A regular meeting of the Indeterminate Sentence Review Board was held in the ISRB Office Building located at 637 Woodland Square Loop SE, Lacey, WA 98504, commencing at 9:00 a.m.

Present via Microsoft Teams were:
Board Members:    Staff:
Kecia Rongen        Jill Getty, Executive Director - A
Lori Ramsdell-Gilkey Robin Riley, Executive Assistant
Jeff Patnode
Elyse Balmert - A
TaTeasha Davis

A. To the Table Case – Members had a full Board discussion of this ISRB case.

PRE-84
- OSBORNE, Donald
- DOC #267767
- Purpose: Full Board Discussion
- Date: July 25, 2022
- List of Documents Reviewed
  - ISRB File
- An updated prosecutor recommendation was not received.

- Mr. Osborne’s .100 Hearing at the Monroe Correctional Complex – Twin Rivers Unit on July 7, 2022.

- **Summary Discussion**
  Ms. Davis presented the case to the full Board.

Mr. Osborne is under the jurisdiction of the Board for Kidnapping in the First Degree in Snohomish County Cause 82-1-00510-4.

The crime involved Mr. Osborne abducting a four-year-old girl from an apartment complex playground and sexually assaulting her. He was subsequently involved in a high-speed chase with law enforcement. The four-year-old victim was discovered unharmed by the high-speed chase in
the vehicle. Mr. Osborne was 30 years of age when the crime was committed, and he is currently 70 years of age.

Along with the Kidnapping 1, Mr. Osborne was convicted of Assault in the Second Degree, Malicious Mischief and Attempting to Elude Pursuing Police Vehicle. He also has a previous conviction out of Snohomish County for Indecent Liberties with a four-year-old girl.

Risk assessments show Mr. Osborne to be a moderate risk to re-offend.

Mr. Osborne’s last infraction was in 2007 and he has had no negative behavior observations since his last hearing.

Mr. Osborne has not completed any risk related programming.

Mr. Osborne has family support, but he cannot live with them. He does want to release to Snohomish County with a housing voucher.

- **Decision:**
  The panel recommends he be found not parolable and 36 months be added to his minimum term.

- **Reasons:**
  - Mr. Osborne has been assessed as a Level II sex offender aggravated from Level I due to past interventions not deterring sexually deviant behavior; Static 99-R: (2pts) Low/Moderate Risk. VRAG-R Bin 7 of 9; HCR-20: Moderate/High risk; SAPROF: Low/Moderate; PCL-R: Low range
  - Mr. Osborne has not successfully completed a second round of the Sex Offender Treatment and Assessment Program (SOTAP), as recommended after the August 17, 2020, hearing. After 40 years, Mr. Osborne maintains a concerning lack of insight into his offense behavior. According to his psychological evaluation, an additional round of sex offender treatment may address this risk to the community.
  - “In terms of rehabilitation, not much appears to have changed. While he has completed SOTAP (in 2008), Mr. Osborne continues to demonstrate limited insight into his offense behavior.”- Dr. Lisa Robtoy, Psy. D.
  - “Additionally, it is concerning that knowledge of others engaging in sexual activity might arouse him. Those statements suggest that Mr. Osborne may not be as in control of his sexual impulses as he reports. Mr. Osborne is considered a moderate risk to reoffend.....”- Dr. Lisa
Robtoy, Psy. D.

- **Recommendations:**
  - Mr. Osborne should successfully complete a second round of SOTAP, re-entry programming, and any other risk related programming to mitigate his risk to the community. Mr. Osborne will also need to develop a detailed release plan prior to his next .100 hearing.

- **Next Action:**
  - Schedule .100 120 days prior to his parole eligibility review date.

- **Vote:**
  - Jeff Patnode: Agree with recommendation
  - Kecia Rongen: Agree with recommendation
  - Lori Ramsdell-Gilkey: Agree with recommendation
  - Elyse Balmert: Not available for vote
  - TaTeasha Davis: Agree with recommendation