
| X   |              | re medical exam       | PROTOR     | med at t        | erwards   | An-      |
| , - | <u>a1a 5</u> | now injuries, be      | COUSP 1    | 20dnoss a       | nd houseinn   | L        |
| 人   | arce 1)      | 1 Mollo Mick PROS-    | t's Repo   | et and a        | lgain in  |          |
|     | The a        | kievance kespons      | e. Ih      | ad marks        | omny brown  | L        |
| _   | mainly       | trom 5/00 bruse       | e and u    | there the       | blooduas  |          |
|     | extra        | cted + Rom my per:    | son. I     | twas a          | olanned.  |          |
|     | Viclou       | s attack from         | behing     | 1. If any       | Hotemod   |          |
|     | would h      | ove been made to      | Submit     | DROPER Y        | 855 and   | 1        |
|     | OR A.R.      | 's to me. I would     | l of come  | lie with        | bloodle   |          |
|     | PROPER       | paper work could      | have avo   | ided this       | DULL PO   |          |
|     | incider      |                       | re is a    |                 | LA DADA   |          |
|     | Statin       | 1  1  -1              | to Relin   |                 | WI WILL   |          |
|     | Original:    | Attached to Grievance | W NEITH    | CONTRACTOR (SEL | WITHOUT LONISEP   | 1        |
|     | Pink:        | Inmate's Copy         | ·          |                 | 10 10 10 10 10 10 10 10 10 10 10 10 10 1  |          |
|     |              |                       |            | 1               | A COLUMN TO THE |          |

REFERENCE: MANCY DYAS INFO,

GR2005-4.3887

# NEVADA DEPARTMENT OF CORRECTIONS GRIEVANT'S STATEMENT CONTINUATION FORM

| WIND A 112  | ×.   |
|---|--|
| NAME: ////////////////////////////////////          | I.D. NUMBER: 76925   |
| INSTITUTION: Mo So Po                               | UNIT#: 13-13-37  |
| GRIEVANCE #: GRIEV                                  | VANCE LEVEL:   |
| GRIEVANT'S STATEMENT CONTINUATION:                  | 5  |
|   | PG OF  |
| - I plead not quilt, So                             | Cruse referedita   |
| quickly left with Lieutentan+ [                     | Bianchi, Right ofter   |
| That my doop open of 2 T                            | The state of the s |
| that, my door opened & I was                        | s called to the tront  |
| of cellblock/wing A for my fo                       | ed. When given my  |
| food, an 5% made a remark                           | 1 "hoppy Hales   |
| to Co   | S TIERES Thatspecial   |
| tray, for our special guy. I                        | Received my tray   |
| & proceeded back to my cell.                        | I did not cot one  |
| thing on the tray, due to the s                     | Elicatation entitle  |
| a district the total                                | PUDPICIOUS ACTIVITY  |
| & comments made to me. The no                       | ext day, on March  |
| 25,2005, a+1:13 p.m. I was                          | called out of mucell.  |
| placed in belly chains, handcuffe                   | & leg irons. I was   |
| escorted down the hall way o                        | Finit 17 hope T  |
|   |  |
| I C P   | sit down for my  |
| hearing. Sqt. Kose was the cl                       | nainman for my hearing.  |
| While my hearing was being qui                      | ckly conducted I   |
| ooked around & only noticed one                     | other office operant   |
|   | THE CHILLENGE OF THE SHOPE OF T |
| Original: Attached to Grievance Pink: Inmate's Copy | F 508 06 2005 L  |
| пинис в Сору  | The second of th |
|   |  |

2-of-3 June Main officer KH, NHW-1 DIHD INTO MARCHESE \*36925

Commentary

Liver of Main of 175-98 7-3285

Commentary

Commenta - I should of been released along the age -- Redness turned into benises -- Kee part isolated be on "well along" for mareks 
- to hear so, not alot of people Loud visacily
- see what had happened. Just a few concerned
- Fellas that come to my cell saw Thomas Jensen \$ 9748 inters - Prison graped printality, you do not have to show that your injury was 'serious, only that it was more than minor. In Hudson v. Man McMillian, minor bruises trackling were found to be enough for a claim. - Hudson V. Me Millian, 503 U.S. I, 1128. on Ct. 975, 1171. Ed. 21 156 (1993) -- Substantive Due Process - 18: some Rs alread have lost mistof their liberty, but there-- me afew "liberty interests that prisoners petain. The Right to bodily privacy falls under this lategory.

— Substantive due process may protect unfrom certain de liberate

— temborhassing typs of exposure to grands to ficials of appeare sexese.

FEFERENCE; NANCY DYAS INFO. MARTHESE TERRES 3-of-3 Commentary of Still no Reply from Tackie Crantord - Denied appeal process & my optionial right fort - Collegance perponse in first level went un-answerd,

- ignored, with no issues being addressed when specificaly

- requested more therough investigation on this. - Then again, with a final process on Socondlevel -- seeking punitive damages. - Concelling appointment to so & fallato the Byc. - No one to Really tall to; high Ranking officials already immediately involved -- This whole incident when respectfully payers take - Then skelled to different institution to placed in punitive segleghation Hd. Seg. instead of admitting
to mell-talhealth unition program/counseling/prentment;
for addless issues on what happened & servarity of inciden
impacted on me with no one to talk to-- I'm tiped of being told to be quiet & being a nitt. I'm

- theying everything I can to be heard in this matter &

- I'm Still being by passed but everyone of ilented"