



Post Release Supervision and Parole Commission

Report on the Status of the Medical Release Program

February 15, 2012

Anthony E. Rand, Chairman
Post-Release Supervision and Parole Commission

NORTH CAROLINA POST-RELEASE SUPERVISION AND PAROLE COMMISSION ANNUAL MEDICAL RELEASE REPORT

I. INTRODUCTION

Legislation has been enacted directing the Department of Correction and the Post-Release Supervision and Parole Commission to provide for the medical release of no-risk inmates who are either permanently and totally disabled, terminally ill, or geriatric. The legislation envisions each case being carefully and comprehensively evaluated by the Department as well as the Commission. Once the Department determines that the inmate is permanently and totally disabled, terminally ill, or geriatric; **and** is incapacitated to the extent that the inmate does not pose a public safety risk; and is not excluded by the statute, he is to be referred to the Commission. In the event that these criteria are not met, the Department will so determine and the case **will not** be forwarded to the Commission.

The legislation clearly intends that a referral containing comprehensive information be provided to the Commission who has only 15-20 days to make an independent determination regarding the degree of risk an inmate poses. This time frame includes efforts to notify victims, consider their responses and to affect a release. The medical comprehensive information, as stated by legislative authority, will include medical information, psychosocial information and a risk assessment.

Therefore, the Commission will receive, in any referral, the following information:

Medical Information:

The Medical Release Plan will be forwarded from DOP to the Commission Administrator after it has been referred and determined to have met the criteria for release by the DOP staff. The Medical Release Plan will include:

1. A medical statement describing the offender's medical situation/prognosis/incapacitation signed by a medical professional. This will include a description of his/her capability of performing specific acts such as ambulating, driving, and functioning relatively independently throughout the day and the degree of medical oversight and care that would be required on a daily basis.
2. The proposed treatment recommended.
3. The proposed site for the treatment and follow-up.
4. A Medical release of information will be signed by the offender or his/her legal guardian.

Risk Assessment:

1. An assessment of the risk for violence and recidivism that the inmate poses to society. Factors to be considered in the assessment are medical condition, severity of the offense for which the inmate is incarcerated, the inmate's prison record, and the release plan. This assessment should be provided by a forensic/correctional psychologist.

Summary:

In compliance with Senate Bill 1480, Chapter 84-B of Chapter 15A of the General Statutes, the following information is a synopsis of activity generated by the Parole Commission from 1/1/2011 through 12/31/2011.

Our statistics are as follows:

- # Proposed 16
- # Considered 16
- # Denied 3
- # Other 2 died prior to release, 1 release plans did not work out and DOP has been unable to develop a suitable plan
- # Released 10

The Parole Commission has implemented procedures that allow for the timely processing of all case referrals for Early Medical Release.