

Indeterminate Sentence Review Board Decision and Reasons Summary

Name:	DOC#:	Case Type:	Date:
ANSPAUGH, Gegory	247032	PAR	1/28/2025

Note: This is a summary of the Decision and Reasons dated 2/10/2025, and should not be substituted for the full document.

Decision: Not Parolable. Add 36 months to Minimum Term.

Next Action: Schedule a .100 Hearing approximately 120 days prior to PERD.

Recommendations:

- Sex Offense Treatment and Assessment Program (SOTAP), if eligible. Mr. Anspaugh indicated in today's hearing that he is willing to participate in the DOC SOTAP if found to be eligible.
- Other Programs, if eligible. Such as: Redemption, Bridges to Life, Alternatives to Violence, Domestic Violence Treatment
- Remain infraction free and have positive interactions with staff
- Participate in next Hearing
- Develop a release plan/community support
- Other: Improve problem solving skills.



DECISION AND REASONS

NAME: ANSPAUGH, Gregory

DOC #: 247032

FACILITY: Coyote Ridge Corrections Center

DATE OF HEARING: January 28, 2025

TYPE OF HEARING: .100

PANEL MEMBERS: Jeff Patnode & Jill Getty

FINAL DECISION DATE: February 10, 2025

I. DECISION/LEGAL STANDARD

This matter came before the above-named Board Members of the Indeterminate Sentence Review Board (ISRB or the Board) for a .100 hearing in accordance with <u>RCW 9.95.100</u>. This statute directs the Board to not release an individual unless in the Board's opinion his rehabilitation has been completed and is a fit subject for release. Consequently, the Board finds Gregory Anspaugh **not parolable** and adds 36 months to the minimum term.

- A letter dated January 13, 2025, from the King County Prosecutor's Office indicates they recommend the Board find Mr. Anspaugh not releasable as he continues to struggle with his behavior, has not completed programming as recommended by the Board, and still presents a significant risk to the community.
- The original Judge recommended Mr. Anspaugh not be released in his natural lifetime and the Prosecutor recommended life without parole.

NEXT ACTION: Schedule a .100 Hearing approximately 120 days prior to PERD. The Board may see him sooner if he completes the SOTAP and participates in a new psychological evaluation.

II. JURISDICTION

Gregory Anspaugh is under the jurisdiction of the Board on an April 13, 1982 conviction in King County Cause #81-1-04024-8 for Attempted Murder in the First Degree While Armed With a Deadly Weapon. The time start is December 7, 1983. The minimum term was set at 360 months (with a 90-month mandatory) from a Sentencing Reform Act (SRA) range of 195 to 270 months. The statutory maximum term is 493. Mr. Anspaugh has served approximately 551 months in prison and 0 days of jail time during the initial period of confinement.

Other Causes/Counts: Other ISRB Causes already served: Cause 73012 - Assault 2, ERD 12-7-83, Stat Max 11-26-85. Cause 82-1-00047-3 - Escape 1, ERD 1-28-92, Stat Max 12-6-93.

III. LAST BOARD DECISION

The Board last met with Mr. Anspaugh on January 10, 2023, at a .100 Hearing wherein Mr. Anspaugh was found not parolable and his minimum term was set at 36 months. The Board recommended he remain serious infraction free, work on being completely open and honest regarding his behavior, and decrease his negative interactions with staff, and participate in programming that may improve his problem-solving skills.

IV. OFFENSE DESCRIPTION

At the time of the incident Mr. Anspaugh age 27 was on escape status from Work Release in Seattle under cause #73012. He met the 30-year-old female victim in a tavern, and she gave Mr. Anspaugh her telephone number. He called her on December 30, 1981, and they met for dinner and a movie. Afterwards he talked the victim into taking him to her apartment for a drink. After they had a drink, she offered to take Mr. Anspaugh home. Mr. Anspaugh then attacked the victim, striking her over the head with a heavy object. He also placed a knife to the victim's throat. He directed her to remove her clothing and cut the victim's bra with a knife. He then ordered her to the floor where he proceeded to vaginally rape her. After the assault, Mr. Anspaugh forced the victim into her bedroom where he again raped her.

Mr. Anspaugh then had the victim get dressed and stabbed her six times. She feigned death, hoping he would stop stabbing her. Mr. Anspaugh then proceeded to put a pillow over her face until she stopped moving. He went into the victim's living room where he turned on the stereo and watched TV for an hour or two. At that point, Mr. Anspaugh walked back into the bedroom and placed something near the victim's bed. He then left the residence. The victim heard a car start and drive away and then realized that the bed was on fire. She was able to crawl into her living room where she called 911 and contacted her parents.

The victim lost a significant amount blood during the offense and required surgery on one of her kidneys. She also suffered permanent damage to one of her lungs and only has partial use of one of her hands. Mr. Anspaugh fled to California in the victim's car where he applied for a job using his real name, which precipitated his arrest.

V. OTHER RISK RELATED BEHAVIOR

10/8/75 – Assault in the Second Degree. King County Cause #73012. On April 7, 1975,

Mr. Anspaugh age 21 raped a 19-year-old female victim at knifepoint. Mr. Anspaugh had recently met the woman at the restaurant where she worked. On the day of the offense, they met at another restaurant in the early morning hours, then went to Mr. Anspaugh's apartment where he proceeded to rape the victim. Mr. Anspaugh was originally charged with Rape While Armed with a Deadly Weapon on this offense but was found guilty of Assault in the Second Degree.

Mr. Anspaugh was sentenced to probation on this offense on the condition that he participate in the Sexual Psychopath Program at Western State Hospital (WSH). The Court eventually revoked his probation in 1979, and he was sent to prison on this cause. This cause had a 10-year maximum term which expired in November of 1985.

4/13/82 – Escape in the First Degree. King County Cause #82-1-00047-3. This offense is related to Mr. Anspaugh leaving the state of Washington after committing the current offense. As

stated, he had been on escape from Work Release under Cause #73012 at the time that he committed the current offense. This cause had a 10-year maximum term which expired in

December 1993.

During Mr. Anspaugh's participation in sex offender treatment at Washington State Hospital, it appears that there was an uncharged incident where he attempted to kiss a female patient and put his hand on her neck while he attempted to kiss her. Some file material also indicated that this female may have also made allegations of rape. It appears that his termination from the

treatment program was partially related to this incident as well as it being determined that he

was not amenable to treatment.

In addition, Mr. Anspaugh was found guilty of sexually harassing another offender in 2012, which is also a Prison Rape Elimination Act (PREA) offense. It was alleged that Mr. Anspaugh had stalked and preyed on another offender in an attempt to form a sexual relationship. Also, in April 2012, Mr. Anspaugh was removed from his institutional employment due to security concerns about "predatory behavior" with female staff. It does not appear that any infractions or incident reports were written regarding the behavior. In addition, in 2010 mental health staff determined that he should not work alone with female staff.

VI. EVIDENCE CONSIDERED

The Board considered the evidence presented at the hearing and reviewed **Gregory Anspaugh's** ISRB file. The hearing was audio recorded and will be retained per retention schedules. Testimony was provided by the following individuals: **Classification Counselor Tracy Stuenkel** and **Gregory Anspaugh.**

The file review included the following documents:

	End of Sentence Review Committee (ESRC) Reports: Dated
\boxtimes	Criminal case records: March 30, 1982

Psychological Evaluations: **Dated October 23, 2024**

 $\hfill \square$ DOC Treatment and behavioral reports dated:

 $oxed{\boxtimes}$ Risk Assessments (Static, SOTIPS etc.):

- Findings and Conclusion (F&C), Prior Decision & Reasons (D&R): **Dated January 23, 2023.**
- **⊠** Other: **Release plan dated January 28, 2025.**

VII. FINDINGS

- 1. In preparation for this hearing, Mr. Gregory Anspaugh was advised of his hearing rights.
- 2. Gregory Anspaugh appeared by video conference. Gregory Anspaugh was represented by attorney Darryl Lahtinen.
- 3. The Board has considered all potential Conditions of Supervision it may lawfully impose, including all identified by the End of Sentence Review Committee (ESRC), DOC psychological evaluations, and RCW 9.94A.704. These conditions include, but are not limited to, the following:
 - ELECTRONIC MONITORING
 - GEOGRAPHIC RESTRICTIONS
 - PARTICIPATION IN SEX OFFENSE TREATMENT
 - PROHIBITED CONTACTS
 - SEXUALLY EXPLICIT MATERIAL
 - SUBMIT TO POLYGRAPHS
 - UNAPPROVED RELATIONSHIPS
- 4. The Board has considered the following evidence favorable to Gregory Anspaugh's release determination:
 - □ Treatment/Programming. He has completed Thinking for a Change (T4) since his last hearing. He has prior SOTAP participations.
 - Protective factors. **He has a release plan and community support.**
 - ☐ Risk Assessment Scores. **He scores low/mod on the Static 99-R (+3)**
 - ☐ Other evidence:
- 5. The Board has considered evidence against Gregory Anspaugh's conditional release (<u>WAC 381-60-160</u>), examples of adequate reasons for a finding of non-parolability include, but are not limited to:

aggression/violence.

- Active refusal to participate in available program or resources designed to assist and offender to reduce the risk of re-offense (e.g., anger management, substance abuse treatment). \boxtimes Serious and repetitive disciplinary infractions during incarceration. Since completing the SOTAP in 2016, he has incurred risk related serious infractions in 2018 and 2022. The 2018 serious infraction was for being in possession of sexually explicit material (SEM with 60 videos that were sexual in nature). The 2022 serious infraction was for Mr. Anspaugh being in a physical fight with another inmate. Additionally, Mr. Anspaugh continues to struggle with managing his behavior when confronted with situations in which he disagrees with DOC staff, to include a recent interaction with the SOTAP staff during a screening for the program. Evidence of an inmate's continuing intent or propensity to engage in illegal activity (e.g., victim harassment, criminal conduct while incarcerated, continued use of illegal substances). Statements or declarations by the inmate that he or she intends to re-offend or does not intend to comply with conditions of parole. \boxtimes Evidence that an inmate presents a substantial danger to the community if released. Mr. Anspaugh has not completed the SOTAP program since he has incurred serious
- 6. The Conditions of Supervision, and any favorable evidence noted above considered by the Board would not sufficiently reduce the likelihood of Gregory Anspaugh committing new offenses because:
 - Following his last hearing, the Board asked Mr. Anspaugh to participate in programming to address his transparency related to his risk related behavior/thinking to include his difficulty in solving problems. He has completed the T4C program but has yet to complete the current SOTAP which would provide him with insight and skills to contribute to being a fully rehabilitated and fit subject for release.

infractions that are risk related and include both sexual elements and the use of

Mr. Anspaugh should address his serious infraction behavior that occurred after
he last completed SOTAP if he participates in the new SOTAP program, which has
been significantly revised since his last participation. The underlying behavior for
the infractions are clearly risk related for Mr. Anspaugh and include sexual
elements and use of aggression/violence.

- Mr. Anspaugh scores high risk on the Stable 2007 (+15) and scores high on the PCL-R (+30).
- He has multiple sex offense convictions, with different victims, and a sexual reoffense after a prior treatment participation.
- Mr. Anspaugh has prior failures on supervision which is indicative of future failure in the absence of programming that includes skill development.
- As indicated in his most recent psychological evaluation in October of 2024, risk
 assessment tools estimated that Mr. Anspaugh's risk for future violence is
 moderate-high based on the Violence Risk Appraisal Guide-Revised (VRAG-R) and
 high based on the presence of psychopathic traits as measured by the
 Psychopathy Checklist-Revised 2nd Edition (PCL-R).
- Also, from his most recent psychological evaluation the evaluator opined "in my opinion, Mr. Anspaugh had not worked towards making himself a reasonable candidate for consideration for release to a less restrictive setting. If Mr. Anspaugh were to be considered for a release to the community, it would be imperative that he be monitored via a highly structured supervision plan. "
- 7. Based on the requirements of RCW 9.95.009(3) and RCW 9.95.100 and after weighing all of the totality of the evidence, including the community custody conditions and any favorable evidence noted above by the Board, the Board finds that Mr. Anspaugh is not parolable and adds 36 months to his minimum term.

This was a deferred decision following a full Board discussion, using a structured decision-making framework that takes into consideration; the statistical estimate of risk, criminal history, parole/release history, ability to control behavior, responsivity to programming, demonstrated offender change, release planning, discordant information, and other case specific factors based on the requirements of RCW 9.95.100.

VIII. <u>RECOMMENDATIONS</u>

- Sex Offense Treatment and Assessment Program (SOTAP), if eligible. Mr. Anspaugh
 indicated in today's hearing that he is willing to participate in the DOC SOTAP if found
 to be eligible.
- Other Programs, if eligible. Such as: Redemption, Bridges to Life, Alternatives to Violence, Domestic Violence Treatment
- Remain infraction free and have positive interactions with staff
- Participate in next Hearing
- Develop a release plan/community support
- Other: Improve problem solving skills.

JP: ch 2/4/2025

cc: Facility: CRCC

Gregory Anspaugh, Incarcerated Individual

File



TO: Full Board

FROM: JP (ch)

RE: ANSPAUGH, Gregory DOC # 247032

Panel recommends: Not Parolable

Next action: Schedule a .100 Hearing approximately

120 days prior to PERD . The Board may see him sooner if he completes the DOC SOTAP Program and participates in a

new Psychological Assessment.

Agree	Disagree
Jeff Patnode, 2.10.2025 Meghan Kelly-Stallings, 2.10.2025 Corey McNally, 2.10.2025 Jill Getty, 2.10.2025 Kecia Rongen, 2.10.2025	