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## Administrative Appeal Decision - Day, Kevin (2019-10-21)

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### STATE OF NEW YORK - BOARD OF PAROLE

## ADMINISTRATIVE APPEAL DECISION NOTICE

| Name:                        | Day, Kevin           | 1   | Facility:                            | Attica CF   |                                    |  |
|------------------------------|----------------------|---|--------------------------------------|---|------------------------------------|--|
| NYSID:                       |                      |   | Appeal<br>Control No.:               | 07-006-19 B   | , w                                |  |
| DIN:                         | 87-B-1354            |   |                                      |   |                                    |  |
| Appearan                     | ices:                | Norman P. Effman<br>Wyoming County Att<br>18 Linwood Avenue<br>Warsaw, NY 14569 | tica Legal Aid B                     | ureau   |                                    |  |
| Decision                     | appealed:            | June 2019 decision, d   | lenying discretio                    | nary release and imposing a hol                                   | d of 12 months                     |  |
| <u>Board Me</u><br>who parti |                      | Alexander, Coppola  |                                      |   | ×                                  |  |
| Papers considered:           |                      | Appellant's Brief received August 16, 2019                                      |                                      |   |                                    |  |
| Appeals (                    | <u>Jnit Review</u> : | Statement of the App  | eals Unit's Find                     | ings and Recommendation   |                                    |  |
| <u>Records r</u>             | elied upon:          | Pre-Sentence Investig<br>Board Release Decisi<br>Plan.                          | gation Report, Pa<br>on Notice (Form | arole Board Report, Interview Tr<br>n 9026), COMPAS instrument, ( | ranscript, Parole<br>Offender Case |  |
| Final Det                    | ermination:          | The undersigned dete  | rmine that the d                     | ecision appealed is hereby:                                       |                                    |  |
| Confin                       | nissigned            | AffirmedVac   | rated, remanded fo                   | r de novo interview Modified to                                   | )                                  |  |
| Ju                           | p                    | AffirmedVac   | ated, remanded fo                    | r de novo interview Modified to                                   | )                                  |  |
| Comp                         | hissioner            | AffirmedVac   | ated, remanded fo                    | r de novo interview Modified to                                   | )                                  |  |
| Comn                         | nissioner            |   | 5                                    |   | 3,                                 |  |

, If the Final Determination is at variance with Findings and Recommendation of Appeals Unit, written reasons for the Parole Board's determination <u>must</u> be annexed hereto.

This Final Determination, the related Statement of the Appeals Unit's Findings and the separate findings of the Parole Board, if any, were mailed to the Inmate and the Inmate's Counsel, if any, on  $\frac{10/21/19}{10}$ .

Distribution: Appeals Unit – Appellant - Appellant's Counsel - Inst. Parole File - Central File P-2002(B) (11/2018)

#### STATE OF NEW YORK – BOARD OF PAROLE

### APPEALS UNIT FINDINGS & RECOMMENDATION

| Name:     | Day, Kevin | DIN:    | 87-B-1354   |
|-----------|------------|---------|-------------|
| Facility: | Attica CF  | AC No.: | 07-006-19 B |

**<u>Findings</u>**: (Page 1 of 1)

Appellant challenges the June 2019 determination of the Board, denying release and imposing a 12-month hold. Appellant's instant offenses included robbery and attacking a woman with a broken bottle and cutting her before removing her clothes and attempting to rape her. Appellant raises the following issues: (1) the Board failed to consider Appellant's sentencing minutes; (2) the Board failed to consider Appellant's Transitional Accountability Plan (TAP); (3) the Board failed to consider Appellant's not experiment; and (4) the Board's decision was arbitrary and capricious, and irrational bordering on impropriety.

A review by the Appeals Unit reveals that the Board failed to adequately consider the Transitional Accountability Plan (TAP) and risk assessment. 9 NYCRR §§ 8002.2(a), 8002.2(b). The interview contains no discussion of either the case plan or the COMPAS instrument. As such, a *de novo* interview is appropriate.

**<u>Recommendation</u>**: Vacate and remand for de novo interview.