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STATE OF NEVADA
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DONNA VERCHIO, *Member*
LAMICIA BAILEY, *Member*

NEVADA BOARD OF PAROLE COMMISSIONERS

MINUTES

**Meeting of the
Board of Parole Commissioners
January 31, 2022**

NOTE: The following minutes have not been approved and are subject to revision at the next meeting of the Board.

The Board of Parole Commissioners held a public meeting on January 31, 2022, beginning at 1:00 PM at the following locations:

Conference room at the central office of the Board of Parole Commissioners, located at 1677 Old Hot Springs Road, Ste. A, Carson City, NV, and video conference at the Parole Board Office, 4000 S. Eastern Avenue, Ste. 130, Las Vegas, NV.

I. Open Meeting, call to order, roll call 1:00 PM.

The meeting was called to order by Chairman DeRicco. Present in Carson City were Commissioner Baker and Chairman DeRicco. Present in the Las Vegas office were Commissioner Christiansen, Commissioner Verchio, and Commissioner Bailey. Commissioner Jackson and Commissioner Weisenthal were absent, excused.

Support staff in attendance:

Katie Fraker, Executive Secretary
Jeremy Meador, Administrative Assistant II

Members of the public present in Carson City included:

Katie Brady, Deputy Attorney General

Members of the public present in Las Vegas included:

Patricia Adkisson

II. Public Comment. No action may be taken upon a matter raised under this item of the agenda until the matter itself has been specifically included on an agenda as an item upon which action may be taken pursuant to subparagraph (2) of NRS 241.020.

Public comment – Carson City, NV

No public comment.

Public comment – Las Vegas, NV

Patricia Adkisson – see submitted public comment documents

III. For possible action: Review/Approval of minutes from the December 28, 2021, Board meeting.

Motion:	Approve the minutes from the December 28, 2021, Board meeting.
Made:	Commissioner Bailey
Seconded By:	Commissioner Baker
Votes in Favor:	DeRicco, Baker, Christiansen, Verchio, Bailey
Votes Opposed:	None
Results:	Motion passed

IV. For discussion and possible action: The Board will discuss and may take action to update and or modify the “Operation of the Board” document that outlines the procedural functioning of the Board. This document may be updated and modified in the future as needed.

Chairman DeRicco discussed the Board’s ongoing project of updating and reviewing selected sections in the Operation of the Board manual as discussed at previous Board meetings. Chairman DeRicco thanked the Hearings Examiners for their work and for initiating the first phase of reviewing the document and suggesting language changes, additions, or deletions. Chairman DeRicco provided that Deputy Attorney General, Katie Brady, reviewed proposed changes and suggested language changes as well.

Chairman DeRicco introduced the first section for review, Institutional Parole Revocation Hearings. He referred to the suggested changes as noted in the handout “Institutional Parole Revocation Hearings.” He stated that after reviewing the document since the last meeting, additional changes had been made, noting those changes in green on the handout. Chairman DeRicco read through the revised document in its entirety.

Motion:	Approve the Institutional Parole Revocation Hearings as distributed.
Made:	Commissioner Christiansen
Seconded By:	Commissioner Bailey
Votes in Favor:	DeRicco, Baker, Christiansen, Verchio, Bailey
Votes Opposed:	None
Results:	Motion Passed

Chairman DeRicco introduced the second section for review, Power to Subpoena. He referred to the suggested changes as noted in the handout “Power to Subpoena.” Chairman DeRicco read through the document in its entirety.

Motion:	Approve the Power to Subpoena as distributed.
Made:	Commissioner Baker
Seconded By:	Commissioner Bailey
Votes in Favor:	DeRicco, Baker, Christiansen, Verchio, Bailey
Votes Opposed:	None
Results:	Motion Passed

Chairman DeRicco introduced the next section for review, Prisoner Conduct. Chairman DeRicco noted that the changes suggested for this document were to strike this section in its entirety due to its contents being included in the “Pre-Release Rescission/Review Previous Order (RPO – NAC 213.545)” section.

Motion:	Strike the Prisoner Conduct in its entirety.
Made:	Chairman DeRicco
Seconded By:	Commissioner Christiansen
Votes in Favor:	DeRicco, Baker, Christiansen, Verchio, Bailey
Votes Opposed:	None
Results:	Motion Passed

The final section reviewed was Restoration of Statutory Good Time Credits. Chairman DeRicco referred to the suggested changes as noted in the handout “Restoration of Statutory Good Time Credit: (NRS 213.1518).” He read through this section in its entirety.

Commissioner Bailey asked for clarification on who the request must be initiated by in section 2. She asked if it must be initiated by the inmate or if it could be initiated by a caseworker. Chairman DeRicco proposed adding “by the inmate” in section 2 for clarification. There was no further discussion.

Motion:	Approve the Restoration of Statutory Good Time Credit as revised.
Made:	Chairman DeRicco
Seconded By:	Commissioner Baker
Votes in Favor:	DeRicco, Baker, Christiansen, Verchio, Bailey
Votes Opposed:	None
Results:	Motion Passed

V. For discussion: The Board will discuss how to best address parole violations when an offender is on parole for multiple sentences and at least one of the sentences are consecutive.

Chairman DeRicco introduced this agenda item as a result of some limitations within the NOTIS system. He stated this issue has recently been caught by office staff, and that he believes that they have figured out a way to best address these issues. He also stated that the office staff is going to be having a separate meeting to discuss this later that afternoon.

Chairman DeRicco stated when the Board has a parole violation case that has consecutive sentences, and the Board revokes, they generally revoke and give a new date to be seen to be eligible to return to the streets. However, when that occurs, and all the cases that were running consecutively are revoked, because of the limitations in NOTIS, the inmate is only going to be heard on the first of the two consecutive cases. He stated this is generally not the intent of the Board; the Board will revoke and set the date out for when the Board intends to see the inmate to be eligible for return to the street. He explained the Board does not want to keep inmates in prison longer than we intended. He stated the Board can revoke for a period of up to three or five years, in certain cases, but the general practice is that when the Board sets a next hearing date that date is to the street.

Chairman DeRicco provided the workaround for this issue is that staff will enter more than one hearing line on a case in NOTIS. He stated that the commissioners might see two hearing lines for a hearing date. He stated the rule of thumb would be that the sentence that paroled the individual to the street (generally, the last

grant of parole) is the only sentence that would be revoked, and any sentence prior to that would be reinstated. He explained this way the prior sentences would still be running, and the revoked sentence would be the only sentence to be seen at the next eligibility date. He stated this does not mean that the inmate would have to be granted at that eligibility date. He stated office staff will be trying to catch these parole violations with consecutive sentences. He stated that the commissioners will see two hearing lines in NOTIS and will need to ensure they revoke the proper sentence, the one that got the inmate to the street most recently and reinstate the other prior sentences. He stated the commissioners can determine this by reviewing the parole eligibility dates in NOTIS or by reviewing the yellow worksheets in the file.

Chairman DeRicco recognized that this will be a change for office staff. He also stated the commissioners should notice these types of cases to ensure they are entered correctly the first time to lessen problems down the road. He explained that if we do not do it this way, the Board's intention of an inmate being eligible for a hearing to be released to the street, may not happen, unless we conduct violation hearings this way. He then opened the floor for discussion.

Commissioner Baker asked for clarification on the need for two hearing lines. Chairman DeRicco explained this would be necessary for the different cases. He explained one line would be for the case that the commissioners were revoking, and the other line would be for the case that was being reinstated. Commissioner Baker understood.

There was no further discussion.

VI. Public Comment. No action may be taken upon a matter raised under this item of the agenda until the matter itself has been specifically included on an agenda as an item upon which action may be taken pursuant to subparagraph (2) of NRS 241.020.

Public comment – Carson City, NV

No public comment.

Public comment – Las Vegas, NV

No public comment.

VII. For possible action: The Board may act to adjourn the meeting.

Motion:	To adjourn the January 31, 2021, meeting of the Nevada Board of Parole Commissioners
Made:	Commissioner Baker
Seconded By:	Commissioner Christiansen
Votes in Favor:	DeRicco, Baker, Christiansen, Verchio, Bailey
Votes Opposed:	None
Results:	Motion passed

Patricia Adkisson

702-505-2861

faithandjoesmom@gmail.com

Board of Parole Commissioners

4000 S. Eastern Ave Ste.130 Rm 301

Las Vegas, NV. 89119

January.30, 2022

Board of Parole Commissioners-Public Comment 1/31/2022

Good afternoon, my name is Patricia Adkisson. My comments relate to certain aspects of consecutive sentences identified at agenda item number 5. Specifically, my comments will be limited to the consecutive sentence related to NRS 193.165, the so called "use of a deadly weapon enhancement" and a falsified public record generated by this board, related to the boards action taken. Preliminary authority conferred to this board in order to take action, imposes an affirmative duty to identify the category of felony conviction before the board may act. This board's authority is limited to the current crime under consideration, because NRS 193.165 is NOT a crime, it does not result in a conviction. There is NO category of felony, however, a review of this board's action's reveals that the board has been falsifying records in order to take action related to NRS 193.165 by designating "use of a deadly weapon" as an actual conviction with different categories of felony. Brazenly asserting a category F felony, which does NOT exist in Nevada law. I have attached the public records of this board actions, demonstrating proof of this illegal action. Violations of state and federal law are implicated, as well as a complete breach of the public trust. Additionally, we have records dating back to 1996, showing this practice. We rely on a system of laws and checks and balances. This board has neglected to perform their duty to identify the crime and Category of Felony Conviction, as well as the crime severity, and has instead allowed the NDOC to dictate the standards and as a result, this board is engaged in conducting hearings, not authorized by law, and producing falsified public records as a result. I appeared before the Board of Prison Commissioners on January. 24th, 2022, and provided notice of this conduct. Please see my comments to the board, I have attached them and submitted them to this board. A more detailed complaint will be filed with the Department of Public Safety Office of Professional Responsibility. Thank you for your time in this matter. I look forward to hearing from you.

Patricia Adkisson

702-505-2861

faithandjoesmom@gmail.com

Nevada Board of Prison Commissioners

101 N. Carson St.

Carson City, NV. 89701

January.22, 2022

BOPC Meeting Public Comment and Complaint 1/24/2022 (2)

Good morning, my name is Patricia Adkisson. My comments relate to agenda item # 12. Over the course of the last 15 months, I have reported improper governmental conduct by the department, related to the abuse of the Offender Classification System. As a result of the departments improper action, falsified public records are being generated and relied upon by the Public, State, and Federal Authorities. Representations made by the department, related to the category of felony conviction, are then relied upon by the Nevada Board of Parole Commissioners in order to take action related to parole. The resulting records produced designate NRS 193.165 as a felony offense, resulting in a conviction of a category "F" felony. As we all know, there is NO category "F" felony in Nevada. The Board of Parole Commissioners issued a letter dated December 14th, 2021, to my husband, Michael Adkisson, stating that the NDOC enters a category of felony, for the boards use. Admittedly, when the department treats NRS 193.165 separate and distinct, there is NO conviction available. NDOC is compelled by law, to return the inmate to the county jail. NO citizen may be imprisoned without a conviction, however as shocking and impossible as it seems, NDOC officials unilaterally legislate a new category of offense, a category "F". The production of a public record, along with this admitted practice, violates the public trust and too many laws to list. I have submitted proof of this record with these comments to this board. Available to the public, upon request. Governor, the time for this board to address this is coming to an end. My husband and I have tirelessly worked to provide you the opportunity to take action. Sadly, the department had done this for years, by developing an offender index code and severity table without oversight. Governor there literally is NO single person better informed, on this issue, than Michael Adkisson. We ask this board to consider these comments to serve dual purposes; to include an official complaint. Please direct the Investigator General to make contact with Michael Adkisson bac # 84280 at Northern Nevada Correctional Center for follow up. Please see attached documents showing Category "F" felony. Thank you, again.

STATE OF NEVADA
CERTIFICATION OF
BOARD OF PAROLE COMMISSIONERS ACTION
ORDER GRANTING PAROLE

COPY

STROSNIDER, JACKLYN	92622	092622	SNWCC-U3-A-102-B	09/10/2020
Inmate Name	NDOC Number	Booking #	Location	Date

It is the Order of the Board that Parole is GRANTED. The effective date of parole is: 12/01/2020.

Release to the community or to a consecutive sentence is authorized on the above specified date. If "when eligible" is indicated, release is authorized on or after the date of this hearing upon attaining minimum eligibility, as determined by the Nevada Department of Corrections (NDOC).

You are expected to program and/or work constructively regardless of institutional setting, and you are expected to abide by the rules of the NDOC. Failure to work and/or program constructively, or violation of the rules of the NDOC may result in the rescission of this order and denial of parole.

NOTE: A parolee who violates a condition of his or her parole forfeits all or part of the credits for good behavior earned by the parolee after release on parole at the discretion of the Board. A parolee whose parole is revoked for having violated a condition of parole forfeits all credits for good behavior previously earned to reduce his or her sentence pursuant to NRS 209. The Board may restore any forfeited credits at its discretion.

THIS ACTION APPLIES TO THE FOLLOWING SENTENCE(S):

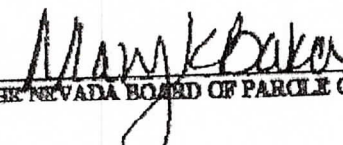
Controlling sentence denoted by *, Case #: Count: Offense Description:
223709; 8; USE OF DEADLY WEAPON ENHANCEMENT

Reason(s) for action:

Grant Reason: The inmate has participated in programs specific to addressing behavior that led to incarceration.
Grant Reason: There is community and/or family support.
Grant Reason: The inmate has stable release plans.

Recommendation of the panel who conducted the hearing: Grant Parole
Commissioner Eric Christiansen; Grant Parole
Commissioner Donna Verchio; Grant Parole

The final action was ratified by the following Members of the Board of Parole Commissioners:
Commissioner Eric Christiansen; Grant Parole
Commissioner Donna Verchio; Grant Parole
Commissioner Susan Jackson; Grant Parole
Commissioner Tony Corda; Grant Parole


FOR THE NEVADA BOARD OF PAROLE COMMISSIONERS

This document was prepared by MS ALLING at 9/16/2020 10:00 AM

STATE OF NEVADA

BOARD OF PAROLE COMMISSIONERS

CONDITIONS OF PAROLE SUPERVISION

STROSNIER, JACKLYN	92622	092622	SNWCC-U3-A-102-B	09/10/2020
Inmate Name	NDOC Number	Booking #	Location	Date

The following conditions apply to all active parole cases supervised in the community, including any previously granted sentences not specified on this Order of which these conditions replace and supersede.

- * You must complete a substance abuse evaluation within 30 days of release from NDOC. Participate in treatment as instructed until released by a qualified treatment provider.
- * Directives: You shall follow the rules of the Division of Parole and Probation to include the following:
 - * A. You shall not change your place of residence without first obtaining permission from the Division of Parole and Probation.
 - * B. You shall report in person to the Division of Parole and Probation as instructed by the Division or its agent. You shall submit a written report each month on forms supplied by the Division. This report shall be true and correct in all respects.
 - * C. You shall seek and maintain legal employment, or maintain a program approved by the Division of Parole and Probation and not change such employment or program without first obtaining permission. All terminations of employment or program shall be immediately reported to the Division.
 - * D. You shall pay any court ordered restitution by making payments until the balance is paid in full. The minimum monthly payment shall be established by dividing the balance owed at the time of release on parole by the number of projected months to be served on parole. If, after dividing the total restitution owed by the number of projected months to be served on parole the monthly payment is equal to an amount less than \$50, the monthly payment shall be \$50 until the balance is paid in full.
 - * E. Pay all applicable fines and fees on a schedule determined by the Division of Parole and Probation.
 - * F. You shall not leave the state without first obtaining written permission from the Division of Parole and Probation.
 - * G. You shall not associate with convicted felons, persons who are engaged in criminal activity, or other persons with whom your supervising officer instructs you not to associate.
 - * H. You shall follow all the directives of your assigned Parole Officer.
 - * I. You shall satisfy any outstanding warrants within 90 days of your release from custody.
- * Controlled substances: You shall not use, purchase or possess any illegal drugs, or any prescription drugs, unless first prescribed by a licensed medical professional. You shall immediately notify the Division of Parole and Probation of any prescription received. You shall refrain from the use and possession of any synthetic/designer drug or any mind and/or body altering substance. You shall submit to drug testing as required by the Division or its agent.
- * Recreational Marijuana: You shall not purchase, consume or have under your control marijuana in any form, except when such use is prescribed for use as a medicine in accordance with the provisions of chapter 453A of NRS.
- * Intoxicants: You shall not purchase, consume or have under your control any alcohol beverage, unless specifically permitted by special condition of the Board. Upon the direction of the Division of Parole and Probation or other peace officer, you shall submit to a medically recognized test for blood/breath content.
- * Weapons: You shall not possess, have access to, or have under your control, any type of weapon unless the item is used in conjunction with the duties of legitimate employment and has been approved in writing by the Division of Parole and Probation or its agent.
- * Laws: You shall comply with all institutional rules, municipal, county, state, and federal laws and ordinances.
- * Conduct: You shall comply with all the provisions stated on the parole agreement and your conduct shall justify the opportunity granted to you by this community supervision.
- * No Victim Contact: You may not contact or communicate with the victim or any person directly and proximately harmed by the commission of a criminal offense under any law of this State, or solicit another person to contact or communicate on your behalf with the victim or any person directly and proximately harmed by the commission of a criminal offense under any law of this State unless approved in writing by the Division of Parole and Probation.

This document was prepared by MSALLING at 9/16/2020 10:00 AM

**STATE OF NEVADA
CERTIFICATION OF
BOARD OF PAROLE COMMISSIONERS ACTION**

PAROLE RISK ASSESSMENT & GUIDELINE

STROSNIDER, JACKLYN	92622	092622	SNWCC-U3-A-102-B	09/10/2020
INMATE NAME	NDOC Number	BOOKING#	LOCATION	DATE

Parole Risk Assessment:

Questions	Responses / Scores
1. Age at 1st Arrest	(2) 19 years or younger: 2
2. Prior Revocations	(2) One or more (including gross misdemeanors): 2
3. Employment History	(1) Less than one year E/T employment: 1
4. Property Conviction	(2) Any property offense, robbery, forgery, etc.: 2
5. Drug/Alcohol Use/Abuse	(2) Frequent abuse, serious disruption of functioning: 2
6. Gender	(-1) Female: -1
7. Number of Prior Felony Convictions	(0) Less than 2 prior felony convictions: 0
Static Risk Score	8
8. Current Age	(0) 33 - 39 years of age: 0
9. Gang Membership	(2) Yes (member or associate): 2
10. Programming (current term)	(-1) Yes (during current term of incarceration): -1
11. Disciplinary Conduct	(2) One or more Offenses in Custody: 2
12. Approved Custody Level	(0) CT, Minimum or Medium Custody: 0
Dynamic Risk Score	3
Total Score (Static+Dynamic)	11

Offense (used to determine crime severity for risk assessment)	Offense Category	Offense Severity
USE OF DEADLY WEAPON ENHANCEMENT	F	Highest

Total Risk Score:	Guideline Risk	Guideline Recommendation
11	Mod Risk	Consider Factors

The Board determined the following Aggravating Factors are applicable in your case:

Impact on victim(s) and/or community.
Prior Prison term did not deter future criminal activity.
Prior violent conviction or delinquency adjudication.
Commission of a crime while incarcerated, on bail, eluding, on escape status, or while under parole or probation supervision
Significant prior criminal history.
Nature of criminal record is increasingly more serious.
Repetitive Similar Criminal Conduct.

The Board determined the following Mitigating Factors are applicable in your case:

Community and/or family support.
Stable release plans.
Participation in programs specific to addressing the behavior that led to their incarceration.

The Board determined the following Other Factors are applicable in your case:

No Factors

This document was prepared by MEALLING at 9/16/2020 10:00 AM

**STATE OF NEVADA
CERTIFICATION OF
BOARD OF PAROLE COMMISSIONERS ACTION
ORDER GRANTING PAROLE**

COPY

ROBINSON, CHRISTOPHER K	78354	078354	LCC-U2-B-9-B	01/04/2021
Inmate Name	NDOC Number	Booking #	Location	Date

It is the Order of the Board that Parole is GRANTED. The effective date of parole is: When Eligible.

Release to the community or to a consecutive sentence is authorized on the above specified date. If "when eligible" is indicated, release is authorized on or after the date of this hearing upon attaining minimum eligibility, as determined by the Nevada Department of Corrections (NDOC).

You are expected to program and/or work constructively regardless of institutional setting, and you are expected to abide by the rules of the NDOC. Failure to work and/or program constructively, or violation of the rules of the NDOC may result in the rescission of this order and denial of parole.

NOTE: A parolee who violates a condition of his or her parole forfeits all or part of the credits for good behavior earned by the parolee after release on parole at the discretion of the Board. A parolee whose parole is revoked for having violated a condition of parole forfeits all credits for good behavior previously earned to reduce his or her sentence pursuant to NRS 209. The Board may restore any forfeited credits at its discretion.

THIS ACTION APPLIES TO THE FOLLOWING SENTENCE(S):

*Controlling sentence denoted by *, Case #: Court: Offense Description:*
192903; 4; USE OF DEADLY WEAPON ENHANCEMENT

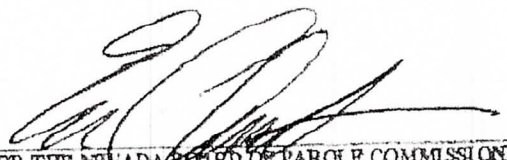
Reason(s) for action:

Grant Reason: The inmate has no prior or minimal criminal conviction history.
Grant Reason: There is community and/or family support.
Grant Reason: The inmate has participated in programs specific to addressing behavior that led to incarceration.
Grant Reason: The inmate has a positive institutional record.

Recommendation of the panel who conducted the hearing: Grant Parole
Commissioner Mary Baker; Grant Parole
Hearing Representative James Benedetti; Grant Parole

The final action was ratified by the following Members of the Board of Parole Commissioners:

Commissioner Mary Baker; Grant Parole
Commissioner Tony Corda; Grant Parole
Commissioner Susan Jackson; Grant Parole
Commissioner Eric Christensen; Grant Parole



FOR THE NEVADA BOARD OF PAROLE COMMISSIONERS

This document was prepared by MARYFLORES at 1/13/2021 3:31 PM

WHITE - Board File
PINK - "I" FileCANARY - Inmate
GOLDENROD - P&P

STATE OF NEVADA

BOARD OF PAROLE COMMISSIONERS

CONDITIONS OF PAROLE SUPERVISION

ROBINSON, CHRISTOPHER K	78354	078354	LCC-U2-B-9-B	01/04/2021
Inmate Name	NDOC Number	Booking #	Location	Date

The following conditions apply to all active parole cases supervised in the community, including any previously granted sentences not specified on this Order of which these conditions replace and supersede.

- * You must complete a substance abuse evaluation within 30 days of release from NDOC. Participate in treatment as instructed until released by a qualified treatment provider.
- * You may not contact or associate with gang members and you may not possess gang paraphernalia.
- * Directives: You shall follow the rules of the Division of Parole and Probation to include the following:
 - * A. You shall not change your place of residence without first obtaining permission from the Division of Parole and Probation.
 - * B. You shall report in person to the Division of Parole and Probation as instructed by the Division or its agent. You shall submit a written report each month on forms supplied by the Division. This report shall be true and correct in all respects.
 - * C. You shall seek and maintain legal employment, or maintain a program approved by the Division of Parole and Probation and not change such employment or program without first obtaining permission. All terminations of employment or program shall be immediately reported to the Division.
 - * D. You shall pay any court ordered restitution by making payments until the balance is paid in full. The minimum monthly payment shall be established by dividing the balance owed at the time of release on parole by the number of projected months to be served on parole. If, after dividing the total restitution owed by the number of projected months to be served on parole the monthly payment is equal to an amount less than \$50, the monthly payment shall be \$50 until the balance is paid in full.
 - * E. Pay all applicable fines and fees on a schedule determined by the Division of Parole and Probation.
 - * F. You shall not leave the state without first obtaining written permission from the Division of Parole and Probation.
 - * G. You shall not associate with convicted felons, persons who are engaged in criminal activity, or other persons with whom your supervising officer instructs you not to associate.
 - * H. You shall follow all the directives of your assigned Parole Officer.
 - * I. You shall satisfy any outstanding warrants within 90 days of your release from custody.
- * Controlled substances: You shall not use, purchase or possess any illegal drugs, or any prescription drugs, unless first prescribed by a licensed medical professional. You shall immediately notify the Division of Parole and Probation of any prescription received. You shall refrain from the use and possession of any synthetic/designer drug or any mind and/or body altering substance. You shall submit to drug testing as required by the Division or its agent.
- * Recreational Marijuana: You shall not purchase, consume or have under your control marijuana in any form, except when such use is prescribed for use as a medicine in accordance with the provisions of chapter 453A of NRS.
- * Intoxicants: You shall not purchase, consume or have under your control any alcohol beverage, unless specifically permitted by special condition of the Board. Upon the direction of the Division of Parole and Probation or other peace officer, you shall submit to a medically recognized test for blood/breath content.
- * Weapons: You shall not possess, have access to, or have under your control, any type of weapon unless the item is used in conjunction with the duties of legitimate employment and has been approved in writing by the Division of Parole and Probation or its agent.
- * Laws: You shall comply with all institutional rules, municipal, county, state, and federal laws and ordinances.
- * Conduct: You shall comply with all the provisions stated on the parole agreement and your conduct shall justify the opportunity granted to you by this community supervision.
- * No Victim Contact: You may not contact or communicate with the victim or any person directly and proximately harmed by the commission of a criminal offense under any law of this State, or solicit another person to contact or communicate on your behalf with the victim or any person directly and proximately harmed by the commission of a criminal offense under any law of this State unless approved in writing by the Division of Parole and Probation.

This document was prepared by MARYFLORES at 1/13/2021 3:31 PM

STATE OF NEVADA CERTIFICATION OF BOARD OF PAROLE COMMISSIONERS ACTION

PAROLE RISK ASSESSMENT & GUIDELINE

ROBINSON, CHRISTOPHER K	78354	078354	LCC-U2-B-9-B	01/04/2021
INMATE NAME	NDOC Number	BOOKING#	LOCATION	DATE

Parole Risk Assessment:

Questions	Responses / Scores
1. Age at 1st Arrest	(2) 19 years or younger: 2
2. Prior Revocations	(0) No parole or probation revocations: 0
3. Employment History	(1) Less than one year F/T employment: 1
4. Property Conviction	(2) Any property offense, robbery, forgery, etc.: 2
5. Drug/Alcohol Use/Abuse	(1) Some use, no severe disruption of functioning: 1
6. Gender	(0) Male: 0
7. Number of Prior Felony Convictions	(0) Less than 2 prior felony convictions: 0
Static Risk Score	6
8. Current Age	(0) 33 - 39 years of age: 0
9. Gang Membership	(0) No (none or suspect): 0
10. Programming (current term)	(-1) Yes (during current term of incarceration): -1
11. Disciplinary Conduct	(0) No Offenses in Custody: 0
12. Approved Custody Level	(0) CT, Minimum or Medium Custody: 0
Dynamic Risk Score	-1
Total Score (Static+Dynamic)	5

Offense (used to determine crime severity for risk assessment)	Offense Category	Offense Severity
USE OF DEADLY WEAPON ENHANCEMENT	F	Highest

Total Risk Score:	Guideline Risk	Guideline Recommendation
5	Low Risk	Consider Factors

The Board determined the following Aggravating Factors are applicable in your case:
The extreme or abnormal aspects of the crime.
Impact on victim(s) and/or community.

The Board determined the following Mitigating Factors are applicable in your case:
No prior/minimal criminal conviction or delinquency adjudication history.
Infraction free for two years or more to hearing month and not in disciplinary segregation.
Participation in programs specific to addressing the behavior that led to their incarceration.
Community and/or family support.

The Board determined the following Other Factors are applicable in your case:
No Factors

This document was prepared by MARYFLORES at 1/13/2021 3:31 PM

STATE OF NEVADA
CERTIFICATION OF
BOARD OF PAROLE COMMISSIONERS ACTION
ORDER GRANTING PAROLE

COPY

MERAZ-SALCIDO, ANGEL	1174528	2017-085827	HDSP-U2-B-13-A	03/10/2021
Inmate Name	NDOC Number	Booking #	Location	Date

It is the Order of the Board that Parole is GRANTED. The effective date of parole is: When Eligible.

Release to the community or to a consecutive sentence is authorized on the above specified date. If "when eligible" is indicated, release is authorized on or after the date of this hearing upon attaining minimum eligibility, as determined by the Nevada Department of Corrections (NDOC).

You are expected to program and/or work constructively regardless of institutional setting, and you are expected to abide by the rules of the NDOC. Failure to work and/or program constructively, or violation of the rules of the NDOC may result in the rescission of this order and denial of parole.

NOTE: A parolee who violates a condition of his or her parole forfeits all or part of the credits for good behavior earned by the parolee after release on parole at the discretion of the Board. A parolee whose parole is revoked for having violated a condition of parole forfeits all credits for good behavior previously earned to reduce his or her sentence pursuant to NRS 209. The Board may restore any forfeited credits at its discretion.

THIS ACTION APPLIES TO THE FOLLOWING SENTENCE(S):

*Controlling sentence denoted by * Case #: Count: Offense Description:*

CR8565;1;USE OF DEADLY WEAPON ENHANCEMENT

Reason(s) for action:

Grant Reason: The inmate has no prior or minimal criminal conviction history.

Grant Reason: There is community and/or family support.

Grant Reason: The inmate has stable release plans.

Recommendation of the panel who conducted the hearing: Grant Parole

Commissioner Leticia Bailey; Grant Parole

Commissioner Eric Christensen; Grant Parole

The final action was ratified by the following Members of the Board of Parole Commissioners:

Commissioner Leticia Bailey; Grant Parole

Commissioner Eric Christensen; Grant Parole

Commissioner Donna Verchio; Grant Parole

Commissioner Susan Jackson; Grant Parole


FOR THE NEVADA BOARD OF PAROLE COMMISSIONERS

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STATE OF NEVADA

BOARD OF PAROLE COMMISSIONERS

CONDITIONS OF PAROLE SUPERVISION

MERAZ-SALCIDO, ANGEL	1174528	2017-085827	HDSF-U2-B-13-A	03/10/2021
Inmate Name	NDOC Number	Booking #	Location	Date

The following conditions apply to all active parole cases supervised in the community, including any previously granted sentences not specified on this Order of which these conditions replace and supersede.

- * You must complete a substance abuse evaluation within 30 days of release from NDOC. Participate in treatment as instructed until released by a qualified treatment provider.
- * You are not permitted to enter a bar or lounge for any purpose except employment.
- * Directives: You shall follow the rules of the Division of Parole and Probation to include the following:
 - * A. You shall not change your place of residence without first obtaining permission from the Division of Parole and Probation.
 - * B. You shall report in person to the Division of Parole and Probation as instructed by the Division or its agent. You shall submit a written report each month on forms supplied by the Division. This report shall be true and correct in all respects.
 - * C. You shall seek and maintain legal employment, or maintain a program approved by the Division of Parole and Probation and not change such employment or program without first obtaining permission. All terminations of employment or program shall be immediately reported to the Division.
 - * D. You shall pay any court ordered restitution by making payments until the balance is paid in full. The minimum monthly payment shall be established by dividing the balance owed at the time of release on parole by the number of projected months to be served on parole. If, after dividing the total restitution owed by the number of projected months to be served on parole the monthly payment is equal to an amount less than \$50, the monthly payment shall be \$50 until the balance is paid in full.
 - * E. Pay all applicable fines and fees on a schedule determined by the Division of Parole and Probation.
 - * F. You shall not leave the state without first obtaining written permission from the Division of Parole and Probation.
 - * G. You shall not associate with convicted felons, persons who are engaged in criminal activity, or other persons with whom your supervising officer instructs you not to associate.
 - * H. You shall follow all the directives of your assigned Parole Officer.
 - * I. You shall satisfy any outstanding warrants within 90 days of your release from custody.
- * Controlled substances: You shall not use, purchase or possess any illegal drugs, or any prescription drugs, unless first prescribed by a licensed medical professional. You shall immediately notify the Division of Parole and Probation of any prescription received. You shall refrain from the use and possession of any synthetic/designer drug or any mind and/or body altering substance. You shall submit to drug testing as required by the Division or its agent.
- * Recreational Marijuana: You shall not purchase, consume or have under your control marijuana in any form, except when such use is prescribed for use as a medicine in accordance with the provisions of chapter 453A of NRS.
- * Intoxicants: You shall not purchase, consume or have under your control any alcohol beverage, unless specifically permitted by special condition of the Board. Upon the direction of the Division of Parole and Probation or other peace officer, you shall submit to a medically recognized test for blood/breath content.
- * Weapons: You shall not possess, have access to, or have under your control, any type of weapon unless the item is used in conjunction with the duties of legitimate employment and has been approved in writing by the Division of Parole and Probation or its agent.
- * Laws: You shall comply with all institutional rules, municipal, county, state, and federal laws and ordinances.
- * Conduct: You shall comply with all the provisions stated on the parole agreement and your conduct shall justify the opportunity granted to you by this community supervision.
- * No Victim Contact: You may not contact or communicate with the victim or any person directly and proximately harmed by the commission of a criminal offense under any law of this State, or solicit another person to contact or communicate on your behalf with the victim or any person directly and proximately harmed by the commission of a criminal offense under any law of this State unless approved in writing by the Division of Parole and Probation.

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**STATE OF NEVADA
CERTIFICATION OF
BOARD OF PAROLE COMMISSIONERS ACTION
PAROLE RISK ASSESSMENT & GUIDELINE**

<u>MERAZ-SALCIDO, ANGEL</u>	<u>1174528</u>	<u>2017-085827</u>	<u>HDSP-U2-B-13-A</u>	<u>03/10/2021</u>
INMATE NAME	NDOC Number	BOOKING#	LOCATION	DATE

Parole Risk Assessment:

Questions	Responses / Scores
1. Age at 1st Arrest	(0) 24 years or older: 0
2. Prior Revocations	(0) No parole or probation revocations: 0
3. Employment History	(1) Less than one year F/T employment: 1
4. Property Conviction	(0) No history of property offenses: 0
5. Drug/Alcohol Use/Abuse	(2) Frequent abuse, serious disruption of functioning: 2
6. Gender	(0) Male: 0
7. Number of Prior Felony Convictions	(0) Less than 2 prior felony convictions: 0
Static Risk Score	3
8. Current Age	(-1) 40 - 58 years of age: -1
9. Gang Membership	(0) No (none or suspect): 0
10. Programming (current term)	(0) No: 0
11. Disciplinary Conduct	(0) No Offenses in Custody: 0
12. Approved Custody Level	(0) CT, Minimum or Medium Custody: 0
Dynamic Risk Score	-1
Total Score (Static+Dynamic)	2

Offense (used to determine crime severity for risk assessment)	Offense Category	Offense Severity
USE OF DEADLY WEAPON ENHANCEMENT	F	Highest

Total Risk Score:	Guideline Risk	Guideline Recommendation
2	Low Risk	Consider Factors

The Board determined the following Aggravating Factors are applicable in your case:
Impact on victim(s) and/or community.

The Board determined the following Mitigating Factors are applicable in your case:
Community and/or family support.
Infraction free for two years or more to hearing month and not in disciplinary segregation.
Stable release plans.
No prior/minimal criminal conviction or delinquency adjudication history.

The Board determined the following Other Factors are applicable in your case:
No Factors

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