Name: Sector Name	Institution:	D.C. Correctional Treatment H	racility
Register Number:			
DCDC No:	Date:	October 21, 2008	

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 October 3, 2008 and approved by the Commission on October 10, 2008:

Revoke the term of supervised release. You shall serve a new term of imprisonment of 12 month(s) from September 26, 2008 the date the warrant was executed. You shall serve a new term of supervised release of 48 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 a program (inpatient or outpatient) approved by the D.C. Court Services and Offender Supervision Agency 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 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 - Violation of Special Condition (Drug Aftercare).

Charge No. 4 - Failure to Report to Supervising Officer as Directed.

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 administrative violation(s) of Category One severity. Your 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. 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 found warranted.

THE ABOVE DECISION IS NOT APPEALBLE

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.

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

cc:

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

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

. • Your Pts Salient Factor Score (SFS-98) Item Explanations 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 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 of e = 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 comm

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

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

Institution: D.C. Correctional Treatment Facility

Date: October 21, 2008

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 October 7, 2008 and approved by the Commission on October 10, 2008:

Revoke the term of supervised release. You shall serve a new term of imprisonment of 10 month(s) from October 1, 2008 the date the warrant was executed. No new term of supervised release to follow since the new term of imprisonment imposed will exhaust the maximum authorized new term of imprisonment.

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 - Violation of Special Condition (Drug Aftercare).

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

Charge No. 4 - Failure to Report Change in Residence.

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

<u>REASONS</u>:

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. 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 below the guidelines is warranted because the time remaining on the term is below the guidelines.

THE ABOVE DECISION IS NOT APPEALBLE

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.

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

ćc:

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

- **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

1F - Older offendersIf 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

Points For SFS Item C			
	Prior Commitments		
Age	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:	Institution:	D.C. Correctional Treatment Facility
Register Number:		
DCDC No:	Date:	October 21, 2008

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 October 3, 2008 and approved by the Commission on October 10, 2008:

Revoke the term of supervised release. You shall serve a new term of imprisonment of 7 month(s) from September 26, 2008 the date the warrant was executed. You shall serve a new term of supervised release of 53 month(s) following release from custody.

You have a credit 1 month toward your guidelines for time served before the warrant was executed. With your new term of imprisonment of 7 months, you will serve 8 months toward your guidelines of 8-12 months.

In addition, you shall be subject to the Special Drug Aftercare Condition that requires that you participate as instructed by your Supervision Officer in a program (inpatient or outpatient) approved by the D.C. Court Services and Offender Supervision Agency 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 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 - Law Violation: Attempted Possession of Heroin.

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 Attempted Possession of Heroin 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. The above decision included a total guideline credit of 1 month(s). 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 APPEALBLE

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

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

Your Pts	Salient Factor Score (SFS-98) Item Explanations
0	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

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

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

Institution: D.C. Correctional Treatment Facility

Register Number: DCDC No:

Name: 🎍

Date: October 21, 2008

DC 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 September 26, 2008 and approved by the Commission on October 6, 2008:

Revoke parole. None of the time spent on supervision shall be credited. Time spent in custody on the warrant dated December 4, 2007 beginning February 3, 2008 and ending April 9, 2008 is to be credited toward the maximum term.

Continue to a presumptive parole November 21, 2009 after service of 14 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 a program (inpatient or outpatient) approved by the D.C. Court Services and Offender Supervision Agency 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 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 - Violation of Special Condition (Re-Entry and Sanctions Center).

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

<u>REASONS</u>:

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. Guidelines established by the Commission indicate a customary range of 12-16 months to be served before release. The above decision included a total guideline credit of 1 month(s). 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 APPEALBLE

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

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

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

- 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
- 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

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

Points For SFS Item C			
	Prior Commitments		
Age	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:Institution:D.C. Correctional Treatment FacilityRegister Number:DCDC No:Date:October 21, 2008

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 September 30, 2008 and approved by the Commission on October 6, 2008:

Revoke the term of supervised release. You shall serve a new term of imprisonment of 5 month(s) from September 19, 2008 the date the warrant was executed. You shall serve a new term of supervised release of 55 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 a program (inpatient or outpatient) approved by the D.C. Court Services and Offender Supervision Agency 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 has found that you violated the following condition(s) of release:

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

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

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

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 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. 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 found warranted.

THE ABOVE DECISION IS NOT APPEALBLE

- 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

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

Your Pts Salient Factor Score (SFS-98) Item Explanations A - Prior convictions/adjudications (adult or juvenile) None = 3; One = 2; Two or three = 1; Four or more = 0 B - Prior commitments of more than thirty days (adult or juvenile) None = 2; One or two = 1; Three or more = 0 C - Age at commencement of the current offense/prior commitments of more than thirty days (adult or juvenile) (see table below for an explanation) 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

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

Points For SFS Item C			
Prior Commitment		ments	
Age	0-3	4	5+
26 & Up	3	2	1
22-25	2	1	0
20-21	1	0	0
<u> </u>			
0-19	0	0	0
		L	

Name:Institution:D.C. Correctional Treatment FacilityRegister Number:DCDC No:Date:October 21, 2008

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 September 30, 2008 and approved by the Commission on October 6, 2008:

Revoke the term of supervised release. You shall serve a new term of imprisonment of 8 month(s) from September 24, 2008 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 a program (inpatient or outpatient) approved by the D.C. Court Services and Offender Supervision Agency 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 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.

FINDINGS OF FACT:

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

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

Charge No. 2 - Violation of Special Condition (GPS Monitoring).

Charge No. 3 - Failure to Submit to Drug Testing.

Charge No. 4 - Violation of Special Condition (No Contact With Minors).

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

<u>REASONS</u>:

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. 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 APPEALBLE

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

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

Your Pts	Salient Factor Score (SFS-98) Item Explanations
2	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

Points For SFS Item C			
	Prior Commitments		
Age	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:Institution: D.C. Correctional Treatment FacilityRegister Number:DCDC No:DCDC No:Date:October 21, 2008

DC 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 September 30, 2008 and approved by the Commission on October 9, 2008:

Revoke parole. None of the time spent on supervision shall be credited. Continue to a presumptive parole September 23, 2009 after service of 12 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 Conditions that requires that you participate as instructed by your Supervision Officer in a program (inpatient or outpatient) approved by the D.C. Court Services and Offender Supervision Agency for the treatment of narcotic addiction or drug and alcohol dependency. That program may include testing and examination to determine if you have reverted to the use of drugs or alcohol. You shall also abstain from the use of alcohol and all other intoxicants during and after the course of treatment.

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.

FINDINGS OF FACT:

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

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

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

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

<u>REASONS</u>:

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. Guidelines established by the Commission indicate a customary range of 12-16 months to be served before release. The above decision included a total guideline credit of 1 month(s). 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 APPEALBLE

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

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

<u>Your Pts</u>	Salient Factor Score (SFS-98) Item Explanations
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
	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			
	Prior Commitments 0-3 4 5+		
Age			
26 & Up	3	2	1
22-25	2	1	0
20-21	1	0	0
0-19	0	0	0

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Notice of Action

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

Release forthwith from custody of the warrant dated July 2, 2008 notwithstanding the finding of probable cause. Reinstate to supervision and terminate revocation process.

You shall report to your Supervision Officer immediately upon your release.

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

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

Anna Rodrigues 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

Name:	Institution: D.C. Correctional Treatment Facility
Register Number:	
DCDC No:	Date: October 22, 2008

Notice of Action

As a result of the hearing conducted on September 25, 2008, the following action was ordered:

The result of your hearing on September 25, 2008 is that the violation found is not deemed sufficient for revocation. Release forthwith from the custody of the warrant dated June 25, 2008 and close case.

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

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

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Name:Institution:D.C. Correctional Treatment FacilityRegister Number:DCDC No:Date:October 22, 2008

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 September 30, 2008 and approved by the Commission on October 20, 2008:

Revoke the term of supervised release. You shall serve a new term of imprisonment of 7 month(s) from September 25, 2008 the date the warrant was executed. You shall serve a new term of supervised release of 29 month(s) following release from custody.

You have a credit of 1 month toward your guidelines for time served before the warrant was executed. With your new term of imprisonment of 7 months, you will serve 8 months toward your guidelines of 8-12 months.

In addition, you shall be subject to the Special Drug Aftercare Condition that requires that you participate as instructed by your Supervision Officer in a program (inpatient or outpatient) approved by the D.C. Court Services and Offender Supervision Agency 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 has found that you violated the following condition(s) of release:

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

Charge No. 2 - Law Violation: Shoplifting.

Charge No. 3 - Law Violation: Shoplifting (conviction).

Charge No. 4 - Law Violation: Bail Reform Act (conviction).

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

<u>REASONS</u>:

Your parole violation behavior has been rated as criminal conduct of Category One severity because it involved Shoplifting, Bail Reform Act and administrative violations. Your 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. Guidelines established by the Commission indicate a customary range of 8-12 months to be served before release. The above decision included a total guideline credit of 1 month(s). 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 APPEALBLE

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.

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

cc:

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

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

Your Pts Salient Factor Score (SFS-98) Item Explanations A - Prior convictions/adjudications (adult or juvenile) None = 3; One = 2; Two or three = 1; Four or more = 0 B - Prior commitments of more than thirty days (adult or juvenile) None = 2; One or two = 1; Three or more = 0 C - Age at commencement of the current offense/prior commitments of more than thirty days (adult or juvenile) (see table below for an explanation) 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 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

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

Points For SFS Item C								
Age	Prior Commitments 0-3 4 5+							
Age								
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

	Institution:	D.C. Correctional Treatment Facility
Register Number:		
DCDC No:	Date:	October 22, 2008

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

Continue local revocation hearing to the next available docket. Issue subpoena for the appearance of MPD Officer Dennis Gheen.

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: 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

Shirliemarie McAroy-Gray 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:	Institution:	Danbury FCI
Register Number:	Date:	October 22, 2008

As a result of the hearing conducted on September 17, 2008, the following action was ordered:

Parole effective December 16, 2008 after the service of 307 months to the actual physical custody of the detaining authorities (State of Maryland). If the detainer is not exercised, parole to the community January 16, 2009.

In addition, you shall be subject to the Special Drug and Alcohol Aftercare Conditions 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 and alcohol dependency. That program may include testing and examination to determine if you have reverted to the use of drugs or alcohol. You shall also abstain from the use of alcohol and all other intoxicants during and after the course of treatment.

REASONS:

Your offense behavior has been rated as Category Eight severity because it involved Conspiracy to Violate Civil Rights Resulting in Murder. 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. You have been in federal confinement as a result of your behavior for a total of 304 months as of 9/16/2008. Guidelines established by the Commission for the above offense behavior indicate a range of 120+ months to be served before release for cases with good institutional adjustment and program achievement.

You have committed 2 non-drug related infraction(s). Guidelines established by the Commission indicate a range of up to 2 months be added to your guideline range for each non-drug related infraction.

In addition, you committed new criminal conduct while in a prison facility of Category Three severity because it involved Possession of a Weapon. Guidelines established by the Commission indicate a range of 12-16 months to be added to your guideline range.

Your aggregate guideline range is 132+ months to be served. After review of all relevant factors and information, a decision above the guidelines is warranted because the following circumstances are present: You have served 304 months at the time of your hearing and additional time is needed for release planning.

The above is an original jurisdiction decision, and is appealable to the Commission under 28 C.F.R. 2.27.

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.

U.S. Probation Office District of Maryland 250 West Pratt Street, Suite 400 Baltimore, MD 21201-2423

cc:

SALIENT FACTOR SCORE (SFS-98)

Your Pts	Salient Factor Score (SFS-98) Item Explanations
2	A - Prior convictions/adjudications (adult or juvenile) None = 3; One = 2; Two or three = 1; Four or more = 0
2	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)
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			
Prior Commitments			ments
Age	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:Institution:D.C. Correctional Treatment FacilityRegister Number:DCDC No.Date:October 22, 2008

DC 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 September 30, 2008 and approved by the Commission on October 9, 2008:

Revoke parole. None of the time spent on supervision shall be credited. Continue to a presumptive parole September 24, 2009 after service of 12 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 a program (inpatient or outpatient) approved by the D.C. Court Services and Offender Supervision Agency 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 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.

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 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. Guidelines established by the Commission indicate a customary range of 12-16 months to be served before release. The above decision included a total guideline credit of 1 month(s). 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 APPEALBLE

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.

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

cc:

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

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

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

- **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
- 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

Points For SFS Item C				
	Prior Commitments			
Age	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:	Institution:	D.C. Correctional Treatment Facility
Register Number:		
DCDC No:	Date:	October 23, 2008

As a result of the hearing conducted on September 25, 2008, the following action was ordered:

SRAA Local Revocation

Revoke the term of supervised release. You shall serve a new term of imprisonment of 16 month(s) from July 23, 2008, the date the warrant was executed. You shall serve a new term of supervised release of 32 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 a program (inpatient or outpatient) approved by the D.C. Court Services and Offender Supervision Agency 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 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 has found that you violated the following condition(s) of release:

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 - Violation of Special Condition (Drug Aftercare).

Basis: Your admission to the examiner.

Charge No. 5 - Law Violation: (a) Fleeing Law Enforcement Officer (Misdemeanor).

Basis: Based on your guilty plea and your testimony at the hearing.

Charge No. 5 - Law Violation: (c) No Permit.

Basis: The information provided in the U.S. Park Police Arrest Report dated 6/16/2008.

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

Charge No. 5 - Law Violation: (b) Reckless Driving.

Basis: Insufficient evidence.

REASONS:

Your supervised release violation behavior has been rated as Category One severity because it involved Felony Fleeing and Eluding and administrative violations. Your new 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. 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: 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



Your PtsSalient Factor Score (SFS-98) Item Explanations0A - 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
- 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)

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

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

Notice of Action

As a result of the hearing conducted on October 6, 2008, the following action was ordered:

The result of your hearing on October 6, 2008 is that the violation found is not deemed sufficient for revocation. Release forthwith from the custody of the warrant dated January 14, 2008 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 a program (inpatient or outpatient) approved by the D.C. Court Services and Offender Supervision Agency 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.

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.

-1-

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

Shirliemarie McAroy-Gray Public Defender Service District of Columbia Special Proceedings Division 633 Indiana Avenue, N.W. Washington, D.C. 20004
As a result of the hearing conducted on September 25, 2008, 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 August 27, 2009 after service of 14 months to the consecutive sentence (and a section of the secti

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 a program (inpatient or outpatient) approved by the D.C. Court Services and Offender Supervision Agency 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. 3 - Law Violations: (b) Possession of Heroin; (d) Possession of Cocaine.

Basis: Your conviction in the DC Superior Court in Case No. 2008 CMD 13545.

The Commission makes no findings concerning the following charges:

Charge No. 3 - Law Violations: (a) Possession With Intent to Distribute Heroin; (c) Possession With Intent to Distribute Cocaine; (c) Possession of Marijuana; (f) Unlawful Possession of Ammunition; (g) 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 Possession of Cocaine and 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 9/27/2008, 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.

In addition, you have committed 1 non-drug related infraction(s). Guidelines established by the Commission indicate a range of up to 2 months be added to your guideline range for each non-drug related infraction.

Your aggregate guideline range is 12-18 months to be served. 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

Olinda Moyd 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
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				
	Prior Commitments			
Age	0-3	4	5+	
26 & Up	3	2	1	
22-25	2	1	0	
20-21	1	0	0	
0-19	0	0	0	

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

Probable cause found. Hold in custody for a local revocation hearing to be scheduled within 65 days of your arrest. Supplement the alleged violations to include a law violation for simple assault based on your arrest on July 17, 2008. The information pertaining to this alleged violation is contained in the Metropolitan, DC Police report dated July 17, 2008 and will be disclosed to you in advance of the hearing. The Commission will issue subpoenas for adverse witnesses the subpoena determined to appear at the local revocation hearing.

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

> Tori Rodgers CSOSA 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

U.S. Department of Justice United States Parole Commission 5550 Friendship Boulevard Chevy Chase, Maryland 20815-7201		Notice of Action
Name: Manager Andrew Andre	Institution:	D.C. Correctional Treatment Facility
DCDC No:	Date:	October 24, 2008

As a result of the hearing conducted on September 11, 2008, the following action was ordered:

SRAA Local Revocation

Revoke the term of supervised release. You shall serve a new term of imprisonment of 8 month(s) from May 12, 2008, the date the warrant was executed. You shall serve a new term of supervised release of 52 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 a program (inpatient or outpatient) approved by the D.C. Court Services and Offender Supervision Agency 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 has found that you violated the following condition(s) of release:

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

Basis: Your admission to the examiner.

Charge No. 3 - 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. 2 - Law Violations: (a) Possession With Intent to Distribute Crack Cocaine; (b) Assault on a Police Officer (2 counts); (c) Destruction of Property; (d) Possession of Cocaine.

Charge No. 4 - Law Violation: Possession With Intent to Distribute Crack Cocaine.

Basis: Insufficient evidence.

<u>REASONS</u>:

Your supervised release violation behavior has been rated as Category One severity because it involved 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 8-12 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: 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

Peter Cooper 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)

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

- **0** A Prior convictions/adjudications (adult or juvenile) None = 3; One = 2; Two or three = 1; Four or more = 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
- 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		0	0	
0-19	0	0	0	

U.S. Department of Justice		Notice of Action
United States Parole Commission		
5550 Friendship Boulevard		
Chevy Chase, Maryland 20815-7201		
Name:	Institution:	D.C. Correctional Treatment Facility
Register Number		-
DCDC No:	Date:	October 24, 2008

As a result of the hearing conducted on September 29, 2008, the following action was ordered:

Revoke parole. None of the time spent on parole shall be credited. Continue to a presumptive re-parole July 21, 2009 after service of 12 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 a program (inpatient or outpatient) approved by the D.C. Court Services and Offender Supervision Agency 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. 3 - Law Violation: Attempted Possession of Heroin.

Basis: Your admission to the examiner and your conviction dated 9/15/2008.

The Commission makes no findings concerning the following charges:

Charge No. 1 - Failure to Report for Supervision.

Charge No. 2 - Violation of Special Condition (Re-Entry and Sanctions Center).

Basis: Insufficient evidence.

REASONS:

Your parole violation behavior has been rated as criminal conduct of Category One severity because it involved Possession 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 9/30/2008, 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

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

-2-

SALIENT FACTOR SCORE (SFS-98)

<u>Your Pts</u>	Salient Factor Score (SFS-98) Item Explanations
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				
	Prior Commitments			
Age	0-3	4	5+	
26 & Up	3	2	1	
22-25	2	1	0	
20-21	1	0	0	
0-19	0	0	0	
L				

Notice of Action
Institution: Petersburg FCI-Med
Date: October 24, 2008

As a result of the hearing conducted on September 2, 2008, the following action was ordered:

Parole effective February 10, 2009.

In addition, you shall be subject to the Special Drug Aftercare Condition that requires that you participate as instructed by your Supervision Officer in a program (inpatient or outpatient) approved by the D.C. Court Services and Offender Supervision Agency 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.

<u>REASONS</u>:

Your score under the District of Columbia Board of Parole guidelines is 1. You continue to be scored under the 1987 guidelines of the D.C. Board of Parole. With adjustments reflecting your institutional record since your current Grid Score is 1. This score indicates that parole should be granted at this time.

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:	Institution	: D.C. Correctional Treatment Facility
Register Number	Date:	October 24, 2008

As a result of the hearing conducted on September 29, 2008, 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 September 27, 2009 after service of 14 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 a program (inpatient or outpatient) approved by the D.C. Court Services and Offender Supervision Agency 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 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 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.

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: The testimony provided by CSO Mireya Morales and the information contained in the violation report dated 6/24/2008 from CSO Pitts.

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

Basis: The testimony provided by CSO Mireya Morales and the information contained in the violation report dated 6/24/2008 from CSO Pitts.

Charge No. 3 - Violation of Special Condition (Re-Entry and Sanctions Center).

Basis: The testimony provided by CSO Mireya Morales and the information contained in the violation report dated 6/24/2008 from CSO Pitts.

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 9/28/2008, 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

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)

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

- **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					
	Prior Commitments				
Age	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: Register Number:	Institution: D.C. Correctional Treatment Facility		
Register Number:			
DCDC No:	Date:	October 24, 2008	

As a result of the hearing conducted on September 24, 2008, the following action was ordered:

SRAA Local Revocation

Revoke the term of supervised release. You shall serve a new term of imprisonment of 9 month(s) from July 21, 2008, the date the warrant was executed. You shall serve a new term of supervised release of 27 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 a program (inpatient or outpatient) approved by the D.C. Court Services and Offender Supervision Agency 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 has found that you violated the following condition(s) of release:

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. 3 - Violation of Special Condition (Drug Aftercare).

Basis: Your admission to the examiner.

Charge No. 4 - Failure to Report to Supervising Officer as Directed.

Basis: Your admission to the examiner.

REASONS:

Your supervised release violation behavior has been rated as Category One severity because it involved administrative violations. Your new 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. 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 decision below the guidelines is warranted because you are a less serious parole risk than indicated by the guidelines in that it does not take into account the circumstances of the violation behavior.

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

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

SALIENT FACTOR SCORE (SFS-98)

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

- **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				
			ommitments	
Age	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 Sector Control	Institution:	Gilmer FCI
Register Number	Date:	October 2, 2008

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

Affirmation of the previous decision.

REASONS:

You contend that the Parole Commission erred in revoking your supervised release because you did not have clear instructions to report for supervision upon your release and that even if you had been given instructions to report for supervision you did not have the capacity to comply because you were not given sufficient medication. The Board finds no merit in your claim that you did not understand that you had a duty to report for supervision. The obligation to report for supervision is so fundamental that no prisoner could reasonably assume that he was not required to report for supervision when the sentencing court has imposed a term of supervision to follow release from prison. Further, based upon the copy of the running record you provided, on 9/4/07, three days before your release, you met with CSO Jerry Doh and your case manager to discuss your release plans. After such a meeting, it would not be reasonable for you assume that you did not have any supervision to follow your release.

It is the policy of the Bureau of Prisons to provide a prisoner with a supply of medications upon their release. (Program Statement # P6360.01, Page 32) It is the releasee's obligation to take these medications and to obtain a new supply before they have run out. The letter from the CCC dated three days before your release implies that you were taking medication and your schizophrenia was under control at that time. There is no evidence that the BOP did not comply with its standard policy of providing medications when you were released.

There is no merit to your claim that the hearing examiner was precluded from considering your previous failures on probation in making his finding. Your prior experiences on supervision are relevant to the claim that you failed to report for supervision this time. The hearing examiner found that you have a history of failing to report for supervision and missing appointments with law enforcement agencies. You concede that you knew that you were required to report for probation supervision in the past and that you did not comply. Thus, the hearing examiner did not exceed his authority by considering this information.

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

Cc:

Rashida A. Edmondson Federal Public Defenders Office District of Columbia 625 Indiana Avenue, N.W. Suite 550 Washington, D.C. 20004

Notice of Action on Appeal

Name:	Institution:	Lewisburg USP
Register Number:	Date:	October 2, 2008

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

Affirmation of the previous decision.

REASONS:

You are appealing the Commission's decision on the basis that the reasons provided do not justify a decision above the guidelines. The Board finds that the reasons provided are correct because the guidelines do not take into account the familial relationship you had with the victim as she was your 12-year-old niece.

You are also appealing the Commission's decision because you claim that there are compelling reasons for a more lenient decision. The Board finds that the reasons provided do not warrant a more lenient decision.

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

Cc:

D. Toni Byrd, Esquire Federal Public Defenders Office Middle District of Pennsylvania One Executive Plaza Suite 302 330 Pine Street Williamsport, PA 17701

Name:	Institution:	Sandstone FCI
Register Number:	Date:	October 2, 2008

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

Affirmation of the previous decision.

REASONS:

Your request that the Commission follow the recommendation of the hearing examiner that you receive federal sentence credit beginning in 1988 is denied; that recommendation was not adopted by the Commission, and the Commission did not err in following the sentence computation of the Bureau of Prisons.

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

U.S. Department of Justice Notice of Action on Appeal United States Parole Commission 5550 Friendship Boulevard Chevy Chase, Maryland 20815-7201 Name: Maryland 20815-7201 Institution: Lewisburg USP Register Number: October 8, 2008

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

Affirmation of the previous decision.

REASONS:

You contend that there are mitigating circumstances which would result in a more lenient decision. You state that because you did not have support from those responsible for your supervision, you ran out of medication and had no place to live, which in turn caused you to violate the conditions of release. A review of the record shows that your supervision officer attempted to get assistance for you through CSOSA and various local agencies, enrolled you in the Washington Hospital Center for mental health treatment, and made an appointment for you in the VOTEE program to assist you in getting a job. You missed the appointment made by the supervision officer, sustained several arrests, and thereafter failed to make any contact with your supervision officer. Unless you comply with the basic requirement of reporting to your supervision officer and maintaining contact with him, he will be unable to assist you in finding the support that you need.

You believe that it is unfair for the Commission to cause you to serve 26 more months after you completed the sentence for attempted burglary. Because you were on supervised release when you committed this crime you not only violated the law, you violated the conditions of your supervision. The Commission is authorized to impose punishment for violating the conditions of supervision in addition to the punishment you received for violating the law.

You are mistaken in your belief that because you had served 19 months at the time of the hearing you should have been released in July 2008. The 19 months are to be credited towards the service of the guidelines established for your offense conduct (60-72 months). The Parole Commission ordered you to serve 26 months from the date the warrant was executed.

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

Cc:

Name:	Institution:	Otisville FCI
Register Number:	Date:	October 9, 2008

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

Affirmation of the previous decision.

REASONS:

In response to your claim that the decision was based upon erroneous information, your version of events does not persuade the National Appeals Board that the information the Commission relied upon is inaccurate. Although you allege in your appeal that your supervision officer erroneously reported to the Commission that you absconded from a detoxification program, you admitted at your revocation hearing that you absconded from the program because you believed the program was not appropriate for the treatment of heroin addicts. You also admitted at the hearing that you should have requested a transfer to a more suitable detoxification program instead of leaving the program without permission. Your justification for absconding does not change the fact that you violated the terms of your parole.

You also claim that your supervision officer failed to provide the Commission with all of your medical records from your time at the detoxification program; and that the Commission failed to consider the medical information that you were able to provide at your revocation hearing. All relevant factors have been considered and no new or significant information is presented which would justify a more lenient decision.

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

U.S. Department of Just	ice
United States Parole Con	nmission
5550 Friendship Bouleva	ırd
Chevy Chase, Maryland	20815-7201

Name:	Institution:	Petersburg FCI-Med
Register Number:	Date:	October 9, 2008

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

Affirmation of the previous decision.

REASONS:

In response to your claim that the decision was based upon erroneous information, your version of events does not persuade the National Appeals Board that the information the Commission relied upon is inaccurate. You assert that you were the actual victim and that you were wrongfully arrested for simple assault domestic violence. However, the Commission correctly found more persuasive the police officer's testimony at your revocation hearing that you were arrested because the victim, was observed bleeding and holding a towel to her face; that she reported to the police that you had assaulted her; and that you admitted to the officer that you struck her.

Your claim that the date of the offense and the injuries sustained by **Second Second** are incorrectly reported on the domestic violence supplemental report is meritless. The Commission's decision to revoke your parole was not based upon the supplemental report. As noted above, the Commission relied upon the police officer's testimony.

Finally, you claim that your attorney failed to provide in your defense the "911 call and radio run," and that your attorney should have introduced more evidence on your behalf. Although your attorney did not present evidence regarding your calls to 911, you testified at your revocation hearing that you called the police two times because you were allegedly poisoned by the victim. The police officer also testified that you reported to him that you believed that you had ingested poisoned cheeseburgers given to you by the victim. Therefore, the evidence you claim should have been introduced was presented through testimony. However, the police officer also stated that he did not find any evidence of poisoned cheeseburgers and that you admitted that you had voluntarily ingested cocaine earlier that day. All relevant factors have been considered and no new or significant information is presented which would justify a more lenient decision.

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

Name:	Institution:	Lewisburg USP
Register Number:	Date:	October 15, 2008

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

Affirmation of the previous decision. Modify reasons provided as follows:

You have committed **1 non-drug** related infraction. Guidelines established by the Commission indicate a range of up to 2 months be added to your guideline range for each occurrence.

Your aggregate guidelines range is **124-190 months** to be served. After review of all relevant factors and information, a departure from the guidelines at this consideration is not warranted.

REASONS:

You are appealing the Parole Commission's decision on the ground that, first, you did not receive proper disclosure of the information that the Commission would be considering. When your parole application was received by the Commission, any documents contained in your parole file would have been provided to the Commission by the Bureau of Prisons. Since there would not be anything to disclose to you that was not contained in your institutional file, nothing would have been disclosed to you from the parole file at that time. When your letter of January 2008 was received by the Commission, the section that handles disclosure requests did not have an opportunity to respond to your request because it was referred to another section of the Commission to address your other questions. Unfortunately, the letter was not reviewed before you had received your hearing. The information received by the Commission opposing your parole would not have been disclosed to you because it is exempt from disclosure under 5 U.S.C. § 552(b)(7)(F), because it could reasonably be expected to endanger the life or safety of any individual. The hearing examiner advised you of the letter and you had an opportunity to present mitigating information at your hearing and through this appeal. Thus, the Board finds that you have had ample opportunity to present information in favor of parole and rejects any relief on this ground.

Next, you are appealing the Commission's decision on the ground that a departure from the guidelines is not warranted based upon mitigating circumstances. You specifically cite your record in the institution since your last infraction 5 years ago, your character as a former member of the military, the development of a suitable parole plan, and the support from family and friends for you when you are released. The Commission's decision does not exceed the guideline range established by the Commission. You had been in confinement for 122 months as of April 1, 2008. The Commission has granted you parole on December 1, 2013, which is after the service of 190 months. The Board finds no error in the Commission's calculation of the time you will have served before you are paroled. The Board has reviewed the mitigating information, but finds that it does not outweigh the seriousness of the offense conduct and does not warrant a more lenient decision.

Finally, you claim that your second non-drug infraction was set aside and should not have been considered by the Commission. The Board finds merit to this claim and has corrected the reasons for the Commission's decision accordingly. Since this was a clerical error only and the Commission

intended to grant you parole at the top of the guidelines (190 months) it has no affect on the Commission's decision.

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

Cc: U.S. Disciplinary Barracks Department of the Army 1301 North Warehouse Road Fort Leavenworth, KS 66027-2304

U.S. Department of Justice United States Parole Commission 5550 Friendship Boulevard Chevy Chase, Maryland 20815-7201	Noti	ce of Action on Appeal
Name:	Institution:	Phoenix FCI
Register Number.	Date:	October 15, 2008

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

Modify previous decision. The Special Drug Aftercare Condition will not be a condition of parole. Instead, you shall be subject to the Special Alcohol Aftercare Condition that requires that you participate as instructed by your U.S. Probation Officer in a program approved by the U.S. Parole Commission for the treatment of alcohol addiction or alcohol dependency.

REASONS:

Your request that Special Drug Aftercare Condition be removed from your case because you do not have a history of drug abuse is valid. However, you do have a history of alcohol abuse. Therefore, the Special Drug Aftercare Condition will be removed from your case and replaced with a Special Alcohol Aftercare Condition. This condition includes the prohibition against the use of all intoxicants.

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

Cc: U.S. Probation Office Eastern District of California 501 I Street 2500 U.S. Courthouse Sacramento, CA 95814-7300

Name:	Institution:	Gilmer FCI
Register Number:	Date:	October 21, 2008

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

Affirmation of the previous decision.

REASONS:

The Commission has considered your appeal and agrees with its previous decision revoking your parole and continuing you to a presumptive reparole after the service of 12 months. In your appeal, you claim that you are a better parole risk than indicated by your salient factor score and that your revocation behavior is less serious than charged. On appeal, the Commission finds no merit to your claims.

You request that the Commission find you to be a less serious risk than indicated by your salient factor score on the basis of your medical problems and substance abuse issues. The Commission acknowledges your need for continued medical and drug treatment, but the Commission does not find these factors to warrant a decision a below the guidelines.

You also claim that your revocation behavior is mitigated by your medical problems and hospitalization. The Commission does not find that you are culpable for failing to make contact with your supervision officer while you were in medical distress or hospitalized. By your own admission, however, you failed to contact your supervision officer for three months while you were in the community and when medical issues did not prohibit you from maintaining contact. The Commission does not agree that, as you suggest, because your supervision officer was not actively pursuing you in the community, you had no obligation to report to the officer. Accordingly, the Commission finds that you failed to report to your supervision officer.

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

Cc:

Keri Nash Federal Public Defenders Office District of Columbia 625 Indiana Avenue, N.W. Suite 550 Washington, D.C. 20004



Name:	Institution:	Greenville FCI
Register Number:	Date:	October 22, 2008

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

Affirmation of the previous decision.

REASONS:

The Board has considered your appeal and agrees with the Commission's previous decision revoking your parole and continuing you to a presumptive re-parole date of October 18, 2010 after the service of 48 months. In your appeal, you specifically argue that the Board should grant you an earlier presumptive re-parole date because you did not receive any disciplinary infractions while in state custody; you have completed career training and drug education programs while incarcerated; and you have full time employment available upon your release. The Commission considered your community support and progress towards rehabilitation while incarcerated and granted you a decision at the bottom of your guidelines. The Board finds no merit to your claim that a more lenient decision is warranted.

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

Cc:

Name:	Institution:	Victorville FCI	
Register Number:	Date:	October 23, 2008	_

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

Affirmation of the previous decision.

<u>REASONS</u>:

3

The National Appeals Board has considered your appeal and agrees with the Commission's prior decision revoking your parole and continuing you to a presumptive re-parole after the service of 16 months. The Board finds that your claims regarding the timeliness of your hearing, your absconding from supervision, and your drug usage do not warrant relief.

You claim that because your final revocation hearing was conducted more than 90 days after your arrest on the violation warrant, the Board should grant you relief. The Board disagrees. Although the Board acknowledges that your final revocation hearing did not occur within the 90 days customarily expected in cases such as yours, the Board finds that you were not prejudiced by this minor delay. Accordingly, the Board declines to grant you relief on this claim.

You also argue that you did not violate the special condition on your parole that you reside in a community corrections center. The Board finds no merit to this claim. At your revocation hearing, you admitted leaving the center because you said you were not comfortable there. The Board does not find that this information counsels in favor of a no finding on this charge, and the Board does not find that the information you present in your appeal should alter this finding.

Additionally, you claim that you should not be found guilty of using illegal drugs and your parole revoked because, you claim, after a positive test for drug usage your probation officer allegedly indicated he would not request a violation warrant for your arrest. The record shows that, after your probation officer had alleged you had committed multiple parole violations, the Commission independently determined to issue a warrant based upon your cumulative alleged revocation behavior. Please be advised that under 18 U.S.C. § 4213, only U.S. Parole Commissioners may issue parole violation warrants. Because the Commission acted lawfully and nothing in the record suggests that a warrant should not have been issued, your claim in this regard does not warrant a change in the Commission's decision.

Finally, the Board notes that in your appeal you appear to claim that the Commission held you accountable for absconding from supervision. The record refutes this allegation. The Commission specifically found that you did not abscond from supervision, and the Commission granted you credit for all the time you had spent on parole.

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

Name	Institution:	Lee County USP
Register Number	Date:	October 23, 2008

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

Affirmation of the previous decision.

REASONS:

The Commission recognizes that you have a supportive family and have maintained a good record in the institution, but the decision is warranted for the reasons stated in the Notice of Action dated 6/21/08.

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