#### Fordham Law School

# FLASH: The Fordham Law Archive of Scholarship and History

Parole Administrative Appeal Decisions

Parole Information Project — CURRENT

May 2022

Administrative Appeal Decision - Hibbert, Everton (2022-01-25)

Follow this and additional works at: https://ir.lawnet.fordham.edu/aad

#### **Recommended Citation**

"Administrative Appeal Decision - Hibbert, Everton (2022-01-25)" (2022). Parole Information Project https://ir.lawnet.fordham.edu/aad/954

This Parole Document is brought to you for free and open access by the Parole Information Project — CURRENT at FLASH: The Fordham Law Archive of Scholarship and History. It has been accepted for inclusion in Parole Administrative Appeal Decisions by an authorized administrator of FLASH: The Fordham Law Archive of Scholarship and History. For more information, please contact tmelnick@law.fordham.edu.

### STATE OF NEW YORK – BOARD OF PAROLE

## APPEALS UNIT FINDINGS & RECOMMENDATION

Name: Hibbert, Everton DIN: 00-B-2384

Facility: Bare Hill CF AC No.: 10-039-21 B

**Findings:** (Page 1 of 4)

Appellant challenges the September 2021 determination of the Board, denying release and imposing a 24-month hold. Appellant's instant offense is for waiting for his estranged girlfriend to leave her job, approaching her from behind and shooting her, and while she was lying on the ground approaching her and shooting her again, killing her. Appellant raises the following issues: 1) the decision is arbitrary and capricious in that the Board failed to consider and/or properly weigh the required statutory factors. 2) old disciplinary charges already considered by prior Parole Boards can't be used against him. 3) the Board decision illegally resentenced him as the sentencing court only wanted appellant to do the minimum sentence. 4) appellant doesn't need the programs he has refused to take, and can take them as a condition of parole upon release. 5) the Board failed to comply with the 2011 amendments to the Executive Law in that the laws are now rehabilitation and present/future based.

Executive Law § 259-i(2)(c)(A) requires the Board to consider factors relevant to the specific incarcerated individual, including, but not limited to, the individual's institutional record and criminal behavior. People ex rel. Herbert v. New York State Bd. of Parole, 97 A.D.2d 128, 468 N.Y.S.2d 881 (1st Dept. 1983). While consideration of these factors is mandatory, "the ultimate decision to parole a prisoner is discretionary." Matter of Silmon v. Travis, 95 N.Y.2d 470, 477, 718 N.Y.S.2d 704, 708 (2000). Thus, it is well settled that the weight to be accorded the requisite factors is solely within the Board's discretion. See, e.g., Matter of Delacruz v. Annucci, 122 A.D.3d 1413, 997 N.Y.S.2d 872 (4th Dept. 2014); Matter of Hamilton, 119 A.D.3d at 1271, 990 N.Y.S.2d at 717; Matter of Garcia v. New York State Div. of Parole, 239 A.D.2d 235, 239, 657 N.Y.S.2d 415, 418 (1st Dept. 1997). The Board need not explicitly refer to each factor in its decision, nor give them equal weight. Matter of Schendel v. Stanford, 185 A.D.3d 1365, 1366, 126 N.Y.S.3d 428, 429 (3rd Dept. 2020); Matter of Campbell v. Stanford, 173 A.D.3d 1012, 1015, 105 N.Y.S.3d 461 (2d Dept. 2019); Matter of Phillips v. Dennison, 41 A.D.3d 17, 21, 834 N.Y.S.2d 121, 124 (1st Dept. 2007).

The Board may emphasize the nature of the instant offense. See Matter of Stanley v. New York State Div. of Parole, 92 A.D.3d 948, 948-49, 939 N.Y.S.2d 132, 134 (2d Dept.), Iv. denied, 19 N.Y.3d 806, 949 N.Y.S.2d 343 (2012); Matter of Symmonds v. Dennison, 21 A.D.3d 1171, 1172, 801 N.Y.S.2d 90, 90 (3d Dept.), Iv. denied, 6 N.Y.3d 701, 810 N.Y.S.2d 415 (2005); Matter of Warren v. New York State Div. of Parole, 307 A.D.2d 493, 493, 761 N.Y.S.2d 883 (3d Dept. 2003); Matter of Garcia v. New York State Div. of Parole, 239 A.D.2d 235, 239-40, 657 N.Y.S.2d 415, 418 (1st Dept. 1997).

The Board may take note that the murder was premeditated, and carried out with an anger in order to seek revenge. Gaston v Berbary, 16 A.D.3d 1158, 791 N.Y.S.2d 781 (4<sup>th</sup> Dept. 2005).

### STATE OF NEW YORK - BOARD OF PAROLE

## APPEALS UNIT FINDINGS & RECOMMENDATION

Name:Hibbert, EvertonDIN:00-B-2384Facility:Bare Hill CFAC No.:10-039-21 B

**Findings:** (Page 2 of 4)

The Board may consider an incarcerated individual's need to complete rehabilitative programming in denying parole. See Matter of Jones v. N.Y. State Bd. of Parole, 175 A.D.3d 1652, 1652, 108 N.Y.S.3d 505, 506 (3rd Dept. 2019); Matter of Allen v. Stanford, 161 A.D.3d 1503, 1506, 78 N.Y.S.3d 445 (3d Dept.), Iv. denied, 32 N.Y.3d 903 (2018); Matter of Barrett v. New York State Div. of Parole, 242 A.D.2d 763, 661 N.Y.S.2d 857 (3d Dept. 1997); see also Matter of Connelly v. New York State Div. of Parole, 286 A.D.2d 792, 729 N.Y.S.2d 808, 809 (3d Dept.), appeal dismissed 97 N.Y.2d 677, 738 N.Y.S.2d 291 (2001). DOCCS "has considerable discretion in determining the program needs of [incarcerated individuals]." Matter of McKethan v. Kafka, 31 A.D.3d 1078, 1079, 819 N.Y.S.2d 204, 205 (3d 2006); accord Matter of Gomez v. Goord, 34 A.D.3d 963, 964, 823 N.Y.S.2d 610, 611 (3d Dept. 2006).

The Board may consider a district attorney's recommendation to deny parole. Matter of Applegate v. New York State Bd. of Parole, 164 A.D.3d 996, 997, 82 N.Y.S.3d 240 (3d Dept. 2018); Matter of Porter v. Alexander, 63 A.D.3d 945, 881 N.Y.S.2d 157 (2d Dept. 2009); Matter of Walker v. Travis, 252 A.D.2d 360, 676 N.Y.S.2d 52 (1st Dept. 1998); Matter of Walker v. New York State Bd. of Parole, 218 A.D.2d 891, 630 N.Y.S.2d 417 (3d Dept. 1995); Matter of Williams v. New York State Bd. of Parole, 220 A.D.2d 753, 633 N.Y.S.2d 182 (2d Dept. 1995); Matter of Confoy v. New York State Div. of Parole, 173 A.D.2d 1014, 569 N.Y.S.2d 846, 847 (3d Dept. 1991); Matter of Lynch v. New York State Div. of Parole, 82 A.D.2d 1012, 442 N.Y.S.2d 179 (3d Dept. 1981).

Appellant's assertion that the denial of parole release amounted to an improper resentencing is without merit inasmuch as the Board fulfilled its obligation to determine the propriety of release per Executive Law § 259-i(2)(c)(A) and after considering the factors set forth therein. Executive Law § 259 et seq.; Penal Law § 70.40; Matter of Murray v. Evans, 83 A.D.3d 1320, 920 N.Y.S.2d 745 (3d Dept. 2011); Matter of Crews v. New York State Exec. Dept. Bd. of Parole Appeals Unit, 281 A.D.2d 672, 720 N.Y.S.2d 855 (3d Dept. 2001). The Board was vested with discretion to determine whether release was appropriate notwithstanding the minimum period of incarceration

### STATE OF NEW YORK - BOARD OF PAROLE

## APPEALS UNIT FINDINGS & RECOMMENDATION

Name: Hibbert, Everton DIN: 00-B-2384

Facility: Bare Hill CF AC No.: 10-039-21 B

**Findings:** (Page 3 of 4)

set by the Court. Matter of Burress v. Dennison, 37 A.D.3d 930, 829 N.Y.S.2d 283 (3d Dept. 2007); Matter of Cody v. Dennison, 33 A.D.3d 1141, 1142, 822 N.Y.S.2d 677 (3d Dept. 2006), lv. denied, 8 N.Y.3d 802, 830 N.Y.S.2d 698 (2007). The appellant has not in any manner been resentenced. Matter of Mullins v. New York State Bd. of Parole, 136 A.D.3d 1141, 1142, 25 N.Y.S.3d 698 (3d Dept. 2016). That the sentencing court did not impose the maximum sentence is not an indication that the sentencing court made a favorable parole recommendation. Duffy v New York State Division of Parole, 74 A.D.3d 965, 903 N.Y.S.2d 479 (2d Dept. 2010). The minimum term of imprisonment in a plea agreement is not tantamount to a sentencing recommendation-and a parole denial does not thus constitute a re-sentencing. Gomez v New York State Division of Parole, 87 A.D.3d 1197, 929 N.Y.S.2d 338 (3d Dept. 2011) lv.app.den. 18 N.Y.3d 802, 938 N.Y.S.2d 860 (2011).

"Arbitrary action is without sound basis in reason and is generally taken without regard to the facts'; or, put differently, '[r]ationality is what is reviewed under... the arbitrary and capricious standard." Hamilton v. New York State Division of Parole, 119 A.D.3d 1268, 1270 n.1, 990 N.Y.S.2d 714, 716 (3d Dept. 2014) (quoting Matter of Pell v. Board of Educ., 34 N.Y.2d 222, 231, 356 N.Y.S.2d 833, 839 (1974)).

In the absence of a convincing demonstration that the Board did not consider the statutory factors, it must be presumed that the Board fulfilled its duty. Matter of Fuchino v. Herbert, 255 A.D.2d 914, 914, 680 N.Y.S.2d 389, 390 (4th Dept. 1998); Matter of McLain v. New York State Div. of Parole, 204 A.D.2d 456, 611 N.Y.S.2d 629 (2d Dept. 1994); Matter of McKee v. New York State Bd. of Parole, 157 A.D.2d 944, 945, 550 N.Y.S.2d 204, 205 (3d Dept. 1990); People ex rel. Herbert, 97 A.D.2d 128, 468 N.Y.S.2d 881.

Appellant's claim that the Board failed to comply with the 2011 amendments to the Executive Law is rejected. <u>Dolan v New York State Board of Parole</u>, 122 A.D.3d 1058, 995 N.Y.S.2d 850 (3d Dept. 2014); <u>Tran v Evans</u>, 126 A.D.3d 1196, 3 N.Y.S.3d 633 (3d Dept. 2015); <u>Boccadisi v Stanford</u>, 133 A.D.3d 1169, 20 N.Y.S.3d 477 (3d Dept. 2015).

Contrary to Appellant's claim, the 2011 amendments and 9 NYCRR § 8002.2(a) as amended do not represent a rehabilitation/present/future-looking shift requiring the COMPAS to be the fundamental basis for release decisions. This proposition is not supported by the language of the statute itself, considering the relatively modest change to Section 259-c(4) and the absence of any substantive change to Section 259-i(2), which governs the discretionary release consideration process. In 2011, the Executive Law was amended to require procedures incorporating risk and needs principles to "assist" the Board in making parole release decisions. Executive Law § 259–c(4). The Board satisfies this requirement in part by using the COMPAS instrument. Matter of Montane v. Evans, 116 A.D.3d 197, 202, 981 N.Y.S.2d 866, 870 (3d Dept. 2014); see also Matter

### STATE OF NEW YORK – BOARD OF PAROLE

## **APPEALS UNIT FINDINGS & RECOMMENDATION**

Name: Hibbert, Everton DIN: 00-B-2384
Facility: Bare Hill CF AC No.: 10-039-21 B

**Findings:** (Page 4 of 4)

of Hawthorne v. Stanford, 135 A.D.3d 1036, 1042, 22 N.Y.S.3d 640, 645 (3d Dept. 2016); Matter of LeGeros, 139 A.D.3d 1068, 30 N.Y.S.3d 834; Matter of Robles v. Fischer, 117 A.D.3d 1558, 1559, 985 N.Y.S.2d 386, 387 (4th Dept. 2014). However, the COMPAS is not predictive and was never intended to be the sole indicator of risk and needs as the Board gets risk and needs information from a variety of sources, including the statutory factors and the interview. Notably, the 2011 amendments did not eliminate the requirement that the Board conduct a case-by-case review of each incarcerated individual by considering the statutory factors, including the instant offense. Executive Law § 259-i(2)(c)(A); Matter of Montane, 116 A.D.3d at 202, 981 N.Y.S.2d at 870. The amendments also did not change the three substantive standards that the Board is required to apply when deciding whether to grant parole. Executive Law § 259-i(2)(c)(A). Thus, the COMPAS instrument cannot mandate a particular result. Matter of King, 137 A.D.3d 1396, 26 N.Y.S.3d 815. Rather, the COMPAS is an additional consideration that the Board must weigh along with the statutory factors for the purposes of deciding whether all three statutory standards are satisfied. See Matter of Rivera v. N.Y. State Div. of Parole, 119 A.D.3d 1107, 1108, 990 N.Y.S.2d 295 (3d Dept. 2014); accord Matter of Dawes v. Annucci, 122 A.D.3d 1059, 994 N.Y.S.2d 747 (3d Dept. 2014); see also Matter of Gonzalvo v. Stanford, 153 A.D.3d 1021, 56 N.Y.S.3d 896 (3d Dept. 2017).

**Recommendation:** Affirm.

#### STATE OF NEW YORK - BOARD OF PAROLE

# **ADMINISTRATIVE APPEAL DECISION NOTICE**

| Name:                                                                                              | Hibbert, Everton     |                                                                                                                                                                        | Facility:              | Bare Hill CF                    |
|----------------------------------------------------------------------------------------------------|----------------------|------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------------------------|---------------------------------|
| NYSID:                                                                                             |                      |                                                                                                                                                                        | Appeal<br>Control No.: | 10-039-21 B                     |
| DIN:                                                                                               | 00-B-2384            |                                                                                                                                                                        |                        |                                 |
| Appearances:                                                                                       |                      | Everton Hibbert 00B2384 Bare Hill Correctional Facility Caller Box 20 181 Brand Road Malone, New York 12953                                                            |                        |                                 |
| Decision appealed:                                                                                 |                      | September 2021 decision, denying discretionary release and imposing a hold of 24 months.                                                                               |                        |                                 |
| Board Member(s) who participated:                                                                  |                      | Davis, Agostini, Berliner                                                                                                                                              |                        |                                 |
| Papers considered:                                                                                 |                      | Appellant's Brief received November 16, 2021                                                                                                                           |                        |                                 |
| Appeals Unit Review: S                                                                             |                      | 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 Dete                                                                                         | mination:            | The undersigned deter                                                                                                                                                  | rmine that the de      | ecision appealed is hereby:     |
| Comp                                                                                               | Jen<br>jssigner      | Vac                                                                                                                                                                    | ated, remanded for     | r de novo interview Modified to |
| Glenge                                                                                             | -Juan                |                                                                                                                                                                        | ated, remanded for     | r de novo interview Modified to |
| Žilo o                                                                                             | issioner<br>issioner | Affirmed Vaca                                                                                                                                                          | ated, remanded for     | r de novo interview Modified to |
| If the Final Determination is at variance with Findings and Recommendation of Anneals Unit written |                      |                                                                                                                                                                        |                        |                                 |

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 Appellant and the Appellant's Counsel, if any, on

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