

January 02, 2018

Georgia State Board of Pardons and Paroles

What do the parole board do? Personally I don't understand the parole board period in Georgia. First of all they are like jurors that sit on a jury that are ready to judge and make hastily decision about the undeserving sometimes. Their are seven and 14 years lifers that should have been out of prison. They have rehabilitated. But I don't know if it's fear or judging of the crime that was committed or the crime they are convicted of. At first they was denying people 8 years, 6 yr, 2 and 1 year denial for parole. Some people have been denied ~~so~~ so many times that they have become ill in their bodies ^{and} mind. They did everything the parole board says. Just they always do to manipulate the inmate. These inmates has no Disciplinary Reports and have completed their case plan only to find out when you come up for parole your denied. They play games with the inmates minds. But we are taught in the system to come out of the stage of disloyalty. But yet in still the Parole Board can be deceitful. Telling your family they coming home. But when you received the note from them you are denied. Now the trend you haven't done enough time. How do you figure when the person has changed. I don't understand that. It's like they are playing with people lives. It's legal in the State of Georgia. Now the lifer's who make parole they make

them wait 90 days before their release. Some has done 30 years plus. I mean let them people go for heavensake some barely can walk. They are handicap and very well disabled. I can attest. My family had been calling the parole board constantly. My children said ~~they~~ you will be home most definitely before christmas. you will be coming home. My PED was August 01, 2017. December 14, 2018 letter date. It says The Board has considered your case in accordance with Board policy and denied parole. ~~The~~ The main reason cited by the Board, after a review of the totality of your case, is insufficient amount of time served to date given the nature and circumstances of your offenses. You are encouraged to continue in your rehabilitative efforts so you will be properly prepared to succeed in the event a future consideration results in your transition back into society. your statutory eligible status remains ~~intact~~ intact and your case will be reconsidered by the Board during August 2021 in accordance with Board Rule 475-3-05. Listen to me families and inmates that are having ~~the~~ the same problems. The parole board lets out who they want to. Prime example of some gruesome cases but ~~they~~ the people went out of prison Ann Smith who cut her child up and fed him to her husband, Teresa Whittington who conspired with boyfriend killed her husband but they lethal injection Kelly Kissinger for the same thing, the list gets longer but you want to keep me in prison for simple finding my child in the crib deceased, no evidence pointing that I did anything. Self incrimination no no that is no evidence. Its only by the grace of God I am still in my right mind. How can you say I didn't

do enough time when I don't know what happened and
the case was circumstantial evidence. I am going to the
library look up 475-3-05 because I don't have no
victims to say hey don't let her go. They will have to
explain to me why they feel I haven't done enough time.
you're not going to tell me anything not in this season.
We need to make people accountable for their action
and decision. We will discuss rule 475-3-05 later ok.

written by

Jennifer Johnson