PLD MEMBERSHIP ROWLES DEPUTY DIRECTORS OFFICE

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Declaration:

For the ordination of heir C H A C H A by Ka A B U in the reign of our Saviour during the Millennium 2000.

Disciples and partial registry

ROBERT O. WILLIAMS JR.

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ARTHUR JONES

GRIFFIN STWART JERONE GLAZE BUSTER JACKSON

JOE S. MAXEY JERMAIN JACKSON WILLIAM SIMMONS

MARVIN MAXEY JON WILLIAMS STANLEY ARTHUR

MELVIN MAXEY EUGENE ARNOLD CHARLES COSBY

EZRA MAXEY ERGOINE WAMBEACKA TIMOTHY WILLIAMS

HABAKKAKU JOHNSON EMILIO CARDETTI ELRICK WOODS

HARVEY CHAS. WILLIAMS PAUL SHERER MICHAEL JACKSON

BOYD MORGAN TOMMY E. WILLIAMS JESSIE BELVIN

THURSTON HARRIS OTERO WILLIAMS VERNICE WELLMAN

JAMES BROWN MUDD WILLIAMS ART ARMEANIAN

MICHAEL WILLIAMS HOMER BLACKSON HAL DAVIS

PATRICIO WILLIAMS PAUL MYRICK BILLY WATKINS JR.

CHARLES L. WILLIAMS JR. SABU DE STAGER SHAWN MAXEY

THOMAS WILLIAMS JR. HIDIO HIGA CHRIS CARRERA

RICHARD THOMPSON RECEIVED CHARLES U. WILLIAMS PATRICIO L. MARIANO

MAR 0 3 2015 ROBERT O. WILLIAMS SR. LEONARD DIXON JOE S. MAXEY JR.

OFFENDER MANAGEMENT

GEORGE WILLIAMS HECTER CARRERA

JUAN CARLOS

MICHAEL TRAINOR

RECEIVED JOHN T. WILLIAMS PABLO CARRERA JUNIOR CARRERA

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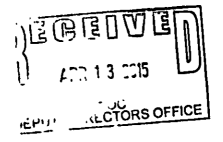
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## EXHIBIT J

PLAINTIFF'S ELDER BROTHER CHA CHA, FIRST BOAN HEIR OF KA ABU WEARING LOCK ("KING TUT") OF HORUS

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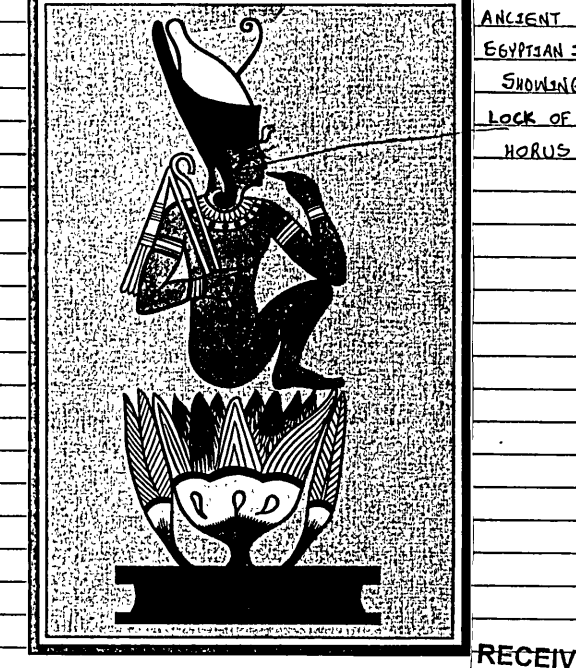
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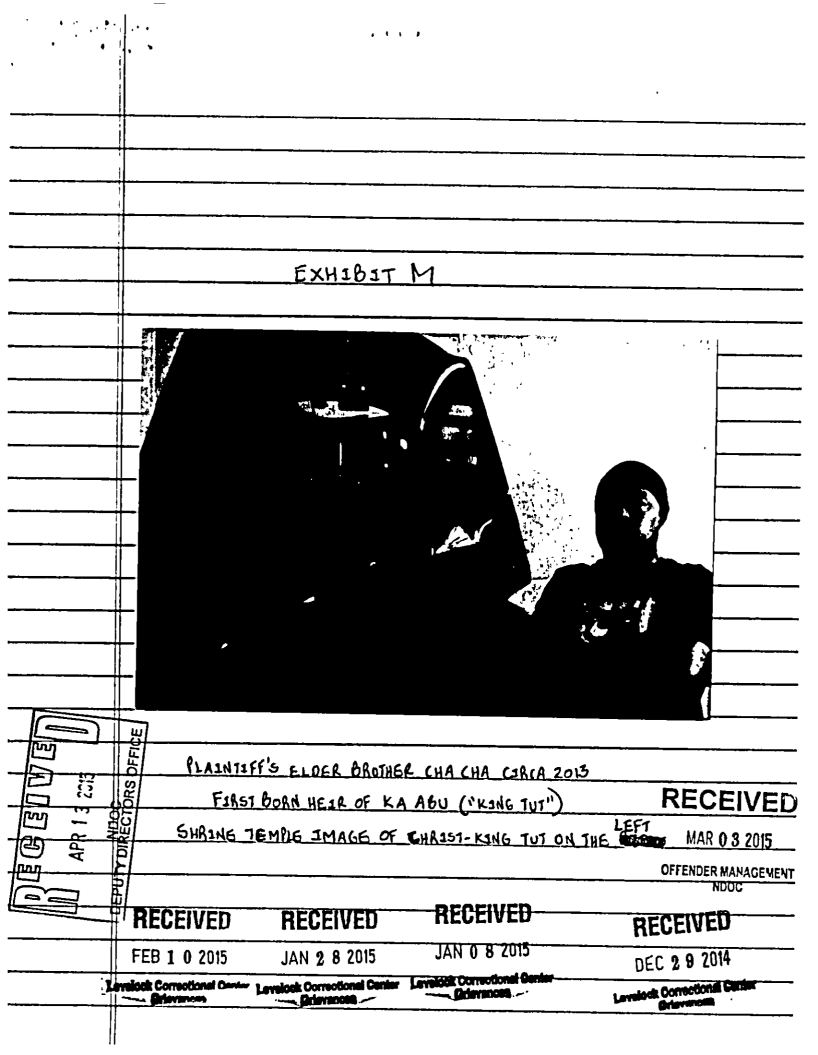
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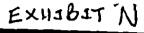
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Las Vegas' Rags To Riches Story

LAS VEGAS (INS) -

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EXHIBITP

PAGE 4

Williams was warned and released for Curfew and Battery violations. He also was arrested for offenses which were dismissed: Assault on a School Employee; Assault on a Police Officer; Resisting Arrest; Attempted Burglary; Disorderly Conduct; Auto Burglary; Curfew, and Possession of Controlled Substance.

JUVENILE PROBATION ADJUSTMENT: The defendant was sentenced on two occasions in 1996 to Formal probation which is incomplete. Due to the CC#C141991, he did complete a five month incarceration at Spring Mountain Youth Camp in 1996 for Burglary and Hit and Run.

#### ADULT:

#### ARREST DATE

03-05-97 (LVMPD)

12-09-98

APR 1 3 2015

#### **OFFENSE**

Robbery With Use of a Deadly Weapon 2 counts (F) 2. Curfew (M)

Possession of Controlled Substance (Cocaine) (F)

RMD: 05-15-97 FTC: 03-05-98: 09-03-98; 12-10-98

Murder with a Deadly Weapon (F) RBK: 12-14-98 for 1. Discharge Firearm at or in Edifice

2. Ex-Felon Possession of Concealed Firearm

#### DISPOSITION

CC#C141991, 04-03-97, pled guilty to Robbery (F). 09-15-97: Sentenced to 35 to 156 months in the Nevada Department of Prisons. Suspended. Probation not to exceed 5 years. 09-05-00: Probation revoked.

Instant Offense. CC#C155934. 06-25-01: Pled guilty to Second Degree Murder (F). Rendition of sentence scheduled for 09-05-01.

DEPUTY DIRECTORS OFFICE SUPPLEMENTAL INFORMATION: As of March 5, 1997, Judge Marren in juvenile Court certified Williams as an adult. The Las Vegas Metropolitan Police Department gang unit confirmed the defendant to be a member of the Jackson Avenue gang which are affiliates of the Los Angeles Crip gang as related in the prior Pre-Sentence Investigation report. A check with the Gang Unit on August 30, 2001, showed no record of the defendant.

PROBATION; ADJUSTMENT: Regarding CC#C141991, the defendant was placed on a period of probation not to exceed five years. During his term of probation, the defendant violated the following terms and conditions: Rule #4-Controlled Substances, #11 (4)-Mandatory adult education program, #11 (5)-Restitution, #8-Law Program, #11 (2)-Enter and complete properties and #11 (2)-Enter and #11 (2)-En RECEIVED September 150 2000. DEC 2 9 2014

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## NEVADA DEPARTMENT OF CORRECTIONS ADMINISTRATIVE REGULATION 446

## IDENTIFICATION OF INMATES AFFILIATED WITH SECURITY THREAT GROUPS AND DISRUPTIVE GROUPS

Supersedes:

AR 446 (06/17/12) and AR 446 (Temporary, 03/11/13)

Effective date: 03/19/13

**AUTHORITY:** 

NRS 209.131, NRS 193.168, 28 CFR 23

#### RESPONSIBILITY

The Inspector General's Office has primary responsibility for supervising the process for the identification and management, including validation, of Security Threat Groups (STG) and/or Disruptive Groups (DG) and the affiliated inmates.

Supervisory Criminal Investigators in the Inspector General's Office and assigned Inspector General Investigators are responsible to monitor STG and/or DG activity within the Department.

All Department staff share the responsibility in reporting and identifying STG and/or DG. All staff will accurately document suspected STG and/or DG members and their activities and ensure all validation and supporting information and documentation is sent to the designated staff member within Inspector General's Office via the appropriate and established chain of authority.

#### 446.01 STG AND/OR DG IDENTIFICATION AND MANAGEMENT

- 1. STG status is to be considered advisory in nature and ordinarily does not require specific actions beyond an increased level of security awareness.
- 2. The Department will establish:
  - A. A mechanism to identify, verify, and validate STG and/or DG and the affiliated inmates;
  - B. A procedure for STG and/or DG Due Process hearings and appeals.

- 3. The Office of the Inspector General will develop confidential procedures to identify, verify, validate and provide suggestions for management of the STG and/or DG.
- 4. The Office of the Inspector General will develop confidential procedures for the online sharing of intelligence relative to STG and/or DG with law enforcement agencies outside the Department of Corrections.
- 5. Each institution/facility will develop institutional procedures to comply with the Inspector General's guidelines in the identification of STG and/or DG, and affiliated inmates to each specific group.
  - A. Each institution is responsible for the management of inmates affiliated with a STG and/or DG, based upon the needs of the institution while keeping in mind the variables of housing for each inmate.
  - B. Expertise and information relative to housing issues of and/or for inmates should be sought from staff members of the Inspector General's office when applicable.

#### 446.02 STG AND/OR DG INVESTIGATION AND VALIDATION

- 1. When STG/DG activity or affiliation is suspected, the Warden/designee of the affected institution will initiate an inquiry to gather relevant information concerning the activity and any involved inmates. This information should be documented within Nevada Offender Information Tracking System, (NOTIS) and should include as much identifiable information as possible.
  - A. When practical the documentation, photographs and/or any other report should be imported into the NOTIS utilizing the document import icon in the appropriate module within NOTIS.
  - B. Should the institution not have the capability of document import, contact should be made with the Inspector General's Office.
  - C. If documentation in support of the activity and/or identification is not scanned, all relevant information and documentation obtained during the information gathering/investigation process concerning a suspected STG/DG or affiliated inmate, will be forwarded to the Inspector General's Office designee for review.
- 2. When appropriate, the IG designee will validate the concerned STG/DG or affiliated inmate in accordance with established validation criterion outlined in the IG procedures.



#### 446.03 STG AND/OR DG DUE PROCESS

- 1. The Department will establish processes and procedures by which an inmate can question, review and appeal a STG/DG designation/validation.
- 2. In accordance with established validation criterion an inmate will be notified of suspected STG/DG affiliation via NDOC Form 1598 STG/DG Notification. The NDOC Form 1598 will provide what information the suspected affiliation is based upon.
- 3. The inmate will be advised as to the necessary steps to, if desired, remove themselves from affiliation through the formal debriefing process.
- 4. Should the inmate disagree with the designation, he can, within 10 days of the written notification, request in writing via his caseworker, a STG/DG Due Process Hearing.
- 5. The involved casework staff member will notify the supervisory Casework staff of the inmate's request for a STG/DG Due Process Hearing.
  - A. The Casework staff member should document the inmate's request for a hearing within the appropriate area of the Offender Management Module of NOTIS.
- 6. The inmate will be notified in writing with a date and time that the STG/DG Due Process Hearing will occur. The inmate must be given at least 72 hours of preparation time to be able to present evidence if he believes the suspected affiliation is incorrect. The inmate may not call any witnesses.
- 7. The STG/DG Due Process Hearing panel will consist of the Warden or designee, which can be an Associate Warden or a staff member with sufficient supervisory experience and knowledge, the inmate's caseworker, and one other staff member of the facility. Another assigned staff member, typically from the involved institution, will present the STG/DG information on the inmate. All STG/DG Due Process Hearings will be recorded via tape or digital means.
- 8. The hearing will begin by informing the inmate why he is suspected of being affiliated with a STG/DG, including presenting the facts about why it is believed the inmate should be validated. All evidence will be presented at that time and this evidence will be attached to the hearing document packet.
- 9. Confidential information that has been proven reliable will be presented, off tape and outside the presence of the involved inmate, to the hearing panel.

**AR 446** 

Page 3 of 6

- 10. Once the evidence and facts have been presented, the inmate will be given the opportunity to present his rebuttal, including being allowed to speak on his behalf. He can present evidence both verbally and documents to support his case. He cannot call witnesses.
- 11. Once the Due Process hearing panel has heard and reviewed all information and documentation, the recording will be paused or stopped. The inmate and presenting staff member will leave the room and the panel will deliberate. Once the deliberation has ended and the panel has voted whether the inmate should be validated or not, the inmate and the presenting staff member will be allowed back into the room. The tape recorder will be restarted and the inmate will be made aware of the panel's decision by advising him that he is or is not to be validated as affiliated with a STG/DG.
- 12. Each panel member will indicate on NDOC Form 1598 whether they agree, disagree or need additional information or investigation, with the inmate's suspected affiliation.
- 13. A copy of the panel's decision will remain with the STG/DG file documentation and a copy of the panel's decision will be placed into the inmate's I file.
  - A. The original documentation, form 1598 will be sent to the Inspector General's Office, who in turn will upload the document into the STG module for that inmate.
- 14. The inmate will be provided information explaining to him how he can remove himself from the affiliation through a debriefing process.
- 15. The inmate will also be afforded the opportunity to appeal the panel's decision should he want to do so. The panel will provide the inmate with information explaining how the appeal process works.
- 16. After the STG/DG Due Process Hearing has been finalized, the inmate has 10 working days from the hearing date to appeal the panel's decision. The inmate will complete the STG appeal form or an inmate request form after the hearing or the Security Threat Group or Disruptive Group Designation, NDOC form 1598 during the STG Due Process hearing. The Inspector General will forward the form to the appropriate Deputy Director for review. The Deputy Director can agree with the panel, send the matter back for further investigation and review, or overturn the panel's decision for validation of the inmate.
- 17. Once the Deputy Director has made his determination or recommendation, the information will be returned to the Inspector General's Office, who will notify the involved facility. Casework staff is responsible to notify the involved inmate.



- 18. A copy of the written results of the Due Process Hearing appeal will be placed with the STG/DG module of NOTIS for the inmate.
- 19. The inmate's affiliation status with a STG/DG will be reviewed by or through regular case work review at the institution wherein the inmate is housed.

#### 446.04 REVIEW AND/OR REMOVAL OF A STG/DG DESIGNATION

- 1. During regular reviews, casework staff will confirm with the inmate any validated STG/DG designation.
- 2. Inmates who express an interest in debriefing and having the STG/DG designation removed will be referred to the Inspector General's Office, with notification to the appropriate Associate Warden for tracking purposes.
- 3. The IG designee will review the inmate's classification via Offender Management Division or the classification module in NOTIS.
- 4. The IG designee will document the inmate's request within NOTIS and assign the matter for investigation. The investigation and follow up may be assigned to a staff member within the institution or to the IG designee. The matter will be assigned for review by an Investigator in the Inspector General's Office within 60 days.
- 5. The debriefing interview will be recorded, with the recording, documentation, and report from the staff member to be returned to the IG designee. The assigned staff member will make recommendations and summarize the interview contents in their report. The debriefing investigation will be completed within 180 days of assignment, unless approved by the IG or Supervisory Criminal Investigator.
- 6. The IG designee Office will review the staff member's recommendation with the Offender Management Division designee.
- 7. The safety of the inmates must be of primary concern if they are to be reviewed for transfer or a change in custody.

#### 446.05 STG/DG RECORDS CONFIDENTIALITY

1. Institutional/facility STG/DG procedures and all related documentation and information will be confidential.

- A. STG/DG information and documentation is held on a Need to Know, Right to Know basis, under the federal guidelines of 28 CFR 23 relative to dissemination.
- 2. Unauthorized dissemination of STG/DG information or documentation is prohibited by any staff member of the department. Only the Director or the Inspector General's Office is authorized to release STG/DG information, whether on a group or an inmate affiliated with a STG/DG.

#### 446.06 STG/DG TRAINING

- 1. The IG designee, with approval of the Inspector General, will identify and designate Department trainers in the identification and management of Security Threat Groups and/or Disruptive Groups.
- 2. Department STG/DG training lesson plans shall be approved by the IG designee and Employee Development Division.

#### APPLICABILITY

- 1. This regulation applies to all employees and inmates of the Department.
- 2. This regulation requires an OP from the Inspector General's Office.
- 3. This AR requires an audit.

James G. Cox, Director

Date

EXHIDST &

## **NEVADA STATUTES**

# TITLE 15. Crimes And Punishments.

## CHAPTER 193. General Provisions.

193.168. Additional penalty: Felony committed to promote activities of criminal gang; restriction on probation; expert testimony.

- 1. Except as otherwise provided in subsection 5 and NRS 193.169, any person who is convicted of a felony committed knowingly for the benefit of, at the direction of, or in affiliation with, a criminal gang, with the specific intent to promote, further or assist the activities of the criminal gang, shall, in addition to the term of imprisonment prescribed by statute for the crime, be punished by imprisonment in the state prison for a minimum term of not less than 1 year and a maximum term of not more than 20 years. In determining the length of the additional penalty imposed, the court shall consider the following information:
  - (a) The facts and circumstances of the crime;
  - (b) The criminal history of the person;
  - (c) The impact of the crime on any victim;
  - (d) Any mitigating factors presented by the person; and
  - (e) Any other relevant information.

The court shall state on the record that it has considered the information described in paragraphs (a) to (e), inclusive, in determining the length of the additional penalty imposed.

- 2. The sentence prescribed by this section:
  - (a) Must not exceed the sentence imposed for the crime; and
  - (b) Runs consecutively with the sentence prescribed by statute for the crime.
- 3. This section does not create any separate offense but provides an additional penalty for the primary offense, whose imposition is contingent upon the finding of the prescribed fact.

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- 4. The court shall not impose an additional penalty pursuant to this section unless:
- (a) The indictment or information charging the defendant with the primary offense alleges that the primary offense was committed knowingly for the benefit of, at the direction of, or in affiliation with, a criminal gang, with the specific intent to promote, further or assist the activities of the criminal gang; and
  - (b) The trier of fact finds that allegation to be true beyond a reasonable doubt.
- 5. The court shall not impose an additional penalty pursuant to this section if the primary offense is a violation of NRS 201.570.
- 6. Except as otherwise provided in this subsection, the court shall not grant probation to or suspend the sentence of any person convicted of a felony committed for the benefit of, at the direction of, or in affiliation with, a criminal gang if an additional term of imprisonment may be imposed for that primary offense pursuant to this section. The court may, upon the receipt of an appropriate motion, reduce or suspend the sentence imposed for the primary offense if it finds that the defendant rendered substantial assistance in the arrest or conviction of any other principals, accomplices, accessories or coconspirators to the crime, or of any other persons involved in the commission of a felony which was committed for the benefit of, at the direction of, or in affiliation with, a criminal gang. The agency which arrested the defendant must be given an opportunity to support or oppose such a motion before it is granted or denied. If good cause is shown, the motion may be heard in camera.
- 7. In any proceeding to determine whether an additional penalty may be imposed pursuant to this section, expert testimony is admissible to show particular conduct, status and customs indicative of criminal gangs, including, but not limited to:
  - (a) Characteristics of persons who are members of criminal gangs;
  - (b) Specific rivalries between criminal gangs;
  - (c) Common practices and operations of criminal gangs and the members of those gangs;
  - (d) Social customs and behavior of members of criminal gangs;
  - (e) Terminology used by members of criminal gangs;
  - (f) Codes of conduct, including criminal conduct, of particular criminal gangs; and
- (g) The types of crimes that are likely to be committed by a particular criminal gang or by criminal gangs in general.

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- 8. As used in this section, "criminal gang" means any combination of persons, organized formally or informally, so constructed that the organization will continue its operation even if individual members enter or leave the organization, which:
  - (a) Has a common name or identifying symbol;
  - (b) Has particular conduct, status and customs indicative of it; and
- (c) Has as one of its common activities engaging in criminal activity punishable as a felony, other than the conduct which constitutes the primary offense.

1991, ch. 403, § 2, p. 1057; 2007, ch. 525, § 17, p. 3191; 2009, ch. 112, § 1, p. 415.

Effect of amendment. The 2009 amendment, effective October 1, 2009, added "subsection 5 and" in the introductory language of (1); added (5); redesignated accordingly; and made stylistic changes.

#### **NOTES TO DECISIONS**

State's burden of proof. In order for the gang enhancement statute to apply, due process and the plain language of the statute require that the State prove beyond a reasonable doubt that the defendant's gang engages in felonies as one of the gang's common activities. Oriegel-Candido v. State, 114 Nev. 378, 956 P.2d 1378, 1998 Nev. LEXIS 45 (1998).

Felonious activity of gang. State's gang expert's conclusory testimony that the defendant's gang was a criminal gang as defined by the statute didn't support district court's application of the gang sentence enhancement; the gang expert failed to address whether the gang members committed felonies as a common activity, didn't testify as to the approximate number of gang members who committed felonies, and didn't testify as to whether senior gang members exhorted incoming gang members to commit felonious acts. Orlegel-Candido v. State, 114 Nev. 378, 956 P.2d 1378, 1998 Nev. LEXIS 45 (1998).

Enhancement applied to crime of conspiracy. Statutory gang enhancement in paragraph 1 applied to the crime of conspiracy in sentencing defendant because a person could reach an unlawful agreement for the benefit of a criminal gang. Kirkpatrick v. State, 122 Nev. 846, 137 P.3d 1193, 2006 Nev. LEXIS 89 (July 20, 2006).

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## EXHIGIT S NEVADA DEPARTMENT OF CORRECTIONS **MEMORANDUM**

TO:	INMATE: WILLIMAS, JOHN	NBOC#6	6835
	UNIT: 6A	11/	
FROM:	QUENTIN BYRNE, AWP (L.C.	2.)[1]	
DATE:	4/10/2014	20/	GD 4007 40 55700
SUBJECT:		<u>/RJD (1)</u>	GR-2006 29 75699
The attached	grievance is being returned to you for the	rollowing reason	s (s):
Non-gr	ievable issue		
Sta	ate and federal court decision.		
Par	role Board decision.		
Sta	ate, federal and local laws and regulations	s.	
La	cks standing.		
Untime	ely submission.		
No rem	edy noted.		
Abuse of	f Inmate Grievance Procedure.		
Any la	nguage, writing or illustration deemed to	be obscene, profa	ne or derogatory.
A thre	at of serious bodily injury to a specific in	dividual.	
Specif	ic claims or incidents previously filed by	the same inmate.	
More	than four (4) unfounded, frivolous or ver	katious grievances	per month.
Alleg	ations proven to be false.		
The griev	vance contains more than one incident, is	sue, etc.	
Other, sp	ecify. You have already grieved your STG s	tatus in 2007 and 2	009.

# EXMIDIT T

#### **ADMINISTRATIVE SEGREGATION**

#### NOTICE OF CLASSIFICATION HEARING

THIS NOTICE SHOULD BE GIVEN AT LEAST TWENTY-FOUR (24) HOURS PRIOR TO THE ADMINISTRATIVE SEGREGATION MEETING. NUMBER: 66835 DATE: 11-15-10 You have been moved to a lock-up area of: (Institution) You will appear before an Administrative Segregation Classification Committee on: (Location) REASON: **PROVISIONS** ١. You may have the assistance of inmate substitute counsel or a staff member in preparing for the meeting. The substitute counsel or staff member may attend the meeting with you. You shall be expected to be responsible for your own presentation except in those situations where assistance is necessary to an adequate presentation of your case due to your illiteracy, complexity of the issues involved, or other reason deemed sufficient by the Committee. INMATE SUBSTITUTE COUNSEL/STAFF ASSISTANCE REQUESTED: NAME: You may present witnesses and written statements to the Committee and you or your substitute counsel/staff member assisting may ask questions of persons participating in the meeting unless doing so would be redundant, irrelevant, or unduly hazardous to the institution's security or correctional goals. Witnesses may be excluded if their testimony is irrelevant, redundant or otherwise unnecessary or would jeopardize security. WITNESSES REQUESTED: ( ) YES NAMES: In the event that the Committee is concerned with your alleged involvement in an incident for which you could face criminal charges, you have the right to remain silent at the meeting and to know that anything you say at the meeting may be used against you in a criminal prosecution. In addition to the specific reasons for which the meeting is being conducted, the Committee may consider your past and present institutional attitude, adjustment and record and criminal record. This Notice is only required at the initial Administrative Segregation Classification Committee Hearing. Subsequent 5. hearings, if required, are set forth by Departmental regulations. If the Warden/Designee has reasonable cause to believe that you are an immediate danger to yourself or to others, or to б. the security of the institution, he may place you in Administrative Segregation prior to an Administrative Segregation meeting. In such an event, the meeting shall be held within three (3) working days after you are placed in Segregation. This period may be extended by special approval of the Warden. You shall be notified, in writing, of any such extensions and the reasons therefor. 15: NOV Designee OEC 2 9 2014 ick Correctional Center FEB 1 0 2015 JAN 2 8 2015 JAN 0 8 2015 . Orievances -

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Log Number 2006-29-97092

# NEVADA DEPARTMENT OF CORRECTIONS INFORMAL GRIEVANCE

NAME: J	OHN L. WILLIAMS-EL	I.D. NUMBER: GG835
INSTITUTIO	ON: LCC	UNIT: <u>(A 2 0 A</u>
GRIEVANT	"S STATEMENT: ON MABCH 20, 2	OIS INMATE JAMES WRIGHT ATTENDED THE
ADORISH-	IMERICAN FRIDAY HOLY DAY S	ERVICE AT 9:00 PM. AS TRADITIONAL WITH OUR
BERYLIES,	INMATE WAS HANDE	ED A PMOTO COPY OF THE HOLY KORAN OF THE
•		("CIRCLET") TO BE RETURNED AT THE END OF
SERV116.	. BUT WHEN HE TRIED TO GET	11 FROM HIM HE REFUSED TO HAND 11 OVER
	ECLARATION UNDER PENALTY SNATURE: COORDINATOR SIGNATURE:	DATE: 21 MARCH TIME: 12:00 PM  DATE: 3-23-15 TIME: 10:00 Am
GRIEVANCE	E RESPONSE:	
CASEWORK	KER SIGNATURE:	DATE:
GRIEVA	NCE UPHELD GRIEVANCE D	ENIED ISSUE NOT GRIEVABLE PER AR 740
GRIEVANC	E COORDINATOR APPROVAL:	DATE:
	MATE AGREES INMATE	DICACREES
	_	
		DATE:  NT OF THE CLAIM. A FIRST LEVEL GRIEVANCE MAY GREES.
Original: Canary: Pink: Gold:	To inmate when complete, or attached to To Grievance Coordinator Inmate's receipt when formal grievance fi Inmate's initial receipt	nron

NAME: JOHN L. WILLIAMS-EL	I.D. NUMBER: 64835
INSTITUTION: Lec	UNIT#: GAZOA
GRIEVANCE #: GRIE	EVANCE LEVEL: INFORMAL
GRIEVANT'S STATEMENT CONTINUATION:	PG. OF
AND WHEN WE TRIED TO RECOVER IT THE N	·
my book.	
1 PREVIOUSLY INFORM ASSESS AJAMP CARPE	NTER VIA KITE ABOUT THE PROBLEM
OF THE GROUP CALLING THEMSELVES 51°. INM	iate gright is an active crip
AND A MEMBER OF THIS GROUP HOLDING N	on-noc recognized 50° service
on modorys (uhobe the Rastafarian la	BEL) AND THURSDAYS (UNDER
THE MUSLIM STUDIES LABEL). HE IS CURRE	WILL USING HIS GANG INFLUENCE
to unduly intimidate our members an	10 TO 015 TOURAGE MG FROM
RECOVERING MY PROPERTY.	
	<del></del>
IN THE PAST, WHENEVER I RESOLVED THES	SE PROBLEMS "MY WAY" YOU'D CHARGE
ME CRIMINALLY ADDING MORE 11ME TO M	
BUT NOW I'M GOING TO OBEN THE DIVINE	INSTRUCTIONS OF PROPHET
NOBIE OREM ALI AND AM FILING THIS	GRIEVANIE FOR THE RETURN OF
OUR PROPERTY. YOU ARE OBLIGATED BY LAW AND ELIMINATING NON-NOOC RECOUNT Original: Attached to Grievance WHEN YOU Pink: Inmate's Copy  BECAUSE THAT TIME	260 services, like you 0.10 to Mb I took My moorish service June 3,2013 We weren't nooc Re <b>g</b> obaize0 at

EXHIBIT

Log Number 2006-29-98801

# NEVADA DEPARTMENT OF CORRECTIONS INFORMAL GRIEVANCE

NAME: JOHN L. WILLIAMS-EL I.D. NU	MBER: 66835
INSTITUTION: LCC UNIT:_	6A20A
GRIEVANT'S STATEMENT: ON WEDNESDAY, APRIL 15,	2015 2 9:30 AM, MOORISH- AMERIANS
FROM PHASE IL CAME TO OUR CLASS AGLIATED S	TAILNG THAT RUMORS WERE BEING
CIRCULATED THAT I/M CORET JOHNSON WAS TE	LING 53 CRIP MEMBERS AND OTHERS
that the chaptain anthony carragco told him	THAT I WENT TO THE "ADMINISTRATED
A DIEZELM AMOE TUDGE MAHT HO OLOT ONA	MIGRIALS, WHICH RESULTED IN
SWORN DECLARATION UNDER PENALTY OF PERJUINATE SIGNATURE: CHON LIA	
GRIEVANCE RESPONSE: <u>Grievane</u> resolved with edse haffem. Mr klillian The Grievance.	
GRIEVANCE UPHELD GRIEVANCE DENIED	DATE: 5/2/2015 ISSUE NOT.GRIEVABLE PER AR 740 DATE:
INMATE AGREES INMATE DISAGREES INMATE SIGNATURE:  FAILURE TO SIGN CONSTITUTES ABANDONMENT OF THE CO	DATE: 7 MAY 2015
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

NAME: JOHN L. WILLZAMS-EL	I.D. NUMBER: <u>(clob 35</u>
INSTITUTION: Lcc	UNIT #: 6 A 20 A
GRIEVANCE #: GRIE	VANCE LEVEL: 14 FORMAL
GRIEVANT'S STATEMENT CONTINUATION:	
IHEIR (5,0) OWN RELIGIO-GANG MATERIAL	s besig "red-flagged" by
INVESTIGATOR KEENER.	
CHAPLAIN CARRASCO:	
OKAGW OF THE RECENT, ON-GOING CON	FLICT BETWEEN US AND
C.JOHNSON, J. WRIGHT, ETC. AND KNO	
TO MY "ENEMY, WHO THEN TOOK IT AL	ND SPREAD RUMORS ON THE YAPO
THAT THE CHAPLAIN TOLD TH HEM (C. JOHN	
2 DID HOT EXERCISE DUE DILIGENCE	AS A PUBLIC OFFICER/AGENT
OF HOOD IN PROTECTING MY SAFET	,
2 GROUPS CREATING A HOSTILE PRIS	•
3 ENABLED I/M COREY JOHNSON TO E	EXTEND HIS (CARRASCOS) STATEMENTS
BY STATING THAT I SNITCHED ON MY CR	iminal case as well, forcing
ME TO PRODUCE MY "PAPERWORK" AROI	
Original: Attached to Grievance REM6 Pink: Inmate's Copy	DY: SANCIJONS IMPOSED  AND MONETARY DAPERENED  (PLEASE SEE ADMINISTRATIVE  CLAIM FORM)  DOC-3097(1978)  CHAVANCOR



## EXHIBIT W State of Nevada

# **Department of Corrections**

## INMATE GRIEVANCE REPORT

**ISSUE ID#** 20062991690 ISSUE DATE: 12/29/2014

	INMATE NAME	ND	OC ID	TRANSACTION TY	PE	ASSIG	NED TO
	WILLIAMS, JOHN L	66	835	RTRN_L2		SLF	OSTER
LEVEL	TRANSACTION DATE	DAYS LEF	řΪ	FINDING	USER	R ID	STATUS
2	05/22/2015				LHIN	E	Α
	· · · · · · · · · · · · · · · · · · ·	IN	MATE (	COMPLAINT			
<del></del>		OF	FICIAL	RESPONSE		<del></del>	
ave notified	Warden LeGrand to schedule	you for a hearing	ng to add	ress your STG status.	· · · · · · · · · · · · · · · · · · ·		

Report Name: NVRIGR

Reference Name: NOTIS-RPT-OR-0217.2 Run Date: MAY-22-15 01:22 PM



Page 17 of 22

LOG NUMBER: 20062991690

## NEVADA DEPARTMENT OF CORRECTIONS SECOND LEVEL GRIEVANCE

NAME: JOHN L.	WILLIAMS-EL	I.D. NUN	IBER: <u> </u>	
NSTITUTION: Lc	<u>c</u>	UNIT: _(	2A20A	
REQUEST THE RE SECOND LEVEL. TH IS ATTACHED FOR F	EVIEW OF THE GRIEVANCE, I IE ORIGINAL COPY OF MY G REVIEW.	LOG NUMBER 22 RIEVANCE AND ALL	SUPPORTING DOC	, ON THE CONTATION
	ON UNDER RENALTY OF PE	RJURY		
INMATE SIGNATURE	- Walley		DATE	9 FEBRUARY 201
WHY DISAGREE: 💇	IY POSITION IS THE SA	ME AS AT THE	INFORMAL AN	o 157 Levels.
FOR THE REASO	NS SET FORTH THERE	LN, I WANT T	DE REMOVE	D FRAM
	ATUS CLASSIFICATI	•		
	<del></del>	- <del></del>		
-				
GRIEVANCE COORI	DINATOR SIGNATURE: 3	m	DATE:	2/10/15
a				
SECOND LEVEL RE	SPONSF:			***************************************
	See a	Hadreal		
	12000	- 1010 000		
			·	
·	UPHELD GRIEVANCI			
SIGNATURE:	Hoxey	TITLE: Y		$\gamma / \gamma / \gamma$
GRIEVANCE COORI	DINATOR SIGNATURE:	Large V	DATE:	<u>~/24/15</u>
INMATE SIGNATUR	E: WILL		DATE:	10 JUNE 15
	THIS ENDS THE FORM	AL GRIEVANCE	PROCESS	
Original: To in:	mate when complete, or attached t	o formal grievance		
Canary: To Gi Pink: Inma	rievance Correy agr te's receipt wher tomas greyance	एक हा है।	••	RECEIVED
Gold: Inma	te's initial receipt	ted half []	CEIVED	FED 1 0-2015
	MIL 13:	:13	Les	retock Correctional Center
	I REPULL - "HUNGE		MAR 0 3 2015	Octorenses
		OFFE OFFE	INDER MANAGEMENT NDOC DO	OC 3094 (12/01)



# State of Nevada X Department of Corrections

#### INMATE GRIEVANCE REPORT

ISSUE ID#

20062991690

**ISSUE DATE:** 

12/29/2014

INMATE NAME		NDOC	D TRANSACTIO	N TYPE	ASSIGNED TO
	WILLIAMS, JOHN L	66835	RTRN_L	1	RLEGRAND
LEVEL	TRANSACTION DATE	DAYS LEFT	FINDING	USER	ID STATUS
1	02/03/2015	5	Denied	SLGEN	TRY A

#### INMATE COMPLAINT

#### OFFICIAL RESPONSE

agree with the answer given at the Informal Level. You were seen by the STG Due Process Hearing panel and your request to have your Crips Affiliation removed was denied. The Final decision to remove your STG status or leave it as is rests with the Deputy Director and you will be notified in writing if your status changes.

Grievance Denied.

GRIEVANCE RESPONDER

Report Name: NVR CF UD LG U U Reference Name: NOTIS-RPT-OR-0217.2

Run Date: FEB-03-15 07 38 AM3 2015

RECEIVED

MAR 0 3 2015

OFFENDER MANAGEMENT NDOC

RECEIVED

FEB I Page 015 5

Levelock Correctional Center

DEPUTY DIRECTORS OFFICE

DOC 3093 (12/01)

## NEVADA DEPARTMENT OF CORRECTIONS FIRST LEVEL GRIEVANCE

NAME: JOHN L. WILLIAMS-EL	ID NUMBER. GG835
INSTITUTION: LCC	UNIT: 6A 20A
I REQUEST THE REVIEW OF THE GRIEVANCE, LOG NUI MANNER. THE ORIGINAL COPY OF MY GRIEVANCE AN FOR REVIEW.	MBER 2002191690, IN A FORMAL ND ALL SUPPORTING DOCUMENTATION IS ATTACHED
SWORN DECLARATION UNDER PENALTY OF PERJUI	RY
INMATE SIGNATURE	DATE: 27 JAKUARY ZO IS
WHY DISAGREE: MY POSITION IS THE SAM	E AS AT THE INFORMAL LEVEL. FOR THE
AGASONS SG1 FORTH THERE2N, I WANI	TO HE REMOVED FROM YOUR STE STATUS
CLASSIFICATION.	
	.,,
GRIEVANCE COORDINATOR SIGNATURE:	DATE 1/28/15
FIRST LEVEL RESPONSE:	
See ox	Tadaod
re at	<del>s</del> amel 1
X	
	CE DENIED ISSUE NOT GRIEVABLE PER AR 740
WARDEN'S SIGNATURE:	Had the Date 2-3-15
GRIEVANCE COORDINATOR SIGNATURE	DATE: 2-5-73
INMATE DIS	DATE 9 FEB 2015
INMATE SIGNATURE:	
FAILURE TO SIGN CONSTITUTES ABANDONMENT OF T PURSUED IN THE EVENT THE INMATE DISAGREES.	THE CLAIM. A SECOND LEVEL GRIEVANCE MAY BE
Original To inmate when complete, or attached to formal g Canary To Grievance Coordinator	grievance
Pink Inpute's receipt when formal grievance filed	
	RECEIVED RECEIVED
APR 1 3 2015   FECET	JAN 2 8 2015
MAR O S	
DEPUTY DIRECTORS OFFICE OFFENDER MAN, NDOC	Levelock Correctional Gunder Grievenses
NDOC NDOC	AUE 4E-11



# State of Nevada EXHIBIT Department of Corrections

INMATE GRIEVANCE REPORT

ISSUE ID# 20062991690

ISSUE DATE:

12/29/2014

·	INMATE NAME	NDOC I	D TRANSACTIO	N TYPE A	SSIGNED TO
	WILLIAMS, JOHN L	66835	RTRN_INI		MWARD
LEVEL	TRANSACTION DATE	DAYS LEFT	FINDING	USER ID	STATUS
IF	01/26/2015	4	Denied	SLGENTRY	Α
		INWA	E COMPLAINT		
		OFFICE OF THE PROPERTY OF THE	AL RESPONSE		

RECEIVED

GRIEVANCE RESPONDER

Report Name: NVRIGR

Reference Name: NOTIS-RPT-OR-0217:2: 1 3

Run Date: JAN-26-15 12:42 PM

0217.27 1 3 COST

12 PM
DEPUTY DIRECTORS OFFICE

RECEIVED

JAN 2 8 2015

FEB 1 0 2015 Levelock Correctional

elock Correctional Current RE(

MAR 0 3 2015

OFFENDER MANAGEMENT

EXHIBIT Z Log Number 2006-29-91690

## STG/DG APPGAL

NDOC

## NEVADA DEPARTMENT OF CORRECTIONS INFORMAL GRIEVANCE

	NAME: JOHN L. WILLIAMS-EL	I.D. NUMBER: 66835
	INSTITUTION: LCC	UNIT: 16A 20A
	GRIEVANT'S STATEMENT: ON DECEMBEL 1	9, 2014, 1 APPEARED BEFORE THE STELLE DUE
PROCE	ESS HEARING PANEL AT LCC REGARDING !	MY STE STATUS OF "CRIPS". EXHIBIT A.
my R	REQUEST TO REMOVE THIS LABEL WAS D	enied by the Panel. I DISA GREE
·	FOR THE FOLLO	wind Reasons:
	SWORN DECLARATION UNDER PENALTY O	F PERJURY
	INMATE SIGNATURE:	DATE:1/1/15 TIME: 12:00PM
	GRIEVANCE COORDINATOR SIGNATURE:	DATE: 18/15 TIME: 91004m
	GRIEVANCE RESPONSE:	<del></del>
	See all	00/100/
* .	· SEE WA	acmeto.
	CASEWORKER SIGNATURE:	DATE: 1-12-15
	GRIEVANCE UPHELDGRIEVANCE DEN	IED
	GRIEVANCE COORDINATOR APPROVAL:	19 1-26-15 DATE: 1-26-15
	INMATE AGREE	SAGREES
	INMATE SIGNATURE:	DATE: 27 JAN 2015
	FAILURE TO SIGN CONSTITUTES ABANDONMENT BE PURSUED IN THE EVENT THE INMATE DISAGR	
	Original: To inmate when complete, or attached to form	RECEIVED
a Be	Pink: Intrate's receipt when formal grievance filed	ED RECEIVED JAN 0 8 2015
	Gold: Riman Print Recipio	015 JAN 2 8 2015 Levelock Correctional Contra
٠٠٠ س	MAR 0 3 2015 Levelock Correction	all Crafter Larredouth Correctional Center
DEPUTY [	NDOC DIRECTORS OFFICE DIRECTORS OFFI DIRECTORS OFFI DIRE	DOC 3091 (12 / 01)

NAME: JOHN L. WILLIAMS-EL	I.D. NUMBER: <u>66835</u>		
INSTITUTION: LCC	UNIT #: <u></u>	IOA	
GRIEVANCE #:	GRIEVANCE LEVEL:	* INFORMAL	
GRIEVANT'S STATEMENT CONTINUATION	N: PG	_ of3	
<b>1</b> .			
DURSING MY CHSLDHOOD, I WAS A MEMBE	CR OF A RG11610U	S FRATERNITY	
FOUNDED BY MY GRANDFATHER CHARLES	F. MITTAMS ("C	HOLLY ABU")	
IN 1923 CALLED "KING TUT ENLIGHTE	•		
16 THE BELIEF THAT THE YOUTH IS TO	BE OIVINELY PRE	PARSO FOR THE	
HEW MILLIALUM. IN ACTING OUT THIS			
BELJEF, THE NEIGHBORHOUS GROW	P JACKSON AVENUE	6 CRIPS WAS	
INSTALLED AS THE OUTER COURT OF THE	e religious fra	TERMITY, TO	
ATTRACT THE URBAN YOUTH. JACKSON	1 NON-CRIMINAL		
SUBSIDIARY YOUTH GROW! THE ONLY	he Cah el dhent	HILM HOMMO)	
THE CRIMINAL GANG "CRIPS" IS THE P	IAME. EXHIBITS B	0-0	
I A B O COLUMN			
TACKEN AVE CRIPS WAS DISBANDED	) 14 1999 AS THE C	outer court	
APR 1 3 2018 CAUSE IT WAS DELIEVED IT (THE	LABEL "(RIPS") M	las no longer	
UTY DIRECTORS COPHINE LVE TO ELGVATING THE URBA	-HTUOY N		
Original FCEAttached to Grievance	RECEIVED	RECEIVED	
RECEIVED RECEIVED	JAN 0 8 2015	DEC 2 9 2014	
MAR 0 3 2015		Levelock Correctional Center	

DOC - 3097 (01/02)

OFFENDER MANAGEMENT NDOC

NAME: JOHN L. WILLIAMS-EL	I.D. NUMBER:	66835			
INSTITUTION: 1cc	UNIT #: 6A2	7A			
GRIEVANCE #: GRIEV	ANCE LEVEL:	& INFORMAL			
GRIEVANT'S STATEMENT CONTINUATION:	PG	of <u>2</u>			
<u> </u>		<u> </u>			
I RECEIVED DEATH THREATS - AND AN UNCOVERED PLOT ON MY LIFE-					
WHILE HOUSED AT HEP FOR ENCOURAGING YOUNG BLOODS TO GO TO					
SCHOOL AND GET OUT OF "THE LIFE" EXHIBST P. WHICH LED ME					
TO PROJECTIVE CUSTODY AND MY TRANSFER TO LOVELOCK C.C.					
IV.					
A.R. 446"10ENTS FICATION OF SHMATES AFFILIATED WATH SECURITY					
THREAT GROUPS AND DISRUPTINE GROUPS" IS GOVERNED BY NRS 193. 168 KEZATED					
TO PENALISES FOR GANG RELATED CRIMES. THEREFORE, THE PURPOSE OF					
THE STE DESIGNATION IS TO IDENTIFY AND MANAGE THOSE INMATES					
WHO HAVE BEEN SENTENCED FOR CRIMES WITH THE SPECIFIC INTENT					
TO PROMOTE FURTHER OF ASSIST THE ACTIVITIES OF A CRIMINAL GANG,					
AND HAS THE SPECIFIC CHARGE OF GANG ENHANCEMENT (NRS 193.168)					
DEGETARI					
APR 1 3 2015					
NDOC PROTECTE OFFICE Ached to Grievance	RECEIVED	RECEIVED			
Inmate's Copy PECEIVED	JAN 0 8 2015	DEC 2 9 2014			
MAR 0 3 2015 FEB 1 0 2013	elock Correctional Corr Originalism				
OFFENDER MANAGEMENT Schwerens NDOC Levelock Correctional Center		DOC - 3097 (01/02)			

	NAME: JOHN L. WILLIAMS-EL	I.D. NUMBER: <u>66935</u>		
	INSTITUTION: LCC	UNIT#: 6020*		
	GRIEVANCE #: GR	IEVANCE LEVEL: 💆 INF	ORMAL	
	GRIEVANT'S STATEMENT CONTINUATION	: PG. <u>3</u> OF <u>3</u>	, ,	
	<u>.I.</u>			
	NONE OF MY CASES ARE GANG RELATED	AND I DON'T HAVE ANY	GANG	
	ENHANGMENT PENALTIES.			
			·	
	Y.			
	JACKSON AVE. CRIPS WAS NEVER A CRI	MINAL GANG AND NEVEL	·	
	OGV6LOPGO INTO A CRIMINAL GANG.			
	<u> </u>			
	VII.		· · · · · · · · · · · · · · · · · · ·	
	WHILE PSI REPORT FROM 1997 SAIS LYM	O GANG UNIT IDENTIFIE	D M6	
<b></b>	WITH JACKSON AVE. CRIPS, MY 2001 PS:	LRGPORT SAYS THE SAME	LVMPO	
	GANG UNIT HAD NO RECORDS OF ME. THE			
	GARIGUALT RECORDS SHOWS THE MON-C			
- F	SOLVERON VAP. (1962. EXHIBIL (			
	O TOT		<del></del>	
	TOWAS DENIED PAROJE IN 2011, PARTI	Y BECAUSE OF MY SIG	STATUS.	
	REMEDY: I WANT MY STG	TATUS REMOVED.	<del></del>	
REC	Philip I Inmate's General Philip	regentations <b>Détac</b> ión	5: 30 PA665	
MAR	0 3 2μμ <sub>α 1 0 2015</sub>	AN 0 8 2015 MEGEIVED	5: 30 PA665 Exhibi15	
OFFENDER	MANAGE VENT Center JAN 2 8 2015	th Correctional County 2 9 2014		
N	Derrances - Levelock Correctional Center	Levelock Corrections Control	97 (01/02)	