EXECUTIVE REPORT ON PARDONS, COMMUTATIONS OF SENTENCE, AND REPRIEVES

DECISIONS FOR THE PERIOD
JANUARY 1, 2021 THROUGH DECEMBER 31, 2021

BY GOVERNOR GAVIN NEWSOM
OFFICE OF THE GOVERNOR

MESSAGE CONCERNING CLEMENCY

To the Members of the Senate and Assembly of the State of California:

In accordance with article V, section 8 of the California Constitution, Penal Code section 4807, and Government Code section 12017, I submit to you a report on the pardons, commutations of sentence, and reprieves I issued in 2021. I pardoned 25 people, granted commutations of sentences to 13 people, and granted reprieves to 25 people.

This report includes the pardon, commutation, and reprieve certificates, and the pardon and commutation application forms submitted for each.

My constitutional authority to grant clemency in criminal cases in the form of pardons, commutations of sentence, and reprieves is an important part of California’s criminal justice system that can promote accountability, rehabilitation, public safety, make jails and prisons safer, and correct unjust results in the legal system.

The report may be found at www.gov.ca.gov/clemency, or, for a printed copy, contact the Governor’s Office at 916-445-2841. Crime victims and survivors who would like information about parole and clemency notification, restitution, and referral and support services can call 1-877-256-6877, email victimservices@cdcr.ca.gov, or visit www.cdcr.ca.gov/victim-services. Californians who would like information about how to apply for clemency can visit www.gov.ca.gov/clemency.

I look forward to our continued partnership in ensuring a fair criminal justice system for all Californians.

Sincerely,

[Signature]
Governor Gavin Newsom
PARDON
CERTIFICATES
AND
APPLICATIONS

2021
### Governor Newsom’s 2021 Pardon Grants Index

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PARDON

Jimmy Cha

Jimmy Cha, a resident of California, has applied for executive clemency.

On April 30, 1996, 19-year-old Mr. Cha was convicted in the Superior Court of California, County of Los Angeles, of assault with a firearm. Mr. Cha and his crime partners argued with four victims in a restaurant parking lot, then threatened them with guns and punched two of them. Mr. Cha was sentenced to five years in prison.

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

This act of clemency for Mr. Cha 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. Cha 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. Cha 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 12th day of March 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, Ph.D.
Secretary of State
APPLICATION FOR PARDON

Complete this application to request a gubernatorial (governor's) pardon. This application is for a direct pardon; do not complete this form if you have been granted a Certificate of Rehabilitation. If you have submitted a pardon application in the last three years or if you have obtained a Certificate of Rehabilitation, please complete a re-application form. The Governor’s Office and/or the Board of Parole Hearings may contact you for additional information relating to your application. If the Governor grants you a pardon, some information from your application will appear in a public report about clemency submitted to the California Legislature each year. Learn more about the pardon application process at www.gov.ca.gov/clemency or mail a request for information to: Office of the Governor, State Capitol, Attn: Legal Affairs/Clemency, Sacramento, CA 95814.

APPLICANT INFORMATION
(Attach additional pages as necessary)

Name (Last/First/Middle): Cha, Jimmy

Date of Birth: 1976

Social Security Number:

Residence Address:

Mailing Address (if different):

Home/Cell Phone: 

Work Phone:

Email:

1. Conviction Summary (Note: The Governor’s Office will review a complete copy of your criminal history report.)

<table>
<thead>
<tr>
<th>Crime(s):</th>
<th>Date(s) of conviction:</th>
<th>County of conviction(s):</th>
<th>Sentence(s):</th>
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<tbody>
<tr>
<td>245(a)(2) PC</td>
<td>04/30/1996</td>
<td>Los Angeles</td>
<td>5 years State Prison</td>
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</table>

Were you under 26 years of age at the time of the crime(s) for which you are seeking a pardon? □YES □NO

List all prior conviction(s) in California, any other state or country, or in federal court:

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<thead>
<tr>
<th>Crime(s):</th>
<th>Date(s) of conviction:</th>
<th>Location of conviction(s):</th>
<th>Sentence(s):</th>
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2. Describe the circumstances of your crime(s).

On January 13, 1996, I was involved in an altercation with a group of people at Denny's restaurant in Torrance, CA. A verbal altercation occurred inside the restaurant and a fight broke out as a result. The fight pursued and was taken outside to the parking lot. While in the parking lot, my friend who legally owned guns handed us his guns in order to intimidate the other people to leave. The other group left in their cars, and attempted to run us over. Someone in my group fired the gun, police were called, and we were arrested.

3. Describe how a pardon may impact your life (e.g., immigration consequences, employment opportunities, impact on family members, civic participation).

As a practicing attorney in good standing with the California Bar, I have always wanted to apply for the District Attorney's Office or Federal Prosecution's Office but I do not qualify due to my record. A Pardon will not only give me the opportunity to apply but be considered for any open positions in those offices, and will give me the ability to apply for other areas of law in the public sector.

4. Describe your life since your conviction (e.g., efforts in self-development, including identifying and addressing treatment needs, professional and educational achievement; any set-backs, arrests, and new convictions; insight about past conduct; and future goals).

See Exhibit A

5. If you have paid any money or given any gift to anyone to assist you in preparing this application, you are required by law to list their name, address, phone number, email address, the nature of your relationship, and amount paid or gift given.

APPLICANT DECLARATION

Complete the following statement after you have served your Notice of Intent to Apply for Clemency.

I, Jimmy Cha
(Print Applicant Full Name)

declare under penalty of perjury under the laws of the State of California that the information I have provided on this application is true and correct. I further declare that I have served (mailed or delivered) my notice of intent to apply for clemency on the District Attorney of the County of Los Angeles
(Name of County or Counties)

Applicant Signature

Date 7/28/2020

Submit this completed 2-page form to the Office of the Governor, State Capitol, Attn: Legal Affairs/Clemency, Sacramento, CA 95814. You may, but are not required to, include copies of relevant documents that support your application (e.g., certificates of achievement, photographs, letters of support, etc.). Do not send original documents, as application documents cannot be returned. Please update the Governor's Office promptly if your contact information changes. Submit a completed Notice of Intent to Apply for Clemency to the district attorney in the county of your convictions for which you are seeking a pardon.
July 23, 2020

Office of the Governor, State Capitol
Attn: Legal Affairs/Clemency
Sacramento, CA 95814

Dear Governor Gavin Newsom,

I was convicted on April 30, 1996. I was 19 years of age and had no direction but I knew that this is what God did not have in store for me. While incarcerated I took anger management and advanced anger management classes. There weren't many classes where I was incarcerated at but I did my best to enroll in whatever class that came available. I took a keyboard class, some college classes but could not complete as the instructor suddenly stopped coming.

Upon my release on August 26, 2020, a day before my 24th birthday, I still had no direction on what I wanted to do but I did know that I wanted to do better than what I made my life become. At the direction of my older brother, I enrolled in community college. School was particularly hard in that when I was released from prison I went back to sleeping on the living room floor (grew up poor). I had no money, and no idea how to pay for school. I did a ton of research, and was able to find government grants that helped pay for schooling. I also held 2 jobs while attending school full time.

For someone who never studied his entire life, this was the scariest thing I've ever done but I was going to give it my everything, as I did not want to go back to prison, and wanted a better life for my future. I wanted to change, and also make my parents proud.

While I was at community college, I maintained a GPA well over 3.5. I applied to 15 universities and got into 14 out of the 15. During the application process, the application asked if I was out of school for more than 2 years to explain why, and if I was ever convicted of a misdemeanor or felony to explain why. I was really uncomfortable with this as I was really ashamed of my past behavior and felt that I paid my dues, and didn't want to relive my past. However, I had to write about it no matter how difficult it was for me.
I transferred to UCLA on a partial scholarship in less than 2 years. I went to school year round, and took more than the required units so I can graduate on time. Statistically, most community college students who transfer to a 4 year university do NOT graduate on time, have to take additional classes specifically for transfer students, and many do not graduate. I graduated UCLA with a degree in Sociology, and as part of the Sociology Honor Society in 2 years.

While at UCLA, I took my LSAT’s. During this time, I was highly discouraged to apply to law school, as when I called the California State Bar, I was told on 3 different occasions to not even bother, as I would not pass the Moral part of the State Bar. Again, my brother said to just go ahead and apply, as if I didn’t become an attorney, at least I tried, and that there were many other jobs out there that I can apply for with a Juris Doctorate than just becoming an attorney. So I applied, and again, was asked to disclose my past. By this time I was somewhat comfortable writing and speaking about it, as I have many times in the past during speaking engagements, school applications, and knew that I could not escape what I had done. I had and did take accountability of what I did. Knowing that my past did not define me or what I wanted to achieve in life. So I applied and got into an ABA accredited law school with a partial scholarship.

On my first day of law school, I was in my criminal law class where the professor said that we had to take 2 field trips to either a local jail, juvenile hall, camp, state prison, etc, and that we all had to do a background check before we go or we couldn’t pass the class. I remember till this day that I thought to myself, “It’s the first day of law school and I already failed!” I spoke with the professor after class, and the professor acknowledged that he never had a student in my position and was willing to work with me.

While at law school, I continued to work full time, externed at the Orange County Juvenile Defender’s Office, and Public Defender’s Office. Because I was a certified gang expert, I was able to aid seasoned attorneys on gang enhancements, and on the different types of gangs. I worked with the felony panel, and aided attorney’s to prepare for trial.

Once I graduated law school, I applied for the California State Bar exam, and turned in my moral character application. The moral character committee made me turn in forms, letter of recommendations, and had an in person interview with them. After 10 months of this, I was found morally fit to practice law, passed the California State Bar, and became an attorney in 2008.

I opened up my own criminal defense practice, as I truly believe good people make honest mistakes. I now have my own criminal defense firm, and use it at a platform to help mentor younger people, and at risk youth. I’ve won many awards as an attorney, and have been recognized by many organizations for the work I do in the legal field.

I have not gotten into trouble with the law since this incident in 1996. I have no other criminal record or any new or pending criminal allegations against me.
I know I messed up big when I was younger. But rather than thinking how much I failed in life, I use that platform to give back to the community. I know I'm in a special position to reach out to those of all backgrounds to encourage them, motivate them, and to show them that if you work hard you can achieve anything you want in life. My past does not define me. I am living proof of that. I use what was negative to help others, and to show them, regardless of your background, you can obtain what you want in life. You just have to work hard for it.

Besides having my own criminal defense firm, I own the property where my firm is located, as well as a house that I bought in 2011. I don't spend much money, as I still remember the day when I left prison, my whole worldly possessions were in a shoe box that was sitting on my lap. That humbles me till this day. So I use my money to give back. Help others in need.

Ever since my release, I have done tons of community service, outreach, guest speaking for inner city youth, mentored parolees and youth, served as a Sunday School teacher for 7 years, trained police offers on gangs and the community, was an assistant wrestling coach at a local high school, coached my church's basketball team, did and continue to do college admissions counseling for at risk youth (The students buy me a shirt or sweater to the school they get into. I have attached a picture of some of them), and so much more. I have included in this packet some of the things I have done and achieved since my release.

I'm not done yet. My goal one day is to open a community center for at risk youth. I still want to go speak and mentor young parolees and inner city youth. I firmly believe one man can make a difference. It may only be in one or two person's lives but if those people go out and help others then many will be affected in a positive way. One day an at risk youth who went to prison is going to get out. He or she can be your neighbor, friend, a father or so forth. I truly want to make a difference in young people's lives, as it will make the lives of all of us, that much better.

I seek a pardon for job purposes and future endeavors. A pardon would allow me to apply for jobs that I never could have before such as at the District Attorney's Office, Federal Prosecutor's Office, Judge, law enforcement or any legal job in the public sector. Many of these jobs require a person to carry a firearm due to the job description or for safety reasons related to the job. Even in my current position as a criminal defense attorney, I sometimes do get threats from potential clients, gang members, and career criminals who demand something. Restoration of my gun rights would not only be necessary for certain jobs that I may want to apply for in the future but also for my current situation.

I have also always wanted to apply for J.A.G., and the Military reserves, or a volunteer fire fighter, as I love our Country, and have always wanted to serve our people. A Governor's Pardon and restoration of my gun rights would allow me to do so. This has been a life long dream of mine.

I'm not a big advocate of violence. I'm a very peaceful person who believes that I should be able to talk my way out of most incidents. I also believe that no one has a right to take another person's life regardless of the situation. The restoration of my rights isn't about having a gun but rather allowing me to apply and take part in positions that are currently unavailable to me given my current situation without a pardon or gun rights.
More importantly, a Governor’s Pardon would help me when I speak and mentor our youth. It will show them, no matter what, and no matter how old, you can always strive to improve yourself and be better. Strive each day to become a better you. I’ve done a lot in my life since my release. Still, I strive everyday to become a better me. I don’t want to just say it with words when I go speak to our youth or when I’m in some training. I want to be able to show them. Life is always about living each day to become a better you. Just because you accomplished so much does not mean you cannot do much more.

I strive every day to be a better person. I feel a pardon for me is not just a job opportunity but an avenue to which I can use it to show other people that I mentor that I am doing things every day to better my life regardless of my age.

Thank you for your time in this matter.

Sincerely,

Jimmy Cha, Esq.
EXECUTIVE DEPARTMENT
STATE OF CALIFORNIA

PARDON

Josephine Edu

Josephine Edu, a resident of California, has applied for executive clemency.

On March 27, 1996, Ms. Edu was convicted in the Superior Court of California, County of San Bernardino, of assault with a deadly weapon. Ms. Edu got into a fight with her work supervisor and cut her with a piece of glass. She was sentenced to seven years in prison.

Ms. Edu 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 27, 2010, the Superior Court of California, County of Los Angeles, granted Ms. Edu a Certificate of Rehabilitation on evidence that she has been living an upright life. By granting Ms. Edu’s petition for a Certificate of Rehabilitation, the court has recommended that Ms. Edu be granted a full pardon.

Ms. Edu has presented evidence that a collateral consequence of her conviction, namely, her impending deportation and permanent separation from her family and removal from her community, further justifies this exercise of executive clemency.

This act of clemency for Ms. Edu does not minimize or forgive her conduct or the harm it caused. It does recognize the work she has done since to transform herself.

By the laws of this state it is proper that I, as Governor of the State of California, give testimony that, by completion of her sentence and good conduct in the community, Ms. Edu 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 Ms. Edu 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 12th day of March 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

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

12-2021 Executive Report on Clemency
RE-APPLICATION FOR COMMUTATION AND PARDON

Complete this form if in the last three years, you submitted a commutation or pardon application to a past administration, or obtained a Certificate of Rehabilitation, and wish Governor Newsom to consider your application. Do not submit any additional documents about your case until requested to do so by the Governor’s Office or the Board of Parole Hearings. If you submitted an application to Governor Newsom after January 7, 2019, your application is pending; do not submit this form. Learn more about the commutation and pardon process at www.gov.ca.gov/clemency or mail a request for information to: Office of the Governor, State Capitol, Attn: Legal Affairs/Clemency, Sacramento, CA 95814.

APPLICANT INFORMATION

Name (Last/First/Middle): Edu, Josephine, Kerezu
Name on Prior Application (if different):

Date of Birth: 963
Social Security Number:

CDCR Number: W62957
Name of Facility/Prison: Valley State Prison for Women, Chowchilla, CA

Residence Address:

Mailing Address (if different):

Home/Cell Phone: Work Phone: Email:

I previously submitted:

☐ Application for Commutation of Sentence
☐ Certificate of Rehabilitation
☐ Application for Pardon

Did you receive a case number or any correspondence from the Governor’s Office or the Board of Parole Hearings regarding your application? Have you been interviewed regarding your application? If yes, please describe:

NO


Applicant Signature

Date

SUBMIT COMPLETED FORM TO:
THE OFFICE OF THE GOVERNOR, STATE CAPITOL, ATTN: LEGAL AFFAIRS/CLEMENCY, SACRAMENTO, CA 95814.
DO NOT SUBMIT ANY OTHER DOCUMENTS AT THIS TIME.
IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA
IN AND FOR THE COUNTY OF LOS ANGELES

In the Matter of the Application of

Josephine Kerezu Edu

Type Applicant’s Full Name - First Middle Last and Suffix, if applicable

Date of Birth [Redacted] 1963

CII Number A10313748

Certificate Case Number BA332055

Criminal Case Number(s) FCH01681

CERTIFICATE OF REHABILITATION

Pursuant to Penal Code Sections 4852.13

The petition of Josephine Kerezu Edu presently residing at

[Redacted]

heretofore filed, praying for a Certificate of Rehabilitation pursuant to the provisions of Chapter 3.5, Title 6, Part 3 of the Penal Code of the State of California came on regularly for hearing on May 27, 2010

and proof having been made to the satisfaction of the Court that notice of the time of hearing has been regularly given as required by law, and from satisfactory proof taken at said hearing, the Court finds that all allegations of said petition are true, and that the required period of rehabilitation has elapsed since petitioner’s date of discharge from custody, due to completion of the term to which the petitioner was sentenced, or upon the release on parole or probation on [Redacted] Paroled February 15, 2002

that, where appropriate, petitioner has obtained relief pursuant to Penal Code Section 1203.4, and that petitioner has demonstrated by the course of conduct his/her rehabilitation and fitness to exercise all the civil and political rights of citizenship (except as provided in Penal Code Section 4852.15), and that petitioner has been [Redacted] times convicted of a Felony.

WHEREFORE, it is Ordered, Adjudged, and Decreed: And this court does hereby order, adjudge, and decree the petitioner has been rehabilitated and is fit to exercise all the civil and political rights of citizenship (except as provided in Penal Code Section 4852.15), and by virtue thereof this court recommends that the Governor of the State of California grant a full pardon to said petitioner.

Done in open court this 27th day of May 2010.

Judge of said Superior Court

[Signature]

Judge of said Superior Court

[Signature]
PARDON

Alexander Galuz

Alexander Galuz, a resident of California, has applied for executive clemency.

On January 31, 2001, Mr. Galuz was convicted in the Superior Court of California, County of Los Angeles, of possessing a controlled substance for sale. He was sentenced to three years of probation and one year in jail.

Mr. Galuz 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 30, 2019, the Superior Court of California, County of Los Angeles, granted Mr. Galuz a Certificate of Rehabilitation on evidence that he has been living an upright life. By granting Mr. Galuz's petition for a Certificate of Rehabilitation, the court has recommended that Mr. Galuz be granted a full pardon.

This act of clemency for Mr. Galuz 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. Galuz 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. Galuz 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 12th day of March 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA
IN AND FOR THE COUNTY OF LOS ANGELES

IN THE MATTER OF THE APPLICATION OF:  ALEXANDER GALUZ

Date of Birth:  [Redacted] 1971
CII Number:  A09031831
Certificate Case Number:
Criminal Case Number(s):  SA039396

CERTIFICATE OF REHABILITATION
Pursuant to Penal Code Sections 4852.13

The petitioner is presently residing at:  [Redacted]

Heretofore filed, praying for a Certificate of Rehabilitation pursuant to the provisions of Chapter 3.5, Title 6 of Part 3 of the Penal Code of the State of California came on regularly for hearing on 05/30/19 .

And proof having been made to the satisfaction of the Court that notice of the time of hearing has been regularly given as required by law; and from satisfactory proof taken at said hearing the Court finds that all allegations of said petition are true, and that the required period of rehabilitation has elapsed since petitioner’s date of discharge from custody due to completion of the term to which the petitioner was sentenced, or upon the release on parole or probation on 03/07/2001 .

That, where appropriate, petitioner has obtained relief pursuant to Penal Code Section 1203.4, and that petitioner has demonstrated by the course of conduct his/her rehabilitation and fitness to exercise all the civil and political rights of citizenship (except as provided in Penal Code Section 4852.15); and that petitioner has been _1_ time(s) convicted of a Felony;

WHEREFORE, It is Ordered, Adjudged, and Decreed, And this court does hereby order, adjudge, and decree the petitioner has been rehabilitated and is fit to exercise all the civil and political rights of citizenship (except as provided in Penal Code Section 4852.15), and by virtue thereof, this court recommends that the Governor of the State of California grant a full pardon to said petitioner.

Done in open court this 30TH day of MAY, 2019

SERGIO C. TAPIA II
Judge of the Superior Court - TYPED or Printed

[Signature]
Judge of the Superior Court - SIGNATURE
PARDON

Marco Gomez

Marco Gomez, a resident of California, has applied for executive clemency.

On March 17, 1998, Mr. Gomez was convicted in the Superior Court of California, County of Los Angeles, of assault with a firearm on a person. Mr. Gomez shot and injured a victim after they argued at a street intersection. He was sentenced to five years in prison. Mr. Gomez was 19 years old at the time of the crime.

Mr. Gomez 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 December 20, 2018, the Superior Court of California, County of Los Angeles, granted Mr. Gomez a Certificate of Rehabilitation on evidence that he has been living an upright life. By granting Mr. Gomez’s petition for a Certificate of Rehabilitation, the court has recommended that Mr. Gomez be granted a full pardon.

This act of clemency for Mr. Gomez 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. Gomez 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. Gomez 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 12th day of March 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
CERTIFICATE OF REHABILITATION

Pursuant to Penal Code Sections 4852.13

The petition of Marco Gomez presently residing at: Marco Gomez

heretofore filed, praying for a Certificate of Rehabilitation pursuant to the provisions of Chapter 3.5, Title 6 of Part 3 of the Penal Code of the State of California, came on regularly for a hearing on 12/20/18.

and proof having been made to the satisfaction of the Court that notice of the time of hearing has been regularly given as required by law; and from satisfactory proof taken at said hearing the Court finds that all allegations of said petition are true, and that the required period rehabilitation has elapsed since petitioner’s date of discharge from custody due to completion of the term to which the petitioner was sentenced, or upon the release on parole or probation on: 5/12/2005.

that, where appropriate, the petitioner has obtained relief pursuant to Penal Code 1203.4, and that the petitioner has demonstrated by the course of conduct his/her rehabilitation and fitness to exercise all civil and political rights of citizenship (except as provided in Penal Code section 4852.15); and that petitioner has been two times convicted of a felony.

WHEREFORE, it is ordered, adjudged, and decreed, and this court does hereby order, adjudge, and decree the petitioner has been rehabilitated and is fit to exercise all the civil and political rights of citizenship (except as provided in Penal Code section 4852.15), and by virtue thereof, this court recommends that the Governor of the State of California grant a full pardon of said petitioner. If petitioner was required to register as a sex offender, petitioner is no longer required to register as a sex offender pursuant to Penal Code section 290.5.

Done in open court this 20 day of December, 2018.

Judge of Said Superior Court - SIGNATURE

SERGIO C. TAPIA II

18 - 2021 Executive Report on Clemency
PARDON

Steven Husong

Steven Husong, a resident of California, has applied for executive clemency.

On March 26, 2014, Mr. Husong was convicted in the Superior Court of California, County of Santa Cruz, of extortion. He was sentenced to 5 years of probation and 32 days in jail.

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

This act of clemency for Mr. Husong 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. Husong 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. Husong 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 12th day of March 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

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

Complete this application to request a gubernatorial (governor's) pardon. This application is for a direct pardon; do not complete this form if you have been granted a Certificate of Rehabilitation. If you have submitted a pardon application in the last three years or if you have obtained a Certificate of Rehabilitation, please complete a re-application form. The Governor's Office and/or the Board of Parole Hearings may contact you for additional information relating to your application. If the Governor grants you a pardon, some information from your application will appear in a public report about clemency submitted to the California Legislature each year. Learn more about the pardon application process at www.gov.ca.gov/clemency or mail a request for information to: Office of the Governor, State Capitol, Attn: Legal Affairs/Clemency, Sacramento, CA 95814.

APPLICANT INFORMATION
(Attach additional pages as necessary)

Husong, Steven Roy

<table>
<thead>
<tr>
<th>Name (Last/First/Middle):</th>
<th>Husong, Steven Roy</th>
</tr>
</thead>
<tbody>
<tr>
<td>Date of Birth:</td>
<td>1965</td>
</tr>
<tr>
<td>Social Security Number:</td>
<td></td>
</tr>
<tr>
<td>Residence Address:</td>
<td></td>
</tr>
<tr>
<td>Mailing Address (if different):</td>
<td></td>
</tr>
<tr>
<td>Home/Cell Phone:</td>
<td></td>
</tr>
<tr>
<td>Work Phone:</td>
<td></td>
</tr>
<tr>
<td>Email:</td>
<td></td>
</tr>
</tbody>
</table>

1. Conviction Summary (Note: The Governor's Office will review a complete copy of your criminal history report.)

<table>
<thead>
<tr>
<th>Crime(s):</th>
<th>Date(s) of conviction:</th>
<th>County of conviction(s):</th>
<th>Sentence(s):</th>
</tr>
</thead>
<tbody>
<tr>
<td>PC § 520; PC § 646.9 (2 counts)</td>
<td>08/15/2014</td>
<td>Santa Cruz</td>
<td>32 days jail</td>
</tr>
</tbody>
</table>

Were you under 26 years of age at the time of the crime(s) for which you are seeking a pardon? ☐ YES  ☐ NO

<table>
<thead>
<tr>
<th>Crime(s):</th>
<th>Date(s) of conviction:</th>
<th>Location of conviction(s):</th>
<th>Sentence(s):</th>
</tr>
</thead>
<tbody>
<tr>
<td>PC § 415(a)(1)</td>
<td>5/16/2008</td>
<td>Santa Clara</td>
<td>10 days jail</td>
</tr>
<tr>
<td>PC § 484/487</td>
<td>10/28/1987</td>
<td>San Jose</td>
<td>26 days jail</td>
</tr>
</tbody>
</table>
2. Describe the circumstances of your crime(s).
I returned from foreign service with physical and psychological wounds. My wife and I were going through a divorce and custody dispute over our daughter. To cope, I became addicted to pain pills. I made verbal threats over the phone to my ex-wife and her new boyfriend, for which I was charged.

3. Describe how a pardon may impact your life (e.g., immigration consequences, employment opportunities, impact on family members, civic participation).
All of my charges except one (a non-wobbler) have been reduced and expunged. Before this incident, I was a VA service officer and did contract security. I cannot work in any capacity with other veterans as a felon. I have had trouble gaining and securing housing and employment.

4. Describe your life since your conviction (e.g., efforts in self-development, including identifying and addressing treatment needs, professional and educational achievement; any set-backs, arrests, and new convictions; insight about past conduct; and future goals).
I completed a six-month residential PTSD program at the California Veteran's home. Upon completion I self-enrolled in a six-month outpatient prescription drugs rehabilitation program. I have been sober for over seven years. I am now friends with my ex-wife and her husband, and we co-parent our child.

5. If you have paid any money or given any gift to anyone to assist you in preparing this application, you are required by law to list their name, address, phone number, email address, the nature of your relationship, and amount paid or gift given.
N/A

APPLICANT DECLARATION
Complete the following statement after you have served your Notice of Intent to Apply for Clemency.

I, Steven Roy Husong, declare under penalty of perjury under the laws of the State of California that the information I have provided on this application is true and correct. I further declare that I have served (mailed or delivered) my notice of intent to apply for clemency on the District Attorney of the County of Santa Cruz, California.

________________________
Applicant Signature

02-13-20
Date

Submit this completed 2-page form to the Office of the Governor, State Capitol, Attn: Legal Affairs/Clemency, Sacramento, CA 95814. You may, but are not required to, include copies of relevant documents that support your application (e.g., certificates of achievement, photographs, letters of support, etc.). Do not send original documents, as application documents cannot be returned. Please update the Governor’s Office promptly if your contact information changes. Submit a completed Notice of Intent to Apply for Clemency to the district attorney in the county of your convictions for which you are seeking a pardon.
PARDON

Robert Hutton

Robert Hutton, a resident of California, has applied for executive clemency.

On October 31, 1985, Mr. Hutton was convicted in the Superior Court of California, County of Los Angeles, of possessing a controlled substance for sale. He was sentenced to 4 years of probation and 90 days in jail.

Mr. Hutton 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 June 22, 2018, the Superior Court of California, County of Ventura, granted Mr. Hutton a Certificate of Rehabilitation on evidence that he has been living an upright life. By granting Mr. Hutton’s petition for a Certificate of Rehabilitation, the court has recommended that Mr. Hutton be granted a full pardon.

This act of clemency for Mr. Hutton 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. Hutton 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. Hutton 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 12th day of March 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

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

22 - 2021 Executive Report on Clemency
Complete this form if in the last three years, you submitted a commutation or pardon application to a past administration, or obtained a Certificate of Rehabilitation, and wish Governor Newsom to consider your application. Do not submit any additional documents about your case until requested to do so by the Governor’s Office or the Board of Parole Hearings. If you submitted an application to Governor Newsom after January 7, 2019, your application is pending; do not submit this form. Learn more about the commutation and pardon process at www.gov.ca.gov/clemency or mail a request for information to: Office of the Governor, State Capitol, Attn: Legal Affairs/Clemency, Sacramento, CA 95814.

APPLICANT INFORMATION

Name (Last/First/Middle): Hutton, Robert A

Date of Birth: 1958

Social Security Number: [redacted]

CDCR Number: [redacted]

Name of Facility/Prison: [redacted]

Residence Address: [redacted]

Mailing Address (if different): [redacted]

Home/Cell Phone: [redacted]

Work Phone: [redacted]

Email: [redacted]

I previously submitted: ☐ Application for Commutation of Sentence ☑ Certificate of Rehabilitation ☐ Application for Pardon

Did you receive a case number or any correspondence from the Governor's Office or the Board of Parole Hearings regarding your application? Have you been interviewed regarding your application? If yes, please describe:

Yes - Governor's Office Case # CR-3133-18

____________________________________  4/12/19

Applicant Signature  Date

SUBMIT COMPLETED FORM TO:
THE OFFICE OF THE GOVERNOR, STATE CAPITOL, ATTN: LEGAL AFFAIRS/CLEMENCY, SACRAMENTO, CA 95814.
DO NOT SUBMIT ANY OTHER DOCUMENTS AT THIS TIME.
CERTIFICATE OF REHABILITATION
(Penal Code § 4852.13)

The petition of Robert Hutton, presently residing at [Address Redacted], requesting a Certificate of Rehabilitation pursuant to the provisions of Chapter 3.5, Title 6 of Part 3 of the Penal Code of the State of California, was heard on [Date]

and proof having been made to the satisfaction of the Court that notice of the time of hearing has been regularly given as required by law; and from satisfactory proof taken at said hearing the Court finds that all allegations of said petition are true, and that the required period of rehabilitation has elapsed since petitioner's date of discharge from custody due to completion of the term to which the petitioner was sentenced, or upon the release on parole or probation on [Date], that, where appropriate, petitioner has obtained relief pursuant to Penal Code section 1203.4, and that petitioner has demonstrated by the course of conduct his/her rehabilitation and fitness to exercise all the civil and political rights of citizenship (except as provided in Penal Code section 4852.15); and that the petitioner has been [Number] time(s) convicted of an eligible offense;

The Certificate of Rehabilitation is granted. This Court declares the petitioner has been rehabilitated and is fit to exercise all the civil and political rights of citizenship (except as provided in Penal Code section 4852.15), and this Court recommends that the Governor of the State of California grant a full pardon to said petitioner.

Dated: [Date]

[Signature]

Judicial Officer - TYPED or PRINTED

[Signature]

Judicial Officer - SIGNATURE

This form was prepared under the direction of the Office of the Attorney General of the State of California
PARDON

Ian Jerde

Ian Jerde, a resident of Texas and former resident of California, has applied for executive clemency.

On June 29, 1993, 19-year-old Mr. Jerde was convicted in the Superior Court of California, County of Los Angeles, of conspiracy to commit a crime. He was sentenced to three years of probation and one year in jail.

Mr. Jerde 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 17, 2019, the Superior Court of California, County of Nevada, granted Mr. Jerde a Certificate of Rehabilitation on evidence that he has been living an upright life. By granting Mr. Jerde’s petition for a Certificate of Rehabilitation, the court has recommended that Mr. Jerde be granted a full pardon.

This act of clemency for Mr. Jerde 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. Jerde 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. Jerde 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 12th day of March 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA
IN AND FOR THE COUNTY OF NEVADA

In the Matter of the Application of

Ian Bartholomew Jerde

Certificate Number

Date of Birth 1973

CJ Number A10285654

Criminal Case Number(s) LA 012568-02

CERTIFICATE OF REHABILITATION

Pursuant to Penal Code Section 4852.13

The petition of Ian Bartholomew Jerde, presently residing

at 1859 North 5th Avenue, 10th Floor

and proof having been made to the

satisfaction of the Court that notice of the time of hearing has been regularly given as required by law;

and from satisfactory proof taken at said hearing the Court finds that all allegations of said petition are

true, and that the required period of rehabilitation has elapsed since petitioner's date of discharge from

custody due to completion of the term to which the petitioner was sentenced, or upon the release on parole or

probation on November 3, 1995, that, where appropriate, petitioner has obtained relief pursuant to Penal Code

Section 1203.4, and that petitioner has demonstrated by the course of conduct his/her rehabilitation and

fitness to exercise all the civil and political rights of citizenship (except as provided in Penal Code Section

4852.15); and that petitioner has been one

Total Number of Felony Convictions

time(s) convicted of a felony;

WHEREFORE, It is Ordered, Adjudged, and Decreed, And this court does hereby order, adjudge, and
decree the petitioner has been rehabilitated and is fit to exercise all the civil and political rights of
citizenship (except as provided in Penal Code Section 4852.15), and by virtue thereof, this court

recommends that the Governor of the State of California grant a full pardon to said petitioner.

Done in open court this 17th day of May, 2019

Candace S. Heidelberger

Judge of said Superior Court - SIGNATURE

This form was prepared by the Investigations Division of the Board of Parole Hearings pursuant to Penal Code Section 4852.18.
PARDON

Robert Thies

Robert Thies, a resident of California, has applied for executive clemency.

On February 25, 1988, Mr. Thies was convicted in the Superior Court of California, County of Kern, of manufacturing, transporting, and possession a controlled substance, possession of a controlled substance for sale, and conspiracy to commit a crime and obstruct justice. He was sentenced to 10 years in prison.

Mr. Thies 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 24, 2019, the Superior Court of California, County of San Bernardino, granted Mr. Thies a Certificate of Rehabilitation on evidence that he has been living an upright life. By granting Mr. Thies’s petition for a Certificate of Rehabilitation, the court has recommended that Mr. Thies be granted a full pardon.

This act of clemency for Mr. Thies 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. Thies 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. Thies 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 12th day of March 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE COUNTY OF SAN BERNARDINO

THE PEOPLE OF THE STATE OF CALIFORNIA,  )  )
    Plaintiff,                                ) Case No. FELRS19000010
    vs.                                       ) CERTIFICATE OF
ROBERT THIES,                                ) REHABILITATION ORDE
    Defendant.                               )

GOOD CAUSE APPEARING,

IT IS ORDERED THAT the defendant is in conformity with all requirements of California Penal Code Section 4852, et. seq. and has been ascertained and declared to be rehabilitated under this chapter and he shall be relieved from all penalties and disabilities resulting from the offense, except as noted below. This does not relieve the defendant of the obligation to disclose the conviction in response to any direct question contained in any questionnaire or application for public office, for licensure by any state or local agency, or for contracting with the California State Lottery, and the prior conviction may be pleaded and proved in future matters and shall have the same effect as if the certificate had not been granted.

DATED: 10/24/19

MICHAEL A. KNISH, JUDGE

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EXECUTIVE DEPARTMENT  
STATE OF CALIFORNIA  

PARDON  

Paul Williams  

Paul Williams, a resident of Mississippi and former resident of California, has applied for executive clemency.  

On November 17, 1987, Mr. Williams was convicted in the Superior Court of California, County of Contra Costa, of transporting or selling a controlled substance. He was sentenced to 3 years of probation and 150 days in jail.  

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

This act of clemency for Mr. Williams 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. Williams 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. Williams 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 12th day of March 2021.  

GAVIN NEWSOM  
Governor of California  

ATTEST:  

SHIRLEY N. WEBER, PH.D.  
Secretary of State
RE-APPLICATION FOR COMMUTATION AND PARDON

Complete this form if in the last three years, you submitted a commutation or pardon application to a past administration, or obtained a Certificate of Rehabilitation, and wish Governor Newsom to consider your application. Do not submit any additional documents about your case until requested to do so by the Governor’s Office or the Board of Parole Hearings. If you submitted an application to Governor Newsom after January 7, 2019, your application is pending; do not submit this form. Learn more about the commutation and pardon process at www.gov.ca.gov/clemency or mail a request for information to: Office of the Governor, State Capitol, Attn: Legal Affairs/Clemency, Sacramento, CA 95814.

APPLICANT INFORMATION

Name (Last/First/Middle): Williams Paul Anthony

Date of Birth: 1961

Social Security Number: [Redacted]

CDRC Number: [Redacted]

Name of Facility/Prison: [Redacted]

Residence Address: [Redacted]

Mailing Address (if different): [Redacted]

Home/Cell Phone: [Redacted]

Work Phone: [Redacted]

Email: [Redacted]

I previously submitted: [Redacted]

Did you receive a case number or any correspondence from the Governor’s Office or the Board of Parole Hearings regarding your application? Have you been interviewed regarding your application? If yes, please describe:

BTH 17956-13


Paul Anthony Williams

Applicant Signature

Date

SUBMIT COMPLETED FORM TO:
THE OFFICE OF THE GOVERNOR, STATE CAPITOL, ATTN: LEGAL AFFAIRS/CLEMENCY, SACRAMENTO, CA 95814.
DO NOT SUBMIT ANY OTHER DOCUMENTS AT THIS TIME.
APPLICATION FOR PARDON

Complete this application to request a gubernatorial (governor's) pardon. This application is for a direct pardon; do not complete this form if you have been granted a Certificate of Rehabilitation. If you have submitted a pardon application in the last three years or if you have obtained a Certificate of Rehabilitation, please complete a re-application form. The Governor's Office and/or the Board of Parole Hearings may contact you for additional information relating to your application. If the Governor grants you a pardon, some information from your application will appear in a public report about clemency submitted to the California Legislature each year.

Learn more about the pardon application process at [www.gov.ca.gov/clemency](http://www.gov.ca.gov/clemency) or mail a request for information to: Office of the Governor, State Capitol, Attn: Legal Affairs/Clemency, Sacramento, CA 95814.

### APPLICANT INFORMATION
(Attach additional pages as necessary)

Name (Last/First/Middle): **Williams Paul Anthony**

Date of Birth: **1961**

Social Security Number: [Redacted]

Residence Address: [Redacted]

Mailing Address (if different):

Home/Cell Phone: [Redacted]

Work Phone: [Redacted]

Email: [Redacted]

---

1. Conviction Summary (Note: The Governor's Office will review a complete copy of your criminal history report.)

<table>
<thead>
<tr>
<th>Crime(s)</th>
<th>Date(s) of conviction</th>
<th>County of conviction(s)</th>
<th>Sentence(s):</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sale of a controlled substance</td>
<td>12/14/1986</td>
<td>Contra Costa</td>
<td>150 days/3 yrs. probation</td>
</tr>
</tbody>
</table>

Were you under 26 years of age at the time of the crime(s) for which you are seeking a pardon? 🔺YES 🔺NO

---

List all prior conviction(s) in California, any other state or country, or in federal court:

<table>
<thead>
<tr>
<th>Crime(s):</th>
<th>Date(s) of conviction:</th>
<th>Location of conviction(s):</th>
<th>Sentence(s):</th>
</tr>
</thead>
<tbody>
<tr>
<td>None</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
2. Describe the circumstances of your crime(s).

I sold a $20 controlled substance to an undercover officer in Richmond, CA.

3. Describe how a pardon may impact your life (e.g., immigration consequences, employment opportunities, impact on family members, civic participation).

Providing for my family the way I need to has been a challenge. The higher paying jobs require you not to have a felony on your record.

4. Describe your life since your conviction (e.g., efforts in self-development, including identifying and addressing treatment needs, professional and educational achievement; any set-backs, arrests, and new convictions; insight about past conduct; and future goals).

I have received my GED. I have been married for 18 years. I have been employed by Hinds Community College for 12 years. I strive everyday to be a pillar in my community.

5. If you have paid any money or given any gift to anyone to assist you in preparing this application, you are required by law to list their name, address, phone number, email address, the nature of your relationship, and amount paid or gift given.

APPLICANT DECLARATION

Complete the following statement after you have served your Notice of Intent to Apply for Clemency.

I, Paul Anthony Williams, declare under penalty of perjury under the laws of the State of California that the information I have provided on this application is true and correct. I further declare that I have served (mailed or delivered) my notice of intent to apply for clemency on the District Attorney of the County of Sacramento County.

[Signature]

Applicant Signature

5/29/2019

Date

Submit this completed 2-page form to the Office of the Governor, State Capitol, Attn: Legal Affairs/Clemency, Sacramento, CA 95814. You may, but are not required to, include copies of relevant documents that support your application (e.g., certificates of achievement, photographs, letters of support, etc.). Do not send original documents, as application documents cannot be returned. Please update the Governor’s Office promptly if your contact information changes. Submit a completed Notice of Intent to Apply for Clemency to the district attorney in the county of your convictions for which you are seeking a pardon.
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
IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA
IN AND FOR THE COUNTY OF LOS ANGELES

IN THE MATTER OF THE APPLICATION OF:

EUGENE, TAILON, ARNOLD

Type Applicant's Full Name - First, Middle, Last and Suffix, if applicable

Date of Birth: 1964
CBI Number: A0830812
Certificate Case Number: A571695
Criminal Case Number(s): A571695, 9557

CERTIFICATE OF REHABILITATION
Pursuant to Penal Code Sections 4852.13

The petitioner is presently residing at:

Heretofore filed, praying for a Certificate of Rehabilitation pursuant to the provisions of Chapter 3.5, Title 6 of Part 3 of the Penal Code of the State of California came on regularly for hearing on 1/3/2019.

And proof having been made to the satisfaction of the Court that notice of the time of hearing has been regularly given as required by law; and from satisfactory proof taken at said hearing the Court finds that all allegations of said petition are true, and that the required period of rehabilitation has elapsed since petitioner's date of discharge from custody due to completion of the term to which the petitioner was sentenced, or upon the release on parole or probation on 8/22/1997.

That, where appropriate, petitioner has obtained relief pursuant to Penal Code Section 1203.4, and that petitioner has demonstrated by the course of conduct his/her rehabilitation and fitness to exercise all the civil and political rights of citizenship (except as provided in Penal Code Section 4852.15); and that petitioner has been 2 time(s) convicted of a Felony;

WHEREFORE, It is Ordered, Adjudged, and Decreed, And this court does hereby order, adjudge, and decree the petitioner has been rehabilitated and is fit to exercise all the civil and political rights of citizenship (except as provided in Penal Code Section 4852.15), and by virtue thereof, this court recommends that the Governor of the State of California grant a full pardon to said petitioner.

Done in open court this 3 day of January, 2019

Judge of the Superior Court - TYPED or Printed

Judge of the Superior Court - SIGNATURE
EXECUTIVE DEPARTMENT
STATE OF CALIFORNIA

PARDON

Gene Baker

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
The petition of GENE RICHARD BAKER, presently residing at [Redacted], heretofore filed, praying for a Certificate of Rehabilitation pursuant to the provisions of Chapter 3.5, Title 6 of Part 3 of the Penal Code of the State of California, came on regularly for hearing on this 31ST day of MAY, 2019 and proof having been made to the satisfaction of the Court that notice of the time of hearing has been regularly given as required by law; and from satisfactory proof taken at said hearing the Court finds that all allegations of said petition are true, and that the required period of rehabilitation has elapsed since petitioner's date of discharge from custody due to completion of the term to which the petitioner was sentenced, or upon the release on parole or probation on JULY 1997, that, where appropriate, petitioner has obtained relief pursuant to Penal Code Section 1203.4, and that petitioner has demonstrated by the course of conduct his/her rehabilitation and fitness to exercise all the civil and political rights of citizenship (except as provided in Penal Code Section 4852.15); and that petitioner has been 2 time(s) convicted of a felony;

WHEREFORE, It Is Ordered, Adjudged, and Decreed, and this court does hereby order, adjudge, and decree the petitioner has been rehabilitated and is fit to exercise all the civil and political rights of citizenship (except as provided in Penal Code Section 4852.15), and by virtue thereof, this court recommends that the Governor of the State of California grant a full pardon to said petitioner.

Done in open court this 31ST day of MAY, 2019

W. KENT HAMLIN

Judge of said Superior Court - TYPED or PRINTED

FORM 3 (Revised 08-05-2018) This form was prepared by the Investigation Division of the Board of Parole Hearings pursuant to Penal Code Section 4852.16.
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
APPLICATION FOR GUBERNATORIAL PARDON

Complete this application to request a pardon from the Governor. A pardon is the forgiveness of a crime. If you are eligible for a Certificate of Rehabilitation, do not complete this application; instead obtain a Certificate of Rehabilitation from the superior court in your county of residence. (See Penal Code, § 4852.01.) If a pardon is granted, this application will become a public record, however specific personal information will be redacted (hidden) before it is made available to the public.

APPLICANT INFORMATION

Name: Dan Dogan
Date of Birth: 1978
E-mail Address: [REDACTED]
Address: [REDACTED]
Phone Number: [REDACTED]

1. Conviction Summary:

<table>
<thead>
<tr>
<th>Offense(s)</th>
<th>Date of Offense(s)</th>
<th>County of Conviction(s)</th>
<th>Sentence(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>HS11359</td>
<td>11-04-1998</td>
<td>San Diego County</td>
<td>120 days county jail</td>
</tr>
<tr>
<td>HS11360(a)</td>
<td>11-04-1998</td>
<td>San Diego County</td>
<td>120 days county jail</td>
</tr>
</tbody>
</table>

2. Briefly describe the circumstances of the crime(s) for which you are requesting a pardon (attach additional pages as necessary):

In 1998 I was convicted of marijuana trafficking HS11359 and HS11360(a). It was one case with two counts, I served all my time in county jail and due to my being a resident alien at the time I also served many more months in immigration camps. I was 19 at the time and had no idea of how this type of activity would affect the rest of my life and now the lives of my family. (letter attached)

3. Explain why you are requesting a pardon (attach additional pages as necessary):

I am requesting this pardon so that I can better provide for my family and so that I can resume my path to becoming a United States citizen. I am currently a man with no country due to when leaving Romania at the age of 10, the communist regime stripped us of our citizenship. I do not want my family to be separated by deportation as I was separated from my father by the communist regime. (letter attached)

4. Provide a brief statement explaining why you should be granted a pardon (attach additional pages if necessary):

I have served my sentence and even extra time due to my lack of citizenship. I have paid all fines imposed by the courts and it has been over 20 years since my conviction. I was just a misled adolescent. Since then I’ve attended college and vocational school and have been a productive member of society as a machinist and a tax payer. I am a husband of 16 years and father of two wonderful kids (letter attached)

5. If you have paid any money or given any gift to anyone to assist in the preparation of this application, list their name, address, and amount paid or given (required by Penal Code section 4807.2):

N/A
STATEMENT OF NOTICE TO DISTRICT ATTORNEY AND DECLARATION UNDER PENALTY OF PERJURY

This application may be submitted to the Board of Parole Hearings for investigation and recommendation pursuant to Penal Code section 4812. This application may also be submitted to law enforcement or other agencies for investigation or recommendation.

Penal Code sections 4804 and 4805 require that you give the District Attorney in the county of conviction written notice of your intention to apply for a pardon. You must complete the Notice of Intent to Apply for Executive Clemency (attached) and mail it to the District Attorney before submitting this application to the Governor’s Office. If you are requesting a pardon for more than one conviction involving more than one county, each District Attorney must be given notice.

__________________________, declare under penalty of perjury under the laws of the State of California that I have served the District Attorney of the County of _______San Diego and Riverside______ with notice of my intent to apply for a pardon.

(Name of County*)

I further declare under penalty of perjury under the laws of the State of California that the information I have provided on this application is true and correct. I understand that any omission or misstatement of facts may result in the denial of the application and the filing of perjury charges against me.

[Signature]

Applicant’s Signature

4/1/19

Date

*If Applicable, List Additional Counties Here (Send Notice of Intent to Apply for Executive Clemency to All Counties Listed)
Dear Governor Newsom,

On 11/04/1998 I was convicted of trafficking marijuana, under penal codes; HS11359 and HS11360(a). I was 19 at the time and had no clue as to how much such criminal activity would affect my life and now the lives of my family. In 2003 my wife and I got married and now have a 14-year-old son and 15-year-old daughter. I want to be able to better provide for them and not live paycheck to paycheck anymore. They are both in school activities and sports and it is a financial struggle. I've been trying to get rid of these felonies since 2005. I thought an expungement would be enough but it was not. When trying to get jobs with government contractors such as Boeing and Northrop Grumman as a machinist, those felonies killed me. I did not try to hide them but they were instant disqualifiers. The felonies along with my immigration status due to the felony counts have haunted me for far too long, but I cannot afford an attorney so I have to keep on trying as many petitions as I think could apply to reduce the HS11360(a) to a misdemeanor or get it completely removed, as the HS11359 is in the process of being reduced under Prop 64. When I was arrested back in 1998 I was a resident alien, needless to say, my green card was taken away and I have been in deportation proceedings since. If the courts and you, Governor Newsom would allow these felonies to be reduced to misdemeanors or completely pardoned it would change our world. I would be able to get a better job and get back on the path to citizenship. I have been part of the workforce since I was 15 years old, a taxpayer, and always helping others in need. Whether it's working on cars, computers, plumbing, electrical, etc. all my friends and neighbors count on me. I am not a bad person, I just did a stupid thing 20 years ago, at the age of 19 and want to finally put it all behind me and make sure that my family and I are not separated by deportation. When we left Romania my father was not allowed to leave with us due to the communist regime's cruelty. I know firsthand what is like to be separated from a parent and do not wish my kids to suffer the same. As a productive member of society and someone who loves this country and wants nothing more than to become one of its citizens, please allow my felonies to be pardoned.

I have previously sent Certificates of Rehabilitation to the courts on several occasions throughout the years and applications for gubernatorial pardons to the governor's office. On one occasion I was replied to by Deborah Odenthal on June 22, 2017 Case Number D-1323-16 advising that I once again apply for a Certificate of Rehabilitation. Since that day I have tried several times to apply for a Certificate of Rehabilitation in Riverside County (my county of residence) and San Diego County (the county in which the offense took place). San Diego replied that I had to apply in the county of residence as expected, and Riverside is not aware of a Certificate of Rehabilitation existing. I have taken time off work to go to the courthouse in person and file, but the clerks were not aware of such an application. I sent the Riverside County Superior Court an application from the link your office provided which was returned to me with a note to apply for a reduction of sentencing and an application for reduction of sentencing under prop 64 which I already filed an was granted partial relief by the San Diego Courts. I cannot afford an attorney so please accept this direct application for a pardon as I have tried everything else to no avail. It has been over 20 years since my conviction and I have met all requirements for a Certificate of Rehabilitation but can't find anyone in my county that is familiar with this process, therefore, I am trying to file this direct gubernatorial pardon.

I pray and beg for your compassion, time and consideration of my request for a pardon.

Thank you,

Dan Dorgan

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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
IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA
IN AND FOR THE COUNTY OF SAN BERNARDINO

In the Matter of the Application of

Joe Gonzalez

Certificate Number FELSFVA1100902
Date of Birth
North Day, Year
CJ Number AG622432
Criminal Case Number(s) KA007728

CURRENT CASE NO. FELSFVA1100902

CERTIFICATE OF REHABILITATION
Pursuant to Penal Code Section 4852.13

The petition of Joe Gonzalez, presently residing
at
heretofore filed, praying for a Certificate of Rehabilitation pursuant to the provisions of Chapter 3.5, Title 6 of Part 3 of the Penal Code of the State of California, came on regularly for hearing on this day of October, 2011 and proof having been made to the satisfaction of the Court that notice of the time of hearing has been regularly given as required by law; and from satisfactory proof taken at said hearing the Court finds that all allegations of said petition are true, and that the required period of rehabilitation has elapsed since petitioner's date of discharge from custody due to completion of the term to which the petitioner was sentenced, or upon the release on parole or probation on November 4, 1995, that, where appropriate, petitioner has obtained relief pursuant to Penal Code Section 1203.4, and that petitioner has demonstrated by the course of conduct his/her rehabilitation and fitness to exercise all the civil and political rights of citizenship (except as provided in Penal Code Section 4852.15); and that petitioner has been time(s) convicted of a felony;

WHEREFORE, IT IS ORDERED, ADJUDGED, and DECREED, And this court does hereby order, adjudge, and decree the petitioner has been rehabilitated and is fit to exercise all the civil and political rights of citizenship (except as provided in Penal Code Section 4852.15), and by virtue thereof, this court recommends that the Governor of the State of California grant a full pardon to said petitioner.

Done in open court this 3rd day of October, 2011

ARThUR A. HARRISON
Judge of said Superior Court - SIGNATURE

FORM 1 (Revised 5/2017)
The form was prepared by the Investigative Services Division, Judicial Council Times pursuant to Penal Code Section 4852.18

DUPLICATE ORIGIINAL SIGNED 10-5-2017
The petition of Joe Gonzalez, presently residing at [redacted], heretofore filed, praying for a Certificate of Rehabilitation pursuant to the provisions of Chapter 3.5, Title 6 or Part 3 of the Penal Code of the State of California came on regularly for hearing on October 3, 2011 and proof having been made to the satisfaction of the Court that notice of the time of hearing has been regularly given as required by law; and from satisfactory proof taken at said hearing the Court finds that all allegations of said petition are true, and that the required period of rehabilitation has elapsed since petitioner’s date of discharge from custody due to his completion of the term to which he was sentenced, and that Petitioner has demonstrated by his course of conduct his rehabilitation and fitness to exercise all civil and political rights of citizenship (except as provided in Penal Code 4852.15); and that Petitioner has been once convicted of a felony;

WHEREFORE, it is Ordered, Adjudged, and Decreed, and this Court does hereby order, adjudge, and decree that Petition has been rehabilitated and is fit to exercise all the civil and political rights of citizenship (except as provided in Penal Code section 4852.15), and by virtue thereof this Court recommends that the Governor of the State of California grant a full pardon to said Petitioner.

DATE: 10/3/2011

[Signature]
Judicial Officer
APPLICATION FOR GUBERNATORIAL PARDON

Complete this application to request a pardon from the Governor. A pardon is the forgiveness of a crime. If you are eligible for a Certificate of Rehabilitation, do not complete this application; instead obtain a Certificate of Rehabilitation from the superior court in your county of residence. (See Penal Code, § 4852.01.) If a pardon is granted, this application will become a public record, however specific personal information will be redacted (hidden) before it is made available to the public.

APPLICANT INFORMATION

Name: Joe Gonzalez Sr.  Date of Birth: 971  E-mail Address:  

Address:  Phone Number:  

1. Conviction Summary:

<table>
<thead>
<tr>
<th>Offense(s)</th>
<th>Date of offense(s)</th>
<th>County of conviction(s)</th>
<th>Sentence(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>H&amp;S 11352(a)</td>
<td>06/05/1991</td>
<td>Los Angeles</td>
<td>3 yrs. State Prison</td>
</tr>
</tbody>
</table>

2. Briefly describe the circumstances of the crime(s) for which you are requesting a pardon (attach additional pages as necessary):

   See attached.

3. Explain why you are requesting a pardon (attach additional pages as necessary):

   See attached.

4. Provide a brief statement explaining why you should be granted a pardon (attach additional pages if necessary):

   See attached.

5. If you have paid any money or given any gift to anyone to assist in the preparation of this application, list their name, address, and amount paid or given (required by Penal Code section 4807.2):

   Law Office of James McGee, PLC; 325 W Hospitality Ln., Ste 212 San Bernardino CA 92408; $1000.00
ATTACHMENT TO DIRECT APPLICATION FOR PARDON

On or about June 5, 1991, Applicant Joe Gonzalez Sr. (DOB: 1971) suffered a conviction of Health & Saf. Code § 11352(a), transportation/sales of narcotics/controlled substance, in Los Angeles County, California, under case number KA007728, and was sentenced to a term of 3 years in state prison at Avenal State Prison. On or about November 4, 1992, Applicant was released on parole, which he was discharged from in November 1995. At the time of the offense, Applicant was approximately 20 years old.

On October 3, 2011, Applicant received a Certificate of Rehabilitation signed by Judge Art Harrison of the San Bernardino Superior Court. Applicant currently resides in Fontana, California, and has lived in California since his birth in 1971. Since his Petition for Certificate Of Rehabilitation, Applicant has moved to [REDACTED]. Due to the change of address, and Applicant not notifying the Governor’s Office of his change of address, Applicant is reapplying for a pardon directly.

Even before his release from prison, Applicant began his progress to live an honest and upright life, participating in courses offered by the prison, such as “The Breaking Barriers Program” offered by the Pacific Institute and “ARTSREACH: Abstract Painting” class offered by UCLA Extension. Applicant’s honest and upright life continued upon his release from prison. Just prior to his final discharge from parole, Applicant completed courses in becoming a security guard in El Monte Union High School District, and he continued on this career path by completing trainings in Community Relations and Criminal Procedures offered by Hacienda La Puente Adult Education program.

Moreover, he obtained his bachelor’s degree in Criminal Justice from Westwood College to pursue his dreams of becoming a probation officer to help troubled youths. Applicant was even awarded a Certificate of Academic Excellence by Westwood College on July 30, 2009. Petitioner has also been steadfast in his pursuit of his career toward becoming a probation officer, working at times as a private security guard after obtaining a security guard license from the California Department of Consumer Affairs, Bureau of Security and Investigative Services. (See attached Exhibits.)
Petitioner has never used any illicit substance and has always been able to find gainful legal employment despite his felony conviction record. Finally, Petitioner has not been arrested or convicted of any new offense since her release from prison, conforming to and obeying the laws of the land. Further, the youthfulness of Applicant at the time of the offense also bears consideration in determining whether to grant a full pardon.

 Applicant is currently employed as an unarmed Security Guard for a private security company. However, due to the changes currently being made within the company, including the contracts the company is now accepting, Applicant is concerned that his inability to obtain a permit to carry a firearm for work will impede his ability to work for the company, and may result in his eventual termination. If Applicant is successful and is able to once again carry a firearm, Applicant will be eligible to earn substantially more income as well.
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
RE-APPLICATION FOR COMMUTATION AND PARDON

Complete this form if in the last three years, you submitted a commutation or pardon application to a past administration, or obtained a Certificate of Rehabilitation, and wish Governor Newsom to consider your application. Do not submit any additional documents about your case until requested to do so by the Governor’s Office or the Board of Parole Hearings. If you submitted an application to Governor Newsom after January 7, 2019, your application is pending; do not submit this form. Learn more about the commutation and pardon process at www.gov.ca.gov/clemency or mail a request for information to: Office of the Governor, State Capitol, Attn: Legal Affairs/Clemency, Sacramento, CA 95814.

APPLICANT INFORMATION

Name (Last/First/Middle): Guajardo, Angel, Antonio  Name on Prior Application (if different): None

Date of Birth: **1982**  Social Security Number: **

CDCR Number: **T80259**  Name of Facility/Prison: Folsom

Residence Address:  

Mailing Address (if different): Same

Home/Cell Phone:  

Work Phone:  

Email:  

I previously submitted:

☐ Application for Commutation of Sentence  ☐ Certificate of Rehabilitation  ☑ Application for Pardon

Did you receive a case number or any correspondence from the Governor’s Office or the Board of Parole Hearings regarding your application? Have you been interviewed regarding your application? If yes, please describe:

No. I was granted a certificate of rehabilitation on November 1, 2019. Since being granted the certificate of rehabilitation I have not received a case number, nor have I been contacted by Governor Governor Newsom’s office.

Applicant Signature:  

04/12/2019  Date

SUBMIT COMPLETED FORM TO:
THE OFFICE OF THE GOVERNOR, STATE CAPITOL, ATTN: LEGAL AFFAIRS/CLEMENCY, SACRAMENTO, CA 95814.
DO NOT SUBMIT ANY OTHER DOCUMENTS AT THIS TIME.
IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA
IN AND FOR THE COUNTY OF LOS ANGELES

In the Matter of the Application of

Angel Antonio Guajardo

Type Applicant's Full Name - First Middle Last and Suffix, if applicable

Date of Birth [Redacted] 1982
CII Number A21386513
Certificate Case Number KA069014
Criminal Case Number(s) KA069014

CERTIFICATE OF REHABILITATION
Pursuant to Penal Code Sections 4852.13

The petition of Angel Antonio Guajardo presently residing at

hereafter filed, praying for a Certificate of Rehabilitation pursuant to the provisions of Chapter 3.5, Title 6 of Part 3 of the Penal Code of the State of California, came on regularly for hearing on November 1, 2018

and proof having been made to the satisfaction of the Court that notice of the time of hearing has been regularly given as required by law; and from satisfactory proof taken at said hearing the Court finds that all allegations of said petition are true, and that the required period of rehabilitation has elapsed since petitioner's date of discharge from custody due to completion of the term to which the petitioner was sentenced, or upon the release on parole or probation on Paroled September 1, 2005

that, where appropriate, petitioner has obtained relief pursuant to Penal Code Section 1203.4, and that petitioner has demonstrated by the course of conduct his/her rehabilitation and fitness to exercise all the civil and political rights of citizenship (except as provided in Penal Code Section 4852.15); and that petitioner has been [1] time(s) convicted of a Felony;

WHEREFORE, It Is Ordered, Adjudged, and Decreed, And this court does hereby order, adjudge, and decree the petitioner has been rehabilitated and is fit to exercise all the civil and political rights of citizenship (except as provided in Penal Code Section 4852.15), and by virtue thereof, this court recommends that the Governor of the State of California grant a full pardon to said petitioner.

Done in open court this 1 day of NOVEMBER, 2018

Judge of said Superior Court -

Judge of said Superior Court -

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EXECUTIVE DEPARTMENT
STATE OF CALIFORNIA

PARDON

Jeffrey Hunerlach

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
Complete this form if in the last three years, you submitted a commutation or pardon application to a past administration, or obtained a Certificate of Rehabilitation, and wish Governor Newsom to consider your application. Do not submit any additional documents about your case until requested to do so by the Governor's Office or the Board of Parole Hearings. If you submitted an application to Governor Newsom after January 7, 2019, your application is pending; do not submit this form. Learn more about the commutation and pardon process at www.gov.ca.gov/clemency or mail a request for information to: Office of the Governor, State Capitol, Attn: Legal Affairs/Clemency, Sacramento, CA 95814.

APPLICANT INFORMATION

Hunerlach Jeffrey Ray

Name (Last/First/Middle):  Name on Prior Application (if different):

Date of Birth: [redacted] Social Security Number: [redacted]

CDCR Number: [redacted] Name of Facility/Prison: [redacted]

Residence Address: [redacted]

Mailing Address (if different): [redacted]

Home/Cell Phone: [redacted] Work Phone: [redacted] Email: [redacted]

I previously submitted:

☐ Application for Commutation of Sentence
☐ Certificate of Rehabilitation
☒ Application for Pardon

Did you receive a case number or any correspondence from the Governor's Office or the Board of Parole Hearings regarding your application? Have you been interviewed regarding your application? If yes, please describe:

CR-1750-17

July 24, 2019

Date

Submission completed form to:
The Office of the Governor, State Capitol, Attn: Legal Affairs/Clemency, Sacramento, CA 95814. Do not submit any other documents at this time.
IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA

IN AND FOR THE COUNTY OF SUTTER

In the Matter of the Application of

JEFFREY RAY HUNERLACH

Certificate Number

Date of Birth 09/26/62

CII Number A07260144

Criminal Case Number(s) 42242

CERTIFICATE OF REHABILITATION

Pursuant to Penal Code Section 4852.13

The petition of JEFFREY RAY HUNERLACH, presently residing at [Address], hereby filed, praying for a Certificate of Rehabilitation pursuant to the provisions of Chapter 3.5, Title 6 of Part 3 of the Penal Code of the State of California, came on regularly for hearing on this 24th day of MARCH, 2017, and proof having been made to the satisfaction of the Court that notice of the time of hearing has been regularly given as required by law; and from satisfactory proof taken at said hearing the Court finds that all allegations of said petition are true, and that the required period of rehabilitation has elapsed since petitioner's date of discharge from custody due to completion of the term to which the petitioner was sentenced, or upon the release on parole or probation on August, 1994, that, where appropriate, petitioner has obtained relief pursuant to Penal Code Section 1203.4, and that petitioner has demonstrated by the course of conduct his/her rehabilitation and fitness to exercise all the civil and political rights of citizenship (except as provided in Penal Code Section 4852.15); and that petitioner has been 5 time(s) convicted of a felony;

WHEREFORE, It Is Ordered, Adjudged, and Decreed, And this court does hereby order, adjudge, and decree the petitioner has been rehabilitated and is fit to exercise all the civil and political rights of citizenship (except as provided in Penal Code Section 4852.15), and by virtue thereof, this court recommends that the Governor of the State of California grant a full pardon to said petitioner.

Done in open court this 24th Day of March, 2017.

[Signature]
Judge of said Superior Court - SIGNATURE

[Signature]
Judge of said Superior Court - TYPED or PRINTED

FORM 1 (Revised 12/91)
This form was prepared by the Investigation Division of the Board of Prison Terms pursuant to Penal Code Section 4852.18.
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
APPLICATION FOR PARDON

Complete this application to request a gubernatorial (governor’s) pardon. This application is for a direct pardon; do not complete this form if you have been granted a Certificate of Rehabilitation. If you have submitted a pardon application in the last three years or if you have obtained a Certificate of Rehabilitation, please complete a re-application form. The Governor’s Office and/or the Board of Parole Hearings may contact you for additional information relating to your application. If the Governor grants you a pardon, some information from your application will appear in a public report about clemency submitted to the California Legislature each year. Learn more about the pardon application process at [www.gov.ca.gov/clemency](http://www.gov.ca.gov/clemency) or mail a request for information to: Office of the Governor, State Capitol, Attn: Legal Affairs/Clemency, Sacramento, CA 95814.

APPLICANT INFORMATION
(Attach additional pages as necessary)

Name (Last/First/Middle): Keola, Bounchan
Date of Birth: [Redacted] 1981 Social Security Number: [Redacted]
Residence Address: [Redacted]
Mailing Address (if different): [Redacted]
Home/Cell Phone: **none** Work Phone: **none** Email: **none**

1. Conviction Summary (Note: The Governor’s Office will review a complete copy of your criminal history report.)

<table>
<thead>
<tr>
<th>Crime(s):</th>
<th>Date(s) of conviction:</th>
<th>County of conviction(s):</th>
<th>Sentence(s):</th>
</tr>
</thead>
<tbody>
<tr>
<td>Attempted Murder</td>
<td>11/5/2001**</td>
<td>Contra Costa</td>
<td>5 years*</td>
</tr>
<tr>
<td>*12022.53(c) enh.</td>
<td>11/5/2001</td>
<td>Contra Costa</td>
<td>20 years</td>
</tr>
<tr>
<td>Voluntary Manslaughter</td>
<td>11/5/2001</td>
<td>Contra Costa</td>
<td>2 years</td>
</tr>
<tr>
<td>Assault w/ Firearm</td>
<td>11/5/2001</td>
<td>Contra Costa</td>
<td>1 year</td>
</tr>
</tbody>
</table>

** The counts all arise from the same incident which took place on April 11, 1998.

Were you under 26 years of age at the time of the crime(s) for which you are seeking a pardon? □YES □NO

List all prior conviction(s) in California, any other state or country, or in federal court:

<table>
<thead>
<tr>
<th>Crime(s):</th>
<th>Date(s) of conviction:</th>
<th>Location of conviction(s):</th>
<th>Sentence(s):</th>
</tr>
</thead>
<tbody>
<tr>
<td>None</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
2. Describe the circumstances of your crime(s).
See attached.

3. Describe how a pardon may impact your life (e.g., immigration consequences, employment opportunities, impact on family members, civic participation).
See attached.

4. Describe your life since your conviction (e.g., efforts in self-development, including identifying and addressing treatment needs, professional and educational achievement; any set-backs, arrests, and new convictions; insight about past conduct; and future goals).
See attached.

5. If you have paid any money or given any gift to anyone to assist you in preparing this application, you are required by law to list their name, address, phone number, email address, the nature of your relationship, and amount paid or gift given.
N/A

APPLICANT DECLARATION
Complete the following statement after you have served your Notice of Intent to Apply for Clemency.

I, Anoop Prasad (on behalf of Mr. Keola), declare under penalty of perjury under the laws of the State of California that the information I have provided on this application is true and correct. I further declare that I have served (mailed or delivered) my notice of intent to apply for clemency on the District Attorney of the County of Contra Costa County. (Name of County or Counties)

Anoop Prasad
Applicant Signature

11/6/2020
Date

Submit this completed 2-page form to the Office of the Governor, State Capitol, Attn: Legal Affairs/Clemency, Sacramento, CA 95814. You may, but are not required to, include copies of relevant documents that support your application (e.g., certificates of achievement, photographs, letters of support, etc.). Do not send original documents, as application documents cannot be returned. Please update the Governor’s Office promptly if your contact information changes. Submit a completed Notice of Intent to Apply for Clemency to the district attorney in the county of your convictions for which you are seeking a pardon.
DECLARATION OF BOUNCHAN KEOLA

I, Bounchan Keola, declare that the following is true and correct to the best of my knowledge:

1. I was born in the mountains of northern Laos on [redacted] 1981. I am ethnically Khmu. The Khmu people had been historically oppressed by the Lao government. Although Laos was neutral during the Vietnam War, the United States carpet-bombed Laos attempting to disrupt North Vietnamese supply lines. The Central Intelligence Agency recruited ethnic minorities including the Khmu to fight alongside the United States against the Communist Lao government. My family joined and fought alongside the United States.

2. After the United States withdrew, the Lao government sought revenge against ethnic minorities that had sided with the United States and began systematically wiping them out. My family fled across the border to a refugee camp in Thailand when I was a small child. I do not have any memories of Laos but do have vague memories of the refugee camp. I do not know of any surviving family in Laos.

3. In 1988, I came to the United States as a refugee with my parents and younger sister. Later, I would adjust status to become a lawful permanent resident. At first, we lived in San Leandro, California with my uncle who had come to the United States earlier. After a year, we moved to Richmond, California.

4. I loved going to school for the first time. I enrolled in Kindergarten after coming to the United States. I would be excited as a kid to wake up and get ready for school each morning. My love for school continued through 6th grade but changed dramatically starting in 7th grade. Bullies began picking on me and targeting me for being Asian and poor. My mother struggled to keep us housed and fed relying on food stamps. Our clothes came from donations or thrift stores making me a target for bullies.

5. I began to dread going to school. I did not realize at the time that what I was going through was not okay and did not know who to turn to for help. Bullying had started in the 4th grade but got progressively worse until it was constant. My father had taught me to be strong, hide emotions, and deal with problems yourself so I did not feel like I could ask him for help. Besides, my dad did not speak English and could not talk to teachers at school.

6. I started skipping school to get away from bullies. I started hanging out with other Southeast Asian refugee kids who were going through the same thing. Together, we felt safe from bullies. Over the next few years, we would go from being a group of kids
scared of violence to becoming a gang that inflicted violence on our community. At first, we got into petty trouble like smoking and underage drinking but by the time we were teenagers, we were getting into fights with other gangs.

7. My parents tried to intervene and get me to keep going to school. At that time, I was no longer interested in school. I felt alienated from school and my family. I only felt safe and close with the other kids who I hung out with.

8. At the time, in the 1990s, Richmond was controlled by rival gangs fighting for territory. Violence surrounded me as a child. By the time I was 16, I lived in a constant state of fear knowing that it was simply a matter of time until I was killed. Sadly, I was also ready to strike first to protect myself. I had also taken to numbing myself with alcohol and drugs. The combination of a child numbing himself while being in a constant state of fear and trauma is extremely dangerous.

9. It is hard to reconcile the person that I am today with the child I was at 16. On April 11, 1998, I was riding in a car with a group of other kids mostly older than me who were in the same gang. We drove by a party that was happening. Members of a rival gang were at the party. Two people began running towards our car. We could have driven away, but pride and fear took over. Two of us fired guns hitting and killing one of the men and also hitting a bystander.

10. I was arrested shortly afterward. Even though I was 16, the District Attorney direct filed to charge me as an adult. I was offered a plea deal for a life sentence. I did not understand much of what was happening but did not want to go to prison for life. Eventually, I accepted a plea deal for 28 years in prison and pled to attempted murder, manslaughter, assault, and discharging a firearm.

11. I remained in juvenile hall until after I turned 18 when I was moved to county jail and then state prison. I eventually wound up in a level four yard at Pelican Bay. Volunteers came to talk to the kids in juvenile hall, but I was still immature and was not ready to listen. I was a bit older and more mature when I got to county jail. I met older men who had been incarcerated for decades and were in county jail for court. I listened when they talked to me and realized that I needed to turn my life around and leave gangs behind.

12. I took advantage of programming that was available for me to help turn my life around. I took part in AA/NA programs recognizing that my alcohol and drug use as a teenager had played a role in my impulsive behavior and prevented me from addressing my underlying trauma. I obtained my GED and took part in vocational training for plumbing, carpentry,
operating a forklift, roofing, OSHA certification, and computer literacy. I also took part in programs to develop life skills.

13. I went before the Board of Parole Hearings (BPH) twice for youth offender hearings. At the first hearing, the commissioners recognized my remorse, insight, and work I had done to turn my life around but felt that I was not ready yet. I came back before BPH around two years later. Shortly before the hearing, I had been caught with a cell phone that I had been using to call my family. The commissioners asked me about the phone. I was defensive at the time and felt like it was not a big deal because it was not hurting anyone. The commissioners were not satisfied with my answer and not taking responsibility for having the phone. They gave me a five year denial. In retrospect, I now understand that having an illegal cellphone was not okay even if it did not hurt anyone. Breaking rules is what lead to me harming people in the past. It is important for me to demonstrate that I will follow rules.

14. When I got down to a Level II yard in 2018, I began considering volunteering for fire camp. I applied and was denied because I had a violent conviction. I was persistent and researched how someone with a violent conviction could volunteer for fire camp. I found out that if I had not had a serious infraction for 7 years that I could still join fire camp. I had not had a serious write up since 2002. I applied again citing my clean record and was approved. Honestly, my initial interest was mostly the opportunity to earn more credits and go home sooner. Once I got to fire camp though, I realized that this meant much more to me. Fire camp gave me a chance to pay part of an enormous debt that I owed to society. Being locked up did not make me feel like I was making amends but saving people’s lives and homes did make me feel like I was giving back. Being thanked by people made me feel like a free contributing member of society for the first time in many years.

15. I worked hard during training at Susanville passing my written and physical tests on the first try and then was sent to Ishi Fire Camp. Soon, I was promoted to second Sawyer on my crew making me second in command. I worked to become as good as my job as I could. I quickly realized what was at stake. In my first week at fire camp, we were called out to a brush fire near a residential neighborhood. We were the first ones on the scene. We quickly worked to cut a line around the homes to protect them and put the fire out. Residents came out to thank us, a group of incarcerated people, for protecting their homes. These brief moments like seeing signs posted by homeowners thanking us or pausing for a moment while in the field to touch running water in a stream for the first time since I was a child made me feel momentarily free.
16. Captains saw that I cared deeply about the work we were doing encouraging me to try and continue fighting wildfires after I got out and even trying to poach me for their crews. We were called out to countless smaller fires like my first one. Once wildfire season started, we jumped from campaign to campaign fighting massive wildfires. In 2020, I was on the front lines of almost every major wildfire in the state including the Hog, Bear, Gold, Butte, CZU, and Zogg fires. The work was physically, mentally, and emotionally exhausting but also incredibly meaningful knowing that I was protecting people.

17. On October 2, 2020, I was at the Zogg Fire. We were doing mop up work in an area that was full of ash and smoke. There was a fire on a ridge that we could not reach. The captain called in two airdrops from Cal Fire helicopters to put the fire out. We try to take cover when airdrops come in. A common danger is falling trees. When someone sees a tree falling, they shout “tree” as a warning to everyone else. I heard a warning and saw a tree falling in front of me. Unfortunately, I did not see a tree also collapsing behind me. The tree hit me in the back of the head.

18. I was on the ground and could not move. I thought I was paralyzed. A captain came over and told me to not move. He checked my pulse and for a concussion. One of my friends had also been hit and had a fractured skull. I was strapped to a gurney. Captain McQuarters came to check on me while I was lying on the ground and told me that he hoped he’d see me fighting wildfires with him again once I was a free person. A California National Guard Blackhawk came to airlift us out. They could not land so dropped a rope that was attached to the gurney. The gurney spun in the air and got caught on a tree. I thought I was going to fall and die.

19. I eventually made it up and was airlifted to Mercy Hospital in Redding, California. Doctors put me on an IV and gave me an injection for the pain. I had x-rays and an MRI taken. I was not given much information about my condition but was told to return for a check-up and given a neck brace.

20. What happened next shocked me. I was taken to California State Prison – Sacramento. There was an active COVID outbreak there at the time. I was told that I would shortly be taken to a Level I yard but that turned out to not be true. I was placed in the Secure Housing Unit with no property except tooth powder and a toothbrush. I did not have access to a phone and could not tell my family that I had been hurt for 12 days. I did not receive any follow up medical care. I felt like I was being punished for getting hurt.

21. On October 14th, after 12 days in the hole, I was taken to committee. They were confused as to why I was there since I did not have any rules violations. I was sent back to my cell.
Around the same time, I was put on the phone with an ICE officer telling me that I would be arrested by ICE on October 16, 2020. It was the first time I was told that I would not be getting out on my release date.

22. On October 16th, a private security contractor hired by ICE detained me. I was placed in a van and driven to an ICE office in Sacramento and then to ICE offices in Stockton and Fresno before being taken to the Golden State Annex, a detention center in McFarland, California. Soon afterward, an Immigration Judge ordered me deported to Laos. I was told that an interview with the Laos consulate had been scheduled for December 22nd for me to obtain a travel document to be deported.

23. I have received no follow up medical care while in ICE custody other than Tylenol. I continue to be in severe pain and cannot move my neck or lie on my back. I hope that my injury does not cause permanent damage.

24. I have no idea what I would do if deported to Laos. I do not know anyone there. I cannot speak, understand, read, or write Lao. My family speaks Khmu and while I can understand it, I have difficulty speaking it. Besides, I do not know if any Khmu speakers are left in Laos. I fear that being deported would mean a death sentence.

25. Despite what my papers may say, I feel that I am an American and a Californian. This is the only country and the only state that I have ever known. For me, part of being an American and a Californian means believing in redemption and giving people second chances but also that each of us owes a duty to each other. I have tried my best to earn a second chance. Governor Newsom, I hope that you can see that I am not the same person today that I was as a misguided, stubborn 16-year-old kid. I owe a duty to make amends for the harm I caused which means caring for my parents and returning to fight wildfires. My parents are now older and have served every day of the past 22 years with me. They are in poor health and I have a duty to care for them and give them some peace in their last few years. I also wish to continue serving as a firefighter and protecting California. Thank you for considering my application.

I, Anoop Prasad, declare under penalty of perjury that I read the above statement to Bounchan Keola on the telephone on November 5, 2020, and that he confirmed the accuracy of the statement.

Anoop Prasad

11/5/2020
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
APPLICATION FOR PARDON

Complete this application to request a gubernatorial (governor's) pardon. This application is for a direct pardon; do not complete this form if you have been granted a Certificate of Rehabilitation. If you have submitted a pardon application in the last three years or if you have obtained a Certificate of Rehabilitation, please complete a re-application form. The Governor's Office and/or the Board of Parole Hearings may contact you for additional information relating to your application. If the Governor grants you a pardon, some information from your application will appear in a public report about clemency submitted to the California Legislature each year. Learn more about the pardon application process at www.gov.ca.gov/clemency or mail a request for information to: Office of the Governor, State Capitol, Attn: Legal Affairs/Clemency, Sacramento, CA 95814.

APPLICANT INFORMATION
(Attach additional pages as necessary)

Name (Last/First/Middle): VOLEN, John Willie Jr
Date of Birth: 1968
Social Security Number: [Redacted]
Residence Address: [Redacted]
Mailing Address (if different):
Home/Cell Phone: [Redacted] Work Phone: [Redacted] Email: [Redacted]

1. Conviction Summary (Note: The Governor's Office will review a complete copy of your criminal history report.)

<table>
<thead>
<tr>
<th>Crime(s):</th>
<th>Date(s) of conviction:</th>
<th>County of conviction(s):</th>
<th>Sentence(s):</th>
</tr>
</thead>
<tbody>
<tr>
<td>Poss of controlled Substance</td>
<td>1987 L.A.</td>
<td></td>
<td>16 mos</td>
</tr>
<tr>
<td>Poss of controlled Substance</td>
<td>1987 L.A.</td>
<td></td>
<td>16 mos</td>
</tr>
<tr>
<td>Arson of property</td>
<td>1987 L.A.</td>
<td></td>
<td>16 mos 5</td>
</tr>
<tr>
<td>Poss of Controlled Substance</td>
<td>1989 L.A.</td>
<td></td>
<td>2 yrs</td>
</tr>
<tr>
<td>by riding</td>
<td>1991</td>
<td></td>
<td>3 yrs</td>
</tr>
</tbody>
</table>

Were you under 26 years of age at the time of the crime(s) for which you are seeking a pardon? [x] YES [ ] NO

List all prior conviction(s) in California, any other state or country, or in federal court:

<table>
<thead>
<tr>
<th>Crime(s):</th>
<th>Date(s) of conviction:</th>
<th>Location of conviction(s):</th>
<th>Sentence(s):</th>
</tr>
</thead>
<tbody>
<tr>
<td>DUI</td>
<td>1995</td>
<td>Los Angeles, CA</td>
<td>Complete A 18 Month DUI CLASS</td>
</tr>
</tbody>
</table>
2. Describe the circumstances of your crime(s).

From the start of cocaine epidemic 1987 I became addicted to crack cocaine and all my crimes committed at that time were because of my direct drug use.

3. Describe how a pardon may impact your life (e.g., immigration consequences, employment opportunities, impact on family members, civic participation).

I feel that because I have lost my rights as an American citizen, it has made me miss job opportunities that required background checks to get into property. I also feel like I paid my debt to society.

4. Describe your life since your conviction (e.g., efforts in self-development, including identifying and addressing treatment needs, professional and educational achievement; any set-backs, arrests, and new convictions; insight about past conduct; and future goals).

I have not had a conviction since 1991. I have attended many chemical dependency meetings. I have been going to church and have received mental health treatment; I am currently retired. I worked for City of Los Angeles and retired on disability from City of LA.

5. If you have paid any money or given any gift to anyone to assist you in preparing this application, you are required by law to list their name, address, phone number, email address, the nature of your relationship, and amount paid or gift given.

APPLICANT DECLARATION

Complete the following statement after you have served your Notice of Intent to Apply for Clemency.

I, John Wille Nolen Jr, declare under penalty of perjury under the laws of the State of California that the information I have provided on this application is true and correct. I further declare that I have served (mailed or delivered) my notice of intent to apply for clemency on the District Attorney of the County of Los Angeles.

Applicant Signature: [Signature]

Date: 4-30-19

Submit this completed 2-page form to the Office of the Governor, State Capitol, Attn: Legal Affairs/Clemency, Sacramento, CA 95814. You may, but are not required to, include copies of relevant documents that support your application (e.g., certificates of achievement, photographs, letters of support, etc.). Do not send original documents, as application documents cannot be returned. Please update the Governor’s Office promptly if your contact information changes. Submit a completed Notice of Intent to Apply for Clemency to the district attorney in the county of your convictions for which you are seeking a pardon.
IN THE SUPREME COURT OF THE STATE OF CALIFORNIA
IN AND FOR THE COUNTY OF LOS ANGELES

In the Matter of the Application of

John Willy Nolen

Type Applicant's Full Name - First Middle Last and Suffix, if applicable

Date of Birth 1968

CII Number A07567873

Certificate Case Number MA003065

Criminal Case Number(s) MA003065 LA0000694 A818068

A817721 A709010

CERTIFICATE OF REHABILITATION

Pursuant to Penal Code Sections 4852.13

The petition of John Willy Nolen presently residing at

heretofore filed, praying for a Certificate of Rehabilitation pursuant to the provisions of Chapter 3.5, Title 6 of Part 3 of the Penal Code of the State of California, came on regularly for hearing on February 17, 2005

and proof having been made to the satisfaction of the Court that notice of the time of hearing has been regularly given as required by law; and from satisfactory proof taken at said hearing the Court finds that all allegations of said petition are true, and that the required period of rehabilitation has elapsed since petitioner's date of discharge from custody due to completion of the term to which the petitioner was sentenced, or upon the release on parole or probation on

Paroled May 14, 1993

Paroled May 14, 1993

Paroled May 14, 1993

Paroled May 14, 1993

that, where appropriate, petitioner has attained relief pursuant to Penal Code Section 1203.4, and that petitioner has demonstrated by the course of conduct his/her rehabilitation and fitness to exercise all the civil and political rights of citizenship (except as provided in Penal Code Section 4852.15); and that petitioner has been 5 time(s) convicted of a Felony;

WHEREFORE, It is Ordered, Adjudged, and Decreed, And this court does hereby order, adjudge, and decree the petitioner has been rehabilitated and is fit to exercise all the civil and political rights of citizenship (except as provided in Penal Code Section 4852.15), and by virtue thereof, this court recommends that the Governor of the State of California grant a full pardon to said petitioner.

Done in open court this 17 day of

Day of the Month

Month Year

Judge of said Superior Court - TYPED or PRINTED

Signature

Judge of said Superior Court -
EXECUTIVE DEPARTMENT
STATE OF CALIFORNIA

PARDON

Salvador Munoz-Garcia

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
IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA
IN AND FOR THE COUNTY OF Santa Barbara

Applicant's County of Residence

In the Matter of the Application of
Salvador Munoz Garcia

Certificate Number

Date of Birth [ ] 1988

CII Number

Criminal Case Number(s) 1329359

Filed
SUPERIOR COURT of CALIFORNIA
COUNTY OF SANTA BARBARA
MAR 19 2019
Darrel E. Parker, Executive Officer
Craig Kohler, Deputy Clerk

CERTIFICATE OF REHABILITATION

Pursuant to Penal Code Section 4852.13

The petition of Salvador Munoz Garcia, presently residing at [Redacted], heretofore filed, praying for a Certificate of Rehabilitation pursuant to the provisions of Chapter 3.5, Title 6 of Part 3 of the Penal Code of the State of California, came on regularly for hearing on this 19th day of March 2019 and proof having been made to the satisfaction of the Court that notice of the time of hearing has been regularly given as required by law; and from satisfactory proof taken at said hearing the Court finds that all allegations of said petition are true, and that the required period of rehabilitation has elapsed since petitioner's date of discharge from custody due to completion of the term to which the petitioner was sentenced, or upon the release on parole or probation on August 25, 2011, that, where appropriate, petitioner has obtained relief pursuant to Penal Code Section 1203.4, and that petitioner has demonstrated by the course of conduct his/her rehabilitation and fitness to exercise all the civil and political rights of citizenship (except as provided in Penal Code Section 4852.15); and that petitioner has been 1 time(s) convicted of a felony;

WHEREFORE, it is Ordered, Adjudged, and Decreed, And this court does hereby order, adjudge, and decree the petitioner has been rehabilitated and is fit to exercise all the civil and political rights of citizenship (except as provided in Penal Code Section 4852.15), and by virtue thereof, this court recommends that the Governor of the State of California grant a full pardon to said petitioner.

Done in open court this 19th day of March 2019

Brian Hill
Judge of said Superior Court - SIGNATURE

This Court was prepared by the Investigator's Office of the Board of Parole Hearings pursuant to Penal Code Section 4852.11.
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
IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA

IN AND FOR THE COUNTY OF Calaveras

In the Matter of the Application of

Luis Alberto Ponce

Certificate Number

Date of Birth 1983

CI Number A231591740

Criminal Case Number(s) SA0448713

Amended

FILED

NOV 02 2018

Certificate of Rehabilitation

Pursuant to Penal Code Section 4852.13

The petition of Luis Alberto Ponce, presently residing at ____________________________, heretofore filed, praying for a Certificate of Rehabilitation pursuant to the provisions of Chapter 3.5, Title 6 of Part 3 of the Penal Code of the State of California, came on regularly for hearing on this ___ day of November 2018 and proof having been made to the satisfaction of the Court that notice of the time of hearing has been regularly given as required by law; and from satisfactory proof taken at said hearing the Court finds that all allegations of said petition are true, and that the required period of rehabilitation has elapsed since petitioner’s date of discharge from custody due to completion of the term to which the petitioner was sentenced, or upon the release on parole or probation on February 24, 2006, that, where appropriate, petitioner has obtained relief pursuant to Penal Code Section 1203.4, and that petitioner has demonstrated by the course of conduct during rehabilitation and fitness to exercise all the civil and political rights of citizenship (except as provided in Penal Code Section 4852.15); and that petitioner has been one time(s) convicted of a felony;

WHEREFORE, it is Ordered, Adjudged, and Decreed, And this court does hereby order, adjudge, and decree the petitioner has been rehabilitated and is fit to exercise all the civil and political rights of citizenship (except as provided in Penal Code Section 4852.15), and by virtue thereof, this court recommends that the Governor of the State of California grant a full pardon to said petitioner.

Done in open court this ___ day of November 2018

David M. Sanders
Judge of said Superior Court - Signature
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 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

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

Complete this application to request a gubernatorial (governor's) pardon. This application is for a direct pardon; do not complete this form if you have been granted a Certificate of Rehabilitation. If you have submitted a pardon application in the last three years or if you have obtained a Certificate of Rehabilitation, please complete a re-application form. The Governor's Office and/or the Board of Parole Hearings may contact you for additional information relating to your application. If the Governor grants you a pardon, some information from your application will appear in a public report about clemency submitted to the California Legislature each year. Learn more about the pardon application process at www.gov.ca.gov/clemency or mail a request for information to: Office of the Governor, State Capitol, Attn: Legal Affairs/Clemency, Sacramento, CA 95814.

APPLICANT INFORMATION
(Attach additional pages as necessary)

Name (Last/First/Middle): Saelee, Kao Ta

Date of Birth: 1979

Social Security Number:

Residence Address:

Mailing Address (if different):

Home/Cell Phone: ___________________ Work Phone: ___________________ Email: ___________________

1. Conviction Summary (Note: The Governor’s Office will review a complete copy of your criminal history report.)

<table>
<thead>
<tr>
<th>Crime(s):</th>
<th>Date(s) of conviction:</th>
<th>County of conviction(s):</th>
<th>Sentence(s):</th>
</tr>
</thead>
<tbody>
<tr>
<td>Attempted Murder</td>
<td>1998</td>
<td>Fresno</td>
<td>25 years</td>
</tr>
<tr>
<td>Robbery</td>
<td>1998</td>
<td>Fresno</td>
<td>25 years</td>
</tr>
<tr>
<td>Assault</td>
<td>1998</td>
<td>Fresno</td>
<td>25 years</td>
</tr>
</tbody>
</table>

Were you under 26 years of age at the time of the crime(s) for which you are seeking a pardon? □ YES □ NO

List all prior conviction(s) in California, any other state or country, or in federal court:

<table>
<thead>
<tr>
<th>Crime(s):</th>
<th>Date(s) of conviction:</th>
<th>Location of conviction(s):</th>
<th>Sentence(s):</th>
</tr>
</thead>
</table>
| None

None
2. Describe the circumstances of your crime(s).

I began self-medicating as a 10 year old. At 18, I was homeless and struggling with addiction. I made the terrible decision to take part in a robbery. I used a gun in the robbery. I fired a warning shot during the robbery in the air. Luckily, no one was hit. Still, I know that people were harmed emotionally. I was arrested shortly afterwards. I did not understand much of what happened in court. I accepted a plea deal to 25 years. It was my first time being charged as an adult.

3. Describe how a pardon may impact your life (e.g., immigration consequences, employment opportunities, impact on family members, civic participation).

I face deportation to Laos due to the conviction. I am ethnically Mien. Mien people had sided with the United States during the Vietnam War. After the United States left, the Lao government systematically wiped out Mien people. My family fled to Thailand when I was a two year old child. I have no family left in Laos and very few if any Mien people are left. I do not speak the language and face homelessness and death if deported.

4. Describe your life since your conviction (e.g., efforts in self-development, including identifying and addressing treatment needs, professional and educational achievement; any set-backs, arrests, and new convictions; insight about past conduct; and future goals).

I sought to address factors that led to my conviction through faith and enrolling in AA and NA. I also sought to make amends for the past harm I had caused.

I enrolled in the Pawtive Change Program training service dogs and also enrolled in fire camp and spent 2018-2019 fighting wildfires. It gave me a sense of purpose to give back. I have had setbacks.

I was doing well at California City but lost the support network that I had built when I went to fire camp. The stress of fighting wildfires also got to me. I began self-medicating again and used marijuana.

5. If you have paid any money or given any gift to anyone to assist you in preparing this application, you are required by law to list their name, address, phone number, email address, the nature of your relationship, and amount paid or gift given.

N/A

APPLICANT DECLARATION

Complete the following statement after you have served your Notice of Intent to Apply for Clemency.

I, Anoop Prasad (on behalf of Kao Saelie), declare under penalty of perjury under the laws of the State of California that the information I have provided on this application is true and correct. I further declare that I have served (mailed or delivered) my notice of intent to apply for clemency on the District Attorney of the County of Fresno.

(Applicant Full Name)

(Name of County or Counties)

September 24, 2020

Applicant Signature

Date

Submit this completed 2-page form to the Office of the Governor, State Capitol, Attn: Legal Affairs/Clemency, Sacramento, CA 95814. You may, but are not required to, include copies of relevant documents that support your application (e.g., certificates of achievement, photographs, letters of support, etc.). Do not send original documents, as application documents cannot be returned. Please update the Governor’s Office promptly if your contact information changes. Submit a completed Notice of Intent to Apply for Clemency to the district attorney in the county of your convictions for which you are seeking a pardon.
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
IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA
IN AND FOR THE COUNTY OF SAN DIEGO

Applicant's County of Residence

In the Matter of the Application of

PAUL THOMAS SCHOCHE

Type Applicant's Full Name - First Middle Last and Suffix, if applicable

Certificate Number

SRD1816

Date of Birth

Month Day Year

CII Number

A08367825

Criminal Case Number(s)

C69921

List applicable Criminal Case Number(s)

CERTIFICATE OF REHABILITATION
Pursuant to Penal Code Section 4852.13

The petition of PAUL THOMAS SCHOCHE, presently residing at [Address], heretofore filed, praying for a Certificate of Rehabilitation pursuant to the provisions of Chapter 3.5, Title 6 of Part 3 of the Penal Code of the State of California, came on regularly for hearing on this 5TH day of APRIL, 2019 and proof having been made to the satisfaction of the Court that notice of the time of hearing has been regularly given as required by law; and from satisfactory proof taken at said hearing the Court finds that all allegations of said petition are true, and that the required period of rehabilitation has elapsed since petitioner's date of discharge from custody due to completion of the term to which the petitioner was sentenced, or upon the release on parole or probation on JULY 20, 1987, that, where appropriate, petitioner has obtained relief pursuant to Penal Code Section 1203.4, and that petitioner has demonstrated by the course of conduct his/her rehabilitation and fitness to exercise all the civil and political rights of citizenship (except as provided in Penal Code Section 4852.15); and that petitioner has been 1F Total Number of Felony Convictions

time(s) convicted of a felony;

WHEREFORE, It is Ordered, Adjudged, and Decreed, And this court does hereby order, adjudge, and decree the petitioner has been rehabilitated and is fit to exercise all the civil and political rights of citizenship (except as provide in Penal Code Section 4852.15), and by virtue thereof, this court recommends that the Governor of the State of California grant a full pardon to said petitioner.

Done in open court this 5th day of April, 2019

DAVID M. GILL
Judge of said Superior Court - TYPED OR PRINTED

Judge of said Superior Court - SIGNATURE

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PARDON

Jeffrey Smith

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
APPLICATION FOR GUBERNATORIAL PARDON

Complete this application to request a pardon from the Governor. A pardon is the forgiveness of a crime. If you are eligible for a Certificate of Rehabilitation, do not complete this application; instead obtain a Certificate of Rehabilitation from the superior court in your county of residence. (See Penal Code, § 4852.01.) If a pardon is granted, this application will become a public record, however specific personal information will be redacted (hidden) before it is made available to the public.

APPLICANT INFORMATION

Name: Jeffrey Paul Smith  Date of Birth: 1963  
E-mail Address:  
Address:  
Phone Number:  

Conviction Summary:

1. PC496.1  12/09/1981  San Diego  Probation
   HS11378  3/31/1988  San Diego  Probation

SEE ATTACHED DOJ REPORT

2. Briefly describe the circumstances of the crime(s) for which you are requesting a pardon (attach additional pages as necessary):

   SEE ATTACHED

3. Explain why you are requesting a pardon (attach additional pages as necessary):

   SEE ATTACHED

4. Provide a brief statement explaining why you should be granted a pardon (attach additional pages if necessary):

   SEE ATTACHED

5. If you have paid any money or given any gift to anyone to assist in the preparation of this application, list their name, address, and amount paid or given (required by Penal Code section 4807.2):

   Attorney C. Bradley Patton, 5857 Owens Avenue, Suite 300, Carlsbad, CA 92008; Paid $800.00

Rev. 09/25/2013
Application for Gubernatorial Pardon, Page 1
STATEMENT OF NOTICE TO DISTRICT ATTORNEY AND DECLARATION UNDER PENALTY OF PERJURY

This application may be submitted to the Board of Parole Hearings for investigation and recommendation pursuant to Penal Code section 4812. This application may also be submitted to law enforcement or other agencies for investigation or recommendation.

Penal Code sections 4804 and 4805 require that you give the District Attorney in the county of conviction written notice of your intention to apply for a pardon. You must complete the Notice of Intent to Apply for Executive Clemency (attached) and mail it to the District Attorney before submitting this application to the Governor's Office. If you are requesting a pardon for more than one conviction involving more than one county, each District Attorney must be given notice.

C. BRADLEY PATTON
(Print Full Name)

have served the District Attorney of the County of SAN DIEGO
(Name of County*)

I further declare under penalty of perjury under the laws of the State of California that the information I have provided on this application is true and correct. I understand that any omission or misstatement of facts may result in the denial of the application and the filing of perjury charges against me.

Application Signature

Date 10-29-2018

*If Applicable, List Additional Counties Here (Send Notice of Intent to Apply for Executive Clemency to All Counties Listed)
Circumstances of the crimes for which I am requesting a pardon:

In 1982, when I was 18 years old one night I was sitting at the end of our street like I did frequently with my friends. That night they wanted to go inside somebody’s house, I DID NOT, so they had entered the house. After a few minutes I went to the side of the house and told them to get out, which they did but they took some property from the house. Nobody was arrested that night. One of the guys named Ronald was arrested a few days later, he lied to the police and said we were all involved. The police then came to my house the next day. I did inform them what happened and they told me I should’ve never went on to the property even if it was to tell them to leave, they said they had no choice but to charge me as well. I was charged in the San Diego Superior Court with burglary and possession of stolen property. I plead guilty to possession of stolen property (Penal Code section 496.1). I was granted probation and spent 90 days in jail. On January 11, 2002 the conviction was set aside and dismissed pursuant to Penal Code section 1203.4.

In 1988 I was convicted of possession of a controlled substance for sale (Health and Safety Code section 11378.) At the time I had just started a new job and wasn’t going to get a paycheck for three weeks. I was flat broke with a fiancé and a new baby. I made the stupid decision to call a friend of a friend to see if I could sell some drugs for him to get a little quick money. I was given some methamphetamine. My fiancé and I only had the drugs for one week and unfortunately, she sold some to a police informant when I was at work. That evening the police came into our apartment and found the drugs, a few grams and arrested me. While I was guilty, I took the rap for the whole thing due to our child needing to be with his mother. I was given probation and sentenced to 180 days in jail. On January 11, 2002 the conviction was set aside and dismissed pursuant to Penal Code section 1203.4.
Why I am asking for a pardon:

I am asking for this pardon to do everything I can to clear my record. I am 55 years old and have lived in the beautiful state of Montana for over eight years. My life in Montana is fantastic. When I am not working 60 hours a week, I am always outdoors enjoying what this state has to offer. I have always been an expert trout fisherman but when I moved to Montana I felt like a novice. Now I am back to being an expert fisherman.

I want to be an example for people who make mistakes when they are young, but who turn their life around and have earned the opportunity to be pardoned for their past criminal convictions. This was not due to lack of parenting, it was due to my stupidity and hanging around the wrong people and making bad decisions. One thing that I have taught my daughter at a young age, YOU ARE WHO YOU HANG OUT WITH, and she lived by that moto and does to this day.

I am a very good person that did those dumb things and I am haunted to this day because of it. Like my daughter states in her letter that is part of this pardon package, there is not a person on this planet that deserves this more than me.
EXECUTIVE DEPARTMENT
STATE OF CALIFORNIA

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
RE-APPLICATION FOR COMMUTATION AND PARDON

Complete this form if in the last three years, you submitted a commutation or pardon application to a past administration, or obtained a Certificate of Rehabilitation, and wish Governor Newsom to consider your application. Do not submit any additional documents about your case until requested to do so by the Governor’s Office or the Board of Parole Hearings. If you submitted an application to Governor Newsom after January 7, 2019, your application is pending; do not submit this form. Learn more about the commutation and pardon process at www.gov.ca.gov/clemency or mail a request for information to: Office of the Governor, State Capitol, Attn: Legal Affairs/Clemency, Sacramento, CA 95814.

APPLICANT INFORMATION

Name (Last/First/Middle): **TORRES, FREDDY** Name on Prior Application (if different): **SAME**

Date of Birth: **1986** Social Security Number: **[REDACTED]**

CDCR Number: **N/A** Name of Facility/Prison: **N/A**

Residence Address: **[REDACTED]**

Mailing Address (if different): **SAME**

Home/Cell Phone: **[REDACTED]** Work Phone: **[REDACTED]** Email: **[REDACTED]**

I previously submitted: □ Application for Commutation of Sentence □ Certificate of Rehabilitation □ Application for Pardon

Did you receive a case number or any correspondence from the Governor’s Office or the Board of Parole Hearings regarding your application? Have you been interviewed regarding your application? If yes, please describe:

**N/A**

______________________________
Applicant Signature

______________________________
Date

SUBMIT COMPLETED FORM TO:
THE OFFICE OF THE GOVERNOR, STATE CAPITOL, ATTN: LEGAL AFFAIRS/CLEMENCY, SACRAMENTO, CA 95814.
DO NOT SUBMIT ANY OTHER DOCUMENTS AT THIS TIME.
SUPERIOR COURT OF CALIFORNIA, COUNTY OF ORANGE
CENTRAL JUSTICE CENTER, ROOM K-100
700 CMIC CENTER DRIVE WEST
POST OFFICE BOX 22024
SANTA ANA, CA 92702-2024

In the Matter of the Application of

Freddy Torres

Petitioner’s full name - First Middle Last and Suffix, if applicable

Date of Birth: 916
CII Number: A30201127
Criminal Case Number(s): 09CF1263

CERTIFICATE OF REHABILITATION
(Penal Code § 4852.13)

The petition of Freddy Torres, presently residing
at [Redacted], requesting a

a Certificate of Rehabilitation pursuant to the provisions of Chapter 3.5, Title 6 of Part 3 of the Penal Code

of the State of California, was heard on AUG 10 2018

and proof having been made to the satisfaction of the Court that notice of the time of hearing has been regularly given as
required by law, and from satisfactory proof taken at said hearing the Court finds that all allegations of said petition are true,
and that the required period of rehabilitation has elapsed since petitioner’s date of discharge from custody due to completion of
the term to which the petitioner was sentenced, or upon the release on parole or probation on
12-10-09, that, where appropriate, petitioner has obtained relief pursuant to Penal

Penal Code section 1203.4, and that petitioner has demonstrated by the course of conduct his/her rehabilitation and fitness to
exercise all the civil and political rights of citizenship (except as provided in Penal Code section 4852.15); and that the

that petitioner has been 1 time(s) convicted of a felony:

The Certificate of Rehabilitation is granted. This Court declares the petitioner has been rehabilitated and is fit to exercise
all the civil and political rights of citizenship (except as provided in Penal Code section 4852.15), and this Court recommends
that the Governor of the State of California grant a full pardon to said petitioner.

Dated: AUG 10 2018

JUDGE ELIZABETH GUERRERO MACIAS
Judicial Officer - SIGNATURE

Optional Use
Form: L-410.2 [Rev.July 1, 2009]

CERTIFICATE OF REHABILITATION
Penal Code § 4852.13

MAY 25 2018

This form was prepared under the direction of the Office of the Attorney General of the State of California

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PARDON

Frank Spa-ghe Dowd

Frank Spa-ghe Dowd, a member and elected leader of the Resighini Rancheria and a resident of California, has applied for executive clemency.

On March 15, 2002, Mr. Dowd was convicted in the Superior Court of California, County of Del Norte, of assault with a deadly weapon. Mr. Dowd struck a victim with a bat during a fight at a party. He was sentenced to five months of probation and 270 days in jail.

Mr. Dowd 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 9, 2020, the Superior Court of California, County of Del Norte, granted Mr. Dowd a Certificate of Rehabilitation on evidence that he has been living an upright life. By granting Mr. Dowd’s petition for a Certificate of Rehabilitation, the court has recommended that Mr. Dowd be granted a full pardon. Mr. Dowd’s application for a pardon is also supported by the tribal leadership of the Resighini Rancheria.

This act of clemency for Mr. Dowd 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. Dowd 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. Dowd 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 19th day of November 2021.

GA VIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA

IN AND FOR THE COUNTY OF DEL NORTE

Applicant's County of Residence

Certificate Number

Date of Birth 1977
Month Day, Year

CJI Number

Criminal Case Number DNSU-CRF-2001-10011-2

List all applicable Criminal Numbers

CERTIFICATE OF REHABILITATION

Pursuant to Penal Code Section 4852.13

The petition of FRANK SPAGHE DOWD III

Type Applicant's Full Name - First, Middle, Last, and Suffix

申请人现居

Type Applicant's Street Address, City, State, and ZIP Code

申请人曾

a Certificate of Rehabilitation pursuant to the provisions of Chapter 3.5, Title 6 of Part 3 of the Penal Code of the State of California, came on regularly for hearing on this day

of

and proof having been made to the satisfaction of the Court that notice of the time of hearing has been regularly given as required by law; and from satisfactory proof taken at said hearing the Court finds that all allegations of said petition are true, and that the required period of rehabilitation has elapsed since petitioner's date of discharge from custody due to completion of the term to which the petitioner was sentenced, or upon the release on parole or probation on 09/12/2003, that, where appropriate, petitioner has obtained relief pursuant to Penal Code Section 1203.4, and that petitioner has demonstrated by the course of conduct his/her rehabilitation and fitness to exercise all the civil and political rights of citizenship (except as provided in Penal Code Section 4852.15); and that petitioner has been 1 time(s) convicted of a felony.

WHEREFORE, it is Ordered, Adjudged, and Decreed, And this court does hereby order, adjudge, and decree the petitioner has been rehabilitated and is fit to exercise all the civil and political rights of citizenship (except as provided in Penal Code Section 4852.15), and by virtue thereof, this court recommends that the Governor of the State of California grant a full pardon to said petitioner.

Done in open court this Ninth day of October, 2020

Judge of said Superior Court - TYPED or PRINTED

This form was prepared by the Board of Parole Hearings pursuant to Penal Code Section 4852.18.
EXECUTIVE DEPARTMENT
STATE OF CALIFORNIA

PARDON

Robert Morgan

Robert Morgan, a member of the Koi Nation of Northern California and a resident of California, has applied for executive clemency.

On August 3, 2006, Mr. Morgan was convicted in the Superior Court of California, County of Sonoma, of assault with a deadly weapon. Mr. Morgan struck two victims during a fight at a party. He was sentenced to three years of probation and 91 days in jail.

Mr. Morgan has submitted to this office a formal application for executive clemency in the form of a gubernatorial pardon. He has provided evidence that he is living an upright life and has demonstrated his fitness for restoration of civic rights and responsibilities. Mr. Morgan’s application for a pardon is supported by the tribal leadership of the Koi Nation of Northern California.

This act of clemency for Mr. Morgan 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. Morgan 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. Morgan 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 19th day of November 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

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

Complete this application to request a gubernatorial (governor's) pardon. This application is for a direct pardon; do not complete this form if you have been granted a Certificate of Rehabilitation. If you have submitted a pardon application in the last three years or if you have obtained a Certificate of Rehabilitation, please complete a re-application form. The Governor's Office and/or the Board of Parole Hearings may contact you for additional information relating to your application. If the Governor grants you a pardon, some information from your application will appear in a public report about clemency submitted to the California Legislature each year. Learn more about the pardon application process at www.gov.ca.gov/clemency or mail a request for information to: Office of the Governor, State Capitol, Attn: Legal Affairs/Clemency, Sacramento, CA 95814.

APPLICANT INFORMATION
(Attach additional pages as necessary)

Name (Last/First/Middle): Morgan Robert Gary
Date of Birth: 84
Social Security Number:
Residence Address:
Mailing Address (if different):
Home/Cell Phone: Work Phone: Same Email:

1. Conviction Summary (Note: The Governor's Office will review a complete copy of your criminal history report.)

<table>
<thead>
<tr>
<th>Crime(s):</th>
<th>Date(s) of conviction:</th>
<th>County of conviction(s):</th>
<th>Sentence(s):</th>
</tr>
</thead>
<tbody>
<tr>
<td>245 (a)</td>
<td>5/8/06</td>
<td>Sonoma</td>
<td>91 days Jail</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>36 months Probation</td>
</tr>
</tbody>
</table>

Were you under 26 years of age at the time of the crime(s) for which you are seeking a pardon? ☑ YES ☐ NO

List all prior conviction(s) in California, any other state or country, or in federal court:

<table>
<thead>
<tr>
<th>Crime(s):</th>
<th>Date(s) of conviction:</th>
<th>Location of conviction(s):</th>
<th>Sentence(s):</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Rev. 2019
Application for Gubernatorial Pardon, Page 1 of 2
2. Describe the circumstances of your crime(s).

After a day of drinking alcohol in to the night, a fight broke out where a young man was hurt. I kicked him while he was down with an intention to do great bodily injury.

3. Describe how a pardon may impact your life (e.g., immigration consequences, employment opportunities, impact on family members, civic participation).

Tremendously, mainly it opens the door for me to run for tribal council. We have a lack of interest in our tribe with the younger generation when it comes to our tribes future. I want to show them that anything is possible...

4. Describe your life since your conviction (e.g., efforts in self-development, including identifying and addressing treatment needs, professional and educational achievement; any set-backs, arrests, and new convictions; insight about past conduct; and future goals).

A slow start on the first year. Then it kicked into overdrive with support from family and my behavioral health counselor. Working on my traumas and sobriety was huge! I have now been clean & sober for over 12 years. Became someone that friends and family can depend on and reach out to. I've created my own business & plan on family taking it over.

5. If you have paid any money or given any gift to anyone to assist you in preparing this application, you are required by law to list their name, address, phone number, email address, the nature of your relationship, and amount paid or gift given.

________________________________________
APPLICANT DECLARATION

Complete the following statement after you have served your Notice of Intent to Apply for Clemency.

I, Robert Gary Morgan, declare under penalty of perjury under the laws of the State of California that the information I have provided on this application is true and correct. I further declare that I have served (mailed or delivered) my notice of intent to apply for clemency on the District Attorney of the County of Sacramento/Sonoma.

Robert Morgan
Applicant Signature

5/5/2021
Date

Submit this completed 2-page form to the Office of the Governor, State Capitol, Attn: Legal Affairs/Clemency, Sacramento, CA 95814. You may, but are not required to, include copies of relevant documents that support your application (e.g., certificates of achievement, photographs, letters of support, etc.). Do not send original documents, as application documents cannot be returned. Please update the Governor’s Office promptly if your contact information changes. Submit a completed Notice of Intent to Apply for Clemency to the district attorney in the county of your convictions for which you are seeking a pardon.
COMMUTATION CERTIFICATES AND APPLICATIONS 2021
### Governor Newsom’s 2021 Commutation Grants Index

<table>
<thead>
<tr>
<th>Last Name</th>
<th>First Name</th>
<th>Commutation Date</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Barajas</td>
<td>Jose</td>
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</tr>
<tr>
<td>Buchwald</td>
<td>Damien</td>
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</tr>
<tr>
<td>Garcia</td>
<td>Larry</td>
<td>5/28/2021</td>
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</tr>
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<td>Guerra</td>
<td>Benjamin</td>
<td>5/28/2021</td>
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<td>Tyrone</td>
<td>5/28/2021</td>
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</tr>
<tr>
<td>Pabon</td>
<td>Tracey</td>
<td>5/28/2021</td>
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</tr>
<tr>
<td>Paulinkonis</td>
<td>Teresa</td>
<td>2/19/2021</td>
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</tr>
<tr>
<td>Redmond</td>
<td>Samuel</td>
<td>5/28/2021</td>
<td>137</td>
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<tr>
<td>Reese</td>
<td>Mary</td>
<td>5/28/2021</td>
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<td>Edwin</td>
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<td>Michael</td>
<td>5/28/2021</td>
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<td>Frank</td>
<td>5/28/2021</td>
<td>169</td>
</tr>
<tr>
<td>Walker</td>
<td>Omar</td>
<td>5/28/2021</td>
<td>183</td>
</tr>
</tbody>
</table>
COMMUTATION OF SENTENCE

Teresa Paulinkonis

In 1989, Teresa Paulinkonis killed her stepfather. On June 29, 1992, the Superior Court of California, County of Alameda, sentenced Ms. Paulinkonis to 25 years to life for murder.

Ms. Paulinkonis was 24 years old at the time of the crime and is now 57. She has been incarcerated for 31 years.

While in prison, Ms. Paulinkonis has worked hard to better herself. She has maintained an exemplary disciplinary record while in prison. Ms. Paulinkonis has earned an associate degree, participated in extensive self-help programming, and obtained a business certification. Ms. Paulinkonis has received praise from four correctional staff for her positive attitude and her willingness to help others.

Ms. Paulinkonis committed a crime that took the life of the victim. Since then, Ms. Paulinkonis has dedicated herself to her rehabilitation. I have carefully considered and weighed the evidence of Ms. Paulinkonis’s positive conduct in prison, the fact that she was a youthful offender, and her good prospects for successful community reentry. I have concluded that Ms. Paulinkonis is ready to be released on parole.

This act of clemency for Ms. Paulinkonis 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 Teresa Paulinkonis to release her on parole.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 12th day of March 2021.

[Signature]

GAVIN NEWSOM
Governor of California

ATTEST:

[Signature]

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

Complete this application to request a commutation of sentence (a reduction of sentence/punishment) from the Governor. If you have submitted a commutation application in the last three years, please complete the re-application form. The Governor’s Office and/or the Board of Parole Hearings may contact you for additional information relating to this application. If the Governor grants you a commutation, some information from your application will appear in an annual public report about clemency the Governor is required to submit to the California Legislature. Learn more about commutation application at www.gov.ca.gov/clemency or mail a request for information to: Office of the Governor, State Capitol, Attn: Legal Affairs/Clemency, Sacramento, CA 95814.

APPLICANT INFORMATION
(Attach additional pages as necessary.)

Name (Last/First/Middle): ____________________________________________ Date of Birth: ________________
CDCR Number: ________________________________ Social Security Number: __________________________
Name of Facility/Prison: _____________________________ Facility/Prison Address: ______________________________________

Were you under 26 years of age at the time of the crime(s) for which you are seeking a commutation of sentence? ☐ YES ☐ NO

List conviction(s) for which you are requesting a commutation of sentence.

<table>
<thead>
<tr>
<th>Crime(s):</th>
<th>Date(s) of conviction:</th>
<th>County of conviction(s):</th>
<th>Sentence(s):</th>
</tr>
</thead>
<tbody>
<tr>
<td>Penal Code § 187</td>
<td>4/30/1992</td>
<td>Alameda</td>
<td>25 years to life</td>
</tr>
</tbody>
</table>

Were you under 26 years of age at the time of the crime(s) for which you are seeking a commutation of sentence?

List all prior conviction(s) in California, any other state or country, or in federal court.

<table>
<thead>
<tr>
<th>Crime(s):</th>
<th>Date(s) of conviction:</th>
<th>Location of conviction(s):</th>
<th>Sentence(s):</th>
</tr>
</thead>
<tbody>
<tr>
<td>N/A</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
2. Describe the circumstances of your crime(s).

Please see account of life crime detailed in Dr. Linda Barnard's IPB report for Ms. Paulinkonis, included at page 63 of the UCL Packet.

3. Describe how a commutation of sentence may impact your life.

A commutation of sentence would allow Ms. Paulinkonis to return to her community, contribute and give back to make amends for her life crime, and support her elderly mother.

4. Describe your life since your conviction (e.g., efforts in self-development, including identifying and addressing treatment needs, professional and educational achievement; any set-backs, conduct violations, or new convictions; insight about past conduct; and future goals).

Please see the UCL Packet, documenting Ms. Paulinkonis' achievements, support and parole plans, and growth while incarcerated.

5. If you have paid any money or given any gift to anyone to assist you in preparing this application, you are required by law to list their name, address, phone number, email address, the nature of your relationship, and amount paid or gift given.

This commutation was prepared pro bono by attorney Lilliana Paratore.

APPLICANT DECLARATION

Complete the following statement after you have served your Notice of Intent

I, Lilliana Paratore, on behalf of Teresa Paulinkonis, declare under penalty of perjury under the laws of the State of California that the information I have provided on this application is true and correct. I further declare that I have served (mailed or delivered) my notice of intent to apply for clemency on the District Attorney of the County of Alameda.

Applicant Signature
Lilliana Paratore, on behalf of Teresa Paulinkonis

January 14, 2021

Submit this completed 2-page form to the Office of the Governor, State Capitol, Attn: Legal Affairs/Clemency, Sacramento, CA 95814. You may, but are not required to, include copies of relevant documents that support your application (e.g., certificates of achievement, photographs, letters of support, etc.). Do not send original documents, as application documents cannot be returned. Please update the Governor’s Office promptly if your contact information changes. Submit a completed Notice of Intent to Apply for Clemency to the district attorney in the county of your convictions for which you are seeking a commutation of sentence.
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.

GAVIN NEWSOM
Governor of California

ATTEST:

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

Complete this application to request a commutation of sentence from the Governor. A commutation is a reduction or elimination of a sentence. If granted, this application will become a public record, however specific personal information will be redacted (hidden) before it is made available to the public.

APPLICANT INFORMATION

Name: JOSE P. BARAJAS Date of Birth: 6/17/78 Inmate ID: K-92078

Address: P.O. BOX 8101 SAN ANTONIO, CA 78209-8101 Facility: EAST/CELL 8298

1. Conviction Summary:

<table>
<thead>
<tr>
<th>Offense(s)</th>
<th>Date of offense(s)</th>
<th>County of conviction(s)</th>
<th>Sentence(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>FRAUD</td>
<td>12/17/1988</td>
<td>LOS ANGELES</td>
<td>DISMISSED</td>
</tr>
<tr>
<td>GRAND THEFT PROPERTY</td>
<td>6/19/1995</td>
<td>LOS ANGELES</td>
<td>PROBATION</td>
</tr>
</tbody>
</table>

2. Briefly describe the circumstances of the crime(s) for which you are requesting a commutation (attach additional pages as necessary):

(SEE 5-PAGE ATTACHMENT)

3. Explain why you are requesting a commutation (attach additional pages as necessary):

(SEE 5-PAGE ATTACHMENT)

4. Provide a brief statement explaining why you should be granted a commutation (attach additional pages if necessary):

(SEE 5-PAGE ATTACHMENT)

5. If you have paid any money or given any gift to anyone to assist in the preparation of this application, list their name, address, and amount paid or given (required by Penal Code section 4807.2):

N/A
STATEMENT OF NOTICE TO DISTRICT ATTORNEY AND DECLARATION UNDER PENALTY OF PERJURY

This application may be submitted to the Board of Parole Hearings for investigation and recommendation pursuant to Penal Code section 4812. This application may also be submitted to law enforcement or other agencies for investigation or recommendation.

Penal Code sections 4804 and 4805 require that you give the District Attorney in the county of conviction written notice of your intention to apply for a commutation. You must complete the Notice of Intent to Apply for Executive Clemency (attached) and mail it to the District Attorney before submitting this application to the Governor’s Office.

I, JOSE PEDRO BARATAS, declare under penalty of perjury under the laws of the State of California that I have served the District Attorney of the County of LOS ANGELES with notice of my intent to apply for a commutation.

I further declare under penalty of perjury under the laws of the State of California that the information I have provided on this application is true and correct. I understand that any omission or misstatement of facts may result in the denial of the application and the filing of perjury charges against me.

[Signature]
Applicant’s Signature

[Signature]
Date
NOV. 10, 2017

*If Applicable, List Additional Counties Here (Send Notice of Intent to Apply for Executive Clemency to All Counties Listed)
NOTICE OF INTENT TO APPLY FOR EXECUTIVE CLEMENCY

This notice is required by Penal Code sections 4804 and 4805.

To the District Attorney of **LOS ANGELES** County: Please take notice that I, **JOSE PEDRO BARAJAS**, was convicted of the crime of **ATTEMPTED MURDER, ATTEMPTED MURDER, ASSAULT WITH A DEADLY WEAPON UPON A POLICE OFFICER, SHOOTING INTO AN UNINHABITED BUILDING, ASSAULT ON A POLICE OFFICER** committed in **LOS ANGELES** County, California, on the date of **DEC 2, 1996**.

I will submit this application to the Governor of the State of California.

Applicant's Signature

Date

RECEIVED

DEC 07 2017

GOVERNOR'S OFFICE
LEGAL AFFAIRS

DISTRICT ATTORNEY ACKNOWLEDGEMENT

This section to be completed by the District Attorney only.

I, **Barbara Woff AD**, District Attorney of the County of **Los Angeles**

do hereby acknowledge receipt of notice from **Jose Pedro Barajas**

that he/she intends to apply to the Governor of the State of California for a commutation of sentence.

Signed

Date

District Attorney: Please Return this Notice to the Governor's Office, Attn: Legal Affairs, State Capitol, Sacramento, CA 95814.
Application for Commutation of Sentence
Request for Executive Clemency

Re: Jose P. Barajas – CDCR #: K-92078
California Men’s Colony – East /Cell #: 8298
P.O. Box 8101
San Luis Obispo, CA 93409-8101

Governor Edmund G. Brown, Jr.
State Capitol, Suite 1173
Sacramento, CA 95814

Dear Governor Brown:

Our nation was founded on the principle of equal rights for all people, but the fulfillment of this promise has been long in coming for many Americans. You have the unique opportunity to rectify this moral injustice. The following will highlight the critical junctures in Mr. Barajas’ trial where major judicial error and failures of the defense to act responsibly and morally on behalf of Mr. Barajas. I believe that these errors and Mr. Barajas’ efforts to turn his life around are deserving of commutation and clemency.

Jose P. Barajas (CDCP #92078) was convicted of the crime of attempted, willful, deliberate, premeditated murder. Throughout the initial trial and appeal there was no evidence of intent to kill anyone. Mr. Barajas told arresting officers at the time of his arrest and again during sworn statements that were verified by the arresting officers as well as at his subsequent trial, that Mr. Barajas hired two acquaintances to scare the alleged victim, Jamie Ramos. No one was assaulted, shot, wounded, or killed during the commission of the crime.

There were no physical injuries to anyone, and the intended victim was unaware that the assault took place. However, ricocheted bullets hit the police car as the shooters tried to flee the scene. Mr. Barajas was not present during, or subsequent to, the assault on Ramos and Mr Barajas was unaware that the shooters had chosen to use an assault weapon rather than the pistol they had been given by Mr. Barajas. Mr. Barajas was convicted as if he intended to shoot Ramos and intended to inflict great bodily harm rather than just “scare him”. Both shooters testified that Mr. Barajas had never instructed them to shoot Ramos but simply to “scare him” so that Mr. Barajas could continue to scam Ramos. Mr Barajas was convicted as an Aider and Abettor.

Jose P. Barajas is now 47 years old and has served in California State Prison since he was 25 years old for a crime far more egregious to society and the people of California than should have been imposed. In the case People v. Patterson (1989) the Court failed to tell the jury that attempted murder REQUIRES a finding of express malice and specific Intent to Kill and instead gave them an instruction which implied that they could find an attempted murder based on theories of implied malice or felony murder. This was also the situation in this case.
Mr. Barajas was not present on or about December 2, 1996 when the alleged shooting took place. Thus, there was no testimony presented to the judge which would justify a finding of Express Malice AND Specific Intent to Kill. The shots were intentionally fired at the pavement which was verified by the LAPD officers who gave chase when they encountered the shooters. Defendant Flores specifically denied any intent to kill LAPD Officers Jaye or Zamora.

- No lesser standard should apply to an Aider and Abettor (People v. Ramos).

- In order to be convicted as an Aider and Abettor there MUST be proof that Mr. Barajas acted with the knowledge of the criminal purpose of the perpetrator and with an intent or purpose either of Committing or of Encouraging or Facilitating commission of the offense.

- The Preliminary Hearing presented no evidence that Mr. Barajas had a specific INTENT to kill the alleged victim.

- No testimony was given or evidence presented that Mr. Barajas intended to kill Ramos or the Officers. Nor was there any evidence that Mr. Barajas intended nor was there evidence of a direct but ineffectual act done towards killing. Therefore, the attempted murder charge must be set aside or disregarded.

Attempted murder cannot be inferred merely from the commission of a dangerous offense (People v. Belton, People v. Colley. Note that if the evidence presented to the judge was sufficient to show attempted murder then EVERY ASSAULT committed with a deadly weapon would be Attempted Murder and this is not the law. The penalty for attempted murder is an egregious crime. Mr. Barajas has served 21 years in California state prison for a crime far in excess of what the evidence justifies.

Mr. Barajas has been exemplary in his conduct while in prison and has risen to great positions of responsibility which have required high levels of truthfulness, integrity and successful interaction with all of those in authority as well as fellow prisoners. (see supporting documents 5, 6, 7). His conduct has risen to stellar heights when defusing destructive conduct of fellow prisoners attested to by the many Certificates which highlight to his conduct as well as signed laudatory statements by prison guards, prison officers, social workers and chaplains in addition to his successful completion and implementation of numerous training courses. Mr. Barajas has incorporated what he has learned while in prison into his daily conduct and behavior. This behavior is recognized by all of those in a position to monitor and attest to his stellar conduct.

Mr. Barajas warrants a commutation of his sentences and he should be released from custody immediately in order to become a contributing member of California society. He will be employed by his father Jose Angel Barajas, a workers’ compensation Hearing Representative.

Jose P. Barajas Re-Entry Plan of Action is a thoughtful and insightful plan to re-enter society and could only have been assembled by a truly contrite man. It is among the supporting documents available for review.
The conviction of charges hinges on intent. Attempted murder is a crime of specific intent. The alleged victim, Jaime Ramos, was not even aware of shots being fired at him, and according to sworn testimony by the investigating officer, the alleged shooter, Mr. Flores, indicated that he had no intent to kill Jaime Ramos. The investigating officer also testified that defendant Jose P. Barajas specifically denied any intent to kill anyone and indicated that the sole purpose of the shooting was to scare Ramos. In order to trigger the application of the “Natural and probable consequences” doctrine there must be a clear and close connection on the target crime Aided and Abetted and the offense actually committed. That clear and close connection was never established during the trial, sentencing or upon Appeal(s).

The prosecutor and defense counsel, as well as the Magistrate did not inform the jury that attempted murder requires finding of express malice and specific intent to kill. Failure to instruct the jury in People v. Beeman, “the jury must find a particular intent in order to find guilt.”

Mr. Barajas was not present December 2, 1996, the date of the incident. The prosecutor’s theory of his involvement in Counts 3, 4 and 5 is that of an aider and abettor. An aider and abettor cannot be convicted of attempted murder without a finding that the actual perpetrator had a specific intent to kill. When the offense charged is a specific intent crime, the accomplice must share the specific intent of the perpetrator. A conviction may not be based on the jury’s generalized belief that the defendant intended to assist and/or encourage unspecified nefarious conduct…and then only when the record contains substantial evidence…if this test is not satisfied, as was the case with Mr. Barajas, the instruction should not be given.

There are legislative efforts at the Federal level to rectify this onerous abuse of criminal convictions. The prison-sentencing reform legislation incorporates and requires default (mens rea) as part of this bill. As designed this “protects individuals from being convicted for conduct they did not know was wrong. The criminal justice system should at the very minimum prove criminal intent in order to convict.” The terrible injustices inflicted upon Mr. Barajas would have been avoided if this legislation were then part of the criminal justice system. The new bill would ensure that courts and active prosecutors cannot convict without any proof of a guilty mind. The proposed legislation would right a wrong and would deal a badly needed blow in defense of our basic liberties.

A review of the trial transcripts shows that defense attorney Garber provided ineffective counsel. Specifically,

- Attorney Garber never explained to Mr. Barajas that he was presenting an All or Nothing defense. This was also was never raised on Appeal(s)

- The Jury asked Judge Fidler if Mr. Barajas could be convicted of a lesser charge, which shows that Mr. Barajas might have been convicted of a lesser crime and not on this very serious offense. This was also not brought up on appeals.

- The Jury was never polled on whether they might have convicted on a lesser charge. This was also not brought up on appeals.

- Attorney Garber allowed testimony without filing objections

Jose P. Barajas – CDCR #: K-92078

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• Attorney Garber failed to cross-examine the detective to attack credibility of the source of his information (the shooters).

• Attorney Garber did not file a pre-trial motion to exclude reference to the co-conspirators (shooters).

• Attorney Garber did not disclose his close personal relationship with Judge Fidler and Judge Fidler should have done the same. This failure to disclose was a prejudicial trial error. This was never brought up on Appeal(s).

• Judge Fidler erred by allowing an All or Nothing defense without asking Mr. Barajas if he understood the defense action. This was never brought up on Appeal(s).

• Prejudicial failure by Judge Fidler to not inquire about whether or not the defense All or Nothing defense was understood.

Jose P. Barajas was convicted of eight charges including the following:

• Solicitation to commit murder PC S653 (f) (a)
• Conspiring to commit murder PC S664 (a)/187 (a)
• Attempted murder PC S664 (a)/187 (a)
• Assault on a Peace Officer PC S245 (d) (3)
• Assault on a Peace Officer with assault rifle PC S245 (d) (3)
• Shooting at an Uninhabited dwelling PC S247 (a) (1)
• Five of these counts were a principal armed with a firearm allegation PC S12022 (a) (1) for which he was sentenced 25 to life + Life + Life + 3 years 4 months. Joseph P. Barajas was convicted of all charges and received multiple sentences.

• Mr Barajas’ case was severed from a joint trial pursuant to People v. Aranda and Benton v. U.S. to an individual trial of Jose P. Barajas.

• Convicted primarily on the Natural and Foreseeable Consequences Doctrine (People v.Prettyman), circumstantial evidence, and statements by Mr. Barajas, under duress. This was not brought up on appeal(s).

Governor Brown, the Commutation of his Sentence and Executive Clemency should be implemented without further delay. Mr. Barajas was convicted through faulty reasoning and I believe the prejudicial conduct of both the judge and the trial defense attorney.

Sincerely,

Ralph Roy Ramirez

I am a close personal friend of Jose Angel Barajas, father of Jose P Barajas. CopyThe following supporting documents are available should you so request:

Jose P. Barajas – CDCR #: K-92078 4
EXECUTIVE DEPARTMENT
STATE OF CALIFORNIA

COMMUTATION OF SENTENCE

Damien Buchwald

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.

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
APPLICATION FOR EXECUTIVE CLEMENCY

Complete this application to request a pardon or commutation from the Governor. A pardon is the forgiveness of a crime and a commutation is a reduction or elimination of a sentence. If you are eligible for a Certificate of Rehabilitation, do not complete this application; instead obtain a Certificate of Rehabilitation from the superior court in your county of residence. (See Penal Code, § 4852.01.) If a pardon is granted, this application will become a public record, however specific personal information will be redacted (hidden) before it is made available to the public.

APPLICANT INFORMATION

Name: Damien Buchwald   Date of Birth: [Redacted]   Social Security Number: [Redacted]

Address: Ironwood State Prison, P.O. Box 2199, Blythe, CA 92226

1. Conviction Summary:

<table>
<thead>
<tr>
<th>Offense(s):</th>
<th>Date of offense(s):</th>
<th>County of conviction(s):</th>
<th>Sentence(s):</th>
</tr>
</thead>
<tbody>
<tr>
<td>Armed Robbery</td>
<td>Year 2012</td>
<td>Los Angeles</td>
<td>24 years</td>
</tr>
<tr>
<td>10 counts including</td>
<td>9/21/2012</td>
<td>9/24/2012</td>
<td></td>
</tr>
<tr>
<td>10 year gun enhancement</td>
<td>9/23/2012</td>
<td>9/24/2012</td>
<td></td>
</tr>
</tbody>
</table>

2. Briefly describe the circumstances of the crime(s) for which you are requesting a pardon or commutation (attach additional pages as necessary):

I am asking for commutation... In my robbery case I robbed stores with a gun and I am not proud to say that at all but it's true. I did not hurt anyone at all in my crimes and this is my first prison term. First felony crime.

3. Explain why you are requesting a pardon or commutation (attach additional pages as necessary):

Because I know I am rehabilitated and I feel I don't need to do 13 more years left of my time to learn my lesson because I've learned my lesson now and I just want to get home sooner to my family.

4. Provide a brief statement explaining why you should be granted a pardon or commutation (attach additional pages if necessary):

Because I know in my heart that I am ready. I am ready to get back out there and do what's right.

5. If you have paid any money or given any gift to anyone to assist in the preparation of this application, list their name, address, and amount paid or given (required by Penal Code section 4807.2):

Rev. 08/01/13
Application for Executive Clemency, Page 1

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 STATEMENT OF NOTICE TO DISTRICT ATTORNEY AND DECLARATION UNDER PENALTY OF PERJURY

This application may be submitted to the Board of Parole Hearings for investigation and recommendation pursuant to Penal Code section 4812. This application may also be submitted to law enforcement or other agencies for investigation or recommendation.

Penal Code sections 4804 and 4805 require that you give the District Attorney in the county of conviction written notice of your intention to apply for a pardon or commutation. You must complete the Notice of Intent to Apply for Executive Clemency (attached) and mail it to the District Attorney before submitting this application to the Governor's Office. If you are requesting a pardon for more than one conviction involving more than one county, each District Attorney must be given notice.

I, **Damien Buchwald**, declare under penalty of perjury under the laws of the State of California that I have served the District Attorney of the County of **Los Angeles**, with notice of my intent to apply for a pardon or commutation.

I further declare under penalty of perjury under the laws of the State of California that the information I have provided on this application is true and correct. I understand that any omission or misstatement of facts may result in the denial of the application and the filing of perjury charges against me.

**Damien Buchwald**

Applicant's Signature

**12-17-2018**

Date

*If Applicable, List Additional Counties Here (Send Notice of Intent to Apply for Executive Clemency to All Counties Listed)*
COMMUTATION OF SENTENCE

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
APPLICATION FOR
COMMUTATION OF SENTENCE

Complete this application to request a commutation of sentence from the Governor. A commutation is a reduction or elimination of a sentence. If granted, this application will become a public record; however, specific personal information will be redacted (hidden) before it is made available to the public.

APPLICANT INFORMATION

Name: Larry Garcia  Date of Birth: 62  Inmate ID: D-77688

Address: 480 Alta Rd San Diego Ca. 92179  Facility: Richard J. Donovan

1. Conviction Summary:

<table>
<thead>
<tr>
<th>Offense(s):</th>
<th>Date of offense(s):</th>
<th>County of conviction(s):</th>
<th>Sentence(s):</th>
</tr>
</thead>
<tbody>
<tr>
<td>211pc (Robbery)</td>
<td>7-28-1981</td>
<td>Los Angeles Co.</td>
<td>3 yrs</td>
</tr>
<tr>
<td>664/211pc (Attempted Robbery)</td>
<td>9-23-1981</td>
<td>Orange Co.</td>
<td>3 yrs/Concurrent</td>
</tr>
</tbody>
</table>

2. Briefly describe the circumstances of the crime(s) for which you are requesting a commutation (attach additional pages as necessary):

   On July 04, 1986, I Larry Garcia entered into the apartment where the victim, Jeffery Searles, was present. We talked for a while and drank a couple of beers together. This was at 9:30 in the morning. At 11:00 the same morning. (See attached additional pages, Exhibit A-1)

3. Explain why you are requesting a commutation (attach additional pages as necessary):

   Why I'm requesting a "Communtation of Sentence". At my arrest on July 09, 1986, I was heavily involved with the gang I was apart of, "Bolen Parque East side Dukes", I lived a life style that was based on gang violence and narcotics. (See attached additional pages, Exhibit A-2)

4. Provide a brief statement explaining why you should be granted a commutation (attach additional pages if necessary):

   Why I should be granted commutation; from the age 1-8, I grew up in a home that was controlled by an alcoholic father, who was very abusive to my mother. I watched this type of lifestyle displayed by my father daily. (See attached additional page, Exhibit A-3)

5. If you have paid any money or given any gift to anyone to assist in the preparation of this application, list their name, address, and amount paid or given (required by Penal Code section 4807.2):

   (None)
STATEMENT OF NOTICE TO DISTRICT ATTORNEY AND DECLARATION UNDER PENALTY OF PERJURY

This application may be submitted to the Board of Parole Hearings for investigation and recommendation pursuant to Penal Code section 4812. This application may also be submitted to law enforcement or other agencies for investigation or recommendation.

Penal Code sections 4804 and 4805 require that you give the District Attorney in the county of conviction written notice of your intention to apply for a commutation. You must complete the Notice of Intent to Apply for Executive Clemency (attached) and mail it to the District Attorney before submitting this application to the Governor's Office.

LARRY GARCIA, declare under penalty of perjury under the laws of the State of California that I have served the District Attorney of the County of Los Angeles with notice of my intent to apply for a commutation.

I further declare under penalty of perjury under the laws of the State of California that the information I have provided on this application is true and correct. I understand that any omission or misstatement of facts may result in the denial of the application and the filing of perjury charges against me.

Applicant's Signature  
9-25-16

Date

*If Applicable, List Additional Counties Here (Send Notice of Intent to Apply for Executive Clemency to All Counties Listed)
NOTICE OF INTENT TO APPLY FOR EXECUTIVE CLEMENCY
This notice is required by Penal Code sections 4804 and 4805.

To the District Attorney of Los Angeles County: Please take notice that I, LARRY GARCIA, was convicted of the crime of 187 PC. 1st degree MURDER WITH SPECIAL CIRCUMSTANCES committed in Los Angeles County, California, on the date of 1-8-88.

I will submit this application to the Governor of the State of California.

Larry Garcia
Applicant's Signature
7-15-16
Date

DISTRICT ATTORNEY ACKNOWLEDGEMENT
This section to be completed by the District Attorney only.

I, __________________________, District Attorney of the County of __________________________, do hereby acknowledge receipt of notice from __________________________ that he/she intends to apply to the Governor of the State of California for a commutation of sentence.

Signed __________________________

Date __________________________

District Attorney: Please Return this Notice to the Governor's Office, Attn: Legal Affairs, State Capitol, Sacramento, CA 95814.

Att: This is a copy of the 1st one I sent in July-98.16.
EXHIBIT COVER PAGE

A-1

Exhibit

Description of exhibit Brief description of the circumstances of the crime.

Number of pages to this exhibit 1
the victims wife drove up in her car onto the apartment parking lot. I went out to meet her and we talked and she then also entered the apartment alone. I left to a location to purchase an amount of heroin, the drug I was addicted to. I injected the heroin into my vein in my arm, and left the location. While on my way back to the apartment where the victim was at with his wife, I located a steel pipe, about the size of a baseball bat. I entered the apartment with the pipe and seen the victim and the wife sitting on the living room floor, they were arguing. I was standing in back of the victim while looking at the wife. At different time the wife would motion her head, indicating to me to hit Jeffery, her husband, with the steel pipe. Finally I got the pipe out and swung it at the side of the victims head and then swung it again at his head, with a hard swing, striking him two times. The victim fell over and was lying on the floor moaning. At this time, the wife, Patricia Searles, stood up and with an angry voice said, "Hit him some more." at this moment I looked at her and something in my head said, "No more." I told her, "Lady, for the couple of hundred dollars that you gave me, thats all I'm doing." and threw the pipe to down on the floor. The lady said, "No, hit him some more, I'll pay you alot of money when I get his life insurance check, I want him dead." I said no to the lady and started to walk away, to leave the apartment. All of a sudden she said, "I'll do it then." and picked up the steel pipe and started hitting her husband, going into a frenzy, hitting him on the head and throat area. She began to yell at him while hitting him. She made alot of noise while doing this, so I told her, "Thats enough lady, stop now." She finally stoped so we dragged the body into the bedroom. I left the apartment and she left right after me, the time was approximately 1200 in the afternoon. I went to my sister's house with my common law wife and two children in El Monte California, and stayed there for a couple of days. I don't know where the lady went. The body of Jeffery was found the next morning by the landlord, at 8:30am. I was informed by my co-defendants confession at jury trial, (See jury trial transcripts "Patricia Searles"), that she went back to the apartment where her husband was, (The victim Jeffery Searles), by herself without my acknowledgement at about 2:00 in the morning, (July 05), to check on the victim. She stated that the victim was still alive, it was stated that the victim was crying out for help, but the wife said "no" and got something from the window ledge, (See Jail house informant :="Sandra Hotchkiss" jury trial transcripts), and ended up hitting him more and eventually killing him.

ATTACHMENT
(Exhibit A-1)
EXHIBIT COVER PAGE

Exhibit

Description of exhibit
Explaination of why I'm requesting commutation of sentence.

Number of pages to this exhibit 2
I entered into Los Angeles County Jail as a known gang member, active in participating in the gang activity there in L.A. County Jail. I was convicted of my crime in January 08, 1988, and was sent to the Department of Corrections "Folsom State Prison", at this time in folsom state prison, there was gang war going on in the prison between races, Mexicans and African American inmates, and there was alot of violence there, which I was involved with. From 1986 to 1994 I participated in this prison violence and the end result was my placement in SHU per administration. In all of this I never responded to my direct appeal in the court system to find relief of the charges I was convicted of, 1st degree murder. At this time in my life I was suffering mentally and emotionally from a break up with my common law wife, "Elizabeth Garcia", and the abandonment from this relationship left my very unstable in my life. In all honesty my life and heart was out of control and alot of confusion and stress filled my heart that led me to make even more wrong decisions and choices in my life while in prison. In June of 1994, I was walking on the prison yard, by this time I dropped out of the prison gang, and was placed on SNY yard there at new folsom state prison. While walking alone thoughts entered my mind expressing to me that I could find help from my condition of brokeness, at the chapel there on the yard. I struggled with these thoughts in my mind for about 5 days. One Sunday morning I decided to go to the chapel, to see what was going on. When I entered, I was greeted by an ex-gang memeeber as myself and welcomed me into the service. While there, I felt comfort and relaxed. I ended up leaving the chapel and went back to my cell. At 1:00 yard release, my cellie went out and I stayed there in my cell by myself. I was told that god was in the business of giving out new beginnings in life, and what it consisted of, by attaining this new beginning. I was told to get on my knees and confess my sins to god with 100% commitment to repent, which I did. I did this for a while and felt so sorrowful as I was doing it, shedding tears in all of this. When I finished, I got up and felt cleansed within, not never experiencing anything like this. It was at this time that I was born again and was now a christian. It was amazing. I had a great desire deep within me to pursue god, who I never really knew existed. I found myself in the chapel alot, involved with various spiritual groups. I participated with bible study groups and eventually joined the choir. I was amazed with the change within that was taking place. I continued with this life style of bible studies, church meetings and discipline groups practicing spiritual biblical principles that brought a lot of comfort to my heart and soul. Truly it was a very life changing experience. To this date I have been drug free, gang free, and stable in life, that has left me discipline free, since that date back in June of 1994. In 1996, I started to look into the court system for relief on my appeal to attain a leessor included offense, per the

ATTACHMENT

(Exhibit A-2)
actions and involvement in the crime that I participated in. I was very ignorant of the law system and the standard that was held to pursue relief on a direct appeal. I did not understand a lot of the procedures that the court system demanded and so I did not look to the courts for relief when I participated in all of the gang activity in Folsom State prison my attention was fully focused on the gang activity. I never even thought of pursuing relief from the court system, plus I was not stable to even concentrate on how to pursue relief. In the end of 1996, I mentioned my actions in my involvement in the crime I committed to a jailhouse lawyer. He helped me out a lot in preparing a "Writ of Habeas Corpus", to the courts, which was denied. I found out that a new law went into effect "anti terrorism act" that stated that if you did not pursue relief on a direct appeal within a year period, that you would be barred from the court system. This is what happened to me. This is why I am sending this application. I found a lot of help from different jail house lawyers and tried to explain my situation, plus we submitted petitions of writ of habeas corpus to various courts, but was all denied a few months ago, about March of this year, 2016, a friend of mine paroled and left me this application of commutation, to the governors office. He left me information on how to submit this form. I was told that this was my last possible opportunity for relief, of trying to pursue to attain a lessor included offense. As I send the paper information to the governors office. I am pleading for the mercy from the governors office, in this application, asking Mr. Governor Edmund G. Brown, to accept my application for Commutation of Sentence, I am humbly asking for a commutation of sentence to be that of a 25 to life or a 15 to life sentence, which would allow me to appear before a committee of board of prison terms. In hope of being found suitable for placement. Thank you for your time and attention.

Respectfully,

[Signature]

9-25-16

ATTACHMENT

(Exhibit A-2)
EXHIBIT COVER PAGE

A-3

Exhibit

Description of exhibit Explanation of why I should be granted a commutation of sentence.

Number of pages to this exhibit 2
My parents ended up in a divorce in all this negative behavior I grew up in, I developed a very negative hatred towards my father. At the age of 8, I started to sniff paint, glue and gas to escape from the reality within my heart towards my father. Through the years, I made a lot of wrong choices that led me into gang, criminal and narcotic's participation and activity. My older brothers displayed the same type of lifestyle. Deep inside I knew I was doing wrong but I couldn't see any way out and I did not really know how to ask for help. I listened daily to the words that society was saying I was, "A no body, a dope fiend, gangmember, thief, etc." I went on in life believing this because I was in jail all of the time. My first incarceration was at the age of 8, when I and a couple of friends broke into the classroom's in the elementary school across the street from my house. We ended up getting caught and went to juvenile hall. After this I ended up in multiple juvenile facilities. I eventually ended up in the state facilities (CDC) at the age of 18, in 1981. By this time my heart, mind, emotions and feelings were hardened and numb. I continued to make a lot of wrong and bad choices. I paroled in 1983 of November, and in April of 1994, I was back in prison for a parole violation. My girlfriend conceived a child in this time hoping change would come, but none came. I paroled in 1985 and still making wrong choices, and went back to prison for another parole violation and paroled in April 1986, another child was conceived. I now had two children, but still no change. In July 1986, I was arrested for 1st degree murder and eventually convicted and received a life sentence. From 1986 to 1994 I continued making wrong and bad choices, still involved with criminal and narcotics while in prison. In June 1994, I had a major spiritual awakening. It was then that I made good choices, by attending spiritual groups that brought challenges to me, to participate in positive attitudes. I daily practices spiritual principles and disciplines that started to bring healing to my heart, soul and mind. This led me to be transformed within my mind and developed different mind sets.
and attitudes and mind patterns of thought. I started to notice the bad character defects that I displayed for a long time slowly disappear. As I daily participate and practiced spiritual principles and CDC rules and regulations I found myself displayed a totally different character. Deep within there was a strong desire to obey authority within the person and among the population in the prison. I found myself meditating on the responsibility of being a father to my children. I daily attended spiritual groups in the chapel, I enrolled in N/A and A/A, I got involved in different self help groups. In was determined to transform my whole life, inwardly focusing on new knowledge and information from these groups that told me that "I was a somebody" and that I could make good and right decisions that would allow me to achieve goals and dreams that I became aware of, as I continued to heal within. For someone that came out of a back ground that I came out of, I became very concerned or people in general that were involved with a life style I had lived in the past. Through the years in prison clean from drugs and criminal activity, I found a passion in my heart to help people and this is what I've been involved in doing. I have been disciplinary free since June 1994 and I am active in maintaining a sane and stable heart attitude and positive mind set while in prison. I am sending my portfolio of the accomplishments that I have achieved since my spiritual awakening, demonstrating to a level to measure the success in my life. I will still focus on improving and growing more spiritually, as well as practicing the knowledge and information from self help groups and the rules and regulations found in CDC. In this hearts attitude is the reason why I am asking to be granted a commutation of sentence, Mr. Governor "Edward G. Brown Jr. thank you or your time and attention.

ATTACHMENT
(Exhibit (A-3))

Sincerely,

Respectfully

[Signature]

9-25-16
EXECUTIVE DEPARTMENT
STATE OF CALIFORNIA

COMMUTATION OF SENTENCE

Benjamin Guerra

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
APPLICATION FOR A COMMUTATION OF SENTENCE

Complete this application to request a commutation of sentence (a reduction of sentence/punishment) from the Governor. If you have submitted a commutation application in the last three years, please complete the re-application form. The Governor's Office and/or the Board of Parole Hearings may contact you for additional information relating to this application. If the Governor grants you a commutation, some information from your application will appear in an annual public report about clemency the Governor is required to submit to the California Legislature. Learn more about commutation application at www.gov.ca.gov/clemency or mail a request for information to: Office of the Governor, State Capitol, Attn: Legal Affairs/Clemency, Sacramento, CA 95814.

APPLICANT INFORMATION
(Attach additional pages as necessary.)

Name (Last/First/Middle): GUERRA, BENJAMIN O
Date of Birth: 74
COCR Number: F-55468
Social Security Number:
Name of Facility/Prison: CCI
Facility/Prison Address: FACILITY E VINU150 PO BOX 107

1. Conviction Summary (Note: The Governor’s Office will review a complete copy of your criminal history report.)

<table>
<thead>
<tr>
<th>Crime(s):</th>
<th>Date(s) of conviction:</th>
<th>County of conviction(s):</th>
<th>Sentence(s):</th>
</tr>
</thead>
<tbody>
<tr>
<td>2ND ROBBERY</td>
<td>1-25-07</td>
<td>LA COUNTY</td>
<td>24 YRS</td>
</tr>
</tbody>
</table>

Were you under 26 years of age at the time of the crime(s) for which you are seeking a commutation of sentence? □YES □NO.

List all prior conviction(s) in California, any other state or country, or in federal court.

<table>
<thead>
<tr>
<th>Crime(s):</th>
<th>Date(s) of conviction:</th>
<th>Location of conviction(s):</th>
<th>Sentence(s):</th>
</tr>
</thead>
<tbody>
<tr>
<td>2ND ROBBERY</td>
<td>7-14-94</td>
<td>LA COUNTY</td>
<td>3 YRS</td>
</tr>
</tbody>
</table>
2. Describe the circumstances of your crime(s).

I WAS UNDER THE INFLUENCE OF A CONTROL SUBSTANCE

3. Describe how a commutation of sentence may impact your life.

I HAVE A BELIEVED FAMILY, I NEED TO GIVE BACK LOVE AND SUPPORT, AND HELP OUR MY COMMUNITY AND CHILDREN

4. Describe your life since your conviction (e.g., efforts in self-development, including identifying and addressing treatment needs, professional and educational achievement; any set-backs, conduct violations, or new convictions; insight about past conduct; and future goals).

I'VE ENTERED SELF-HELP PROGRAMS TO BETTER MYSELF AND ACHIEVE MILESTONES COMPLETING PTA HAND BOOKS

5. If you have paid any money or given any gift to anyone to assist you in preparing this application, you are required by law to list their name, address, phone number, email address, the nature of your relationship, and amount paid or gift given.

N/A

APPLICANT DECLARATION

Complete the following statement after you have served your Notice of Intent.

I, Benjamin Guerra, declare under penalty of perjury under the laws of the State of California that the information I have provided on this application is true and correct. I further declare that I have served (mailed or delivered) my notice of intent to apply for clemency on the District Attorney of the County of Los Angeles.

Applicant Signature

Date 8-2-19

Submit this completed 2-page form to the Office of the Governor, State Capitol, Attn: Legal Affairs/Clemency, Sacramento, CA 95814. You may, but are not required to, include copies of relevant documents that support your application (e.g., certificates of achievement, photographs, letters of support, etc.). Do not send original documents, as application documents cannot be returned. Please update the Governor's Office promptly if your contact information changes. Submit a completed Notice of Intent to Apply for Clemency to the district attorney in the county of your convictions for which you are seeking a commutation of sentence.

Rev. 3/2013
Application for Commutation of Sentence, Page 2 of 2
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.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State
This Application for Clemency must be used to request:

- a commutation (reduction) of the applicant's current sentence if the applicant is presently in prison or jail, or on probation or parole;
- a pardon based upon innocence; or
- a pardon based upon rehabilitation if the applicant has completed his or her sentence but is not eligible for a Certificate of Rehabilitation under Penal Code section 4852.01.

Please complete sections I, III and IV and that portion of section II that applies to your case.

PLEASE TYPE OR PRINT IN BLUE OR BLACK INK

I.

APPLICANT INFORMATION
To be completed by all applicants

<table>
<thead>
<tr>
<th>LAST Name</th>
<th>FIRST Name</th>
<th>MIDDLE Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>HAYMOND</td>
<td>TYRONE</td>
<td>LARRY</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Date of Birth</th>
<th>Place of Birth</th>
<th>Social Security Number</th>
<th>Prison Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>1948</td>
<td>Pasadena, California</td>
<td>[Redacted]</td>
<td>C-03269</td>
</tr>
</tbody>
</table>

Current Residence

<table>
<thead>
<tr>
<th>Address</th>
<th>Apt. Lot. Suite. Space, etc.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mule State Prison, P.O. 409020</td>
<td>A1-120-Lower</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>City</th>
<th>State</th>
<th>Zip Code</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>California</td>
<td>95640</td>
</tr>
</tbody>
</table>

Reason for Requesting Clemency

[ ] Pardon based on rehabilitation and not eligible for a Certificate of Rehabilitation under Penal Code section 4852.01
[ ] Commutation of current sentence
[ ] Pardon based upon innocence
[ ] Commutation/Pardon based on Battered Woman’s Syndrome
[ ] Compassionate Release
[ ] Other

Why are you requesting clemency? I received Life Without Parole for a crime that truly did not warrant this harsh type of sentence, and the circumstances in my case proves this beyond any doubt of injustice. The Detective who investigated the case told the Judge in my case that this sentence does not fit the circumstances, which can be found in my transcripts. I have paid for this mistake with 34 years of my life. I never have killed anyone in life, yet murderers with double murder walk out these doors with less time than I have done. I truly realize and regret my stupid reasoning for this entire event. However, I have great remorse for my wrong against society, my family and the so-called victim who was a criminal himself.
**Conviction Information**

**Commitment Offense**: This statement is proven in my transcripts by VICTIM!!

Kidnap For Ransom With Great Body Injury (two fractured ribs) that was not even done by me!!

**Date of offense**: 01/03/78

**Date of conviction**: November 1978, Judge B.A. Selber

**Superior court case number**: A-076965

**Arresting agency**: Inglewood P.D.

**Detective Raven**: L.A. County

**County of conviction**: L.A. County

**Sentence**: Life Without The Possibility of Parole.

**If you are currently a prisoner, what is your release date, if any?**: NONE

---

**Did you appeal your case?**

☑ Yes  □ No

If yes, appellate case number and status of case:

2d Crim. B023791

Copies of all appeals were never given back to my family by the appeals attorney, Mr Edi M. O. Faal who moved to Africa with my money and records of appeal. My family have done everything possible to make contact with him but to no positive results. This is only another wrong done on top of the wrong in this sentence I received.

---

**Prior Convictions**: List all prior convictions, including any in other states or countries.

<table>
<thead>
<tr>
<th>Offense(s):</th>
<th>Date of offense(s):</th>
<th>County of conviction(s):</th>
<th>Sentence(s):</th>
</tr>
</thead>
<tbody>
<tr>
<td>Saling (5) joints</td>
<td>5/05/67</td>
<td>L.A. County</td>
<td>Parobation</td>
</tr>
<tr>
<td>Reckless Driving</td>
<td>5/05/69</td>
<td>Santa Barbara Calif.</td>
<td>Dismiss</td>
</tr>
<tr>
<td>Using A telephone to facilitate a Control Substance</td>
<td>3/19/73</td>
<td>L.A. County</td>
<td>Served 45 days in County jail</td>
</tr>
<tr>
<td>Cashing checks with insufficient Funds</td>
<td>11/16/71</td>
<td>L.A. County</td>
<td>Probation</td>
</tr>
<tr>
<td>Forcery</td>
<td>03/13/74</td>
<td>L.A. County</td>
<td>Probation</td>
</tr>
<tr>
<td>Assault With Deadly Weapon</td>
<td>07/21/75</td>
<td>L.A. County</td>
<td>Dismissed In The Furtherance of Justice</td>
</tr>
<tr>
<td>Kidnap For Ransom/BK</td>
<td>01/78</td>
<td>L.A. County</td>
<td>LOWP</td>
</tr>
</tbody>
</table>
Current Attorney Information

Are you currently represented by an attorney? □ Yes ☒ No
If yes, please provide his or her name, address and telephone number:
First and last name: N/A
Address:

Telephone number:

Information Required by Penal Code Section 4807.2

Have you paid or given any money, gift or consideration to anyone for assisting you with this application? □ Yes ☒ No
If yes, please provide his or her name, address and telephone number:
First and last name: N/A
Address:

Telephone number:

II.
REQUEST FOR CLEMENCY
Please complete the section below that applies to your request.

COMPASSIONATE RELEASE
Complete this section if you are presently in prison and requesting clemency due to a medical condition.

Please explain the medical condition that warrants clemency:

N/A
I do have many medical problems, Diabetes, High Blood Pressure, arthritis, and Heart Disease with one heart attack in 2001 at S.V.S.P.

Your current physician’s name:
Unknown Mule Creek "A" Yard physician chronic care
Physician’s address:
Mule Creek State Prison "A" Yard

Have you applied to the Department of Corrections and Rehabilitation or the Board of Parole Hearings for a recall of your sentence pursuant to Penal Code Sections 1170? □ Yes ☒ No
If yes, what was the result?
N/A
Give a brief account of your offense.

N/A

Explain your rehabilitation efforts during incarceration.

N/A

Describe your record in prison, jail, parole or probation. (List all disciplinary action taken against you)

N/A

When were you discharged from probation or parole?

N/A

Describe your rehabilitation and activities since release.

N/A

Why you are requesting a pardon?

N/A
Describe the evidence of your innocence that was discovered after conviction and explain its importance.

That the nephew of the victim has signed a AFFIDAVIT OF FACTS ABOUT THIS CONVICTION. However I realize and admit any part of a crime is wrong, but I never force anyone anywhere at any time. I did trick Ray Simmons to my place of residence on fault promises. This was a drug deal went wrong by the victim and his nephew ripping me off for the drugs. I sent an affidavit to the victim's home in Oklahoma, but he died before he could sign it about my innocence two days before he died. I can prove these affidavits exist if called upon.

Has this new evidence been presented to the arresting agency or district attorney? If so, what was the result? Yes it has. The District Attorney requested Gigi Gordon, Attorney At Law, 5855 Green Valley Circle, Suite 100, Culver City, CA 90230 to investigate this matter. They concluded that this sentence was very harsh, but the law was against me to bring it back to court. They needed the signature of Ray Simmons (victim), but as stated he died before they could video his statement in Oklahoma. However his sister that was taking care of him at the time of his death knows he was going to sign this affidavit that I mailed to him. It just arrived two days to lat

Has this new evidence been presented to the courts? If so, what was the result?

This new evidence was not presented to any court because of legal issues about the affidavit and Simmons not signing it in time.

Describe the evidence of battering and its effects in the relationship between you and the victim that led to the crime.

\[ n/A \]

Was this evidence presented at trial?

Have you sought a writ of habeas corpus pursuant to Penal Code section 1473.5 based upon this evidence?
Explain why you are requesting clemency. This sentence is cruel & very unusual punishment where there is not a dead victim. My circumstances in my case did not warrant this type of sentence and this was express by the P.D. Inglewood P.D. to the judge by Detective Raven. IAMOP for a first Termer doesn’t make a great deal of correct justice in the circumstances of my case. My sentence went from Life Without Parole to Probation, and the Judge himself was a kidnap victim himself. He allowed the juryman to investigate my statement while the trial was in session and allow his finding to be read to the other jury in trial. The Judge even had sent my attorney to me the morning of the sentencing to give me 6 years, but I refused because I knew I didn’t kidnap this person, but knew his nephew was covering a murder he did. This victim’s nephew killed Walter Perryman in January 1978, and has never been brought to court. Have you sought relief from the courts? I have done everything possible that I know of to get back in court about this sentence. I know I deserve something of a sentence, but 34 years is enough for this injustice in my sentence. I do not to sue anyone, but only want my limited freedom outside these walls. My current wife is also a victim of a rape which resulted from a child and the person who did this is now dead. She has HIV from that rape. There has been enough victims here and I feel I have paid my debt in full to society. May GOD forgive me for all my sins.

III
NOTICE TO DISTRICT ATTORNEY

Penal Code section 4804 requires that you give the district attorney of the county of conviction written notice of your intention to apply for a pardon. You must complete the attached form and mail it to the district attorney before you submit this application to the Governor’s Office. If you are requesting a pardon for more than one conviction involving more than one county, each district attorney must be given notice.

I declare under penalty of perjury under the laws of the State of California that I have served the district attorney of the county of L.A. County with notice of my intent to apply for a pardon, as required by Penal Code section 4804.

[Signature]
(Date signed)

IV
DECLARATION UNDER PENALTY OF PERJURY

This Application for Clemency may be submitted to the Board of Parole Hearings for investigation and recommendation pursuant to Penal Code Section 4812. This application may also be submitted to law enforcement or other agencies for investigation or recommendation.

I certify (or declare) under penalty of perjury under the laws of the State of California that the forgoing is true and correct. I understand that any omission or misstatement of facts may result in denial of my application and the filing of perjury charges against me.

[Signature]
(Date signed)
NOTICE OF INTENTION TO APPLY FOR CLEMENCY

This notice is submitted pursuant to Penal Code section 4804

To the District Attorney of ___________________________ County:

L.A. County of conviction

Please take notice that I, ______________, was convicted of the crime of

Tyrone L. Haymond first, middle and last name of applicant

Kidnap P.C. 209 (a) offense and penal code section

committed in the County of Los Angeles county of conviction

State of California, convicted on 11/78 date and sentenced to Life Without The Possibility Of Parole sentence

I will submit an application to the Governor of the State of California requesting a

☐ Pardon based upon rehabilitation

☐ Pardon based upon innocence

☐ Compassionate release

☐ Commutation of current sentence

☐ Commutation/Pardon based on Battered Woman’s Syndrome

☐ Other

If other, briefly explain:

Tyrone L. Haymond

Full Name of Applicant – TYPED or PRINTED

Tyrone L. Haymond, A1-120-Lower, P.O. Box 409020

Applicant’s Street Address

Ione, California 95640

Applicant’s City, State, Zip Code

March 28, 2012

Month, Day, Year

[This Section to be Completed Until Below Only]

State of California

County of ______________

I, ___________________________ District Attorney of the County of ______________.

State of California, do hereby acknowledge receipt of notice from ___________________________ Name of Applicant

that he/she intends to apply to the Governor of the State of California for a Traditional Pardon.

[Signed]

District Attorney of the County of ______________

Page 7 of 7

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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

130 - 2021 Executive Report on Clemency
APPLICATION FOR EXECUTIVE CLEMENCY

Complete this application to request a pardon or commutation from the Governor. A pardon is the forgiveness of a crime and a commutation is a reduction or elimination of a sentence. If you are eligible for a Certificate of Rehabilitation, do not complete this application; instead obtain a Certificate of Rehabilitation from the superior court in your county of residence. (See Penal Code, § 4852.01.)

Name: Tracey Pabon

Date of Birth: 12/06/62

Social Security Number: [redacted]

Address: 284831 E3-109 P.O. Box 5242 Corona, CA 92812

1. Conviction Summary:

List all prior convictions, including any in other states or countries. Attach additional pages if necessary.

<table>
<thead>
<tr>
<th>Offense(s):</th>
<th>Date of offense(s)</th>
<th>County of conviction(s):</th>
<th>Sentence(s):</th>
</tr>
</thead>
<tbody>
<tr>
<td>2nd degree burglary</td>
<td>4/19/84</td>
<td>San Diego</td>
<td>3 yrs</td>
</tr>
<tr>
<td>2nd degree Robbery</td>
<td>10/30/87 - 12/09/87</td>
<td>San Diego</td>
<td>10 yrs</td>
</tr>
<tr>
<td>2nd degree Robbery</td>
<td>5/9/94 - 5/14/94</td>
<td>San Luis Obispo</td>
<td>50 yrs</td>
</tr>
</tbody>
</table>

2. Briefly describe the circumstances of the crime(s) for which you are requesting a pardon or commutation (attach additional pages as necessary):

See Attached Sheet

3. Explain why you are requesting a pardon or commutation (attach additional pages as necessary):

See Attached Sheet

4. Provide a brief statement explaining why you should be granted a pardon or commutation (attach additional pages if necessary):

See Attached Sheet

5. If you have paid any money or given any gift to anyone to assist in the preparation of this application, list their name, address, and amount paid or given (required by Penal Code section 4807.2):

N/A
STATEMENT OF NOTICE TO DISTRICT ATTORNEY AND DECLARATION UNDER PENALTY OF PERJURY

This application may be submitted to the Board of Parole Hearings for investigation and recommendation pursuant to Penal Code section 4812. This application may also be submitted to law enforcement or other agencies for investigation or recommendation.

Penal Code sections 4804 and 4805 require that you give the District Attorney in the county of conviction written notice of your intention to apply for a pardon or commutation. You must complete the Notice of Intent to Apply for Executive Clemency (attached) and mail it to the District Attorney before submitting this application to the Governor's Office. If you are requesting a pardon for more than one conviction involving more than one county, each District Attorney must be given notice.

I, [Name], declare under penalty of perjury under the laws of the State of California that I have served the District Attorney of the County of [Name of County*] with notice of my intent to apply for a pardon or commutation.

I further declare under penalty of perjury under the laws of the State of California that the information I have provided on this application is true and correct. I understand that any omission or misstatement of facts may result in the denial of the application and the filing of perjury charges against me.

[Signature]

Applicant's Signature

[Date]

Date

*If Applicable, List Additional Counties Here (Send Notice of Intent to Apply for Executive Clemency to All Counties Listed)
APPLICATION FOR EXECUTIVE CLEMENCY

ADDITIONAL ANSWERS

Q. Were you living with/and supporting your family at the time of conviction?
A. No, I was already divorced in 1984 and in 1994 I was separated from second wife.

Q. Have you ever been addict to drugs or alcohol?
A. I smoked marihuana during my high school years and up to my incarceration and drank alcohol when I was in the military and up to my incarceration.

Q. Briefly summarize grounds for appeal.
A. My case was the FIRST to be decided under the “3 Strike Case” in San Luis Obispo County when the law was passed. At the time, the only aspect that my attorney informed me that could be appealed was the constitutionality of the law by stating that the sentence was cruel and unusual punishment and that neither the prosecutor nor the judge had discretion on how to apply the law. I was a mandatory 25-year plus enhancements.

PRIOR CONVICTIONS

<table>
<thead>
<tr>
<th>Felony</th>
<th>San Diego County</th>
<th>Sentenced:</th>
<th>Years</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>4/19/1984</td>
<td>3</td>
</tr>
<tr>
<td></td>
<td></td>
<td>10/30/1987</td>
<td>10</td>
</tr>
<tr>
<td></td>
<td></td>
<td>12/29/1987</td>
<td></td>
</tr>
<tr>
<td></td>
<td>San Luis Obispo County</td>
<td>5/9/1994</td>
<td>50</td>
</tr>
<tr>
<td>Felony</td>
<td>San Luis Obispo County</td>
<td>5/16/1994</td>
<td></td>
</tr>
</tbody>
</table>

EMployment

<table>
<thead>
<tr>
<th>NAME</th>
<th>TITLE</th>
<th>INMATE POSITION</th>
<th>ADDRESS</th>
<th>PERIOD</th>
</tr>
</thead>
<tbody>
<tr>
<td>Marcos Flores</td>
<td>Administrator</td>
<td>Program Director</td>
<td>Central Manor Board And Care</td>
<td>1985 - 1987</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>410 Elm Street</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>San Diego, Ca. 92101</td>
<td></td>
</tr>
</tbody>
</table>
APPLICANT STATEMENT

1. CIRCUMSTANCES OF MY OFFENCES

   In 1984, I served a 1 ½ year term (of 3 years) for Attempted Robbery, Circumstances documented in San Diego County P.O.R. dated 4/19/1984. I entered the apartment of the manager, brandished a knife, demanded money. The victim grabbed my hands and pushed me aside and started yelling. I fled and a few days later, I turned myself in to the detective in charge of the case.

2. In 1988, I was convicted of 2nd degree robbery for 8 robberies committed between 10/30/87 and 12/29/87. In each case I entered businesses, exposed a B.B. gun which was on my waistband, made threats, demanded money and upon receiving the money I immediately left. The B.B. gun was never removed from my waistband. I was sentenced to 10 years.

3. In 1994, I was convicted of 2 counts of 2nd degree robbery. In each case I entered the business, exposed the B.B. gun, made threats, demanded money and after receiving it, I left. I received a sentence of 25 years for the robbery and 25 years for enhancements, due to the mandatory 3 strikes law.

4. The circumstances of each offence reflect that there was no intent to harm victims, nor was any victim harmed.

REHABILITATION EFFORTS DURING INCARCERATION

1. I completed Anger Management Course
2. I was involved in AA groups until my stroke, Chronic Lung Disease (COPD)

PRISON RECORD, COMMENDATIONS, DISCIPLINARY ACTIONS

1. Attached are 2 copies of Commendation (CDC FORMS 128 B)
2. Attached also, copy of Supervisor’s Work Report (CDC FORM 101)
3. Copy of Legal Status Summary detailing (CDC 1-15)
4. Copy of (CDC 128 –G) stating, “inmate has never been involved in gangs and no pervasive pattern of in cell misconduct noted, no assaults on staff by inmate”.
5. All court fines and direct orders have been paid in the total of $3,546.00.
BRIEFLY EXPLAIN THE REASON YOUR REQUEST SHOULD BE GRANTED

I believe I must begin this request by accepting full responsibility for the actions which have resulted in my convictions. I’ve been incarcerated for 18 years on two charges of 2nd degree robbery and I was sentenced to 50 years to life under the 3 strikes law.

The circumstances of each offence reflect that I never had intent to harm the victims and no disposition towards violence, as does my prison record. Based on all the factors expressed above, the Classification Committee believes that I do not pose a greater than usual risk to security and/or public safety. They elected no to apply a “VIO” administrative determinant (see document enclosed).

Psychiatric evaluations from the Board of Prisons (enclosed) in the Conclusions and Recommendations state that in a controlled setting, my violence potential is considered to be below average and in a less controlled setting, such as a return to community, my violence potential would still be below average.

The evaluations, reports and conclusions were documented 15 years prior to my now permanent medical condition. This present circumstance is due to the fact that I have suffered 3 strokes that have resulted in permanent disability and my mobility has been confined to a wheelchair on a fulltime basis, since I can no longer use the right side of my body.

I also have Chronic Lung Disease (COPD), seizures, high blood pressure and I am dependent on 2 breathing treatments of Albuterol daily in order to control the COPD.

Medical Parole General Policy, pursuant to Penal Code Section 3550 states that an inmate who is found to be permanently medically incapacitated, as is my condition, with a medical condition that renders him permanently unable to perform activities of basic daily living, that person qualifies for Medical Parole.

As I have state above, my mobility depends on a wheelchair and that there is someone available to push it wherever I have to go. This is so because I cannot walk or handle the wheelchair myself, since my right arm is affected due to the strokes. When I have to be transferred to medical appointments out of the prison to hospitals or emergency rooms, it is necessary to use a wheelchair-equipped van or by physical ambulation.

1. Documents attached verify that my condition is permanent and it has been the same since 2007.
2. This medical/physical limitation did not exist at the time I was sentenced in 1994, current incarceration.
3. I am not serving sentence of life without the possibility of parole
4. I am not sentenced to death
5. An inmate shall be granted medical parole if the Board of Parole hearing determines the condition under which the inmate would be released would not reasonably pose a threat to public safety.

The sentence which I have served to date of 18 years for 2nd degree robber with no violence is longer than the sentence served by some inmates convicted of murder. In reality and with all the honesty with which I have analyzed the situation, including the acceptance of my responsibility, I believe my sentence is disproportionate to the offence committed.

I have no prior juvenile criminal history, no active or potential holds, warrants or detainers and all sentencing fines have been paid.

If this request is granted, my family is going to have me transferred to Florida so that I can be with them because I have no family in California. On the contrary, in Florida I have 2 sisters, several nieces and nephews and all of them are law abiding citizens, hard workers and are willing to have me with them and take care of whatever medical needs I have.
EXECUTIVE DEPARTMENT
STATE OF CALIFORNIA

COMMUTATION OF SENTENCE

Samuel Redmond

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 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

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Application for Commutation of Sentence

Samuel Phillip Redmond, III

V-67481

September 19, 2019
The Center for Life
Without Parole
Studies

Working to abolish this cruel and
inhumane sentence

September 19, 2019
Governor Gavin Newsom
State Capitol
Legal Affairs/Clemency
Sacramento, CA 95814

Dear Governor Newsom:

RE: Commutation application for Samuel P. Redmond III, V-67481

As Samuel Redmond’s attorney, it is with great hope that I submit to you his application for clemency. We are respectfully requesting consideration of the commutation of his life without parole (LWOP) sentences to life with parole, which will enable him to go to the parole board to demonstrate his rehabilitation and fitness for release.

Although he was not the actual killer, Riverside County prosecutors sought the death penalty against Sam for his involvement in the February 4, 2000 murder of two young people, Jessica Salazar and Michael Faria. His mother and his lawyers strongly urged him to accept a plea, under which he would be sentenced to LWOP. Sam’s guilt and remorse about his involvement in the crime was so profound that he initially resisted, as he believed he deserved death even though he did not kill anyone; but ultimately he accepted the plea, to a large degree because of his mother’s devastation at never being able to hug her son again once he was transferred to Death Row.

Sam’s involvement in the crime was essentially limited to driving his co-defendant, Julian Mendez, (the individual who was convicted of committing the murders and is now on Death Row), from the scene of Michael Faria’s murder to the scene of Jessica Salazar’s murder. A polygraph examination conducted on July 3, 2003, indicated no evidence of deception in Sam’s account of these events.
Page Two

Sam was twenty-two years old at the time of the crime, and (as his application will demonstrate) had an extremely traumatic and unstable childhood. These issues intensified following his freshman year in high school. Sam experienced a number of extremely traumatic events which overwhelmed his ability to cope and for which he received no meaningful support, especially after his mother left the family on the day of the Northridge earthquake in 1994. These events included the murders of two important high school friends and sports teammates; the murder of the father of another high school friend (an event which Sam personally witnessed); and the death of his cousin Henry (with whom he had been very close) in a fiery van crash. Not long before Michael’s and Jessica’s murders, an acquaintance attempted to kill Sam by putting a loaded gun under his chin.

Unable to cope with these events, Sam began drinking and using drugs heavily. Julian Mendez, whom Sam’s mother had taken into their home for a period of time when he and Sam were small children, was recently released from prison and reconnected with Sam. Because Sam felt safe with Julian, who protected him and told people to leave him alone, Sam continued to maintain a friendship with him, leading to his involvement in this terrible crime.

Sam is not the typical capital defendant. His history prior to the crime shows that he was a well-liked, responsible child who received numerous awards in elementary, middle, and high school for his participation in sports, band, and volunteer activities. From the time he was a young teenager, he was always employed; not only was he never fired from any job, but he typically advanced in any position he held. Sam had a long-term relationship with his steady girlfriend, Maci, and was considered to be a son by Maci’s mother. His uncle Bill Bixby, who has known Sam since he was a small child, writes in his support letter, "I could see Sam was destined to achieve great things...He was a hard worker and displayed a strong sense of personal responsibility, pride, honesty, and decency in all that he undertook. He was always a positive influence on those around him."

These attributes continued during Sam’s time in prison. In September 2014, Sam began working for the Inmate Ward Labor (IWL) program at RJ Donovan Correctional Facility. His supervisor, Art Delavasco, who has worked in prisons since 2008, states that he "never considered writing a letter of support for an inmate to be released...but Mr. Redmond is an exception." He also states Sam will "go on to do great things and be a productive member of society, beyond a doubt. He will be more of an asset to the community rather than be incarcerated for the rest of his life." He mentions Sam’s exceptional leadership abilities and knowledge of construction skills, which will allow him to obtain a high paying job.

Sam has created a program with local businesses to hire released prisoners who are trained through the IWL program at RJ Donovan. Initially, he did so out of concern over seeing so many people return to

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www.w-ostudies.org
susan.lawrence@lwoolstudies.org

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prison over and over again, even though at that time he himself had no prospect of release. A number of parolees are currently working for companies involved with Sam's program.

But probably most remarkable is the level of emotional work Sam has done during his time in prison, looking deeply at the factors in his life that led to his involvement in the crime, and addressing his substance abuse issues. (This is clearly delineated in his Timeline, which is part of his application.) Andrea Travers of Insight Prison Project, who has worked closely with Sam over the past three years in Victim Offender Education Groups, writes in a letter of support that she has "witnessed him accept full accountability for his crime," and demonstrate "authentic empathy, remorse, and compassion" when he participated in a Victim/Survivor panel with an individual who experienced the tragedies of his same crime. Ms. Travers ends her letter with the words, "My support of him has no reservations."

More recently, Sam has worked with Dr. Greenwald, Chief of Mental Health, in contributing to the creation of the Survivors of Child Abuse Curriculum. He has been asked by Dr. Greenwald to continue his involvement with this project by working on the development of a curriculum and workbook for communication skills and active listening for prisoners and families, as part of a 12-week course.

As noted above, Sam was only twenty-two years old at the time of the crime. While the U.S. Supreme Court decisions issued since 2005 (Roper v. Simmons, 543 US 551 (2005); Graham v. Florida, 560 US 48 (2010); Miller v. Alabama, 567 US 460 (2015)) directly relate to children under the age of 18, key research in juvenile development has established the adolescent brain does not fully mature until around age 25. (This is the basis for SB 261, which permits youth offender parole hearings for those under the age of 23 at the time the crime was committed. Unfortunately, SB 261 excludes people serving LWOP.)

In Roper, the Supreme Court noted that young people "are more susceptible to negative influences and outside pressures; lack the ability to extricate themselves from crime-producing settings, and have difficulty weighing long-term consequences." It is clear how these factors play out in Sam's situation, especially in his inability to extricate himself from the circumstances of the crime.

Sam has extremely well thought out and detailed relapse prevention and parole plans, and excellent support from family, friends, and the community. His skills in construction will enable him to quickly locate high paying work, possibly even through the program he created while in prison. He has been accepted by Amity House for transitional housing, as well as by the Anti-Recidivism Coalition (ARC).
On behalf of Sam, his family, friends, and supporters, I express our profound and sincere hope that Sam be given a second chance at life and be permitted to go to the parole board to show his growth, rehabilitation, and fitness to rejoin the community.

I thank you for your kind attention and consideration.

Sincerely,

Susan E. Lawrence, M.D., Esq.
Attorney for Samuel Redmond
APPLICATION FOR A COMMUTATION OF SENTENCE

Complete this application to request a commutation of sentence (a reduction of sentence/punishment) from the Governor. If you have submitted a commutation application in the last three years, please complete the re-application form. The Governor’s Office and/or the Board of Parole Hearings may contact you for additional information relating to this application. If the Governor grants you a commutation, some information from your application will appear in an annual public report about clemency the Governor is required to submit to the California Legislature. Learn more about commutation application at www.gov.ca.gov/clemency or mail a request for information to: Office of the Governor, State Capitol, Attn: Legal Affairs/Clemency, Sacramento, CA 95814.

APPLICANT INFORMATION
(Attach additional pages as necessary.)

Name (Last/First/Middle): Redmond Samuel Phillips Date of Birth: 1/17/77

CDRC Number: V6 798 Social Security Number: [Redacted]

Name of Facility/Prison: R 5 Donovon State Prison Facility/Prison Address: 480 Alta Road, San Diego, CA 92179

1. Conviction Summary (Note: The Governor’s Office will review a complete copy of your criminal history report.)

<table>
<thead>
<tr>
<th>Crime(s):</th>
<th>Date(s) of conviction:</th>
<th>County of conviction(s):</th>
<th>Sentence(s):</th>
</tr>
</thead>
<tbody>
<tr>
<td>PC 187</td>
<td>3/31/95</td>
<td>Barstow</td>
<td>LWOP</td>
</tr>
<tr>
<td>PC 197</td>
<td>3/31/95</td>
<td>Barstow</td>
<td>LWOP</td>
</tr>
<tr>
<td>Enhancements 12232.13 (D)</td>
<td>3/4/95</td>
<td>Barstow</td>
<td>24 to Life</td>
</tr>
<tr>
<td>Enhancements 12232.53 (D)</td>
<td>3/4/95</td>
<td>Barstow</td>
<td>24 to Life</td>
</tr>
</tbody>
</table>

Were you under 26 years of age at the time of the crime(s) for which you are seeking a commutation of sentence? [ ] YES [ ] NO

List all prior conviction(s) in California, any other state or country, or in federal court.

<table>
<thead>
<tr>
<th>Crime(s):</th>
<th>Date(s) of conviction:</th>
<th>Location of conviction(s):</th>
<th>Sentence(s):</th>
</tr>
</thead>
<tbody>
<tr>
<td>PC 242</td>
<td>4/1/98</td>
<td>San Bernadino</td>
<td>Probation</td>
</tr>
</tbody>
</table>
2. Describe the circumstances of your crime(s).

See attached

3. Describe how a commutation of sentence may impact your life.

See attached

4. Describe your life since your conviction (e.g., efforts in self-development, including identifying and addressing treatment needs, professional and educational achievement; any set-backs, conduct violations, or new convictions; insight about past conduct; and future goals).

See attached

5. If you have paid any money or given any gift to anyone to assist you in preparing this application, you are required by law to list their name, address, phone number, email address, the nature of your relationship, and amount paid or gift given.

See attached

APPICANT DECLARATION

Complete the following statement after you have served your Notice of Intent

I, [Print Applicant Full Name], declare under penalty of perjury under the laws of the State of California that the information I have provided on this application is true and correct. I further declare that I have served (mailed or delivered) my notice of intent to apply for clemency on the District Attorney of the County of [Name of County or Counties].

Applicant Signature: ____________________________

Date: 8/20/17

Submit this completed 2-page form to the Office of the Governor, State Capitol, Attn: Legal Affairs/Clemency, Sacramento, CA 95814. You may, but are not required to, include copies of relevant documents that support your application (e.g., certificates of achievement, photographs, letters of support, etc.). Do not send original documents, as application documents cannot be returned. Please update the Governor’s Office promptly if your contact information changes. Submit a completed Notice of Intent to Apply for Clemency to the district attorney in the county of your convictions for which you are seeking a commutation of sentence.
Question #2

On February 4, 2000, I was a person in a lot of turmoil and my life was a mess. I didn’t realize it at the time, but I was really hurting on the inside due to all my childhood trauma.

At 14, I started using meth to cope with my feelings of abandonment and the murders of two of my friends. At 17, I also started drinking to help me cover up my true feelings of the guilt I had when Mr. Rias (my friend’s dad) was murdered while saving my life. When I was 18, my cousin Henry and three other friends died in a car accident.

All those losses broke me. I had survivor’s guilt and didn’t even know it. Then three years later (at age 21), I found myself fighting for my life when two of my friends tried to kill me by putting a gun under my chin. This happened not that long before Michael and Jessica’s murders.

All of these experiences led me to Julian, who was my sister’s brother-in-law. He had just been released from prison. At the time, I felt safe around Julian because he would always tell others to leave me alone.

So on February 4, 2000, I was with Julian and two other guys named Daniel and Joe. Daniel had just been released from Youth Authority, and so we decided to party and try to find him a girl. As the night wore on, we ended up on Michigan Street, where we were hanging out outside. A group of kids walked towards us, and words were exchanged. Someone yelled out “This is the West Side, where are you from?”
A fight broke out and everyone ran, chasing the group of kids, except for me and Daniel. We stayed by my truck, and I lost sight of everyone. Soon Joe came running back and said, "let's go get Julian." We got into my truck and drove about 75 feet and that is when I saw Julian running back with a gun in his hand. I did not hear gun shots and I didn't know what had happened.

As I start to drive away someone sees a girl (Jessica) standing in the road, crying. Julian told me to stop and tells one of the guys in the back seat to tell her to get in the car, and she does. She's crying and asking "why?". I then drove to some apartments and everyone gets out but Jessica. I told Julian I want to leave, but he said no, that I was going to drive them. I didn't know what to do so I went along. I was scared, especially because I saw Julian had a gun.

Everyone got back in my truck and we drove for awhile until I was running out of gas. Julian told me to stop at a gas station, and I did, but I don't remember clearly what happened there. Sometime while we were driving around I figured out that Michael, one of the kids who approached us on Michigan Street, had been beaten and shot, and that Jessica had witnessed his murder.

Julian told me to keep driving and we ended up in a remote location. Julian told me to stop and we all got out except for Jessica. Julian told Daniel and Joe, to get Jessica out of the truck. They were pushing and
pulling her out of the truck and when she came out she fell and I tried to help her up and when I let go of her Julian shot her.
Question #3

If I was granted a commutation of my LWOP sentence, it would give me hope. It would give me the chance that I feel I deserve to prove to the parole board that I'm a changed man, that I am rehabilitated. A commutation of sentence would also impact my life in a very personal way. It would show me that I am worthy, that people do see the change in me and are willing to give me a second chance. I have not always felt worthy. I used to believe that I deserve to die in prison, that I was a coward for not saving Jessica. And that if I wasn't a drug addict I wouldn't be hanging out with a bunch of gang members and Michael and Jessica would be alive today.

I have gone very deep within myself to find the root cause of my actions and it hasn't been easy. It has taken years, although now I finally feel free. I still feel the guilt and regret and I think I always will but I'm now able to bear it.

A commutation of sentence would show me and others like me that there is hope and that I am worthy of a second chance.
My life since my conviction has been very hard for me. I've never felt so alone and so afraid. I've had a lot of trouble dealing with my feelings over Michael and Jessica's murders. I carry around so much pain and anguish over their murders and the guilt is so heavy. I feel like a coward for not trying to save Jessica, and I feel that if I wasn't a drug addict Michael and Jessica would still be alive.

For the first 8 years after my conviction, I hid all my feelings. My feeling of guilt and shame, my loneliness, and how afraid I was about being in prison and my worries that someone would find out about my case and try to kill me. So I pretended like nothing bothered me, like I didn't care about being in prison. I wore a mask of a person that didn't have any problems, and over the course of 8 years I received 3 R.I. Rs, one for refusing to lock-up and two for fighting. All three of these fights were because I was trying to be someone I wasn't and I didn't know how to express my true feelings in a safe way.

In 2013 during my fight with Jason Huff I made a decision to change. Some would say that I literally had change beat into me. I was hit in the face by Jason and I had an overwhelming sense of sadness in me. I didn't want to fight; I just wanted to cry and that day I was beaten pretty bad. Around that time I sought help with the Mental Health Department and that was the best decision of my life. I started having one-on-one therapy and I also started attending self-help groups like Thinking for a Change, Coping Skills through Music, Substance Abuse, Alternatives to...
Violence, Criminal Fragments Anonymous, BPH Prep with ABC and my favorite Victim Offender Education Group (V.O.E.G.).

My time with V.O.E.G. has allowed me a safe place to tell my story without being judged. I was able to heal because I was totally honest about everything. I've been able to cry my eyes out when I talk about all my hurts. I've been able to explore my past traumas, and in doing so I've been able to see how I ended up participating in Jessica and Micheals murders. And once I was able to see a clear timeline all my other self-help groups started making sense. I'm proud to say that I'm now a V.O.E.G. facilitator and I'm now able to guide others to their own recovery.

For the past four plus years I've also been working for a program called Inmate Ward Labor (I.W.L.). It's a hands on construction program where inmates do the work under the guidance of a journeyman construction worker. I'm also proud to say that we are finishing up a $30 million project for CDCR's Health Care. I was also able to learn so many construction skills working for I.W.L. that when I earn my freedom I'll have no trouble finding a job and supporting myself.

Something that I don't give myself enough credit for is my solution to the revolving door of prison. A few years ago I started writing letters to construction companies telling them about the I.W.L. program. One company responded and came to tour our project at R.J. Donovan. They were very impressed and have since hired several I.W.L. workers after their release.

The past 7 years of my life have been my best years. Although I'm in prison I can't remember a time in my life when
I felt so free. I'm a changed man and I feel that I am rehabilitated. And because I feel that way, I've allowed myself to set a long-term goal for my future. It's called "Sam's Dream." In Sam's Dream, I will be able to set up a reentry program where I can help others come to terms with their past and move forward using all the skills that I learned in my own recovery work. I would also teach construction skills and help others find jobs in the construction trade. I'm a very passionate and determined person, so I think one day that "Sam's Dream" will come true.
Question #5

$700.00 to The Center for Life Without Parole Studies / Susan Lawrence, M.D., Esq. / 2851 West Avenue L #302, Lancaster, CA 93536 / (661) 966-7007 susan.lawrence@lwopstudies.org

Nature of relationship is attorney-client.
EXECUTIVE DEPARTMENT
STATE OF CALIFORNIA

COMMUTATION OF SENTENCE

Mary Reese

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
APPLICATION FOR COMMUTATION OF SENTENCE

Complete this application to request a commutation of sentence from the Governor. A commutation is a reduction or elimination of a sentence. If granted, this application will become a public record, however specific personal information will be redacted (hidden) before it is made available to the public.

APPLICANT INFORMATION

Name: Mary Susan Reese  Date of Birth: [redacted]  1958  Inmate ID: W72019
Address: 16756 Chino-Corona Rd., Corona, CA 92880  Facility: CIW

1. Conviction Summary:

<table>
<thead>
<tr>
<th>Offense(s):</th>
<th>Date of offense(s):</th>
<th>County of Conviction(s):</th>
<th>Sentences(s):</th>
</tr>
</thead>
<tbody>
<tr>
<td>Burglary - 2 Priors - 11/26/2007</td>
<td>LA County, CA</td>
<td>35-yrsto-life</td>
<td></td>
</tr>
</tbody>
</table>

(Please see attached pages)

2. Briefly describe the circumstances of the crime(s) for which you are requesting a commutation (attach additional pages as necessary):

On 11/26/2007, I plead guilty to burglary 1st degree. I was sentenced under the three strikes law, to 25-yrsto-life, plus 10 yrs, for two priors. (1990) - (2003)

All three are for theft of credit cards.

3. Explain why you are requesting a commutation (attach additional pages as necessary):

I am seeking a commutation to change my indeterminate sentence to determinate sentencing. I take full responsibility for my actions. I truely regret the emotional stress I caused with "sorrow". I pray I am forgiven. I plead guilty so Ms. Smith would not experience anymore trauma.

4. Provide a brief statement explaining why you should be granted a commutation (attach additional pages as necessary):

In 2012, the three strikes law was reformed for non-violent offenders. This was done through prop 36. However, it ended in 2014 and I started my life sentence after that date.

5. If you have paid any money or given any gift to anyone to assist in the preparation of this application, list the name, address, and amount paid or given (required by penal code section 4807.2):

N/A  (Please see attached pages)

Rev 09/25/2013
Application for Commutation of Sentence, Page 1
STATEMENT OF NOTICE TO DISTRICT ATTORNEY AND DECLARATION UNDER PENALTY OF PERJURY

This application may be submitted to the Board of Parole Hearings for investigation and recommendation pursuant to Penal Code section 4812. This application may also be submitted to law enforcement or other agencies for investigation or recommendation.

Penal Code sections 4804 and 4805 require that you give the District Attorney in the county of conviction written notice of your intention to apply for a commutation. You must complete the Notice of Intent to Apply for Executive Clemency (attached) and mail it to the District Attorney before submitting this application to the Governor’s Office.

I, [Print Full Name], declare under penalty of perjury under the laws of the State of California that I have served the District Attorney of [Name of County] with notice of my intent to apply for a commutation.

I further declare under penalty of perjury under the laws of the State of California that the information I have provided on this application is true and correct. I understand that any omission or misstatement of facts may result in the denial of the application and the filing of perjury charges against me.

[Signature]
Applicant’s Signature

[Signature]
Date

[Signature]
Compared to [Signature]

* If applicable, list additional counties here (send Notice of Intent to Apply for Executive Clemency to all counties listed)
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
APPLICATION FOR
COMMUTATION OF SENTENCE

Complete this application to request a commutation of sentence from the Governor. A commutation is a reduction or elimination of a sentence. If granted, this application will become a public record, however specific personal information will be redacted (hidden) before it is made available to the public.

APPLICANT INFORMATION

Name: EDWIN E. RIVERA
Date of Birth: _______________ Inmate ID: T-93188

Address: P.O. BOX 2199, BLYTHE, CA 92226
Facility: ISP - B - YARD

1. Conviction Summary:

<table>
<thead>
<tr>
<th>Offense(s):</th>
<th>Date of offense(s):</th>
<th>County of conviction(s):</th>
<th>Sentence(s):</th>
</tr>
</thead>
<tbody>
<tr>
<td>POSSESSION OF NARCOTICS</td>
<td>1999</td>
<td>LA</td>
<td>4-6 MONTHS</td>
</tr>
<tr>
<td>777 FURLOUGH REVOCATION</td>
<td>2000</td>
<td>LA</td>
<td>3 MONTHS</td>
</tr>
<tr>
<td>ATTEMPTED MURDER</td>
<td>2001</td>
<td>LA</td>
<td>34 to LIFE</td>
</tr>
</tbody>
</table>

2. Briefly describe the circumstances of the crime(s) for which you are requesting a commutation (attach additional pages as necessary):

PLEASE SEE ATTACHED

3. Explain why you are requesting a commutation (attach additional pages as necessary):

PLEASE SEE ATTACHED

4. Provide a brief statement explaining why you should be granted a commutation (attach additional pages if necessary):

PLEASE SEE ATTACHED

5. If you have paid any money or given any gift to anyone to assist in the preparation of this application, list their name, address, and amount paid or given (required by Penal Code section 4807.2):

N/A
STATEMENT OF NOTICE TO DISTRICT ATTORNEY AND DECLARATION UNDER PENALTY OF PERJURY

This application may be submitted to the Board of Parole Hearings for investigation and recommendation pursuant to Penal Code section 4812. This application may also be submitted to law enforcement or other agencies for investigation or recommendation.

Penal Code sections 4804 and 4805 require that you give the District Attorney in the county of conviction written notice of your intention to apply for a commutation. You must complete the Notice of Intent to Apply for Executive Clemency (attached) and mail it to the District Attorney before submitting this application to the Governor's Office.

I, [Print Full Name], declare under penalty of perjury under the laws of the State of California that I have served the District Attorney of the County of [Name of County] with notice of my intent to apply for a commutation.

I further declare under penalty of perjury under the laws of the State of California that the information I have provided on this application is true and correct. I understand that any omission or misstatement of facts may result in the denial of the application and the filing of perjury charges against me.

[Applicant's Signature]  [Date]

*If Applicable, List Additional Counties Here (Send Notice of Intent to Apply for Executive Clemency to All Counties Listed)
Application for Commutation of Sentence

Edwin E. Rivera
T-93188
10/19/2017

Request for commutation of sentence for the crime of Attempted Murder.
Edwin E. Rivera, CDCR# T-93188
Application for Commutation of Sentence, Addendum

#2 On January 8th, 2001, I made a poor choice and committed the crime of attempted murder against Mr. Rene Antonio Lopez. As Mr. Lopez was riding his bike down Santa Monica Blvd., my co-defendant decided to snatch a necklace from his neck. Immediately after, Mr. Lopez got off his bike and began chasing after us in an attempt to retrieve his belongings. This made me feel threatened and challenged. As we were trying to run away from him, I knew I had a loaded gun in my possession and I pulled it out of my pocket. That is when my co-defendant yelled, “Shoot him so he will stop chasing us,” which reinforced the first thought that came to my mind. I made the poor choice to take control of the situation by shooting Mr. Rene Antonio Lopez. The bullet struck him in the upper right side of his abdomen.

At this point in time, I was a seventeen year old kid who had no regard for human life because I did not understand the circumstances of my life. So I made the poor choice to shoot Mr. Rene Antonio Lopez on that day not just to get him to stop chasing my co-defendant and I, but because at that moment, I did not know how to cope with the internal issues I was dealing with; fear, pain, anger, resentment, rage, and addiction. Therefore, I put myself in a situation where I showed a lack of humanity by releasing my pent up anger on Mr. Rene Antonio Lopez.

#3 I am humbly requesting a commutation after nearly seventeen years since committing the crime against Mr. Rene Antonio Lopez. I am truly sorry and take full responsibility for my actions that day. I also hold myself accountable for the ill-manner in which I handled the internal struggles I was dealing with up to that point in my life.

One of the many reasons why I am motivated to request for a commutation is due to the fact that in my heart I know I owe a debt to Mr. Rene Antonio Lopez and his family, and to society as a whole. Through introspection I have changed my thoughts, and life, becoming a man of service here at Ironwood State Prison, which plays an important role within the community as well. I feel this is only a small portion of what I can accomplish in our community at large, once released.

Another reason which reinforces my decision to humbly request for a commutation is that with the help of CDCR, along with my accomplishments (training, mentorship; constant introspection into my thoughts, feelings and actions), I have not only been able to gain an understanding as to what I was lacking in life, but this is what fundamentally helped me to rediscover my humanity and guided me to find my purpose in life. For this, I am forever grateful and I am very determined to give back by educating our youth, and society in general about processes that not only work, but prevent at-risk youth from going down this path at all.

#4 If granted a commutation, I humbly see it as a new beginning, a second chance, a new chapter in my life. By using my life struggles as an excuse to run away to the streets, use drugs, join a gang, carry a gun, and become a juvenile delinquent who had no regard for the rules of society, laws, authority figures, or human life in general, is something that I forever regret doing. I feel shameful when I look back and think about all the pain and all the damage I have caused and knowing that anything I accomplish today cannot take back the poor choices I had made in my youth. For this, I am remorseful.
Edwin E. Rivera, CDCR# T-93188  
Application for Commutation of Sentence, Addendum

While working as a peer-mentor for the Phoenix House of California, in the Re-entry HUB Programs and the Youthful Offender Program here at Ironwood State Prison, I have learned two things about myself. One, that I am not only committed to making a difference in people’s lives by being a mentor, a role model, and a friend, but that I am also committed to being a living testimony of change and hope to those that are labeled as “unredeemable,” and be proof that change is possible.

Therefore, today I am really passionate in following my educational goals so that in the near future I can become a Certified Drug and Alcohol counselor. I am also one semester away from receiving my American Sign Language Certification, which will allow me to utilize my new found skills to educate an underserved population in drug and alcohol counseling.

In conclusion, I am not indicating that I am worthy of any special consideration, as I know I am far from being a perfect person. What I am humbly asking is for an opportunity at a second chance, not just to be free, but to become someone who is going to make a difference to society. I have a lot of support from people who believe in me, and this gives me great cause to work even harder and strive for even greater achievements. The main reinforcement that I have is that I now believe in myself, know how to handle my emotions when things go wrong, have people in my life I can trust and talk with, but also because I am keenly aware that I owe it to Mr. Rene Antonio Lopez, his family, and to society as well. I humbly thank you for your consideration, Governor Brown.

Edwin Rivera
EXECUTIVE DEPARTMENT
STATE OF CALIFORNIA

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
APPLICATION FOR A COMMUTATION OF SENTENCE

Complete this application to request a commutation of sentence (a reduction of sentence/punishment) from the Governor. If you have submitted a commutation application in the last three years, please complete the re-application form. The Governor’s Office and/or the Board of Parole Hearings may contact you for additional information relating to this application. If the Governor grants you a commutation, some information from your application will appear in an annual public report about clemency. The Governor is required to submit to the California Legislature. Learn more about the commutation application process at www.gov.ca.gov/clemency or mail a request for information to: Office of the Governor, State Capitol, Attn: Legal Affairs/Clemency, Sacramento, CA 95814.

APPLICANT INFORMATION
(Attach additional pages as necessary.)

Name (Last/First/Middle): Romero Michael Anthony Date of Birth: 1993

CDCR Number: AH74133 Social Security Number:

Name of Facility/Prison: C-R-C Facility/Prison Address: 5TH ST WATSON, NORCAL CA 95860

1. Conviction Summary (Note: The Governor’s Office will review a complete copy of your criminal history report.)

<table>
<thead>
<tr>
<th>Crime(s):</th>
<th>Date(s) of conviction:</th>
<th>County of conviction(s):</th>
<th>Sentence(s):</th>
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<tbody>
<tr>
<td>PC 192(a) Voluntary Manslaughter</td>
<td>5-31-11</td>
<td>Los Angeles</td>
<td>11 yrs</td>
</tr>
<tr>
<td>PC 111(a)(A) Attempted Murder</td>
<td>5-31-11</td>
<td>Los Angeles</td>
<td>2 yrs 4 mos</td>
</tr>
<tr>
<td>PC 186.22 (c) Gang Enhancement</td>
<td>5-31-11</td>
<td>Los Angeles</td>
<td>10 yrs</td>
</tr>
</tbody>
</table>

Were you under 26 years of age at the time of the crime(s) for which you are seeking a commutation of sentence? □YES □NO

List all prior conviction(s) in California, any other state or country, or in federal court.

<table>
<thead>
<tr>
<th>Crime(s):</th>
<th>Date(s) of conviction:</th>
<th>Location of conviction(s):</th>
<th>Sentence(s):</th>
</tr>
</thead>
<tbody>
<tr>
<td>PC 246 STEAL IN A DWELLING</td>
<td>3-12-06</td>
<td>Los Angeles</td>
<td>Probation</td>
</tr>
</tbody>
</table>

Rev. 2019 Application a Commutation of Sentence, Page 1 of 2
2. Describe the circumstances of your crime(s).
   Please see attached answers

3. Describe how a commutation of sentence may impact your life.
   Please see attached answers

4. Describe your life since your conviction (e.g., efforts in self-development, including identifying and addressing treatment needs, professional and educational achievement; any set-backs, conduct violations, or new convictions; insight about past conduct; and future goals).
   Please see attached answers

5. If you have paid any money or given any gift to anyone to assist you in preparing this application, you are required by law to list their name, address, phone number, email address, the nature of your relationship, and amount paid or gift given.
   This packet was prepared by my wife Clima Romero and myself, no one else

APPLICANT DECLARATION
Complete the following statement after you have served your Notice of Intent

I, Michael Romero, declare under penalty of perjury under the laws of the State of California that the information I have provided on this application is true and correct. I further declare that I have served (mailed or delivered) my notice of intent to apply for clemency on the District Attorney of the County of Los Angeles.

[Signature]
Applicant Signature

[Signature]
Date

March 4th, 2020

Submit this completed 2-page form to the Office of the Governor, State Capitol, Attn: Legal Affairs/Clemency, Sacramento, CA 95814. You may, but are not required to, include copies of relevant documents that support your application (e.g., certificates of achievement, photographs, letters of support, etc.). Do not send original documents, as application documents cannot be returned. Please update the Governor’s Office promptly if your contact information changes. Submit a completed Notice of Intent to Apply for Clemency to the district attorney in the county of your convictions for which you are seeking a commutation of sentence.
#2 Describe the circumstances of your crime.

On October 27, 2008 I was an active participant in the death of Everado Barbosa. Also, the attempted murder of Martin Barbosa and Miguel Flores. I take full responsibility for what happened and my actions. At the time I was an active gang member with other active gang members.

Carlos Rodriguez, Valentine Vidal and myself along with several other "Lancas" gang members were gathered at McAdams park in Palmdale. Playing handball, smoking weed and drinking alcohol. We started to see groups of kids walking past the park, Palmdale high school just released for the day. Which in return reminded Valentine that he had to take his pregnant girlfriend to a doctors appointment. That's when Carlos, Valentine and myself got into Valentine's truck. He was going to drop us off at Carlos' house along the way.

Valentine drove for two blocks and a group of high school kids walked in front of the truck coming out of school. When Valentine noticed three individuals dressed as gang members, he told Carlos and myself. He made a U-turn and told me to ask them what gang they were apart of, so I did. I rolled down the window and asked them where they were from. Everado Barbosa responded with a rival gang. I started to disrespect his gang and opened the car door. When Carlos pulled me back and pulled out a gun and fired shots in Everados direction. Striking Everado in the chest area, making him fall to the ground. Valentine then drove away.

I was involved in a lifestyle as a juvenile kid where drugs and gangs were an everyday thing. I made terrible choices as a kid. I chose to be a gang member, I chose to get in the car, I chose to roll down the window. I chose to hang around gang members who might or might not have a gun on them. I accept full responsibility for all my actions and behaviors.
#3 Describe how a commutation of sentence may impact your life.

To start life! I have been incarcerated since I was 15 years old. I don't know how to live as an adult, but I'm ready to learn. I want to have a job, a career. Start a family, pay bills, live as a normal and decent human being. I have learned how to conduct myself. I have built a positive support network with family, friends and sponsors. I am still young and healthy. I have my whole life ahead to build something great. Right now, I believe is the most help and support I have ever had. I have housing options, places of employment, and family and friends who will help with transportation until I learn how to drive. I have sponsors and mentors who go to self help meetings, who are willing to take me. My wife, who is my biggest motivation, will be there to guide me and help with everything I will possibly need. I have done a lot of reviews of my past and understanding my behaviors, I believe I can really help a lot of people understand their downfalls. I can help the community and struggling youth by sharing my testimony to try to prevent more kids from making the same mistakes and choices I did. The impact this commutation is going to have on me is a great one. It's truly going to be an opportunity for me and my family, friends, and community.

Thank you
Describe your life since your conviction.

I was 17 years old when I was convicted and sentenced to a 23 year prison sentence. My 18th birthday was 18 days away. Coming to prison at 18 and being sent to a level 4 prison was hard. Officially an adult but I had an immature attitude, a negative outlook on life. Honestly, I didn't care about life. At 18 years old, it was forever. So, I continued to surround myself with the same crowd I was used to. Gang members, criminals and drug addicts. These were the people I identified myself with. My first conduct violation was for inmate manufactured alcohol. I believed if I was under the influence constantly I didn't have to stress or worry about life. My sentence or anything stressful. I could just drown everything out. Then a couple of months later, I got into a fight. I thought at the time that fighting or violence was the way to resolve a conflict. Last man standing was right theory. I used fighting as an outlet for my pain and anger. My last violation was for disobeying a direct order. This violation taught me the most important lesson. I had already started my path into recovery. Even though I had given up drugs, gangs, and all forms of illegal activity, I thought since I stopped all of that, that it gave a sense of "I know everything." After this violation, I learned to be humble on this path of recovery. Since I started to immerse myself in self-help I have gained insight, several emotional, mental, and physical tools. I've gained an understanding on past behaviors, influences, choices and the meaning of family and life. I have attended a basic and advanced alternative to violence project workshops. Including weekly meetings, which helped me find several different conflict resolution tools. How to deal and cope with anger. I have been apart of criminal and gang member anonymous for 3 years, I recently became a facilitator for this group. Where we teach and learn and talk about how we became addicted to a negative lifestyle. No matter if it was criminal, gang related, or to drugs. Giving all participants help to find their character defects and give them suggestions on how to fix it and how to live a better life. All while gaining insight. I have completed two different anti-recidivism coalition (A.R.C) sponsored classes, a board of parole hearings prep, and a youth offender mentor class. Both classes taught me a lot. The youth mentor class taught me how to be an example, not just to future mentees, but how to be a great uncle to my nephew and nieces growing up now. I have attended a victims awareness, remorse and healing class through a church group. Which helped me understand the impact my actions had on my victims, family, friends and community. It helped me know what empathy is and how to feel and be empathetic. I have obtained my G.E.D, something I am very proud of. I have done a computer tech class, where I learned how to type and use several programs on a computer. I have done a vocational class, where I learned basic electrical skills, job safety, and about hand and power tools. Most recently I got certified in hospital janitorial. I learned how to deal with biohazardous material, blood spill clean-ups and floor maintenance and anything else within janitorial. My most important accomplishment is getting married. Biggest blessing so far. I'm still learning everyday. I learned how to love, be loved, be compassionate, selfless, patient, and understanding. I learned how to communicate instead of bottling it inside, have hopes, dreams, how to have, build, and maintain a positive pure relationship. Most of all helped me believe in who I am and be proud of who I am today. I have my step father Mario Castillo, family friend Danny Trejo, and friend and life mentor Scott Budnick on my side. They have seen my struggles, my downfalls and my fight back up the hill. My redemption. These are the people who are waiting for me to come home to watch me succeed. I am going to do just that. It's a commitment I've made and will always have. To be better, live better, and promote positive change.

Thank you.
COMMUTATION OF SENTENCE

Frank Silva

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.

GAIVN NEWSOM
Governor of California

ATTEST:

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

Complete this application to request a commutation of sentence (a reduction of sentence/punishment) from the Governor. If you have submitted a commutation application in the last three years, please complete the re-application form. The Governor’s Office and/or the Board of Parole Hearings may contact you for additional information relating to this application. If the Governor grants you a commutation, some information from your application will appear in an annual public report about clemency. The Governor is required to submit to the California Legislature. Learn more about commutation application at www.pgov.ca.gov/clemency or mail a request for information to: Office of the Governor, State Capitol, Attn: Legal Affairs/Clemency, Sacramento, CA 95814.

APPLICANT INFORMATION
(Attach additional pages as necessary.)

Name (Last/First/Middle): Silva Frank Date of Birth: 01/19/1988

CDCR Number: G-51164 Social Security Number: [Redacted]

Name of Facility/Prison: C.C.I Facility/Prison Address: P.O. Box 1031 Tehachapi, Ca. 93581

1. Conviction Summary (Note: The Governor’s Office will review a complete copy of your criminal history report.)

<table>
<thead>
<tr>
<th>Crime(s):</th>
<th>Date(s) of conviction:</th>
<th>County of conviction(s):</th>
<th>Sentence(s):</th>
</tr>
</thead>
<tbody>
<tr>
<td>2 Counts of Attempted Murder (PC) 664/187</td>
<td>11/21/2008</td>
<td>Los Angeles</td>
<td>40 Years to Life</td>
</tr>
</tbody>
</table>

Were you under 25 years of age at the time of the crime(s) for which you are seeking a commutation of sentence? ✓ √ YES ☐ NO

List all prior conviction(s) in California, any other state or country, or in federal court.

<table>
<thead>
<tr>
<th>Crime(s):</th>
<th>Date(s) of conviction:</th>
<th>Location of conviction(s):</th>
<th>Sentence(s):</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) Count of Minor Possession Firearm W/PR</td>
<td>11/03/2004</td>
<td>Los Angeles</td>
<td>Dispo-Camp Community Placement 3 yrs</td>
</tr>
</tbody>
</table>
2. Describe the circumstances of your crime(s).

The facts of my crime are as follows:

On September 3, 2005 I discharged three rounds from a gun, causing great bodily injury to Daivon Jones. Jeremiah Mitchell was (Continue on Exhibit A-2)

3. Describe how a commutation of sentence may impact your life.

A commutation of sentence will significantly impact my life, and here is why.

The impact of release will be tremendous for my family and myself. I will be tremendously grateful for the opportunity to start my (Continue on Exhibit A-3)

4. Describe your life since your conviction (e.g., efforts in self-development, including identifying and addressing treatment needs, professional and educational achievement; any set-backs, conduct violations, or new convictions; insight about past conduct; and future goals).

I am asking for clemency based on the positive changes I have made in my life.

I committed my offense at the age of sixteen, and now that I am a grown man I wholeheartedly regret my choices. I was a juvenile tried (Continue on Exhibit A-4)

5. If you have paid any money or given any gift to anyone to assist you in preparing this application, you are required by law to list their name, address, phone number, email address, the nature of your relationship, and amount paid or gift given.

NOT-APPLICABLE

APPLICANT DECLARATION

Complete the following statement after you have served your Notice of Intent

I, Frank Silva (Print Applicant Full Name), declare under penalty of perjury under the laws of the State of California that the information I have provided on this application is true and correct. I further declare that I have served (mailed or delivered) my notice of intent to apply for clemency on the District Attorney of the County of Los Angeles (Name of County or Counties)

[Signature]

[Date]

Submit this completed 2-page form to the Office of the Governor, State Capitol, Attn: Legal Affairs/Clemency, Sacramento, CA 95814. You may, but are not required to, include copies of relevant documents that support your application (e.g., certificates of achievement, photographs, letters of support, etc.). Do not send original documents, as application documents cannot be returned. Please update the Governor's Office promptly if your contact information changes. Submit a completed Notice of Intent to Apply for Clemency to the district attorney in the county of your convictions for which you are seeking a commutation of sentence.
Describe the circumstances of your crime(s).

The facts of my crime are as follows:

On September 3, 2005 I discharged three rounds from a gun, causing great bodily injury to Daivon Jones. Jeremiah Mitchell was wounded by a shotgun blast discharged by another person in my vehicle. The van, which belonged to my mother, was being driven by a friend. These are the facts, but they do not describe the circumstances which led up to my crime. What I describe below is not intended to be an excuse for what occurred. I am a grown man and I understand that I am responsible for all of the choices that I have made in my life, even those made at a very young age. Rather, what is described below is an explanation of the events that led me to commit such a crime, which should be considered when reading about my crime.

My parents are part of the working poor. Both of my parents worked outside of the home. I am first generation American, and my parents brought their Mexican work ethic with them. They worked hard to provide food and shelter. We children were expected to go to school and stay out of trouble. My parents had no experience with gangs or the gang mentality. Even though my parents worked ten to sixteen hour days, they tried to give me good childhood experiences. I had a bike that I rode around the neighborhood with my friends and I played baseball in the local little league. I had a lot of friends and I attended school everyday.
(Exhibit A-2 cont.)

In about 1997 my older brother was seventeen years of age when he joined a gang. My brother was six years older than I was, and I wanted more than anything to be just like him. Our home became a gang hangout because my parents were out working most of the time. When my parents were not home, my brother and his friends would drink liquor and smoke marijuana and then brag about the things they were doing.

At 12:00am. on Christmas Day in 1999, members of a rival gang riddled my house with bullets. Our house was destroyed. My parents moved us to South Central Los Angeles from Pico Rivera on that very day to a house that was owned by one of our uncles. My parents had moved us away from the gangs, but now our family had no other place to go.

After we moved back to South Central Los Angeles, everything changed. I went from a proficient middle school in Pico Rivera to one of the worst middle schools in the County of Los Angeles. I went from having good friends to having none. I went from playing little league baseball, to not being allowed to play because the park I played for was in Pico Rivera. I was pressured everyday before school, at school, and after school to join a gang. I fought and was often beaten up (jumped) everyday. I was finally able to make one real friend. He was a good friend and I loved him like a brother. We disliked gangs, kept to ourselves, and kept each other out of trouble. A few years later my friend was brutally murdered by a gang that we had nothing to do with. It was at this point when I gave into the pressure. The emotions which overtook me demanded that I salve my grief of my friend's death with vengeance.
(Exhibit A-2 cont.)

Soon after my friend was murdered I became what I disliked, a gang member, and I purchased a gun for the purpose of protection, and I admit, if or when I had the chance to use it for revenge of my friend's death. This transpired when I was fifteen years of age.

I was caught with the gun and I served twenty days in Juvenile Hall. I was released on probation, and soon after I was shot by members of the gang that Daivon Jones and Jeremiah Mitchell were part of. I was hospitalized and released after surgery.

A few months later, I made the decision to hunt for the gang members who had killed my friend. After I left the hospital, my gang made it clear to me that I had to do something. I could not let the murder stand. I borrowed a gun from a member of my gang. We then took my mother's van, without her permission, and searched for the rival gang members.

In retrospect, this is one of the worst decisions I have made in my life. I had never shot or killed anyone or anything in my life. I really did not connect my shooting with the possibility of death or serious bodily injury to another person. Nor did I realize the serious ramifications to my family, my community, or myself.

My family was affected in numerous ways. My brother had already been killed by gang violence, and now my parents had "lost" another son and my sister lost a brother. Financially the effects of this situation were also devastating. My parents borrowed money and then lost their savings.
My parents worked overtime just to make sure I was taken care of. My grandmother, now deceased, was overcome with grief, just as I am, because I did not have a chance to say goodbye to her.

My community was affected as well. The use of a gun in a neighborhood is always frightening to a community. The incident happened at a main street intersection where innocent bystanders could have been injured.

As for myself, I lost my childhood and my youth. Fortunately for me this situation may be a contributing factor to why I am alive today. It has caused me to become the person I am today as well.

These are the facts, causitive factors, circumstances, and effects of my crime.
Describe how a commutation of sentence may impact your life.

A commutation of sentence will significantly impact my life, and here is why. The impact of release will be tremendous for my family and myself. I will be filled with joy by being free as well as tremendously grateful for the opportunity to start my life over again and demonstrate that I can make good choices and be an asset to society. I am fortunate to have the support of family and friends to assist me upon release. My family will help me with the basic necessities. I also have a job offer which will keep me financially stable.

I have a specific plan of action which I intend to carry out when I am released. First, I have an offer of an internship with the Anti-Recidivism Coalition (ARC). This internship offers me employment experience, financial support, and housing as part of my transition from institutionalization. It is an opportunity for me to help struggling youth leave the gang life and gang ties behind, as I have. It is also an opportunity for me to give kids like I was something that I desperately needed as a child growing up on the streets of South Los Angeles—guidance, support, and viable alternatives. I also plan to go to school to further my curriculum of Business Academics in Corporate Financing.

A commutation will give me a second chance at life, a chance to live accordingly, a chance to right my wrongs, and ultimately the opportunity to redeem myself to Daivon Jones, Jeremiah Mitchell, society, my family, and me. Although I cannot change the unthinkable, selfish act I did on September 3, 2005, as a man I take full responsibility, and as a man I can say that the worst mistake I committed as a child does not define the man I am today.
The man I am today is well educated, but not yet satisfied with my current level of education and therefore wish to continue with my education curriculum. The man I am today is well rounded with insight, remorse, and compassion towards the world. The man I am today only seeks to be utilized as a vessel to irrefutably influence and change the mindset of those whom navigate in the similar treacherous waters I once navigated as an adolescent.

This is how a commutation will impact my life.
(Exhibit A-4)

Describe your life since your conviction (e.g., efforts in self-development, including identifying and addressing treatment needs, professional and educational achievement; any set-backs, conduct violations, or new convictions; insight about past conduct; and future goals).

I am asking for clemency based on the positive changes I have made in my life. I committed my offense at the age of sixteen, and now that I am a grown man I wholeheartedly regret my choices. I was a juvenile tried as an adult for a horrific crime that I admit committing. I was sentenced to 40 years to life, with the possibility of parole. This sentence was necessary, for it is the possibility of 40 years to life that shaped me into the man I have become today.

Growing up from boyhood to becoming a man in a dangerous prison system has not been an easy task for me. I began my prison term on a 180 level 4 institution where violence was predominant over everything, and gang involvement was inevitable. I felt strongly that my gang association at this point of time was still necessary to ensure my safety and survival. I did not know how to survive by any other means. I was a first-termer with a life sentence, and as a test towards my gang loyalty I was handed an inmate manufactured weapon to hold on to. I was caught with this weapon during a search and this became my first and only disciplinary offense or infraction.
While housed in Administrative Segregation Unit (ASU) for the possession of this weapon I began to reflect on my past; and I realized that I wanted something better in life. Examining my wrongs and thinking about spending life in prison made me realize that I did not connect my prior acts with lifetime consequences. I had truly acted without thinking about the impact of my actions on Daivon Jones, Jeremiah Mitchell, society, my family, and me. These thoughts derived from the positive influence of two mentors I met in Juvenile Hall (Scott Budnick and Susan Cuscuna). Their positive advice provided letters and writing assignments that were vitally important toward my transition. They made me reflect upon who I was as well as who I wanted to become. Three years later I was handpicked by Scott Budnick to be part of the first 180 level 4 overrides to a level three institution based on good behavior, and for the purpose of being part of the Youth Offender Program (YOP) which at the time was not yet official in the CDCR. I arrived at I.S.P on 8/13/14 with no G.E.D., no college degree, and only two self-help certificates from "Turning Point" which is a correspondence self-help course. I was eager to take advantage of such an opportunity and committed myself to self-improvement. My path toward hope and redemption had commenced, and all I wanted was to strive for positive change.

Upon my arrival at I.S.P. I enlisted into every program that was available. I started attending self-help classes daily and I was assigned to a G.E.D. class. At that time I was already taking college courses.
(Exhibit A-4 cont.)

By the end of 2015, I had earned 12 certificates/chronos. Eleven of those were self-help certificates and one was in education. I made my mother and father proud that year by earning my G.E.D. as well. As I worked hard at self-improvement, I realized the inimical magnitude of my crime. I caused harm to Daivon Jones and Jeremiah Mitchell, to their families, to my family, to society, and to myself. With the help of self-help classes I was able to identify the causitive factors to what led me to commit such a crime at such a young age. I understand that my belief system was malformed. With the help of my classes, and sponsors I developed a new view and belief system. My new reality model has helped my rehabilitative efforts.

After earning my G.E.D. I instantly became an "Inmate Peer Educator" (I.P.E.P) tutor, By this time the Youth Offender Program ( YOP ) had become official. With my recent accomplishments I was added to the Youth Offender Program as a mentor. With this new position came the responsibility of being a life coach. As a life coach I had to lead by example while helping to guide the youth offenders assigned to me onto the correct path.

In 2016 I earned 13 self-help certificates/chronos and one college certification in "Information Technology Systems". In 2017 I earned 4 self-help certificates and one college certificate in "Business Literacy". In 2018 I earned two self-help certificates and two college certifications. One of the college certifications was in "Management Information Systems" and the other certification was my Associate Art Degree with emphasis in "Business and Technology".
(Exhibit A-4 cont.)

As I accomplished more and more, and experienced academic and social success, I began to see that it was possible for me to have a future outside of this institution and outside of gang affiliation. I began to work on building a more positive character. I began implementing new principles in my life. I committed to trying to live my life by a better moral outlook. However, my gang association was still active and in order for ultimate, genuine change, my association with gangs needed to change.

On March 3, 2019 I made the decision to end my gang association in its totality. I asked to make the transition from the General Population (CP) Yard to the Sensitive Needs Yard (SNY). This action allowed me to break all of my gang ties and cut the gang from my life. I am no longer affiliated with any Security Threat Group (STG) and this is documented in my CDCR file. For the first time as a man I have no burden in my heart, nor negative weight on my shoulders. I am obligated to only myself and my family.

I am currently housed on a Program Facility/Honor Yard at the California Correctional Institution, C-Yard in Tehachapi. My current job assignment is a G.E.D. Literacy Tutor and I am also taking a Narcotics Anonymous (NA) course. Furthermore, I am on the waiting list for two other self-help classes. Even though my crime still haunts Daivon Jones, Jeremiah Mitchell, their families, my family, society, and me each day I have continued to propel forward with major changes in my life. Because of all of these accomplishments and positive change, I do feel worthy of clemency.
(Exhibit A-4 cont.)

However, as a changed man I am asking for clemency. I have shown great indirect and direct remorse through my reformed conduct while serving my term. I have committed no violence, drug, or alcohol infractions while serving my term and I have worked effortlessly to become a model inmate and now I seek to become a model citizen. My goals to strive for positive change have yet to reach its full potential. When I re-enter society, I want to help our currently troubled youth. I want my story to be the positive influence that our youth truly needs to hear. I have served almost 15 years and I only have one prison infraction, which I explained in the beginning, and it's been almost 10 years since that only infraction.

I have succeeded in many positive aspects while living in and surrounded by a mostly negative environment. I am ready to succeed in society and I have a good support system to assist me, which is evident in my support letters. I will never commit another crime if given the opportunity for release. I have determined that I will never be a negative burden to society; on the contrary, I will be a positive asset.

I came into the prison system at 16 years old and I am now 30 years of age. I was troubled as a teenager and now I am humbled as a man. From a troubled adolescent, to one grieving in bewilderment, from a victim to one that victimized society, from a delinquent boy to a man that has grown with great character, I am asking you Governor Gavin Newsom for clemency.

Thank you for your time. Sincerely, Frank Silva.
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
APPLICATION FOR
COMMUTATION OF SENTENCE

Complete this application to request a commutation of sentence from the Governor. A commutation is a reduction or elimination of a sentence. If granted, this application will become a public record, however specific personal information will be redacted (hidden) before it is made available to the public.

APPLICANT INFORMATION

Name: QOMAR WALKER
Date of Birth: 74
Inmate ID: J-977770

Address: Solano State Prison, PO. BOX 4000 Facility: Vacaville, CA 95696

1. Conviction Summary:

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2. Briefly describe the circumstances of the crime(s) for which you are requesting a commutation (attach additional pages as necessary):

On the evening of November 24, 1995 my codefendant and I Omar Walker entered the Strictly Roots restaurant, where we held everybody in the restaurant a gun point during the robbery. Joseph Beharry was shot and killed. At 5446 South Crenshaw Boulevard in Los Angeles.

3. Explain why you are requesting a commutation (attach additional pages as necessary):

I am requesting a commutation for these various impediments to my rehabilitation productivity.

I procured numerous certificates from Delancey Street Honor Program, Cognitive Behavioral Counseling and construction trades.

4. Provide a brief statement explaining why you should be granted a commutation (attach additional pages if necessary):

I Omar Walker respectfully beseech you Honorable Governor Edmund G. Brown Jr. to grant this commutation of sentence.

5. If you have paid any money or given any gift to anyone to assist in the preparation of this application, list their name, address, and amount paid or given (required by Penal Code section 4807.2):

Rev. 09/25/2013
Application for Commutation of Sentence, Page 1
Briefly describe the circumstances of the crime.

While carrying out the robberies of Mr. Beharry, Brock, Samuels, Cross, Hinds. I bound their hands behind backs with cords and cloth. When we were about to leave the loft, Mr. Beharry freed himself from his bound with the others. Exhorted them to accompany him and attack us. However when he left to initiate his plan, the others did not follow. During the maylay a struggle over my firearm, Mr. Beharry was shot and died. I was shot in the leg. I accept full responsibility of my behavior that night.

Note:
On May 9, 1996 I was charged with Count 1, 187 count 2 Five Counts of Second Degree 211. 190.2[A][17] 12022.5 [A] PC As to 1-6.

On October 24, 1997 the jury found me guilty of all charges except the gun allegation of count 1. Not guilty.

On May 12, 1999 the California Court of Appeal Second Appellate District affirmed all counts.
To further my rehabilitation by enrolling in the apprentice ship program, to procure additional job skills trades selfhelp programs offered to us in the Delancey Street Honor program. To finish current construction work being done, on our Kitchen/Culinary School a Vocational building. I'm being excluding due to my sentence of Life Without the Possibility of Parole.

Per prison policies at Solano State, all LWOP inmates are eliminated from participating in all vocational trades or selfhelp program upon the hill this area of the prison all LWOP inmates restricted by prison policies. These impediments virtually exclude me from, my goals of rehabilitation.

If commutation is granted I would be allowed to proceed up the hill take advantage of various vocational programs, like enrolling into the apprentice ship program. Earn the necessary unit credits i'll need to achieve my goals.

If commutation is granted i'll no longer become a institution custody option, at this junction a whole new plethora of vocational programs selfhelp programs will be accessible for me to utilize.
Provide a brief statement explaining why you would be granted a commutation.

Governor Brown it has been a hard and lengthy journey on this road of rehabilitation, extremely strenuous at times, incredibly enlighten spiritually and interlectually.

My quest for change started before current senate juvenile bill were inacted. In 2001 while at Lancaster State Prison, i made a promise to myself that wouldn't allow no obstacle to impede me from achieving rehabilitation and developing my mind and character. To become a better person, change my thinking work on my character defect, take full responsibility and accountability of my thoughts action reaction behaviors towards others. I enrolled in Office Services & Related Technology, earned numerous vocational certificates January 2001 July 2002. I've been incarcerated since I was 21 years old it was very arduous living in an enviroment where there was constant choas turmoil. I wasn't perfect but I made the transition of bettering my life. I've consistently held employment I have an exceptional work history. My search for rehabilitation lead me to take selfhelp groups programs gain tremendous insight into my past belief system core beliefs, helped me to change my thinking which lead to me changing my core beliefs and action. I've become a mentor and facilitator to younger inmates and strived to become a role model to all. I give back to my community by teaching selfhelp groups anger management relapse prevention cognitive and behavioral groups.

**OPTION 1**

If commutation is granted and ultimately I am granted parole I would enroll to Delancey Street Foundation is a residential educational organization.
For former alcoholics, drug addicts and convicts, they are located in San Francisco and require at list a two year minimum commitment. Upon graduation I will use my degree to further the work I've already started here, by uplifting my community by creating a program based on Cognitive Behavioral Educational self-esteem anti-bullying teachings, giving them the right tools to become successful adults, to make their communities and California a more safer and productive place to live. This would be me contributing something back positive to society and the great state of California.

OPTION 2

If commutation is granted in conjunction with Delancey Street Foundation, on Muir Island a job with a construction company will be offered to us building duplex condominiums homes among other things. Starting wages at 22$ an hour and the opportunity of becoming a union member with in a year. Also my wife to be and myself will start a Toe service people always need their car toed, this is a very lucrative business I would be contributing to society in a positive way entering into the workforce being a up standing citizen in society. My word: to wellness and rehabilitation started in a very dark time in my life, where there was no hope for someone like me with LWOP, only despair but by the grace of God gave me the Strength and will power to serve him find myself and keep moving forward. Governor Brown I hope and pray the totality of my history is enough for you to grant this plea for commutation.
STATEMENT OF NOTICE TO DISTRICT ATTORNEY AND DECLARATION UNDER PENALTY OF PERJURY

This application may be submitted to the Board of Parole Hearings for investigation and recommendation pursuant to Penal Code section 4812. This application may also be submitted to law enforcement or other agencies for investigation or recommendation.

Penal Code sections 4804 and 4805 require that you give the District Attorney in the county of conviction written notice of your intention to apply for a commutation. You must complete the Notice of Intent to Apply for Executive Clemency (attached) and mail it to the District Attorney before submitting this application to the Governor's Office.

OMAR WALKER declare under penalty of perjury under the laws of the State of California that I have served the District Attorney of the County of LOS ANGELES with notice of my intent to apply for a commutation.

I further declare under penalty of perjury under the laws of the State of California that the information I have provided on this application is true and correct. I understand that any omission or misstatement of facts may result in the denial of the application and the filing of perjury charges against me.

OMAR WALKER

Applicant's Signature

Date

*If Applicable, List Additional Counties Here (Send Notice of Intent to Apply for Executive Clemency to All Counties Listed)
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MEDICAL REPRIEVE OF SENTENCE

Randall Abenth

On February 26, 1997, the Superior Court of California, County of Alameda, sentenced Randall Abenth to 50 years to life for two counts of burglary as a third strike and 25 years to life for robbery as a third strike, plus 20 years of sentence enhancements, a total prison term of 95 years to life.

Mr. Abenth is 69 years old and has been incarcerated for 26 years. Medical staff have determined that Mr. Abenth has an elevated risk of morbidity should he become infected with COVID-19.

I have carefully considered and weighed the evidence of Mr. Abenth’s medical condition, his advanced age, and other relevant case factors. I have concluded that Mr. Abenth’s temporary emergency 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. Abenth’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 Randall Abenth to make him immediately eligible to be transferred to an alternative custody placement in the community approved by the Department of Adult Parole Operations. This reprieve allowing Mr. Abenth 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. Abenth’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 21st day of January 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

JAMES SCHWAB
Acting Secretary of State
MEDICAL REPRIEVE OF SENTENCE

Charles Banks

On January 15, 1999, the Superior Court of California, County of Santa Clara, sentenced Charles Banks to 25 years to life for assault with a deadly weapon as a third strike plus 17 years of sentence enhancements, a total prison term of 42 years to life.

Mr. Banks is 70 years old and has been incarcerated for 24 years. Medical staff have determined that Mr. Banks has an elevated risk of morbidity should he become infected with COVID-19.

I have carefully considered and weighed the evidence of Mr. Banks’s medical condition, his advanced age, his mobility restriction, and other relevant case factors. I have concluded that Mr. Banks’s temporary emergency 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. Banks’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 Charles Banks to make him immediately eligible to be transferred to an alternative custody placement in the community approved by the Department of Adult Parole Operations. This reprieve allowing Mr. Banks 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. Banks’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 21st day of January 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

JAMES SCHWAB
Acting Secretary of State
MEDICAL REPRIEVES OF SENTENCE

George Ford

On December 16, 2005, the Superior Court of California, County of Los Angeles, sentenced George Ford to 50 years to life for robbery as a third strike plus 25 years of sentence enhancements, a total prison term of 75 years to life.

Mr. Ford is 85 years old and has been incarcerated for 17 years. Medical staff have determined that Mr. Ford has an elevated risk of morbidity should he become infected with COVID-19.

I have carefully considered and weighed the evidence of Mr. Ford’s medical condition, his advanced age, his mobility restriction, and other relevant case factors. I have concluded that Mr. Ford’s temporary emergency 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. Ford’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 Ford to make him immediately eligible to be transferred to an alternative custody placement in the community approved by the Department of Adult Parole Operations. This reprieve allowing Mr. Ford 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. Ford’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 21st day of January 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

JAMES SCHWAB
Acting Secretary of State
MEDICAL REPRIEVE OF SENTENCE

Richard Johnson

On May 30, 1997, the Superior Court of California, County of Alameda, sentenced Richard Johnson to 25 years to life for possession of heroin for sale as a third strike plus eight years of sentence enhancements, a total prison term of 33 years to life.

Mr. Johnson is 69 years old and has been incarcerated for 25 years. Medical staff have determined that Mr. Johnson has an elevated risk of morbidity should he become infected with COVID-19.

I have carefully considered and weighed the evidence of Mr. Johnson’s medical condition, his advanced age, and other relevant case factors. I have concluded that Mr. Johnson’s temporary emergency 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. Johnson’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 Johnson to make him immediately eligible to be transferred to an alternative custody placement in the community approved by the Department of Adult Parole Operations. This reprieve allowing Mr. Johnson 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. Johnson’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 21st day of January 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

JAMES SCHWAB
Acting Secretary of State
EXECUTIVE DEPARTMENT
STATE OF CALIFORNIA

MEDICAL REPRIEVE OF SENTENCE

Alfonso Ramírez

On March 15, 1999, the Superior Court of California, County of Los Angeles, sentenced Alfonso Ramírez to 25 years to life for carjacking as a third strike and 100 years to life for four counts of grand theft of an automobile as a third strike, plus five years of sentence enhancements, a total prison term of 130 years to life.

Mr. Ramírez is 71 years old and has been incarcerated for 21 years. Medical staff have determined that Mr. Ramírez has an elevated risk of morbidity should he become infected with COVID-19.

I have carefully considered and weighed the evidence of Mr. Ramírez’s medical condition, his advanced age, his mobility restriction, and other relevant case factors. I have concluded that Mr. Ramírez’s temporary emergency 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. Ramírez’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 Alfonso Ramírez to make him immediately eligible to be transferred to an alternative custody placement in the community approved by the Department of Adult Parole Operations. This reprieve allowing Mr. Ramírez 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. Ramírez’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 21st day of January 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

JAMES SCHWAB
Acting Secretary of State
MEDICAL REPRIEVE OF SENTENCE

Andre Watson

On September 12, 1997, the Superior Court of California, County of Los Angeles, sentenced Andre Watson to 45 years to life for second degree murder as a third strike and 25 years to life for felony in possession of a firearm as a third strike, plus 15 years of sentence enhancements, a total prison term of 85 years to life.

Mr. Watson is 75 years old and has been incarcerated for 24 years. Medical staff have determined that Mr. Watson has an elevated risk of morbidity should he become infected with COVID-19.

I have carefully considered and weighed the evidence of Mr. Watson's medical condition, his advanced age, and other relevant case factors. I have concluded that Mr. Watson’s temporary emergency 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. Watson’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 Andre Watson to make him immediately eligible to be transferred to an alternative custody placement in the community approved by the Department of Adult Parole Operations. This reprieve allowing Mr. Watson 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. Watson’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 21st day of January 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

JAMES SCHWAB
Acting Secretary of State
MEDICAL REPRIEVE OF SENTENCE

Leland Amos

On December 18, 1998, the Superior Court of California, County of Alameda, sentenced Leland Amos to 25 years to life for burglary as a third strike plus 11 years of sentence enhancements, a total prison term of 36 years to life.

Mr. Amos is 68 years old and has been incarcerated for 22 years. Medical staff have determined that Mr. Amos has an elevated risk of morbidity should he become infected with COVID-19.

I have carefully considered and weighed the evidence of Mr. Amos’s medical condition, his advanced age, and other relevant case factors. I have concluded that Mr. Amos’s temporary emergency 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. Amos’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 Leland Amos 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. Amos 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. Amos’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 12th day of March 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

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

Douglas Aubineau

On or about March 11, 1997, the Superior Court of California, County of Santa Clara, sentenced Douglas Aubineau to 75 years to life for three counts of robbery as a third strike and 25 years to life for carrying a dirk or dagger as a third strike, plus eight years of sentence enhancements, a total prison term of 108 years to life.

Mr. Aubineau is 63 years old and has been incarcerated for 25 years. Medical staff have determined that Mr. Aubineau has an elevated risk of morbidity should he become infected with COVID-19.

I have carefully considered and weighed the evidence of Mr. Aubineau’s medical condition and other relevant case factors. I have concluded that Mr. Aubineau’s temporary emergency 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. Aubineau’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 Douglas Aubineau 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. Aubineau 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. Aubineau’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 12th day of March 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

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

Rickie Blue-Sky

On November 13, 1984, the Superior Court of California, County of San Bernardino, sentenced Rickie Blue-Sky to 25 years to life for murder plus two years of sentence enhancements, a total prison term of 27 years to life.

Mr. Blue-Sky is 75 years old and has been incarcerated for 37 years. Medical staff have determined that Mr. Blue-Sky has an elevated risk of morbidity should he become infected with COVID-19.

I have carefully considered and weighed the evidence of Mr. Blue-Sky’s medical condition, his advanced age, his mobility restriction, and other relevant case factors. I have concluded that Mr. Blue-Sky’s temporary emergency 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. Blue-Sky’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 Rickie Blue-Sky 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. Blue-Sky 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. Blue-Sky’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 12th day of March 2021.

[Signature]
GAVIN NEWSOM
Governor of California

ATTEST:

[Signature]
SHIRLEY A. WEBER, PH.D.
Secretary of State
MEDICAL REPRIEVE OF SENTENCE

Gabriel Camarena

On May 21, 2004, the Superior Court of California, County of Los Angeles, sentenced Gabriel Camarena to 25 years to life for robbery as a third strike.

Mr. Camarena is 63 years old and has been incarcerated for 16 years. Medical staff have determined that Mr. Camarena has an elevated risk of morbidity should he become infected with COVID-19.

I have carefully considered and weighed the evidence of Mr. Camarena’s medical condition, his mobility restriction, and other relevant case factors. I have concluded that Mr. Camarena’s temporary emergency 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. Camarena’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 Gabriel Camarena 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. Camarena 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. Camarena’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 12th day of March 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

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

Ronald Carter

On May 12, 1998, the Superior Court of California, County of Los Angeles, sentenced Ronald Carter to 25 years to life for carjacking as a third strike plus 17 years of sentence enhancements, a total prison term of 42 years to life.

Mr. Carter is 56 years old and has been incarcerated for 23 years. Medical staff have determined that Mr. Carter has an elevated risk of morbidity should he become infected with COVID-19.

I have carefully considered and weighed the evidence of Mr. Carter’s medical condition and other relevant case factors. I have concluded that Mr. Carter’s temporary emergency 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. Carter’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 Ronald Carter 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. Carter 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. Carter’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 12th day of March 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

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

Jeffrey Cole

On June 16, 2000, the Superior Court of California, County of Santa Clara, sentenced Jeffrey Cole to 25 years to life for robbery as a third strike plus five years of sentence enhancements, a total prison term of 30 years to life.

Mr. Cole is 66 years old and has been incarcerated for 21 years. Medical staff have determined that Mr. Cole has an elevated risk of morbidity should he become infected with COVID-19.

I have carefully considered and weighed the evidence of Mr. Cole’s medical condition, his advanced age, and other relevant case factors. I have concluded that Mr. Cole’s temporary emergency 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. Cole’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 Jeffrey Cole 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. Cole 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. Cole’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 12th day of March 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

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

Melvin Collins

On January 16, 1996, the Superior Court of California, County of Fresno, sentenced Melvin Collins to 25 years to life for burglary as a third strike plus 11 years of sentence enhancements, a total prison term of 36 years to life.

Mr. Collins is 77 years old and has been incarcerated for 26 years. Medical staff have determined that Mr. Collins has an elevated risk of morbidity should he become infected with COVID-19.

I have carefully considered and weighed the evidence of Mr. Collins's medical condition, his advanced age, and other relevant case factors. I have concluded that Mr. Collins's temporary emergency 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. Collins'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 Melvin Collins 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. Collins 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. Collins'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 12th day of March 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

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

Steven Franklin

On May 8, 1997, the Superior Court of California, County of Alameda, sentenced Steven Franklin to 50 years to life for two counts of robbery as a third strike plus 20 years of sentence enhancements, a total prison term of 70 years to life.

Mr. Franklin is 68 years old and has been incarcerated for 26 years. Medical staff have determined that Mr. Franklin has an elevated risk of morbidity should he become infected with COVID-19.

I have carefully considered and weighed the evidence of Mr. Franklin’s medical condition, his advanced age, his mobility restriction, and other relevant case factors. I have concluded that Mr. Franklin’s temporary emergency 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. Franklin’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 Steven Franklin 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. Franklin 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. Franklin’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 12th day of March 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

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

Estentio Marigny

On August 16, 1996, the Superior Court of California, County of Alameda, sentenced Estentio Marigny to 25 years to life for robbery as a third strike plus 16 years of sentence enhancements, a total prison term of 41 years to life.

Mr. Marigny is 59 years old and has been incarcerated for 25 years. Medical staff have determined that Mr. Marigny has an elevated risk of morbidity should he become infected with COVID-19.

I have carefully considered and weighed the evidence of Mr. Marigny’s medical condition and other relevant case factors. I have concluded that Mr. Marigny’s temporary emergency 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. Marigny’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 Estentio Marigny 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. Marigny 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. Marigny’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 12th day of March 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

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

Timothy Rodriguez

On November 9, 2000, the Superior Court of California, County of Madera, sentenced Timothy Rodriguez to 25 years to life for possession of a controlled substance for sale as a third strike.

Mr. Rodriguez is 67 years old and has been incarcerated for 20 years. Medical staff have determined that Mr. Rodriguez has an elevated risk of morbidity should he become infected with COVID-19.

I have carefully considered and weighed the evidence of Mr. Rodriguez’s medical condition, his advanced age, and other relevant case factors. I have concluded that Mr. Rodriguez’s temporary emergency 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. Rodriguez’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 Timothy Rodriguez 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. Rodriguez 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. Rodriguez’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 12th day of March 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
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.

THEFORE, 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
REPRIEVE OF SENTENCE

Antoine Watie

On March 2, 2000, Antoine Watie was convicted in the Superior Court of California, County of Sacramento, of voluntary manslaughter and discharging a firearm at an inhabited dwelling, with three sentence enhancements. On April 13, 2000, he was sentenced to five years for discharging a firearm at an inhabited dwelling plus 27 years to life of sentence enhancements, a total prison term of 32 years to life. Although Mr. Watie has a future release date in May 2023, on February 10, 2021, the Board of Parole Hearings conducted a parole hearing and found Mr. Watie currently suitable for release on parole.

I have carefully considered and weighed the Board of Parole Hearings’ determination that Mr. Watie is currently suitable for release on parole, the evidence of Mr. Watie’s good conduct in prison, and other relevant case factors. I have concluded that Mr. Watie’s transfer to an appropriate alternative placement in the community to continue serving his sentence is consistent with public safety and in the interests of justice.

This reprieve of sentence does not minimize or forgive Mr. Watie’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 Antoine Watie 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. Watie 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. Watie’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 29th day of July 2021.

GAVIN NEWSOM
Governor of California

ATTEST:

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