



**VIOLATION REPORT**  
**Date Report Prepared: June 11, 2018**

**TO THE HONORABLE BOARD OF PAROLE COMMISSIONERS**  
**CARSON CITY, NEVADA**

**NAME:** XXXXXXXXX **SUPERVISION GRANT:** 02-23-2018  
**FILE #:** L18-XXXX **EXPIRATION:** 05-19-2019  
**CC #:** CXXXXXX  
**NDOC #:** XXXXXXXX

**CRIME:** COUNT 2 – XXXXXXXXXXXX (CATEGORY B FELONY)  
**SENTENCE:** MAXIMUM TERM OF 120 MONTHS WITH A MINIMUM PAROLE ELIGIBILITY OF 48 MONTHS IN THE NEVADA DEPARTMENT OF CORRECTIONS.

---

**I. VIOLATION:**

**DIRECTIVES:** On March 28, 2018, Mr. XXXXX advised the Division that he was working as a club/limo promoter on the strip with a company called Infinity Limo; however, Mr. XXXXX has never provided the Division with any verifiable proof. Therefore, Mr. XXXXX's employment status has never been able to be verified by the Division.

On June 6, 2018, during a home contact, a female who Mr. XXXXX stated was his girlfriend was found in his apartment. When asked if she had a criminal history, she openly advised that she had just gotten off of parole in Colorado for a robbery charge approximately four months earlier.

Mr. XXXXX has failed to pay supervision fees in the amount of \$30 as mandated by the Nevada Revised Statutes in order to defray the cost of supervision. Mr. XXXXX has made no payments to date and is currently \$150 in arrears toward this obligation.

**RECREATIONAL MARIJUANA:** On June 7, 2018, a small glass jar with a white lid was found in Mr. XXXXX's residence. Marijuana residue was found inside the jar.

**INTOXICANTS:** On April 18, 2018, Mr. XXXXX admitted to having consumed alcohol since being released on parole. Mr. XXXXX was admonished and instructed to have no possession or consumption of alcohol. Mr. XXXXX stated that he thought that he was allowed to drink, but not get drunk.

**1(g) ABSTAIN FROM CONSUMING, POSSESSING OR HAVING UNDER HIS CONTROL ANY ALCOHOL:** On April 18, 2018, Mr. XXXXX admitted to having consumed alcohol since being released on parole. Mr. XXXXX was admonished and instructed to have no possession or consumption of alcohol. Mr. XXXXX stated that he thought that he was allowed to drink, but not get drunk.

**WEAPONS:** On June 7, 2018, a black Smith & Wesson brand tactical knife was located in Mr. XXXXX's residence.

**CONDUCT:** A brief examination of Mr. XXXXX's iPhone, after its seizure on June 6, 2018, revealed numerous disturbing text messages. Some text messages, such as the following excerpt, appeared to involve Mr. XXXXX providing females to an individual:

Received: "Need 2 girls for MGM tonight. German will be perfect"

Received: "Can u accomdate"

Sent: "Yes what time"

Sent: "How much"

Mr. XXXXX then sends photographs and contact information for two females and it is then suggested that they have been contacted, and then Mr. XXXXX says "\$300".

On June 7, 2018, Mr. XXXXX was contacted at his home and placed into custody. Mr. XXXXX was in possession of a black ANS brand Android smartphone, which he stated he had just gotten earlier in the day since his iPhone had been seized the night prior. When asked why he had purchased a new phone rather than retrieving his prior Coolpad brand Android smartphone, he stated that he could not find it when he checked at his work. A quick examination of the ANS smartphone showed that Mr. XXXXX had visited several Apple websites relating to his iCloud data earlier in the day. It appeared possible that Mr. XXXXX was trying to access his iCloud data in order to delete it before it could be retrieved from his iPhone. For that reason, the ANS smartphone was seized and eventually booked in for further forensic examination. Once forensic examination is complete, a full report of the extracted data will be made available for review. Also of note in Mr. XXXXX's residence was a novel entitled Organized Game: Step by Step Guide to Mashin and Smashin which appeared to be about how to pimp.

Mr. XXXXX was subsequently transported to the Clark County Detention Center (CCDC) and booked for Parole Violation (F). It should be noted that during the transport, none of the aforementioned violations from his phone were discussed with him; however, he seemed extremely concerned about getting his iPhone back.

**YOU ARE NOT PERMITTED TO ENTER A BAR OR LOUNGE FOR ANY PURPOSE EXCEPT EMPLOYMENT:** Text messages on Mr. XXXXX's phone appear to indicate that he patronized a bar with a female on either June 1, 2018 or June 2, 2018, as he asks the female to send him "those pics." When she asks for clarification, he states, "the ones u just took at the bar." The female then sends Mr. XXXXX a photo of the two of them as a bar.

**1(h) NOT HAVE CONTACT OR COMMUNICATE WITH A VICTIM OF THE OFFENSE OR A WITNESS WHO TESTIFIED AGAINST THE PAROLEE OR SOLICIT ANOTHER PERSON TO ENGAGE IN SUCH CONTACT OR COMMUNICATION ON BEHALF OF THE PAROLEE, UNLESS APPROVED BY THE CHIEF OR HIS OR HER DESIGNEE AND A WRITTEN AGREEMENT IS ENTERED INTO AND SIGNED IN THE MANNER SET FORTH IN SUBSECTION 2:** On March 28, 2018, Mr. XXXXX contacted the Division and requested permission to have a private investigator, which he had hired, contact and interview the victim in the instant offense on his behalf. Mr. XXXXX's request was denied, and was instructed to have no contact whatsoever with the victim in the instant offense. Subsequent contact was made with the Mr. XXXXX's private investigator, who advised that the defendant had initially told him to interview the victim shortly after he was hired; however, the investigator stated that he had not done so as he did not want to get Mr. XXXXX into any trouble regarding his parole conditions.

**1(n) NOT POSSESS ANY SEXUALLY EXPLICIT MATERIAL THAT IS DEEMED INAPPROPRIATE BY THE PAROLE AND PROBATION OFFICER ASSIGNED TO THE PAROLEE:**

Numerous photos of naked and barely clothed females were located on Mr. XXXXX's iPhone, as well as several videos that appeared to be of Mr. XXXXX having sex with unknown females.

**1(o) NOT PATRONIZE A BUSINESS WHICH OFFERS A SEXUALLY RELATED FORM OF ENTERTAINMENT AND IS DEEMED INAPPROPRIATE BY THE PAROLE AND PROBATION OFFICER ASSIGNED TO THE PAROLEE:**

Mr. XXXXX states in text messages found on his iPhone that he is "going on sexyjobs again." Sexyjobs.com is a website specifically for finding and hiring adult talent. Mr. XXXXX later sends this link to a female who he appears to be trying to convince to work for him, and tells her to apply for jobs on the website as well as web-camming at his house.

**1(p) NOT POSSESS ANY ELECTRONIC DEVICE CAPABLE OF ACCESSING THE INTERNET AND NOT ACCESS THE INTERNET THROUGH ANY SUCH DEVICE OR ANY OTHER MEANS UNLESS POSSESSION OF SUCH A DEVICE OR SUCH ACCESS IS APPROVED BY THE PAROLE AND PROBATION OFFICER ASSIGNED TO THE PAROLEE:**

On April 18, 2018, during a home contact at Mr. XXXXX's residence, Mr. XXXXX was found to be in possession of an Apple iPhone which had internet access. Mr. XXXXX was instructed to get rid of it by the end of the month, and either get an Android phone which could be placed onto the RemoteCOM monitoring service or a basic talk/text phone with no internet access. Of note, during this home contact, an unidentified female entered the residence as the front door was left unlocked. When asked why she had opened the door and attempted to enter, she gave no compelling reason other than she was "a neighbor." The female seemed very surprised to see officers and was ultimately allowed to leave without further questioning.

On May 24, 2018, Mr. XXXXX contacted the Division via telephone. Mr. XXXXX was asked if he had gotten a new phone yet as he had previously been instructed, to which he replied that he still had his iPhone. Mr. XXXXX was admonished and instructed again to either get an Android phone and place it on electronic monitoring or a basic talk/text phone. Mr. XXXXX was given a new deadline of May 30, 2018 to get the matter sorted out and get rid of his iPhone.

On May 30, 2018, Mr. XXXXX reported to the Division in person. Mr. XXXXX had both his iPhone and a new Coolpad brand Android smartphone with him and appeared to be transferring information between them. Mr. XXXXX stated that he would ensure that he finished transferring his contacts and whatever else he needed and then would get rid of the iPhone on May 31, 2018.

On June 6, 2018, during a home contact at Mr. XXXXX's residence, multiple unapproved internet devices were located. An Amazon Fire tablet was located, which Mr. XXXXX stated belonged to his girlfriend. A quick search of the device did not appear to reveal any further violations. Mr. XXXXX's aforementioned iPhone was found charging on his bed. When asked why he still had it, Mr. XXXXX stated only that he had left his Android smartphone at work. Mr. XXXXX then provided the unlock code to his iPhone, and the first text message which was opened up appeared to have pictures of naked women. At that time, the device was locked and Mr. XXXXX was informed that it was being seized for further examination.

**II. RESPONSE TO SUPERVISION:**

Mr. XXXXX has been on parole for just over three months. Not only has Mr. XXXXX failed to make conditions of his parole a priority, but evidence from his unapproved iPhone appear to indicate that he has re-engaged in the same type of criminal activity that got him into trouble in the first place. As noted above, the specific messages mentioned in this report were only a fraction of what are actually on the phone, so it is likely

NAME: XXXXXX, XXXX  
FILE#: L18-XXXX

that there is further evidence to suggest that Mr. XXXXX is re-engaging in pandering type activity. The Division does not believe that Mr. XXXXX is a viable candidate for further community-based supervision at this time.

**III. WHEREABOUTS AND AVAILABILITY:**

Effective April 7, 2018, the subject is in custody in the Clark County Detention Center.

**IV. RECOMMENDATION:**

It is recommended that a Retake Warrant be issued and the subject's parole be revoked.

Respectfully submitted:

Approved:

---

XXXXXXXXXX, DPS Officer  
Division of Parole and Probation  
Southern Command, Las Vegas, NV

---

XXXXXXXXXXXX, DPS Sergeant  
Division of Parole and Probation  
Southern Command, Las Vegas, NV

---

Print name if other than above

---

Print name if other than above

---

XXXXXXXXXXXX, DPS Lieutenant  
Division of Parole and Probation  
Southern Command, Las Vegas, NV

---

Print name if other than above