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Administrative Appeal Decision - Guinn, Robert (2019-02-06)

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STATE OF NEW YORK -- BOARD OF PAROLE

ADMINISTRATIVE APPEAL DECISION NOTICE

Name:	Guinn, Robert			Facility:	Attica CF	
NYSID:				Appeal Control No.:	07-069-18 B	
DIN:	11-A-3378	1			<i>.</i>	
Appearances: Robert Guin 639 Exchar Attica, NY			ge Street		,	
Decision appealed:		June 2018 decision denying discretionary release and imposing a 24-month hold.				
Board Member(s) who participated:		Drake, Demosthenes				
Papers considered:		Appellant's Letter-brief received October 30, 2018				
Appeals Unit Review:		Statement of the Appeals Unit's Findings and Recommendation				
Records relied upon:		Pre-Sentence Investigation Report, Parole Board Report, Interview Transcript, Parole Board Release Decision Notice (Form 9026), COMPAS instrument, Offender Case Plan.				
Final Determination: The undersigned determine that the decision appealed is hereby:						
Am	histoner	Affirmed	Vaca	ated, remanded for	de novo interview Modified to	
1. Wars	hissioner	Affirmed	Vaca	ited, remanded for	de novo interview Modified to	
12		Affirmed	Vaca	 ited, remanded for	de novo interview Modified to	

Commissioner

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 2/6/20/9.

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:	Guinn, Robert
Facility:	Attica CF

DIN: 11-A-3378 **AC No.:** 07-069-18 B

Findings: (Page 1 of 1)

Appellant is serving a sentence upon his conviction of multiple offenses including Rape in the first degree. Appellant waived his appearance before the Board for an initial parole release interview in June 2018. In the instant appeal, Appellant challenges the June 2018 determination of the Board denying discretionary release to parole as erroneous, arbitrary and capricious. Among other things, he points out that he completed recommended programs such as the sex offender program

A review of the record confirms Appellant completed SOP However, the Board decision notice contains a recommendation that he enter and complete sex offender treatment. It therefore appears the Board relied on erroneous information. Accordingly, a *de novo* interview is appropriate.

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