

DIVISION OF ADULT INSTITUTIONS



After nearly 2 1/2 decades in exile to penal colonies,
I'm finally being considered eligible for parole.

Its time to express public support here between the bars.

Thank You

INDETERMINATELY-SENTENCED NONVIOLENT PAROLE HEARING REFERRAL DECISION

CDCR Number: K77832 Name: GOEHLER, WILLIAM, ROBERT Housing: MCSP, MCSP-B, A 002 2233001L
Date: 06/10/2021

You have been referred to the Board of Parole Hearings (Board) for a parole consideration hearing. Here is some helpful information about the Indeterminately-Sentenced Nonviolent Offender Parole Hearing Process:

1. The Indeterminately-Sentenced Nonviolent Offender Parole Hearing Process:

The board will first double-check to make sure you are eligible for the Indeterminately-Sentenced Nonviolent Offender Parole Hearing Process. This is referred to as a "jurisdictional review." If the board confirms you are eligible:

- The board will schedule you for a parole consideration hearing according to the following timeframes:
 - A. If as of the date of your referral to the Board, your Nonviolent Parole Eligible Date (NPED) is on or before December 31, 2020, and you have been incarcerated for 20 years or more, and you are within 5 years of your Minimum Parole Eligible Date (MEPD), you will be scheduled for a parole suitability hearing by no later than December 31, 2020.
 - B. If as of the date of your referral to the Board, your NPED is on or before December 31, 2021 and you have not been incarcerated for more than 20 years or your MEPD is more than 5 years in the future, you will be scheduled for a parole hearing no later than December 31, 2021.
 - C. If as of the date of your referral to the Board, your NPED is on or after January 1, 2022, you will be scheduled for a parole hearing either within 60 days of your NPED or within 12 months of your referral, whichever applies under section 2449.32(a) of Title 15 of the California Code of Regulations.
- If you became eligible for nonviolent parole consideration under *In re Gadlin* (those required to register under Penal Code section 290) the board will schedule you for a parole consideration hearing according to the following timeframes:
 - A. If as of the date of your referral to the board, your Nonviolent Parole Eligible Date (NPED) is on or before December 31, 2022, and as of April 1, 2021, you have been incarcerated for 20 years or more and are within 5 years of your Minimum Parole Eligible Date (MEPD), you will be scheduled for a parole suitability hearing by no later than July 1, 2022.
 - B. If as of the date of your referral to the Board, your NPED is on or before December 31, 2022, and as of April 1, 2021, you have not been incarcerated for more than 20 years or your MEPD is more than 5 years in the future, you will be scheduled for a parole hearing no later than December 31, 2022.
 - C. If as of the date of your referral to the Board, your NPED is on or after January 1, 2023, you will be scheduled for a parole hearing either within 60 days of your NPED or within 12 months of your referral, whichever applies under section 2449.32(a) of Title 15 of the California Code of Regulations.
- Your parole hearing will be conducted in compliance with the requirements for initial and subsequent parole consideration hearings as described in Penal Code section 3040 and following, Division 2 of Title 15 of the California Code of Regulations, and applicable case law; and
- You will receive a "Notice of Rights" explaining the parole consideration hearing process in more detail and informing you of the date of your parole hearing at least 120 days prior to your hearing.

2. Authority:

The regulations implementing the Indeterminately-Sentenced Nonviolent Offender Parole Hearing Process are contained in sections 3495 through 3497 and sections 2449.30 through 2449.34 of Title 15 of the California Code of Regulations.

You are receiving this notice because the Department of Corrections and Rehabilitation (CDCR) has determined you are eligible for the Indeterminately-Sentenced Nonviolent Offender Parole Hearing Process. This means that on some date in the future you may be referred to the Board of Parole Hearings (board) for a parole consideration hearing as a nonviolent offender.

1. Overview of the Indeterminately-Sentenced Nonviolent Parole Hearing Process

The Indeterminately-Sentenced Nonviolent Parole Hearing Process was created by Proposition 57, which was passed by the voters of California in November of 2016. The purpose of the Indeterminately-Sentenced Nonviolent Parole Hearing Process is to give you an opportunity to be released earlier than you might otherwise be released if the board finds that you do not pose a current, unreasonable risk to public safety.

You may be referred to the board for a hearing and possible release once you have served the **full term of your primary offense**. Your primary offense is the longest term of imprisonment imposed by the court that is not a sentencing enhancement or an alternative sentence. If you were sentenced under an alternate sentencing scheme such as the Three Strike's Law for a nonviolent offense, the 'term of imprisonment imposed by the court' is the maximum term applicable by statute to your underlying nonviolent offense.

The date you may be referred to the board is called your Nonviolent Parole Eligible Date (NPED) and it is determined by Case Records staff. If you are referred to the board, the board will conduct a jurisdictional review and may schedule you for a parole hearing. The regulations implementing the Indeterminately-Sentenced Nonviolent Parole Hearing Process are contained in sections 3495 through 3497 and sections 2449.30 through 2449.34 of title 15 of the California Code of Regulations.

2. Referral to the Board of Parole Hearings

When you are six months from reaching your Nonviolent Parole Eligible Date, or if you became eligible for nonviolent parole consideration under *In re Gadlin*, (those required to register under Penal Code section 290) you will be referred to the Board unless you have been scheduled for a parole hearing in the past or will be scheduled for a parole hearing within a year based on your MEPD, YPED or EPED; your MEPD, YPED or EPED will control and you will not be referred to the Board under the Indeterminately-Sentenced Nonviolent Offender Parole Hearing Process. You will receive notice of your referral or non-referral to the Board within a few days of the date it is determined that you will or will not be referred. If you are referred to the Board, you will receive more information about the parole hearing process at that time.

3. Additional Information

If at any time it is determined that you are no longer eligible for the Indeterminately-Sentenced Nonviolent Offender Parole Hearing Process, the process will stop and you will be notified in writing. If you believe your NPED is not correct, you may file an appeal with CDCR under section 3084 of title 15 of the California Code of Regulations.

CDCR Number: K77832 Name: WILLIAM ROBERT GOEHLER

Housing: 9-244
~~A-002-2233001L~~

Inmate is eligible for the Indeterminately-Sentenced Nonviolent Offender Parole Review Process.

NPED: April 30, 2003

(If you have been scheduled for a parole hearing in the past or will be scheduled for a parole hearing in the next year based on your MEPD, YPED, or EPED: Your MEPD, YPED, or EPED will control and you will not be referred to the board under the Indeterminately-Sentenced Nonviolent Offender Parole Hearing Process.)

Inmate is not eligible for the Indeterminately-Sentenced Nonviolent Offender Parole Hearing Process because:

The inmate is not currently serving time for a sentence of life with the possibility of parole.

The inmate's current offense, whether controlling or non-controlling, is a violent offense pursuant to Penal Code, section 667.5(c).

Right to Appeal:

If you believe this decision is not correct, you have a right to file an appeal under section 3084 of title 15 of the California Code of Regulations.

Authority:

The regulations implementing the Indeterminately-Sentenced Nonviolent Offender Parole Hearing Process are contained in sections 3495 through 3497 and sections 2449.30 through 2449.34 of title 15 of the California Code of Regulations.

Name/Title: N RODRIGUEZ /Case Records

Date: June 9, 2021

Institution: MCSP

INDETERMINATELY-SENTENCED NONVIOLENT OFFENDER PAROLE HEARING PROCESS ANALYSIS