### **Katherine Fraker**

From:

Patricia Adkisson <faithandjoesmom@gmail.com>

Sent:

Monday, May 30, 2022 8:16 PM

To:

General Parole Board email

Subject:

Board of Parole Commissioner Meeting Public Comments 5/31/22

<u>WARNING</u> - This email originated from outside the State of Nevada. Exercise caution when opening attachments or clicking links, especially from unknown senders.

Please submit the following for public comment for the BOPC (Parole) Meeting on 5/31/22. Along with the 13 attachments. Thank you. The other 2 pages need to be sent separate as it is too large to send in one email.

Good afternoon, my name is Patricia Adkisson. In January and February, I submitted proof of the board's actions that work to prevent the lawful execution of NRS 193.165. The board's action effectively prevents the lawful execution of NRS. 213.107 to NRS. 213.157 inclusive.

As of today's meeting, the board has not placed the matter on the agenda for discussion or possible action. This omission implicates the board's intent and serves to preserve a custom and practice that either works to prevent the execution of the related statutes or works to violate others. Along with today's comments for the boards review, I submitted a 239 public records request previously submitted that details in relevant part the described acts and omissions, which implicate the very existence of this board's Power. To be clear, my husband, Michael Adkisson, was granted "institutional parole". This condition by the

board is not within the power or authority of the board. Simply because the condition of parole related to institutional parole is predicated upon NRS 193.165 which is not a crime, nor does it result in a conviction. Without prompt action, converting my husband's Institutional Parole into a parole to the street, the board will be firmly established as the principal bad actor in this matter. Please take steps to immediately cure this defect, as a criminal complaint is eminent. This will allow us to remove the board as a named defendant.

Additionally, related to the aggravating and mitigating factors, in order to comply with the legislative command to adopt objective standards for granting parole. The board cannot consider factors that are not relevant in determining the probability that a convicted person will live and remain at liberty without violating the law, if parole is granted. Simply put, this means, that the board cannot use the aggravating or mitigating factors at all, at any time, when deciding to Grant Parole. These factors do not provide any objective criteria for determining the persons probability of success on parole, and no score or value is assigned in relation to a standard or actuarial usage. This custom and practice is a relic of past structural bias applied in a wholly subjective fashion. We object to the continued use of aggravating and mitigating factors as a basis to deny parole. Thank you for your time. Patricia Adkisson

INDEX	OF	ATT	ACHMENTS
RELATED	TO	239	REQUEST

Attachment NO.	Description	NA pas
ONE (I)	Rublic comments submitted at the January Lanz	ane (1)
	BOARD OF PAPALE COMMUSSIANERS MEETING	
	the actual falsified Records	

# Two (2) Public Comments Submitted at the February ASS ONE(1) Boased of PARQUE Commissionless MEETING Detailing Improper reliance upon "Subrictive" legal interpretation and e by Executive Bandon N.D.O.L. and utilized by the Board of Palak Comm. Densiting the Board Statutory predicately VIOLATIONS

THEEE (3)	Public RECORD REGUEST ACKNOWLEDGEMENT	ONE(I)
HALLEN FILM	Secretary Kathe Fraker Detailing the Fact	
	that the BOARD OF PAROLE COMMISSIONERS	
	The Nevada Department of Corrections TO	
	LISE IN PARQUE MATTERS (TO the detriment	
A PROPERTY OF STREET	of the Public)	

	Charles and the second
Four (4)	Criminal History Record provided by The CENTRAL THIS (2)
	REPOSITORY FOR NEVADA RECORDS OF CRIMINAL
	Compliance Division. DETAILING MY ACTUAL
	CONVICTION RECORD ESTABLISHES THAT I have
	NOT Suffered a conviction For N.R.S. 193.165 Single Felony Conviction related to N.R.S. 200.030
	MURDERIN THE SECOND DESKEE IS THE ONLY FELONY CONVICTION IN EXISTENCE DEMONSTRATING
	the Board's Claim of a SECOND FELONY CONVICTION OF A SECOND FELONY
	NO CRIME of traviction Provide By Fred with

-/

Patricia Adkisson

702-505-2861

faithandioesmom@gmail.com

Board of Parole Commissioners 4000 S. Eastern Ave Ste.130 Rm 301 Las Vegas, NV. 89119 Attachment . I .
may 31st Board of Parole Comm. meeting
in support of Follow-up W/ 239 REQUEST
RELATED TO ACTS) of
TREASON

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.

NOTE! CRIMINAL COMPlaint in DISTRICT
COURT TO FOLLOW, ABSENT Immediate
Corrective Actum

Patricia Adkisson
faithandjoesmom@gmail.com
702-505-2861

# Attachment 2 submitted at MAY 31 2022 Board of PARCIA COMM. MAY BOARD TREASON

Board of Parole Commissioners 4000 S. Eastern Ave Suite 130 Las Vegas, NV. 89119 February. 27, 2022

**Board of Parole Commissioners Meeting- Public Comment 2/28/22** 

Good afternoon, my name is Patricia Adkisson. My comments today relate to agenda item "Operation of the Board". First, we wish to point out, that the operation of the minimum standard of notice of hearings is deficient. For purposes of the intent to provide meaningful opportunity, the purpose of a three-day notice appears to contemplate submission of written materials. To accommodate this consideration, the notice must be posted in the appropriate time frame, we suggest 10 days in advance. The board deals with incarcerated persons, their families, and with victims of those in prison. We notice that meetings are often unattended by any non-governmental persons. This lack of participation may be indirectly caused by the very short minimum notice. Can the board amend its operations to notify NDOC inmates through law library postings? They are also interested parties, and they can motivate family to attend.

Second, on December 14th, 2021, the Board sent us a letter that affirms that the board relies upon and is dependent upon NDOC custody officials to supply representations of fact. This interdepartmental dependency appears to us, to be highly problematic and not done pursuant to an approved interlocal agreement. For example, NRS 193.165 states in the text that it is NOT a separate offense, yet the local District Attorneys operate on a legal fiction that it is a crime, and file complaints alleging violations of a non-criminal statute. The local judiciary then pronounces sentences for violation of the non-criminal statute. That legally can only be interpreted as a de facto civil commitment, then NDOC has to make up a category of offense. The legislature provides Categories A, B, C, D, and E. since the text of NRS 193.165 declares itself, not to be a separate crime, NDOC makes up categories, including category F, for the non-offense. Then, because of the board's improper dependence on NDOC, they unwittingly become principles through acts of other State and local agencies. Can something go into the boards operational rules to establish a policy of protecting their independence? The board is a quasijudicial agency, an extension of the sentencing court. Should not the board then assert their independence from other agencies and in doing so ensure that the facts upon which they make parole decisions are double checked and arrived at independently consistent with the legislative command.

Third, we moved to suggest the idea that the Board incorporate into its rules of operations NRS 179.2405 which is an act in legislature in 2017 announcing the public policy of giving second chances to offenders who are rehabilitated. Can you state for the record whether you have adopted this new policy statement? Thank you for your time and I look forward to seeing you at the next board meeting.

CENTRAL OFFICE

1677 Old Hot Springs Rd., Stc. A Carson City, Nevada 89706 http://parole.nv.gov (775) 687-5049 Fax (775) 687-6736

CHRISTOPHER P. DERICCO, Chairman SUSAN JACKSON, Member MARY K. BAKER, Member SCOTT WEISENTHAL, Member

KATIE FRAKER, Executive Secretary

STATE OF NEVADA STEVE SISOLAK

ATTACHMENT 3

Submitted

May 8 i 2083

Board of

PARCIA

Comm. suchos

LAS VEGAS OFFICE

4000 S. Eastern Ave., Stc. 130 Las Vegas, Nevada 89119 http://parole.nv.sov (702) 486-4370 Fax (702) 486-4376

CHRISTOPHER P. DERICCO, Chairman ERIC CHRISTIANSEN, Member DONNA VERCHIO, Member LAMICIA BAILEY, Member

## **NEVADA BOARD OF PAROLE COMMISSIONERS**

December 14, 2021

# PUBLIC RECORDS REQUEST ACKNOWLEDGEMENT LETTER

Michael Adkisson, NDOC #84280 Northern Nevada Correctional Center P.O. Box 7000 Carson City, Nevada 89702

RE: PUBLIC RECORDS REQUEST dated December 8, 2021.

Mr. Adkisson,

On December 13, 2021 the Nevada Board of Parole Commissioners received your request for documents pursuant to Nevada's Public Records Law.

1. Please provide me with the official state record relied upon by the Board in order to determine the category of felony conviction to be assigned to each crime under consideration by the Board. The Board does not determine the category of felony conviction. The category of felony conviction for each crime is determined by the Nevada Legislature and a person is then sentenced accordingly by the judge. The Nevada Department of Corrections enters the sentencing information from an inmate's Judgment of Conviction, along with the category of felony, for the Board's use.

Signed,

Katie Fraker

**Executive Secretary** 

Katie Fraker

	TO BE SUBMITTED AS SUI	PPORTING MATERIAL
	At the MAY 31 2022 B	OARD OF PARKE COMMISSION
	MEETING WITH COMMEN	UTS BY PATERIA AdKISSON
	michael Adkisson # 84280	May 18, 2022
	Carson City NV 89702	THE PROPERTY OF THE PARTY OF TH
	CASTICITY NV BINES	(A)
	PAROLE BOARD   PAROLE COMMISSIONERS   Executing	ve Seemtary
	PAROLE BOARD   PAROLE COMMISSIONERS   Executing 14.79 and 144 Springs Road South A	The state of the s
No.	Caren Coty NY. 89702	
I.	RE: N.C.S. 239 PUBLIC RECORDS REQUEST	(case as: 200178)
	Do 8-11-2016 I appeared before the Be	
	Parole effective on 11-1-2016, Howker, I h	Marie 19 Charles To Marie 19 (19 Charles 19
	PAROLE AGREEMENT From you at any tim	ne. Prace consider
	the following REQUEST:	
	1.) Please provide me with the Par	ROLE - A BREEMENT
1	mandated by N.R.S. CH. 213 Once the Bo	ord takes Action
	TO GRANT PARKE	
II.	RE.: Additional N.L.S. 239 PUBLIC RECORD	REQUEST
A HAVE TO	N.R.S. 196.010 Defines the Crime of TREE	ASON in partiaent part
( Store of		
	as follows : 196. DID TREASON	state Consist in ?
	1."Treason against the PEOPLE of the s (a) Levying war against the PEOPLE (b) (C)	of the State;
1971	2. Treason is a category B Felony ac	od is numishable by
	imprisonment in the State Prison fo	r a maximum term of
	imprisonment in the State prison for not less than 2 years and a maxim	num of not more than
	g 10 years.	
7	See also 196.020 "Levying War" de	Fined
	To constitute levying war agains	t the State an actual act
	When persons arise in insurrection general by force and intimidation the	With intent to prevent, in
	this State, or to force it's repeal, they so But an endedor, although by numbers	shall be autity of Levying was
	nesist the execution of a law in a Philate Purpose, is not lenging up	a single instance, and for a
	Mivate Curpase, S rion leaving to	
	MERCHANIS AND REPORT OF THE PROPERTY OF THE PR	

	michael Adkisson * 84280	MAY 18, 2022
	Treason is a crime committed against the p	eople of the State.
	The intentional ACT to prevent the lauful exe	
	by Members of the Board of Parele Comm	
	implicates violation of TREASON.	
	The intentional act of the intentional act	of omission by the
	Executive Secretary implicates violation of N.B.	
N.	196.030 MISPRISION of TREASON A person who has Knowledge of the Comm	lieston of toposon :
	who conceals the crime, and does not as so the treason to the Governor or a Justice of	on as may be disclose
	of a Judge of the Court of Appeals or the distriction of Musics on of treason which is a car	ct court is guilty
IA	and SHALL be punished as provided in N.R.S., I	93.130
	LA T TARREST CONTRACTOR	S - 10 - 1 - 1 - C tha
	1. On January 31, 2022 Potricia Rakisson appeared be	fore Plembers of the
	Board at the Public Meeting. At that time Patricia AdKis	
-	records generated by the Board that work to preven	
	Statutory scheme related to the Boards authority.	
	Boards outhority to actual Crimes that result in Fe	lony Convictions.
100	On february 28 2022 Patricia Adkisson appeared	before members of the
	Board at the Rublic Meeting, At that time the Board was	NOTIFIED of the following:
	"The Board improperly relies upon N.D.O.C. to id	lentify and designate.
	the category of felony Offense and Conviction for t	ne Board use, Contrary
	to Legislative designation	Wald of Block Comment
	· The Board is operating on a legal fiction to preve	nt the execution and
150	operation of the legislative. Designation of N.C.S.I	
T.	that this statute is to be treated as "NOT A SEL	
10 Mg	The Board becomes the PRINCIPAL in the relate	
Hollo Barbara	1. Record of Patricia Adiasson Public Comments Attache establishing Supporting evidence of the Boards intent to pre by Designating 193.465 as Offense and Superate Comments.	vent the execution of NAS. 143.165
No.	2. Record of Patricia Adkisson Public Comments attached for astablishing NOTICE of the Bad Acts described.	your Convenience
	astablishing NOTICE of the Bad Acts described.	

	michael Adkisson #84280	MAY 18, 20,22
	preventing the execution of the affected.	statutes when the
	Board acts to Order a Great or Denial of	parele pursuant to
	a separate distinct sentence when consid	lering N.R.S. 193,165
	including when the Board Grants parole a	nd imposes
	"INSTITUTIONAL PAROLE" as a Condition of	aiming that a
	"consecutive." Sentence pursuant to NLR	8. 193.165 pmvides
	a Statutory basis to provide for In	estitutional Parole
	The Boards Actions related to N.R.S. 193.	165 does Constitute
MENNEN	an Abuse of Discretion	STAN ISO SOME SOME
	N.R.S. 193.165 is not a Separate offens	se no conviction
	13 passible, no crime is under consideration i	When the Board takes
	ony Action related to "GreAT; DENY; INSTIT	
	The Board is GROSSIY NEGLICIENT IN their	Official Duty to LIMIT
	ACTIONS to "OFFENDERS" and a current	crime (193,165 monne)
	N.R.S. 209.081 "OFFENDER" defroed.	
	"Offender" means any person convicted of a confidence of this State and sentenced to imprison m	rine under the laws
	The Board is Arossly NECLIGENT in the perfo	mance of the DUTY
	to independently verify the LEGISLATIVE	
	to N.R.S.193.165 before taking Action or	
	The Boards Action related to the crea	
	designating N.R.S.193.165 as ANY OFFEN	
	Conviction at ANY Category of Felony	Deliver the second of the seco
	PRUSE of Discretion in violation of N.A.	25.239.330
	N.R.S. 239, 330 Offering Palse instrument for films L. Eucept as athonoise provided in Subsection	a person who
	Knowingly procures or offers any false or for filed, registered or recorded in any public.	and instrument to be
	if genuine, might be filed, registered or reco	rded in a public office
	a Category C felony and SHALL be punish	ed as provided in N.R.S.193.130
	·30f7.	

Michael Adkiason 84280	MAY 18, 2020
• The Board second of Actions designating	NON-OFFENISES as a
Category of felony to include "Category F	"does constitute an
Abuse of Discretion and a Vialation of H	
cely upon the Executive branch function, I	
a Legislative Function	
The Boards Actions in Collaboration with th	e Navada Dept. of
Corrections (N.D.O.C.) in this described "Tru	CK or SCHEME" tends
to Support insurrection with intent to	prevent; by
FORCED IMPRISONMENT the execu	tion of N.R.S. 193.165
designated by the legislature to be NO	OFFENSE.
But for the Boards Congivence, treating No	
and a Separate Conviction I would not	be Confined to a
State Prison as a CONDITION OF INSTITU	MONAL PAROLE"
as Ordered by the Board.	
On December 14, 2021 the Executive Secretary,	Kathe Fraker did cause
the delivery of the ACKNOWLEDGEMENT letter In	
The December 14" 20-21 letter established the following	in pertinent part;
"The Nevada Department of Corrections Category of Felony, For the Boards use."	enters the
Category of teleny, for the beards use.	1 12-2 X 25 124 26 X 27
This acknowledgement triggered the NOTICE by	Patricia Adkisson as
described at the January and February Board mee	tings.
It is relevant to note that the Department of f	Public Safety includes
The Board of Pardle Commissioners as well as Th	e Neurda Cciminal
History Records Repository.	
The Record Repository maintains Records of Con	uction from the
Scatencing Court and is charged with providing	g State Agencies With
3 Record of the December 14 2021 ACYADALIEDGEMENT letter atta	and for your Convenience
· 40£7.	

	Michael Adikisson *84280	MAY 18 2022
	the Record upon request.	
	The Record Repository is also charged with a	Duty to enter Conviction
	Records into the Federal N.C.I.C. System under	The state of the s
	in order to ensure accuracy as reflected by co	
y ly	law designated by the Legislative Branch	The second secon
	A review of this record demonstrates NO C	
	For N.R.S. 193,165. [Known as Nevada Criminal Justice	
700	4 I'm providing my N.C. J. I.S. Base Record	
	of the related fact. N.R.S. 193.165 does not result	
	The Boards Choice to sely upon unseliable univer	
	N.D.O.C. related to Conviction records demon	
	the execution of the Controlling Statutory Schen	
	Boards Function Obtaining Criminal History	
	FROM N.D.O.C. WOCKS to prevent the execution	
	"RECORDS OF CRIMINAL HISTORY AND INFORMATION	
	"Central Repository" defined "Central Repository" means the Central Repository	
	"Central Repository" means the Central Repository Records of Commal History.	for Nevada
	Record of commal history includes convictions	and information Set Facth
	in N.R.S. 209.353 concerning an Offenderin Pris	
	The Central Repository for Nevada Records of Co	
	the Records Communications and Compliance	
	Department of Public Safety and is charged w	
	maintain the records See N. R.S. 179 8075	
	The Boards reliance on representation by	N.D.A.C. Dissemination
1919	of claimed records related to con	The state of the s
	14 Newado Criminal Justice Toformation System Base Re	eard allached for your
	Convenience demonstrating N.R.S. 193,165 does no Conviction for purposes related to Executive Branch Agency	functions including the DUNCU
	OF PAROLE COMMISSIONERS AS ACTUALLY determined by the Cur.	I MATERIAL IN STRUCT
	'5 of 7'	

Michael Adkisson *84280	MAY 18 2022
is in direct conflict with N.P.S. 179 A090 in celes "N.R.S. 179 R.090 flerequisite to dissemination of a No agency of Comman justice in Novada ma	records je zceptions
any record of Criminal history which included about a felony of a grass misdemeaner with making inquiry of the Central Repository, to current and complete information available	les information thaut first
The Board prevents the execution of this statute	
Act to disseminate information represented t	be about a felony
each instance when the Board produces on O	rder related to
N.R.S. 193.165 Claiming any felony Category, Without	et friest making inquery of the Central Repository.
All seconds submitted to the Central Repository a	
with the policies, procedures and definitions of the	" Uniform Crime Reporting
Program of the Federal Bureau of Investigation	"Aller and a second a second and a second an
The State of Nevada, member status in the Nevada	a Crime Prevention and
Privacy Compact N.R.S. 179 A. 800 provides that each	party state will adhere
to III System Standards Concerning record diss	emination and use.
The Boards claim and Subsequent Board record St	tating N.RS.198.165
results in a criminal Conviction of Febry is not a	reflected within the
Central Repository for Nevada Records of Crim	inal History.
The clear explanation for this is plainly stated in t	the statute as "NOT
A SEPARATE OFFENSE" as such and in accor	dance with the
Uniform Crime Reporting Program of the Federa	1 Bureau of Investigation
30 N.C.S. 179 A. 075 (2)(6) there is NEVER a R	Record of Conviction
For N.R.S. 193.165, stopply because it is not a Crime	TARRA L
The clear conflict between the N.C. T. I.S. re	Company and the company of the compa
of Conviction, and the Boards claim of Rel	
designation of a Felow Conviction is a case	
fallure to request the record of Conviction	
Repository. The N.D. A.C. is engaged in ac	
·6 #7·	

Michael Adviscon \$4280 MAY 18, 2032 intent to prevent the execution of N.R.S. 193.165 as dasignated by the legislature to be NO OFFENSE. The N.D.O.C. unilateral determination is a clear encroachment on a legislative function The Boards Chaice to rely upon N.D.O.C. representations related to Cottogory of Offense and Conviction does constitute development their duty. The continuing practice after Notice that the N.D.C. admits to Cleating a new Category of Februs" Because they have to put Semething in the Computer" where admittedly no Conviction is present Creating a Cotegory F Glory assignment Implicates the Boards Shared intent to prevent the execution of the affected statutes Either the Board is a PRINCIPAL ACTOR in the Bad acts cosulting in the named Statestory violations or the Board has been DUPED, or Simply has last sight of the Critical Importance of our System of lands and Government by the RELIC of bad customs and practice. If the Board is not a Principal actor in the described activity upon NOTICE at the Jan & feb Meeting the Board and Executive Secretary had a Duty to coast to the Foreinas per NRS 196 030 MISPRISION OF TREASON. In Consideration of the Foregoing please Consider the Following N. R.S. 239 Public Records Request: 1. Please provide me with the record produced by the Board or Executive Secretary as Contemplated by Nikis 196.030 Oroniding Notification of the Act of TREASON Committed by the Nevada Department of Corrections in an attempt to prevent the lawful execution of a statute, N.R.S. 193.165 declared to be NO SEPARATE OFFENSE, by Force through FORCED IMPRISONMENT without a conviction. 5 see Green V. Bacca DRDIALLY C.C. D.A.S. Rardy Gilmere N.D.A.C. D.D. Bill Gittere / TO FILE Subortsian into Public Record of Board on 5/31/2000 will be made . With Company to Faller

· 7 of 7 · see Attachments 1-4