

U.S. Department of Justice
United States Parole Commission
5550 Friendship Boulevard
Chevy Chase, Maryland 20815-7201

Notice of Action

Name: [REDACTED] Institution: D.C. Correctional Treatment Facility
Register Number: [REDACTED]
DCDC No: [REDACTED] Date: June 1, 2009

As a result of the hearing conducted on May 6, 2009, the following action was ordered:

Revoke parole. None of the time spent on parole shall be credited. Re-parole effective December 3, 2008 *nunc pro tunc* to the 18-month consecutive sentence in Docket No. [REDACTED]. This will result in the total service of approximately 20 months.

FINDINGS OF FACT:

The Commission finds as a fact that you violated conditions of release as charged as indicated below:

Charge No. 1 - Law Violation: (a) Unlawful Possession of a Firearm.

Basis: Your conviction in the DC Superior Court dated 12/3/2008.

The Commission makes no findings concerning the following charges:

Charge No. 1 - Law Violations: (b) Felon in Possession of Multiple Firearms; (c) Felon in Possession of Ammunition of Multiple Calibers; (d) Possession With Intent to Distribute Crack Cocaine.

Basis: Insufficient evidence.

REASONS:

Your parole violation behavior has been rated as criminal conduct of Category Three severity because it involved Unlawful Possession of a Firearm by a Convicted Felon. Your salient factor score is 6. See the attached sheet for an explanation of your individual Salient Factor Score items. The table at the bottom presents the points for Salient Factor Score Item C. As of 5/10/2009, you have been in confinement as a result of your violation behavior for a total of 10 month(s). Guidelines established by the Commission indicate a customary range of 12-16 months to be served before release. After review of all relevant factors and information, a decision above the guidelines is warranted because the following circumstances are present: The Commission cannot parole you any earlier than 12/3/2008 (the date you were sentenced in the DC Superior Court). You have an 18 month sentence, for which you shall receive guideline credit. This will result in the total service of approximately 20 months.

THE ABOVE DECISION IS APPEALABLE.

[REDACTED]

You may obtain appeal forms from your caseworker or supervising officer and they must be filed with the Commission within thirty days of the date this Notice was sent.

Copies of this Notice are sent to your institution and to your supervising officer. In certain cases, copies may also be sent to the sentencing court. You are responsible for advising any others you wish to notify.

cc: D.C. Federal Billing Unit
D.C. Department of Corrections
Washington, D.C. 20003

U.S. Marshals Service
District of Columbia - District Court
333 Constitution Ave, N.W., Room 1400
Washington, D.C. 20001
Warrants - Attn: Karen Brown

District of Columbia
2214 E Barrett Prettyman U.S. Courthouse
333 Constitution Avenue, N.W.
Washington, D.C. 20001

Peter Cooper
Public Defender Service
District of Columbia
Special Proceedings Division
633 Indiana Avenue, N.W.
Washington, D.C. 20004

SALIENT FACTOR SCORE (SFS-98)

- | <u>Your Pts</u> | <u>Salient Factor Score (SFS-98) Item Explanations</u> |
|------------------------|--|
| 1 | A - Prior convictions/adjudications (adult or juvenile) None = 3; One = 2; Two or three = 1; Four or more = 0 |
| 1 | B - Prior commitments of more than thirty days (adult or juvenile) None = 2; One or two = 1; Three or more = 0 |
| 3 | C - Age at commencement of the current offense/prior commitments of more than thirty days (adult or juvenile) (see table below for an explanation) |
| 1 | D - Recent commitment free period (three years)
No prior commitment of more than thirty days (adult or juvenile), or released to the community from last such commitment at least three years prior to the commencement of the current offense = 1; Otherwise = 0 |
| 0 | E - Probation/parole/confinement/escape status violator this time
Neither on probation, parole, confinement, or escape status at the time of the current offense; nor committed as a probation, parole, confinement or escape status violator this time = 1; Otherwise = 0 |
| 0 | F - Older offenders
If the offender was 41 years or more at the commencement of the current offense (and the total score from Items A-E above is 9 or less) = 1; Otherwise = 0 |
| 6 | Salient Factor Score (SFS-98) (sum of points for A-F above) |

Points For SFS Item C			
Age	Prior Commitments		
	0-3	4	5+
26 & Up	3	2	1
22-25	2	1	0
20-21	1	0	0
0-19	0	0	0

U.S. Department of Justice
United States Parole Commission
5550 Friendship Boulevard
Chevy Chase, Maryland 20815-7201

Notice of Action

Name: [REDACTED] US Probation Office: District of Maryland
Greenbelt, Md
Register Number: [REDACTED]
DCDC No: [REDACTED] Date: June 3, 2009

In the case of the above-named, the following action was ordered:

Placement on home detention with electronic monitoring until disposition of Charles County Circuit Case No. [REDACTED] Abide by all requirements of the program. Restriction to place of residence except for activities approved in advance by the probation officer. Releasee shall pay the costs of electronic monitoring, not to exceed the daily contractual rate, on a schedule as directed by the probation officer. Releasee must maintain a phone at place of residence without any special features and free of any modems and machines.

REASONS:

Pursuant to 28 C.F.R. §2.85 – Special Condition added.

THE ABOVE DECISION IS NOT APPEALABLE.

Copies of this Notice are sent to your institution and to your supervising officer. In certain cases, copies may also be sent to the sentencing court. You are responsible for advising any others you wish to notify.

cc: District of Maryland
9200 Edmonston Road, Suite 200
Greenbelt, MD 20770

[REDACTED]

Name: [REDACTED]	Institution: Philadelphia FDC
Register Number: [REDACTED]	
DCDC No: [REDACTED]	Date: June 5, 2009

As a result of the hearing conducted on May 18, 2009, the following action was ordered:

Revoke the term of supervised release. You shall serve a new term of imprisonment of 12 month(s) from October 4, 2008, the date the warrant was executed. You shall serve a new term of supervised release of 48 months following release from custody.

In addition, you shall be subject to the Special Drug Aftercare Condition that requires that you participate, as instructed by your Supervision Officer, in an approved inpatient or outpatient program for the treatment of narcotic addiction or drug dependency. The treatment program may include testing and examination to determine if you have reverted to the use of drugs. You shall abstain from the use of alcohol and all other intoxicants during and after the course of treatment. If so instructed by a Bureau of Prisons institutional employee or your Supervision Officer, you shall reside in, and participate in a program of, the Re-Entry and Sanctions Center until discharged by the Center Director.

FINDINGS OF FACT:

The Commission has found that you violated the following condition(s) of release:

Charge No. 1 - Failure to Pay Court-Ordered Obligation.

Basis: Your admission to the examiner.

Charge No. 2 - Failure to Maintain Regular Employment.

Basis: Your admission to the examiner.

Charge No. 5 - Use of Dangerous and Habit Forming Drugs.

Basis: Your admission to the examiner.

The Commission has made no finding on the following alleged violation(s):

Charge No. 3 - Law Violation: Theft of Taking Motor Vehicle.

Basis: Insufficient evidence.

REASONS:

Your supervised release violation behavior has been rated as Category One severity because it involved administrative violations. Your new Salient Factor Score is 3. See the attached sheet for an explanation of your individual Salient Factor Score items. The table at the bottom presents the points for Salient Factor Score Item C. Your reparole guidelines established by the Commission indicate a customary range of 12-16 months to be served before release. After review of all relevant factors and information presented, a departure from the guidelines is not warranted.

The above decision is appealable to the National Appeals Board pursuant to 28 C.F.R. 2.220.

You may obtain appeal forms from your caseworker or supervising officer and they must be filed with the Commission within thirty days of the date this Notice was sent.

Copies of this Notice are sent to your institution and to your supervising officer. In certain cases, copies may also be sent to the sentencing court. You are responsible for advising any others you wish to notify.

cc: Rivers CI
145 Parkers Fishery Road
Winton, NC 27986

Northern District of Georgia
2000 Powers Fy. Road, Rm 530
Marietta, GA 30067-8928

Kathy Mulcahy
Federal Public Defenders Office
Eastern District of Pennsylvania
Federal Court Division
The Curtis Center, Suite 540-West
601 Walnut Street
Philadelphia, PA 19106

SALIENT FACTOR SCORE (SFS-98)

- | | |
|------------------------|---|
| <u>Your Pts</u> | <u>Salient Factor Score (SFS-98) Item Explanations</u> |
| 0 | A - Prior convictions/adjudications (adult or juvenile) None = 3; One = 2; Two or three = 1; Four or more = 0 |
| 0 | B - Prior commitments of more than thirty days (adult or juvenile) None = 2; One or two = 1; Three or more = 0 |
| 3 | C - Age at commencement of the current offense/prior commitments of more than thirty days (adult or juvenile) (see table below for an explanation) |
| 0 | D - Recent commitment free period (three years)
No prior commitment of more than thirty days (adult or juvenile), or released to the community from last such commitment at least three years prior to the commencement of the current offense = 1; Otherwise = 0 |
| 0 | E - Probation/parole/confinement/escape status violator this time
Neither on probation, parole, confinement, or escape status at the time of the current offense; nor committed as a probation, parole, confinement or escape status violator this time = 1; Otherwise = 0 |
| 0 | F - Older offenders
If the offender was 41 years or more at the commencement of the current offense (and the total score from Items A-E above is 9 or less) = 1; Otherwise = 0 |
| 3 | Salient Factor Score (SFS-98) (sum of points for A-F above) |

Points For SFS Item C			
Age	Prior Commitments		
	0-3	4	5+
26 & Up	3	2	1
22-25	2	1	0
20-21	1	0	0
0-19	0	0	0

U.S. Department of Justice
United States Parole Commission
5550 Friendship Boulevard
Chevy Chase, Maryland 20815-7201

Notice of Action

Name: [REDACTED]	Institution: D.C. Correctional Treatment Facility
Register Number: [REDACTED]	
DCDC No: [REDACTED]	Date: June 5, 2009

As a result of the hearing conducted on May 20, 2009, the following action was ordered:

The result of your hearing on May 20, 2009 is that the violation found is not deemed sufficient for revocation. Release forthwith from custody of the warrant dated February 23, 2009 and reinstate to supervision.

You shall report to your Community Supervision Officer immediately upon your release from custody.

In addition, you shall be subject to the Special Drug Aftercare Condition that requires that you participate, as instructed by your Supervision Officer, in an approved inpatient or outpatient program for the treatment of narcotic addiction or drug dependency. The treatment program may include testing and examination to determine if you have reverted to the use of drugs. You shall abstain from the use of alcohol and all other intoxicants during and after the course of treatment. If so instructed by a Bureau of Prisons institutional employee or your Supervision Officer, you shall reside in, and participate in a program of, the Re-Entry and Sanctions Center until discharged by the Center Director.

In addition, you shall be subject to the Special Mental Health Aftercare Condition (Green Door Program) that requires that you participate in an in-patient or an out-patient mental health program as directed by your Supervision Officer.

THE ABOVE DECISION IS NOT APPEALABLE.

Copies of this Notice are sent to your institution and to your supervising officer. In certain cases, copies may also be sent to the sentencing court. You are responsible for advising any others you wish to notify.

cc: D.C. Federal Billing Unit
D.C. Department of Corrections
Washington, D.C. 20003

Offender Processing Unit
300 Indiana Avenue, N.W., Suite 2070
Washington, D.C. 20001

Mona Asiner
Public Defender Service
District of Columbia
Special Proceedings Division
633 Indiana Avenue, N.W.
Washington, D.C. 20004

U.S. Marshals Service

District of Columbia - District Court

333 Constitution Ave, N.W., Room 1400

Washington, D.C. 20001

Warrants - Attn: Karen Brown

U.S. Department of Justice
United States Parole Commission
5550 Friendship Boulevard
Chevy Chase, Maryland 20815-7201

Notice of Action

Name: [REDACTED]	Institution: Otisville FCI
Register Number: [REDACTED]	
DCDC No: [REDACTED]	Date: June 5, 2009

In the case of the above-named, the following action was ordered:

In addition, you shall be subject to the Special Drug Aftercare Condition that requires that you participate, as instructed by your Supervision Officer, in an approved inpatient or outpatient program for the treatment of narcotic addiction or drug dependency. The treatment program may include testing and examination to determine if you have reverted to the use of drugs. You shall abstain from the use of alcohol and all other intoxicants during and after the course of treatment. If so instructed by a Bureau of Prisons institutional employee or your Supervision Officer, you shall reside in, and participate in a program of, the Re-Entry and Sanctions Center until discharged by the Center Director.

In addition, you shall be subject to the Special Mental Health Aftercare Condition that requires that you participate in an in-patient or an out-patient mental health program as directed by your Supervision Officer.

REASONS:

Pursuant to 28 C.F.R. §2.204 – Special Condition(s) added.

The above decision is appealable to the National Appeals Board pursuant to 28 C.F.R. 2.220.

You may obtain appeal forms from your caseworker or supervising officer and they must be filed with the Commission within thirty days of the date this Notice was sent.

Copies of this Notice are sent to your institution and to your supervising officer. In certain cases, copies may also be sent to the sentencing court. You are responsible for advising any others you wish to notify.

cc: Offender Processing Unit
300 Indiana Avenue, N.W., Suite 2070
Washington, D.C. 20001

Name: [REDACTED]	Institution: Petersburg FCI-Med
Register Number: [REDACTED]	
DCDC No: [REDACTED]	Date: June 5, 2009

As a result of the hearing conducted on May 8, 2009, the following action was ordered:

Parole effective February 25, 2010 after the service of 168 months.

NOTE: Pursuant to 28 C.F.R. §2.82, your parole effective date is contingent upon approval of your release plan by the Commission. Your release plan will be investigated by the D.C. Court Services and Offender Supervision Agency, which will submit a report to the Commission before a parole certificate can be delivered.

In addition, you shall be subject to the Special Drug Aftercare Condition that requires that you participate, as instructed by your Supervision Officer, in an approved inpatient or outpatient program for the treatment of narcotic addiction or drug dependency. The treatment program may include testing and examination to determine if you have reverted to the use of drugs. You shall abstain from the use of alcohol and all other intoxicants during and after the course of treatment. If so instructed by a Bureau of Prisons institutional employee or your Supervision Officer, you shall reside in, and participate in a program of, the Re-Entry and Sanctions Center until discharged by the Center Director.

In addition, you shall be subject to the Special Sex Offender Aftercare Condition. You shall participate in an in-patient or out-patient mental health program as directed by your Supervision Officer, with special emphasis on long-term sex offender testing and treatment. You are expected to acknowledge your need for treatment and to participate in good faith in achieving the program goals that will be established for you.

In addition, you shall be subject to the Global Positioning Systems monitoring inclusive of a curfew and/or exclusion zones as determined by your Supervision Officer.

REASONS:

Your Current Total Guideline Range is 146-176 month(s). See the attached sheet for the components that make up your Current Total Guideline Range. These components are your Base Point Score; Base Point Score Guideline Range; Months Required to Serve to Parole Eligibility Date; Disciplinary Guidelines (if applicable); and Superior Program Achievement Award (if applicable).

You have been in confinement as a result of your current offense behavior for a total of 159 months as of May 26, 2009.

After consideration of all factors and information presented, a decision outside the Current Total Guideline Range at this consideration is not found warranted.

THE ABOVE DECISION IS NOT APPEALABLE.

Copies of this Notice are sent to your institution and to your supervising officer. In certain cases, copies may also be sent to the sentencing court. You are responsible for advising any others you wish to notify.

cc: Offender Processing Unit
300 Indiana Avenue, N.W., Suite 2070
Washington, D.C. 20001

DISCIPLINARY GUIDELINES

Not Applicable

SUPERIOR PROGRAM ACHIEVEMENT AWARD

Not Applicable

CURRENT TOTAL GUIDELINE RANGE

9 ----- Base Point Score

110 -140 Base Point Score Guideline Range

36 -- 36 Months Required to Serve to Parole Eligibility Date

0 ----0 Disciplinary Guideline Range (before last hearing)

less 0 ----0 Superior Program Achievement Award (before last hearing)

146 -176 Previous Guideline Range Conversion

0 ----0 Disciplinary Guideline Range

less 0 ----0 Superior Program Achievement Award (if applicable)

146 -176 Current Total Guideline Range

Base Point Score Guideline Range	
Score	Guideline Range
3 or less	0 months
4	12-18 months
5	18-24 months
6	36-48 months
7	54-72 months
8	72-96 months
9	110-140 months
10	156-192 months

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Notice of Action

Name: [REDACTED] Institution: D.C. Correctional Treatment Facility
Register Number: [REDACTED]
DCDC No: [REDACTED] Date: June 4, 2009

SRAA ADVANCED CONSENT TO EXPEDITED REVOCATION

The Commission has ordered the following action pursuant to your acceptance of the Advanced Consent to the Expedited Revocation you signed on May 19, 2009 and approved by the Commission on June 2, 2009:

Revoke the term of supervised release. You shall serve a new term of imprisonment of 8 month(s) from May 14, 2009 the date the warrant was executed. You shall serve a new term of supervised release of 28 month(s) following release from custody.

In addition, you shall be subject to the Special Drug Aftercare Condition that requires that you participate, as instructed by your Supervision Officer, in an approved inpatient or outpatient program for the treatment of narcotic addiction or drug dependency. The treatment program may include testing and examination to determine if you have reverted to the use of drugs. You shall abstain from the use of alcohol and all other intoxicants during and after the course of treatment. If so instructed by a Bureau of Prisons institutional employee or your Supervision Officer, you shall reside in, and participate in a program of, the Re-Entry and Sanctions Center until discharged by the Center Director.

FINDINGS OF FACT:

The Commission has found that you violated the following condition(s) of release:

Charge No. 1 - Failure to Submit to Drug Testing

Charge No. 2 - Use of Dangerous and Habit Forming Drugs

Charge No. 3 - Failure to Report to Supervising Officer as Directed

Charge No. 4 - Law Violation - No Permit

Basis for above-stated finding(s): Your acceptance of responsibility for the violations and your agreement to accept revocation.

REASONS:

Your parole violation behavior has been rated as criminal conduct of Category One severity because it involved No Permit and administrative violations. Your salient factor score is 5. See the attached sheet for an explanation of your individual Salient Factor Score items. The table at the bottom presents the points for Salient Factor Score Item C. Guidelines established by the Commission indicate a customary

range of 8-12 months to be served before release. After review of all relevant factors and information, a departure from the guidelines at this consideration is not found warranted.

THE ABOVE DECISION IS NOT APPEALABLE

Copies of this Notice are sent to your institution and to your supervising officer. In certain cases, copies may also be sent to the sentencing court. You are responsible for advising any others you wish to notify.

cc: D.C. Federal Billing Unit
D.C. Department of Corrections
Washington, D.C. 20003

Offender Processing Unit
300 Indiana Avenue, N.W., Suite 2070
Washington, D.C. 20001

Rosalyn Gonzalez
Public Defender Service
District of Columbia
Special Proceedings Division
633 Indiana Avenue, N.W.
Washington, D.C. 20004

U.S. Marshals Service
District of Columbia - District Court
333 Constitution Ave, N.W., Room 1400
Washington, D.C. 20001
Warrants - Attn: Karen Brown

SALIENT FACTOR SCORE (SFS-98)

- | | |
|------------------------|---|
| <u>Your Pts</u> | <u>Salient Factor Score (SFS-98) Item Explanations</u> |
| 1 | A - Prior convictions/adjudications (adult or juvenile) None = 3; One = 2; Two or three = 1; Four or more = 0 |
| 1 | B - Prior commitments of more than thirty days (adult or juvenile) None = 2; One or two = 1; Three or more = 0 |
| 3 | C - Age at commencement of the current offense/prior commitments of more than thirty days (adult or juvenile) (see table below for an explanation) |
| 0 | D - Recent commitment free period (three years)
No prior commitment of more than thirty days (adult or juvenile), or released to the community from last such commitment at least three years prior to the commencement of the current offense = 1; Otherwise = 0 |
| 0 | E - Probation/parole/confinement/escape status violator this time
Neither on probation, parole, confinement, or escape status at the time of the current offense; nor committed as a probation, parole, confinement or escape status violator this time = 1; Otherwise = 0 |
| 0 | F - Older offenders
If the offender was 41 years or more at the commencement of the current offense (and the total score from Items A-E above is 9 or less) = 1; Otherwise = 0 |
| 5 | Salient Factor Score (SFS-98) (sum of points for A-F above) |

Points For SFS Item C			
Age	Prior Commitments		
	0-3	4	5+
26 & Up	3	2	1
22-25	2	1	0
20-21	1	0	0
0-19	0	0	0

U.S. Department of Justice
United States Parole Commission
5550 Friendship Boulevard
Chevy Chase, Maryland 20815-7201

Notice of Action

Name: [REDACTED] US Probation Office: District of Columbia
Register Number: [REDACTED]
DCDC No: [REDACTED] Date: June 4, 2009

In the case of the above-named, the following action was ordered:

In addition, you shall be subject to the Special Sex Offender Aftercare Condition. You shall participate in an in-patient or out-patient mental health program as directed by your Supervision Officer, with special emphasis on long-term sex offender testing and treatment. You are expected to acknowledge your need for treatment and to participate in good faith in achieving the program goals that will be established for you.

In addition, you shall be subject to an annual polygraph examination.

REASONS:

Pursuant to 28 C.F.R. §2.85 – Special Condition added.

THE ABOVE DECISION IS NOT APPEALABLE.

Copies of this Notice are sent to your institution and to your supervising officer. In certain cases, copies may also be sent to the sentencing court. You are responsible for advising any others you wish to notify.

cc: Offender Processing Unit
300 Indiana Avenue, N.W., Suite 2070
Washington, D.C. 20001

U.S. Department of Justice
United States Parole Commission
5550 Friendship Boulevard
Chevy Chase, Maryland 20815-7201

Notice of Action

Name: [REDACTED]

US Probation Office: District of Texas
San Antonio, TX

Register Number: [REDACTED]

Date: June 4, 2009

In the case of the above-named, the following action was ordered:

In addition, you shall reside in and participate in a program of the Community Corrections Center as instructed by your U.S. Probation Officer until discharged by the Center Director, but no later than 180 days from admission.

REASONS:

Pursuant to 28 C.F.R. §2.40 – Special Condition added.

THE ABOVE DECISION IS APPEALABLE.

You may obtain appeal forms from your caseworker or supervising officer and they must be filed with the Commission within thirty days of the date this Notice was sent.

Copies of this Notice are sent to your institution and to your supervising officer. In certain cases, copies may also be sent to the sentencing court. You are responsible for advising any others you wish to notify.

cc: Western District of Texas
727 East Durango Blvd
B-310 Federal Building
San Antonio, TX 78206

U.S. Department of Justice
United States Parole Commission
5550 Friendship Boulevard
Chevy Chase, Maryland 20815-7201

Notice of Action

Name: [REDACTED]	Institution: D.C. Correctional Treatment Facility
Register Number: [REDACTED]	
DCDC No: [REDACTED]	Date: June 2, 2009

As a result of the hearing conducted on April 29, 2009, the following action was ordered:

DC Local Revocation

Revoke parole. None of the time spent on parole shall be credited. Continue to a presumptive re-parole April 23, 2010 after service of 15 months. This presumptive parole date is conditioned upon your maintaining good institutional conduct and the development of a suitable release plan. The Commission will conduct a pre-release record review up to 9 months prior to the presumptive parole date to ascertain that these conditions have been fulfilled. In order to complete this review, the Case Manager should submit an updated Progress Report to the Commission 10 months prior to the presumptive parole date. If there have been Disciplinary Reports since the Commission's last review, they should be attached to the Progress Report for the Commission's consideration. If the Commission has requested that a current psychological or psychiatric report be prepared for this review, it also should be attached.

In addition, you shall be subject to the Special Drug Aftercare Condition that requires that you participate, as instructed by your Supervision Officer, in an approved inpatient or outpatient program for the treatment of narcotic addiction or drug dependency. The treatment program may include testing and examination to determine if you have reverted to the use of drugs. You shall abstain from the use of alcohol and all other intoxicants during and after the course of treatment. If so instructed by a Bureau of Prisons institutional employee or your Supervision Officer, you shall reside in, and participate in a program of, the Re-Entry and Sanctions Center until discharged by the Center Director.

In addition, you shall be subject to the Special Mental Health Aftercare Condition that requires that you participate in an in-patient or an out-patient mental health program as directed by your Supervision Officer.

FINDINGS OF FACT:

The Commission finds as a fact that you violated conditions of release as charged as indicated below:

Charge No. 1 - Use of Dangerous and Habit Forming Drugs.

Basis: Your admission to the examiner.

Charge No. 3 - Violation of Special Condition (Drug Aftercare).

Basis: Your admission to the examiner.

Charge No. 6 - Failure to Report to Supervising Officer as Directed.

Basis: The information contained in the violation report dated 12/17/2008 and your statements during the hearing.

Charge No. 7 - Law Violations: (b) Second Degree Theft; (c) Possession of Crack Cocaine.

Basis: Your admission to the examiner and your conviction dated 2/23/2009.

The Commission makes no findings concerning the following charges:

Charge No. 2 - Failure to Submit to Drug Testing.

Charge No. 4 - Law Violation: Second Degree Theft.

Charge No. 5 - Violation of Special Condition (Drug Aftercare).

Charge No. 7 - Law Violation: (d) Possession of Drug Paraphernalia.

Basis: Insufficient evidence.

REASONS:

Your parole violation behavior has been rated as criminal conduct of Category One severity because it involved Theft Less Than \$2,000, Possession of Crack Cocaine and administrative violations. Your salient factor score is 2. See the attached sheet for an explanation of your individual Salient Factor Score items. The table at the bottom presents the points for Salient Factor Score Item C. As of 5/24/2009, you have been in confinement as a result of your violation behavior for a total of 2 month(s). Guidelines established by the Commission indicate a customary range of 12-16 months to be served before release. After review of all relevant factors and information, a departure from the guidelines at this consideration is not warranted.

THE ABOVE DECISION IS APPEALABLE.

You may obtain appeal forms from your caseworker or supervising officer and they must be filed with the Commission within thirty days of the date this Notice was sent.

Copies of this Notice are sent to your institution and to your supervising officer. In certain cases, copies may also be sent to the sentencing court. You are responsible for advising any others you wish to notify.

cc: D.C. Federal Billing Unit
D.C. Department of Corrections
Washington, D.C. 20003

U.S. Marshals Service
District of Columbia - District Court
333 Constitution Ave, N.W., Room 1400
Washington, D.C. 20001
Warrants - Attn: Karen Brown

Offender Processing Unit
 300 Indiana Avenue, N.W., Suite 2070
 Washington, D.C. 20001

Mona Asiner
 Public Defender Service
 District of Columbia
 Special Proceedings Division
 633 Indiana Avenue, N.W.
 Washington, D.C. 20004

SALIENT FACTOR SCORE (SFS-98)

- | <u>Your Pts</u> | <u>Salient Factor Score (SFS-98) Item Explanations</u> |
|------------------------|--|
| 0 | A - Prior convictions/adjudications (adult or juvenile) None = 3; One = 2; Two or three = 1; Four or more = 0 |
| 0 | B - Prior commitments of more than thirty days (adult or juvenile) None = 2; One or two = 1; Three or more = 0 |
| 1 | C - Age at commencement of the current offense/prior commitments of more than thirty days (adult or juvenile) (see table below for an explanation) |
| 0 | D - Recent commitment free period (three years)
No prior commitment of more than thirty days (adult or juvenile), or released to the community from last such commitment at least three years prior to the commencement of the current offense = 1; Otherwise = 0 |
| 0 | E - Probation/parole/confinement/escape status violator this time
Neither on probation, parole, confinement, or escape status at the time of the current offense; nor committed as a probation, parole, confinement or escape status violator this time = 1; Otherwise = 0 |
| 1 | F - Older offenders
If the offender was 41 years or more at the commencement of the current offense (and the total score from Items A-E above is 9 or less) = 1; Otherwise = 0 |
| 2 | Salient Factor Score (SFS-98) (sum of points for A-F above) |

Points For SFS Item C			
Age	Prior Commitments		
	0-3	4	5+
26 & Up	3	2	1
22-25	2	1	0
20-21	1	0	0
0-19	0	0	0

U.S. Department of Justice
United States Parole Commission
5550 Friendship Boulevard
Chevy Chase, Maryland 20815-7201

Notice of Action

Name: [REDACTED] US Probation Office: District of Maryland
Greenbelt, Md

Register Number: [REDACTED]

DCDC No: [REDACTED] Date: June 2, 2009

In the case of the above-named, the following action was ordered:

In addition, you shall reside in and participate in a program of a Community Corrections Center as instructed by your Supervision Officer until discharged by the Center Director, but no later than 120 days from admission.

REASONS:

Pursuant to 28 C.F.R. §2.85 – Special Condition added.

THE ABOVE DECISION IS NOT APPEALABLE.

Copies of this Notice are sent to your institution and to your supervising officer. In certain cases, copies may also be sent to the sentencing court. You are responsible for advising any others you wish to notify.

cc: District of Maryland
9200 Edmonston Road, Suite 200
Greenbelt, MD 20770

U.S. Department of Justice
United States Parole Commission
5550 Friendship Boulevard
Chevy Chase, Maryland 20815-7201

Notice of Action

Name: [REDACTED]	Institution: D.C. Correctional Treatment Facility
Register Number: [REDACTED]	
DCDC No: [REDACTED]	Date: June 2, 2009

As a result of the hearing conducted on May 13, 2009, the following action was ordered:

DC Local Revocation

Revoke parole. None of the time spent on parole shall be credited. Continue to a presumptive re-parole June 11, 2010 after service of 16 months. This presumptive parole date is conditioned upon your maintaining good institutional conduct and the development of a suitable release plan. The Commission will conduct a pre-release record review up to 9 months prior to the presumptive parole date to ascertain that these conditions have been fulfilled. In order to complete this review, the Case Manager should submit an updated Progress Report to the Commission 10 months prior to the presumptive parole date. If there have been Disciplinary Reports since the Commission's last review, they should be attached to the Progress Report for the Commission's consideration. If the Commission has requested that a current psychological or psychiatric report be prepared for this review, it also should be attached.

In addition, you shall be subject to the Special Drug Aftercare Condition that requires that you participate, as instructed by your Supervision Officer, in an approved inpatient or outpatient program for the treatment of narcotic addiction or drug dependency. The treatment program may include testing and examination to determine if you have reverted to the use of drugs. You shall abstain from the use of alcohol and all other intoxicants during and after the course of treatment. If so instructed by a Bureau of Prisons institutional employee or your Supervision Officer, you shall reside in, and participate in a program of, the Re-Entry and Sanctions Center until discharged by the Center Director.

FINDINGS OF FACT:

The Commission finds as a fact that you violated conditions of release as charged as indicated below:

Charge No. 1 - Violation of Special Condition (Re-Entry and Sanctions Center).

Basis: The information contained in the violation report dated 10/3/2008 from CSO Rosalyn Brown.

Charge No. 2 - Failure to Report to Supervising Officer as Directed.

Basis: The information contained in the violation report dated 10/3/2008 and 1/5/2009 from CSO Rosalyn Brown.

Charge No. 3 - Use of Dangerous and Habit Forming Drugs.

Basis: The information contained in the violation report dated 10/3/2008 from CSO Rosalyn Brown.

Charge No. 4 - Failure to Submit to Drug Testing.

Basis: The information contained in the violation report dated 10/3/2008 from CSO Rosalyn Brown.

The Commission makes no findings concerning the following charges:

Charge No. 5 - Law Violations: (a) Possession of Crack Cocaine; (b) Unregistered Vehicle.

Basis: Insufficient evidence.

REASONS:

Your parole violation behavior has been rated as administrative violation(s) of Category One severity. Your salient factor score is 2. See the attached sheet for an explanation of your individual Salient Factor Score items. The table at the bottom presents the points for Salient Factor Score Item C. As of 5/12/2009, you have been in confinement as a result of your violation behavior for a total of 3 month(s). Guidelines established by the Commission indicate a customary range of 12-16 months to be served before release. After review of all relevant factors and information, a departure from the guidelines at this consideration is not warranted.

THE ABOVE DECISION IS APPEALABLE.

You may obtain appeal forms from your caseworker or supervising officer and they must be filed with the Commission within thirty days of the date this Notice was sent.

Copies of this Notice are sent to your institution and to your supervising officer. In certain cases, copies may also be sent to the sentencing court. You are responsible for advising any others you wish to notify.

cc: D.C. Federal Billing Unit
D.C. Department of Corrections
Washington, D.C. 20003

U.S. Marshals Service
District of Columbia - District Court
333 Constitution Ave, N.W., Room 1400
Washington, D.C. 20001
Warrants - Attn: Karen Brown

Offender Processing Unit
300 Indiana Avenue, N.W., Suite 2070
Washington, D.C. 20001

Jeremy Alper
Public Defender Service
District of Columbia
Special Proceedings Division
633 Indiana Avenue, N.W.
Washington, D.C. 20004

SALIENT FACTOR SCORE (SFS-98)

- | <u>Your Pts</u> | <u>Salient Factor Score (SFS-98) Item Explanations</u> |
|------------------------|--|
| 0 | A - Prior convictions/adjudications (adult or juvenile) None = 3; One = 2; Two or three = 1; Four or more = 0 |
| 0 | B - Prior commitments of more than thirty days (adult or juvenile) None = 2; One or two = 1; Three or more = 0 |
| 1 | C - Age at commencement of the current offense/prior commitments of more than thirty days (adult or juvenile) (see table below for an explanation) |
| 0 | D - Recent commitment free period (three years)
No prior commitment of more than thirty days (adult or juvenile), or released to the community from last such commitment at least three years prior to the commencement of the current offense = 1; Otherwise = 0 |
| 0 | E - Probation/parole/confinement/escape status violator this time
Neither on probation, parole, confinement, or escape status at the time of the current offense; nor committed as a probation, parole, confinement or escape status violator this time = 1; Otherwise = 0 |
| 1 | F - Older offenders
If the offender was 41 years or more at the commencement of the current offense (and the total score from Items A-E above is 9 or less) = 1; Otherwise = 0 |
| 2 | Salient Factor Score (SFS-98) (sum of points for A-F above) |

Points For SFS Item C			
Age	Prior Commitments		
	0-3	4	5+
26 & Up	3	2	1
22-25	2	1	0
20-21	1	0	0
0-19	0	0	0

Name: [REDACTED]	Institution: D.C. Correctional Treatment Facility
Register Number: [REDACTED]	
DCDC No: [REDACTED]	Date: June 2, 2009

As a result of the hearing conducted on May 4, 2009, the following action was ordered:

DC Local Revocation

Revoke parole. None of the time spent on parole shall be credited. Continue to a presumptive re-parole July 19, 2010 after service of 16 months. This presumptive parole date is conditioned upon your maintaining good institutional conduct and the development of a suitable release plan. The Commission will conduct a pre-release record review up to 9 months prior to the presumptive parole date to ascertain that these conditions have been fulfilled. In order to complete this review, the Case Manager should submit an updated Progress Report to the Commission 10 months prior to the presumptive parole date. If there have been Disciplinary Reports since the Commission's last review, they should be attached to the Progress Report for the Commission's consideration. If the Commission has requested that a current psychological or psychiatric report be prepared for this review, it also should be attached.

In addition, you shall be subject to the Special Drug and Alcohol Aftercare Condition that requires that you participate, as instructed by your Supervision Officer, in an approved inpatient or outpatient program for the treatment of narcotic addiction or drug and alcohol dependency. The treatment program may include testing and examination to determine if you have reverted to the use of drugs. You shall abstain from the use of alcohol and all other intoxicants during and after the course of treatment. If so instructed by a Bureau of Prisons institutional employee or your Supervision Officer, you shall reside in, and participate in a program of, the Re-Entry and Sanctions Center until discharged by the Center Director.

In addition, you shall be subject to the Special Mental Health Aftercare Condition that requires that you participate in an in-patient or an out-patient mental health program as directed by your Supervision Officer.

FINDINGS OF FACT:

The Commission finds as a fact that you violated conditions of release as charged as indicated below:

Charge No. 1 - Failure to Submit to Drug Testing.

Basis: Your admission to the examiner.

Charge No. 2 - Use of Dangerous and Habit Forming Drugs.

Basis: Your admission to the examiner.

Charge No. 4 - Failure to Comply With Graduated Sanction (GPS Monitoring).

Basis: Your admission to the examiner.

Charge No. 5 - Failure to Report to Supervising Officer as Directed.

Basis: Your admission to the examiner.

The Commission makes no findings concerning the following charges:

Charge No. 3 - Law Violation: Distribution of Crack Cocaine.

Basis: Insufficient evidence.

REASONS:

Your parole violation behavior has been rated as criminal conduct of Category One severity because it involved administrative violations. Your salient factor score is 2. See the attached sheet for an explanation of your individual Salient Factor Score items. The table at the bottom presents the points for Salient Factor Score Item C. As of 5/20/2009, you have been in confinement as a result of your violation behavior for a total of 2 month(s). Guidelines established by the Commission indicate a customary range of 12-16 months to be served before release. After review of all relevant factors and information, a departure from the guidelines at this consideration is not warranted.

THE ABOVE DECISION IS APPEALABLE.

You may obtain appeal forms from your caseworker or supervising officer and they must be filed with the Commission within thirty days of the date this Notice was sent.

Copies of this Notice are sent to your institution and to your supervising officer. In certain cases, copies may also be sent to the sentencing court. You are responsible for advising any others you wish to notify.

cc: D.C. Federal Billing Unit
D.C. Department of Corrections
Washington, D.C. 20003

U.S. Marshals Service
District of Columbia - District Court
333 Constitution Ave, N.W., Room 1400
Washington, D.C. 20001
Warrants - Attn: Karen Brown

Offender Processing Unit
300 Indiana Avenue, N.W., Suite 2070
Washington, D.C. 20001

Vincent Haskell
Public Defender Service
District of Columbia
Special Proceedings Division
633 Indiana Avenue, N.W.
Washington, D.C. 20004

SALIENT FACTOR SCORE (SFS-98)

- | <u>Your Pts</u> | <u>Salient Factor Score (SFS-98) Item Explanations</u> |
|------------------------|--|
| 0 | A - Prior convictions/adjudications (adult or juvenile) None = 3; One = 2; Two or three = 1; Four or more = 0 |
| 0 | B - Prior commitments of more than thirty days (adult or juvenile) None = 2; One or two = 1; Three or more = 0 |
| 1 | C - Age at commencement of the current offense/prior commitments of more than thirty days (adult or juvenile) (see table below for an explanation) |
| 0 | D - Recent commitment free period (three years)
No prior commitment of more than thirty days (adult or juvenile), or released to the community from last such commitment at least three years prior to the commencement of the current offense = 1; Otherwise = 0 |
| 0 | E - Probation/parole/confinement/escape status violator this time
Neither on probation, parole, confinement, or escape status at the time of the current offense; nor committed as a probation, parole, confinement or escape status violator this time = 1; Otherwise = 0 |
| 1 | F - Older offenders
If the offender was 41 years or more at the commencement of the current offense (and the total score from Items A-E above is 9 or less) = 1; Otherwise = 0 |
| 2 | Salient Factor Score (SFS-98) (sum of points for A-F above) |

Points For SFS Item C			
Age	Prior Commitments		
	0-3	4	5+
26 & Up	3	2	1
22-25	2	1	0
20-21	1	0	0
0-19	0	0	0

U.S. Department of Justice
United States Parole Commission
5550 Friendship Boulevard
Chevy Chase, Maryland 20815-7201

Notice of Action

Name: [REDACTED] Institution: D.C. Correctional Treatment Facility
Register Number: [REDACTED]
DCDC No: [REDACTED] Date: June 1, 2009

As a result of the hearing conducted on April 27, 2009, the following action was ordered:

DC Local Revocation

Revoke parole. None of the time spent on parole shall be credited. Re-parole effective November 22, 2009 after the service of 8 months.

NOTE: Pursuant to 28 C.F.R. §2.82, your parole effective date is contingent upon approval of your release plan by the Commission. Your release plan will be investigated by the D.C. Court Services and Offender Supervision Agency (CSOSA), which will submit a report to the Commission before a parole certificate can be delivered.

In addition, you shall be subject to the Special Drug Aftercare Condition that requires that you participate, as instructed by your Supervision Officer, in an approved inpatient or outpatient program for the treatment of narcotic addiction or drug dependency. The treatment program may include testing and examination to determine if you have reverted to the use of drugs. You shall abstain from the use of alcohol and all other intoxicants during and after the course of treatment. If so instructed by a Bureau of Prisons institutional employee or your Supervision Officer, you shall reside in, and participate in a program of, the Re-Entry and Sanctions Center until discharged by the Center Director.

FINDINGS OF FACT:

The Commission finds as a fact that you violated conditions of release as charged as indicated below:

Charge No. 1 - Use of Dangerous and Habit Forming Drugs.

Basis: Your admission to the examiner, the supporting documentation and the testimony provided by CSO Gina Daye.

Charge No. 2 - Failure to Submit to Drug Testing.

Basis: Your admission to the examiner and the testimony provided by CSO Gina Daye.

REASONS:

Your parole violation behavior has been rated as administrative violation(s) of Category One severity. Your salient factor score is 5. See the attached sheet for an explanation of your individual Salient Factor Score items. The table at the bottom presents the points for Salient Factor Score Item C. As of 5/22/2009, you have been in confinement as a result of your violation behavior for a total of 2 month(s). Guidelines established by the Commission indicate a customary range of 8-12 months to be served before release.

After review of all relevant factors and information, a departure from the guidelines at this consideration is not warranted.

THE ABOVE DECISION IS APPEALABLE.

You may obtain appeal forms from your caseworker or supervising officer and they must be filed with the Commission within thirty days of the date this Notice was sent.

Copies of this Notice are sent to your institution and to your supervising officer. In certain cases, copies may also be sent to the sentencing court. You are responsible for advising any others you wish to notify.

cc: D.C. Federal Billing Unit
D.C. Department of Corrections
Washington, D.C. 20003

U.S. Marshals Service
District of Columbia - District Court
333 Constitution Ave, N.W., Room 1400
Washington, D.C. 20001
Warrants - Attn: Karen Brown

Offender Processing Unit
300 Indiana Avenue, N.W., Suite 2070
Washington, D.C. 20001

Rosalyn Gonzalez
Public Defender Service
District of Columbia
Special Proceedings Division
633 Indiana Avenue, N.W.
Washington, D.C. 20004

SALIENT FACTOR SCORE (SFS-98)

Your Pts **Salient Factor Score (SFS-98) Item Explanations**

- 1 **A - Prior convictions/adjudications (adult or juvenile) None = 3; One = 2; Two or three = 1; Four or more = 0**
- 0 **B - Prior commitments of more than thirty days (adult or juvenile) None = 2; One or two = 1; Three or more = 0**
- 3 **C - Age at commencement of the current offense/prior commitments of more than thirty days (adult or juvenile) (see table below for an explanation)**
- 0 **D - Recent commitment free period (three years)
No prior commitment of more than thirty days (adult or juvenile), or released to the community from last such commitment at least three years prior to the commencement of the current offense = 1; Otherwise = 0**
- 0 **E - Probation/parole/confinement/escape status violator this time
Neither on probation, parole, confinement, or escape status at the time of the current offense; nor committed as a probation, parole, confinement or escape status violator this time = 1; Otherwise = 0**
- 1 **F - Older offenders
If the offender was 41 years or more at the commencement of the current offense (and the total score from Items A-E above is 9 or less) = 1; Otherwise = 0**
- 5 **Salient Factor Score (SFS-98) (sum of points for A-F above)**

Points For SFS Item C			
Age	Prior Commitments		
	0-3	4	5+
26 & Up	3	2	1
22-25	2	1	0
20-21	1	0	0
0-19	0	0	0

U.S. Department of Justice
United States Parole Commission
5550 Friendship Boulevard
Chevy Chase, Maryland 20815-7201

Notice of Action

Name: [REDACTED] Institution: Fairton FCI
Register Number: [REDACTED]
DCDC No: [REDACTED] Date: June 1, 2009

As a result of the hearing conducted on May 6, 2009, the following action was ordered:

Revoke parole. None of the time spent on parole shall be credited. Continue to a presumptive re-parole March 9, 2011 after service of 38 months. This presumptive parole date is conditioned upon your maintaining good institutional conduct and the development of a suitable release plan. The Commission will conduct a pre-release record review up to 9 months prior to the presumptive parole date to ascertain that these conditions have been fulfilled. In order to complete this review, the Case Manager should submit an updated Progress Report to the Commission 10 months prior to the presumptive parole date. If there have been Disciplinary Reports since the Commission's last review, they should be attached to the Progress Report for the Commission's consideration. If the Commission has requested that a current psychological or psychiatric report be prepared for this review, it also should be attached.

In addition, you shall be subject to the Special Drug Aftercare Condition that requires that you participate as instructed by your U.S. Probation Officer in a program (inpatient or outpatient) approved by the U.S. Parole Commission for the treatment of narcotic addiction or drug dependency. That program may include testing and examination to determine if you have reverted to the use of drugs. You shall also abstain from the use of alcohol and all other intoxicants during and after the course of treatment.

FINDINGS OF FACT:

The Commission finds as a fact that you violated conditions of release as charged as indicated below:

Charge No. 1 - Law Violations: (a) Distribution of Heroin; (b) Possession With Intent to Distribute Heroin.

Basis: Your admission to the examiner and your conviction in the DC Superior Court.

REASONS:

Your parole violation behavior has been rated as criminal conduct of Category Four severity because it involved Distribution of Less Than 5 Grams of Heroin. Your salient factor score is 2. See the attached sheet for an explanation of your individual Salient Factor Score items. The table at the bottom presents the points for Salient Factor Score Item C. As of 5/10/2009, you have been in confinement as a result of your violation behavior for a total of 15 month(s). Guidelines established by the Commission indicate a customary range of 34-44 months to be served before release. After review of all relevant factors and information, a departure from the guidelines at this consideration is not warranted.

THE ABOVE DECISION IS APPEALABLE.

You may obtain appeal forms from your caseworker or supervising officer and they must be filed with the Commission within thirty days of the date this Notice was sent.

Copies of this Notice are sent to your institution and to your supervising officer. In certain cases, copies may also be sent to the sentencing court. You are responsible for advising any others you wish to notify.

cc: Designation & Sentence Computation Ctr
U.S. Armed Forces Reserve Complex
Grand Prairie Office Complex
346 Marine Forces Drive
Grand Prairie, TX 75051

District of Maryland
9200 Edmonston Road, Suite 200
Greenbelt, MD 20770

SALIENT FACTOR SCORE (SFS-98)

- | <u>Your Pts</u> | <u>Salient Factor Score (SFS-98) Item Explanations</u> |
|------------------------|--|
| 0 | A - Prior convictions/adjudications (adult or juvenile) None = 3; One = 2; Two or three = 1; Four or more = 0 |
| 0 | B - Prior commitments of more than thirty days (adult or juvenile) None = 2; One or two = 1; Three or more = 0 |
| 1 | C - Age at commencement of the current offense/prior commitments of more than thirty days (adult or juvenile) (see table below for an explanation) |
| 0 | D - Recent commitment free period (three years)
No prior commitment of more than thirty days (adult or juvenile), or released to the community from last such commitment at least three years prior to the commencement of the current offense = 1; Otherwise = 0 |
| 0 | E - Probation/parole/confinement/escape status violator this time
Neither on probation, parole, confinement, or escape status at the time of the current offense; nor committed as a probation, parole, confinement or escape status violator this time = 1; Otherwise = 0 |
| 1 | F - Older offenders
If the offender was 41 years or more at the commencement of the current offense (and the total score from Items A-E above is 9 or less) = 1; Otherwise = 0 |
| 2 | Salient Factor Score (SFS-98) (sum of points for A-F above) |

Points For SFS Item C			
Age	Prior Commitments		
	0-3	4	5+
26 & Up	3	2	1
22-25	2	1	0
20-21	1	0	0
0-19	0	0	0

U.S. Department of Justice
United States Parole Commission
5550 Friendship Boulevard
Chevy Chase, Maryland 20815-7201

Notice of Action

Name: [REDACTED] Institution: Butner FCI-Med II
Register Number: [REDACTED]
DCDC No: [REDACTED] Date: June 1, 2009

As a result of the hearing conducted on September 20, 2007, the following action was ordered:

Correct Notice of Action Dated October 29, 2007 to Read:

Revoke YRA parole. None of the time spent on YRA parole shall be credited. Designate to a Federal Bureau of Prisons institution for development of a new program plan and schedule for a rehearing in 6 months.

FINDINGS OF FACT:

The Commission finds as a fact that you violated conditions of release as charged as indicated below:

Charge No. 1 - Failure to Report for Supervision.

Basis: The testimony provided by U.S. Probation Officer Gonsalvez and the documentary evidence.

Charge No. 2 - Law Violations: (a) Possession With Intent to Distribute Marijuana; (b) Possession With Intent to Distribute Cocaine Base; (c) Possession of Cocaine Base.

Basis: The testimony provided by Officer Hansen and the documentary evidence.

REASONS:

To review a new (YRA) program plan prepared by institutional staff.

Your revocation is based on the hearing conducted on September 20, 2007.

THE ABOVE DECISION IS NOT APPEALABLE.

You may obtain appeal forms from your caseworker or supervising officer and they must be filed with the Commission within thirty days of the date this Notice was sent.

Copies of this Notice are sent to your institution and to your supervising officer. In certain cases, copies may also be sent to the sentencing court. You are responsible for advising any others you wish to notify.

cc: Designation & Sentence Computation Ctr
U.S. Armed Forces Reserve Complex
Grand Prairie Office Complex
346 Marine Forces Drive
Grand Prairie, TX 75051

U.S. Marshals Service
District of Columbia - District Court
333 Constitution Ave, N.W., Room 1400
Washington, D.C. 20001
Warrants - Attn: Karen Brown

District of Maryland
9200 Edmonston Road, Suite 200
Greenbelt, MD 20770

Gustavo Gutierrez
Public Defender Service
District of Columbia
Special Proceedings Division
633 Indiana Avenue, N.W.
Washington, D.C. 20004

U.S. Department of Justice
United States Parole Commission
5550 Friendship Boulevard
Chevy Chase, Maryland 20815-7201

Notice of Action

Name: [REDACTED]	Institution: D.C. Correctional Treatment Facility
Register Number: [REDACTED]	
DCDC No: [REDACTED]	Date: May 23, 2009

As a result of the hearing conducted on April 20, 2009, the following action was ordered:

Revoke the term of supervised release. You shall serve a new term of imprisonment of 17 month(s) from August 22, 2008, the date the warrant was executed. You shall serve a new term of supervised release of 19 months following release from custody.

In addition, you shall be subject to the Special Drug and Alcohol Aftercare Condition that requires that you participate, as instructed by your Supervision Officer, in an approved inpatient or outpatient program for the treatment of narcotic addiction or drug and alcohol dependency. The treatment program may include testing and examination to determine if you have reverted to the use of drugs. You shall abstain from the use of alcohol and all other intoxicants during and after the course of treatment. If so instructed by a Bureau of Prisons institutional employee or your Supervision Officer, you shall reside in, and participate in a program of, the Re-Entry and Sanctions Center until discharged by the Center Director.

FINDINGS OF FACT:

The Commission has found that you violated the following condition(s) of release:

Charge No. 3 - Law Violations: (a) Destruction of Property Over \$200 (5 counts); (d) Assault on a Police Officer.

Basis: Your admission to the examiner and your conviction DC Superior Court.

The Commission has made no finding on the following alleged violation(s):

Charge No. 3 - Law Violations: (b) Fleeing and Eluding; (c) Leaving the Scene of an Accident; (e) Unauthorized Use of a Motor Vehicle.

Basis: Insufficient evidence.

REASONS:

Your supervised release violation behavior has been rated as Category Three severity because it involved Assault on a Police Officer and administrative violations. Your new Salient Factor Score is 4. See the attached sheet for an explanation of your individual Salient Factor Score items. The table at the bottom presents the points for Salient Factor Score Item C. Your reparole guidelines established by the Commission indicate a customary range of 18-24 months to be served before release. You are credited toward the guidelines for 6 months of custody that you will serve after your release from this sentence. After review of all relevant factors and information presented, a departure from the guidelines is not warranted.

[REDACTED]

The above decision is appealable to the National Appeals Board pursuant to 28 C.F.R. 2.220.

You may obtain appeal forms from your caseworker or supervising officer and they must be filed with the Commission within thirty days of the date this Notice was sent.

Copies of this Notice are sent to your institution and to your supervising officer. In certain cases, copies may also be sent to the sentencing court. You are responsible for advising any others you wish to notify.

cc: D.C. Federal Billing Unit
D.C. Department of Corrections
Washington, D.C. 20003

Offender Processing Unit
300 Indiana Avenue, N.W., Suite 2070
Washington, D.C. 20001

Rosalyn Gonzalez
Public Defender Service
District of Columbia
Special Proceedings Division
633 Indiana Avenue, N.W.
Washington, D.C. 20004

U.S. Marshals Service
District of Columbia - District Court
333 Constitution Ave, N.W., Room 1400
Washington, D.C. 20001
Warrants - Attn: Karen Brown

SALIENT FACTOR SCORE (SFS-98)

- | <u>Your Pts</u> | <u>Salient Factor Score (SFS-98) Item Explanations</u> |
|------------------------|--|
| 1 | A - Prior convictions/adjudications (adult or juvenile) None = 3; One = 2; Two or three = 1; Four or more = 0 |
| 1 | B - Prior commitments of more than thirty days (adult or juvenile) None = 2; One or two = 1; Three or more = 0 |
| 2 | C - Age at commencement of the current offense/prior commitments of more than thirty days (adult or juvenile) (see table below for an explanation) |
| 0 | D - Recent commitment free period (three years)
No prior commitment of more than thirty days (adult or juvenile), or released to the community from last such commitment at least three years prior to the commencement of the current offense = 1; Otherwise = 0 |
| 0 | E - Probation/parole/confinement/escape status violator this time
Neither on probation, parole, confinement, or escape status at the time of the current offense; nor committed as a probation, parole, confinement or escape status violator this time = 1; Otherwise = 0 |
| 0 | F - Older offenders
If the offender was 41 years or more at the commencement of the current offense (and the total score from Items A-E above is 9 or less) = 1; Otherwise = 0 |
| 4 | Salient Factor Score (SFS-98) (sum of points for A-F above) |

Points For SFS Item C			
Age	Prior Commitments		
	0-3	4	5+
26 & Up	3	2	1
22-25	2	1	0
20-21	1	0	0
0-19	0	0	0

U.S. Department of Justice
United States Parole Commission
5550 Friendship Boulevard
Chevy Chase, Maryland 20815-7201

Notice of Action

Name: [REDACTED]	Institution: D.C. Correctional Treatment Facility
Register Number: [REDACTED]	
DCDC No: [REDACTED]	Date: June 1, 2009

As a result of the hearing conducted on April 30, 2009, the following action was ordered:

Revoke parole. None of the time spent on parole shall be credited. Continue to a presumptive re-parole February 4, 2010 after service of 18 months. This presumptive parole date is conditioned upon your maintaining good institutional conduct and the development of a suitable release plan. The Commission will conduct a pre-release record review up to 9 months prior to the presumptive parole date to ascertain that these conditions have been fulfilled. In order to complete this review, the Case Manager should submit an updated Progress Report to the Commission 10 months prior to the presumptive parole date. If there have been Disciplinary Reports since the Commission's last review, they should be attached to the Progress Report for the Commission's consideration. If the Commission has requested that a current psychological or psychiatric report be prepared for this review, it also should be attached.

In addition, you shall be subject to the Special Mental Health Aftercare Condition that requires that you participate in an in-patient or an out-patient mental health program as directed by your Supervision Officer.

In addition, you shall participate in and complete anger management counseling as directed by your Supervision Officer.

In addition, you shall participate in and complete domestic violence counseling as directed by your Supervision Officer.

In addition, you shall not have direct or indirect contact with Patricia Cooper unless approved by your Supervision Officer and the U.S. Parole Commission.

FINDINGS OF FACT:

The Commission finds as a fact that you violated conditions of release as charged as indicated below:

Charge No. 1 - Use of Dangerous and Habit Forming Drugs.

Basis: Your admission to the examiner.

Charge No. 2 - Failure to Submit to Drug Testing.

Basis: Your admission to the examiner.

Charge No. 3 - Failure to Report to Supervising Officer as Directed.

Basis: Your admission to the examiner.

Charge No. 4 - Law Violation: Assault.

- Basis: Your admission to the examiner and your conviction in the DC Superior Court dated 3/11/2009.

REASONS:

Your parole violation behavior has been rated as criminal conduct of Category Two severity because it involved Assault and administrative violations. Your salient factor score is 1. See the attached sheet for an explanation of your individual Salient Factor Score items. The table at the bottom presents the points for Salient Factor Score Item C. As of 5/4/2009, you have been in confinement as a result of your violation behavior for a total of 8 month(s). Guidelines established by the Commission indicate a customary range of 16-22 months to be served before release. After review of all relevant factors and information, a departure from the guidelines at this consideration is not warranted.

THE ABOVE DECISION IS APPEALABLE.

You may obtain appeal forms from your caseworker or supervising officer and they must be filed with the Commission within thirty days of the date this Notice was sent.

Copies of this Notice are sent to your institution and to your supervising officer. In certain cases, copies may also be sent to the sentencing court. You are responsible for advising any others you wish to notify.

cc: D.C. Federal Billing Unit
D.C. Department of Corrections
Washington, D.C. 20003

U.S. Marshals Service
District of Columbia - District Court
333 Constitution Ave, N.W., Room 1400
Washington, D.C. 20001
Warrants - Attn: Karen Brown

Offender Processing Unit
300 Indiana Avenue, N.W., Suite 2070
Washington, D.C. 20001

Vincent Haskell
Public Defender Service
District of Columbia
Special Proceedings Division
633 Indiana Avenue, N.W.
Washington, D.C. 20004

SALIENT FACTOR SCORE (SFS-98)

- | <u>Your Pts</u> | <u>Salient Factor Score (SFS-98) Item Explanations</u> |
|------------------------|---|
| 0 | A - Prior convictions/adjudications (adult or juvenile) None = 3; One = 2; Two or three = 1; Four or more = 0 |
| 0 | B - Prior commitments of more than thirty days (adult or juvenile) None = 2; One or two = 1; Three or more = 0 |
| 1 | C - Age at commencement of the current offense/prior commitments of more than thirty days (adult or juvenile) (see table below for an explanation) |
| 0 | D - Recent commitment free period (three years)
No prior commitment of more than thirty days (adult or juvenile), or released to the community from last such commitment at least three years prior to the commencement of the current offense = 1; Otherwise = 0 |
| 0 | E - Probation/parole/confinement/escape status violator this time
Neither on probation, parole, confinement, or escape status at the time of the current offense; nor committed as a probation, parole, confinement or escape status violator this time = 1; Otherwise = 0 |
| 0 | F - Older offenders
If the offender was 41 years or more at the commencement of the current offense (and the total score from Items A-E above is 9 or less) = 1; Otherwise = 0 |
| 1 | Salient Factor Score (SFS-98) (sum of points for A-F above) |

Points For SFS Item C			
Age	Prior Commitments		
	0-3	4	5+
26 & Up	3	2	1
22-25	2	1	0
20-21	1	0	0
0-19	0	0	0

U.S. Department of Justice
United States Parole Commission
5550 Friendship Boulevard
Chevy Chase, Maryland 20815-7201

Notice of Action

Name: [REDACTED]	Institution: D.C. Correctional Treatment Facility
Register Number: [REDACTED]	
DCDC No: [REDACTED]	Date: June 1, 2009

As a result of the hearing conducted on May 21, 2009, the following action was ordered:

The result of your hearing on May 21, 2009 is that there is no finding of violation. Release forthwith from custody of the warrant dated March 16, 2009 and reinstate to supervision.

You shall report to your Community Supervision Officer immediately upon your release from custody.

In addition, you shall be subject to the Special Drug and Alcohol Aftercare Condition that requires that you participate, as instructed by your Supervision Officer, in an approved inpatient or outpatient program for the treatment of narcotic addiction or drug and alcohol dependency. The treatment program may include testing and examination to determine if you have reverted to the use of drugs. You shall abstain from the use of alcohol and all other intoxicants during and after the course of treatment. If so instructed by a Bureau of Prisons institutional employee or your Supervision Officer, you shall reside in, and participate in a program of, the Re-Entry and Sanctions Center until discharged by the Center Director.

THE ABOVE DECISION IS NOT APPEALABLE.

Copies of this Notice are sent to your institution and to your supervising officer. In certain cases, copies may also be sent to the sentencing court. You are responsible for advising any others you wish to notify.

cc: D.C. Federal Billing Unit
D.C. Department of Corrections
Washington, D.C. 20003

U.S. Marshals Service
District of Columbia - District Court
333 Constitution Ave, N.W., Room 1400
Washington, D.C. 20001
Warrants - Attn: Karen Brown

Olinda Moyd
Public Defender Service
District of Columbia
Special Proceedings Division
633 Indiana Avenue, N.W.
Washington, D.C. 20004

Offender Processing Unit
300 Indiana Avenue, N.W., Suite 2070
Washington, D.C. 20001

U.S. Department of Justice
United States Parole Commission
5550 Friendship Boulevard
Chevy Chase, Maryland 20815-7201

Notice of Action

Name: [REDACTED] Institution: D.C. Correctional Treatment Facility
Register Number: [REDACTED]
DCDC No: [REDACTED] Date: June 1, 2009

As a result of the hearing conducted on May 7, 2009, the following action was ordered:

DC Local Revocation

Revoke parole. None of the time spent on parole shall be credited. Continue to a presumptive re-parole on November 24, 2011 after service of 32 months. This presumptive parole date is conditioned upon your maintaining good institutional conduct and the development of a suitable release plan. The Commission will conduct a pre-release record review up to 9 months prior to the presumptive parole date to ascertain that these conditions have been fulfilled. In order to complete this review, the Case Manager should submit an updated Progress Report to the Commission 10 months prior to the presumptive parole date. If there have been Disciplinary Reports since the Commission's last review, they should be attached to the Progress Report for the Commission's consideration. If the Commission has requested that a current psychological or psychiatric report be prepared for this review, it also should be attached.

In addition, you shall be subject to the Special Drug Aftercare Condition that requires that you participate, as instructed by your Supervision Officer, in an approved inpatient or outpatient program for the treatment of narcotic addiction or drug dependency. The treatment program may include testing and examination to determine if you have reverted to the use of drugs. You shall abstain from the use of alcohol and all other intoxicants during and after the course of treatment. If so instructed by a Bureau of Prisons institutional employee or your Supervision Officer, you shall reside in, and participate in a program of, the Re-Entry and Sanctions Center until discharged by the Center Director.

FINDINGS OF FACT:

The Commission finds as a fact that you violated conditions of release as charged as indicated below:

Charge No. 1 - Law Violations: (a) Possession With Intent to Distribute Cocaine; (b) Possession of Cocaine.

Basis: The information contained in the police report dated 10/10/2008 and the testimony of MPD Officer Sawyer at the hearing.

Charge No. 3 - Use of Dangerous and Habit Forming Drugs.

Basis: Your admission to the examiner.

The Commission makes no findings concerning the following charges:

Charge No. 2 - Failure to Submit to Drug Testing.

Basis: Insufficient evidence.

REASONS:

Your parole violation behavior has been rated as criminal conduct of Category Three severity because it involved Possession With Intent to Distribute Less Than 1 Gram of Freebased Cocaine and administrative violations. Your salient factor score is 2. See the attached sheet for an explanation of your individual Salient Factor Score items. The table at the bottom presents the points for Salient Factor Score Item C. As of 5/29/2009, you have been in confinement as a result of your violation behavior for a total of 2 month(s). Guidelines established by the Commission indicate a customary range of 24-32 months to be served before release. After review of all relevant factors and information, a departure from the guidelines at this consideration is not warranted.

In addition, you have also been scheduled for a review hearing during May 2011.

THE ABOVE DECISION IS APPEALABLE.

You may obtain appeal forms from your caseworker or supervising officer and they must be filed with the Commission within thirty days of the date this Notice was sent.

Copies of this Notice are sent to your institution and to your supervising officer. In certain cases, copies may also be sent to the sentencing court. You are responsible for advising any others you wish to notify.

cc: D.C. Federal Billing Unit
D.C. Department of Corrections
Washington, D.C. 20003

U.S. Marshals Service
District of Columbia - District Court
333 Constitution Ave, N.W., Room 1400
Washington, D.C. 20001
Warrants - Attn: Karen Brown

Offender Processing Unit
300 Indiana Avenue, N.W., Suite 2070
Washington, D.C. 20001

Colleen McCrystal
Public Defender Service
District of Columbia
Special Proceedings Division
633 Indiana Avenue, N.W.
Washington, D.C. 20004

SALIENT FACTOR SCORE (SFS-98)

- | <u>Your Pts</u> | <u>Salient Factor Score (SFS-98) Item Explanations</u> |
|------------------------|--|
| 0 | A - Prior convictions/adjudications (adult or juvenile) None = 3; One = 2; Two or three = 1; Four or more = 0 |
| 0 | B - Prior commitments of more than thirty days (adult or juvenile) None = 2; One or two = 1; Three or more = 0 |
| 1 | C - Age at commencement of the current offense/prior commitments of more than thirty days (adult or juvenile) (see table below for an explanation) |
| 0 | D - Recent commitment free period (three years)
No prior commitment of more than thirty days (adult or juvenile), or released to the community from last such commitment at least three years prior to the commencement of the current offense = 1; Otherwise = 0 |
| 0 | E - Probation/parole/confinement/escape status violator this time
Neither on probation, parole, confinement, or escape status at the time of the current offense; nor committed as a probation, parole, confinement or escape status violator this time = 1; Otherwise = 0 |
| 1 | F - Older offenders
If the offender was 41 years or more at the commencement of the current offense (and the total score from Items A-E above is 9 or less) = 1; Otherwise = 0 |
| 2 | Salient Factor Score (SFS-98) (sum of points for A-F above) |

Points For SFS Item C			
Age	Prior Commitments		
	0-3	4	5+
26 & Up	3	2	1
22-25	2	1	0
20-21	1	0	0
0-19	0	0	0

U.S. Department of Justice
United States Parole Commission
5550 Friendship Boulevard
Chevy Chase, Maryland 20815-7201

Notice of Action

Name: [REDACTED]	Institution: D.C. Correctional Treatment Facility
Register Number: [REDACTED]	
DCDC No: [REDACTED]	Date: June 1, 2009

As a result of the hearing conducted on April 29, 2009, the following action was ordered:

DC Local Revocation

Revoke parole. None of the time spent on parole shall be credited. Re-parole effective September 2, 2009 after the service of 6 months.

NOTE: Pursuant to 28 C.F.R. §2.82, your parole effective date is contingent upon approval of your release plan by the Commission. Your release plan will be investigated by the D.C. Court Services and Offender Supervision Agency (CSOSA), which will submit a report to the Commission before a parole certificate can be delivered.

In addition, you shall be subject to the Special Drug Aftercare Condition that requires that you participate, as instructed by your Supervision Officer, in an approved inpatient or outpatient program for the treatment of narcotic addiction or drug dependency. The treatment program may include testing and examination to determine if you have reverted to the use of drugs. You shall abstain from the use of alcohol and all other intoxicants during and after the course of treatment. If so instructed by a Bureau of Prisons institutional employee or your Supervision Officer, you shall reside in, and participate in a program of, the Re-Entry and Sanctions Center until discharged by the Center Director.

In addition, you shall be subject to the Special Sex Offender Aftercare Condition. You shall participate in an in-patient or out-patient mental health program as directed by your Supervision Officer, with special emphasis on long-term sex offender testing and treatment. You are expected to acknowledge your need for treatment and to participate in good faith in achieving the program goals that will be established for you.

In addition, you shall be subject to the Special Mental Health Aftercare Condition that requires that you participate in an in-patient or an out-patient mental health program as directed by your Supervision Officer.

In addition, you shall not have any association or contact of any kind with minor children, whether in your residence, employment, social, or other activities, without the approval of your Supervision Officer.

In addition, you shall be subject to the Global Positioning Systems monitoring inclusive of a curfew and/or exclusion zones as determined by your Supervision Officer.

FINDINGS OF FACT:

The Commission finds as a fact that you violated conditions of release as charged as indicated below:

Charge No. 1 - Use of Dangerous and Habit Forming Drugs.

Basis: Your admission to the examiner and the supporting documentation.

Charge No. 2 - Failure to Submit to Drug Testing.

Basis: Your admission to the examiner.

REASONS:

Your parole violation behavior has been rated as administrative violation(s) of Category One severity. Your salient factor score is 6. See the attached sheet for an explanation of your individual Salient Factor Score items. The table at the bottom presents the points for Salient Factor Score Item C. As of 5/3/2009, you have been in confinement as a result of your violation behavior for a total of 2 month(s). Guidelines established by the Commission indicate a customary range of 0-8 months to be served before release. After review of all relevant factors and information, a departure from the guidelines at this consideration is not warranted.

THE ABOVE DECISION IS APPEALABLE.

You may obtain appeal forms from your caseworker or supervising officer and they must be filed with the Commission within thirty days of the date this Notice was sent.

Copies of this Notice are sent to your institution and to your supervising officer. In certain cases, copies may also be sent to the sentencing court. You are responsible for advising any others you wish to notify.

cc: D.C. Federal Billing Unit
D.C. Department of Corrections
Washington, D.C. 20003

U.S. Marshals Service
District of Columbia - District Court
333 Constitution Ave, N.W., Room 1400
Washington, D.C. 20001
Warrants - Attn: Karen Brown

Offender Processing Unit
300 Indiana Avenue, N.W., Suite 2070
Washington, D.C. 20001

Vincent Haskell
Public Defender Service
District of Columbia
Special Proceedings Division
633 Indiana Avenue, N.W.
Washington, D.C. 20004

SALIENT FACTOR SCORE (SFS-98)

- | <u>Your Pts</u> | <u>Salient Factor Score (SFS-98) Item Explanations</u> |
|------------------------|--|
| 2 | A - Prior convictions/adjudications (adult or juvenile) None = 3; One = 2; Two or three = 1; Four or more = 0 |
| 0 | B - Prior commitments of more than thirty days (adult or juvenile) None = 2; One or two = 1; Three or more = 0 |
| 3 | C - Age at commencement of the current offense/prior commitments of more than thirty days (adult or juvenile) (see table below for an explanation) |
| 0 | D - Recent commitment free period (three years)
No prior commitment of more than thirty days (adult or juvenile), or released to the community from last such commitment at least three years prior to the commencement of the current offense = 1; Otherwise = 0 |
| 0 | E - Probation/parole/confinement/escape status violator this time
Neither on probation, parole, confinement, or escape status at the time of the current offense; nor committed as a probation, parole, confinement or escape status violator this time = 1; Otherwise = 0 |
| 1 | F - Older offenders
If the offender was 41 years or more at the commencement of the current offense (and the total score from Items A-E above is 9 or less) = 1; Otherwise = 0 |
| 6 | Salient Factor Score (SFS-98) (sum of points for A-F above) |

Points For SFS Item C			
Age	Prior Commitments		
	0-3	4	5+
26 & Up	3	2	1
22-25	2	1	0
20-21	1	0	0
0-19	0	0	0

U.S. Department of Justice
United States Parole Commission
5550 Friendship Boulevard
Chevy Chase, Maryland 20815-7201

Notice of Action

Name: [REDACTED]	Institution: D.C. Correctional Treatment Facility
Register Number: [REDACTED]	
DCDC No: [REDACTED]	Date: June 3, 2009

As a result of the hearing conducted on May 18, 2009, the following action was ordered:

DC Local Revocation

Revoke parole. None of the time spent on parole shall be credited. Defer the decision pending investigation of possible criminal conduct occurring after the arrest on the Commission's warrant. Supplement of the charges to be considered.

FINDINGS OF FACT:

The Commission finds as a fact that you violated conditions of release as charged as indicated below:

Charge No. 1 - Violation of Special Condition (Drug Aftercare).

Basis: The information contained in the violation report dated 1/5/2009 from U.S. Probation Officer Deborah Thorpe.

Charge No. 2 - Violation of Special Condition (Sex Offender Aftercare).

Basis: The information contained in the violation report dated 1/5/2009 from U.S. Probation Officer Deborah Thorpe and the corresponding letter dated 1/5/2009.

Charge No. 3 - Law Violation: Unlawful Possession of a Controlled Substance.

Basis: The testimony provided by MPD Officer Michael Venone and the supporting documentation to include the self-admission of the illegal use of drugs on December 31, 2008.

Charge No. 4 - Use of Dangerous and Habit Forming Drugs.

Basis: Your admission to the examiner and the information contained in the violation report dated 1/5/2009 from U.S. Probation Officer Deborah Thorpe.

REASONS:

Pending investigation of possible criminal conduct occurring after the arrest on the Commission's warrant.

THE ABOVE DECISION IS NOT APPEALABLE.

Copies of this Notice are sent to your institution and to your supervising officer. In certain cases, copies may also be sent to the sentencing court. You are responsible for advising any others you wish to notify.

cc: D.C. Federal Billing Unit
D.C. Department of Corrections
Washington, D.C. 20003

U.S. Marshals Service
District of Columbia - District Court
333 Constitution Ave, N.W., Room 1400
Washington, D.C. 20001
Warrants - Attn: Karen Brown

Rashida Edmondson
Public Defender Service
District of Columbia
Special Proceedings Division
633 Indiana Avenue, N.W.
Washington, D.C. 20004

District of Maryland
9200 Edmonston Road, Suite 200
Greenbelt, MD 20770

Name: [REDACTED]	Institution: D.C. CCM
Register Number: [REDACTED]	
DCDC No: [REDACTED]	Date: June 3, 2009

In the case of the above-named, the following action was ordered:

In addition, you shall be subject to the Special Drug Aftercare Condition that requires that you participate, as instructed by your Supervision Officer, in an approved inpatient or outpatient program for the treatment of narcotic addiction or drug dependency. The treatment program may include testing and examination to determine if you have reverted to the use of drugs. You shall abstain from the use of alcohol and all other intoxicants during and after the course of treatment. If so instructed by a Bureau of Prisons institutional employee or your Supervision Officer, you shall reside in, and participate in a program of, the Re-Entry and Sanctions Center until discharged by the Center Director.

In addition, you shall be subject to the Special Mental Health Aftercare Condition that requires that you participate in an in-patient or an out-patient mental health program as directed by your Supervision Officer.

In addition, you shall participate in and complete anger management counseling as directed by your Supervision Officer.

REASONS:

Pursuant to 28 C.F.R. §2.204 – Special Condition(s) added.

The above decision is appealable to the National Appeals Board pursuant to 28 C.F.R. 2.220.

You may obtain appeal forms from your caseworker or supervising officer and they must be filed with the Commission within thirty days of the date this Notice was sent.

Copies of this Notice are sent to your institution and to your supervising officer. In certain cases, copies may also be sent to the sentencing court. You are responsible for advising any others you wish to notify.

cc: Offender Processing Unit
300 Indiana Avenue, N.W., Suite 2070
Washington, D.C. 20001

U.S. Department of Justice
United States Parole Commission
5550 Friendship Boulevard
Chevy Chase, Maryland 20815-7201

Notice of Action

Name: [REDACTED]	Institution: D.C. CCM
Register Number: [REDACTED]	
DCDC No: [REDACTED]	Date: June 3, 2009

In the case of the above-named, the following action was ordered:

In addition, you shall be subject to the Special Drug Aftercare Condition that requires that you participate, as instructed by your Supervision Officer, in an approved inpatient or outpatient program for the treatment of narcotic addiction or drug dependency. The treatment program may include testing and examination to determine if you have reverted to the use of drugs. You shall abstain from the use of alcohol and all other intoxicants during and after the course of treatment. If so instructed by a Bureau of Prisons institutional employee or your Supervision Officer, you shall reside in, and participate in a program of, the Re-Entry and Sanctions Center until discharged by the Center Director.

In addition, you shall be subject to the Special Mental Health Aftercare Condition that requires that you participate in an in-patient or an out-patient mental health program as directed by your Supervision Officer.

In addition, you shall participate in and complete anger management counseling as directed by your Supervision Officer.

REASONS:

Pursuant to 28 C.F.R. §2.204 – Special Condition(s) added.

The above decision is appealable to the National Appeals Board pursuant to 28 C.F.R. 2.220.

You may obtain appeal forms from your caseworker or supervising officer and they must be filed with the Commission within thirty days of the date this Notice was sent.

Copies of this Notice are sent to your institution and to your supervising officer. In certain cases, copies may also be sent to the sentencing court. You are responsible for advising any others you wish to notify.

cc: Offender Processing Unit
300 Indiana Avenue, N.W., Suite 2070
Washington, D.C. 20001

U.S. Department of Justice
United States Parole Commission
5550 Friendship Boulevard
Chevy Chase, Maryland 20815-7201

Notice of Action

Name: [REDACTED] Institution: Cumberland FCI
Register Number: [REDACTED]
DCDC No: [REDACTED] Date: June 3, 2009

In the case of the above-named, the following action was ordered:

In addition, you shall be subject to the Special Mental Health Aftercare Condition that requires that you participate in an in-patient or an out-patient mental health program as directed by your Supervision Officer.

In addition, you shall be subject to the Special Drug Aftercare Condition that requires that you participate, as instructed by your Supervision Officer, in an approved inpatient or outpatient program for the treatment of narcotic addiction or drug dependency. The treatment program may include testing and examination to determine if you have reverted to the use of drugs. You shall abstain from the use of alcohol and all other intoxicants during and after the course of treatment. If so instructed by a Bureau of Prisons institutional employee or your Supervision Officer, you shall reside in, and participate in a program of, the Re-Entry and Sanctions Center until discharged by the Center Director.

REASONS:

Pursuant to 28 C.F.R. §2.204 – Special Condition(s) added.

The above decision is appealable to the National Appeals Board pursuant to 28 C.F.R. 2.220.

You may obtain appeal forms from your caseworker or supervising officer and they must be filed with the Commission within thirty days of the date this Notice was sent.

Copies of this Notice are sent to your institution and to your supervising officer. In certain cases, copies may also be sent to the sentencing court. You are responsible for advising any others you wish to notify.

cc: Offender Processing Unit
300 Indiana Avenue, N.W., Suite 2070
Washington, D.C. 20001

U.S. Department of Justice
United States Parole Commission
5550 Friendship Boulevard
Chevy Chase, Maryland 20815-7201

Notice of Action

Name: [REDACTED] US Probation Office: District of Maryland
Greenbelt, Md

Register Number: [REDACTED]
DCDC No: [REDACTED] Date: June 3, 2009

In the case of the above-named, the following action was ordered:

The defendant shall be placed on home detention with Sobriotor for a period of six (6) months and abide by all the requirements of the program which will include electronic monitoring or other location verification systems. During this time the defendant shall be restricted to his/her place of residence except for activities approved in advance by the probation officer. The defendant shall maintain telephone at his/ her place of residence without any call forwarding, Caller ID, call waiting, modems, answering machines, cordless telephone or any special services for the above period. The government is to pay the cost of the electronic monitoring portion of this sentence not to exceed the daily contractual rate.

REASONS:

Pursuant to 28 C.F.R. §2.85 – Special Condition added.

THE ABOVE DECISION IS NOT APPEALABLE.

Copies of this Notice are sent to your institution and to your supervising officer. In certain cases, copies may also be sent to the sentencing court. You are responsible for advising any others you wish to notify.

cc: District of Maryland
9200 Edmonston Road, Suite 200
Greenbelt, MD 20770

U.S. Department of Justice
United States Parole Commission
5550 Friendship Boulevard
Chevy Chase, Maryland 20815-7201

Notice of Action

Name: [REDACTED] Institution: Cornell Corrections-San Francisco
Register Number: [REDACTED] Date: June 3, 2009

In the case of the above-named, the Commission orders pursuant to 28 C.F.R. §2.86:

Reopen and retard parole effective date of 5/28/09 and schedule for a rescission hearing on the next available docket. After completion of an-person disciplinary infraction hearing, following your return to the Bureau of Prisons.

REASONS:

The Commission has determined, based upon an incident report from the Bureau of Prisons, that on 5/7/09 you escaped from an Unescorted Community Program.

THE ABOVE DECISION IS NOT APPEALABLE.

Copies of this Notice are sent to your institution and to your supervising officer. In certain cases, copies may also be sent to the sentencing court. You are responsible for advising any others you wish to notify.

cc: Northern District of California
Phillip Burton U.S. Courthouse
450 Golden Gate Avenue, Box 36057
San Francisco, CA 94102-3434

U.S. Department of Justice
United States Parole Commission
5550 Friendship Boulevard
Chevy Chase, Maryland 20815-7201

Notice of Action

Name: [REDACTED]

Institution: D.C. CCM

Register Number: [REDACTED]

Date: June 3, 2009

In the case of the above-named, the following action was ordered:

In addition, you shall participate in and complete anger management counseling as directed by your U.S. Probation Officer.

In addition, you shall be subject to the Special Drug Aftercare Condition that requires that you participate as instructed by your U.S. Probation Officer in a program (inpatient or outpatient) approved by the U.S. Parole Commission for the treatment of narcotic addiction or drug dependency. That program may include testing and examination to determine if you have reverted to the use of drugs. You shall also abstain from the use of alcohol and all other intoxicants during and after the course of treatment.

In addition, you shall not have direct or indirect contact with Clarence Green unless approved by your U.S. Probation Officer and the U.S. Parole Commission.

REASONS:

Pursuant to 28 C.F.R. §2.204 – Special Condition(s) added.

The above decision is appealable to the National Appeals Board pursuant to 28 C.F.R. 2.220.

You may obtain appeal forms from your caseworker or supervising officer and they must be filed with the Commission within thirty days of the date this Notice was sent.

Copies of this Notice are sent to your institution and to your supervising officer. In certain cases, copies may also be sent to the sentencing court. You are responsible for advising any others you wish to notify.

cc: Offender Processing Unit
300 Indiana Avenue, N.W., Suite 2070
Washington, D.C. 20001

U.S. Department of Justice
United States Parole Commission
5550 Friendship Boulevard
Chevy Chase, Maryland 20815-7201

Notice of Action

Name: [REDACTED]	Institution: Fort Dix FCI
Register Number: [REDACTED]	
DCDC No: [REDACTED]	Date: June 4, 2009

As a result of the hearing conducted on May 14, 2009, the following action was ordered:

Reopen and retard parole effective date of February 26, 2009 *nunc pro tunc*. Parole effective August 26, 2009. This requires the additional service of 6 months.

NOTE: Pursuant to 28 C.F.R. §2.82, your parole effective date is contingent upon approval of your release plan by the Commission. Your release plan will be investigated by the D.C. Court Services and Offender Supervision Agency, which will submit a report to the Commission before a parole certificate can be delivered.

In addition, you shall be subject to the Special Drug Aftercare Condition that requires that you participate, as instructed by your Supervision Officer, in an approved inpatient or outpatient program for the treatment of narcotic addiction or drug dependency. The treatment program may include testing and examination to determine if you have reverted to the use of drugs. You shall abstain from the use of alcohol and all other intoxicants during and after the course of treatment. If so instructed by a Bureau of Prisons institutional employee or your Supervision Officer, you shall reside in, and participate in a program of, the Re-Entry and Sanctions Center until discharged by the Center Director.

In addition, you shall be subject to the Special Sex Offender Aftercare Condition. You shall participate in an in-patient or out-patient mental health program as directed by your Supervision Officer, with special emphasis on long-term sex offender testing and treatment. You are expected to acknowledge your need for *treatment and to participate in good faith in achieving the program goals that will be established for you.*

In addition, you shall not have any association or contact of any kind with minor children, whether in your residence, employment, social, or other activities, without the approval of your Supervision Officer.

In addition, you shall reside in and participate in a program of a Community Corrections Center as instructed by your Supervision Officer until discharged by the Center Director, but no later than 120 days from admission.

THE ABOVE DECISION IS NOT APPEALABLE.

Copies of this Notice are sent to your institution and to your supervising officer. In certain cases, copies may also be sent to the sentencing court. You are responsible for advising any others you wish to notify.

cc: Offender Processing Unit
300 Indiana Avenue, N.W., Suite 2070
Washington, D.C. 20001

U.S. Department of Justice
United States Parole Commission
5550 Friendship Boulevard
Chevy Chase, Maryland 20815-7201

Notice of Action

Name: [REDACTED]

US Probation Office: District of Iowa
Cedar Rapids, IA

Register Number: [REDACTED]

Date: June 5, 2009

In the case of the above-named, the following action was ordered:

You shall participate in the Remote Alcohol Testing Program during this period of your supervision and abide by the rules and regulations of the Remote Alcohol Testing Program.

REASONS:

Pursuant to 28 C.F.R. §2.40 – Special Condition added.

THE ABOVE DECISION IS APPEALABLE.

You may obtain appeal forms from your caseworker or supervising officer and they must be filed with the Commission within thirty days of the date this Notice was sent.

Copies of this Notice are sent to your institution and to your supervising officer. In certain cases, copies may also be sent to the sentencing court. You are responsible for advising any others you wish to notify.

cc: Northern District of Iowa
4200 C Street, S.W.
Cedar Rapids, IA 52404

[REDACTED]

U.S. Department of Justice
United States Parole Commission
5550 Friendship Boulevard
Chevy Chase, Maryland 20815-7201

Notice of Action

Name: [REDACTED]

US Probation Office: District of Illinois
Chicago, IL

Register Number: [REDACTED]

Date: June 5, 2009

In the case of the above-named, the following action was ordered:

Special Parole Condition: If you are unemployed for more than a 60 day period of time, you shall perform 20 hours of community service per week as directed by your assigned probation officer.

Special Parole Condition: You are prohibited from possessing items which may bear replication of a firearm or other dangerous weapons.

REASONS:

Pursuant to 28 C.F.R. §2.40 – Special Condition added.

THE ABOVE DECISION IS APPEALABLE.

You may obtain appeal forms from your caseworker or supervising officer and they must be filed with the Commission within thirty days of the date this Notice was sent.

Copies of this Notice are sent to your institution and to your supervising officer. In certain cases, copies may also be sent to the sentencing court. You are responsible for advising any others you wish to notify.

cc: Northern District of Illinois
55 East Monroe Street, Suite 1500
Chicago, IL 60603

[REDACTED]

U.S. Department of Justice
United States Parole Commission
5550 Friendship Boulevard
Chevy Chase, Maryland 20815-7201

Notice of Action

Name: [REDACTED] US Probation Office: District of Columbia
Register Number: [REDACTED]
DCDC No: [REDACTED] Date: June 5, 2009

In the case of the above-named, the following action was ordered:

You shall be subject to a period of home confinement, with electronic monitoring, lasting one hundred eighty (180) days. Electronic monitoring may include and device(s), including the Sobrietor, as deemed necessary by your probation officer. You shall submit to and abide by all program rules, including complying with established schedules and curfews, maintain a suitable dedicated phone line as needed, and payment for the cost of the monitoring program.

REASONS:

Pursuant to 28 C.F.R. §2.85 – Special Condition added.

THE ABOVE DECISION IS NOT APPEALABLE.

Copies of this Notice are sent to your institution and to your supervising officer. In certain cases, copies may also be sent to the sentencing court. You are responsible for advising any others you wish to notify.

cc: Offender Processing Unit
300 Indiana Avenue, N.W., Suite 2070
Washington, D.C. 20001

U.S. Department of Justice
United States Parole Commission
5550 Friendship Boulevard
Chevy Chase, Maryland 20815-7201

Notice of Action

Name: [REDACTED] US Probation Office: District of Maryland
Greenbelt, Md

Register Number: [REDACTED]

DCDC No: [REDACTED] Date: June 5, 2009

In the case of the above-named, the following action was ordered:

In addition, you shall participate in the Home Confinement Program for a period of 90 days. During this time you will remain at your place of residence except for employment and other activities approved in advance by your Supervision Officer. You will maintain a telephone at your place of residence without "call forwarding, "call waiting," "call back/call block," a modem or a portable cordless telephone for the above period. You will wear an electronic monitoring device and follow electronic monitoring procedures specified by your Supervision Officer.

REASONS:

Pursuant to 28 C.F.R. §2.85 – Special Condition added.

THE ABOVE DECISION IS NOT APPEALABLE.

Copies of this Notice are sent to your institution and to your supervising officer. In certain cases, copies may also be sent to the sentencing court. You are responsible for advising any others you wish to notify.

cc: District of Maryland
9200 Edmonston Road, Suite 200
Greenbelt, MD 20770

U.S. Department of Justice
United States Parole Commission
5550 Friendship Boulevard
Chevy Chase, Maryland 20815-7201

Notice of Action on Appeal

Name: [REDACTED]

Institution: Fairton FCI

Register Number: [REDACTED]

Date: June 4, 2009

The National Appeals Board examined the appeal of the above named and ordered the following:

Affirmation of the previous decision.

REASONS:

You were serving a term of supervised release, not parole, and therefore 28 C.F.R. 2.52 does not apply to your case. The applicable provision is 28 C.F.R. 2.219.

The first time your supervised release was revoked, the maximum term of imprisonment available was 36 months and the maximum term of supervised release was 60 months. On 4/16/07, the Commission revoked your supervised release and ordered you to serve 8 months' imprisonment, plus a 52-month term of supervised release.

Under 28 C.F.R. 2.219(e), the maximum term of imprisonment available upon your second revocation of your supervised release was 28 months and the maximum term of supervised release was 40 months—the original 60 month term of supervised release minus the length of the terms of imprisonment imposed at your first revocation and the second revocation (8 + 12).

Based on your payment of the \$25 fine and the testimony of Officer Boarman, the Commission had a sufficient basis to find that you had consumed an alcoholic beverage.

The Commission imposed anger management as a condition of your release at the request of your supervision officer. The facts underlying your original offense provide a basis for including anger management as a condition of release.

All decisions by the National Appeals Board on appeal are final.

Cc:

U.S. Department of Justice
United States Parole Commission
5550 Friendship Boulevard
Chevy Chase, Maryland 20815-7201

Notice of Action on Appeal

Name: [REDACTED]

Institution: Hazelton USP

Register Number: [REDACTED]

Date: June 4, 2009

The National Appeals Board examined the appeal of the above named and ordered the following:

Affirmation of the previous decision.

REASONS:

The Commission considered your age at the time of the offense and the other circumstances you have raised on appeal. The Commission also took into account the seriousness of the offense. The purpose of a statutory hearing is to consider "any significant developments or changes in the prisoner's status that may have occurred subsequent to the initial hearing." 28 C.F.R. 2.14(a). The Board finds reasonable the decision to order no change in the previous decision.

All decisions by the National Appeals Board on appeal are final.

Cc:

U.S. Department of Justice
United States Parole Commission
5550 Friendship Boulevard
Chevy Chase, Maryland 20815-7201

Notice of Action on Appeal

Name: [REDACTED]

Institution: Atlanta USP

Register Number: [REDACTED]

Date: June 4, 2009

The National Appeals Board examined the appeal of the above named and ordered the following:

Affirmation of the previous decision.

REASONS:

The purpose of a statutory interim hearing is to consider any circumstances since the previous hearing that would warrant a change in the previous decision. You have not presented any new or compelling information to warrant a change in the decision. The Board finds that the initial decision to continue to expiration was justified by the reasons stated in the Notice of Action dated 7/28/01. The information available indicates that you were involved in the murder, sexual assault, and kidnapping of the victim and that you continued to commit violent offenses two days after the offense. As stated in the Notice of Action, "your involvement in serious repetitive assaultive behavior makes you a more serious risk than indicated by your Salient Factor Score." The Board recognizes your commendable institutional record, but finds that a different decision is not warranted at this time.

All decisions by the National Appeals Board on appeal are final.

Cc: