

TEXAS DEPARTMENT OF CRIMINAL JUSTICE
 BOARD OF PARDONS AND PAROLES DIVISION
 MINUTES

A

NAME HERNANDEZ, Carlos

T.D.C. NUMBER 539060

DATE			BOARD ACTION	REASON AND/OR INSTRUCTIONS
MO.	DAY	YEAR		
6	20	90	CR0 ✓ 11/91 2, 3, 6, 7, 10, 21, 22, 28 IB, <u>SS</u> (L)	
			ADMINISTRATIVE REVIEW	
5	13	91	✓ F11 19 1/3 IB, 11	L
				NOTO 4-11-91
5	20	91	PAROLE PLAN <u>4-29-91</u> APPROVED ISSUE PAROLE CERTIFICATE <u>mk</u> NO _____	L ISSUED
FEB 22	1996			MAY 20 1991
MAR 12	1996		ISSUE PRE-REVOICATION WARRANT	<u>Abelinda Hafz Bozart</u>
MAY 20	96		ENTERED / PROCESSED NCIC/TCIC	
MAY 25	1996		ENTERED / CANCELED NCIC/TCIC	WARRANT CONFIRMED

BOARD OF PARDONS AND PROLES

State of Texas

Austin

MINUTES

NAME			T.D.C. NUMBER	
MO.	DATE DAY	YEAR	BOARD ACTION	REASON AND/OR INSTRUCTIONS
	NOV 30	1983	CONTINUE EMERGENCY WARRANT IN EFFECT AS PRE-REVOCAION WARRANT	
	13	84	WITHDRAW PRE-REVOCAION WARRANT	Cont sup pending adjudication. Impose 90 day cond - with 4 flat to re-enter tucses Co. w/o written permission of P.O. + only for court action on pending misdemeanor assault charge. Re affirm CATP - a total alcohol.
	2 28	84	LETTER OF RELEGATION FROM CALCUOTIVE FOR VIOLATION OF RULES 7	
	3 9	84	Do not allow parolee to travel to tucses, County, Texas as per request.	M. J. J. J. J.
	AUG 0 8	1984	Case conference between release, OPO, and unit supervisor regarding rules 7+8-b.	
	SEP 2 4	1984	ISSUE PRE-REVOCAION WARRANT	
	MAR 2	1990	WAIVED HEARING REVOKE	#2 agg. asst
			REVOCAION GROUNDS DO NOT INCLUDE A NEW CONVICTION	BOARD AUTHORIZED ADMINISTRATIVE PROCESSING

BOARD OF PARDONS AND PROBATION

State of Texas

Austin

MINUTES

NAME			HERNANDEZ, CARLOS			T.D.C. NUMBER 227,443		
MO.	DATE DAY	YEAR	BOARD ACTION	REASON AND/OR INSTRUCTIONS				
8	28	78		Continue on parole with a letter of Reprimand from the Region III Supervisor for violation of parole rules # 4a, # 50ma #1				
SEP	20	78	<input checked="" type="checkbox"/> CONTINUE ON PAROLE Pending Adjudication of Charges Intensive Supervision					
JAN	15	79	<input checked="" type="checkbox"/> CONTINUE ON PAROLE Pending Adjudication of Charges Intensive Supervision					
APR	9	79		Continue on parole with a letter of reprimand from the <u>Reg III Sup.</u> regarding violation of <u>parole</u> rule(s) <u># 4a + 57</u>				
MAR	23	80		Continue on parole with a letter of reprimand from the <u>Area Dir</u> regarding violation of <u>parole</u> rule(s) <u># 4a + 57</u>				

BOARD OF PARDONS AND PROLES

State of Texas

Austin

MINUTES

NAME HERNANDEZ CARLOS G T.D.C. NUMBER 227443

MO.	DATE		BOARD ACTION	REASON AND/OR INSTRUCTIONS
	DAY	YEAR		
			6 76	Reviewed for date of offense 7-27-73
2	26	75		Fayette Fidela Hernandez / Cirpus / mother
			1-76	TDC Calculated Review Date
JAN	30	1976	1-77	2-3-5(A)-20-21-22 P Jm G de P Participation in Character development program, if available would increase parole prospects AA Comm. Education Parole Analyst Review 2-7-76 <i>ky</i>
1	24	77	1-78	JAN 26 1977 PPA SENT 2,3,22, B-3 G de P DS Parole Analyst R. <i>pm 8/12/77</i>
9	6	77	FI SEP 26 1977	SEP 29 1977 NTO
OCT	11	1977	PAROLE - SUBJECT TO RELEASE PLAN	G de P GGK
OCT	24	1977	PAROLE RELEASE DATE 1-4-78	
DEC	02	1977	PAROLE PLAN 11-28-77 APPROVED ISSUE PAROLE CERTIFICATE NO. 77-8506	

THE STATE OF TEXAS vs. Carlos Gonzalez, Hernandez

IN DISTRICT COURT OF Nueces COUNTY, No. 14986
105th JUDICIAL DISTRICT OF TEXAS. August Term A. D. 19 72
Date September 28, 19 72

This day this cause was called for trial, and the State appeared by her District Attorney, and the Defendant, Carlos Gonzalez Hernandez having waived formal arraignment, ~~having been duly arraigned~~ appeared in person, in open court, his counsel, Leo Duran also being present, and both parties announced ready for trial; and it appearing to the Court that the Defendant, his counsel, and the State's attorney have agreed in writing in open court to waive a jury in the trial of this cause and to submit this cause to the Court; and the Court having consented to the waiver of a jury herein, ~~the indictment was read~~, and the Defendant entered his plea of *guilty *~~not guilty~~ thereto, and thereupon the said Defendant was admonished by the Court of the consequences of said plea, and the said Defendant persisted in his plea; and it plainly appearing to the Court that the Defendant is sane and that he is uninfluenced in making said plea by any consideration of fear, or by any persuasion, or delusive hope of pardon prompting him *to confess his guilt *~~not to contest the charge in the indictment~~ the said plea is by the Court received and here now entered of record upon the minutes of the court as the plea herein of said Defendant.

And the Court having heard all the evidence submitted for the State and the Defendant and argument of counsel is of the opinion and so finds that the said Defendant is guilty of the offense of _____
Robbery by Firearms

And it appearing to the Court that the Defendant, his counsel, and the State's attorney have agreed in writing in open court to waive a jury and to submit the assessment of Defendant's punishment to the Court; and the Court having consented to the waiver of a jury herein, and after having heard all the evidence submitted for the State and the Defendant and argument of counsel the Court is of the opinion and so finds that the said Defendant's punishment should be *by confinement in the *Texas Department of Corrections *~~County Jail~~
_____ ~~County, Texas~~ for a term of Twenty (20) Years

IT IS THEREFORE CONSIDERED AND ADJUDGED by the Court that the Defendant, Carlos Gonzalez Hernandez, is guilty of the offense of Robbery by Firearms as found by the Court, and that he be punished as found by the Court, that is *by confinement in the *Texas Department of Corrections *~~County Jail~~ _____ County, Texas, for a term of Twenty (20) Years

*~~by~~ and that the State of Texas do have and recover of the said Defendant *~~the amount of~~ and all costs in this prosecution, for which execution may issue; and that the said Defendant be remanded to jail to await the further orders of the Court herein.

Vernon J. Smith
Presiding Judge of the 105th Judicial District of Texas

*Strike if not applicable.

MICROFILMED

THE STATE OF TEXAS vs. Carlos Gonzalez Hernandez
IN DISTRICT COURT OF Nueces COUNTY, No. 14987
105th JUDICIAL DISTRICT OF TEXAS. August Term A. D. 19 72
Date September 28, 19 72

This day this cause was called for trial, and the State appeared by her District Attorney, and the Defendant, Carlos Gonzalez Hernandez having waived formal arraignment, ~~by his counsel~~, appeared in person, in open court, his counsel, Asa Duran being present, and both parties announced ready for trial; and it appearing to the Court that the Defendant, his counsel, and the State's attorney have agreed in writing in open court to waive a jury in the trial of this cause and to submit this cause to the Court; and the Court having consented to the waiver of a jury herein, the judgment was read, and the Defendant entered his plea of *guilty ~~to the offense~~ thereto, and thereupon the said Defendant was admonished by the Court of the consequences of said plea, and the said Defendant persisted in his plea; and it plainly appearing to the Court that the Defendant is sane and that he is uninfluenced in making said plea by any consideration of fear, or by any persuasion, or delusive hope of pardon prompting him *to confess his guilt ~~to the offense~~, the said plea is by the Court received and here now entered of record upon the minutes of the court as the plea herein of said Defendant.

And the Court having heard all the evidence submitted for the State and the Defendant and argument of counsel is of the opinion and so finds that the said Defendant is guilty of the offense of _____
ROBBERY BY FIREARMS

And it appearing to the Court that the Defendant, his counsel, and the State's attorney have agreed in writing in open court to waive a jury and to submit the assessment of Defendant's punishment to the Court; and the Court having consented to the waiver of a jury herein, and after having heard all the evidence submitted for the State and the Defendant and argument of counsel the Court is of the opinion and so finds that the said Defendant's punishment should be *by confinement in the *Texas Department of Corrections *County jail of _____
~~County~~ for a term of TWENTY (20) YEARS

IT IS THEREFORE CONSIDERED AND ADJUDGED by the Court that the Defendant, Carlos Gonzalez Hernandez, is guilty of the offense of ROBBERY BY FIREARMS as found by the Court, and that he be punished as found by the Court, that is *by confinement in the *Texas Department of Corrections *County of _____ County, Texas, for a term of TWENTY (20) YEARS

and that the State of Texas do have and recover of the said Defendant ~~the amount of such fine~~ and all costs in this prosecution, for which execution may issue; and that the said Defendant be remanded to jail to await the further orders of the Court herein.

Vermon L. Havelle
Presiding Judge of the 105th Judicial District of Texas

*Strike if not applicable.

MICROFILMED

THE STATE OF TEXAS vs. Carlos Gonzalez Hernandez

IN DISTRICT COURT OF Nueces COUNTY, No. 14988
105th JUDICIAL DISTRICT OF TEXAS. August Term A. D. 1972
Date September 28, 1972

This day this cause was called for trial, and the State appeared by her District Attorney,

and the Defendant, Carlos Gonzalez Hernandez having waived formal arraignment and ~~having been arraigned~~ appeared in person, in open court, his counsel Leo Duran also being present, and both parties announced ready for trial; and it appearing to the Court that the Defendant, his counsel, and the State's attorney have agreed in writing in open court to waive a jury in the trial of this cause and to submit this cause to the Court; and the Court having consented to the waiver of a jury herein, ~~the Court~~ and the Defendant

entered his plea of *guilty ~~to the charge~~ thereto, and thereupon the said Defendant was admonished by the Court of the consequences of said plea, and the said Defendant persisted in his plea; and it plainly appearing to the Court that the Defendant is sane and that he is uninfluenced in making said plea by any consideration of fear, or by any persuasion, or delusive hope of pardon prompting him *to confess his guilt ~~to the charge~~ the said plea is by the Court received and here now entered of record upon the minutes of the court as the plea herein of said Defendant.

And the Court having heard all the evidence submitted for the State and the Defendant and argument of counsel is of the opinion and so finds that the said Defendant is guilty of the offense of _____

ROBBERY BY FIREARMS

And it appearing to the Court that the Defendant, his counsel, and the State's attorney have agreed in writing in open court to waive a jury and to submit the assessment of Defendant's punishment to the Court; and the Court having consented to the waiver of a jury herein, and after having heard all the evidence submitted for the State and the Defendant and argument of counsel the Court is of the opinion and so finds that the said Defendant's punishment should be *by confinement in the *Texas Department of Corrections *County ~~of~~

~~County~~ for a term of TWENTY (20) YEARS

IT IS THEREFORE CONSIDERED AND ADJUDGED by the Court that the Defendant, Carlos Gonzalez Hernandez, is guilty of the offense of ROBBERY BY FIREARMS

as found by the Court, and that he be punished as found by the Court, that is *by confinement in the *Texas Department of Corrections *County ~~of~~ for a term of TWENTY (20) YEARS

and that the State of Texas do have and recover of the said Defendant *the costs of such fine and all costs in this prosecution, for which execution may issue; and that the said Defendant be remanded to jail to await the further orders of the Court herein.

Vermon J. Farwell
Presiding Judge of the 105th Judicial District of Texas

*Strike if not applicable.

MICROFILMED

THE STATE OF TEXAS

NO. 89-CR-957-H

IN THE 347TH DISTRICT

V.

COURT

CARLOS HERNANDEZ

NUECES COUNTY, TEXAS

JUDGMENT ON PLEA OF GUILTY OR NOLO CONTENDERE BEFORE COURT
WAIVER OF JURY TRIAL

a. Synopsis Of The Judgment

Judge Presiding: VERNON D. HARVILLE Date Of Judgment: OCTOBER 9, 1989

Attorney For State: MARK SKURKA Attorney For Defendant: JON KELLY

Offense Convicted Of: AGGRAVATED ASSAULT Degree: THIRD Date Offense Committed: APRIL 15, 1989

Charging Instrument: INDICTMENT Plea: GUILTY

Terms Of Plea Bargain: A copy of the plea agreement is attached to the judgment.

Plea To Enhancement Paragraphs: Not Applicable. Findings On Enhancement: Not Applicable.

Findings On Use Of Deadly Weapon: NONE

Date Sentence Imposed: OCTOBER 9, 1989 Costs: \$533.50

Punishment And Place Of Confinement.

Term Of Confinement: TEN YEARS

Fine: -0-

Place Of Confinement: TEXAS DEPARTMENT OF CORRECTIONS

Date To Commence: OCTOBER 9, 1989

Time Credited: 8 DAYS Total Amount Of Restitution/Reparation: -0-

Concurrent Unless Otherwise Specified.

201

T.D.C.J.-INSTITUTIONAL DIVISION

IT-40

INMATE TRACKING SYSTEM
COMMITMENT DATA FORM

PAGE

HERNANDEZ, CARLOS G

TDC NUMBER539060
NAMEHERNANDEZ, CARLOS
DATE RECEIVED03-07-90
SENTENCE BEGIN10-01-89
NET SENTENCE0010Y 00M 00D
MIN. EXP. DATE77-77-7777
MAX. EXP. DATE10-01-1999

OFFENSE DESCRIPTION	MIN. SENT	MAX. TERM	OFF. DATE	SENT DATE	CC	P	COURT/	COUNTY
AGG ASLT		0010 00 00	041589	100989	CC	G	347 NUECES	
		JAIL GOOD TIME	YES				89-CR-957-H	

REMARKS: 3-7-90-RETD FROM PAROLE W/NEW CONV. REM OF SENT AS 227443
IS CONC.

JAIL GOOD TIME CREDITED FROM SENTENCE BEGIN DATE
70TH LEGISLATURE - NON-MANDATORY SUPV PROSPECT
S4 EFF: 10 01 89 W EFF: 10 01 89

[Redacted]

[Redacted]

[Redacted]

10-90
10P

[Redacted]

[Redacted]

[Redacted]

State of Texas

TDCJ-BPPD



DPS NO: 1771823

TEXAS DEPARTMENT of CRIMINAL JUSTICE BOARD of PARDONS and PAROLES DIVISION

Certificate of Parole

KNOW ALL MEN BY THESE PRESENTS:

The Texas Department of Criminal Justice Board of Pardons and Paroles Division of the State of Texas has been furnished information by the Texas Department of Criminal Justice Institutional Division that

CARLOS HERNANDEZ
Name

539060 KY
TDCJ No.

now confined in the Texas Department of Criminal Justice Institutional Division is eligible for Parole release under the provision of Art. 42.18 C.C.P. A satisfactory release plan has been submitted; THEREFORE, the Board of Pardons and Paroles Division hereby orders that the said inmate be released under Parole to the confines of the state and that he shall be deemed on parole and that he shall immediately report as indicated below for supervision under the officer to whom he shall be assigned:

MR. ALBERT ENRRIQUES
CORPUS CHRISTI DISTRICT PAROLE OFF
5233 IH 37
SUITE A-6
CORPUS CHRISTI TEXAS 78408-2518

I WAS INSTRUCTED TO REPORT TO
OFFICER BETWEEN 1000
AND 1200 P.M. ON MAY 24 1991

and that he be permitted to be at liberty in the legal custody of the Texas Department of Criminal Justice Institutional Division but amenable to the orders of the Board of Pardons and Paroles Division, and under the rules and conditions of parole. The period of parole shall be for a period equivalent to the maximum term for which the prisoner was sentenced less calendar time actually served on the sentence. The time to be served under parole is also calculated as calendar time. This permit to be at liberty on parole is granted upon condition that the said inmate shall observe and perform all the rules and conditions shown on the reverse of this certificate and any Special Conditions listed which are imposed shall be indicated below by listing their corresponding letter(s) or specifying the context in writing below or in an attachment hereto. This certificate shall become effective when eligibility requirements for parole under Art. 42.18 C.C.P. have been attained by said inmate and when all rules and conditions both general and special are agreed to by said inmate. **BE IT FURTHER KNOWN THAT ANY VIOLATION OF SUCH RULES OR CONDITIONS SHALL BE SUFFICIENT CAUSE FOR REVOCATION OF THIS PAROLE, AND THAT ALL TIME SERVED ON PAROLE SHALL BE FORFEITED.**

SPECIAL CONDITIONS

(1) L

ISSUED BY ORDER, AND UNDER THE SEAL, OF THE BOARD OF PARDONS AND PAROLES DIVISION AT AUSTIN, TEXAS ON THIS THE 20th DAY OF MAY, 19 91

BOARD OF PARDONS AND PAROLES DIVISION

If Parole is satisfactorily completed, Discharge Date will be

10-1-99

RULES AND GENERAL CONDITIONS OF PAROLE RELEASE AS PROVIDED BY
THE TEXAS DEPARTMENT OF CRIMINAL JUSTICE
BOARD OF PARDONS AND PAROLES DIVISION, ART. 42.18, C.C.P.

In consideration of the parole granted to me by the Texas Department of Criminal Justice Board of Pardons and Paroles Division (Board) I do hereby accept such parole. I recognize that my parole release is conditional and agree to abide by the following terms and conditions:

1. Upon release from the institution, report immediately, as instructed, to my Parole Officer; thereafter, report as directed and follow all instructions from my Parole Officer which are authorized by the Board.
2. Obey all municipal, county, state and federal laws.
3. Obtain written permission of my Parole Officer prior to changing my place of residence.
4. Obtain written permission of my Parole Officer prior to leaving the State of Texas.
5. I shall not own, possess, use, sell, nor have under my control any firearm, prohibited weapon or illegal weapon as defined in the Texas Penal Code; nor shall I unlawfully carry any weapon nor use, attempt or threaten to use any tool, implement or object to cause or threaten to cause any bodily injury.
6. The releasee shall avoid association with persons of criminal background.
7. The releasee shall not enter into any agreement to act as 'informant' or special agent for any law enforcement agency without specific written approval of the Board.
8. Abide by any Special Condition(s) imposed by the Board; any such Special Condition(s) imposed upon release will be indicated on the face of this certificate by the letter(s) corresponding to the conditions as listed below.
9. General Provisions
a. I hereby agree to abide by all rules of Parole and all laws relating to the revocation of Parole including, but not limited to, appearance at any hearings or proceedings required by the law of the jurisdiction in which I may be found or of the State of Texas. I further agree and consent that the receiving state, if I am under Compact Supervision, or any state wherein I may be found while on Parole or under Parole Jurisdiction, may conduct such hearings as the Board shall deem necessary, proper or which may be required by law.
b. I shall pay, during the period of my supervision, any and all outstanding fines, court costs and fees adjudged against me, to the clerk of the court of conviction, and I agree to provide my supervising officer with documentation verifying the payment by me of said amounts. I will be required to pay a supervision fee for each month I am required to report to a supervising officer as instructed by my supervising officer.
c. In the event I am granted the privilege of residing in and being under the supervision of any other state or territory under the Inter-State Compact for the Supervision of Parolees and Article 42.11 Texas Code of Criminal Procedure, and in consideration of being granted Parole by the Board of Pardons and Paroles Division, or for any reason I may be outside of the State of Texas, I hereby agree to and I hereby do waive extradition to the State of Texas from any jurisdiction in or outside the United States where I may be found; I do hereby further agree that I will not in any manner contest any effort by the state of Texas, or any state of jurisdiction, to return me to the State of Texas.

SPECIAL CONDITIONS

- A. Releasee shall not open a checking account.
- D. Releasee to detainee or plan. (See attachment)
- E. Releasee must attend basic education or vocational training as directed by supervising parole officer.
- H. Halfway House Placement. (See attachment)
- I. Releasee must notify any prospective employer regarding criminal history, if position of financial responsibility is involved.
- L. Releasee shall be assigned to the highest level of supervision or supervision case load until appropriate level of supervision is further established by objective assessment instrument and supervision case classification.
- O. Releasee shall comply with any other condition as specified herein. (See attachment)
- P. Releasee shall participate in a Mental Health/Mental Retardation treatment or counseling program as directed by the supervising parole officer.
- R. (Instate) Make restitution payments as required by supervising parole officer in an amount to be set by the Board. (Out of State) By the 10th of each month, payments (cashier's check or money order) shall be paid to the Texas Department of Criminal Justice Board of Pardons and Paroles Division (P.O. Box 13401, Capitol Station, Austin, Texas 78711); Amount to be set by the Board.
- S. Releasee shall submit to substance (alcohol/drugs) treatment program, which may include urinalysis monitoring, attendance at scheduled counseling sessions, driving restrictions, or related requirements as directed by the supervising parole officer.
- V. Releasee shall not contact victim(s).
- Z. Releasee shall not enter the specified county without prior written Board approval.

I HEREBY CERTIFY that I fully understand and accept each of the above conditions under which I am being released and agree that I am bound to faithfully observe each of the same. I fully understand and agree that a violation of or refusal to comply with any of the conditions of Parole shall be sufficient cause for revocation of Parole; and I further understand that when a warrant or a summons is issued by the Board of Pardons and Paroles Division charging a violation of Parole rule or special conditions the sentence time credit shall be suspended until a determination is made by the Board of Pardons and Paroles Division in such case and such suspended time credit may be reinstated by the Board of Pardons and Paroles Division should such Parole be continued, as provided by law (Article 42.18, Section 14, C.C.P.). I understand and agree that while I am under Parole I am in the legal custody of the Texas Department of Criminal Justice Institutional Division subject to orders of the Board of Pardons and Paroles Division and that I will receive credit on my sentence day for day (without commutation time); I further understand and do agree that in the event of revocation of this release on Parole, time spent on Parole will not be credited to my sentence.

AGREED AND SIGNED

On this date: _____ Inmate's Signature _____
I hereby certify that these rules, regulations and conditions have been explained to the releasee and he has agreed to abide by the same upon his release.

DOCY-PPD

RECEIVED

BOARD OF PARDONS AND PAROLES DIVISION REPRESENTATIVE

APR 28 PM 1:32

DATE PSL - 31 (6/90)

State of Texas



BD.

BOARD of PARDONS and PAROLES

Certificate of Parole

No. 77 8306

DPS NO: 0001772-33

KNOW ALL MEN BY THESE PRESENTS:

The Board of Pardons and Paroles of the State of Texas has been furnished information by the Texas Department of Corrections that

CARLOS HERNANDEZ Name 207643 TDC No.

now confined in the Texas Department of Corrections is eligible for Parole under the provisions of Art. 42.12 C.C.P.; that his parole has been adopted and approved by the Governor of the State of Texas; and that a satisfactory parole release plan has been submitted; THEREFORE, in consideration of such information and approval and the promises made by said inmate, The Board of Pardons and Paroles hereby orders that the said inmate be released on parole to the confines of

MUCCES County TEXAS State

and that he shall be under the supervision of

MR JORGE L SALAZ
DISTRICT PAROLE OFFICER
CORPUS CHRISTI DISTRICT OFFICE
KLEE SQUARE BLDG - SUITE 531
505 SOUTH WATER STREET
CORPUS CHRISTI TEXAS 78401

and that he be permitted to be at liberty in the legal custody of the Texas Department of Corrections but amenable to the orders of the Board of Pardons and Paroles and under the rules of parole during the unexpired portion of his sentence, calculated on calendar time only.

BE IT KNOWN that this permit to be at liberty on parole is granted upon condition that the said inmate has agreed to observe and perform all of the rules and covenants shown on the reverse of this certificate and any Special Conditions attached hereto and listed below, and that it shall become effective when all agreements contained in this order, as well as that set out on the reverse side hereof, are accepted and signed by the inmate, all of which are hereby made and agreed by the inmate and the Board of Pardons and Paroles to be conditions precedent to said inmate's release; BE IT FURTHER KNOWN THAT ANY VIOLATION OF SUCH CONDITIONS SHALL BE SUFFICIENT CAUSE FOR REVOCATION OF THIS PAROLE, AND THAT ALL TIME SERVED ON PAROLE SHALL BE FORFEITED.

SPECIAL CONDITIONS

PAROLE RELEASE EFFECTIVE JANUARY 4 1978

Issued by order, and under the seal, of the Board of Pardons and Paroles at Austin, Texas on this the 7TH day of DECEMBER, 1977.

BOARD OF

BOARD OF PARDONS AND PAROLES

by: [Signature]

If parole is served satisfactorily, Discharge Date will be 5-15-87.



RECEIVED

78 JAN 5 PM 2:07

BOARD OF PARDONS

Institutional Parole Officer

Date

1-4-78

Signature

AGREEE: *Charles H. Korman*

[Signature]

I hereby certify that this parole agreement and statement of rules, regulations, and conditions has been read and explained to the parolee and he has agreed and consented to these rules, regulations, and conditions upon his release.

SIGNED on this the 4th day of JAN a.d. 1978

I HEREBY CERTIFY that I fully understand and accept each of the above conditions under which I am being released and agree that I am bound to faithfully observe each of the same. I fully understand and agree that a violation of or refusal to comply with any of the conditions of this parole shall be sufficient cause for revocation of this parole and a warrant is issued by the Board of Pardons and Paroles and approved by the Governor and I further understand that when a warrant is issued upon a parole issued by the Board of Pardons and Paroles or charging a parole violation, the sentence shall be suspended until a determination is made by the Board of Pardons and Paroles or the Governor in such case and such suspended time credit may be reinstated by the Board of Pardons and Paroles should such parole be continued, as provided by law (Art. 42.12 (781d), Sec. 22, C.C.R., amended). I understand and agree that while on parole I am in legal custody of the Texas Department of Corrections subject to orders of the Board of Pardons and Paroles and I further understand and do agree that in the event of revocation of this parole, time spent on parole will not be credited to my sentence.

9. OUT OF STATE PAROLE: In the event I am granted the privilege of residing in and being under the supervision of any other state or territory under the Inter-State Compact for the Supervision of Parolees and Article 42.11 Texas Code of Criminal Procedure, and in consideration of being granted parole by the Texas Board of Pardons and Paroles, or for any reason I may be outside of the State of Texas, I hereby agree and I hereby agree that I will not in any manner contest any effort by the State of Texas, or any state of jurisdiction, to return me to the State of Texas.

8. GENERAL PROVISIONS: A) I shall consult with my Parole Officer before entering marriage. B) I agree to abide by any special conditions of parole as stipulated in writing by the Board of Pardons and Paroles or my Parole Officer.

7. LEGAL OBLIGATION: I SHALL OBEY ALL MUNICIPAL, COUNTY, STATE AND FEDERAL LAWS.

6. ASSOCIATES: A) I shall avoid association with persons of criminal background unless specifically approved by my Parole Officer in writing. B) I shall not enter into any agreement to act as "informant" or special agent for any law-enforcement agency.

5. WEAPONS: I shall not own, possess, use, sell, nor have under my control any firearm or other prohibited weapon.

4. ALCOHOL AND DRUGS: A) I shall not use alcoholic beverages or liquors to excess or in a manner injurious to my parole. B) I shall not go into, remain in, or frequent business establishments where the primary function is the sale or dispensing of alcoholic beverages or liquors for on-premise consumption.

3. TRAVEL: I shall secure the written permission of my Parole Officer before I leave the state to which I am paroled, and I will secure written permission from my Parole Officer to travel beyond the limits of the counties adjoining the county to which I am paroled.

2. EMPLOYMENT AND RESIDENCE: A) I shall report to my place of employment, work diligently in a lawful occupation, and support my dependents, if any, to the best of my ability. B) I shall secure the written permission of my Parole Officer before changing my residence or place of employment, and will allow any representative of the Board of Pardons and Paroles to visit in my residence and place of employment at any reasonable time.

1. RELEASE AND REPORTING: A) I shall go directly to the destination approved by the Board of Pardons and Paroles. B) Upon arrival, I shall report (as instructed) immediately to the Parole Officer or person whose name and address appear on my Parole Certificate. C) I shall submit a full and truthful report to my Parole Officer on forms provided for that purpose, before the fifth (5th) day of each month or as instructed by my Parole Officer.

D) I shall promptly and truthfully answer all inquiries directed to me and furnish all information requested of me by the Board of Pardons and Paroles or by my Parole Officer. E) If at any time it becomes necessary to communicate with my Parole Officer for any purpose and he is not available, I shall direct my communication to the Board of Pardons and Paroles, Room 711, Stephen F. Austin Building, Austin, Texas, 78701, telephone (Area Code 512) 475-4925 or 475-3363.

F) I shall cooperate and voluntarily submit to medical and/or chemical tests and examinations for the purpose of determining whether or not I am using or under the influence of alcohol, narcotic drugs, marijuana, or other controlled substances.

G) I shall not illegally possess, use, or traffic in any narcotic drugs, marijuana, or other controlled substances. I further agree to participate in chemical abuse treatment in accordance with instructions from my Parole Officer.

H) I shall freely cooperate and voluntarily submit to medical and/or chemical tests and examinations for the purpose of determining whether or not I am using or under the influence of alcohol, narcotic drugs, marijuana, or other controlled substances.

I) I shall not own, possess, use, sell, nor have under my control any firearm or other prohibited weapon.

J) I shall avoid association with persons of criminal background unless specifically approved by my Parole Officer in writing.

K) I shall not enter into any agreement to act as "informant" or special agent for any law-enforcement agency.

L) I shall consult with my Parole Officer before entering marriage.

M) I agree to abide by any special conditions of parole as stipulated in writing by the Board of Pardons and Paroles or my Parole Officer.

