## **RESTORATION OF STATUTORY GOOD TIME CREDIT: (NRS 213.1518)**

- 1. In consultation with the office of the Attorney General, the Board and the NDOC have agreed upon a procedure by which prisoners inmates may seek to have statutory good time credits restored that which they were lost at a parole revocation proceedings, restored.
- 2. Requests must be initiated with the prison caseworkers, after six 6 months of disciplinary free behavior. They will be acted on by the Board only after receiving a favorable recommendations from classification committees, Wardens, and the Director/Deputy Director of the NDOC., or designee. (NDOC AR 564.06)
- 3. The Board cannot reinstate statutory good time forfeited by violation of paroles granted under the MPR act (NRS 213.1215, NRS 213.1519) nor may the Board restore absconder stat or flat time taken at a parole violation hearing pursuant to NRS 213.15185
- 3. If serving a mandatory release parole term per NRS 213.1215, and parole is revoked for having been convicted of a new felony offense, the Board cannot reinstate any statutory good time credit forfeited at a parole violation hearing. (NRS 213.1215, NRS 213.1519, NRS 213.15185)