STATE OF NEVADA

ADDRESS ALL COMMUNICATIONS TO:

PARDONS BOARD 1677 OLD HOT SPRINGS ROAD SUITE A CARSON CITY, NEVADA 89706 TELEPHONE (775) 687-6568 FAX (775) 687-6736

DENISE DAVIS, Acting Executive Secretary



JOE LOMBARDO Governor, Chairman AARON D. FORD Attorney General, Member DOUGLAS W. HERNDON Chief Justice, Member KRISTINA PICKERING Justice, Member RONALD D. PARRAGUIRRE Justice, Member LINDA MARIE BELL Justice, Member LIDIA S. STIGLICH Justice, Member ELISSA F. CADISH Justice, Member PATRICIA LEE Justice, Member

BOARD OF PARDONS

BOARD OF PARDONS

January 22, 2025

To:

Pardons Board Members

From:

Denise Davis, Acting Executive Secretary

Subject:

Commutation Applications and Deadlines

The Pardons Board has set June 26, 2025, as the date for hearings. This memo provides the timeline and deadlines for the Pardons Board meeting. Copies of the commutation application are being distributed this week to NDOC inmates and other interested persons.

Meeting Deadlines:

Deadline for submission of inmate applications to NDOC Director:	5:00 PM on March 2, 2025
Requested deadline for member placement of <u>inmate</u> & <u>community</u> cases on agenda:	April 3, 2025
Deadline for P&P and NDOC reports to Executive Secretary:	May 1, 2025
Deadline for submission of materials to ensure inclusion in packets to Board Members:	May 8, 2025
Date packets provided to members:	May 25, 2025
Meeting Date:	June 26, 2025

BOARD OF PARDONS Application for Commutation of Sentence - Page 1 of 2

Name:	Location:	NDOC #		
are not complete may be rejecthe institution where you are homust be received by the Warsubmit their application no later	inmates currently serving a sentented. After completing the applications will forward the application by 5:00 P.M. on March 2, 2011 than 5:00 P.M. March 9, 2025, to r Ave, Building 17, Carson City, ME application.	tion, return it to your caseworker oplication to Offender Managen 2025. Inmates housed outside to Offender Management at: PO	or to the Venent. Apport the ND	Warden of olications of olications of olications
Please indicate your answer	by checking the YES or NO bo	x after each question	YES	NO
Have you been housed in dipast 36 months?	isciplinary segregation for any	period of time within the		
, ,	of a major disciplinary infract ajor disciplinary charge pendin			
Have you been found guilty within the past 18 months?	of three or more minor/genera	al disciplinary infractions		
Are you eligible for release	on parole to the community pr	ior to June of 2026?		
Were you revoked on your you received while you wer	current sentence <u>or</u> are you ser re on parole?	ving a single sentence that		
Have you been denied relea	se on parole to the community	on your current sentence?		
Do you have any unresolved	d criminal charges?			
Is your case under appeal in appeal your case in the futu	a Nevada or Federal Court, <u>or</u> re?	do you have plans to		
Was a victim injured during	g the commission of the crime?			
Are you projected to discha	rge from prison before June of	2026?		
Do you have any consecutive	ve sentences still to be served?			
Are you currently validated gang?	by the NDOC as a member of	a street or prison-based		
Were there any co-defendar	nts in this case? If so, please pr	rovide their names:		
If you are serving a sentence of Death or Life Without, please answer the following:				
What year did you commit to Without?	the offense that resulted in the	sentence of Death or Life		

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Name:	NDOC #:		
Court that rendered judgment (i.e., 8 th JD, 2 nd JD etc):			
Current NDOC facility:			
Current age:	Age when brought to prison on this charge:		
US Citizen: Yes / No	Sex: Male / Female		
What is your projected sentence expiration date?			
Please provide the conviction(s), the punishment imposed and your current sentence structure (please use additional sheet of paper if necessary):			
Please list any prior felony convictions in this or any other state or jurisdiction:			
Please indicate the action you wish to be taken on your case by the Pardons Board:			
Please indicate why your request should be considered by the Pardons Board (please use an additional sheet of paper if necessary)?			
FOR OFFICE USE ONLY			
STAFF COMMENTS:			

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DENISE DAVIS, Executive Secretary



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Justice, Member

RONALD D. PARRAGUIRRE Justice, Member

LINDA MARIE BELL

Justice. Member

BOARD OF PARDONS

Criteria for the Evaluation of Inmate Applications for Clemency

Disqualifying Institutional Conduct:

- 1) Having been housed in disciplinary segregation for any period of time within the past 36 months.
- 2) Any guilty finding of a major disciplinary infraction within the past 24 months or a pending major disciplinary.
- 3) Three or more minor/general disciplinary infractions within the past 18 months.

Disqualifying Parole Status:

- 1) Inmates who are eligible for release on parole to the community within 6 months.
- 2) Inmates who are serving a period of parole revocation or a single sentence imposed while on parole.
- 3) Inmates who have been denied release on parole to the community on the current sentence.

Pending Criminal Charges, Investigations or Appeals:

- 1) Inmates with unresolved criminal charges will not be considered.
- 2) Cases that are under appeal in Nevada or Federal Court will generally not be considered.
- 3) Judicial remedies must be exhausted prior to being eligible for clemency review.
- 4) Inmates who are currently under investigation by the NDOC Inspector General or Attorney General's office will not be considered.

Time and Sentence Disqualifications:

- 1) An inmate with a sentence that is projected to discharge to the community within 12 months will not generally be considered.
- 2) Inmates who have served a prior prison sentence for a felony conviction <u>and</u> whose current maximum sentence or combined consecutive maximum sentences are 20 years or less will not be considered.
- 3) Applications from inmates sentenced to death or life without the possibility of parole for an offense committed between November 2, 1982 and July 1, 1995 will not be considered for a commutation of sentence that allows parole eligibility until 20 calendar years have passed.
- 4) Applications from inmates sentenced to death or life without the possibility of parole for an offense committed after July 1, 1995 will not be considered for a commutation of sentence that allows for parole.

Exceptions:

Extraordinary circumstances or case factors may exist that mitigate disqualifying criteria. Circumstances may include an act of heroism or a catastrophic event. Mitigating case factors may include the age of the offender at the time the offense was committed in conjunction with little or no prior criminal history.

In order to consider applicants who claim exemptions because of extraordinary circumstances, the applicant must clearly demonstrate why such consideration should be given. Since most inmate families endure hardships while a person is incarcerated, family hardship is not considered an extraordinary circumstance.

Further consideration for offenses not categorized as the most serious:

Each application will be considered on its own merit. Inmates meeting the published minimum criteria will be subject to further review and may also be disqualified for one or more of the following reasons:

- 1) The nature and severity of the crime or factors involved.
- 2) Prior criminal history.
- 3) Overall institutional adjustment.
- 4) The result of institutional evaluations (psychological reports, sexual psych panel reports and/or parole or other risk assessments).

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Qualifying Criteria:

In order to be considered, an inmate must meet the published minimum criteria and demonstrate by clear and convincing evidence at least one of the following:

The applicant has within his or her capacity, made exceptional strides in self-development and self-improvement. The inmate has made responsible use of available rehabilitative programs to address treatment needs:

The applicant is suffering from a critical illness or has a severe and chronic disability, which would be mitigated by release from prison;

The applicant's further incarceration would constitute gross unfairness because of basic inequities involved, including:

- The severity of the sentence received in relation to the sentences received by codefendants or in relation to other offenders serving sentences for crimes with similar characteristics;
- The extent of the applicant's participation in the offense;
- A history of abuse suffered by the applicant at the hands of the victim that significantly contributed to or brought about the offense.

Evaluation of certain cases meeting the minimum criteria:

The following is provided to assist in evaluating applications on inmates who are serving sentences for the most serious of crimes. Cases which have more mitigating case factors will be given more weight toward consideration than those with aggravating influences. The mitigating factors listed in this document are not intended to lessen or diminish the gravity of the offense.

Murder convictions:

Aggravating influences include:

A substantial degree of premeditation to commit the murder.

- Any evidence of torture or sexual connotations.
- The method in which the person was murdered required concentrated effort (ie, strangulation, stabbing or beating to death as opposed to a single gunshot).
- Mutilation of the victim's body.
- Luring the victim or murder by execution.
- Hiding the body.
- Child or disabled victim.
- Prior history of violence or institutional violence.

Mitigating influences include:

- Having been a co-offender during the murder and not having been the person who actually inflicted the wound(s).
- The murder occurred incidentally during the commission of another crime with little or no premeditation to kill.
- The murder occurred while the offender was in a heightened emotional state, or was influenced by abuse influenced by the victim.
- The offender was young when the murder was committed.

Sex offenses:

Aggravating influences:

- The offender has prior arrests or convictions for sex related offenses.
- The victim was tied up or forcibly taken to another location.
- The victim was a child, elderly, or physically or mentally disabled.
- There were multiple victims.
- The duration of the offense lasted more than three hours or was repeated multiple times.
- The offense was planned or premeditated.
- The use of weapons or objects.
- The offender forcibly assaulted the victim, or threatened the use of force or other violence to coerce compliance.

Mitigating influences:

- The offense occurred with an adult victim, was situational, not premeditated and occurred only one time and the offender has no prior instances of sexual deviance or violence.
- The activity appeared to be consensual in nature and the offender has no prior arrests or convictions that are sexual or violent in nature (ie, lewdness with a minor and the minor is sexually active and the offender is not significantly older than the victim or the offender operates in a diminished capacity).

Inquiries and Correspondence:

The Executive Secretary and staff for the Pardons Board can be reached at (775) 687-6568 Correspondence should be addressed to:

Executive Secretary of the Pardons Board Attention: Denise Davis 1677 Old Hot Springs Road, Suite A Carson City, NV 89706