



Release Review Panel

What is the Release Review Panel?

- ▶ In 2007, the 80th Legislature passed SB103 which created the Length of Stay Review Panel (the Panel).
- ▶ The function of the Panel is to review a youth who has completed their MLOS but has not yet met program completion criteria (YES-Active) to determine if the youth should be
 - ▶ 1) Discharged from custody of TJJD,
 - ▶ 2) Released under parole supervision, or
 - ▶ 3) Extended in the custody of TJJD for an additional period of time.

Statutory Authority

Statutes	
Completion of Minimum Length of Stay; Panel	§§245.101 - 245.104 , HRC
Release Under Supervision	§245.051 , HRC
Reading and Behavior Plan	§30.106 , EDU
Gang-Related Conduct	§54.0491 , FC
37 Texas Administrative Code Ch. 380 and General Administrative Policies (GAP)	
Program Completion of Non-Sentenced Offenders	§380.8555
Release Review Panel	§380.8557
Case Management Standards	
Release, Transition, or Extension of Youth w/High Severity Offenses	CMS.02.51
Referral to Release Review Panel	CMS.02.53
Case Law	
Morales v. Turman Settlement Agreement Sections	Section (V)(B) Section (V)(J)

Who are the Panel?

- The Panel consists of an odd number of members appointed by the executive director for terms of at least 2 years.
- At this time, there are 3 full-time Panel members, 1 attorney who also works within the General Counsel, and the RRP Supervisor who also oversees the Youth Rights Department and Public Complaints.
- Each Panel tries to have one program specialist, one treatment specialist, and one attorney or supervisor
- Majority vote makes the final decision
- Panel members are not involved in any supervisory decisions concerning youth in the custody of TJJD.
- Panel members must be based in Central Office.

Who are the Panel, cont.?

- ▶ Current Panel members have experience as
 - ▶ a former facility superintendent, halfway house superintendent, and Assistant Director of Halfway Houses and Contract Care;
 - ▶ a former juvenile probation officer, contract parole officer, and QAS over contract parole in the Southern Region;
 - ▶ child advocacy through CASA and former Panel Coordinator;
 - ▶ LSOTP, licensed counselor, and former CM at two different TJJD facilities;
 - ▶ and last but definitely not least, our attorney who has experience as an Assistant D.A, Assistant Attorney General, and TJJD staff attorney.
- ▶ Combined total years of experience, within the juvenile and criminal justice system, is 121 years.

Definitions

- ▶ **Clear and Convincing Evidence** – a standard of proof meaning that measure or degree which will produce in the mind of the trier of facts a firm belief or conviction as to the position sought to be established; more than a preponderance of the evidence, but less than beyond a reasonable doubt.
- ▶ **Determinate Sentenced Offender (DSO)** – a youth committed to TJJD pursuant to Family Code §54.04(d)(3) or §54.05(f) with a fixed sentence assigned by the committing court. Depending on the length of the sentence, a youth may be transferred to the Texas Department of Criminal Justice (TDCJ) to complete the sentence.

Definitions, cont.

- ▶ **Executive RRP Staffings**– Statewide monthly meeting used for discussion of youth who have been extended multiple times by the RRP to discuss alternatives to help the youth progress.
 - ▶ Progress in Treatment
 - ▶ Education
 - ▶ Family Involvement
 - ▶ Mental health needs
 - ▶ Behavior
- ▶ **Extension Length of Stay** – a period of time in addition to the minimum length of stay that a youth is required to remain in residential placements; an extension length of stay may only be assigned by the RRP in accordance with GAP.
- ▶ **Indeterminate Offender (Non-Sentenced Offender)**--a youth who is committed to TJJD for an indeterminate period of time, not to exceed age 19.
- ▶ **Major rule violation (GAP.380.9503)** – a violation in the most serious category of rule violations for residential facilities.

Definitions, cont.

- ▶ **Minimum Length of Stay (MLOS)** - the predetermined minimum period of time established by TJJD that a youth will be assigned to live in a high or medium restriction placement before being placed on parole status.
- ▶ **Parole status**--a status assigned to a youth when program completion criteria have been met or the Release Review Panel orders the youth's release under supervision. Parole status qualifies the youth for placement in the home or a home substitute (halfway house or alternate placement) and ensures that the youth may not be moved to a high restriction placement without the highest level of due process afforded to TJJD youth.

Definitions, cont.

- ▶ **Progress Review Team** – the youth services team or TJJD contract placement monitoring staff who are designated to assess a youth's progress in treatment programming.
- ▶ **Youth Services Team (YST)** –
 - ▶ In high restriction facilities, the YST consists of, at a minimum, the youth's assigned educator, the youth's case manager, and a coach or senior coach that is familiar with the youth.
 - ▶ In medium restriction facilities, the YST consists of, at a minimum, an administrator, the youth's case manager, and a coach.

Transition – the act of moving a youth from a high restriction facility to a medium restriction facility *without* placing the youth on parole status. Transitions are used to facilitate the youth's adjustment to the community.

Referral by the Progress Review Team

- ▶ The YST, at the facility, will review a youth 30 calendar days prior to the MLOS to determine if the youth meets, or will meet, program completion criteria on or before his/her minimum length of stay.
- ▶ If the youth does not meet program completion criteria or is not likely to meet program completion by their MLOS, the following will occur:
 - ▶ The youth's Youth Services Team (YST) will discuss progress in programming with the youth, the youth's parole officer, and his/her parent/guardian to determine if a referral to RRP is necessary.

Referral by the Progress Review Team, cont.

- ▶ Designated agency personnel will notify the youth, parent/guardian, and any identified victims that the case will be referred to the Panel for review (LS-150a)
- ▶ 15 days prior to the MLOS, the facility will send information about the youth's progress along with a recommendation to the RRP through a 520-RRP chrono.
- ▶ Youth that have completed the Texas Model program, have earned their program completion stage, and completed all required specialized treatment by their MLOS are not reviewed by the Panel and are released to parole status by the facility or halfway house, unless they are classified as a high severity offender (HSO).
 - ▶ All HSO youth are reviewed by the Panel, regardless of stage, unless released through an Executive Release.

Timelines

- ▶ Youth are assigned for review the week of their MLOS (week being Mon through Sun).
 - ▶ A youth who is program complete and/or 18.11 years old will typically not be assigned for review.
- ▶ The Panel members are tasked to complete all reviews within:
 - ▶ Internal goal is within two weeks of being assigned.
 - ▶ Some reviews require less time, some need more.
 - ▶ the Panel has 30-days from a youth's MLOS to make a final decision.
- ▶ Within 30 days after the MLOS, the RRP will notify of the decision made to:
 - ▶ the facility;
 - ▶ the youth;
 - ▶ the youth's parent/guardian;
 - ▶ Chief Juvenile Probation Officer of committing county;
 - ▶ and attorney/advocacy group, if needed.

Panel Process Administrator

The Panel Process Administrator has a multitude of job duties in relation to the Panel.

- Prepares and assigns the files of youth
- Coordinates with facility contacts to ensure all relevant information pertaining to the youth's review is submitted
- Runs statistical reports along with creating and maintaining spreadsheets as necessary,
- Keeps the Special Prosecution Unit (SPU) and the Office of Inspector General (OIG) updated on all youth with pending investigations/criminal cases of upcoming reviews
- Sends designated notifications to parent/guardian and youth,
- Answers incoming calls and letters regarding Panel inquires and procedures

Evidence Considered by Panel

- ▶ The Panel may review any information relevant to the youth's progress and rehabilitation. Evidence of factors other than rule violations may be considered by the Panel irrespective of it's form.
 - ▶ juvenile records - JCMS, probation reports, police reports
 - ▶ treatment records - Specialized treatment notes & completion information
 - ▶ investigation records - OIG, pending L2Hs, SPU information
 - ▶ medical & mental health records - serious medical conditions, psych meds, and psych counseling services
 - ▶ behavioral records - 225s, behavior plans, L2Hs, pattern of conduct
 - ▶ education records - PBSS, RIP, grades, GED, vocational certifications
 - ▶ extracurricular involvement-sports teams, Student Council, grievance clerks, student worker
 - ▶ facility camera video and/or body-worn camera (BWC)

Evidence Considered by Panel, cont.

- ▶ Established/documentated patterns of behavior/conduct
 - ▶ Ongoing assaultive or sexually inappropriate behaviors
 - ▶ Behaviors related to committing offense/offense cycle
 - ▶ Committed for theft and continues to steal items in facility, i.e. pens, snacks, clothes
- ▶ Specific violations of the rules of conduct must:
 - ▶ Be proven via Level II due process hearing (GAP.380.9555)

Evidence Considered by Panel, cont.

- ▶ Statutorily required or court-ordered treatment
 - ▶ Positive Behavior Support Services(PBSS)
 - ▶ Reading Program (RIP)
 - ▶ Gang Intervention Program
- ▶ Youth along with their parent/guardians, religious leaders, mentors, victims, staff, and Chief JPO's may send letters and emails to the RRP explaining why the youth should be released to parole, their stay extended, or discharged from TJJD.
 - ▶ We strongly encourage youth to participate in the process as this is about them and their progress, or lack thereof
 - ▶ Panel members will travel to facilities to talk to youth in person, along with staff, about the process as well as discuss individual reviews
- ▶ Parents may call and set up an appointment to speak to the Panel member(s) assigned to the review.

Evidence Considered by Panel, cont.

- ▶ General Treatment/Stage progression –
 - ▶ prefers Stage 4
 - ▶ addressed their offense,
 - ▶ reduced risk/increased protective factors,
 - ▶ and have completed a Texas Model case plan.
 - ▶ However, the Panel must focus on rehabilitative need and suitable location and can release at Stages 1 or 2 because of this, dependent on other factors:
 - ▶ Age
 - ▶ In DFPS custody
 - ▶ On Adult Probation

Evidence Considered by Panel, cont. (Specialized Treatment)

- Completion of Specialized Treatment - The Panel will generally extend youth to complete residential programs and moderate SBTP.
 - Residential AOD program:
 - unique to the TJJD population and can't be matched in the community
 - Whether or not the treatment was offered
 - Incidents of possession/use of substance while in high restriction
 - Possession or use of substance while on parole status (for revocation youth)

Evidence Considered by Panel, cont. (Specialized Treatment)

- ▶ Capitol Offender Group (COG) and Violent Offender Program (VOP-Power Source) are unique to the agency and are for those youth with felony assaultive offenses that resulted in serious bodily injury or death
 - ▶ COG is a closed group and lasts between 6-9 months
 - ▶ VOP-Power Source is also a closed group and lasts between 3-4 months
- ▶ Anger Replacement Training (ART)/Anger Management can be received in a community setting, as in a halfway house.
- ▶ Length of time in programming without progress or how far along in the treatment program they are

Evidence Considered by Panel, cont. (Specialized Treatment)

- ▶ Sex Offender treatment providers (LSOTP) in the community are limited so the Panel prefers that a youth finish residential or moderate treatment in TJJD. Other things that are considered include:
 - ▶ Being offered treatment
 - ▶ How long a youth has been in treatment
 - ▶ Progress made in treatment
 - ▶ Registration status (deferred and deferred with additional language) are often provided at least one extension to complete treatment.
 - ▶ The nature of the offense
 - ▶ Number of victims
 - ▶ Victims/potential victims in the home
 - ▶ Progress in family reintegration counseling
 - ▶ Development of youth's specific safety plan

Evidence Considered by Panel, cont. (Transition)

➤ Transition Plans –

- Where is youth going?
 - Previous location prior to TJJD
 - Same home environment
 - Negative peers, i.e. gangs
 - Halfway House
 - Agency would prefer that all youth transition to halfway house prior to returning home
 - New city/town
- Services available in the community

Evidence Considered by Panel, cont. (Revocation)

- ▶ Most youth will not reach program completion:
 - ▶ Parole technical violation – 3 months MLOS
 - ▶ Misdemeanor offense – 6 month MLOS
 - ▶ Felony offense – 9 month MLOS
- ▶ Most youth are revoked on technical violations even if pending other charges as requested by local law enforcement and not to impede on their investigation
- ▶ Evidence considered in these cases include what is included in a normal review along with the following:
 - ▶ Police reports, if available
 - ▶ Jail/bond information
 - ▶ Court dates
 - ▶ Parole Summary of Adjustment
- ▶ Used in revocation hearings which gives an overall view of the youth's progress, or lack thereof, while on parole status

Parole Summary of Adjustment



SUMMARY OF ADJUSTMENT FORM (Parole)

TEXAS
JUVENILE
JUSTICE
DEPARTMENT

This form is designed for the youth's parole officer or other primary service worker to provide detailed information regarding a youth's progress during the most current parole period. When being prepared for use as part of a Level I parole revocation hearing, the purpose is to provide information for the Administrative Law Judge to use when determining whether or not parole revocation is appropriate under TJJD policy. Please review GAP.95.51 to ensure you are familiar with the criteria and the factors that will be considered at the hearing.

Date: 4/1/2021
 Youth Name: [REDACTED]
 Youth DOB: 8/17/2002
 Staff Reporting: Chris Renteria

District Office/Location: Fort Worth DO
 TJJD Number: [REDACTED]
 Supervisor: Pamela Robertson
 If yes, what are they? Two Counts Aggravated Robbery; Capital Murder

Are there any pending criminal/juvenile charges? Yes No

Background information (include committing offenses, any commitments, any prior parole revocations and the reasons therefore, etc.).

[REDACTED] has no commitments nor prior revocations. [REDACTED] committing offense is Aggravated Robbery.

Description of any felonies or misdemeanors charged with during current parole period (to include disposition of the charges).

On or about 03/08/21 10:30 pm, Dallas Police Officer Alvidrez and Officer Pearce assisted Arresting Officer Bedolla in the search for a red 2005 Chevy Monte Carlo on Texas license plate [REDACTED]. While officers Alvidrez and Pearce were on routine patrol, they observed a red 2005 Chevy Monte Carlo inside of the Volara Apartments at 3550 E. Overton Rd. Arresting Officers Alvidrez and Pearce matched the description of the call sheet as a vehicle that was taken in an Aggravated Robbery and it was backed into a parking spot stationary. All arresting officers on scene performed a felony stop. In the driver's seat, officers Alvidrez and Pearce observed and apprehended [REDACTED]

7/20/2022

Parole Summary of Adjustment, cont.

who exited the front driver's side door of the red Chevy Monte Carlo with the keys falling out of his lap and Apple iPhone 11 Pro Max found in his front right pocket that matched the victim's property. [REDACTED] was arrested for Aggravated Robbery.

Description of other youth behaviors during the current parole period (to include any incidents of violence/aggression and absconding from placement. Also include a description of steps taken to address the behaviors, including any Level II or Level III Hearings held and the consequences imposed. Include description of youth's relationship with parole officer).

On 01/18/21, [REDACTED] was released from placement. Youth [REDACTED] was doing well on parole. Officer Renteria built a good rapport with youth. Youth [REDACTED] enrolled in his GED program as directed. Youth [REDACTED] did not violate any of his conditions of parole during his duration on parole until he was arrested on 03/09/21 for two counts of Aggravated Robbery by Dallas Police.

Academic success summary (Describe any school problems or successes. Include attendance, completion of assigned work, and class behavior.)

While on parole status, Youth [REDACTED] enrolled in an online GED program through Dallas County Library.

Employment history success summary (Describe any work problems or successes. Include attendance, work performance and job related behaviors.)

Youth [REDACTED] was unemployed. He was focused on GED.

Community service and other constructive activities summary

Youth completed 42 community service hours.

Parole Summary of Adjustment, cont.

Family and personal relationships summary (Describe relationship with family members to include level of support from the family identified risk factors in the home (drugs, criminal behavior, gang involvement), and the youth's attention to family rules and customs.)

Youth's relationship with his mother was stable and no issues during time on parole with his mother. Youth's mother reported youth was on track from her knowledge in regarding school and staying out of trouble.

Specialized Treatment Needs and Aftercare summary (Include information on current AOD needs, any AOD treatment ever participated in, whether or not successfully completed; any history of mental health treatment, including suicidal behaviors/ideations, medication compliance, and current mental health symptoms/concerns. Include information on if the youth attended scheduled appointments, participated in treatment, etc.)

Youth was not required to complete any aftercare services.

Describe why the youth is in need of further rehabilitation at a TJJD or contract placement and/or why return to a TJJD facility is in the best interest of the youth or community (Provide specific information regarding what treatment needs the youth has that can best be addressed at a TJJD facility. Address available community resources and why they are or are not appropriate for the youth. Provide specific reasons regarding why the youth is a safety threat or other reasons that show a return to TJJD is necessary.)

Based on Youth [REDACTED], youth would benefit in the Capital and Serious Violent Offender Group Program due to the seriousness of his new adult charges. Since his arrest for Aggravated Assault, a new charge for Capital Murder was added that involved youth and a former TJJD youth. The murder took place on 2/20/21. It involved an 18-year old male found unresponsive to a gunshot wound.

The Capital and Serious Offender group would require youth to participate in two Capital and Serious Violent Offender Group sessions weekly. The Capital and Serious Violence Offender (C&SVO) group sessions range from three to 3.5 hours long. In each group session, consist of eight to nine youth. Youth [REDACTED] would benefit on participating in the program, because in-group youth will participate in discussions that include Crimes of Violence and Victim Impact videos that the youth's will watch. Placing youth in a structured environment would be more suitable for this youth. Returning to a TJJD facility would provide [REDACTED] with an opportunity for him to reflect on his choices and violent behavior. [REDACTED] would need to learn different ways to regulate his reactions to his decision making.

Evidence Considered by Panel, cont.

- ▶ The Panel depends on documentation:
 - ▶ To be entered in CCS,
 - ▶ to be up to date,
 - ▶ consistent,
 - ▶ informative,
- ▶ In the absence of documentation or if the reviewer has questions;
 - ▶ they will contact case-managers prior to completing the review
 - ▶ via email
 - ▶ phone calls.

Panel Decision

- ▶ The Panel's determination may include assessments of factors including, but not limited to, the following:
 - ▶ The youth's efforts to reduce individual risk factors and increase individual protective factors;
 - ▶ Degree and quality of the youth's participation in available treatment programs;
 - ▶ Behavior during the youth's length of stay; and
 - ▶ Participation in and/or completion of statutorily required or court-ordered treatment.
 - ▶ Positive Behavior Support Services (PBSS)
 - ▶ Reading Program
 - ▶ Gang Intervention Program

Panel Decision, cont.

- ▶ If the Panel extends the length of stay, it must be based on factors that the youth is in need of additional rehabilitation and that residential placement will provide the most suitable environment to receive the rehabilitation. To do this, the Panel must:
 - ▶ Specify the additional period of time that the youth must remain in residential placement;
 - ▶ There is no limit on how long a youth can be extended for; however, Panel determines time based on:
 - ▶ How long to complete specialized treatment
 - ▶ How long to meet program completion criteria
 - ▶ How long to complete Violence Continuum programming

Panel Decision, cont.

- ▶ Provide a written report explaining the reason for the extension:
 - ▶ to the youth,
 - ▶ parent/guardian,
 - ▶ and any designated advocate.
- ▶ The report must be provided within 10 calendar days after the date of the Panel decision.
- ▶ The Panel does not have any authority over placement; however, can make recommendations to the Director of Probation, Parole, and Re-Entry

Attachment - Release Review Panel Form

RELEASE REVIEW

for

[REDACTED], TJJJ #: [REDACTED]

MLOS/ELOS: **5/23/2022**

TJJJ Location: ERJC Contract Care Location: Case Manager: B Onofa

Date Prepared: 5/24/2022 by K Parzanese

Multi-commitment Youth: No	Type of Review: <input checked="" type="checkbox"/> Initial <input type="checkbox"/> Extension
Commit Offense: VOP: Engaging in Organized Activity Against Person	RPACT: Low ACE Score: 3
MLOS Assigned: 15 mos Original LOS Date: 4/29/2022	Stage: 2 # Months: 4
Revocation Offense: MLOS Assigned: mos	Home Evaluation: Approved
Recommit Offense: MLOS Assigned: mos	Severity/Assessment Rating: H/L
Additional Revocations/Recommitments:	Registration Requirement: N/A
Type/Offense/MLOS Assigned:	Advocacy Group/DFPS Involvement: No

Age: 18.0 **GED:** No **Date Attempted:** n/a **Vocational Certifications:** No
IQ: 91 **Diploma:** No **# HS Credits:** unk **Special Education:** No

Required Programming/Participation:	Current Identified Specialized Treatment/Status:
Reading Improvement: Yes / Satisfactory	AOD: Residential Other
PBSS: Yes / Satisfactory	SBTP:
Gang Intervention (S54): No /	CSVO: Moderate (ART) Other
	MHTP:

Release Review Panel Form, cont.

Current Commitment:

Prior Reviews: None **Total Months Extended:**

Reasons for Extension(s):

Prior Commitment(s) (Revocation, Recommitment):

Total Reviews: N/A **Total Months Extended:**

Reasons for Extension(s):

Mental Health (most recent):

060D: 2/12/2021 by MHP provider Tanya Hainey: Cannabis Use Disorder, Severe; Sedative, Hypnotic, or Anxiolytic Use Disorder, Severe; Conduct Disorder; ADHD, predominantly hyperactive/impulsive presentation; Academic or educational problem; Parent-Child Relational Problem.

MHP Comments: Medical: Pending psychiatry; Pending optometry. Other recommendations: Psychological counseling (grief), Independent living skills, Vocational skills, Academics (remediation, credit recovery, HSE prep/testing), Aftercare for AOD, Monitor for substance use while on parole, AOD alumni services, Family reintegration services (communication, boundaries, coping). Eligible for PAWS. CSE-IT Possible Concern; ACE score of 3; TJJD supplemental score of 1.

EMR: n/a

TJJD Behaviors:

Total Incidents: 129 Referrals: 42 Admissions: 16 Confirmed Level II Hearings: 12

Since Most Recent Revoc/Recom: Referrals: Admissions: Confirmed Level II Hearings:

Past 90 days or Extension Period: 27 Major Rule Violations: 14 Confirmed Level II hearings: 3

CCF-520 Panel: Yes **Recommendation:** Extend for further rehabilitation

Justification: On 5/13/2022 the facility recommended a six month extension via the RRP recommendation chronological.

Their justification follows: CM is recommending for [REDACTED] to be extended due to his inability to reduce his criminogenic needs (risk factors). He was given the opportunity to return to the community on Conditional Placement on 01/22/22 but was unsuccessful and returned to high restricted program on 03/10/22. He continues to engage negative behavior and he was placed in Intensive and Intervention program (IIP) on 04/21/22. In the

last 30 days, [REDACTED] has received 10 major rule violations and five proven true. He is pending other hearing with disposition of Redirect program.

Plan - The facility's plan is for [REDACTED] to complete treatment but cannot at this time due to youth in IIP. He is pending AOD High, ART and moderate Health treatments.

Release Review Panel Form, cont.

Summary of Findings/Analysis (include short paragraph on previous commitment(s) and Panel and actions):

With Youth: No

██████████ an 18.0 year old high severity offender. He was committed to TJJJD for the offense of for VOP: Engaging in Organized Criminal Activity. He was assigned a 15 month minimum length of stay which was to end on 4/29/2022. Due to absconding on conditional placement it extended his MLOS to 5/23/2022.

His instant offense ██████████ and another youth attacked a minor person by physically assaulting the minor in an unprovoked attack, stole his headphones. It was reported that ██████████ repeatedly kicked him in the head and stomach area. Then a few weeks later ██████████ parental grandmother filed a police report and pressed charges against ██████████ after he took the car. Officers noticed the stolen vehicle and ██████████ wrecked the vehicle which received extensive damage.

██████████ committed a violation of his probation by providing a urinalysis to probation containing illicit substances. Other violations included absconding (taking off his GPS monitor); unsuccessfully discharged from a court ordered treatment program; and having another positive UA violated. Finally, on October 2, 2020 ██████████ absconded again and received additional violations which resulted in his referral to TJJJD on January 11, 2021.

██████████ lives with his paternal grandmother, step-grandfather and his biological mother. His biological father, and paternal grandmother have joint managing conservatorship of ██████████ ██████████ often visits his mother and ██████████ biological father had recently become involved in his life. Both ██████████ biological mother and father have a history of substance abuse and incarceration for drug possession offences. ██████████ has an older sister and brother reported that ██████████ older brother uses illicit substances. ██████████ lost an older sister in 2017 due to a car accident who surviving children are being cared for by ██████████ mother.

According to records CPS removed ██████████ from his mother's custody when he was an infant due to his mother's incarceration. Reports suggest that ██████████ paternal grandparents spoil him and give into his demands. It should be noted that ██████████ grandparents pulled him out of substance abuse treatment. Records suggested ██████████ mother holds him accountable for his actions.

In reference to abuse, records indicate there is reason to believe there is a history of abandonment and neglectful supervision. ██████████ reported that he has 3 sisters and an older brother that we all have different dads. ██████████ discloses that normally he lives with his grandparents and that he visits with his mother who takes care of his younger sisters. ██████████ stated that his father recently got out of prison for child support. ██████████ describes his father is a meth head and that he is closest to his mother, his older sister, and a younger sibling. ██████████ indicated that although he loves his grandparents he feels a lot of push and pull in his relationship with them. ██████████ reported that his grandmother and mother have equal custody of him and that he's proud of his mother for turning her life around.

Release Review Panel Form, cont.

██████ was assigned two specialized treatment programs. The first being high Alcohol and Other Drug Treatment. ██████ was placed in high AOD treatment on 1/3/2022 and was moved out of treatment on 1/21/2022 due to his conditional placement approval.

██████ was administered the following assessments:

1. **CAGEAID**, which is an adaptation of the CAGE for the purpose of conjointly screening alcohol and other drug problems and focuses on lifetime use.
 - a. **Results: CAGE-AID:** 2/4, which indicates that he may have a substance use problem that is clinically significant.
2. **DAST-28**, which is a self-reporting assessment that considers the past 12-months of substance use when exploring ones involvement.
 - a. **Results: DAST-28:** 14/28, which is considered to optimal for screening for substance use disorders.
3. **MAST**, which is a 22-question test used to identify the possibility of alcohol dependency its questions are related to the risks associated with drinking patterns, neglect of responsibilities, loss of control, and other topics.
 - a. **Results: MAST:** 8/22, which indicates possibility of chronic alcoholism problems

At the time of his admission into AOD treatment, ██████ admitted smoking marijuana extensively since age 13 at a rate of 15-20 blunts per day 7 days a week; drinking alcohol since age 14 at a rate of 4-6 shots of liquor per day 3-4 days a week;

snorting cocaine since age 15 at a rate of 2-3 lines per day 7 days a week until he was locked up a few weeks later at age 15.2; taking methamphetamine pills since age 13 at rate of 2-3 pills per day a few times a month but then said he took methamphetamine pills for a month also; drinking promethazine with codeine since age 14 at a rate of 1-2 ounces per day 1-2 times a week; and taking Xanax pills since age 14 at a rate of 3-7 pills per day 3-4 days a week; He has indicated that he may be returning to some level of substance use but reiterated that he will wait until he turns 21 before he considers returning to substance use. He said he is doing this out of consideration for his mom who is a recovering addict.

Release Review Panel Form, cont.

He admitted that perhaps substances have played a role in why he has problems with family, not wanting an education and why breaking the law is much easier when using substances. ██████ endorsed having impaired control over his substance use as he reported having experienced using his alcohol, cocaine and Xanax use much more and longer than intended. This included bouts with blackouts and binge using. He said that he has tried to at use less substances to no avail. ██████ indicated experiencing intense urges/cravings for alcohol and marijuana at times. In regards to social impairment, ██████ said that he did not do so well with meeting family, school, or legal obligations meaning that he would skip or during a 6 month period while in the 8th grade, he did not go to school at all. He said this took him out of favorite extra-curricular cross-country running sport and back to peers that would use drugs. Association with negative peers then led him negative behaviors, including substance use and he also reported more and more distance from family and associated family recreation activities. He said he felt bad so he would rather withdraw himself from their presence as he did not want to argue about ongoing substance using behaviors and related illegal activities.

In regards to riskiness of use, he stated that he fought often with his brother and argued with his mom. Lastly, ██████ reported having gained a gradual tolerance for his alcohol, Xanax and cocaine, stating that more and more he noticed he was unable to reach a particular desired euphoric effect so he used more even when he knew this would cause problems and that he would upset his recovering mom very much. He said he loves his mom dearly and so proud of her recovery status and not sure why he continues to use substances knowing how much it hurts her to see this.

Factors that support a need for high AOD include: family history of use, friends that engage in addictive behaviors which do not support recovery, willingness to return to use, increased tolerance for substance to reach the same desired effect, subtle denial in regards to the problem substance abuse has played in his current legal & family turmoil, as well as, failed community attempts and positive UAs on probation. ██████ denied any history of withdrawal symptoms except anxiety and anger problems in between using.

These factors led to ██████ meeting criteria for AOD-High treatment in the severe range for his substances of choice in a controlled environment, and it was assessed that the best form of treatment for ██████ would include Cognitive-Behavioral Therapy, and Motivational Interviewing in order to speak with him about his future and willingness to change, to attempt to help him consider a better future for himself and his family without criminal behaviors and/or substance use. However ██████ time in treatment came to an end 1/21/22 because he was suddenly transferred out of the facility to the community on conditional placement where it was agreed that he would be completing his AOD-High treatment need.

Release Review Panel Form, cont.

His second assessed treatment need was Aggression Replacement Training which he was enrolled and discharged from on the same dates (1/3/22 to 1/21/22) due to transfer to conditional placement.

During this 3 weeks of treatment episodes, ██████ actively participated in ART by practicing the 2 social skills he received to help him reduce chances of relapse and recidivism. ██████ was administered the social skills pretest in order to identify the skills that he would need to focus on in order to decrease his antisocial behaviors to help reduce chances of relapse and recidivism. For 3 weeks in group sessions, he was talked through a hassle log, an ABC (antecedent, behavior, consequence) report, a moral reasoning problem scenario and a social skills assignment (i.e. Dealing with Accusations, and Making a Complaint.) With these weekly assignments he also received at least one assignment re: the angry behavior cycle re: trigger and body cues. Overall in the 3 weeks, ██████ has done okay with the discussions re: beginning a discussion on identifying and addressing emotional and social aspects that contributed to his history of aggressive behaviors.

In the past 15 months, he totaled 129 incident reports with 42 of these being referrals to the Regulation Safety Unit and of those forty-two, 16 required admission to the unit. Total he has had 12 confirmed Level II due process hearings. In the past 90 days, he has had 27 incident reports of which 14 have been major violations with 3 confirmed Level II due process hearings. In the past 30 days, he has had 13 incident reports of which 9 were major violations. The major violations in the past 30 days include – fighting without BI, vandalism over \$100, assault causing BI to staff, exposure x4, and tampering with safety equipment. One confirmed L2 hearing in the past 90 days for exposure & masturbation.

On 1/15/2022 Gabriel was approved for Conditional Placement (CP) by the Deputy Executive Director, Ms. Sandra Carter. He was transferred to CP at his home on 1/22/22. Six days later, on 1/28/2022 he absconded until 2/21/2022.

There was a tamper notice from the Electronic Monitor (EM). The PO called the youth's cell phone and it went straight to voicemail multiple times. PO called the youth's grandparents. His grandmother was at work at the time and his grandfather was also working, but spoke to the grandfather who advised the youth was acting strange during the day and had gotten his backpack ready with some clothing. Grandfather stated he addressed the youth in regard to why he needed the backpack and where he was going but the youth stated "nowhere." Grandfather went into the backyard to speak to the youth's father and within 5 minutes the youth was nowhere to be found. Grandfather walked around the yard of the home and down the street but could not find the youth. Grandfather was also unable to locate the EM device at the last address it tracked which was a few houses away from the home. The grandparents believe the youth would have left with his sister and a male individual "Joe" whom has an apartment in Corpus Christi, TX or with negative peers in Houston area. PO reached out the his mother who advised she would call the sister and attempt to locate the youth.

Ultimately on 2/21/22, ██████ was detained by Corpus Christi PD; booked into their custody detention center; and had the following charges – Case# 22-022100075 Evading Arrest, Possession of Marijuana, and Failure to ID (all misdemeanor offenses). Bond was set for \$500 per offense (total \$1500).

Release Review Panel Form, cont.

On 3/16/2022, he was returned to TJJD high restriction (Evins facility). On 3/1/2022, the 24 abscond days were added to his MLOS adjusting it from 4/29/2022 to 5/23/2022.

Since he has returned to high restriction, he has engaged in 27 rule violations (14 major violations) and 10 required removal from programming to the Safety Regulation Unit and of those ten, 7 required admission to the unit.

The most recent major violation entered into CCS was for the Fighting incident mentioned above dated 5/15/2022. A CCF-352 was completed for **Initial Report for Serious Incident**. On 5/15/2022 at 4:23pm in Dorm 1B dayroom area, youth's [REDACTED] and [REDACTED] walked up towards each other and begin exchanging punches with closes fists. Senior Youth Development Coach C Castro attempted to physically separate the youth but was held back by youth [REDACTED] so that she would not get hit by the other two youth fighting. Senior Youth Development Coach Castro deployed a burst of OC towards youth [REDACTED], making contact towards both of them. The youth separated after OC was deployed, Regulation Safety Team arrived shortly afterwards and escorted them to the Regulation Safety Unit. Youth's [REDACTED] and [REDACTED] both decontaminated in RSU.

Due to new Panel procedure, the local Chief Probation Officers are notified of pending reviews on youth and permitted to give feedback.

Charity Franco, Director of Juvenile Services, for Sinton, Texas provided the following feedback: *"I wanted to provide you a background for [REDACTED], so you could be fully aware of what we have provided in our community from July 2019 until his commitment in January 2021. [REDACTED] has been provided with every resource the probation department has to offer and more. He has been offered inpatient drug treatment prior to being placed on probation. He has participated in the ISP and GPS programs multiple times without success. [REDACTED] has removed his GPS monitor on several occasions and refuses to follow imposed curfew hours. He has been referred to outpatient drug counseling and aftercare drug counseling programs. He failed to complete inpatient drug treatment at two separate residential drug treatment facilities. [REDACTED] was also referred to a mental health program, but failed to start the program twice due to being detained. [REDACTED] was placed at a secure facility as a diversionary program to TJJD. Despite completing this program, [REDACTED] continued to violate his probation once released back into the community. [REDACTED] has also been relocated twice by family in order to let him start fresh in a new location, yet he still did not comply. With all efforts being made to assist [REDACTED] he refuses to abide by the court's orders. [REDACTED] shows no remorse for his actions and lacks motivation for change.*

Release Review Panel Form, cont.

Additionally, we would have a concern with him being released after he failed to complete a “conditional placement” and cut off his monitor just a few months ago. Furthermore, it was brought to our attention that [REDACTED] was alleged to commit another offense in a neighboring county while on abscond status from his conditional placement. Our department would be very concerned with his release back into the community after his latest behaviors from late February.”

It should be noted that historical data of probation is available to the agency and Panel via JCMS in most cases, collateral reports (such as social history reports from probation), and other historical data documentation. Ms. Franco’s concerns are noted and with reason.

The facility RRP recommendation is for an extension due to his inability to reduce his criminogenic needs. He was placed on conditional placement on 1/22/22 but returned to high restriction on 3/10/2022. He has been placed in the Intensive Intervention Program on 4/21/2022. They are recommending a six month extension for him to complete IIP, and his assigned treatments which he didn’t complete before being placed on conditional placement (AOD high and ART). Additionally, he is pending Redirect Treatment Program disposition from two of his most recent L2H’s that were confirmed.

Given the multitude of documentation and evidence of risk factors the analysis follows. [REDACTED] was prematurely removed from AOD treatment given historical evidence of non-compliance with substance abuse treatment interventions while in the community on probation, plus the continued non-compliance to substance free living that included positive UAs on probation. Additionally, he was not able to complete his ART groups either. Coupled with a short (less than a week), stint on CP prior to absconding, and [REDACTED] dysregulation since returning to high restriction, [REDACTED] has shown he is not prepared for parole re-entry back into the community at this time.

The Panel would strongly encourage he complete at a minimum his AOD treatment in high restriction given his assigned treatment needs and documented risk factors mentioned in the above review.

OIG Investigations and/or pending SPU cases: [REDACTED] has two closed OIG cases - gang intelligence (information only; no SPU involvement); abscond (while on CP Arrested Other Agency; SPU True). He has a 3rd Open/Active case for Harassment. Incident date was 4/11/22 and opened by OIG on 4/12/2022.

Release Review Panel, cont.

Recommendations:

Name: Kristina Parzanese Release to Parole Supervision Extend: 6 mos Discharge from TJJJ custody

Justification: [REDACTED] is a 18.0 year old, high severity offender who was adjudicated to TJJJ for VOP: Engaging in Organized Criminal Activity. He was assigned a 15 month minimum length of stay (MLOS) but afforded the opportunity to be placed on Conditional Placement at home in his community about 3 months prior to his MLOS expiring. Prior to this occurring, he has just been placed in AOD high treatment and ART within that month. [REDACTED] absconded by tampering with his electronic monitor and was on abscond status for 24 days prior to being apprehended in Corpus Christi, TX. Returned to high restriction, he has had a boisterous past few months which have included multiple major violations, two confirmed L2Hs, and placement in Intensive Intervention Program (possibly pending Redirect). The Panel would strongly encourage he complete at a minimum his AOD treatment in high restriction given his assigned treatment needs and documented substance abuse risk factors. Probation, the Evins facility staff, and the Panel are all in agreement, that the youth is not prepared to return to the community at this time and therefore an extension is ordered.

Name: April Jameson Release to Parole Supervision Extend: 6 mos Discharge from TJJJ custody

Justification: [REDACTED] will need to complete his specialized treatment and demonstrate control over his aggressive behavior. He has a significant history of substance abuse and it is imperative that he at a minimum complete this treatment prior to returning to the community. At this point he still poses a safety risk to the community.

Name: Lori Nixon Release to Parole Supervision Extend: 6 mos Discharge from TJJJ custody

Justification: Agree with above.

Decision Date: 05.25.2022

Completion of Extension Length of Stay

➤ Facility Review –

- Prior to the completion of the extension length of stay,
- review whether the youth has met or is likely to meet program completion criteria,
- If youth has not met or is not likely to meet program completion criteria, the facility will refer the youth's case to the Panel.
 - There are no limits to how many times a youth can come before the Panel

Completion of Extension Length of Stay, cont.

- ▶ Notification – Seven days prior to ELOS, the youth and the youth's parent/guardian are notified that the youth's case is pending review before the Panel. (LS-151)

- ▶ Panel Decision - the Panel will conduct a review to determine whether to:
 - ▶ Only reviewing from the timeframe from previous review to present
 - ▶ discharge the youth,
 - ▶ release the youth, or
 - ▶ extend the length of stay in a residential placement.
 - ▶ Notification will be sent to all parties of the decision within ten calendar days from the date of the decision.

Escalation Reviews

In certain cases, after the Panel has completed their review, it is sent to Executive for the opportunity to provide input or any information that they may have on the case that the Panel was not privy to.

Escalation Reviews are submitted to the Interim Executive Director, Chief of Staff, General Counsel, and Director of Probation, Parole, and Re-Entry

These reviews include:

- ▶ Designated Panel representative will provide monthly updates to the respective Chief Juvenile Probation Office, of all youth that were committed from their county, that will be up for review within the coming month.
 - ▶ This will give the Chief, or designee, ability to provide information to the Panel prior to the review.

Escalation Reviews, cont.

- ▶ Release votes that include an open OIG investigation or pending SPU case will be escalated to Executive for input prior to final Panel decision.
- ▶ Extension votes of 1 month will be escalated to Deputy Director of Probation, Halfway Houses, and Re-entry to follow through with his staff to make sure of any arrangements that need to be made prior to a potential release vote at next review.
 - ▶ All other extension reviews can be processed immediately without further input.
- ▶ All decision emails will include the Chief JPO from the respective committing county along with the Deputy Director of Probation, Halfway Houses, and Re-entry.

Request for Reconsideration of an Extension Order

- ▶ A request for reconsideration is basically an appeal of the Panel's decision.
- ▶ Who may request a reconsideration?
 - ▶ The youth,
 - ▶ the youth's parent/guardian,
 - ▶ the youth's designated advocate,
 - ▶ the youth's victim(s),
 - ▶ a TJJD employee,
 - ▶ an employee of a TJJD contractor,
 - ▶ or a person who provides volunteer services at a TJJD facility

Request for Reconsideration of an Extension Order, cont.

- ▶ The youth may request assistance from any TJJD staff member, volunteer, or advocate in completing a request for reconsideration.
 - ▶ Reconsideration forms are included in all extension letters to the youth and parent/guardians. They are also included in the youth grievance clerk binders, if needed.
- ▶ Must be submitted in writing and should be received by the Panel within 15 calendar days after the date of the extension notification.
- ▶ The request for reconsideration must state in the request the reason for the request. The request should relate to the basis given for the extension or be based on relevant information concerning the youth's programming and treatment progress.

Request for Reconsideration of an Extension Order, cont.

- ▶ Upon receipt of a request for reconsideration the Panel **must** reconsider an extension order that:
 - ▶ Extends the youth stay in TJJD custody by six months or more; or
 - ▶ Combined with previous extension orders, will result in an extension of the youth's stay in TJJD custody by six months or more.
- ▶ Panel may, at it's discretion, accept requests for reconsideration other than those described.

Request for Reconsideration of an Extension Order, cont.

- ▶ The Panel will provide a written reply to all parties with an explanation of the Panel's decision no later than 15 calendar days after receipt of the request. The reply will include an indication that the Panel considered the information in the request.
- ▶ A reconsideration decision by the Panel exhausts all administrative remedies regarding release after expiration after minimum length of stay.

Request for Reconsideration of a Release or Discharge Order

- ▶ The Executive Director, General Counsel, Chief of Staff, Chief Inspector General, facility administrator or appropriate contract care monitoring staff may request reconsideration prior to the youth's release or discharge:
 - ▶ New information becomes available
 - ▶ Youth is alleged to have committed a major rule violation of which the panel was unaware at the time of it's original decision.
 - ▶ The facility must provide the youth a copy of the request for reconsideration.
 - ▶ The youth may provide information to the Panel concerning the reason(s) for request.

Attachment – Request for Reconsideration

	Request for Reconsideration of Review Panel Decision (Petición para la reconsideración de la decisión del panel de revisión)	TEXAS JUVENILE JUSTICE DEPARTMENT
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Requestor Information <i>(Información del solicitante)</i>		
Last Name <i>(Apellido)</i>	First Name <i>(Nombre)</i>	Phone Number <i>(Número de teléfono)</i>
Riptoe	Alberta	254-297-8201
Address <i>(Dirección)</i>		City, State, Zip Code <i>(Ciudad, Estado, Código postal)</i>
116 Burleson Rd.		Mart, TX 76664
Your Relationship to the Youth <i>(Su relación con el joven)</i>		
<input type="checkbox"/> Parent <i>(Padre)</i>	<input type="checkbox"/> Guardian <i>(Tutor)</i>	<input type="checkbox"/> Designated Advocate <i>(Defensor designado)</i>
<input type="checkbox"/> TJJJ Volunteer <i>(Voluntario del TJJJ)</i>	<input checked="" type="checkbox"/> TJJJ Employee <i>(Empleado del TJJJ)</i>	

Youth Information <i>(Información del joven)</i>			
Youth's Last Name <i>(Apellido del joven)</i>	Youth's First Name <i>(Nombre del joven)</i>	MI	TJJJ Number <i>(Número TJJJ)</i>
██████████	██████████		██████████

Please explain the reason you are requesting a reconsideration of the review panel decision. Attach additional pages if necessary.

Por favor explique la razón por la que usted solicita que se reconsidere la decisión del panel de revisión. Use páginas adicionales si es necesario.

I believe that ██████████ has reached maximum benefits with TJJJ. He came to TJJJ for violation of probation of Credit

Attachment – Reconsideration Review Form

Case Review
RELEASE REVIEW PANEL
Reconsideration of Panel Decision

Reviewer: K. Parzanese

Date: 6/10/2022

Name: [REDACTED] [REDACTED]

TJJJ #: [REDACTED] Age: 18.3

Stage/# Months: R1 / 4 months

Facility: Jail

Committing Offense: VOP: Aggravated Assault

Severity/Assmt Rating: M/M

Panel Decision Date:
5/26/2022

Panel Decision: Extend

(Only a facility administrator or appropriate contract care monitoring staff may submit a request for reconsideration of a release decision.)

Justification for Panel Decision:

[REDACTED] is an 18.2 year old moderate severity offender adjudicated for VOP: Aggravated Assault. He has not managed to secure completion of his assigned H2 Violent Offender Programming. Despite many interventions to facilitate amenability to the programs expectations and rules, [REDACTED] aggression and distorted thinking mindset has led to three felony offense allegations to which he was arrested by OIG. Taken to taken to Cooke County Jail , he is pending court. No court date has been set. [REDACTED] behaviors and thinking patterns reflect that he is not parole ready and therefore an extension is ordered.

Reconsideration
Requested by: Youth

Date Request Received: 6/9/2022

Reconsideration Review Form, cont.

Reason for Request:

A reconsideration request was received by [REDACTED] [REDACTED] on 6/9/2022. He states he wants his TJJJ hold dropped and to be released so he can "fight his case and go home." He reports that he feels he has been rehabilitative from his treatments (AOD, ART, and VOP). He stated that we would have to check with his VOP provider Loreal Knox at Gainesville about his VOP treatment completion because it wasn't put into the system before he went to county jail.

He states he was on his way to completing Redirect Program successfully before going to County Jail. He feels he has many skills, has a positive mindset without criminal thoughts or behavior, and is ready for the community. He mentioned he has his GED and his plan is to take the SAT or ACT, go to college, and study criminal justice or psychology.

He mentioned his grandfather passing last year; leaving his grandmother alone to grieve. He mentioned that he has been locked up for 3 years, 2 months, and 11 days, commenting that is most of his adolescent life without a chance to show or do better. He is just asking for a chance to show he has changed; and thanked the Panel for reading his letter/reconsideration|

Reconsideration Review Form, cont.

Analysis:

A reconsideration request was received by [REDACTED] [REDACTED] on 6/9/2022. He states he wants his TJJD hold dropped and to be released so he can “fight his case and go home.” He reports that he feels he has been rehabilitative from his treatments (AOD, ART, and VOP). He stated that we would have to check with his VOP provider Loreal Knox at Gainesville about his VOP treatment completion because it wasn't put into the system before he went to county jail. (This reviewer has sent an email to Ms. Knox for due diligence purposes to see if she has any input in this statement.)

He states he was on his way to completing Redirect Program successfully before going to County Jail. He feels he has many skills, has a positive mindset without criminal thoughts or behavior, and is ready for the community. He mentioned he has his GED and his plan is to take the SAT or ACT, go to college, and study criminal justice or psychology.

He mentioned his grandfather passing last year; leaving his grandmother alone to grieve. He mentioned that he has been locked up for 3 years, 2 months, and 11 days, commenting that is most of his adolescent life without a chance to show or do better. He is just asking for a chance to show he has changed; and thanked the Panel for reading his letter/reconsideration.

Given, the Panel commends the youth for taking the initiative of advocating on his behalf, but he did not provide any additional new information not considered previously. The Panel did notate in his review that he positively had earned his GED, and shown he can manage to maintain himself long enough to progress to his highest stage of 3; unfortunately, he had not managed to address his cognitive distortions that permit him to think his behavior is acceptable, justified, or responsible.

He does have valid point about the length of time he has been incarcerated which includes his initial 15 month LOS for his Aggravated Assault/instant offense. Following

Reconsideration Review Form, cont.

this was additional extension time solely on him due to his continued pattern of aggression. His statements reflect that he feels no responsibility in his continued incarceration.

Even though at this review he was in county jail at the end of the extension time, he had been in the facility earlier in the extension time and had 22 violations/12 major violations/1 confirmed L2H – all documented in the review and taken into consideration as well for this extension decision. His behavior prior to going to county jail, didn't show that he has skills for re-entry, a positive mindset without criminal thoughts or behavior, nor is ready for the community as he states in his reconsideration.

Again pointing out that he has had opportunities for Trauma-Focused Cognitive Behavioral Therapy, psychological services to address trauma, placement in Aggression Replacement Training, individual counseling for Violent Offender Programming (on two separate occasions), Intensive Intervention Program (IIP – completed), Phoenix Programming (completed), and Redirect Programming (unsuccessful and then removed at time of arrest).

With no new evidence, the Panel's decision stands.

Reconsideration Review Form, cont.

Kristina Parzanese Uphold Panel Decision Overturn/Extend: Mos

Recommendation Modify: Discharge
 Overturn/Release

Justification: [REDACTED] is a 18.3 moderate severity offender who was committed for VOP: Aggravated Assault. Currently he is being held at Cooke County Jail pending three felony offenses of Assault on a P/S. His pattern of aggression - Aggravated Assault classifying offense, assaults in TJJD, and now an arrest on Assault on P/S x3) is what the Panel considered initially in justification for the extension. He did not provide the Panel with any new information at this time.

April Jameson Uphold Panel Decision Overturn/Extend: Mos

Recommendation Modify: Discharge
 Overturn/Release

Justification: [REDACTED] is currently in jail for felony charges. He was not in jail during the entire review period and had accrued an incident summary demonstrating that he is a safety concern if released to the community. His extension is appropriate and warranted.

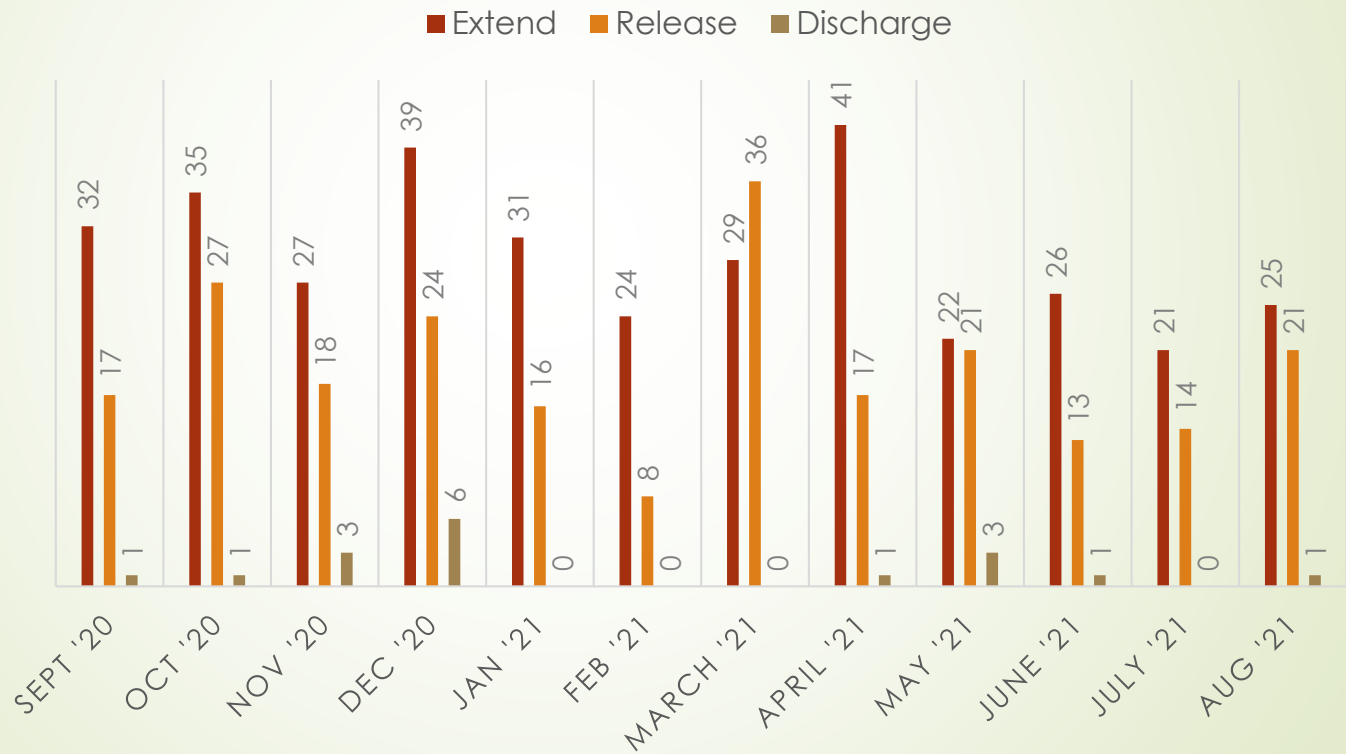
Susan Werner Uphold Panel Decision Overturn/Extend: Mos

Recommendation Modify: Discharge
 Overturn/Release

Justification: Agree.

Final Decision Date: 06.13.2022

Stats for Fiscal Year 2021



Helpful Links and Info

- Release Review Panel Brochures – English/Spanish
 - <https://www.tjjd.texas.gov/index.php/component/jdownloads/send/637-archive/2229-release-review-panel-brochure-english>
 - <https://www.tjjd.texas.gov/index.php/component/jdownloads/send/637-archive/2230-release-review-panel-brochure-espanol>
- [Release Review Panel Statistics](#)
 - Statistics from 2007-present



RRP Contact Info

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