

INDETERMINATE SENTENCE REVIEW BOARD
BOARD MEETING
SUMMARY MINUTES

Monday, October 14, 2019

A regular meeting of the Indeterminate Sentence Review Board was held in the ISRB Office Building located at 4317 Sixth Avenue SE, Lacey, commencing at 9:00 a.m.

Present were:

Board Members:

Staff:

Kecia Rongen
Lori Ramsdell-Gilkey
Jeff Patnode
Elyse Balmert

Robin Riley, Executive Assistant
Kerri McNeil, Victim Liaison
Monika Fields, Hearing Investigator III
Kristi Busch, Hearing Investigator III
Matt Frank, Hearing Investigator III - Absent
Jill Getty, Hearing Investigator III
Irene Seifert, Correctional Records Supervisor
Jody Swails, Correctional Records Technician
Christine Hunter, Correctional Records Technician
Teresa Schmidt, Correctional Records Technician
Fawneil Opp, Correctional Records Technician - Absent

A. Board and Staff Discussion – 9:00 a.m. to 11:00 a.m.

- **Recognition**

Ms. Rongen presented Ms. Balmert with a plaque and pin for 30 years of service with the state of Washington.

Ms. Rongen presented Mr. Frank with a certificate and pin for 20 years of service with the state of Washington.

- **Hearing Calendar** - The Hearing Calendar for October 2019 through January 2020 was reviewed and amendments were made.

- **Data Report**

- **ISRB Monthly Data Report – September 2019**

ISRB DATA REPORT				
		July 2019	August 2019	September 2019
Release Hearings		47	40	47
Violation Hearings		17	16	8

(In Custody)				
Violation Hearings (Out-of-Custody)		5	0	3
	TOTAL:	22	16	11
	REVOKED	8	7	3
	REINSTATED	13	8	7
	CONT ACTIVE STATUS	0	0	0
	PENDING	1	1	1
	Sched New Hearing – New Info	0	0	0
Administrative Reinstatements		5	9	5
Victim/Survivor Meetings:		2	3	1
Letters to Victims/Survivors:				
ORP's Approved		17	27	15 (2 ICOTS)
ORP's Denied		12	5	6
Finals Issued		1	1	1

- **Special Conditions** – Mrs. Ramsdell-Gilkey and other members of the Board and staff met prior to this meeting to review the Indeterminate Sentence Review Board (ISRB) Special Conditions and to recommend amendments to those conditions.

Mrs. Ramsdell-Gilkey presented the updated ISRB Special Conditions for a vote.

ACTION 1 - 2019

Mr. Patnode moved to approve the ISRB Special Conditions as presented. 2nd – Ms. Balmert.

Decision 4-0 - Approved

The ISRB Special Conditions approved 10-14-2019 are incorporated into the minutes and attached.

- **Decisions and Reasons Process** – At the September 9, 2019 Board Meeting Board and Staff discussed a new process for Decisions and Reasons. Ms. Seifert and Records completed and sent out the process after the September meeting. After discussion at today’s meeting, it was concluded that the process is working.
- **Release to ICE – Back-up Offender Release Plan**
- **Decisions and Reasons Wording** – Ms. Seifert developed wording for the Decision and Reasons for those individuals who are releasing to ICE but there is a question about whether they will be deported. This wording includes a request for a fully investigated Offender Release Plan (ORP) for back-up.

NEXT ACTION:

Release to ICE detainer (on or about ERD). Detainer is to _____.
 It is unknown (unlikely) if he will actually be deported to this country, therefore, the Board requests that a “back-up” release plan be submitted.
 This Offender Release Plan (ORP) must be fully investigated and go through the complete ORP process. Do not submit a notification only ORP. Release Orders will not be issued until the ISRB receives the ORP.

Correctional Records Technician should double check with Virgil Wallace prior to processing any release to ICE decisions to see if the country the individual is being returned to will take him back.

ACTION – 2-2019

Mrs. Ramsdell-Gilkey moved to approve the Decision and Reasons wording and process. 2nd Ms. Balmert.

4-0 - Approved

- **Offender Release Plan and Supporting Documents**
 A previous discussion took place at the last staff meeting regarding where the Offender Release Plan and supporting documents should be placed in the electronic file in OnBase. Ms. Schmidt was asked to bring options for discussion.

After discussing several options, the Board came to a consensus to accept Ms. Schmidt’s proposal with one amendment:

- Order of Release – PB20 Community Supervision Activity
- Administrative Decision – Offender Release Plan (ORP) Approved – IS06 Community Supervision Activity Code
 - ORP Work-up
 - ORP
 - In-House Victim Liaison community concerns

- Emails and correspondence
- ORP Denied – IS06 Community Supervision Activity Code with all attachments.

There will be a need for re-indexing ORP Approvals and Denials in OnBase, but for now, Ms. Schmidt will re-index when she comes across one that is in the wrong folder.

- **Diversity/Wellness** – Ms. Rongen asked for volunteers to present at the Diversity/Wellness portion of the Board and Staff Discussion. The volunteers through March 2020 are as follows:
 - **November 2019** Ms. Rongen
 - **December 2019** Ms. Balmert
 - **January 2020** Ms. McNeil
 - **February 2020** Mrs. Ramsdell-Gilkey
 - **March 2020** Mr. Patnode

Wellness – Board Members and staff are currently participating in Walktober.

Diversity – In October we recognize:

- **National Disability Employment Awareness (NDEAM)**
- **Domestic Violence Awareness Month**
- *******

B. Chairs Report

Ms. Rongen reported that the Program Assistant position was offered and accepted. The new employee will start on November 1, 2019.

Second Interviews have been scheduled for the Administrative Assistant I Position. The goal is to have someone start in that position on November 1, 2019 as well.

Ms. Rongen reported that she and Ms. Riley are still working on the Administrative Assistant III Position Description and she has not heard any new information on a new Board Member

Fawn Opp will be out through the beginning of the year and possibly through February. She has been approved for Shared Leave.

C. Board Member Reports

- Mrs. Ramsdell-Gilkey appreciated other Board Members handling hearings for her while she was out of the office.
- Mr. Patnode reported on the Lifetime Supervision Workgroup in which is participating. The work group is starting to flush out some recommendations.

- Mr. Patnode reported on resources for mentally ill offenders:
 - There is a population of seriously mentally ill individuals that are not ORCS eligible but still need mental health support in the community. Some of these individuals are becoming homeless shortly after they release.

D. Staff Reports

- Ms. Hunter has come across a case that has been on Emergency Medical Placement for 10 years and is coming up on his Earned Release Date. He has not been found releasable. Mrs. Ramsdell-Gilkey and Ms. Hunter will work together on this case.
- Ms. Rongen reminded everyone the holidays are coming up so starting thinking of when you want to take leave to make sure we have coverage.
- Ms. Seifert reported that Ms. Opp will be out longer than expected and to expect some things to take longer to process since records is covering her work.
- Records staff are working some overtime starting Saturday, October 19, 2019. Ms. Rongen appreciates them catching up on the work.

E. Board Meeting Minutes – Ms. Rongen asked if there were any changes to the Board Meeting Minutes dated September 9, 2019 and September 23, 2019. No changes were requested and the minutes were adopted as presented.

F. RCW 9.95.422 Deliberations – 11:00 a.m.

712229 – RAMOS

247507 – KING

265243 – OSTBERG

Separate deliberation minutes will be posted to the ISRB portion of the DOC Website.

G. Closed Session

- **Cases**

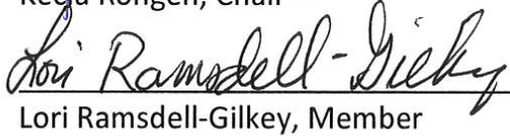
H. Community Concerns Meeting – Closed to the Public - 2:00 p.m. – In-Person

I. Community Concerns Meeting – Closed to the Public – 3:00 p.m. – In-Person

IV. Adjourn – 4:00 p.m.



Kecja Rongen, Chair



Lori Ramsdell-Gilkey, Member



Jeff Patnode, Member



Elyse Balmert, Member

STANDARD CONDITIONS:

1. PRE – If you are convicted of a sex offense, as required by RCW 9A.44.130-140, within 3 business days of release, you must register as a sex offender with the Sheriff of the county where you reside.
CCB – As required by RCW 9A.44.130-140, within 3 business days of release, you must register as a sex offender with the Sheriff of the county where you reside.
2. Upon release from the Correctional Facility, you must report within one business day to your CCO or any other person designated by DOC. Thereafter, you must report as directed.
3. You may not leave the state of Washington without prior written permission from your supervising CCO.
4. You must obey all laws and court orders, including any conditions set forth in your Judgment and Sentence, and abide by all conditions imposed by the ISRB.
5. You are prohibited from owning, possessing, receiving, shipping, or transporting a firearm, deadly weapon, ammunition or explosives.
6. You must submit to a search of your person, residence, vehicle and/or possessions when requested by a CCO. This includes the search of your computer, cell phone and any other electronic devices.
7. You must consent to DOC home visits to monitor compliance with supervision. Home visits include access for the purpose of visual inspection of all areas of residence in which the offender lives or has exclusive or joint control or access.
8. You must reside at a location and under living arrangements that have been approved in advance by the CCO, and you must not change such arrangements/location without the prior approval of your CCO.
9. If at any time you lack a permanent residence or become homeless for a period of more than three days, your Community Corrections Officer may require compliance with electronic monitoring until you obtain permanent housing, or the ISRB modifies or deletes this condition.
10. PRI - Pursuant to RCW 9.96.050, as amended by SB 5060 (1993), you will be issued a Final Discharge and Restoration of Civil Rights on *Enter County Cause #*: only when you have completed three years of parole in the community. Time spent in total confinement on a subsequent conviction while on parole does not apply toward the three year date. Should your parole be revoked prior to completion of three years in the community, a Final Discharge will not be granted. If your sentence expires before you have spent three years on parole in the community, you may request a Final Discharge. In these cases, granting a Final Discharge remains discretionary with the Board.

SPECIAL CONDITIONS

CONDITIONS RELATED TO ALCOHOL/DRUG USE:

1. You must not use, possess or control any mind or mood-altering substances, drugs, narcotics, controlled substances, or drug paraphernalia without a valid prescription from a licensed physician.
2. You must not use, possess or control any alcohol.
3. You must not use, possess or control any Marijuana/THC or enter any establishments whose primary purpose is the sale of Marijuana/THC.
4. You must submit to periodic and random drug and/or alcohol monitoring through an agency approved by your CCO and sign a full release of information allowing the treatment or monitoring agency to release information to your CCO.
5. You must not associate with known drug users or sellers, except in the context of a chemical dependency treatment program or drug support group, such as Narcotics Anonymous, or other therapeutic settings approved by the CCO.
6. You must stay out of establishments, such as bars, taverns, casinos, and cocktail lounges, where alcohol is the primary beverage served.
7. You must obtain a chemical dependency evaluation within 30 days of release and provide a copy of the evaluation to your CCO. You must enter into, successfully participate in, and complete all recommended treatment or aftercare programs and sign all releases necessary to ensure that the CCO can consult with the treatment provider to monitor progress and compliance.
8. Within 30 days, you must enter into, successfully participate in, and complete all recommended chemical dependency treatment or aftercare programs as directed by your CCO and sign all releases necessary to ensure that the CCO can consult with the treatment provider to monitor progress and compliance.
9. You must attend meetings at AA/NA (Alcoholics/Narcotics Anonymous) or some other alcohol and/or drug self-help support group approved by your CCO at least 2 times per week and provide written proof of attendance to your CCO as directed in writing. This may be modified by the ISRB after 12 months of documented attendance.
10. You must advise your CCO of all prescribed medications within 1 business day of receipt. You must sign all releases necessary to ensure that the CCO and/or your CSOTAP Specialist can consult with the prescribing physician regarding your medications.

CONDITIONS RELATING TO SEX OFFENDERS:

11. You must obtain a sexual deviancy evaluation from a state certified evaluator and provide a copy to your CCO and the ISRB. You must follow any recommendations contained in the evaluation and sign all releases necessary to ensure that the CCO and ISRB can consult with the treatment provider to monitor progress and compliance. If sexual deviancy treatment is recommended, you must enter into, successfully participate in, follow all written rules and complete the recommended treatment.
12. You must enter into, follow all rules, successfully participate in, and complete a state certified sexual deviancy treatment program as directed by the CCO and sign all releases necessary to ensure that the CCO can consult with the treatment provider to monitor progress and compliance.
13. You must enter into, follow all rules, successfully participate in, and complete the community phase of the Sex Offender Treatment and Assessment Program. Sign all releases necessary to ensure that the CCO can consult with the treatment provider to monitor progress and compliance.
14. You must not possess or access sexually explicit materials. Sexually explicit materials consists of any item reasonably deemed to be intended for sexual gratification and which displays, portrays, depicts, or describes: a) Nudity, which includes, but is not limited to, exposed/visible (in whole or part, including under or through translucent/thin materials providing intimate physical detail) genitals/genitalia, anus, buttocks and/or female/transgender breast nipple(s); b) A sex act which includes, but is not limited to, genital-genital, oral-genital, anal-genital, or oral-anal contact/penetration, genital or anal contact/penetration with an inanimate object, masturbation and/or bodily excretory behavior; c) Sadistic/masochistic abuse, bondage, bestiality, and/or participant who appears to be nonconsenting, dominated, degraded, humiliated, or in a submissive role, and/or a participant who appears to be acting in a forceful, threatening, dominating, or violent manner; and/or d) A minor, or a model or cartoon depicting a minor, in a sexually suggestive setting/pose/attire.
15. You must not go to businesses that promote sexual activity or the sexualization of persons, to include bath houses, "bikini baristas" adult bookstores, strip clubs, etc.
16. You must not solicit prostitutes/sex workers.
17. You must not pick up hitchhikers or provide rides to persons not known to you.
18. You must not access the internet without first meeting with your CCO and fully and accurately completing the "Social Media and Electronic Device Monitoring Agreement" DOC Form # 11-080. You must install a monitoring program as required by the DOC, at your own expense, and your CCO must be your designated accountability partner. The requirements and prohibitions on this completed form will remain in effect until removed or modified in writing, signed and dated by you and your CCO.
19. You must not enter or remain in internet or telephone chat rooms.
20. You must not access on-line dating websites/apps.

21. You must not engage in a romantic or dating or sexual relationship without your CCO's prior permission. You must disclose your status as a sex offender and the nature of your offending to include unadjudicated victims, to anyone with whom you intend to begin such a relationship. The disclosure must be verified by the CCO.

CONDITIONS RELATING TO OFFENDERS OF MINORS:

22. You must not have contact with minors unless accompanied by a responsible adult who is capable of protecting the child, who knows of the conviction, and has been approved of in advance by your CCO and/or your sexual deviancy treatment provider.
23. You must not participate in youth programs, including, but not limited to, scouting, athletic, and school programs.
24. You must not enter places where minor children tend to congregate, including but not limited to shopping malls, schools, playgrounds, parks, public pools, skating rinks, and video arcades without prior approval from your CCO.
25. You must not remain overnight in a residence where minor children live or are spending the night without prior approval from your CCO and the ISRB.
26. You must not date individuals who have minor children, unless you receive prior approval from your CCO and the ISRB.
27. You must not form relationships with persons with minor children without first disclosing your sex offender status and having this relationship approved by your CCO.

ELECTRONIC MONITORING (EM), TRAVEL AND OTHER MISCELLANEOUS CONDITIONS:

28. You must participate in the Electronic Monitoring (EM) Program if determined appropriate and necessary by your CCO and follow all rules and requirements of the EM Program.
29. You must participate in Electronic Monitoring (EM) Program for the first ___ days/months of your supervision and follow all rules and requirements of the EM Program.
30. You must maintain any curfew as directed in writing by your CCO.
31. You must not enter _____ County without prior written approval of your CCO and the ISRB.
32. You must obtain written permission from the Community Corrections Officer prior to staying overnight at an address other than your address registered with the Sheriff's Office Sex Offender Registration Unit.

MENTAL HEALTH CONDITIONS:

33. You must obtain a mental health evaluation within 60 days of your release and provide a copy of the evaluation to your CCO. You must enter into, successfully participate in and complete all recommended treatment protocols and sign all releases necessary to ensure that the CCO and ISRB can consult with the treatment provider to monitor progress and compliance.
34. You must find a mental health provider to prescribe and monitor your medications, and you must remain medication compliant. You must sign all releases necessary to ensure

that the CCO and/or your CSOTAP Specialist can consult with the prescribing physician regarding your medications.

35. At the direction of your CCO, you must enter into mental health counseling with a licensed therapist and sign all releases necessary to ensure that the CCO and ISRB can consult with the treatment provider to monitor progress and compliance.

EDUCATION AND EMPLOYMENT CONDITION:

36. You must be engaged in education, employment and/or community service approved by your CCO, unless you are physically incapable of doing so. You must disclose your crime to any prospective employer, educational institution or community service site.
37. You must be engaged in education, employment and/or community service approved by your CCO. Within 48 hours of beginning a new job, you must provide your CCO with the name, address and nature of the business for whom you are working and the name and phone number of your immediate supervisor. You must provide copies of your wage stubs to your CCO on a weekly or every other week basis as determined by your CCO. If you are involved in an educational program, you must provide your CCO with proof of enrollment and proof of completion. When not employed or enrolled in an educational program, you must perform at least 16 hours per week of community service at a non-profit organization which has been pre-approved by your CCO, and you provide written verification of your participation on a weekly or every other week basis as determined by your CCO. The number of community service hours may be modified up or down by the CCO depending on your individual circumstances.
38. You must be employed full time or attending school full time or a combination thereof. If not, you must be involved in a structured job search at the direction of your CCO.
39. If unemployed you must take part in Community Justice Center &/or community service programs as directed by your CCO.

POLYGRAPH CONDITION:

40. You must submit to a polygraph examination to be conducted by a polygraph operator certified by the American Polygraph Association at the discretion of your CCO to verify compliance with your release conditions and sign a full release of information allowing the treatment or monitoring agency to release information to your CCO and the Indeterminate Sentence Review Board (ISRB) for the entire period of your supervision until you are granted a final discharge or this condition is removed by the Board. IN AGREEING TO RELEASE UNDER THIS CONDITION, BOTH THE STATE AND THE OFFENDER STIPULATE THAT THE RESULTS OF ANY POLYGRAPH EXAMINATION SHALL BE ADMISSIBLE IN ANY VIOLATION HEARINGS HELD BEFORE THE ISRB.
41. In releasing under this Order, both you and the State agree that the results of any polygraph examination required by your Judgment and Sentence shall be admissible in any violation hearings held before the ISRB. (use this only when the J&S already includes a polygraph condition)

OTHER PROGRAMMATIC OR MISC. CONDITIONS:

42. You must enter into, successfully participate in, and complete a comprehensive domestic violence program or domestic violence counseling approved by your CCO and sign all releases necessary to ensure that the CCO and ISRB can consult with the treatment provider to monitor progress and compliance.
43. You must enter and successfully complete the following program(s) as directed by your CCO: ____
44. You are prohibited from having any contact with the victim in your case or any member of his/her family, whether in person, telephonically, through a third party, by mail or email, or any other means of communication without the prior written approval of the ISRB and the court, if this was a court ordered condition of supervision.
45. You are prohibited from having any contact with _____ whether in person, telephonically, through a third party, by mail or email, or any other means of communication without the prior written approval of the ISRB. You must not associate with persons known to you to be convicted felons, except in the context of a treatment program, support group, or other settings approved by the CCO. This includes, but is not limited to, electronic communications such as JPay, email, or social media. Telephone contact and written correspondence are also prohibited.
46. Pursuant to RCW 9.96.050, as amended by SB 5060 (1993), you will be issued a Final Discharge and Restoration of Civil Rights on Count Cause No. _____ only when you have completed three years of parole in the community. Time spent in total confinement on a subsequent conviction while on parole does not apply toward the three year date. Should your parole be revoked prior to completion of three years in the community, a Final Discharge will not be granted.
47. You are required to comply with all written rules and requirements of any housing placement/program in which you reside.
48. You shall not associate with any member/associate of a criminal street gang as identified by a law enforcement agency under RCW 9.94A.030 (12) and (13), or any person that WA DOC has determined to be a member/affiliate/suspect of a security threat group. "Association" includes but is not limited to telephonic communication, and written communication via US mail, J-Pay, email, or social media. You may not display gang paraphernalia, use a gang name/nickname or moniker, hand signals or graffiti/illustrations associated with gang membership or activity. Paraphernalia includes but is not limited to flags, bandanas, apparel, logos, emblems, and letters/symbols commonly associated with criminal street gangs/security threat groups.
49. You must not associate with persons known to you to be convicted felons, except in the context of a treatment program, support group, or other settings approved by the CCO. This includes, but is not limited to, electronic communications such as JPay, email, or social media. Telephone contact and written correspondence are also prohibited.

CONDITIONS TO CONSIDER FOR JUV BOARD:

(These are not new conditions, just repeats of the previous ones that you may want to consider for a juvenile board case)

- You are prohibited from having any contact with _____ whether in person, telephonically, through a third party, by mail or email, or any other means of communication without the prior written approval of the ISRB.
- You must submit to a polygraph examination to be conducted by a polygraph operator certified by the American Polygraph Association at the discretion of your CCO to verify compliance with your release conditions and sign a full release of information allowing the treatment or monitoring agency to release information to your CCO and the Indeterminate Sentence Review Board (ISRB) for the entire period of your supervision until you are granted a final discharge or this condition is removed by the Board. IN AGREEING TO RELEASE UNDER THIS CONDITION, BOTH THE STATE AND THE OFFENDER STIPULATE THAT THE RESULTS OF ANY POLYGRAPH EXAMINATION SHALL BE ADMISSIBLE IN ANY VIOLATION HEARINGS HELD BEFORE THE ISRB.
- At the direction of your CCO, you must enter into mental health counseling with a licensed therapist and sign all releases necessary to ensure that the CCO and ISRB can consult with the treatment provider to monitor progress and compliance.
- You must participate in Electronic Monitoring (EM) Program for the first 90 days of your supervision and follow all rules and requirements of the EM Program.
- You must maintain any curfew as directed in writing by your CCO.
- You must be employed full time or attending school full time or a combination thereof. If not, you must be involved in a structured job search at the direction of your CCO.
- You must not associate with persons known to you to be convicted felons, except in the context of a treatment program, support group, or other settings approved by the CCO. This includes, but is not limited to, electronic communications such as JPay, email, or social media. Telephone contact and written correspondence are also prohibited.
- You shall not associate with any member/associate of a criminal street gang as identified by a law enforcement agency under RCW 9.94A.030 (12) and (13), or any person that WA DOC has determined to be a member/affiliate/suspect of a security threat group. "Association" includes but is not limited to telephonic communication, and written communication via US mail, J-Pay, email, or social media. You may not display gang paraphernalia, use a gang name/nickname or moniker, hand signals or graffiti/illustrations associated with gang membership or activity. Paraphernalia includes

but is not limited to flags, bandanas, apparel, logos, emblems, and letters/symbols commonly associated with criminal street gangs/security threat groups

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STANDARD CONDITIONS:

11. PRE – If you are convicted of a sex offense, as required by RCW 9A.44.130-140, within 3 business days of release, you must register as a sex offender with the Sheriff of the county where you reside.
CCB – As required by RCW 9A.44.130-140, within 3 business days of release, you must register as a sex offender with the Sheriff of the county where you reside.
12. Upon release from the Correctional Facility, you must report within one business day to your CCO or any other person designated by DOC. Thereafter, you must report as directed.

13. You may not leave the state of Washington without prior written permission from your supervising CCO.
14. You must obey all laws and court orders, including any conditions set forth in your Judgment and Sentence, and abide by all conditions imposed by the ISRB.
15. You are prohibited from owning, possessing, receiving, shipping, or transporting a firearm, deadly weapon, ammunition or explosives.
16. You must submit to a search of your person, residence, vehicle and/or possessions when requested by a CCO. This includes the search of your computer, cell phone and any other electronic devices.
17. You must consent to DOC home visits to monitor compliance with supervision. Home visits include access for the purpose of visual inspection of all areas of residence in which the offender lives or has exclusive or joint control or access.
18. You must reside at a location and under living arrangements that have been approved in advance by the CCO, and you must not change such arrangements/location without the prior approval of your CCO.
19. If at any time you lack a permanent residence or become homeless for a period of more than three days, your Community Corrections Officer may require compliance with electronic monitoring until you obtain permanent housing, or the ISRB modifies or deletes this condition.
20. PRE - Pursuant to RCW 9.96.050, as amended by SB 5060 (1993), you will be issued a Final Discharge and Restoration of Civil Rights on *Enter County Cause #*: only when you have completed three years of parole in the community. Time spent in total confinement on a subsequent conviction while on parole does not apply toward the three year date. Should your parole be revoked prior to completion of three years in the community, a Final Discharge will not be granted. If your sentence expires before you have spent three years on parole in the community, you may request a Final Discharge. In these cases, granting a Final Discharge remains discretionary with the Board.

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- You must not use, possess or control any alcohol.
- You must not use, possess or control any Marijuana/THC or enter any establishments whose primary purpose is the sale of Marijuana/THC.
- You must submit to periodic and random drug and/or alcohol monitoring through an agency approved by your CCO and sign a full release of information allowing the treatment or monitoring agency to release information to your CCO.
- You must not associate with known drug users or sellers, except in the context of a chemical dependency treatment program or drug support group, such as Narcotics Anonymous, or other therapeutic settings approved by the CCO.
- You must stay out of establishments, such as bars, taverns, casinos, and cocktail lounges, where alcohol is the primary beverage served.
- You must obtain a chemical dependency evaluation within 30 days of release and provide a copy of the evaluation to your CCO. You must enter into, successfully participate in, and complete all recommended treatment or aftercare programs and sign all releases necessary to ensure that the CCO can consult with the treatment provider to monitor progress and compliance.
- Within 30 days, you must enter into, successfully participate in, and complete all recommended chemical dependency treatment or aftercare programs as directed by your CCO and sign all releases necessary to ensure that the CCO can consult with the treatment provider to monitor progress and compliance.
- You must attend meetings at AA/NA (Alcoholics/Narcotics Anonymous) or some other alcohol and/or drug self-help support group approved by your CCO at least 2 times per week and provide written proof of attendance to your CCO as directed in writing. This may be modified by the ISRB after 12 months of documented attendance.
- You must advise your CCO of all prescribed medications within 1 business day of receipt. You must sign all releases necessary to ensure that the CCO and/or your CSOTAP Specialist can consult with the prescribing physician regarding your medications.

CONDITIONS RELATING TO SEX OFFENDERS:

- You must obtain a sexual deviancy evaluation from a state certified evaluator and provide a copy to your CCO and the ISRB. You must follow any recommendations contained in the evaluation and sign all releases necessary to ensure that the CCO and ISRB can consult with the treatment provider to monitor progress and compliance. If sexual deviancy

treatment is recommended, you must enter into, successfully participate in, follow all written rules and complete the recommended treatment.

- You must enter into, follow all rules, successfully participate in, and complete a state certified sexual deviancy treatment program as directed by the CCO and sign all releases necessary to ensure that the CCO can consult with the treatment provider to monitor progress and compliance.
- You must enter into, follow all rules, successfully participate in, and complete the community phase of the Sex Offender Treatment and Assessment Program. Sign all releases necessary to ensure that the CCO can consult with the treatment provider to monitor progress and compliance.
- You must not possess or access sexually explicit materials. Sexually explicit materials consists of any item reasonably deemed to be intended for sexual gratification and which displays, portrays, depicts, or describes: a) Nudity, which includes, but is not limited to, exposed/visible (in whole or part, including under or through translucent/thin materials providing intimate physical detail) genitals/genitalia, anus, buttocks and/or female/transgender breast nipple(s); b) A sex act which includes, but is not limited to, genital-genital, oral-genital, anal-genital, or oral-anal contact/penetration, genital or anal contact/penetration with an inanimate object, masturbation and/or bodily excretory behavior; c) Sadistic/masochistic abuse, bondage, bestiality, and/or participant who appears to be nonconsenting, dominated, degraded, humiliated, or in a submissive role, and/or a participant who appears to be acting in a forceful, threatening, dominating, or violent manner; and/or d) A minor, or a model or cartoon depicting a minor, in a sexually suggestive setting/pose/attire.
- You must not go to businesses that promote sexual activity or the sexualization of persons, to include bath houses, "bikini baristas" adult bookstores, strip clubs, etc.
- You must not solicit prostitutes/sex workers.
- You must not pick up hitchhikers or provide rides to persons not known to you.
- You must not access the internet without first meeting with your CCO and fully and accurately completing the "Social Media and Electronic Device Monitoring Agreement" DOC Form # 11-080. You must install a monitoring program as required by the DOC, at your own expense, and your CCO must be your designated accountability partner. The requirements and prohibitions on this completed form will remain in effect until removed or modified in writing, signed and dated by you and your CCO.
- You must not enter or remain in internet or telephone chat rooms.
- You must not access on-line dating websites/apps.
- You must not engage in a romantic or dating or sexual relationship without your CCO's prior permission. You must disclose your status as a sex offender and the nature of your offending to include unadjudicated victims, to anyone with whom you intend to begin such a relationship. The disclosure must be verified by the CCO.

CONDITIONS RELATING TO OFFENDERS OF MINORS:

- You must not have contact with minors unless accompanied by a responsible adult who is capable of protecting the child, who knows of the conviction, and has been approved of in advance by your CCO and/or your sexual deviancy treatment provider.
- You must not participate in youth programs, including, but not limited to, scouting, athletic, and school programs.
- You must not enter places where minor children tend to congregate, including but not limited to shopping malls, schools, playgrounds, parks, public pools, skating rinks, and video arcades without prior approval from your CCO.
- You must not remain overnight in a residence where minor children live or are spending the night without prior approval from your CCO and the ISRB.
- You must not date individuals who have minor children, unless you receive prior approval from your CCO and the ISRB.
- You must not form relationships with persons with minor children without first disclosing your sex offender status and having this relationship approved by your CCO.

ELECTRONIC MONITORING (EM), TRAVEL AND OTHER MISCELLANEOUS CONDITIONS:

- You must participate in the Electronic Monitoring (EM) Program if determined appropriate and necessary by your CCO and follow all rules and requirements of the EM Program.
- You must participate in Electronic Monitoring (EM) Program for the first ___ days/months of your supervision and follow all rules and requirements of the EM Program.
- You must maintain any curfew as directed in writing by your CCO.
- You must not enter _____ County without prior written approval of your CCO and the ISRB.
- You must obtain written permission from the Community Corrections Officer prior to staying overnight at an address other than your address registered with the Sheriff's Office Sex Offender Registration Unit.

MENTAL HEALTH CONDITIONS:

- You must obtain a mental health evaluation within 60 days of your release and provide a copy of the evaluation to your CCO. You must enter into, successfully participate in and complete all recommended treatment protocols and sign all releases necessary to ensure that the CCO and ISRB can consult with the treatment provider to monitor progress and compliance.
- You must find a mental health provider to prescribe and monitor your medications, and you must remain medication compliant. You must sign all releases necessary to ensure that the CCO and/or your CSOTAP Specialist can consult with the prescribing physician regarding your medications.
- At the direction of your CCO, you must enter into mental health counseling with a licensed therapist and sign all releases necessary to ensure that the CCO and ISRB can consult with the treatment provider to monitor progress and compliance.

EDUCATION AND EMPLOYMENT CONDITION:

- You must be engaged in education, employment and/or community service approved by your CCO, unless you are physically incapable of doing so. You must disclose your crime to any prospective employer, educational institution or community service site.
- You must be engaged in education, employment and/or community service approved by your CCO. Within 48 hours of beginning a new job, you must provide your CCO with the name, address and nature of the business for whom you are working and the name and phone number of your immediate supervisor. You must provide copies of your wage stubs to your CCO on a weekly or every other week basis as determined by your CCO. If you are involved in an educational program, you must provide your CCO with proof of enrollment and proof of completion. When not employed or enrolled in an educational program, you must perform at least 16 hours per week of community service at a non-profit organization which has been pre-approved by your CCO, and you provide written verification of your participation on a weekly or every other week basis as determined by your CCO. The number of community service hours may be modified up or down by the CCO depending on your individual circumstances.
- You must be employed full time or attending school full time or a combination thereof. If not, you must be involved in a structured job search at the direction of your CCO.
- If unemployed you must take part in Community Justice Center &/or community service programs as directed by your CCO.

POLYGRAPH CONDITION:

- You must submit to a polygraph examination to be conducted by a polygraph operator certified by the American Polygraph Association at the discretion of your CCO to verify compliance with your release conditions and sign a full release of information allowing the treatment or monitoring agency to release information to your CCO and the Indeterminate Sentence Review Board (ISRB) for the entire period of your supervision until you are granted a final discharge or this condition is removed by the Board. IN AGREEING TO RELEASE UNDER THIS CONDITION, BOTH THE STATE AND THE OFFENDER STIPULATE THAT THE RESULTS OF ANY POLYGRAPH EXAMINATION SHALL BE ADMISSIBLE IN ANY VIOLATION HEARINGS HELD BEFORE THE ISRB.
- In releasing under this Order, both you and the State agree that the results of any polygraph examination required by your Judgment and Sentence shall be admissible in any violation hearings held before the ISRB. (use this only when the J&S already includes a polygraph condition)

OTHER PROGRAMMATIC OR MISC. CONDITIONS:

- You must enter into, successfully participate in, and complete a comprehensive domestic violence program or domestic violence counseling approved by your CCO and sign all releases necessary to ensure that the CCO and ISRB can consult with the treatment provider to monitor progress and compliance.
- You must enter and successfully complete the following program(s) as directed by your CCO: ____
- You are prohibited from having any contact with the victim in your case or any member of his/her family, whether in person, telephonically, through a third party, by mail or email, or any other means of communication without the prior written approval of the ISRB and the court, if this was a court ordered condition of supervision.
- You are prohibited from having any contact with _____ whether in person, telephonically, through a third party, by mail or email, or any other means of communication without the prior written approval of the ISRB. You must not associate with persons known to you to be convicted felons, except in the context of a treatment program, support group, or other settings approved by the CCO. This includes, but is not limited to, electronic communications such as JPay, email, or social media. Telephone contact and written correspondence are also prohibited.
- Pursuant to RCW 9.96.050, as amended by SB 5060 (1993), you will be issued a Final Discharge and Restoration of Civil Rights on Count Cause No. _____ only when you have completed three years of parole in the community. Time spent in total confinement on a subsequent conviction while on parole does not apply toward the three year date. Should your parole be revoked prior to completion of three years in the community, a Final Discharge will not be granted.
- You are required to comply with all written rules and requirements of any housing placement/program in which you reside.
- You shall not associate with any member/associate of a criminal street gang as identified by a law enforcement agency under RCW 9.94A.030 (12) and (13), or any person that WA DOC has determined to be a member/affiliate/suspect of a security threat group. "Association" includes but is not limited to telephonic communication, and written communication via US mail, J-Pay, email, or social media. You may not display gang paraphernalia, use a gang name/nickname or moniker, hand signals or graffiti/illustrations associated with gang membership or activity. Paraphernalia includes but is not limited to flags, bandanas, apparel, logos, emblems, and letters/symbols commonly associated with criminal street gangs/security threat groups.
- You must not associate with persons known to you to be convicted felons, except in the context of a treatment program, support group, or other settings approved by the CCO.

This includes, but is not limited to, electronic communications such as JPay, email, or social media. Telephone contact and written correspondence are also prohibited.

CONDITIONS TO CONSIDER FOR JUV BOARD:

(These are not new conditions, just repeats of the previous ones that you may want to consider for a juvenile board case)

- You are prohibited from having any contact with _____ whether in person, telephonically, through a third party, by mail or email, or any other means of communication without the prior written approval of the ISRB.
- You must submit to a polygraph examination to be conducted by a polygraph operator certified by the American Polygraph Association at the discretion of your CCO to verify compliance with your release conditions and sign a full release of information allowing the treatment or monitoring agency to release information to your CCO and the Indeterminate Sentence Review Board (ISRB) for the entire period of your supervision until you are granted a final discharge or this condition is removed by the Board. IN AGREEING TO RELEASE UNDER THIS CONDITION, BOTH THE STATE AND THE OFFENDER STIPULATE THAT THE RESULTS OF ANY POLYGRAPH EXAMINATION SHALL BE ADMISSIBLE IN ANY VIOLATION HEARINGS HELD BEFORE THE ISRB.
- At the direction of your CCO, you must enter into mental health counseling with a licensed therapist and sign all releases necessary to ensure that the CCO and ISRB can consult with the treatment provider to monitor progress and compliance.
- You must participate in Electronic Monitoring (EM) Program for the first 90 days of your supervision and follow all rules and requirements of the EM Program.
- You must maintain any curfew as directed in writing by your CCO.
- You must be employed full time or attending school full time or a combination thereof. If not, you must be involved in a structured job search at the direction of your CCO.
- You must not associate with persons known to you to be convicted felons, except in the context of a treatment program, support group, or other settings approved by the CCO. This includes, but is not limited to, electronic communications such as JPay, email, or social media. Telephone contact and written correspondence are also prohibited.
- You shall not associate with any member/associate of a criminal street gang as identified by a law enforcement agency under RCW 9.94A.030 (12) and (13), or any person that WA DOC has determined to be a member/affiliate/suspect of a security threat group. "Association" includes but is not limited to telephonic communication, and written

communication via US mail, J-Pay, email, or social media. You may not display gang paraphernalia, use a gang name/nickname or moniker, hand signals or graffiti/illustrations associated with gang membership or activity. Paraphernalia includes but is not limited to flags, bandanas, apparel, logos, emblems, and letters/symbols commonly associated with criminal street gangs/security threat groups