

Additional Info:

I became parole eligible in 2009, I recieved an 24 defer.

In 2011 I was given an 12 month defer.

In 2012 I was given another 12 month defer, And was endorsed for minimum...PRC denied me.

In 2013 I recieved an 11 month defer with the endorsement to minimum...I go to PRC in the first week of March to see what will happen.

My next parole date will be in May of this year. In all of my parole hearings, Insufficient amount of time served has been the only reason for my parole denial.

have'nt served sufficient time or I have an Insufficient amount of time served! And this is where the problem lies.

Parole in cohesion with PRC and DOC overall has used unwritten rules and secret plans to conspire against all prisoners under the Old Law and the New Law that doesn't promote their agenda. I can't be a hundred 100% sure if there is another prisoner who could prove, That at their sentencing that their Judge didn't know if PMR even existed, But I can prove for a fact that my Judge didn't, And what i'm saying is this, By the DOC allowing Parole Commissioners to use PMR as the reason to deny parole, What has happen is, The Judges decree no longer exist, He or She no longer has intent. Therefore Parole only exist in word! The entire prison system is being held to the standard of truth and sentencing!

Or just look at it like this. I coulda got more time than I was given. If the Judges intent was for me to do more than 10 years before I see the parole board to discuss freedom. He coulda gave me 60 years and my parole date would be August of this year, With 15 years served before parole could even been considered.

Mrs.Swan I truly understand if you believe or even feel that what i'm saying to you is something you heard a 1000 times over. Though I also believe that people free and in prison^{should} understand what it is i'm saying. The DOC has taking the term PMR and attached it to prisoners that are parole eligible, And using it as a form of punishment, A new criteria and standard thats used to deny early parole for parole eligible prisoners.

PMR by it's birth "intent", Was to make sure that all prisoners thats under it, Before they hit the street, 1.Complete all the treatment and counseling programming, 2.Have good institution conduct, With the completion of your HSED and or a Vocational trade. If the prisoner has reached all these predetermine goals, Then by the written guide lines for parole the prisoner should be paroled period! Not repeatedly repunished by PRC committes and

Parole Boards. Myself and others like me are basically being resentenced when PMR is the reason behind denying release, And that is the true issue. This is something that can be argued in court, Also it can be pushed as an arguement to the DOC, Parole Commissioners, And even the Governor.

I believe I have a compelling case, In the fact that there isn't any legal or legit reason that my parole is being denied. As a whole, "WE" only need one of these case's to get through, And once that happens the door will open for those who deserve it and those who earned it.

I would like for you and your team along with all those whom you've worked with, To know that your work is not being done in vain. What I did was wrong and ^I took responsibility for that then, And I take responsibility for it now.