



**Indeterminate Sentence Review Board
Decision and Reasons Summary**

Name: Boone, Jeremy	DOC#: 876217	Case Type: LT Juv Board	Date: 5/13/2025
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Note: This is a summary of the Decision and Reasons dated 5/23/2025, and should not be substituted for the full document.

**Decision:
Releasable.**

Next Action: Submit an Offender Release Plan (ORP) for consideration.

Recommendations:

- **Strong controls around drug use**
- **Sober Support Groups**
- **Strong controls around relationships**
- **Internet Monitoring**
- **Electronic Monitoring**
- **Mental Health evaluation and follow treatment recommendations.**



DECISION AND REASONS

NAME:	BOONE, Jeremy
DOC #:	876217
FACILITY:	Stafford Creek Corrections Center
DATE OF HEARING:	May 13, 2025
TYPE OF HEARING:	LT Juv Board 9.94A.730
PANEL MEMBERS:	Corey McNally & Meghan Kelly-Stallings
FINAL DECISION DATE:	May 23, 2025

I. DECISION/LEGAL STANDARD

This matter came before the above-named Board Members of the Indeterminate Sentence Review Board (ISRB) for the first hearing pursuant to **RCW 9.94A.730**. This statute establishes a presumption of release unless rebutted by a preponderance of evidence. After considering the possible conditions of release and the remaining evidence, the Board finds Jeremy Boone is not more likely than not to commit a future crime if released. Consequently, the Board finds Jeremy Boone releasable. .

NEXT ACTION: Submit an Offender Release Plan (ORP) for consideration.

II. JURISDICTION

Jeremy Boone is under the jurisdiction of the Board on a October 21, 2004, conviction in Snohomish County Cause #04-1-01963-4 for First Degree Murder with a Firearm, Count I, First Degree Burglary with a Firearm, Count II and First Degree Robbery with a Firearm, Count III. The time starts October 26, 2004. The minimum term was set at 258 months plus 60 months firearm enhancement for a total of 318 months on Count I, 48 months plus 60 months firearm enhancement for a total of 108 months on Count II, 68 months plus 60 months firearm enhancement for a total of 128 months on Count III from a Sentencing Reform Act (SRA) range

of 341 to 434 months on Count I, 96 to 106 months on Count II, and 111 to 128 months on Count III. The statutory maximum term is Life. Mr. Boone has served approximately 247 months in prison and 120 days of jail time during the initial period of confinement.

[RCW 9.94A.730](#), enacted in 2014, allows certain offenders who were under the age of 18 when they committed their crime(s) and were sentenced as adults to petition the Board for consideration of early release consideration after serving no less than 20 years of total confinement. Mr. Boone's petition resulted in the hearing on this date.

III. RELEVANT CASE LAW

Washington State case law directs the ISRB to consider several aspects of a case when determining the releasability of an individual sentenced under RCW 9.94A.730 or RCW 10-95.030(3)(F). In the Personal Restraint of *Brashear* (2018), the Washington Court of Appeals ruled the ISRB may not rely on the egregious nature of the underlying crime, the impact on the victims/survivors or the portion of the original sentence served to deny release. In Personal Restraint of *Brooks* (2021) the Washington State Supreme Court ruled the presumption of release limits the discretion of the ISRB: "While the ISRB "shall give public safety considerations the highest priority" in both types of hearings, the consideration of public safety does not override the presumptions of release...". In the Personal Restraint Petition of *Dodge* (2021) the Washington State Supreme Court ruled the ISRB abused its discretion by failing to address release conditions that might reduce his risk of re-offense. It further ruled the ISRB is not required to agree with or adopt the recommendations and conclusions made by the psychological evaluator and it is not free to disregard the evaluators specific detailed release recommendations either. The high court also detailed the ISRB must not base its decision primarily on historical facts and it must be forward looking, not backward looking when considering the presumption of release. Finally, in the Personal Restraint of *Lambert* 2024, the Washington State Court of Appeals requires the ISRB when considering the presumption of release to place more weight on dynamic factors than on static factors.

IV. LAST BOARD DECISION

This is Mr. Boone's first hearing.

V. OFFENSE DESCRIPTION

Mr. Boone (age 16) was recruited by another juvenile to rob and murder an elderly male. On the night of the offense, Mr. Boone, the person who recruited him and a third co-defendant drove to the victim's home late at night in Mr. Boone's car. The two other co-defendants broke in through the garage, while Mr. Boone knocked on the door to lure the victim downstairs out of his bed. The two other co-defendants who were inside hit the victim on the head with a baseball bat when he came into the kitchen. The victim was able to get back to his room and hold the door closed. The two co-defendants negotiated with the victim for the combination to the safe to get access to guns and other items. While this was happening, Mr. Boone was taking electronics to his car. One of the co-defendants made a homemade silencer. Initial reports indicated one of the co-defendants shot and killed the victim, however after investigation it was determined Mr. Boone shot and killed the victim. After the robbery and murder, the 3 left and the next day Mr. Boone turned himself into law enforcement while the other 2 were apprehended a short time later.

VI. OTHER RISK RELATED BEHAVIOR

Mr. Boone has no additional criminal or infraction history.

VII. EVIDENCE CONSIDERED

The Board considered the evidence presented at the hearing and reviewed **Jeremy Boone's** ISRB file. The hearing was audio recorded and will be retained per retention schedules. Testimony was provided by the following individuals: **Classification Counselor Gretchen Brown, and Jeremy Boone.**

The file review included the following documents:

☐ End of Sentence Review Committee (ESRC) Reports: **Dated**

- ☒ Criminal case records: **Probable Cause statement; Judgement and Sentence**
- ☒ Psychological Evaluations: **Psychological Evaluation Dr. Robtoy 12-11-24.**
- ☒ DOC Treatment and behavioral reports dated: **SUD IDT 8-1-23**
- ☒ Risk Assessments (Static, SOTIPS etc.):
 - ***Hare Psychopathy Checklist-REVISED (PCL-R)** indicates the extent to which the individual has psychopathic tendencies.*
 - ***HCR-20v3** is an instrument that organizes known risk factors into three categories: historical, clinical, and risk management. Using past, present, and future factors the HCR-20v3 assesses dynamic risk for recidivism.*
 - ***Personality Assessment Inventory (PAI)** is a self-administered objective test of personality and psychopathology.*
 - ***Violence Risk Assessment Guide-Revised (VRAG-R)** is a 12-item actuarial scale designed to predict violent recidivism.*
 - *The **Adverse Childhood Experience (ACE)** Questionnaire is a self-report measure developed to identify stressful and/or traumatic childhood events.*
- ☐ Findings and Conclusion (F&C), Prior Decision & Reasons (D&R):
- ☒ DOC OMNI Records
- ☒ Community Concerns
- ☒ Other: **packet of information provided by Mr. Boone's defense attorney which includes records, support letters and a reentry plan.**

VIII. FINDINGS

1. In preparation for this hearing, Jeremy Boone was provided with the evidence considered by the Board and was advised of his hearing rights. He acknowledged he was able to review the file material and was prepared for the hearing.
2. Jeremy Boone appeared by video conference. Jeremy Boone was represented by attorney Jennie Pasquarella.
3. The Board has considered all potential conditions of community custody it may lawfully impose, including all potential conditions identified by DOC psychological evaluations, and RCW 9.94A.704. These conditions include, but are not limited to, the following:
 - **DRUG / ALCOHOL RESTRICTIONS**

- ELECTRONIC MONITORING
- MENTAL HEALTH TREATMENT COMPLIANCE
- PARTICIPATION IN DRUG/ALCOHOL TREATMENT
- SUBMIT TO POLYGRAPHS
- UNAPPROVED RELATIONSHIPS

4. The Board has considered the following evidence favorable to Jeremy Boone's release determination:

- ☒ Treatment/Programming completed: **SUD IDT 3-12-24, AA/NA programming (from the present back to 2017), Bridges to Life 1-3-24, Making it Work 6-6-23, T4C 4-20-20, Toast Masters 9-26-19, Redemption 5-13-19, HEAL 10-9-18, Bridges to Life 12-28-15, 2013 AA degree and extensive educational programming, Participated in Concerned Lifers Program.**
- ☒ Protective factors **No serious infractions since being incarcerated.**
- ☐ Washington Offender Needs Evaluation (ONE)
- ☒ Assessment Scores per Psychological Evaluation:
 - **PCL-R- considered Low risk**
 - **ACE-Low-intermediate "He did not experience many of the typical stressors that predispose individuals to negative outcomes..."**
 - **V-RAG provided a recidivism estimate of 20% within 5 years and 42% within 12 years.**
 - **HCR-20v3: Mr. Boones highest risk factors at the time of the crime were antisocial behavior, association with antisocial peers, and violent attitudes. "To his credit, he appears to have desisted, reduced and/or addressed these issues...In terms of future problems, Mr. Boone does not have any glaring issues with professional services plans, living situation personal support, treatment or supervision response or stress and coping.**
- ☒ Psychological Evaluations: **Per the Psychological Evaluation by Dr. Robtoy (12-11-24) it was concluded "Mr. Boone demonstrated evidence of maturation and/or rehabilitation. In my opinion, at the time of evaluation, Mr. Boone was low, if not very low risk for future violence. At the time of this evaluation, Mr. Boone was a reasonable candidate to be considered for early release by the ISRB."**
- ☐ Other evidence

5. The Board has considered evidence against Jeremy Boone's release:

- ☐ Refusal to participate in available programs or resources designed to assist an inmate to reduce the risk of re-offense
- ☐ Serious and/or repetitive disciplinary infractions during incarceration
- ☐ Evidence of an inmate's continuing intent or propensity to engage in sex offenses

- ☐ Statements or declarations by the inmate of the intent not to comply with conditions of community custody
- ☐ End of sentence review determination based on actuarial assessments identifying risk to sexually reoffend
- ☐ Psychological Evaluations
- ☒ Other evidence: **Release plan did not contain detailed information or plan for employment if released.**

6. The community custody conditions, and any favorable evidence noted above considered by the Board would sufficiently reduce the likelihood of Jeremy Boone committing new offenses because:

- **Mr. Boone has been assessed to be a low risk of reoffending and was determined to be a reasonable candidate for release.**
- **He has addressed the risk factors of antisocial attitudes and behavior, antisocial peers and poor coping while incarcerated, reducing his risk of reoffense.**
- **His index offense is his only offense and was not part of a pattern of behavior.**
- **Mr. Boone has close relationships with his family who are supportive of him as well as the support and resources of non-profit organizations to aid in his transition to the community.**
- **Mr. Boone has not earned any serious infractions while being incarcerated and earned significantly more positive behavioral observations than negative indicating he has the ability, and it is likely he will follow the conditions of supervision.**
- **Conditions of supervision appear adequate to protect the community.**

7. After weighing all of the evidence, including the community custody conditions and any favorable evidence noted above, the Board finds by a preponderance of the evidence that Jeremy Boone is not more likely than not to commit a new crime if released with conditions that are designed to help better prepare him for a successful re-entry into society.

IX. RECOMMENDATIONS

- **Strong controls around drug use**
- **Strong controls around relationships**
- **Internet Monitoring**
- **Electronic Monitoring**
- **Mental Health evaluation and follow treatment recommendations.**

CM: vj

5/14/2025

cc: Facility: WCC
Jeremy Boone, Incarcerated Individual
File



TO: Full Board

FROM: **CM** (vj)

RE: BOONE, Jeremy DOC # 876217

Panel recommends: **Releasable**

Next action: **Submit an Offender Release Plan (ORP) for consideration.**

Agree	Disagree
Jill Getty, 5-23-2025 Corey McNally, 5-23-2025 Kecia Rongen, 5-23-2025	

Meghan Kelly-Stallings, Not Available

Jeff Patnode, Not Available