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STATE OF NEW YORK DEPARTMENT OF CORRECTIONS AND COMMUNITY SUPERVISION PAROLE BOARD REPORT

WOODBOURNE CORRECTIONAL FACILITY

PAROLE BOARD TYPE/ DATE:

INITIAL FEBRUARY 2021

NAME:	RECEIVE	DATE: 07/03/1	992 CM	C: A⊠ B		
DOB:	DIN:	NYS	HD:	FI	BI:	,
PE DATE: 06/20/2021	CR DATE:	None	ME DATE:	Life ·	*	1200 Table 1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-
PRS: N/A years PV NT: Yes	No⊠	TIME ON PAR	OLE: <u>N/A</u> T	TME SERVE	D: <u>30-0</u>	<u>0-06</u>
AT THE TIME THE INSTANT OF I Yes No 2 - If yes, enter age	TENSE(S) W	AS COMMITT	ED, WAS INMA	ATE UNDER	18 YEA	RS OF AGE?
CRIMES OF COMMITMENT, FEL	ONY CLAS	SES, SENTENC	E, PLEA OR V	ERDICT, CO	MMIT	COUNTY
Att. Murder 1 st Att. Murder 1 st Criminal Possession Weapon 2 nd	A-1 A-1 C	15-00-00/Life 15-00-00/Life 5-00-00/15-00-0	5/22/92 5/22/92 0 5/22/92	Verdict Verdict Verdict	CS CC	New York New York New York
Aggregate Term: 30-00-00/Life				ST .		
EEC: ISSUED DENIED	NON-CERT	TIFIABLE	INELIGIBL	E / N/A⊠		
OFFICIAL STATEMENTS: JUDG	E - Yes∐ N	o⊠ DA - Yes□	No⊠ DEF	ATTY - Yes[] No⊠	Ĺ
FILE STENCING MINUTES: Yes 1	40⊠	IF NO, DAT	E(S) REQUEST	ED: Unavaila	ble I2/19	9/13; Affidavit on
CO-DEFENDANT: NAME/NYSID N/A	STA	ATUS		ei ei	¥	
shoot out at other males. After identifying themselve roximately three rounds at the office	. Wi es as police, t	nen the officers ar he officers told	rived, they obsert to put dow	rved sh n his gun.	ooting a	were alerted to a cross the street at ed around and sho
hen asked if he had any comment reg decision for the last fifthteen months."	was interview arding the Ins	ved in Spanish on tant Offense,	December 3, 20 stated, "No	20 at Woodbo	urne Cor n still wa	rectional Facility. iting for a 440
CRIMINAL HISTORY: Warrant: Y IF YES, EXPLAIN: Native of the	es⊡ No⊠ ne Dominicar	ICE: Yes⊠ Republic. Depor	No□ tation order issu	ed 11/2/2020		
NEW YORK STATE - SEE ATTACHI	ED PBCHR	46				
JUVENILE: Yes□ No⊠ OUT OF IF YES, EXPLAIN:	STATE: Y	rs□ No⊠ FI	EDERAL: Yes] No⊠	26 27 27	100
COURT ORDERED RESTITUTION	· Yes⊠ No[# # # # # # # # # # # # # # # # # # #		×
IF YES, DATE REASON 07/08/1992 Surcharge		COUNT New Yor		TOTAL \$620.00		COLLECTED \$620.00
CERTIFICATE OF RELIEF: Eligible	e∐ Ineli	gible⊠ Youtl	hful Offender			
INTERPRETER NEEDED: Yes N	lo∏ IF Y	ES, LANGUAGI	3: Spanish	8.68	*	
PROPOSED RESIDENCES: PRIMARY: Bronx, New Yo	, Aunt ork	ALT	ERNATE:	g.		
PROPOSED EMPLOYMENT: To be	developed			te		
	s ∓ s	N R R	911	, soec	.000	1. L. 2
I. Fernandez, ORC	Dat	te:	E. Murtha, SOR			1/12/21 Date:

ORC RECOMMENDED SPECIAL CONDITIONS

	11	NMATE NAME:
	SU	MMARY OF SCs: 1, 2, 8, 10, 15, 20, 27, 31A, 31B
		SC1 – I will seek, obtain, and maintain employment and/or an academic/vocational program. SC2 – I will submit to Substance Abuse Testing, as directed by the PAROLE OFFICER. SC3 – I will participate in a Substance Abuse Treatment program, as directed by the PAROLE OFFICER. SC4 – I will participate in an Alcohol Abuse Treatment program, as directed by the PAROLE OFFICER. SC5 – I will NOT consume alcoholic beverages. SC6 – I will NOT frequent any establishment where alcohol is sold or served as its main business without the permission of the PAROLE OFFICER.
		SC7 - I will NOT operate any motor vehicle, apply for, renew, or possess any drivers' license, without the written permission of
	×	the PAROLE OFFICER. SC8 – I will abide by a curfew established by the PAROLE OFFICER.
	M	SC9 – I will support my dependent children. SC10 – I will participate in anti-aggression/anti-violence counseling, as directed by the PAROLE OFFICER.
		SC11 – I will cooperate with a mental health evaluation referral and follow up treatment as directed by the PAROLE OFFICER. SC12 – I will participate in Sex Offender Counseling/Treatment, as directed by the PAROLE OFFICER.
_	₫	SC13 - I will have NO contact with any person under the age of eighteen, without written permission of the PAROLE OFFICER.
	\boxtimes	SC14 – I will comply with all case specific sex offender conditions to be imposed by the DAROLE OFFICER. SC15 – I will NOT associate in any way or communicate by any means with victim(s)
x.	_	without the permission of the PAROLE OFFICER. SC16 – I will NOT associate in any way or communicate by any means with associate(s) without the permission of the
	۰	PAROLE OFFICER.
	P	SC17 – I will NOT associate in any way or communicate by any means with other(s) without the permission of the PAROLE OFFICER.
		SC18 - I will cooperate with all medical referrals and treatment recommendations.
		SC19 – I will participate in Domestic Violence counseling, as directed by the PAROLE OFFICER. SC20 – I will comply with all court orders including those ordering fines, surcharges, and/or restitution.
53		SC21 - I will NOT be a member of any gang or associate with any known gang member or attend any gang activity or function.
_	П	I will not wear, display, possess, distribute, or use any gang insignia or material. SC22 – I will NOT act in any fiduciary capacity without the permission of the PAROLE OFFICER.
$\overline{}$	宣	SC23 - I will NOT have a checking, savings, debit, or credit card account, without the permission of the PAROLE OFFICER.
		SC24 – I will NOT be involved in any gambling or gambling related activity without the permission of the PAROLE OFFICER. SC25 – I will participate in a D.W.I. Victim Impact Panel as directed by the PAROLE OFFICER.
	×	SC26 - I will comply with all Orders of Protections. SC27 - OTHER: Geographic Restrictions per PO
		SC28 – I will abide by the mandatory condition imposed by the Sexual Assault Reform Act. SC29 – I will propose a residence to be approved by the NYS Department of Corrections and Community Supervision and will
	_	assist the Department in any efforts it may make on my behalf to develop an approved residence.
		SC30 - I will reside only in the residence approved by the NYS Department of Corrections and Community Supervision. SC31A - I will proceed directly to the I.C.E. Warrant and if released prior to the maximum expiration date of my sentence or if
		released prior to the post-release supervision maximum expiration (P.R.S.M.E.) date, I will within 24 hours of my release, report to the area office as noted on my Certificate of Release. If deported, I understand that I cannot re-enter the United States unless
		my re-entry is authorized under 8 U.S.C. 1326. If I am convicted of illegally re-entering the United States, 8 U.S. C. 1326 authorizes the United States District Court to impose a fine, period of imprisonment up to ten (10) years, or both.
	\boxtimes	SC31B - I further understand that I cannot re-enter the United States prior to the maximum expiration of my sentence, unless I
		receive prior written permission from the NYS Board of Parole. Also, I fully understand that re-entry to the United States, prior to the maximum expiration of my sentence, may be the basis for a revocation of my release.
		SC32 - I will NOT use or possess any medication or supplements designed or intended for the purpose of enhancing sexual
88		performance or treating erectile dysfunction without the written permission of the PAROLE OFFICER and the approval of his or her area supervisor.
		SC33 – I will participate in the Department of Corrections and Community Supervision's Polygraph Program, as directed by the PAROLE OFFICER. I understand that this will include periodic polygraph sessions consisting of a pre-examination interview,
		polygraph examination and post-test interview with the polygraph examiner or the PAROLE OFFICER. SC34 – Prior to release, I shall provide a sample, appropriate for D.N.A. testing, to be included in the NYS D.N.A. Index, pursuant to 9 N.Y.C.R.R. 6192.1 (W).
		SC35 - I will NOT use the internet to access pornographic material, access a commercial social networking website,
		communicate with other individuals or groups for the purpose of promoting sexual relations with persons under the age of eighteen, and communicate with a person under the age of eighteen unless I receive written permission from the NYS Board of
		Parole to use the internet to communicate with a minor child under eighteen years of age, who I am the parent of and who I am
.]		not otherwise prohibited from communicating with. SC36 – I shall NOT be released until such time as any residence that has been or may be approved on my behalf can be evaluated
38		by the NYS Department of Corrections and Community Supervision to determine its appropriateness in light of any determinations made by a court of competent jurisdiction pursuant to Article 10 of the Mental Hygiene Law.
		原 176 (Title 1775) (Title 177

ORC RECOMMENDED SPECIAL CONDITIONS

n	NMATE NAME:
-0	SC37 – Pursuant to the authority conferred upon the NYS Board of Parole, under Section 70.45(3) of the NYS Penal Law, to impose conditions of release upon an individual serving a determinate sentence who is to be released to the jurisdiction of the NYS Department of Corrections and Community Supervision, to serve a period of post-release supervision, it is hereby determined that as a condition of my post-release supervision, I shall be transferred to and participate in the programs of a residential treatment facility, as the term is defined by NY Correction Law, Section 2(6), for a period of time deemed appropriate by the NYS Board of Parole, but in no event shall such period exceed six months from the date of my entrance into said
	residential treatment facility. SC38 – I shall NOT be released until the NYS Board of Parole and NYS Department of Corrections and Community Supervision are informed of the Sex Offender Risk Level that has been or will be established by a court of competent jurisdiction pursuant to
.□	Correction Law 168 - N. SC39A - I will have no contact, directly or indirectly, through third party, electronically, or by initiation or response, with I will only have contact with any minor children in common with with approval and supervision of a Family Court Order of the permission of the PAROLE OFFICER.
) 	I will enter, complete, and comply with a Domestic Violence Offenders program, as directed by the PAROLE OFFICER. I will enter, complete, and comply with a Parenting Course, as directed by the PAROLE OFFICER. SC39B – I will NOT reside with any partner without prior written permission of the PAROLE OFFICER. I will immediately provide the PAROLE OFFICER of the contact information for any and all relationships I become involved in.
E 13	I will provide a copy of any active Order of Protection issued against me or for my protection to the PAROLE OFFICER within 48 hours of being served with the order. I will comply with any and all "active" Orders of Protection.
	SC40A – I will NOT own, use, possess, purchase or have control of any computer, computer related material, electronic storage devices, communication devices, and/or the internet, unless I obtain prior written permission from the PAROLE OFFICER. Furthermore, if approved: If I am permitted by the PAROLE OFFICER to possess a computer at my residence, permission will be granted for only one computer.
	I will provide all personal, business, phone, internet service provider, and/or cable records, to the PAROLE OFFICER upon request. SC40B - I will provide copies of financial documents to the PAROLE OFFICER upon request.
— إ	but are not limited to, all credit cards bills, bank statements, and income tax returns. I will provide all user id's and passwords required to access the computer, my C.M.O.S. and BIOS, internet service provider, any/all email accounts, instant messaging accounts, any removable electronic media, including, but not limited to, media such as smart cards, cell phones, thumb drives and web virtual storage.
	SC40C – I will provide the PAROLE OFFICER with my password and user l.D. for any approved device. I acknowledge that individuals who have access to my computer system and/or other communication or electronic storage devices will also be subject to monitoring and/or search and seizure. I agree to be fully responsible for all material, data, images and information found on my computer and/or other communication
الر	or electronic storage devices at all times. SC40D – I will NOT create or assist directly, or indirectly, in the creation of any electronic bulletin board system, services that provide access to the internet, or any public or private computer network without prior written approval from the PAROLE
	OFFICER. I will NOT use any form of encryption, cryptography, steganography, compression and/or other method that might limit access to, or change the appearance of, data and/or images without prior written approval from the PAROLE OFFICER. SC40E — I will NOT attempt to circumvent, alter, inhibit, or prevent the functioning of any monitoring or limiting equipment, device or software that has been installed by or at the behest of, or is being utilized by, the Department of Corrections and Community Supervision for the purposes of recording, monitoring or limiting my computer or internet use and access, nor will I
	tamper with such equipment, device or software in any way. SC40F - I will cooperate with unannounced examinations directed by the PAROLE OFFICER of any and all computer(s) and/or other electronic device(s) to which I have access. This includes access to all data and/or images stored on hard disk drives, floppy diskettes, cd roms, optical disks, magnetic tape, cell phones, and/or any other storage media whether installed within a device or removable.
	I will install or allow to be installed, at my own expense, equipment and/or software to monitor or limit computer use. SC41A – I shall install and maintain, in accordance with the provisions of Section 1198 of the NYS Vehicle and Traffic Law, an Ignition Interlock Device in any motor vehicle owned or operated by me during the period of my community supervision. This condition does not authorize me to operate a motor vehicle in the event my license or privilege to operate a motor vehicle has been revoked or suspended.
	SC41B – Pursuant to the provisions of the Vehicle and Traffic Law or the Laws of any other State, I may obtain a license to operate a motor vehicle only with the prior written permission of the PAROLE OFFICER. If I possess a license to operate a motor vehicle, I may operate a motor vehicle with the prior written permission of the PAROLE OFFICER, and in accordance with this condition of release.
	SC42 – I will submit to photo imaging every 90 days or whenever directed by the PAROLE OFFICER or other representative of the NYS Department of Corrections and Community Supervision.

ORC RECOMMENDED SPECIAL CONDITIONS

	I	MATE NAME:
3		SC45 – I understand that I shall not download, access, or otherwise engage in any Internet enabled gaming activities to include Pokémon Go. I further understand that I shall not be in the company of any person who is engaged in any Internet enabled gaming activities nor will I have any gaming software on any Internet enabled device that I am permitted to access or otherwise possess.
		SC46 – I will not use the internet to access pornographic material, communicate with other individuals or groups for the purpose of promoting sexual relations with persons under the age of eighteen, and communicate with a person under the age of eighteen unless I receive written permission from the Board of Parole to use the internet to communicate with a minor child under eightee years of age who I am the parent of and who I am not otherwise prohibited from communicating with.
		FC01 A, B, C, D – Sex Offender Housing Condition (SOH220) - I will propose a residence to be investigated by the Department of Corrections and Community Supervision and will assist the Department in any efforts it may make on my behalf to develop a residence.
``	*	If I am deemed a Level 3 risk pursuant to Article 6-c of the Correction Law - or - I am serving one or more sentences for committing or attempting to commit one or more offense(s) under Articles 130, 135 or 263 of the Penal Law or sections 255.25, 255.26 or 255.27 of the Penal Law and the victim of such offense(s) was under 18 years of age at the time of the offense(s), and as such I must comply with section 259-c(14) of the Executive Law, I will not be released until a residence is developed and it is verified that such address is located outside the penal law definition of school grounds and is approved by the Department. In pertinent part, Executive Law §259-c(14) provides: "the board shall require, as a mandatory condition of such release, that such sentenced offender shall refrain from knowingly entering into or upon any school grounds, as that term is defined in subdivision fourteen of section 220.00, or the penal law, or any other facility or institution primarily used for the care or treatment of persons under the age of eighteen while on or more of such persons under the age of eighteen are present," Penal Law §220.(14).
)		"School grounds" means (a) in or on or within any building, structure, athletic playing field, playground or land contained within the real property boundary line of a public or private elementary, parochial, intermediate, junior high, vocational, or high school, or (b) any area accessible to the public located within one thousand feet of the real property boundary line comprising any such school or any parked automobile or other parked vehicle located within one thousand feet of the real property boundary line comprising any such school. For the purposes of this section an "area accessible to the public" shall mean sidewalks, streets, parking lots, parks, playgrounds, stores and restaurants.
ا بر	.•	FC02 A, B – Sex Offender Residential Treatment Facility program conditions (RTF220) - Pursuant to the authority conferred upon the New York State Board of Parole under section 70.45(3) of the penal law to impose conditions of release upon an individual serving a determinate sentence who is to be released to serve a period of post-release supervision, as a condition of your post-release supervision you shall be transferred to and participate in the programs of a residential treatment facility, as that term is defined by Correction Law section 2(6) until such time as a residence has been approved and such address has been verified to be located outside of the penal law definition of school grounds.