EXECUTIVE DEPARTMENT
STATE OF CALIFORNIA

PARDON

Eugene Arnold

Eugene Arnold, a resident of California, has applied for executive clemency.

On January 6, 1988, Mr. Arnold was convicted of possession of a controlled substance for sale. He was sentenced to five years of probation and 180 days in jail. On January 30, 1990, Mr. Arnold was convicted of transporting or selling a controlled substance, possession or purchase of cocaine base for sale, carrying a concealed weapon in a vehicle, and being a felon or addict in possession of a firearm. He was sentenced to 13 years in prison.

Mr. Arnold has complied with the provisions of California Penal Code sections 4852.01 through 4852.22, which provide a procedure after completion of sentence to seek restoration of civic rights and responsibilities. On January 3, 2019, the Superior Court of California, County of Los Angeles, granted Mr. Arnold a Certificate of Rehabilitation on evidence that he has been living an upright life. By granting Mr. Arnold’s petition for a Certificate of Rehabilitation, the court has recommended that Mr. Arnold be granted a full pardon.

Mr. Arnold’s pardon application was reviewed by the Board of Parole Hearings, which voted at an en banc meeting to recommend a clemency grant. The California Supreme Court also made a recommendation for a clemency grant, a process required by the California Constitution for cases in which the applicant has been convicted of more than one felony.

This act of clemency for Mr. Arnold does not minimize or forgive his conduct or the harm it caused. It does recognize the work he has done since to transform himself.

By the laws of this state it is proper that I, as Governor of the State of California, give testimony that, by completion of his sentences and good conduct in the community, Mr. Arnold merits this pardon.

THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, by virtue of the authority vested in me by the Constitution and statutes of the State of California, do hereby grant to Mr. Arnold a full and unconditional pardon for the above cases.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 28th day of May 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
Gene Baker, a resident of California, has applied for executive clemency.

On January 9, 1996, Mr. Baker was convicted of possession of a controlled substance for sale. He was sentenced to three years in prison. On January 31, 1996, Mr. Baker was convicted of possession of a controlled substance. He was sentenced to a concurrent term of 16 months in prison.

Mr. Baker has complied with the provisions of California Penal Code sections 4852.01 through 4852.22, which provide a procedure after completion of sentence to seek restoration of civic rights and responsibilities. On May 31, 2019, the Superior Court of California, County of Fresno granted Mr. Baker a Certificate of Rehabilitation on evidence that he has been living an upright life. By granting Mr. Baker’s petition for a Certificate of Rehabilitation, the court has recommended that Mr. Baker be granted a full pardon.

Mr. Baker’s pardon application was reviewed by the Board of Parole Hearings, which voted at an en banc meeting to recommend a clemency grant. The California Supreme Court also made a recommendation for a clemency grant, a process required by the California Constitution for cases in which the applicant has been convicted of more than one felony.

This act of clemency for Mr. Baker does not minimize or forgive his conduct or the harm it caused. It does recognize the work he has done since to transform himself.

By the laws of this state it is proper that I, as Governor of the State of California, give testimony that, by completion of his sentences and good conduct in the community, Mr. Baker merits this pardon.

THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, by virtue of the authority vested in me by the Constitution and statutes of the State of California, do hereby grant to Mr. Baker a full and unconditional pardon for the above cases.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 28th day of May 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
PARDON

Dan Dogan

Dan Dogan, a resident of California, has applied for executive clemency.

On October 6, 1998, 20-year-old Mr. Dogan was convicted in the Superior Court of California, County of San Diego, of selling or transporting marijuana and possessing marijuana for sale. He was sentenced to three years of probation and 120 days in jail.

Mr. Dogan has submitted to this office a formal application for executive clemency in the form of a gubernatorial pardon. He has demonstrated that he is living an upright life and has demonstrated his fitness for restoration of civic rights and responsibilities. Mr. Dogan has also presented evidence that a collateral consequence of his conviction, namely, his impending deportation and permanent separation from his family and removal from his community, further justifies this exercise of executive clemency.

This act of clemency for Mr. Dogan does not minimize or forgive his conduct or the harm it caused. It does recognize the work he has done since to transform himself.

By the laws of this state it is proper that I, as Governor of the State of California, give testimony that, by completion of his sentence, Mr. Dogan merits this pardon.

THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, by virtue of the authority vested in me by the Constitution and statutes of the State of California, do hereby grant to Mr. Dogan a full and unconditional pardon for the above case.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 28th day of May 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
PARDON

Jose Gonzalez

Jose Gonzalez, a resident of California, has applied for executive clemency.

On June 5, 1991, 19-year-old Mr. Gonzalez was convicted in the Superior Court of California, County of Los Angeles, of transporting or selling a controlled substance. He was sentenced to three years in prison.

Mr. Gonzalez has complied with the provisions of California Penal Code sections 4852.01 through 4852.22, which provide a procedure after completion of sentence to seek restoration of civic rights and responsibilities. On October 3, 2011, the Superior Court of California, County of San Bernardino granted Mr. Gonzalez a Certificate of Rehabilitation on evidence that he has been living an upright life. By granting Mr. Gonzalez’s petition for a Certificate of Rehabilitation, the court has recommended that Mr. Gonzalez be granted a full pardon.

This act of clemency for Mr. Gonzalez does not minimize or forgive his conduct or the harm it caused. It does recognize the work he has done since to transform himself.

By the laws of this state it is proper that I, as Governor of the State of California, give testimony that, by completion of his sentence and good conduct in the community, Mr. Gonzalez merits this pardon.

THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, by virtue of the authority vested in me by the Constitution and statutes of the State of California, do hereby grant to Mr. Gonzalez a full and unconditional pardon for the above case.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 28th day of May 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
EXECUTIVE DEPARTMENT
STATE OF CALIFORNIA

PARDON

Angel Guajardo

Angel Guajardo, a resident of California, has applied for executive clemency.

On February 15, 2005, 22-year-old Mr. Guajardo was convicted in the Superior Court of California, County of Los Angeles, of possessing a controlled substance. He was sentenced to one year and four months in prison.

Mr. Guajardo has complied with the provisions of California Penal Code sections 4852.01 through 4852.22, which provide a procedure after completion of sentence to seek restoration of civic rights and responsibilities. On November 1, 2018, the Superior Court of California, County of Los Angeles granted Mr. Guajardo a Certificate of Rehabilitation on evidence that he has been living an upright life. By granting Mr. Guajardo’s petition for a Certificate of Rehabilitation, the court has recommended that Mr. Guajardo be granted a full pardon.

This act of clemency for Mr. Guajardo does not minimize or forgive his conduct or the harm it caused. It does recognize the work he has done since to transform himself.

By the laws of this state it is proper that I, as Governor of the State of California, give testimony that, by completion of his sentence and good conduct in the community, Mr. Guajardo merits this pardon.

THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, by virtue of the authority vested in me by the Constitution and statutes of the State of California, do hereby grant to Mr. Guajardo a full and unconditional pardon for the above case.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 28th day of May 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
Jeffrey Hunerlach, a resident of California, has applied for executive clemency.

On January 16, 1990, Mr. Hunerlach was convicted in the Superior Court of California, County of Sutter, for manufacturing a controlled substance, possession of a controlled substance for sale, maintaining a drug house, transporting a controlled substance, and criminal conspiracy. He was sentenced to seven years in prison. Prior to his 1990 conviction, Mr. Hunerlach was convicted of possession of a controlled substance outside of California.

Mr. Hunerlach has complied with the provisions of California Penal Code sections 4852.01 through 4852.22, which provide a procedure after completion of sentence to seek restoration of civic rights and responsibilities. On March 24, 2017, the Superior Court of California, County of Sutter, granted Mr. Hunerlach a Certificate of Rehabilitation on evidence that he has been living an upright life. By granting Mr. Hunerlach’s petition for a Certificate of Rehabilitation, the court has recommended that Mr. Hunerlach be granted a full pardon.

Mr. Hunerlach’s pardon application was reviewed by the Board of Parole Hearings, which voted at an en banc meeting to recommend a clemency grant. The California Supreme Court also made a recommendation for a clemency grant, a process required by the California Constitution for cases in which the applicant has been convicted of more than one felony.

This act of clemency for Mr. Hunerlach does not minimize or forgive his conduct or the harm it caused. It does recognize the work he has done since to transform himself.

By the laws of this state it is proper that I, as Governor of the State of California, give testimony that, by completion of his sentence and good conduct in the community, Mr. Hunerlach merits this pardon.
THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, by virtue of the authority vested in me by the Constitution and statutes of the State of California, do hereby grant to Mr. Hunerlach a full and unconditional pardon for the above case.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 28th day of May 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
PARDON

Bounchan Keola

Bounchan Keola, a resident of California, has applied for executive clemency.

On November 5, 2001, Mr. Keola was convicted in the Superior Court of California, County of Contra Costa, of attempted murder, voluntary manslaughter, and assault with a firearm. Sixteen-year-old Mr. Keola fatally shot one victim and injured two others in two gang-related drive-by shootings. He was sentenced to 28 years in prison. While in prison, Mr. Keola served as an inmate firefighter.

Mr. Keola has submitted to this office a formal application for executive clemency in the form of a gubernatorial pardon. He has demonstrated that he is living an upright life and has demonstrated his fitness for restoration of civic rights and responsibilities. Mr. Keola has also presented evidence that a collateral consequence of his conviction, namely, his impending deportation and permanent separation from his family and removal from his community, further justifies this exercise of executive clemency.

This act of clemency for Mr. Keola does not minimize or forgive his conduct or the harm it caused. It does recognize the work he has done since to transform himself.

By the laws of this state it is proper that I, as Governor of the State of California, give testimony that, by completion of his sentence, Mr. Keola merits this pardon.

THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, by virtue of the authority vested in me by the Constitution and statutes of the State of California, do hereby grant to Mr. Keola a full and unconditional pardon for the above case.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 28th day of May 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
PARDON

John Nolen, Jr.

John Nolen, Jr., a resident of California, has applied for executive clemency.

On February 8, 1988, Mr. Nolen was convicted of arson. He was sentenced to 16 months in prison. On February 16, 1988, Mr. Nolen was convicted of possession of a controlled substance and was sentenced to 16 months in prison. On September 28, 1989, Mr. Nolen was convicted of possession of a controlled substance and was sentenced to two years in prison. On February 3, 1992, Mr. Nolen was convicted of taking a vehicle without owner consent and was sentenced to three years in prison.

Mr. Nolen has complied with the provisions of California Penal Code sections 4852.01 through 4852.22, which provide a procedure after completion of sentence to seek restoration of civic rights and responsibilities. On February 17, 2005, the Superior Court of California, County of Los Angeles, granted Mr. Nolen a Certificate of Rehabilitation on evidence that he has been living an upright life. By granting Mr. Nolen's petition for a Certificate of Rehabilitation, the court has recommended that Mr. Nolen be granted a full pardon.

Mr. Nolen's pardon application was reviewed by the Board of Parole Hearings, which voted at an en banc meeting to recommend a clemency grant. The California Supreme Court also made a recommendation for a clemency grant, a process required by the California Constitution for cases in which the applicant has been convicted of more than one felony.

This act of clemency for Mr. Nolen does not minimize or forgive his conduct or the harm it caused. It does recognize the work he has done since to transform himself.

By the laws of this state it is proper that I, as Governor of the State of California, give testimony that, by completion of his sentences and good conduct in the community, Mr. Nolen merits this pardon.
THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, by virtue of the authority vested in me by the Constitution and statutes of the State of California, do hereby grant to Mr. Nolen a full and unconditional pardon for the above cases.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 28th day of May 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
Salvador Munoz-Garcia, a resident of California, has applied for executive clemency.

On February 3, 2010, 21-year-old Mr. Munoz-Garcia was convicted in the Superior Court of California, County of Santa Barbara, for the crime of transporting a controlled substance. He was sentenced to three years of probation.

Mr. Munoz-Garcia has complied with the provisions of California Penal Code sections 4852.01 through 4852.22, which provide a procedure after completion of sentence to seek restoration of civic rights and responsibilities. On March 19, 2019, the Superior Court of California, County of Santa Barbara granted Mr. Munoz-Garcia a Certificate of Rehabilitation on evidence that he has been living an upright life. By granting Mr. Munoz-Garcia’s petition for a Certificate of Rehabilitation, the court has recommended that Mr. Munoz-Garcia be granted a full pardon.

Mr. Munoz-Garcia has presented evidence that a collateral consequence of his conviction, namely, his impending deportation and permanent separation from his family and removal from his community, further justifies this exercise of executive clemency.

This act of clemency for Mr. Munoz-Garcia does not minimize or forgive his conduct or the harm it caused. It does recognize the work he has done since to transform himself.

By the laws of this state it is proper that I, as Governor of the State of California, give testimony that, by completion of his sentence and good conduct in the community, Mr. Munoz-Garcia merits this pardon.

THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, by virtue of the authority vested in me by the Constitution and statutes of the State of California, do hereby grant to Mr. Munoz-Garcia a full and unconditional pardon for the above case.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 28th day of May 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
EXECUTIVE DEPARTMENT
STATE OF CALIFORNIA

PARDON

Luis Ponce

Luis Ponce, a resident of California, has applied for executive clemency.

On August 14, 2002, 19-year-old Mr. Ponce was convicted in the Superior Court of California, County of Los Angeles, of possessing a controlled substance. He was sentenced to three years of probation.

Mr. Ponce has complied with the provisions of California Penal Code sections 4852.01 through 4852.22, which provide a procedure after completion of sentence to seek restoration of civic rights and responsibilities. On November 2, 2018, the Superior Court of California, County of Calaveras granted Mr. Ponce a Certificate of Rehabilitation on evidence that he has been living an upright life. By granting Mr. Ponce’s petition for a Certificate of Rehabilitation, the court has recommended that Mr. Ponce be granted a full pardon.

This act of clemency for Mr. Ponce does not minimize or forgive his conduct or the harm it caused. It does recognize the work he has done since to transform himself.

By the laws of this state it is proper that I, as Governor of the State of California, give testimony that, by completion of his sentence and good conduct in the community, Mr. Ponce merits this pardon.

THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, by virtue of the authority vested in me by the Constitution and statutes of the State of California, do hereby grant to Mr. Ponce a full and unconditional pardon for the above case.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 28th day of May 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
PARDON

Kao Ta Saelee

Kao Ta Saelee, a resident of California, has applied for executive clemency.

On December 16, 1998, Mr. Saelee was convicted in the Superior Court of California, County of Fresno, of attempted murder, second degree robbery, and assault with a firearm. Mr. Saelee committed three armed robberies of convenience stores and fired shots in the direction of the storeowners on one occasion. Mr. Saelee was 18 years old at the time of the crimes. He was sentenced to 25 years in prison. Mr. Saelee served as an inmate firefighter.

Mr. Saelee has submitted to this office a formal application for executive clemency in the form of a gubernatorial pardon. He has demonstrated that he is living an upright life and has demonstrated his fitness for restoration of civic rights and responsibilities. Mr. Saelee has also presented evidence that a collateral consequence of his conviction, namely, his impending deportation and permanent separation from his family and removal from his community, further justifies this exercise of executive clemency.

This act of clemency for Mr. Saelee does not minimize or forgive his conduct or the harm it caused. It does recognize the work he has done since to transform himself.

By the laws of this state it is proper that I, as Governor of the State of California, give testimony that, by completion of his sentence, Mr. Saelee merits this pardon.

THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, by virtue of the authority vested in me by the Constitution and statutes of the State of California, do hereby grant to Mr. Saelee a full and unconditional pardon for the above case.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 28th day of May 2022.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
PARDON

Paul Schoch

Paul Schoch, a resident of California, has applied for executive clemency.

On July 17, 1987, Mr. Schoch was convicted in the Superior Court of California, County of San Diego, for transporting methamphetamine for sale. He was sentenced to four years of probation and one year in jail.

Mr. Schoch has complied with the provisions of California Penal Code sections 4852.01 through 4852.22, which provide a procedure after completion of sentence to seek restoration of civic rights and responsibilities. On April 5, 2019, the Superior Court of California, County of San Diego granted Mr. Schoch a Certificate of Rehabilitation on evidence that he has been living an upright life. By granting Mr. Schoch’s petition for a Certificate of Rehabilitation, the court has recommended that Mr. Schoch be granted a full pardon.

This act of clemency for Mr. Schoch does not minimize or forgive his conduct or the harm it caused. It does recognize the work he has done since to transform himself.

By the laws of this state it is proper that I, as Governor of the State of California, give testimony that, by completion of his sentence and good conduct in the community, Mr. Schoch merits this pardon.

THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, by virtue of the authority vested in me by the Constitution and statutes of the State of California, do hereby grant to Mr. Schoch a full and unconditional pardon for the above case.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 28th day of May 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
Jeffrey Smith, a resident of Montana and a former resident of California, has applied for executive clemency.

On March 16, 1982, 18-year-old Mr. Smith was convicted of receiving stolen property. He was sentenced to two years of probation and 90 days in jail. On June 3, 1988, 24-year-old Mr. Smith was convicted of possession of a controlled substance for sale. He was sentenced to three years of probation and 120 days in jail.

Mr. Smith has submitted to this office a formal application for executive clemency in the form of a gubernatorial pardon. He has demonstrated that he is living an upright life and has demonstrated his fitness for restoration of civic rights and responsibilities.

Mr. Smith’s pardon application was reviewed by the Board of Parole Hearings, which voted at an en banc meeting to recommend a clemency grant. The California Supreme Court also made a recommendation for a clemency grant, a process required by the California Constitution for cases in which the applicant has been convicted of more than one felony.

This act of clemency for Mr. Smith does not minimize or forgive his conduct or the harm it caused. It does recognize the work he has done since to transform himself.

By the laws of this state it is proper that I, as Governor of the State of California, give testimony that, by completion of his sentences and good conduct in the community, Mr. Smith merits this pardon.

THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, by virtue of the authority vested in me by the Constitution and statutes of the State of California, do hereby grant to Mr. Smith a full and unconditional pardon for the above cases.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 28th day of May 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
PARDON

Freddy Torres

Freddy Torres, a resident of California, has applied for executive clemency.

On December 10, 2009, Mr. Torres was convicted in the Superior Court of California, County of Orange, for presenting a false claim for pay. Mr. Torres was 21 years old at the time of the crime. He was sentenced to three years of probation.

Mr. Torres has complied with the provisions of California Penal Code sections 4852.01 through 4852.22, which provide a procedure after completion of sentence to seek restoration of civic rights and responsibilities. On August 10, 2018, the Superior Court of California, County of Orange granted Mr. Torres a Certificate of Rehabilitation on evidence that he has been living an upright life. By granting Mr. Torres’s petition for a Certificate of Rehabilitation, the court has recommended that Mr. Torres be granted a full pardon.

This act of clemency for Mr. Torres does not minimize or forgive his conduct or the harm it caused. It does recognize the work he has done since to transform himself.

By the laws of this state it is proper that I, as Governor of the State of California, give testimony that, by completion of his sentence and good conduct in the community, Mr. Torres merits this pardon.

THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, by virtue of the authority vested in me by the Constitution and statutes of the State of California, do hereby grant to Mr. Torres a full and unconditional pardon for the above case.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 28th day of May 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
EXECUTIVE DEPARTMENT
STATE OF CALIFORNIA

COMMUTATION OF SENTENCE

Jose Barajas

In 1996, Jose Barajas defrauded the victim, then hired his crime partners to kill the victim. His crime partners fired shots near the victim's house but did not strike anyone. On January 26, 1998, the Superior Court of California, County of Los Angeles, sentenced Mr. Barajas to 25 years to life for conspiracy to commit murder, 14 years for two counts of attempted murder, one year and four months for grand theft, plus two years of sentence enhancements, a total prison term of 42 years and four months to life.

Mr. Barajas was 26 years old at the time of the crime and is now 50. He has been incarcerated for 24 years. Since entering prison, Mr. Barajas has devoted himself to his rehabilitation. Mr. Barajas has an exemplary disciplinary record. He earned his GED and has participated in significant self-help programming. Mr. Barajas currently works as a clerk and has been commended by prison staff for his programming and work ethic.

Mr. Barajas's application was reviewed by the Board of Parole Hearings, which voted at an en banc meeting to recommend a clemency grant. The California Supreme Court also made a recommendation for a clemency grant, a process required by the California Constitution for cases in which the applicant has been convicted of more than one felony.

Mr. Barajas committed a serious crime. Since then, Mr. Barajas has dedicated himself to his self-improvement and becoming a productive citizen. I have carefully considered and weighed the evidence of Mr. Barajas's positive conduct in prison and his good prospects for successful community reentry. I have concluded that Mr. Barajas merits an earlier opportunity to appear before the Board of Parole Hearings so it can determine whether he is suitable for parole.

This act of clemency for Mr. Barajas does not minimize or forgive his conduct or the harm it caused. It does recognize the work he has done since to transform himself.
THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, by virtue of the authority vested in me by the Constitution and statutes of the State of California, do hereby commute the sentence of Jose Barajas to make him eligible for immediate parole consideration and release upon a grant of parole subject to all applicable review periods.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 28th day of May 2021.

GA VIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
In 2012 and 2013, Damien Buchwald robbed several businesses at gunpoint. On June 10, 2014, the Superior Court of California, County of Los Angeles, sentenced Mr. Buchwald to 14 years for multiple counts of robbery plus a ten-year sentence enhancement, a total prison term of 24 years.

Mr. Buchwald was 20 and 21 years old at the time of the crimes and is now 29. He has been incarcerated for 8 years.

While in prison, Mr. Buchwald has devoted himself to his self-improvement. Mr. Buchwald has maintained an exemplary disciplinary record. He has participated in self-help programming and earned a vocational certificate. Mr. Buchwald has completed training to serve as an inmate peer educator and he is currently enrolled in college courses.

Mr. Buchwald committed several serious crimes. Since then, Mr. Buchwald has dedicated himself to his rehabilitation. I have carefully considered and weighed the evidence of Mr. Buchwald's positive conduct in prison, the fact that he was a youthful offender, and his good prospects for successful community reentry. I have concluded that Mr. Buchwald merits an earlier opportunity to appear before the Board of Parole Hearings so it can determine whether he is suitable for parole.

This act of clemency for Mr. Buchwald does not minimize or forgive his conduct or the harm it caused. It does recognize the work he has done since to transform himself.

THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, by virtue of the authority vested in me by the Constitution and statutes of the State of California, do hereby commute the sentence of Damien Buchwald to make him eligible for immediate parole consideration and release upon a grant of parole subject to all applicable review periods.
Larry Garcia

In 1986, Larry Garcia's crime partner hired him to kill her husband. Mr. Garcia and the crime partner fatally beat the victim with a metal pipe. On February 2, 1988, the Superior Court of California, County of Los Angeles, sentenced Mr. Garcia to life without the possibility of parole for murder.

Mr. Garcia was 24 years old at the time of the crime and is now 59. He has been incarcerated for 34 years. While serving a sentence with no hope of release, Mr. Garcia has devoted himself to his self-improvement. He has engaged in significant self-help programming, obtained a vocation, and earned his GED. Mr. Garcia has received commendations from correctional staff for his maturity, work ethic, and positive attitude.

Mr. Garcia’s application was reviewed by the Board of Parole Hearings, which voted at an en banc meeting to recommend a clemency grant. The California Supreme Court also made a recommendation for a clemency grant, a process required by the California Constitution for cases in which the applicant has been convicted of more than one felony.

Mr. Garcia committed a serious crime that took the victim’s life. Since then, Mr. Garcia has taken responsibility for his actions and has dedicated himself to his rehabilitation. I have carefully considered and weighed the evidence of Mr. Garcia’s positive conduct in prison, the fact that he was a youthful offender, and his good prospects for successful community reentry. I have concluded that Mr. Garcia merits an opportunity to appear before the Board of Parole Hearings so it can determine whether he is suitable for parole.

This act of clemency for Mr. Garcia does not minimize or forgive his conduct or the harm it caused. It does recognize the work he has done since to transform himself.

THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, by virtue of the authority vested in me by the Constitution and statutes of the State of California, do hereby commute the sentence of Larry Garcia to 34 years to life.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 28th day of May 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
In 2006, Benjamin Guerra robbed the victims at gunpoint. On January 25, 2007, the Superior Court of California, County of Los Angeles, sentenced Mr. Guerra to four years for robbery plus a 20-year sentence enhancement, a total prison term of 24 years.

Mr. Guerra was 32 years old at the time of the crime and is now 47. He has been incarcerated for 14 years. Mr. Guerra has expressed sincere remorse for his crime.

While in prison, Mr. Guerra has devoted himself to his rehabilitation. Mr. Guerra has a perfect disciplinary record. He has engaged in consistent self-help programming, earned a vocation and a GED, and has maintained employment. Mr. Guerra has received excellent work reviews and has been commended for his outstanding work ethic.

Mr. Guerra's commutation application was reviewed by the Board of Parole Hearings, which voted at an en banc meeting to recommend a clemency grant. The California Supreme Court also made a recommendation for a clemency grant, a process required by the California Constitution for cases in which the applicant has been convicted of more than one felony.

Mr. Guerra committed a serious crime. Since then, Mr. Guerra has demonstrated a commitment to his rehabilitation and self-improvement. I have carefully considered and weighed the evidence of Mr. Guerra's positive conduct in prison and his good prospects for successful community reentry. I have concluded that Mr. Guerra merits an earlier opportunity to appear before the Board of Parole Hearings so it can determine whether he is suitable for parole.

This act of clemency for Mr. Guerra does not minimize or forgive his conduct or the harm it caused. It does recognize the work he has done since to transform himself.
THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, by virtue of the authority vested in me by the Constitution and statutes of the State of California, do hereby commute the sentence of Benjamin Guerra to make him eligible for immediate parole consideration and release upon a grant of parole subject to all applicable review periods.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 28th day of May 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
EXECUTIVE DEPARTMENT
STATE OF CALIFORNIA

COMMUTATION OF SENTENCE

Tyrone Haymond

In 1978, Tyrone Haymond and two crime partners kidnapped someone who had stolen drugs from them, held him for ransom, and beat him. They released the victim the next day. On January 24, 1979, the Superior Court of California, County of Los Angeles, sentenced Mr. Haymond to life without the possibility of parole for kidnapping for ransom resulting in bodily harm.

Mr. Haymond was 29 years old at the time of the crime and is now 72. He has been incarcerated for 43 years. While serving a sentence with no hope of release, Mr. Haymond has dedicated himself to his rehabilitation. Mr. Haymond earned his GED, completed college courses, and has participated in significant self-help programming. He has received excellent work reviews and has been commended for his positive behavior and work ethic.

Mr. Haymond’s application was reviewed by the Board of Parole Hearings, which voted at an en banc meeting to recommend a clemency grant. The California Supreme Court also made a recommendation for a clemency grant, a process required by the California Constitution for cases in which the applicant has been convicted of more than one felony.

Mr. Haymond committed a serious crime. Since then, Mr. Haymond has demonstrated a commitment to his self-improvement. I have carefully considered and weighed the evidence of Mr. Haymond’s positive conduct in prison and his good prospects for successful community reentry. I have concluded that Mr. Haymond merits the opportunity to appear before the Board of Parole Hearings so it can determine whether he is suitable for parole.

This act of clemency for Mr. Haymond does not minimize or forgive his conduct or the harm it caused. It does recognize the work he has done since to transform himself.

THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, by virtue of the authority vested in me by the Constitution and statutes of the State of California, do hereby commute the sentence of Tyrone Haymond to 43 years to life.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 28th day of May 2021.

GA VIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
COMMUTATION OF SENTENCE

Tracey Pabon

In 1994, Tracey Pabon committed two armed robberies. On September 29, 1994, the Superior Court of California, County of San Luis Obispo, sentenced Mr. Pabon to 50 years to life for two counts of robbery.

Mr. Pabon was 31 years old at the time of the crimes and is now 58. He has been incarcerated for 27 years. While in prison, Mr. Pabon has maintained a good disciplinary record, has engaged in self-help programming, and has been enrolled in educational coursework.

Mr. Pabon's application was reviewed by the Board of Parole Hearings, which voted at an en banc meeting to recommend a clemency grant. The California Supreme Court also made a recommendation for a clemency grant, a process required by the California Constitution for cases in which the applicant has been convicted of more than one felony.

Mr. Pabon committed serious crimes. Since then, Mr. Pabon has taken responsibility for his actions and has dedicated himself to his rehabilitation. I have carefully considered and weighed the evidence of Mr. Pabon's positive conduct in prison and his good prospects for successful community reentry. I have concluded that Mr. Pabon merits an earlier opportunity to appear before the Board of Parole Hearings so it can determine whether he is suitable for parole.

This act of clemency for Mr. Pabon does not minimize or forgive his conduct or the harm it caused. It does recognize the work he has done since to transform himself.

THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, by virtue of the authority vested in me by the Constitution and statutes of the State of California, do hereby commute the sentence of Tracey Pabon to make him eligible for immediate parole consideration and release upon a grant of parole subject to all applicable review periods.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 28th day of May 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
In 2000, Samuel Redmond and his crime partners had a gang-related confrontation with the victims. Mr. Redmond served as the get-away driver and his crime partners killed two victims. On February 4, 2005, the Superior Court of California, County of Riverside, sentenced Mr. Redmond to life without the possibility of parole for two counts of murder plus 50 years of sentence enhancements.

Mr. Redmond was 22 years old at the time of the crime and is now 43. He has been incarcerated for 21 years. Mr. Redmond has expressed sincere remorse for his role in the victims' deaths.

While serving a sentence with no hope of release, Mr. Redmond has committed himself to his rehabilitation. Mr. Redmond completed vocational training and started a program that connects inmates to technology jobs. Mr. Redmond is currently enrolled in college courses and has engaged in significant self-help programming. He co-created a curriculum to support survivors of child abuse. Eleven correctional staff, including six correctional officers, commended Mr. Redmond for his excellent work ethic and mentorship.

Mr. Redmond participated in a serious crime that took the lives of two victims. Since then, Mr. Redmond has worked to improve himself. I have carefully considered and weighed the evidence of his positive conduct in prison, the fact that he was a youthful offender, and his good prospects for successful community reentry. I have concluded that Mr. Redmond merits the opportunity to appear before the Board of Parole Hearings so it can determine whether he is suitable for parole.

This act of clemency for Mr. Redmond does not minimize or forgive his conduct or the harm it caused. It does recognize the work he has done since to transform himself.

THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, by virtue of the authority vested in me by the Constitution and statutes of the State of California, hereby commute the sentence of Samuel Redmond to 25 years to life.
In 2007, Mary Reese committed a series of burglaries. On May 26, 2010, the Superior Court of California, County of Los Angeles, sentenced Ms. Reese to 25 years to life for burglary plus 10 years of sentence enhancements, a total prison term of 35 years to life.

Ms. Reese was 48 years old at the time of the offenses and is now 62. She has been incarcerated for 12 years. Ms. Reese has expressed sincere remorse for her crimes.

While in prison, Ms. Reese has devoted herself to her self-improvement. Ms. Reese has maintained an exemplary disciplinary record. She resides in the honor dorm at her prison. Ms. Reese has engaged in self-help programming, completed vocational training in computer literacy, and is currently enrolled in college courses.

Ms. Reese’s commutation application was reviewed by the Board of Parole Hearings, which voted at an en banc meeting to recommend a clemency grant. The California Supreme Court also made a recommendation for a clemency grant, a process required by the California Constitution for cases in which the applicant has been convicted of more than one felony.

Ms. Reese committed serious crimes. Since then, Ms. Reese has dedicated herself to her rehabilitation. I have carefully considered and weighed the evidence of Ms. Reese’s positive conduct in prison and her good prospects for successful community reentry. I have concluded that Ms. Reese merits an earlier opportunity to appear before the Board of Parole Hearings so it can determine whether she is suitable for parole.

This act of clemency for Ms. Reese does not minimize or forgive her conduct or the harm it caused. It does recognize the work she has done since to transform herself.
THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, by virtue of the authority vested in me by the Constitution and statutes of the State of California, do hereby commute the sentence of Mary Reese to make her eligible for immediate parole consideration and release upon a grant of parole subject to all applicable review periods.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 28th day of May 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
EXECUTIVE DEPARTMENT
STATE OF CALIFORNIA

COMMUTATION OF SENTENCE

Edwin Rivera

In 2001, Edwin Rivera and his crime partner robbed the victim at gunpoint. During the robbery, Mr. Rivera shot the victim. The victim survived his injuries. On April 23, 2003, the Superior Court of California, County of Los Angeles, sentenced Mr. Rivera to nine years for attempted murder plus a 25-years-to-life sentence enhancement, a total prison term of 34 years to life.

Mr. Rivera was 17 years old at the time of the crime and is now 37. He has been incarcerated for 20 years. Mr. Rivera has expressed sincere remorse for his crime.

While in prison, Mr. Rivera has devoted himself to his rehabilitation. He has engaged in significant self-help programming, earned two vocations and a high school diploma, and has maintained consistent employment. Mr. Rivera has been commended by correctional staff for his outstanding work ethic and his positive influence as a substance abuse prevention mentor and a youth offender mentor.

Mr. Rivera committed a serious crime. Since then, Mr. Rivera has demonstrated a commitment to his rehabilitation and self-improvement. I have carefully considered and weighed the evidence of Mr. Rivera’s positive conduct in prison, his status as a youthful offender, and his good prospects for successful community reentry. I have concluded that Mr. Rivera merits an earlier opportunity to appear before the Board of Parole Hearings so it can determine whether he is suitable for parole.

This act of clemency for Mr. Rivera does not minimize or forgive his conduct or the harm it caused. It does recognize the work he has done since to transform himself.

THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, by virtue of the authority vested in me by the Constitution and statutes of the State of California, do hereby commute the sentence of Edwin Rivera to make him eligible for immediate parole consideration and release upon a grant of parole subject to all applicable review periods.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 28th day of May 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
COMMUTATION OF SENTENCE

Michael Romero

In 2008, Michael Romero’s crime partner fatally shot a rival gang member during a drive-by shooting. Mr. Romero was a passenger in the car. On August 3, 2011, the Superior Court of California, County of Los Angeles, sentenced Mr. Romero to 11 years for voluntary manslaughter and two years and four months for attempted murder, plus a ten-year sentence enhancement, a total prison term of 23 years and four months.

Mr. Romero was 15 years old at the time of the crime and is now 27. He has been incarcerated for 12 years. Mr. Romero has expressed sincere remorse for his role in the victim’s death.

Since entering prison, Mr. Romero has worked hard to better himself. He earned his GED and two vocations, and has engaged in extensive self-help programming. Mr. Romero currently works as an electrician and is enrolled in college courses.

Mr. Romero participated in a serious crime that took the victim’s life. Since then, Mr. Romero has dedicated himself to his rehabilitation and becoming a productive citizen. I have carefully considered and weighed the evidence of Mr. Romero’s positive conduct in prison, the fact that he was a youthful offender, and his good prospects for successful community reentry. I have concluded that Mr. Romero merits an earlier opportunity to appear before the Board of Parole Hearings so it can determine whether he is suitable for parole.

This act of clemency for Mr. Romero does not minimize or forgive his conduct or the harm it caused. It does recognize the work he has done since to transform himself.

THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, by virtue of the authority vested in me by the Constitution and statutes of the State of California, do hereby commute the sentence of Michael Romero to make him eligible for immediate parole consideration and release upon a grant of parole subject to all applicable review periods.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 28th day of May 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
In 2005, Frank Silva and his crime partners shot two victims in a gang-related drive-by shooting. The victims survived their injuries. On January 16, 2009, the Superior Court of California, County of Los Angeles, sentenced Mr. Silva to a life term for attempted murder plus 40 years of sentence enhancements, a total prison term of 40 years to life.

Mr. Silva was 16 years old at the time of the crime and is now 32. He has been incarcerated for 15 years. Mr. Silva has expressed sincere remorse for his crime. While in prison, Mr. Silva has devoted himself to his self-development. Mr. Silva has an exemplary disciplinary record in prison. He earned his GED and an associate degree in liberal arts. Mr. Silva has participated in extensive self-help programming and completed training to become a master peer educator. He has been commended by prison staff for his positive attitude and work ethic.

Mr. Silva committed a serious crime that injured two victims. Since then, Mr. Silva has dedicated himself to his rehabilitation and becoming a productive citizen. I have carefully considered and weighed the evidence of Mr. Silva’s positive conduct in prison, the fact that he was a youthful offender, and his good prospects for successful community reentry. I have concluded that Mr. Silva merits an earlier opportunity to appear before the Board of Parole Hearings so it can determine whether he is suitable for parole.

This act of clemency for Mr. Silva does not minimize or forgive his conduct or the harm it caused. It does recognize the work he has done since to transform himself.

THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, by virtue of the authority vested in me by the Constitution and statutes of the State of California, do hereby commute the sentence of Frank Silva to make him eligible for immediate parole consideration and release upon a grant of parole subject to all applicable review periods.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 28th day of May 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
EXECUTIVE DEPARTMENT
STATE OF CALIFORNIA

COMMUTATION OF SENTENCE

Omar Walker

In 1995, Omar Walker and his crime partner committed a robbery. The crime partner shot and killed the victim. On November 25, 1997, the Superior Court of California, County of Los Angeles, sentenced Mr. Walker to life without the possibility of parole for murder and three years for three counts of robbery, plus 16 years and eight months of sentence enhancements.

Mr. Walker was 21 years old at the time of the crime and is now 46. He has been incarcerated for 25 years. While serving a sentence with no hope of release, Mr. Walker has devoted himself to his self-improvement. Mr. Walker completed vocational training and has engaged in extensive self-help programming. He is currently assigned to the Delancey Street Honors Unit, a program that teaches job and life skills in preparation for release.

Mr. Walker's application was reviewed by the Board of Parole Hearings, which voted at an en banc meeting to recommend a clemency grant. The California Supreme Court also made a recommendation for a clemency grant, a process required by the California Constitution for cases in which the applicant has been convicted of more than one felony.

Mr. Walker participated in a serious crime that took the victim's life. Since then, Mr. Walker has dedicated himself to his rehabilitation and becoming a productive citizen. I have carefully considered and weighed the evidence of Mr. Walker's positive conduct in prison, the fact that he was a youthful offender, and his good prospects for successful community reentry. I have concluded that Mr. Walker merits the opportunity to appear before the Board of Parole Hearings so it can determine whether he is suitable for parole.

This act of clemency for Mr. Walker does not minimize or forgive his conduct or the harm it caused. It does recognize the work he has done since to transform himself.
THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, by virtue of the authority vested in me by the Constitution and statutes of the State of California, do hereby commute the sentence of Omar Walker to 25 years to life.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 28th day of May 2021.

______________________________
GAVIN NEWSOM
Governor of California

ATTEST:

______________________________
SHIRLEY N. WEBER, PH.D.
Secretary of State
MEDICAL REPRIEVE OF SENTENCE

Richard Fishman

On April 24, 1980, the Superior Court of California, County of Los Angeles, sentenced Richard Fishman to 15 years to life for second degree murder.

Mr. Fishman is now 60 years old and has been incarcerated for 42 years. Medical staff have determined that Mr. Fishman is a high medical risk.

I have carefully considered and weighed the evidence of Mr. Fishman's medical condition and other relevant case factors. I have concluded that Mr. Fishman's temporary transfer to an appropriate alternative placement in the community to continue serving his sentence is consistent with public safety and public health.

This temporary medical reprieve of sentence does not minimize or forgive Mr. Fishman's past conduct or the harm it caused.

THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, by virtue of the authority vested in me by the Constitution and statutes of the State of California, do hereby grant a reprieve to Richard Fishman to make him immediately eligible to be transferred to an alternative custody placement in the community approved by the Division of Adult Parole Operations. This reprieve allowing Mr. Fishman to continue serving his sentence in the community under the supervision of the California Department of Corrections and Rehabilitation (CDCR) is temporary and may be nullified at any time for any reason, resulting in Mr. Fishman’s immediate return to CDCR custody.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 28th day of May 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
MEDICAL REPRIEVE OF SENTENCE

James Granville

On November 30, 1999, the Superior Court of California, County of Lassen, sentenced James Granville to 25 years to life for burglary as a third strike plus two years of sentence enhancements, a total prison term of 27 years to life.

Mr. Granville is 61 years old and has been incarcerated for 22 years. Medical staff have determined that Mr. Granville is a high medical risk.

I have carefully considered and weighed the evidence of Mr. Granville’s medical condition, mobility restriction, and other relevant case factors. I have concluded that Mr. Granville’s temporary medical transfer to an appropriate alternative placement in the community to continue serving his sentence is consistent with public safety and public health.

This temporary medical reprieve of sentence does not minimize or forgive Mr. Granville’s past conduct or the harm it caused.

THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, by virtue of the authority vested in me by the Constitution and statutes of the State of California, do hereby grant a reprieve to James Granville to make him immediately eligible to be transferred to an alternative custody placement in the community approved by the Division of Adult Parole Operations. This reprieve allowing Mr. Granville to continue serving his sentence in the community under the supervision of the California Department of Corrections and Rehabilitation (CDCR) is temporary and may be nullified at any time for any reason, resulting in Mr. Granville’s immediate return to CDCR custody.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 28th day of May 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
MEDICAL REPRIEVE OF SENTENCE

Tyrone Haymond

On January 24, 1979, the Superior Court of California, County of Los Angeles, sentenced Tyrone Haymond to life without the possibility of parole for kidnapping for ransom resulting in bodily harm. Today, on May 28, 2021, I commuted Mr. Haymond’s sentence to 43 years to life, which gives him the opportunity to appear before the Board of Parole Hearings for a determination on his suitability for release on parole.

Mr. Haymond is now 72 years old and has been incarcerated for 43 years. Medical staff have determined that Mr. Haymond is a high medical risk.

I have carefully considered and weighed the evidence of Mr. Haymond’s medical condition, advanced age, and other relevant case factors. I have concluded that Mr. Haymond’s temporary transfer to an appropriate alternative placement in the community to continue serving his sentence is consistent with public safety and public health.

This temporary medical reprieve of sentence does not minimize or forgive Mr. Haymond’s past conduct or the harm it caused.

THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, by virtue of the authority vested in me by the Constitution and statutes of the State of California, do hereby grant a reprieve to Tyrone Haymond to make him immediately eligible to be transferred to an alternative custody placement in the community approved by the Division of Adult Parole Operations. This reprieve allowing Mr. Haymond to continue serving his sentence in the community under the supervision of the California Department of Corrections and Rehabilitation (CDCR) is temporary and may be nullified at any time for any reason, resulting in Mr. Haymond’s immediate return to CDCR custody.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 28th day of May 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
MEDICAL REPRIEVE OF SENTENCE

N J Jackson

On January 9, 1998, the Superior Court of California, County of Alameda, sentenced N J Jackson to 50 years to life for two counts of robbery as a third strike plus 14 years of sentence enhancements, a total prison term of 64 years to life.

Mr. Jackson is 69 years old and has been incarcerated for 25 years. Medical staff have determined that Mr. Jackson, who is an advanced age, is a high medical risk.

I have carefully considered and weighed the evidence of Mr. Jackson's medical condition, advanced age, mobility restriction, and other relevant case factors. I have concluded that Mr. Jackson's temporary medical transfer to an appropriate alternative placement in the community to continue serving his sentence is consistent with public safety and public health.

This temporary medical reprieve of sentence does not minimize or forgive Mr. Jackson's past conduct or the harm it caused.

THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, by virtue of the authority vested in me by the Constitution and statutes of the State of California, do hereby grant a reprieve to N J Jackson to make him immediately eligible to be transferred to an alternative custody placement in the community approved by the Division of Adult Parole Operations. This reprieve allowing Mr. Jackson to continue serving his sentence in the community under the supervision of the California Department of Corrections and Rehabilitation (CDCR) is temporary and may be nullified at any time for any reason, resulting in Mr. Jackson's immediate return to CDCR custody.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 28th day of May 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
MEDICAL REPRIEVE OF SENTENCE

George Meadors

On April 10, 2003, the Superior Court of California, County of Los Angeles, sentenced George Meadors to 25 years to life for involuntary manslaughter as a third strike plus a one-year sentence enhancement, a total prison term of 26 years to life.

Mr. Meadors is 71 years old and has been incarcerated for 19 years. Medical staff have determined that Mr. Meadors, who is an advanced age, is a high medical risk.

I have carefully considered and weighed the evidence of Mr. Meadors's medical condition, advanced age, and other relevant case factors. I have concluded that Mr. Meadors's temporary medical transfer to an appropriate alternative placement in the community to continue serving his sentence is consistent with public safety and public health.

This temporary medical reprieve of sentence does not minimize or forgive Mr. Meadors's past conduct or the harm it caused.

THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, by virtue of the authority vested in me by the Constitution and statutes of the State of California, do hereby grant a reprieve to George Meadors to make him immediately eligible to be transferred to an alternative custody placement in the community approved by the Division of Adult Parole Operations. This reprieve allowing Mr. Meadors to continue serving his sentence in the community under the supervision of the California Department of Corrections and Rehabilitation (CDCR) is temporary and may be nullified at any time for any reason, resulting in Mr. Meadors's immediate return to CDCR custody.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 28th day of May 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
MEDICAL REPRIEVE OF SENTENCE

Tracey Pabon

On September 29, 1994, the Superior Court of California, County of San Luis Obispo, sentenced Mr. Pabon to 50 years to life for two counts of robbery. Today, May 28, 2021, I have commuted Mr. Pabon’s sentence to make him eligible for immediate parole consideration and release upon a grant of parole.

Mr. Pabon is now 58 years old and has been incarcerated for 27 years. Medical staff have determined that Mr. Pabon is a high medical risk.

I have carefully considered and weighed the evidence of Mr. Pabon’s medical condition, mobility restriction, and other relevant case factors. I have concluded that Mr. Pabon’s temporary transfer to an appropriate alternative placement in the community to continue serving his sentence is consistent with public safety and public health.

This temporary medical reprieve of sentence does not minimize or forgive Mr. Pabon’s past conduct or the harm it caused.

THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, by virtue of the authority vested in me by the Constitution and statutes of the State of California, do hereby grant a reprieve to Tracey Pabon to make him immediately eligible to be transferred to an alternative custody placement in the community approved by the Division of Adult Parole Operations. This reprieve allowing Mr. Pabon to continue serving his sentence in the community under the supervision of the California Department of Corrections and Rehabilitation (CDCR) is temporary and may be nullified at any time for any reason, resulting in Mr. Pabon’s immediate return to CDCR custody.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 28th day of May 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
MEDICAL REPRIEVE OF SENTENCE

Anthony Tillman

On February 4, 1987, the Superior Court of California, County of Sacramento, sentenced Anthony Tillman to nine years to life for kidnapping for robbery, nine years for multiple counts of robbery, eight months for forgery, and eight months for receiving stolen property, plus an additional six years and eight months of sentence enhancements, a total prison term of 26 years to life.

Mr. Tillman is 61 years old and has been incarcerated for 36 years. Medical staff have determined that Mr. Tillman is a high medical risk.

I have carefully considered and weighed the evidence of Mr. Tillman’s medical condition, mobility restriction, and other relevant case factors. I have concluded that Mr. Tillman’s temporary medical transfer to an appropriate alternative placement in the community to continue serving his sentence is consistent with public safety and public health.

This temporary medical reprieve of sentence does not minimize or forgive Mr. Tillman’s past conduct or the harm it caused.

THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, by virtue of the authority vested in me by the Constitution and statutes of the State of California, do hereby grant a reprieve to Anthony Tillman to make him immediately eligible to be transferred to an alternative custody placement in the community approved by the Division of Adult Parole Operations. This reprieve allowing Mr. Tillman to continue serving his sentence in the community under the supervision of the California Department of Corrections and Rehabilitation (CDCR) is temporary and may be nullified at any time for any reason, resulting in Mr. Tillman’s immediate return to CDCR custody.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 28th day of May 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
EXECUTIVE DEPARTMENT
STATE OF CALIFORNIA

MEDICAL REPRIEVE OF SENTENCE

Robert Williams

On September 23, 1977, the Superior Court of California, County of Los Angeles, sentenced Robert Williams to 15 years to life for first degree murder.

Mr. Williams is now 65 years old and has been incarcerated for 45 years. Medical staff have determined that Mr. Williams, who is an advanced age, is a high medical risk.

I have carefully considered and weighed the evidence of Mr. Williams’s medical condition, advanced age, mobility restriction, and other relevant case factors. I have concluded that Mr. Williams’s temporary medical transfer to an appropriate alternative placement in the community to continue serving his sentence is consistent with public safety and public health.

This temporary medical reprieve of sentence does not minimize or forgive Mr. Williams’s past conduct or the harm it caused.

THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, by virtue of the authority vested in me by the Constitution and statutes of the State of California, do hereby grant a reprieve to Robert Williams to make him immediately eligible to be transferred to an alternative custody placement in the community approved by the Division of Adult Parole Operations. This reprieve allowing Mr. Williams to continue serving his sentence in the community under the supervision of the California Department of Corrections and Rehabilitation (CDCR) is temporary and may be nullified at any time for any reason, resulting in Mr. Williams’s immediate return to CDCR custody.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 28th day of May 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State