

FILED
COURT OF APPEALS
DIVISION II

2017 MAR -6 AM 9:18

STATE OF WASHINGTON

IN THE COURT OF APPEALS OF THE STATE OF WASHINGTON

BY _____
DEPUTY

DIVISION II

)
)
) NO. _____
)

) PERSONAL RESTRAINT PETITION
)

ANTHONY RYAN PUGH
Petitioner's Full Name

If there is not enough room on this form, use the back of these pages or use other paper. Fill out all of the form and other papers you are attaching before you sign this form in front of a notary.

A. STATUS OF PETITIONER

I, ANTHONY RYAN PUGH #733807 EVE-EH WASHINGTON STATE
(Full name and current address)
CORRECTIONS CENTER, P.O. Box 900, SHELTON

Apply for relief from confinement. I am am not _____ now in custody serving a sentence upon conviction of a crime. (If not serving a sentence upon conviction of a crime) I am now in custody because of the following type of court order: DEPARTMENT OF CORRECTIONS
(Identify type of court order)
LSRB DEFERRED DECISION TO REVOKE PAROLE RELEASE DATE.

1. The court in which I was sentenced is: SUPERIOR COURT FOR PIERCE COUNTY.
2. I was convicted of the crime of: CRIMINAL CONSPIRACY TO COMMIT 1ST DEGREE MURDER
3. I was sentenced after (check one) Trial Plea of Guilty _____ on 5-3-95
Date of Sentence
4. The Judge who imposed sentence was THOMAS FELNAGLE
5. My lawyer at trial court was MICHAEL SWARTZ
Name and Address if known

6. I did did not appeal from the decision of the trial court. (If the answer is that I did), I appealed to: FIRST APPEAL OF PAROLE BOARD ACTION.
Name of court or courts to which appeal took place

7. My lawyer for my appeal was: NONE.
Name and address if known or write "none"

The decision of the appellate court was _____ was not _____ published. (If the answer is that it was published, and I have this information) the decision is published in _____
N/A

8. Since my conviction I have have not _____ asked a court for some relief from my sentence other than I have already written above. (If the answer is that I have asked, the court I asked was COURT OF APPEAL. Relief was denied on _____
Name of court

DENIED CONVICTION RELIEF.
Date of Decision or, if more than one, all dates)

(If you have answered in question 7 that you did ask for relief), the name of your lawyer in the proceedings mentioned in my answer was _____
Name and address if known

9. If the answers to the above questions do not really tell about the proceedings and the courts, judges and attorneys involved in your case, tell about it here: FIRST PAROLE BOARD
DECISION SEE ATTACHED JSRB DECISION AND REASONS
REPORT

B. GROUNDS FOR RELIEF:

(If I claim more than one reason for relief from confinement, I will attach sheets for each reason separately, in the same way as the first one. The attached sheets should be numbered "First Ground", "Second Ground", "Third Ground", etc). I claim that I have 1 reason(s) for this court to grant me relief from the conviction and sentence described in Part A.

FIRST Ground
(First, Second, etc)

1. I should be given a new trial or released from confinement because (State legal reasons why you think there was some error made in your case which gives you the right to a new trial or release from confinement): ISRB ABUSED AUTHORITY BY REVOKING RELEASE DATE WITH NO INFRACTION FINDING VIOLATION OF MUTUAL RE-ENTRY PLAN RELEASE DATE OF FEBRUARY 28TH, 2017.

2. The following facts are important when considering my case. (After each fact statement put the name of the person or persona who know the fact and will support your statement of the fact. If the fact is already in the record of your case, indicate that also) LT JUV BRD RELEASE HEARING STANDARD OF PROOF "MORE LIKELY THAN NOT TO COMMIT ANY NEW CRIMINAL LAW VIOLATIONS IF RELEASED ON CONDITIONS"

3. The following reported court decisions (indicate citations if possible) in cases similar to mine show the error I believed happened in my case. (If none are known, state "None Known".) NONE KNOWN DUE TO NEW LAW RCW 9.94A.230 INMATEMENT DATE OF JUNE 1ST, 2014.

4. The following statutes and constitutional provisions should be considered by the court. (If none are now, state, "None Known") RCW 9.94A.230(3) RCW 9.95.440

5. This petition is the best way I know to get the relief I want, and not other way will work as well because: NO APPEAL PROCESS OF ISRB DECISION

C. STATEMENT OF FINANCES:

If you cannot afford to pay the \$250 filing fee or cannot afford to pay an attorney to help you, fill out this form. If you have enough money for these, do not fill this part of the form. If currently in confinement you will need to attach a copy of your prison finance statement.

1. I do X do not ___ ask the court to file this without making me pay the \$250 filing fee because I am so poor and cannot pay the fee.

2. I have \$ 128 in my prison or institution account.

3. I do ___ do not ask the court to appoint a lawyer for me because I am so poor and cannot afford to pay a lawyer.

4. I am ___ am not employed. My salary or wages amount to \$ _____ a month. My employer is NONE
Name and address of employer _____

5. During the past 12 months I did ___ did not get any money from a business, profession or other form of self-employment. (If I did, it was _____
Type of self-employment _____

And the total income I received was \$ _____.

6. During the past 12 months I:

Did ___ Did Not Receive any rent payments. If so, the total I received was \$ _____

Did ___ Did Not Receive any interest. If so, the total I received was \$ _____

Did ___ Did Not Receive any dividends. If so, the total I received was \$ _____

Did ___ Did Not Receive any other money. If so the total I received was \$ _____

Do ___ Do Not Have any cash except as said in question 2 of Statement of Finances. If so the total amount of cash I have is \$ _____.

Do ___ Do Not Have any savings or checking accounts. If so, the total amount in all accounts is \$ _____

Do ___ Do Not Own stocks, bonds or notes. If so, their total value is: \$ _____.

7. List all real estate and other property or things of value which belong to you or in which you have an interest. Tell what item or property is worth and how much you owe on it. Do not list household furniture and furnishings and clothing which you or your family need.

Items	Value
<u>NONE</u>	

8. I am ___ am not married. If I am married, my wife or husband's name and address is:

9. All of the persons who need me to support them are listed below:

Name & Address	Relationship	Age
<u>NONE</u>		

10. All the bills I owe are listed here:

Name & Address of Creditor	Amount
<u>\$42.05 LEGAL FINANCIAL OBLIGATIONS</u>	<u>\$922.05</u>
<u>W/ INTEREST OF \$380.00</u>	

D. REQUEST FOR RELIEF:

I want this court to:

Vacate my conviction and give me a new trial

Vacate my conviction and dismiss the criminal charges against me without a new trial

Other: REVERSE SUSPENSION AND REVOKATION OF
(Please Specify)
MRR RELEASE DATE AND PROCESS IMMEDIATE RELEASE

KEANDERSON

WASHINGTON CORRECTIONS CENTER

OTRTASTA

T R U S T A C C O U N T S T A T E M E N T

10.2.1.3

DOC#: 0000733807

Name: PUGH, ANTHONY R

DOB:

03/15/1978

LOCATION: H01-156-EE11U

ACCOUNT BALANCES Total: 264.40 CURRENT: 264.40 HOLD: 0.00

01/01/2017 02/02/2017

SUB ACCOUNT	START BALANCE	END BALANCE
SPENDABLE BAL	14.93	1.28
SAVINGS BALANCE	263.12	263.12
WORK RELEASE SAVINGS	0.00	0.00
EDUCATION ACCOUNT	0.00	0.00
MEDICAL ACCOUNT	0.00	0.00
POSTAGE ACCOUNT	0.00	0.00
COMM SERV REV FUND ACCOUNT	0.00	0.00

DEBTS AND OBLIGATIONS

TYPE	PAYABLE	INFO NUMBER	AMOUNT OWING	AMOUNT PAID	WRITE OFF AMT.
SPHD	STORES PERSONAL HYGIENE DEBT	06092004	0.00	1.16	0.00
EL	ESCORTED LEAVE	09-2011	UNLIMITED	0.00	0.00
HYGA	INMATE STORE DEBT	12162010	0.00	3.45	0.00
CSAF	COSTS, SANCTIONS, AND ATTORNEY FEES	38334-9-II	0.00	200.00	0.00
DEND	DENTAL COPAY DEBT	03082000	0.00	4.36	0.00
LMD	LEGAL MAIL DEBT - SPENDABLE SUBACCT	04022001	0.00	4.69	0.00
UPSD	PERSONAL PROPERTY POSTAGE DEBT	09142004	0.00	25.20	0.00
DEND	DENTAL COPAY DEBT	04022007	0.00	7.85	0.00
CVCS	CRIME VICTIM COMPENSATION/07112000	10291999	UNLIMITED	21.25	0.00
POSD	POSTAGE DEBT	12071999	0.00	1.75	0.00
POSD	POSTAGE DEBT	04092000	0.00	20.05	0.00
TVD	TV CABLE FEE DEBT	09112010	0.00	6.00	0.00
SPOSD	SAPOS POSTAGE DEBT	01182005	0.00	8.00	0.00
LFO	LEGAL FINANCIAL OBLIGATIONS	19991105	UNLIMITED	382.71	0.00
MEDD	MEDICAL COPAY DEBT	11231999	0.00	18.00	0.00
MEDD	MEDICAL COPAY DEBT	11102011	0.00	13.40	0.00
COI	COST OF INCARCERATION	10291999	UNLIMITED	251.41	0.00
CVC	CRIME VICTIM COMPENSATION	10291999	UNLIMITED	315.60	0.00
COIS	COST OF INCARCERATION /07112000	10291999	UNLIMITED	85.00	0.00
HYGA	INMATE STORE DEBT	03132000	0.00	1.38	0.00
CSAF	COSTS, SANCTIONS, AND ATTORNEY FEES	39312-3-II	0.00	200.00	0.00
POSD	POSTAGE DEBT	09132004	0.00	6.68	0.00
HYGA	INMATE STORE DEBT	09172004	0.00	19.23	0.00
TVD	TV CABLE FEE DEBT	09112004	0.00	4.71	0.00
TVD	TV CABLE FEE DEBT	11142015	0.00	0.50	0.00
IDTD	ID TAG DEBT	08082007	0.00	2.58	0.00

KEANDERSON

WASHINGTON CORRECTIONS CENTER

OTRTASTA

T R U S T A C C O U N T S T A T E M E N T

10.2.1.3

DOC#: 0000733807

Name: PUGH, ANTHONY R

DOB:

03/15/1978

LOCATION: H01-156-EE11U

DEBTS AND OBLIGATIONS

TYPE	PAYABLE	INFO NUMBER	AMOUNT OWING	AMOUNT PAID	WRITE OFF AMT.
MEDD	MEDICAL COPAY DEBT	05132005	0.00	7.98	0.00
HYGA	INMATE STORE DEBT	07212004	0.00	8.96	0.00
TVD	TV CABLE FEE DEBT	11161999	0.00	5.45	0.00
DEND	DENTAL COPAY DEBT	09132011	0.00	1.27	0.00

TRANSACTION DESCRIPTIONS --			SPENDABLE BAL	SUB-ACCOUNT
DATE	TYPE	TRANSACTION DESCRIPTION	TRANSACTION AMT	BALANCE
01/13/2017	C3_TXN	GPINTERF: Class III Gratuity, TXN_DATE 01/13/2017, NET_AMOUNT 5500	55.00	69.93
01/13/2017	DED	Deductions-CVC-10291999 D D	(2.75)	67.18
01/14/2017	TV	I05 - TV CABLE FEE	(0.50)	66.68
01/17/2017	CRS	CRS SAL ORD #9197302	(7.53)	59.15
01/24/2017	CDW	ANDREA JOHNSON	(55.00)	4.15
01/31/2017	CRS	CRS SAL ORD #9219317	(2.87)	1.28

TRANSACTION DESCRIPTIONS --			SAVINGS BALANCE	SUB-ACCOUNT
DATE	TYPE	TRANSACTION DESCRIPTION	TRANSACTION AMT	BALANCE

TRANSACTION DESCRIPTIONS --			WORK RELEASE SAVINGS	SUB-ACCOUNT
DATE	TYPE	TRANSACTION DESCRIPTION	TRANSACTION AMT	BALANCE

TRANSACTION DESCRIPTIONS --			EDUCATION ACCOUNT	SUB-ACCOUNT
DATE	TYPE	TRANSACTION DESCRIPTION	TRANSACTION AMT	BALANCE

TRANSACTION DESCRIPTIONS --			MEDICAL ACCOUNT	SUB-ACCOUNT
DATE	TYPE	TRANSACTION DESCRIPTION	TRANSACTION AMT	BALANCE

TRANSACTION DESCRIPTIONS --			POSTAGE ACCOUNT	SUB-ACCOUNT
DATE	TYPE	TRANSACTION DESCRIPTION	TRANSACTION AMT	BALANCE

TRANSACTION DESCRIPTIONS --			COMM SERV REV FUND ACCOUNT	SUB-ACCOUNT
DATE	TYPE	TRANSACTION DESCRIPTION	TRANSACTION AMT	BALANCE

E. OATH OF PETITIONER

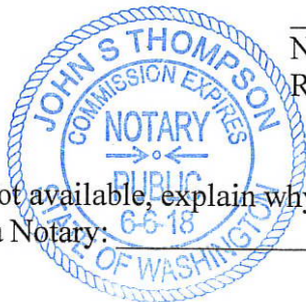
STATE OF WASHINGTON)
) ss.
COUNTY OF _____)

After being first duly sworn, on oath, I depose and say: That I am the petitioner, that I have read the petition, know its contents, and I believe the petition is true.

Anthony R. Pugh
(Signature Here)

SUBSCRIBED AND SWORN to before me this 20 day of February
2007

John S. Thompson
Notary Public in and for the State of Washington
Residing at Mason County



If a notary is not available, explain why none is available and indicate who can be contacted to help you find a Notary:

I declare that I have examined this petition and to the best of my knowledge and belief it is true and correct.

DATED This _____ day of _____, 200__.

(Signature Here)



STATE OF WASHINGTON
DEPARTMENT OF CORRECTIONS
INDETERMINATE SENTENCE REVIEW BOARD
P.O. BOX 40907, OLYMPIA, WA 98504-0907

DECISION AND REASONS

NAME: PUGH, Anthony
DOC #: 733807
FACILITY: Washington Corrections Center (WCC)
TYPE OF HEARING: LTJUVBRD Release Hearing
HEARING DATE: January 11, 2017
PANEL MEMBERS: JP & KR
FINAL DECISION DATE: January 23, 2017

This matter came before Jeff Patnode and Kecia Rongen, who are members of the Indeterminate Sentence Review Board (ISRB or the Board) on the above date for a release hearing in accordance with the provisions of RCW 9.94A.730. Mr. Pugh appeared in person. Testimony was provided by Department of Corrections (DOC) Classification Counselor (CC) Margaret Hobbs, DOC Psychologist 4 Ph.D Donna Smith, and Mr. Pugh.

BOARD DECISION:

This was a Deferred Decision. Based on the burden of proof set out in RCW 9.94A.730(3) and the totality of evidence and information provided to the Board, the Board does find by a preponderance of the evidence that Mr. Pugh is more likely than not to commit any new criminal law violations if released on conditions. Consequently, the Board finds Mr. Pugh not releasable.

NEXT ACTION:

Mr. Pugh will release on his ERD. The Board will not authorize an earlier release date, therefore he will not be under the jurisdiction of the ISRB upon his release. He will be on community placement as ordered by his Judgment and Sentence.

JURISDICTION:

Anthony Pugh is under the jurisdiction of the Board on a May 3, 1995 conviction of Count I: Conspiracy to Commit Kidnapping on the First Degree, Count II: Conspiracy to Commit Robbery in the First Degree, Count III: Conspiracy to Commit Murder in the First Degree, Count IV: Kidnapping in the First Degree and Count V: Robbery in the First Degree (WAWDW) in Pierce County Cause #94-1-03753-8. The Court ordered that Counts I-III run concurrently, but consecutive to Counts IV and V. His time start on Counts I-III was May 9, 1995. His minimum term was set at 72 months on Count I; 51 months on Count II; and 260.25 months on Count III from a Sentencing Reform Act (SRA) range of 54-72 months on Count I; 38.25 -51 months on Count II; and 195.75 – 260.25 months on Count III. He completed serving time on Counts I-III on September 18, 2014. Thus, his time start on Counts IV and V was September 18, 2014. The Court set a minimum term of 92 months on each of these counts from an SRA range of 75 to 92 months. The total judge set term is 352.25 months. Mr. Pugh has served approximately 260 months plus 244 days of jail time credit.

NATURE OF INDEX OFFENSE(S):

According to file material, in August of 1994, Anthony Pugh, age 15, and two other boys living together in a group home in Tacoma, conspired to steal a particular vehicle from a downtown parking lot and abduct the owner. Mr. Pugh was responsible for obtaining a knife to use as he worked in the group home kitchen. One of the boys apparently suggested they give the proposed victim a “human necktie”, which involves cutting the throat then pulling the victim’s tongue through it.

On August 6, the day of the offense, the boys went to the parking lot and were chased away from the area of the car they were interested in and subsequently accosted a different man who was parking his car. Mr. Pugh approached the victim indicating he had a gun and directed him get back in the car. The three boys got in as well. They first made the victim drive to the bank and withdraw \$1500 cash. Next they made the victim drive to the store so they could purchase duct

tape and then used it to bind his wrists and ankles and cover his eyes, nose and mouth before placing him in the trunk of his own car. The boys drove him to a secluded area and while in the trunk the victim heard them discussing how they should kill him. The victim was able to free his hands and legs and get the tape off his eyes and face. When the trunk was accidentally opened by one of the boys, the victim leaped out and made his escape. The two other juveniles returned to the group home where they were overheard talking about the offense, and Mr. Pugh was apprehended later that same day.

PRIOR CRIMINAL CONDUCT:

Mr. Pugh has a substantial juvenile history to include convictions for: two Residential Burglaries; three Theft Third Degree; one Malicious Mischief in the Third Degree; one Criminal Trespass in the First Degree; and one Theft of a Motor Vehicle.

In addition, Mr. Pugh was arrested in early 1994 for two counts of Child Molestation in the First Degree. While Mr. Pugh was in a hospital being treated for conduct disorder he disclosed that at age 13, he had touched the bare vagina of his 18 month little sister and her same age friend when he changed their diapers. He was arrested and charged when he was released from the hospital several months later but the charges were ultimately dismissed, apparently because the victims were too young to testify.

HISTORY/COMMENTS:

In June of 2014 Mr. Pugh petitioned the Board to request a review for possible early release pursuant to RCW 9.94A.730 (3). This was Mr. Pugh's first hearing before the Board in July of 2015. He was found releasable in 18 months, upon his satisfactory completion of a transition through lower levels of custody. The Board also suggested that Mr. Pugh complete the Thinking for a Change Program if possible and established a release date on or about February 28, 2017.

Information noted in the July 2015 Decision and Reasons: Since his incarceration in 1995, he has received 37 major/serious infractions and 5 minor infractions. He has not had a major infraction since 2010. He has completed numerous classes/programs to include: GED 1996; Stress Reduction 1999; Anger Management 1999; Basic Custodial Service 2000; Information Technology 2007; Non-Violent Communication 2008; Moral Reconciliation Therapy (MRT) 2010; CNC Machining 2013; Job Seeking Skills 2014; and Redemption Re-entry in 2015, among others.

In June of 2016, the Board received notification that Mr. Pugh had committed two new infractions (Strong-arming/Intimidation and Discriminatory Harassment*), and had been moved from the Camp at Larch Correction Center (LCC) to the WCC Hospital in order to conduct a mental health evaluation. The ISRB was notified that Mr. Pugh's MRP had been suspended pending the disciplinary hearing for the infractions. Though the infractions were dropped, the Board reviewed the information and made a decision to reverse the prior decision and schedule a new release hearing.

CC Margaret Hobbs provided a summary of programming (see above), behavior and other relevant plans for Mr. Pugh. She stated that Mr. Pugh had a "rough start" when returning to WCC. She stated he recently had "good time" restored which has changed his Earned Release Date (ERD). CC Hobbs stated that Mr. Pugh was very frustrated regarding the "good conduct time" restoration process. She stated they discussed his difficulty in camp and Mr. Pugh had expressed that he had no idea what to expect and that he found dorm living to be very stressful. She stated he also felt it was unfair that he was returned to WCC, despite the fact that his infraction was dismissed. CC Hobbs also stated that Mr. Pugh declined to participate in the case management component of the newly implemented Advanced Corrections. She stated he was declining as he had told her he has an active appeal on his index offense and so he did not want to discuss the offense. CC Hobbs stated that Mr. Pugh is working and receives excellent reviews from his supervisor.

Mr. Pugh was asked why he is stating he did not commit his index offense and he stated one of

the conspiracy to commit murder convictions is problematic to him. Mr. Pugh was evasive when asked questions regarding what he is calling a “pending appeal”. At the end of this portion of the hearing, Mr. Pugh admitted he had been involved in conspiring to commit murder against the owner of the car that they did not steal and he was being obstinate as he was angry he was returned to WCC. Mr. Pugh then provided an explanation of his incident he had at his last job in the kitchen at LCC. He reiterated that he was found “Not Guilty” of the infraction and that it was essentially a misunderstanding and lack of understanding of the nature of the relationship he had with his work supervisor.

Mr. Pugh stated he still believes he is appropriate and ready for transition to lower levels of custody. He stated he felt he was unprepared for the camp situation he encountered at LCC. He stated he would like to be in a camp situation that allows for higher levels of access to the community and also has mental health services available to him. He stated he was feeling very stressed in the camp situation he was in, and that contributed to some of his behavior. He stated he believes it has been helpful to work with Ph. D. Smith again and he now feels better prepared for the kind of environment he will encounter in a camp situation.

Ph.D. Donna Smith stated she has been working with Mr. Pugh for many years and has seen tremendous growth in him since she first encountered him. She stated he has made significant improvement in his ability to manage his emotions during stressful situations, though he is still challenged to some degree in the area. Ph. D. Smith stated that she believes that Mr. Pugh is still appropriate for transition through lower levels of custody if he has access to appropriate mental health services.

INFORMATION CONSIDERED:

In preparation for Mr. Pugh’s hearing and its decision in this case, the Board completed a review of his ISRB file. The Board considered all information contained in those files. The Board also considered the most recent DOC facility plan; information regarding institutional behavior and programming; any letters of support and/or concerns sent to the Board; the Pre-Sentence

Investigation; and a Psychological Evaluation completed by Deborah Wentworth, PhD dated April 7, 2015. The Board also considered the testimony of the witnesses listed above.

REASONS:

This was a deferred decision following a full Board discussion using a structured decision-making framework that takes into consideration; the statistical estimate of risk, criminal history, parole/release history, ability to control behavior, responsivity to programming, demonstrated offender change, release planning, discordant information, and other case specific factors. Based on the requirements of RCW 9.94A.730 (3) the Board does find that Pugh is more likely than not to commit a new crime if released on conditions.

Since his last hearing with the Board, Mr. Pugh's behavior is concerning and appears to center around his ability to manage his emotions. Since his July of 2015 hearing with the Board, he has had incidents that indicate he may not yet be ready to reenter the community. The Board recommends Mr. Pugh continue to work with mental health to assist him in regulating his emotions, participate in any offender change program that can also assist him in maintaining pro-social behavior, and remain infraction free until his release.

JP: is

January 11, 2017

January 26, 2017

cc: WCC
Anthony Pugh
File



STATE OF WASHINGTON
DEPARTMENT OF CORRECTIONS
INDETERMINATE SENTENCE REVIEW BOARD
P.O. BOX 40907, OLYMPIA, WA 98504-0907

DATE: January 23, 2017

TO: Full Board

FROM: JP & KR (Irene)

RE: PUGH, Anthony, #733807

Panel recommends: NOT Releasable.

Next action: Release on current ERD and he will not be under the jurisdiction of the ISRB.

Agree	Disagree
Jeff Patnode 1-23-2017 Tom Sahlberg 1-23-2017 Lori Ramsdell-Gilkey 1-23-2017 Kecia Rongen 1-23-17	

IN THE COURT OF APPEALS OF THE STATE OF
WASHINGTON DIVISION II

AFFIDAVIT IN SUPPORT
OF PERSONAL RESTRAINT PETITION

PETITIONER

ANTHONY RYAN PUGH

I, ANTHONY RYAN PUGH, write this affidavit in support of PRP. In July 2015 I attended my first Juvenile Life Top Parole Board hearing. I was found releasable after 18 months and transition through camp and work release and completion of a program "Thinking for a Change". Scheduled release date February 28, 2017. While at camp I was investigated for Intimidation and Discriminatory Harassment. All infractions were dropped due to no evidence. Due to supervisors and witness refused to write witness statement or infraction because she felt no punishment was necessary beyond being sent home early from work. Yet unit supervisor no were near incident pushed the issue and told parole board

before hearing could be held. Board's decision contradicts two Psychologist opinion and two counselor opinions. At first hearing Dr. Wentworth and Counselor Lisa Rose both found me a great candidate for release. At second hearing both Dr. Patricia Smith and Counselor Hobbs concurred that I was appropriate for finishing my transitions to work release and release this year, at worse a 6 month extension upon release date to August 28th 2017. This decision goes against all evidence provided and both RCW 9.94A.730 and 9.95.440. In the event the board suspends the release status of an offenders release under RCW 9.94A.73. Before the board may nullify a suspension order or reinstate release, it shall determine that the best interest of society and the offender shall be served by such reinstatement rather than return to confinement. Dr Smith stated the best thing for me is to finish transition and release. No Justice shall be served by my further confinement.

Anthony Ryan Pugh
ANTHONY RYAN PUGH