

NOTICE AND AGENDA

LOUISIANA BOARD OF PARDONS REGULAR MEETING Monday, July 22, 2019 8:30 am

The Louisiana Board of Pardons will meet on Monday, July 22, 2019, in the Pardon Board hearing room located at 504 Mayflower Street, Baton Rouge, Louisiana 70802.

Please silence your cell phones before entering the meeting.

- Call to Order
- Roll Call
- 3. Public Comment (allowed on request before any action item)
- 4. Regular Business
 - a. Review and Approval of Minutes, Monday, June 24, 2019 Regular Meeting
 - b. Consideration of applications for clemency (see docket at doc.la.gov)
 - c. Administrative review of clemency applications
- 5. New Business
 - a. Review and consideration for update of the following policies:
 - i. 05-505-POL: General Procedures
 - ii. 05-511-POL: Panel Action
 - iii. 05-513-POL: Single Member Action
 - iv. 07-705-POL: Application for Rehearing; Request for Reconsideration of Decision
 - v. 07-711-POL: Conditional Parole
 - vi. Legislative Proposal for Medical and Mental Health Information (LA R.S. 15:574.3)
- 6. Adjournment

The Board may convene an Executive Session at any time to discuss information that is confidential and not subject to public disclosure.

If special accommodations are needed, please visit <u>DOC.LA.GOV</u> for Board contact information.

Contact person: John Poche at 225-342-5421



Number: 05-505-POL Date: XX-XX-XXXX

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BOARD POLICY

SUBJECT: GENERAL PROCEDURES

PURPOSE: To outline general procedures for conducting the business of the Louisiana

Board of Pardons and its Committee on Parole.

AUTHORITY: LAC, Title 22, Part V and Part IX; La. R.S. 15:574.2

POLICY: The board shall conduct its business meetings and public hearings in

accordance with the provisions of R.S. 42:1 et seq. (Public Policy for

Open Meetings Law) and Robert's Rules of Order.

PROCEDURES:

A. Business Meetings

1) At meetings, detailed **meeting** minutes indicating time of commencement, persons present (including visitors and witnesses), adoption of previous minutes, motions and seconds, and time of adjournment shall be recorded and maintained by the board staff member so designated by the chairman.

B. Public Hearings

- 2) The board's minutes of public hearings shall include the following information as applicable:
 - a. Name and Department of Corrections (DOC) number of the offender;
 - b. Name of counsel representing the offender (an offender docketed for a public hearing may be represented by counsel);
 - c. The vote of each member; and
 - d. The decision of the board.

C. Voting (See also Board Policy 05-514, "Voting/Votes Required")

- 1) The vote of each panel member shall be recorded by name and date on the vote sheet.
- 2) Only those members present shall vote; voting by proxy is prohibited.
- 3) No vote shall be taken while the panel is in executive session.

- 4) The panel shall not rescind the original vote without conducting a new hearing, except as provided as outlined in section M of this policy, and provided in Board Policies 05-511, "Panel Action"; 05-513, "Single Member Action"; or 7-711, "Conditional Parole".
- 5) The original vote sheet shall remain in the inmate's DOC file and a copy shall be attached to the minutes and maintained in a separate locked file in the boardoffice.

D. Parole Panels (See also Board Policy 05-503, "Parole Panels)

1) The chairperson of the panel shall appoint a staff member, other than the chair, to review case records subsequent to voting to assure the accuracy of all documents.

E. Continuance or Recess

1) A majority vote is required to continue or recess a meeting or hearing. Generally, the matter will be rescheduled for the next month, but may be rescheduled for an earlier date if deemed appropriate by the panel (see 05-514, "Voting/Votes Required").

F. Executive Session

1) The board or a parole panel may go into executive session to discuss each offender's case prior to a decision pursuant to the provisions of R.S. 42:6, 42:6.1 and 15:574.12. No vote shall be taken while the panel is in executive session.

G. Invitations to Meetings

1) The board may extend invitations to individuals to observe board proceedings.

H. Questions by the Board

1) The board may direct questions to and/or request statements from anyone appearing before the board.

I. Children Under the Age of 12

1) It is generally inappropriate for children under the age of 12 years, except when the child is a victim and chooses to appear, to be present during any public meeting or hearing of the board.

J. Space and Security

 The number of people supporting or opposing the granting of parole, including victims and/or family members of victims will be limited only by space and security considerations.

K. Public Hearing Schedule

- The chairman shall be responsible for schedules of business meetings and public hearings. The schedule shall be available for public inspection at the Board's offices.
 - a. Such schedules may be changed, only upon prior notice, provided that such changes are made in a timely manner in order to notify all concerned.

b. Such meetings may be rescheduled without notice due to inclement weather, or any other emergency or unforeseen situation.

L. Duty Officer

- 1) The chairman of the board or his or her designee shall develop a duty calendar and shall designate one board member as the daily duty officer.
 - a. The duty officer shall be available to act on behalf of the board concerning both routine office and administrative matters as authorized by these rules.
 - b. If the duty officer must substitute for another member at a hearing or is absent for any other reason, he or she need not be replaced by another duty officer.

M. Rescinding Board Decision

- 1) Upon notification by the Secretary of the Department of Public Safety and Corrections that an offender has violated the terms of work release granted by the board or has engaged in misconduct prior to the inmate's release, the board may rescind its decision to grant parole. In such cases, the inmate shall promptly receive another parole hearing, except as provided in Section M.1.a.
 - a. The Board may choose to automatically rescind and change the decision for granting of parole under the below conditions:
 - 1) Subject received a disciplinary report subsequent to the hearing.
 - 2) Time calculation adjustments, causing the subject to become ineligible for parole or pushing his parole eligibility dates beyond the allowed time frame.
 - 3) Refusing to comply with post and/or prior to release conditions set forth by the panel.

SHERYL M. RANATZA, CHAIRMAN

*Signature on file



Number: 05-511-POL
Date: XX-XX-XXXX

Page: 1 of 2

BOARD DIRECTIVE

SUBJECT: PANEL ACTION

PURPOSE: To establish guidelines for public hearings of the Louisiana Board of

Pardons and its Committee on Parole (Board).

AUTHORITY: LAC Title 22, Part V and Part XI, Chapter 5; La. R.S. 15:574.2

REFERENCES: ACA Standard 2-1089, Board Policies 05-511-A, "Special Needs", 05-

513, "Single Member Action"

POLICY:

It is the policy of the Board that all Pardon Board and Parole panel hearings shall be public hearings. The chairman, or designee, shall schedule all public hearings. A copy of the schedule shall be available for public inspection at the board office.

PROCEDURES:

- A. The panel may consider the following actions with the offender present:
 - 1) Parole;
 - 2) Revocation;
 - 3) Recommendations for transitional work program; and
 - 4) To evaluate and consider any application filed pursuant to R.S. 15:308 in accordance with rules promulgated by the DPS&C and Board Policy 08-801, "Ameliorative Penalty Consideration."
 - B. The panel may consider the following actions without the offender present:
 - 1) To consider rehearing requests; and
 - 2) To consider those matters referred by a member from single-member action (see Board Policy 05-513, "Single Member Action"); the member who makes such a referral may not serve on the panel.

- 3) To consider requests for continuance or withdrawal; or
- 4) To consider medical parole or medical treatment furlough when it is determined by medical staff that an offender is unable to be present.
- 5) The panel or duty officer may rescind parole under the conditions provided in Board Policy 05-505, "General Procedures."
- C. Generally, public hearings shall be conducted via videoconferencing, with the board members participating from the board's headquarters in Baton Rouge, and offenders appearing before the board via videoconferencing at the designated prison facility.
 - 1) In the event a medical parole or medical treatment furlough is being considered and the offender is unable to appear via videoconferencing, the board shall interview appropriate medical staff from the prison facility at which the offender is housed. (see board policy 05-511-C, "Special Needs" when the offender is housed in an outside medical treatment facility).
 - 2) In the case of videoconferencing, the family, friends, and attorney of the offender shall be at the location of the offender.
 - 3) In the case of videoconferencing, the victim(s) shall be at the location of the board specified in the notice of the meeting.

SHERYL M. RANATZA, CHAIRMAN

*Signature on file

Replaces and supersedes Board Policy 05-511 dated August 1, 2014



BOARD POLICY

Number: 05-513 POL Date: XX-XX-XXXX

Page: 1 of 2

SUBJECT: SINGLE MEMBER ACTION

PURPOSE: To describe those matters that may be acted upon by a single member of

the Committee on Parole (Committee).

AUTHORITY: LAC Title 22, Part XI, Chapter 5, La. R.S. 15:574.2

REFERENCE: ACA Standards 2-1117, 2-1118, Board Policy 11-1113

POLICY: A single committee member may act upon matters as described within

this policy. These actions do not require review by a parole panel unless

otherwise noted herein.

PROCEDURE:

A. A single committee member may act upon the following matters which have been reviewed and recommended by the Division of Probation and Parole:

- 1) Activity Reports, as described in Board Policy 11.1103, "Activity Report";
- 2) Violation Reports, as described in Board Policy 11.1104, "Violation Report";
- 3) Activity and/or Violation reports from other states via the Interstate Compact Agreement; or
- 4) Consideration to delay an offender's revocation hearing beyond 60 calendar days of the offender's return to prison (arrest or detainment), but such a delay may only be authorized by a Committee member for good cause.

- B. A single committee member may rescind parole as under the conditions provided in Board Policy 05-505, "General Procedures", pending another parole hearing.
- C. A single committee member may add or remove conditions relative to parolees, as recommended by the Division of Probation and Parole and/or board counsel on matters in litigation.
 - 1) In the event the committee member fails to follow the recommendation of the Division of Probation and Parole, the matter shall be automatically scheduled for consideration by a three-member panel at the next available public hearing date.
- D. Written documentation must be placed in the offender's file which clearly documents the reason for the decision by the single member panel.
- E. Under no circumstances should a committee member sign a blank form concerning single-member action matters.

SHERYL M. RANATZA, CHAIRMAN

* Signature on file

This policy supersedes and replaces Board Policy 05-513 dated August 1, 2012.



Number: 07-705-POL

Date: XX-XX-XXXX Page: 1 of 4

BOARD POLICY

SUBJECT: APPLICATION FOR REHEARING; REQUEST FOR

RECONSIDERATION OF DECISION

AUTHORITY: LAC Title 22, Part XI; La. R.S. 15:574.2

REFERENCES: ACA Standards and 2-1083, 1086, 1096, 1122, and 1125

PURPOSE:

To establish procedures for requests for parole rehearing when an offender has previously been denied parole or revoked.

POLICY:

If an offender is denied parole at his initial parole hearing or revoked by the Committee on Parole, the offender may reapply for a rehearing in accordance with this policy. An offender may also request reconsideration of the parole decision within 21 days of the parole hearing date in accordance with this policy.

PROCEDURE:

I. REHEARING

- **A.** If denied at the initial parole hearing, an offender must apply in writing for a subsequent parole hearing, referred to as a "parole rehearing". The written request must contain the following information (at a minimum):
 - 1) Name/DOC#;
 - 2) Current housing location;
 - a. Name of facility
 - b. Custody status
 - c. Whether or not offender is currently in disciplinary lockdown
 - 3) Date of last parole hearing;
 - 4) Conduct reports;
 - a. Total reports
 - b. Date of last report

- 5) Self Help program participation, including educational or other programs;
- 6) Physical or psychological problems and treatment received, if any;
- 7) Job plan/Residence plan; and
- 8) Final comments (any other comments the offender wishes the parole panel to consider when reviewing the request for rehearing).
- **B.** The written request for rehearing may be submitted by the offender and/or their attorney.
- **C.** Application for a parole rehearing will be allowed only under the following conditions.
 - 1) The offender must not have had a major (Schedule B) disciplinary misconduct report in the six months prior to the reapplication request;
 - 2) The offender must not have been in disciplinary lockdown status for a period of six months prior to the reapplication request.
 - 3) If both criteria in B and C above are met, an offender may apply to the board for a rehearing at the following intervals:

Type of Crime	Initial Request for Rehearing	Subsequent request for Rehearing ¹
Nonviolent, except as otherwise restricted	6 mos after original date of denial	6 mos after date of initial reapplication
Crime of Violence enumerated in R.S. 14:2(B)	1 yr after original date of denial	Every 2 yrs after date of initial reapplication
Crime Against Person enumerated in R.S. 14:29-47	1 yr after original date of denial	Every 2 yrs after date of initial reapplication
Sex Offense as defined in La. Revised Statutes	2 yrs after original date of denial	Every 2 yrs after date of initial reapplication
Murder, 1st or 2nd degree	2 yrs after original date of denial	Every 2 yrs after date of initial reapplication
Manslaughter	2 yrs after original date of denial	Every 2 yrs after date of initial reapplication

¹Subsequent request for Rehearing may be submitted if initial request for rehearing was denied.

II. PAROLE VIOLATORS/REVOCATIONS

Parole violators whose parole has been revoked may request a rehearing one year from the date of revocation. If the request for a rehearing is denied on the initial request, the offender may re-apply every two years after the date of the initial re-application.

III. RECONSIDERATION

- **A.** An offender may request that the Committee reconsider its decision to deny parole as outlined herein. However, this process does not establish a formal appeal process as parole is an administrative discretionary decision that is not subject to appeal.
- 1) A parole panel may reconsider a decision of any parole panel at the request of the Board Chairman or designee.
- 2) An offender whose parole is denied or rescinded, or whose parole supervision is revoked may request reconsideration by the Committee.
 - a. The request for reconsideration shall be made in writing by the offender (or the offender's authorized legal representative) and shall be postmarked no later than twenty-one (21) calendar days from the date of hearing during which parole panel action was taken.
 - b. If the request for reconsideration is not postmarked within twenty-one (21) calendar days, it shall be denied.
 - c. Reconsideration review shall be at the discretion of the Committee, and shall not be available except for the following reasons:
 - 1) If there is an allegation of misconduct by a Committee member that is substantiated by the record;
 - 2) If there is a significant procedural error by a Committee member; or
 - 3) If there is significant new evidence that was not available when the hearing was conducted. A request based on the availability of new evidence or information shall be accompanied by adequate documentation.
 - d. A request based on an allegation of misconduct or significant procedural error shall clearly indicate the specific misconduct or procedural error being alleged.
 - e. A written request for reconsideration postmarked within the time period set forth in Subsection A.2.a. of this policy shall be screened by the Board Chairman or designee to determine whether the request for reconsideration raises substantial grounds to believe that one or more of the reasons for reconsideration set forth in Subsection A.2.c. of this policy may be present. The request for reconsideration shall be denied by the Chairman or designee, if in his or her discretion, it is determined that the request does not raise adequate grounds to believe that one or more of the reasons for reconsideration set forth in Subsection A.2.c. of this policy are present.

- 3) If the Chairman or designee determines upon screening that a request for reconsideration raises adequate grounds to believe that one or more of the reasons for reconsideration set forth in A.2.c. of this policy may be present:
 - a. The case shall be set for administrative review at the next available parole panel hearing date. The review shall be conducted from the record of the first hearing. The appearance of the offender shall not be necessary.
 - a. Due to the sensitive nature of the reconsideration process, all indications of the offender's identity as well as the Committee Members from the original decision will be redacted from the presentation of facts to the Committee Members reviewing the reconsideration.
 - b. The reviewing panel may vote to:
 - Grant a new parole hearing and staff will make every attempt to schedule the hearing with a different parole panel than that which rendered the original decision; or
 - 2) Affirm the original decision.
 - c. The applicant shall be advised, in writing, of the results of the review.
- 4) If the chairman or designee determine there is no basis to grant the request for reconsideration, the applicant will be advised in writing.
- 5) If the Offender has one or more Schedule B Disciplinary Report(s) in the twelve months prior to their parole eligibility date, they will generally not be considered a good risk for early release and will, therefore, not be given parole consideration until such time as the offender has been disciplinary report free for twelve consecutive months. Offenders may be removed from a parole docket if they receive a Schedule B Disciplinary Report during the investigation period. The offender will be notified if they are not considered for placement on or removed from a docket.
 - a. The offender may request reconsideration of this decision in writing in accordance with the process outlined in this policy. Such request must include any mitigating factors that the offender wishes be considered during the review process.
 - b. The offender is responsible for notifying the Board in writing when they are disciplinary report free for twelve consecutive months to be reconsidered for scheduling.

SHERYL M. RANATZA, CHAIRMAN

*Signature on file



BOARD POLICY

Number: 07-711-POL
Date: XX-XX-XXXX

Page: 1 of 1

SUBJECT: CONDITIONAL PAROLE

PURPOSE: To describe the programs for which, upon completion, and offender may be

granted parole.

AUTHORITY: LAC Title 22, Part XI, Chapter 7; La. R.S. 15:574.2

REFERENCES: ACA Standard 2-1100, Board Policy 07-703, "Decision to Grant or Deny

Parole"

POLICY:

When the Committee on Parole determines that it would be in the best interest of the public and the offender, the Committee may require successful completion of a specific rehabilitative program (substance abuse treatment, transitional work program, 100 hours of pre-release training, reentry program, attainment of high school equivalency [HSE]) as a prerequisite to release on parole.

PROCEDURES:

- A. For conditional parole decisions, the Committee will generally require completion of programs that have been certified by the Department of Public Safety & Corrections or that are recommended by the Division of Probation & Parole.
- B. Program completion should occur within six months from the parole decision. However, if the program is more than six months in duration, the offender may be allowed up to nine months after the parole decision to complete the specified program. In no event, however, may the physical release from custody on parole extend beyond nine months from the hearing date.

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C. If the offender has not successfully completed the program in nine months from the hearing date, the Committee shall rescind or reconsider his parole and schedule a subsequent hearing. parole under the conditions provided in Board Policies 07.705, "Application for Rehearing; Request for Reconsideration of Decision", and 5-505, "General Procedures".

SHERYL M. RANATZA, CHAIRMAN

*signature on file

This policy replaces and supersedes Board Policy 07-711, "Conditional Parole" dated August 12, 2012.

LEGISLATIVE PROPOSAL

LA Board of Pardons & Committee on Parole

Title: Medical and Mental Health Information for Parole Hearings

Problem:

An offender's medical and mental health plays an important part in their successful reentry. This information is not offered to the Board in a structured format from professionals at the housing institution. *LARS 15:574.3* currently requires this information to be provided for pardon and commutations but not parole.

PROPOSED SOLUTION:

The housing institution currently provides information concerning the offender's institutional adjustment, disciplinary behavior, programs of completion, etc.. Having key information concerning the offender's medical and mental health will help the Board make the best possible decision as it relates to the release of an offender on parole and their medical and mental health conditions. The Board would utilize a brief assessment provided by the medical and mental health staff that would be submitted to the Board at the same time as the institutional progress report.

A committee comprised of medical staff, mental health staff, Bard staff, Board Members and the Director of Medical Services for the DPS&C will develop the medical and mental health assessment that will be submitted to the Board for parole consideration.

§574.3. Personnel and reports to be furnished by the Department of Public Safety and Corrections to the committee on parole; reports to be provided to the Board of Pardons; intensive incarceration and intensive parole supervision program data compilation; annual report

- A. The Department of Public Safety and Corrections shall provide the necessary clerical and administrative personnel, equipment, office space, and facilities for the committee on parole and its members.
- B. The Department of Public Safety and Corrections shall see that every offender is interviewed and explained the rules with respect to release on parole. It shall secure all relevant data and shall assist the offender in formulating a parole plan. Whenever the committee orders a parole hearing to be held, the Department of Public Safety and Corrections shall secure a report with respect to the personality of the offender, his social history, his adjustment to authority, the physical, mental, or psychiatric condition of the offender when available, and his prison record, and may include any recommendation with reference to the release of the offender on parole.
- C. In an application for pardon or commutation, the Department of Public Safety and Corrections shall provide the board of pardons and the governor with such records of the facts and circumstances of the offense for which the offender was confined, the offender's past criminal record and his social history, the prison record, the physical, mental, or psychiatric condition of the offender, and any other records or other reports that may be requested.

- D. The department shall compile statistical data to document successful program completions and program failures by offenders assigned to the intensive incarceration and intensive parole supervision program. The department shall utilize the statistical data to evaluate the operation of the program, define policies, and formulate eligibility standards. The secretary of the department shall establish regulations for the administration of the intensive incarceration and intensive parole supervision program.
- E. The department shall prepare and submit an annual report to the legislature and to the governor, which shall include the following:
 - (1) An overall assessment of the intensive incarceration and intensive parole supervision program.
 - (2) An evaluation of the extent to which program goals and objectives are being met.
 - (3) A statement regarding the fiscal impact of the program.

Acts 1968, No. 191, §1. Amended by Acts 1974, No. 107, §1; Acts 1986, No. 747, §1, eff. July 8, 1986; Acts 2012, No. 714, §8.

MAJOR CONCERNS/ISSUES:

The availability of this information for offenders serving their sentences at the local-level.



LOUISIANA BOARD OF PARDONS

HEARING DOCKET: <u>July 22, 2019 – 8:30 AM</u>

Hearing Location: LA Department of Public Safety & Corrections, Headquarters Complex 504 Mayflower Street, Baton Rouge, LA 70802, 225.342.5421

Assigned	Applicant's Name	DOC#	Request/Location	JDC/Location	Offense	Vote
1.	Patrick O. Deville	94570	CTO SPB (DCI)	13th JDC Evangeline	Second Degree Murder	
2.	Chris Timon	360424	CTO SPB (DCI)	42nd JDC DeSoto	First Degree Murder	
3.	Curley Kyle	357557	CTO RLCC	12th JDC Avoyelles	Attempted Second Degree Murder	
4.	Jean Booker	400506	CTO LCIW	Orleans Orleans	Second Degree Murder	
5.	Loris Houston	352675	CTO LCIW	24th JDC Jefferson	Second Degree Murder	
6.	Gloria D. Williams	72527	CTO LCIW	18th JDC, 27th JDC Iberville, St. Landry	Attempted Simple Escape; Murder	
7.	Reginald Magee	128446	CTO EHCC	Orleans Orleans	First Degree Murder	
8.	Roy Waller Jr.	298868	CTO EHCC	33rd JDC Allen	Second Degree Murder	
9.	Kenneth Gray	114113	CTO LSP	38th JDC Cameron	Second Degree Murder	
10.	John M. Suitt	425228	CTO LSP	22nd JDC St. Tammany	Forcible Rape; Aggravated Oral Sexual Battery	

For more information, visit <u>doc.la.gov</u>

DPS&C CORRECTIONS SERVICES PARDON BOARD HEARING DOCKET

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DATE: 07/09/19 TIME: 10:14 HEARING DATE 07/22/19

LAST	FIRST	DOC#	R S	DOB	LOC	OFC	REQTYP	R3DEC
AARON	ROBERT	00399617 E. Baton R	B M Ougi	01/20/75 E 109749	DIXON CORR I	NST 01 SECOND	cto Degree Murder	9599999 NA
BARBEE		ST. MARY		821596	38UADII/	AKMED	ROBBERY Robbery Robbery	0330000 NA
BULLARD	HENRY	00438124 CADDO CADDO CADDO CADDO CADDO CADDO CADDO CADDO		364683	Allem/	LMID U	CTO BEHAVIOR-JUVEN FNDR REGISTER FNDR REGISTER CGONINE ARIJUANA CGONINE	QUIUUUU NA
CLARKSON	FRANKIE	00275857 BIENVILLE BIENVILLE	ВМ	01/07/58 36349 23064	DAVID WADE C	ORR 01 FORCIB OPER-V	CTO LE RAPE EHICLE-INTOXIC	0350000 NA 0010000 NA
COMBS	MABLE	00372916 CADDO	B F	03/06/66 174980	LCW/HUNT /	91 SECOND	CTO DEGREE MURDER	LIFE NA
DECLOUET	ALFRED	00431083 JEFFERSON JEFFERSON JEFFERSON ORLEANS	ВМ	10/04/80 071540 071540 071540 400310	RAYMOND LABO / HABIT/ ATTEM/	RDE 92 ARMED ARMED ARMED POSS H	CTO ROBBERY ROBBERY ROBBERY EROIN	

DPS&C CORRECTIONS SERVICES PARDON BOARD HEARING DOCKET

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DATE: 07/09/19 TIME: 10:14 HEARING DATE 07/22/19

LAST	FIRST	DOC# R S DOB	LOC	OFC REQTYP	R3DEC
DOYLE	FLOYD	00078314 W M 07/22/53		ICT 01 CTO	
DUNN	RONDELY	00306261 B M 11/05/72 E. BATON ROUGE 109516 IBERVILLE 262891	LA STATE PEN 03 / /	02 CTO SECOND DEGREE MURDER AGGRAVATED BATTERY	
EAMES	DEWITT	00296891 B M 01/02/71 E. BATON ROUGE 109441 JEFFERSON 904910 ORLEANS 342200	LA STATE PEN 2 / A /	03 CTO SECOND DEGREE MURDER ARMED ROBBERY THEFT	LIFE NA 0020015 NA 0010000 NA
FOREMAN		00087014 B M 10/08/42 E. BATON ROUGE 65685	/	FIRST DEGREE MURDER	LIFE NA
GRAVES	JAMES	00412603 W M 12/16/70 ST. TAMMANY 296354	RELEASE /	01 PWF PWID MARIJUANA	9979999 NA LINI
HARGRAVE	DAWN	00492910 W F 03/01/71 VERMILION 02CR39	LCW/JETSON 34 /	01 CTO SECOND DEGREE MURDER	LIFE NA
HAWKINS	DAVID	00623618 W M 11/30/88 BOSSIER 203759	RELEASE /	01 CTO POSS CDS -NON SPECIF	0010000
HENO	MELVIN	00340334 B M 03/12/72 ORLEANS 426531 ORLEANS 369737	DIXON CORR I	NST 02 CTO Armed Robbery Forgery	0300000 NA
JACKSON	MICHAEL	00484633 B M 09/29/84	NATCHITOCHES	DE θ2 cto	ikiTiDi

DATE: 07/09/19 TIME: 10:14 HEARING DATE 07/22/19 DPS&C CORRECTIONS SERVICES PARDON BOARD HEARING DOCKET

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LAST	FIRST	DOC# R S DOB	LOC	OFC REQTYP	R3DEC
		LAFAYETTE 110016 LAFAYETTE 110016 LAFAYETTE 102224 LAFAYETTE 103430	ATTEM/ / /	SIMPLE BURGLARY 00	250000 CC 250000 NA 230000 20000 NA
JOHNSON	BARRY	00378093 B M 03/16/78 JEFFERSON 953237 JEFFERSON 040163 JEFFERSON 964855 JEFFERSON 964854	HABIT/	FIRST DEGREE ROBBERY 03 ILL-POSS STOLEN THIN 00	
LATCHIE	MACARTHUR	00120453 B M 11/09/49 NATCHITOCHES 873997	LA STATE PEN	01 CTO SECOND DEGREE MURDER LI	FE NA
LEBLANC	MICHAEL	00239592 B M 02/13/66 E. BATON ROUGE 202220 E. BATON ROUGE 202220 E. BATON ROUGE 202220 E. BATON ROUGE 202220 ORLEANS 356511 ORLEANS 365941 ORLEANS [35651' ORLEANS 365895 ORLEANS 354996' ORLEANS 323009	ATTEM/ / / / IE Habit/ H	SECOND DEGREE MURDER 03 FORCIBLE RAPE 03 SEXUAL BATTERY 01 SIMPLE KIDNAPPING 00 SMPL-BURGLARY-INHAB 00 SMPL-BURGLARY-INHAB 00 SMPL-BURGLARY-INHAB 00 THEFT 00	800000 CC 800000 CC 550000 NA 110000 NA 150000 NA 150000 NA 150000 NA
LUTON	DONALD	00241037 B M 12/18/59	RELEASE	91 PWF	
METCALF	JAMES	99319496 B M 19/97/62			

DATE: 07/09/19 TIME: 10:14 HEARING DATE 07/22/19

DPS&C CORRECTIONS SERVICES PARDON BOARD HEARING DOCKET

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LAST	FIRST	DOC#	R S	DOB	LOC	OFC REQTYP	R3DEC
		MOREHOUSE MOREHOUSE		892075/ 922113	A ATTEM/ HABIT/ATTEM	FIRST DEGREE MURDER FIRST DEGREE MURDER	030000 0750000 NA
MYLES	ELVIN	00088337 TANGIPAHOA TANGIPAHOA TANGIPAHOA		12/12/52 42983 42983 42982	ELAYN HUNT CO	ORR 02 CTO FIRST DEGREE MURDER FIRST DEGREE MURDER ARMED ROBBERY	
NAGI	KASSIM	00718103 TERREBONNE TERREBONNE TERREBONNE TERREBONNE		01/30/81 664039 664039 664039 664039	//	RDE 01 CTO MONEY LAUNDERING RACKETEERING DIST SYNTHETIC CANN PWID SYNTHETIC CANN	
PULLIG	NATHAN	00473633 BIENVILLE BIENVILLE	W M	07/30/76 35555 35555	DAVID WADE CO	ORR 01 CTO Manslaughter Aggravated Battery	0300000 CC
ROBBINS	JOHNNY	00093513 CADDO	ВМ	02/20/35 109698	DIXON CORR IN	NST 02 CTO Aggravated Rape	LIFE NA
ROMERO	TAMMY	00632438 LAFAYETTE	WF	04/03/71 139480	RELEASE /	PWF NEGLIGENT HOMICIDE	
SIMMONS	ALAN	00129743 JEFFERSON IBERIA IBERIA IBERIA	ВМ	06/27/70 893171 04357 04357 04357	W.B.R WORK RE	ELE 03 CTO RESISTING AN OFFICE FLIGHT FROM AN OFFI AGGRAVATED BURGLARY SMPL-BURGLARY-INHAE	C 0020000 CC ' 0200000 CC

DATE: 07/09/19 TIME: 10:14 HEARING DATE 07/22/19

DPS&C CORRECTIONS SERVICES PARDON BOARD HEARING DOCKET

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LAST	FIRST	DOC# R	S	DOB	LOC	OFC REQTYP	R3DEC
		JEFFERSON JEFFERSON JEFFERSON JEFFERSON JEFFERSON JEFFERSON		893710 894512 894513 893170 894513 940181	/ / / 1 /	SMPL-BURGLARY-INHA SMPL-BURGLARY-INHA SMPL-BURGLARY-INHA PURSE SNATCHING THEFT POSS ECGONINE	B 9949999 NA B 9949999 NA 9949999 CC 9949999 NA 9959999 NA
		JEFFERSON		940181	1 HABIT/	POSS ECGONINE	0011029 NA
THOMPSON	ROGER	00224292 E OUACHITA OUACHITA OUACHITA		05/09/72 49621 91F113 97F096	7 ATTEM/	REC 03 CTO SIMPLE BURGLARY SIMPLE BURGLARY ARMED ROBBERY	0020603 AG 0020603 AG 0350000 NA
TURNER	NOLAN	CADDO		783173	/	04 CTO FIRST DEGREE MURDE SMPL-BURGLARY-INHA ILL-POSS STOLEN TH POSS ECGONINE	R LIFE NA''
WILLIAMS	GILBERT	00095914 E Orleans	3 M	02/19/53 275049	LA STATE PEN	91 CTO SECOND DEGREE MURD	ER LIFE NA
WILLIAMS	MILTON	00348231 E Orleans	3 M	12/11/48 367071	LA STATE PEN	01 CTO SECOND DEGREE MURD	ER LIFE NA
WINLEY	CARLOS	00541266 E. BATON RO	B M	04/26/86 E 116350	TENSAS DETEN	TIO 01 CTO Manslaughter	0250000 NA
YOUNGBLOOD	ANDREW	00182590 E	3 M	05/20/64	ELAYN HUNT C	ORR 02 CTO	

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LAST	FIRST	DOC#	R S DOB	LOC	OFC REQTYP	R3DEC
		ORLEANS ORLEANS ORLEANS ORLEANS	356628 356628 356628 319957	ATTEM/	AGGRAVATED RAPE AGGRAVATED RAPE AGGRAVATED RAPE INDEC-BEHAVIOR-JUVEN	

Total=32 Peturned=5