

Ronald W. BEALL
Name 36548
Prison Number NNCC
Place of Confinement

AM ✓

FILED	ENTERED	RECEIVED
		SERVED ON
COUNSEL/PARTIES OF RECORD		
NOV 10 2010		COPY RTN
CLERK US DISTRICT COURT DISTRICT OF NEVADA		
BY:		DEPUTY

UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

Ronald W. BEALL, Petitioner,)
(Full Name))
vs.) CASE NO. 3:10-CV-00706
Palmer et. NNCC Pris. Respondent,) (To t
(Name of Warden, Superintendent, jailor or)
authorized person having custody of petitioner)) PETITION FOR A
and) WRIT OF HABEAS CORPUS
The Attorney General of the State of Nevada) PURSUANT TO 28 U.S.C. § 2254
) BY A PERSON IN STATE CUSTODY
) (NOT SENTENCED TO DEATH)

CR 91-396

case No. under arrest, charges

1. Name and location of court, and name of judge, that entered the judgment of conviction you are challenging: 2nd Judicial District court Reno, Nev. (Stone)
2. Full date judgment of conviction was entered: 4/10/1992. (month/day/year)
3. Did you appeal the conviction? Yes No. Date appeal decided: Sept 29/1992
4. Did you file a petition for post-conviction relief or petition for habeas corpus in the state court? Yes No. If yes, name the court and date the petition was filed: Feb. 10, 2009
Feb. 5 45.DCSIP 1/2010. Did you appeal from the denial of the petition for post-conviction relief or petition for writ of habeas corpus? Yes No. Date the appeal was decided: / / . Have all of the grounds stated in this petition been presented to the state supreme court? Yes No. If no, which grounds have not?
5. Date you are mailing (or handing to correctional officer) this petition to this court: 11/8/2010

Attach to this petition a copy of all state court written decisions regarding this conviction.

Paid Amt \$ 5 ^{50c} Date 11/10/2010
NVRNO 26 Receipt # 26 Initials QWY

6. Is this the first federal petition for writ of habeas corpus challenging this conviction? Yes No. If no, what was the prior case number? 2:10 cv-189. And in what court was the prior action filed? US District court, District of Nevada. Was the prior action denied on the merits or dismissed for procedural reasons (check one). Date of decision: Sept 4, 2010. Are any of the issues in this petition raised in the prior petition? Yes No. If the prior case was denied on the merits, has the Ninth Circuit Court of Appeals given you permission to file this successive petition? Yes No.

7. Do you have any petition, application, motion or appeal (or by any other means) now pending in any court regarding the conviction that you are challenging in this action? Yes No. If yes, state the name of the court and the nature of the proceedings: US District document # 6 Respondants to dismiss (28 USC) 2154.

8. Case number of the judgment of conviction being challenged: CR 91-396-3:10 cv-569-

9. Length and terms of sentence(s): Life without Possibility of Parole.

10. Start date and projected release date: NONE.

11. What was (were) the offense(s) for which you were convicted: murder / Revo Nev, 2nd Judicial District court.

12. What was your plea? Guilty Not Guilty Nolo Contendere. If you pleaded guilty or nolo contendere pursuant to a plea bargain, state the terms and conditions of the agreement: (Not guilty of crime) (Non valid warrants).

13. Who was the attorney that represented you in the proceedings in state court? Identify whether the attorney was appointed, retained, or whether you represented yourself *pro se* (without counsel).

	Name of Attorney	Appointed	Retained	<i>Pro se</i>
arraignment and plea	<u>John A Poirier</u>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
trial/guilty plea	<u>NOT Guilty</u>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
sentencing	<u>1st degree murder</u>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
direct appeal	<u>YES</u>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
1st post-conviction petition	<u>YES</u>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
appeal from post conviction	<u>YES</u>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
2nd post-conviction petition	<u>NON valid warrants</u>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
appeal from 2nd post-conviction	<u>vacate sentence</u>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>

State concisely every ground for which you claim that the state court conviction and/or sentence is unconstitutional. Summarize briefly the facts supporting each ground. You may attach up to two extra pages stating additional grounds and/or supporting facts. You must raise in this petition all grounds for relief that relate to this conviction. Any grounds not raised in this petition will likely be barred from being litigated in a subsequent action.

GROUND 1

I allege that my state court conviction and/or sentence are unconstitutional, in violation of my Fourteenth (14) Amendment right to due Processes Particularity based on these facts:

The Fourteenth Amendment requires that a warrant describe with "Particularity, The place of searched or persons or things to be seized" 69 U.S. Const Amend IV; see also Fed. R. Crim. P. 4 (b)(1)(Arrest warrants [must] contain defendant's name (Fed. R. Crim. P. 41 (c)(2) (The warrant must identify the person or property to be searched, ID entity any person or property to be seized and designate the magistrate judge to whom, (Marron v. U.S., 275 U.S. 192, 196, (1927)); Coolidge v. N.H. 403 U.S. 443, 467 (1971), (Plurality opinion) Particularity requirement protects against "general, exploratory" Rummaging in a person's belongings. (warrants should describe places to be searched and objects to be seized to the discretion of the officer executing the warrant. ~~etc.~~ Andresen 427 U.S. at 480. (quoting Marron 275 U.S. at 196): A warrant sufficiently intended particularizes the place to be searched if the executing officers "can ascertain the identity of place intended" 71 otherwise overbroad or mistaken warrant by relying on personal knowledge to identify the place intended to be searched 72 an affidavit or attachment to the warrant would not cure an insufficiently particular or mistaken warrant 73 invalidate only the overbroad portions of a search warrant and suppress any evidence seized pursuant to those portions (74) To incomplete descriptions on warrant nor affidavit or present at search.

Exhaustion of state court remedies regarding Ground 1: CASE NO. 3:10-cv-00569

RCJ - RAM

► **Direct Appeal:**

Did you raise this issue on direct appeal from the conviction to the Nevada Supreme Court?

Yes ____ No. If no, explain why not: issues was raised of NON valid warrants

► **First Post Conviction:**

Did you raise this issue in a petition for post conviction relief or state petition for habeas corpus?

Yes ____ No. If no, explain why not: _____

If yes, name of court: U.S. District court date petition filed Sept 14 2010.

Did you receive an evidentiary hearing? Yes ____ No. Did you appeal to the Nevada Supreme Court? Yes ____ No. If no, explain why not: _____

If yes, did you raise this issue? Yes ____ No. If no, explain why not: _____

► **Second Post Conviction:**

Did you raise this issue in a **second** petition for post conviction relief or state petition for habeas corpus?

Yes ____ No. If yes, explain why: _____

If yes, name of court: U.S. District court date petition filed ____ / ____ / ____.

Did you receive an evidentiary hearing? Yes ____ No. Did you appeal to the Nevada Supreme Court? Yes ____ No. If no, explain why not: _____

If yes, did you raise this issue? Yes ____ No. If no, explain why not: _____

► **Other Proceedings:**

Have you pursued any other procedure/process in an attempt to have your conviction and/or sentence overturned based on this issue (such as administrative remedies)? Yes ____ No. If yes, explain:

NON VALID WARRANTS HARNESS OF Penality warrants
rights violated also search and Seizer (ALL in warrant NO voice)

State concisely every ground for which you claim that the state court conviction and/or sentence is

unconstitutional. Summarize briefly the facts supporting each ground. You may attach up to two extra pages stating additional grounds and/or supporting facts. You must raise in this petition all grounds for relief that relate to this conviction. Any grounds not raised in this petition will likely be barred from being litigated in a subsequent action.

GROUND 2

I allege that my state court conviction and/or sentence are unconstitutional, in violation of my (6th) sixth Amendment right to due clause Process, based on these facts:

deleted Reference to incomplete description of overbroad warrants
deficient warrant NOT Attached To NO Voice called in warrant
Answering Device (To obtain warrant Ground #2) To Arrest or
Seize Property items at Residents. Defendant arrested when
defendant was only at Residents at The Time, Person
ID Related to Residents, (That steped out To make Phone call
where 911 was used by a person lived Thier see ground 1-and 3
To Admissible Evidence see NONE of warrant of search
and Seize warrants violation arrest warrant

None

OT To Exhaustion of state court regarding
warrant

refer to Notice of Appeal
Furthermore :

Exhaustion of state court remedies regarding Ground 2:

- Direct Appeal: 3:10-cv-00569 RCJ-RAM
BEALL v. Reno Police Dept.

Did you raise this issue on direct appeal from the conviction to the Nevada Supreme Court?

Yes No. If no, explain why not: Document 28 USC. 2254
6 to dismiss

► **First Post Conviction:**

Did you raise this issue in a petition for post conviction relief or state petition for habeas corpus?

Yes No. If no, explain why not: _____

If yes, name of court: Supreme court date petition filed Sept. 14, 2010

Did you receive an evidentiary hearing? Yes No. Did you appeal to the Nevada Supreme Court? Yes No. If no, explain why not: _____

If yes, did you raise this issue? Yes No. If no, explain why not: _____

► **Second Post Conviction:**

Did you raise this issue in a **second** petition for post conviction relief or state petition for habeas corpus?

Yes No. If yes, explain why: NON valid warrants
Marranda violated Search and Seizure violated

If yes, name of court: 2nd Judicial date petition filed Feb. 2, 1981

Did you receive an evidentiary hearing? Yes No. Did you appeal to the Nevada Supreme Court? Yes No. If no, explain why not: _____

If yes, did you raise this issue? Yes No. If no, explain why not: _____

► **Other Proceedings:**

Have you pursued any other procedure/process in an attempt to have your conviction and/or sentence overturned based on this issue (such as administrative remedies)? Yes No. If yes, explain: NON valid warrants Ground 1-2-3- of
writ of habeas corpus Petition of writ

State concisely every ground for which you claim that the state court conviction and/or sentence is unconstitutional. Summarize briefly the facts supporting each ground. You may attach up to two

extra pages stating additional grounds and/or supporting facts. You must raise in this petition all grounds for relief that relate to this conviction. Any grounds not raised in this petition will likely be barred from being litigated in a subsequent action.

GROUND 3

I allege that my state court conviction and/or sentence are unconstitutional, in violation of my violated in 4th Amendment right to Home right violated of Homeowners constable violated arrestee (4th) based on these facts:

see eg. Brown V. Byer, 870 F.2d, 975, 978, - 79 (5th cir. 1989), constable violated arrestee's 4th amendment rights by arrest of NON warrant on arrest Butte-Silver Bow County, 283 F.3d, 985, 989 (9th cir 2002). violated HomeRight 4th Amendment Right with NON verbal description of items to be searched aff. d. Groh v. Ramirez, 540 U.S. 551 (2004). good Faith exception in exclusionary rule in This part - Nor warrant was present to search could NOT obtain a warrant of arrest by 10:00 am Because Judge wouldnt of been there at That Time until 10:00 am to correct sentence) (correction and Reduction of sentence under 18 USC § 3742 and Rule 35 following a successful appeal of the sentence, The district court is required to correct the sentence in accordance with the appellate court's findings and, in a manner consistent with 18 U.S.C. § 3553. (2627) A district court is permitted under Rule 35 to reduce a sentence to reflect the defendant's subsequent substantial assistance in the investigation or prosecution of another criminal, motion by the government (2629) for compelling reasons, but only on motions by the Bureau of Prisons (2630). This defendant moves for Reduction of Sentence applicable (2633). Limits what can be criminal and punished as such kinds (2635) harshness of the penalty

Exhaustion of state court remedies regarding Ground 3:

- Direct Appeal: 3:10-cv-00569 BEALL V. Reno Police Dept.

Did you raise this issue on direct appeal from the conviction to the Nevada Supreme Court? HARSHNESS OF THE ~~Penalty~~ PENALTY (2) comparison of sentences with those imposed bringing consistency (3) solemn is to validate an initial judgement a sentence grossly disproportionate to a crime (2640) GEO IS MORE

Yes ____ No. If no, explain why not: _____

► **First Post Conviction:**

Did you raise this issue in a petition for post conviction relief or state petition for habeas corpus?

Yes ____ No. If no, explain why not: _____

If yes, name of court: US District court date petition filed Sept 14/2010

Did you receive an evidentiary hearing? Yes ____ No. Did you appeal to the Nevada Supreme Court? Yes ____ No. If no, explain why not: _____

If yes, did you raise this issue? Yes ____ No. If no, explain why not: _____
warrant NON valid

► **Second Post Conviction:**

Did you raise this issue in a **second** petition for post conviction relief or state petition for habeas corpus?

Yes ____ No. If yes, explain why: NON VAILID WARRANTS OF ARREST OR OTHERWISE WARRANTS violated search and seizure violated rights of defendant.

If yes, name of court: US District date petition filed 1/1.

Did you receive an evidentiary hearing? Yes ____ No. Did you appeal to the Nevada Supreme Court? Yes No. If no, explain why not: still Pending Scott This Form awaiting Supreme S answer To enter writ or not

If yes, did you raise this issue? Yes ____ No. If no, explain why not: _____

► **Other Proceedings:**

Have you pursued any other procedure/process in an attempt to have your conviction and/or sentence overturned based on this issue (such as administrative remedies)? Yes ____ No. If yes, explain: Petitions of writ Handwritten self made under Purjury Penalty Thus is correct and TRUE

WHEREFORE, petitioner prays that the court will grant him such relief to which he is entitled in this federal petition for writ of habeas corpus pursuant to 28 U.S.C. § 2254 by a person in state custody. Standing Plea of NOT Guilty

Ronald Wayne BEALL
(Name of person who wrote this
complaint if not Plaintiff)

Ronald W. Beall
(Signature of Plaintiff)

11- 8 -2010
(Date)

(Signature of attorney, if any)

Pro Se

(Attorney's address & telephone number)

DECLARATION UNDER PENALTY OF PERJURY

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

Executed at Carson City, Nev. NVCC Prison on 11- 8 -2010.
(Location) (Date)

Ronald W. Beall
(Signature)

#36548
(Inmate prison number)

3:10-CV-00706

FILED ENTERED	RECEIVED SERVED ON
COUNSEL/PARTIES OF RECORD	
NOV 10 2010	
CLERK US DISTRICT COURT DISTRICT OF NEVADA	
COPY R/T	

INMATE REQUEST FORM

1.) INMATE NAME	DOC #	2.) HOUSING UNIT	3.) DATE
Ronald WAYNE BEALL #36548		6B-11-B	11-8-2010

4.) REQUEST FORM TO: (CHECK BOX)

 CASEWORKER
Respondent MEDICAL LAW LIBRARY DENTAL EDUCATION VISITING SHIFT COMMAND LAUNDRY PROPERTY ROOM OTHER *Respondent*

5.) NAME OF INDIVIDUAL TO CONTACT:

Warden Palmer or Walsh

6.) REQUEST: (PRINT BELOW) *in The Effect That I've served in suit or claim upon you At Prison Statues. Further Prisoner claims For injunctive relief authorized by 28 U.S.C. section 2283 & 2284 and rule 65 of The Federal Rules of civil procedure, which a copy has BEEN added To The ATTACHMENTS of This case shots Fired at NNCC on Location yard where inmates confine in filing This case; any compensatory damages:Shall be paid directly To satisfy any outstanding Restitution orders Pending The remainder forwarded To The Plaintiff.*

7.) INMATE SIGNATURE

Ronald W. Beall

DOC # 36548

8.) RECEIVING STAFF SIGNATURE

DATE

9.) RESPONSE TO INMATE

10.) RESPONDING STAFF SIGNATURE

DATE

Log Number _____

NEVADA DEPARTMENT OF CORRECTIONS
INFORMAL GRIEVANCE

NAME: Ronald Wayne BEALL I.D. NUMBER: #36548

INSTITUTION: NNCC UNIT: 6B - 11-B

GRIEVANT'S STATEMENT: OF The Problem That Accurred shots Fired
on NNCC yard Amunst People I did not Feel A safe Results
of incident That accurred Further discussion at detail in conclusion
To Full extent of ASSULT with 12 GA SHOT Gun From (Location)
Cull Army Tower (on NNCC yard) Prison where inmates or Prisoner confinement.

SWORN DECLARATION UNDER PENALTY OF PERJURY

INMATE SIGNATURE: Ronald W. Beall DATE: 11-8-10 TIME: 9:55 AM

GRIEVANCE COORDINATOR SIGNATURE: _____ DATE: _____ TIME: _____

GRIEVANCE RESPONSE: _____

CASEWORKER SIGNATURE: _____ DATE: _____

 GRIEVANCE UPHELD GRIEVANCE DENIED ISSUE NOT GRIEVABLE PER AR 740

GRIEVANCE COORDINATOR APPROVAL: _____ DATE: _____

 INMATE AGREES INMATE DISAGREES

INMATE SIGNATURE: Ronald W. Beall DATE: 11-8-2010

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

✓ 600 Log Number _____

NEVADA DEPARTMENT OF CORRECTIONS
INFORMAL GRIEVANCE

NAME: Ronald Wayne BEALL I.D. NUMBER: #36548

INSTITUTION: NNCC UNIT: 6B - 11-B

GRIEVANT'S STATEMENT: OF The Problem That Accurred shots Fired on NNCC yard amongst People I did not feel a safe results of incident that accurred. Further discussion at detail in conclusion to full extent of assault with 12 Ga Shot Gun From (Location) Civil Angry Tower (on NNCC yard) Prison where inmates or Prisoner confined.

SWORN DECLARATION UNDER PENALTY OF PERJURY

INMATE SIGNATURE: Ronald Wayne Beall DATE: 11-8-10 TIME: 9:55 AM

GRIEVANCE COORDINATOR SIGNATURE: _____ DATE: _____ TIME: _____

GRIEVANCE RESPONSE: _____

CASEWORKER SIGNATURE: _____ DATE: _____

 GRIEVANCE UPHELD GRIEVANCE DENIED ISSUE NOT GRIEVABLE PER AR 740

GRIEVANCE COORDINATOR APPROVAL: _____ DATE: _____

 INMATE AGREES INMATE DISAGREES

INMATE SIGNATURE: Ronald Wayne Beall DATE: 11-8-2010

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

Log Number _____

NEVADA DEPARTMENT OF CORRECTIONS
INFORMAL GRIEVANCE

NAME: Ronald Wayne BEALL I.D. NUMBER: # 36548INSTITUTION: ANCC UNIT: 6B - 11-3

GRIEVANT'S STATEMENT: OF The Problem That Accurred While I Was In
ANCC yard about 11-8-10 I did not feel a safe results
of inccr that accurred Further discussion at ofail in conclusion
To full extent of ASSULT with 12 GA shot Gun from (Lester)
Canary Taser (in ANCC yard) Prison where inmates of ANCC eatine.

SWORN DECLARATION UNDER PENALTY OF PERJURY

INMATE SIGNATURE: Ronald Wayne Beall DATE: 11-8-10 TIME: 9:55 AM

GRIEVANCE COORDINATOR SIGNATURE: _____ DATE: _____ TIME: _____

GRIEVANCE RESPONSE: _____

CASEWORKER SIGNATURE: _____ DATE: _____

 GRIEVANCE UPHELD GRIEVANCE DENIED ISSUE NOT GRIEVABLE PER AR 740

GRIEVANCE COORDINATOR APPROVAL: _____ DATE: _____

 INMATE AGREES INMATE DISAGREESINMATE SIGNATURE: Ronald Wayne Beall DATE: 11-8-2010

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

Log Number _____

NEVADA DEPARTMENT OF CORRECTIONS
FIRST LEVEL GRIEVANCE

NAME: Ronald Wayne Beall I.D. NUMBER: 36548
INSTITUTION: NVCC UNIT: 6B-11-B

I REQUEST THE REVIEW OF THE GRIEVANCE, LOG NUMBER _____, IN A FORMAL MANNER. THE ORIGINAL COPY OF MY GRIEVANCE AND ALL SUPPORTING DOCUMENTATION IS ATTACHED FOR REVIEW.

SWORN DECLARATION UNDER PENALTY OF PERJURY

INMATE SIGNATURE: Ronald W. Beall DATE: 11-8-2010

WHY DISAGREE: Became of Lawsuit shot. Fired I Felt Unsecure at That Point Advanced 12 ga assault was the results not to be taken lightly, why I disagree is Their maybe another solution to this type of problem, Escort by vehicle was a previous secure matter, to transports(yard concern),

GRIEVANCE COORDINATOR SIGNATURE: _____ DATE: _____

FIRST LEVEL RESPONSE: _____

_____GRIEVANCE UPHELD _____ GRIEVANCE DENIED _____ ISSUE NOT GRIEVABLE PER AR 740

WARDEN'S SIGNATURE: _____ TITLE: _____ DATE: _____

GRIEVANCE COORDINATOR SIGNATURE: _____ DATE: _____

_____INMATE AGREES INMATE DISAGREES
INMATE SIGNATURE: Ronald W. Beall DATE: 11-8-2010

FAILURE TO SIGN CONSTITUTES ABANDONMENT OF THE CLAIM. A SECOND 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

Log Number _____

NEVADA DEPARTMENT OF CORRECTIONS
FIRST LEVEL GRIEVANCENAME: Ronald Wayne Beall I.D. NUMBER: 36548
INSTITUTION: MVCC UNIT: 6B-11-B

I REQUEST THE REVIEW OF THE GRIEVANCE, LOG NUMBER _____, IN A FORMAL MANNER. THE ORIGINAL COPY OF MY GRIEVANCE AND ALL SUPPORTING DOCUMENTATION IS ATTACHED FOR REVIEW.

SWORN DECLARATION UNDER PENALTY OF PERJURY

INMATE SIGNATURE: Ronald W. Beall DATE: 11-8-2010WHY DISAGREE: Became of lawsuit shot Fired I Felt unsecure at That Point AVANCED 12 go ASSULT WAS THE results Not To BE Taken Lightly, why I disagree is Their maybe another solution To This Type of Problem, Escort by Vechical was a previous secure matter, To transports(yard concern).

GRIEVANCE COORDINATOR SIGNATURE: _____ DATE: _____

FIRST LEVEL RESPONSE: _____

GRIEVANCE UPHELD _____ GRIEVANCE DENIED _____ ISSUE NOT GRIEVABLE PER AR 740

WARDEN'S SIGNATURE: _____ TITLE: _____ DATE: _____

GRIEVANCE COORDINATOR SIGNATURE: _____ DATE: _____

INMATE AGREES: ✓ INMATE DISAGREES
INMATE SIGNATURE: Ronald W. Beall DATE: 11-8-2010

FAILURE TO SIGN CONSTITUTES ABANDONMENT OF THE CLAIM. A SECOND 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

Log Number _____

NEVADA DEPARTMENT OF CORRECTIONS
FIRST LEVEL GRIEVANCE

NAME: Ronald Wayne Beall I.D. NUMBER: 36548
INSTITUTION: NVCC UNIT: 6-B-11-B

I REQUEST THE REVIEW OF THE GRIEVANCE, LOG NUMBER _____, IN A FORMAL MANNER. THE ORIGINAL COPY OF MY GRIEVANCE AND ALL SUPPORTING DOCUMENTATION IS ATTACHED FOR REVIEW.

SWORN DECLARATION UNDER PENALTY OF PERJURY

INMATE SIGNATURE: Ronald W. Beall DATE: 11-8-2010

WHY DISAGREE: Became of lawsuit shot fired I Felt Unsecure at That Point advanced 12 go assault was the results not to be taken lightly. why I disagree is their maybe another solution to this type of problem, escort by VEHICAL was a previous secure matter to transports(motorcyles)

GRIEVANCE COORDINATOR SIGNATURE: _____ DATE: _____

FIRST LEVEL RESPONSE: _____

____ GRIEVANCE UPHELD _____ GRIEVANCE DENIED _____ ISSUE NOT GRIEVABLE PER AR 740

WARDEN'S SIGNATURE: _____ TITLE: _____ DATE: _____

GRIEVANCE COORDINATOR SIGNATURE: _____ DATE: _____

____ INMATE AGREES ✓ INMATE DISAGREES

INMATE SIGNATURE: Ronald W. Beall DATE: 11-8-2010

FAILURE TO SIGN CONSTITUTES ABANDONMENT OF THE CLAIM. A SECOND 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

Log Number _____

NEVADA DEPARTMENT OF CORRECTIONS
SECOND LEVEL GRIEVANCE

NAME: Ronald Wayne BEALL I.D. NUMBER: 36548

INSTITUTION: NVCC UNIT: 6B - 11-B

I REQUEST THE REVIEW OF THE GRIEVANCE, LOG NUMBER _____, ON THE SECOND LEVEL. THE ORIGINAL COPY OF MY GRIEVANCE AND ALL SUPPORTING DOCUMENTATION IS ATTACHED FOR REVIEW.

SWORN DECLARATION UNDER PENALTY OF PERJURY

INMATE SIGNATURE: Ronald W. Beall 36548 DATE: 11-8-2010

WHY DISAGREE: In suit I wish to pursue the claim, There has been an injury, because of the injury I felt threatened by arms 12 gauge in Boundary of Range gun was pointed direct also in Settlement Standards that this type of an ongoing incident getting to be a frequent incident more than once.

GRIEVANCE COORDINATOR SIGNATURE: _____ DATE: _____

SECOND LEVEL RESPONSE: _____

GRIEVANCE UPHELD _____ GRIEVANCE DENIED _____ ISSUE NOT GRIEVABLE PER AR 740

SIGNATURE: _____ TITLE: _____ DATE: _____

GRIEVANCE COORDINATOR SIGNATURE: _____ DATE: _____

INMATE SIGNATURE: Ronald W. Beall DATE: 11-8-2010

THIS ENDS THE FORMAL GRIEVANCE PROCESS

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

Log Number _____

NEVADA DEPARTMENT OF CORRECTIONS
SECOND LEVEL GRIEVANCE

NAME: Ronald Wayne BEALL

I.D. NUMBER: 36548

INSTITUTION: NWCC

UNIT: 6B - 11-B

I REQUEST THE REVIEW OF THE GRIEVANCE, LOG NUMBER _____, ON THE SECOND LEVEL. THE ORIGINAL COPY OF MY GRIEVANCE AND ALL SUPPORTING DOCUMENTATION IS ATTACHED FOR REVIEW.

SWORN DECLARATION UNDER PENALTY OF PERJURY

INMATE SIGNATURE: Ronald W. Beall 36548 DATE: 11-8-2010

WHY DISAGREE: In suit I wish to pursue the claim, There has been an injury, because of the injury I felt threatened by arms 12 Gauge in Boundary of Range gun was pointed direct also in settlement standards that this type of an ongoing incident getting to be a frequent incident more than once.

GRIEVANCE COORDINATOR SIGNATURE: _____

DATE: _____

SECOND LEVEL RESPONSE: _____

_____ GRIEVANCE UPHELD _____ GRIEVANCE DENIED _____ ISSUE NOT GRIEVABLE PER AR 740

SIGNATURE: _____ TITLE: _____ DATE: _____

GRIEVANCE COORDINATOR SIGNATURE: _____ DATE: _____

INMATE SIGNATURE: Ronald W. Beall DATE: 11-8-2010

THIS ENDS THE FORMAL GRIEVANCE PROCESS

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