ARIZONA BOARD OF PARDONS AND PAROLES



ANNUAL REPORT FISCAL YEAR 1992-1993

### ARIZONA BOARD OF PARDONS AND PAROLES

### ANNUAL REPORT FISCAL YEAR 1992-1993

HONORABLE FIFE SYMINGTON Governor

ROBERT L. TUCKER
Chairman

Members
DUANE BELCHER SR.
KATHRYN D. BROWN
TOM FREESTONE
EDWARD M. LEYVA
ANNA MAY RIDDELL
STAN F. TURLEY

FIFE SYMINGTON

MICHAEL D. GARVEY EXECUTIVE DIRECTOR



### ARIZONA BOARD OF PARDONS AND PAROLES

1645 WEST JEFFERSON SUITE 326 PHOENIX, ARIZONA 85007 (602) 542-5656 FAX (602) 542-5680 DUANE BELCHER, SR.

MEMBERS
KATHRYN D. BROWN
TOM FREESTONE
EDWARD M. LEYVA
ANNA MAY RIDDELL
ROBERT L. TUCKER
STAN F. TURLEY

THE HONORABLE FIFE SYMINGTON
Governor of the State of Arizona

and

MEMBERS OF THE FORTY-FIRST LEGISLATURE

\* \* \* \* \*

The Arizona Board of Pardons and Paroles has experienced an active and challenging year. The expanding prison population coupled with the fiscal constraints of the current State budget have added to the challenges we face. However, we have continued to strive for professional excellence and to meet all statutory requirements set forth for this Board.

To successfully manage these challenges, we are keenly aware that our success is tied directly to your support and it is that support which has allowed this organization to carry out its responsibilities.

On behalf of the Arizona Board of Pardons and Paroles, I have the honor of submitting this annual report for Fiscal Year 1992-1993.

Respectfully Submitted,

Robert L. Tucker

Chairman

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### HISTORY OF THE ARIZONA BOARD OF PARDONS AND PAROLES

Change and adaptation best characterize the history of the Arizona Board of Pardons and Paroles. The state of Arizona first afforded inmates the opportunity for parole in 1901. The Board of Control functioned as the state's discretionary releasing mechanism and consisted of the Governor; Territorial Auditor; and one citizen appointed by the Governor. The Board of Control retained its releasing authority until the first Criminal Code became effective in October of 1913.

In 1913, the Legislature established the Board of Pardons and Paroles, which assumed the discretionary releasing function of its predecessor, the Board of Control. Board membership consisted of a citizen appointed by the Governor to serve as Board chairperson; the Superintendent of Public Instruction; and the Attorney General. Board composition remained unchanged for the next five decades.

The Legislature expanded Board membership to five part-time members in 1966. The Governor appointed all members to five year terms. In 1968, the Legislature amended this expansion and created a Board comprised of three full-time members. The Governor appointed all members to three year terms. All appointments however, fell subject to Senate confirmation. A full decade passed before the Board experienced change in its composition.

In 1978, the Legislature increased Board size to five full-time members. The Governor appointed all members to five year terms, and appointments remained subject to Senate confirmation. This legislative action coincided with the passage of the new Criminal Code.

The Legislature again expanded Board membership to seven full-time members in 1984. This figure represents the number of members who currently sit on the Board. The Governor continues to appoint all members to five year staggered terms. All appointments remain subject to Senate confirmation.

Arizona Revised Statutes §31-401 and subsequent sections detail the operating authority and duties of the Arizona Board of Pardons and Paroles.

### MISSION STATEMENT

The mission of the Arizona Board of Pardons and Paroles is to assure public safety by releasing only those eligible inmates who appear not to pose a threat to society and send to the Governor only those Executive Clemency recommendations which are in the best interest of the citizens of Arizona.

### BOARD MEMBERS AND RÉSUMÉS

ROBERT L. TUCKER, JR., the present Chairman of the Board of Pardons and Paroles, was appointed to the Board on April 24, 1989 by Governor Mofford. He has been active in the field of corrections for over 20 years and has previously worked as a consultant for the Pima County Correctional Volunteer Center, as a Juvenile Probation Officer and Deputy Director for the Pima County Juvenile Court and as an Adult Probation Officer and Probation Officer Supervisor for the Pima County Adult Probation Department. He has been actively involved in local, State and National corrections during his entire criminal justice career. He has a B.S. degree in Correctional Administration With Distinction from the University of Arizona and is a graduate of the National College of Juvenile Justice Management Institute and National Institute of Corrections National His civic involvement has included service as a Academy. volunteer basketball coach and board member for the Boys Clubs of Tucson and as a board member for Amity, Inc., a Tucson based non-profit drug prevention and treatment program.

DUANE BELCHER SR., a resident of Tucson, Arizona, appointed to the Board in August 1992 by Governor Symington. Mr. Belcher brings to the Board 21 years of a wide variety of experience in the Criminal Justice field. After receiving his Bachelor of Science Degree in 1971 from Central State University in Wilberforce, Ohio, he worked as a probation/parole officer in the Cleveland, Ohio area until his relocation to the state of He began working for Arizona State Government Arizona in 1980. in 1980 as a correctional service officer and was promoted through the ranks to his last Department of Corrections position as the supervisor of the Home Arrest program. Mr. Belcher is a member of the following professional organizations: Association of Blacks in Criminal Justice; Arizona Probation, Parole and Correctional Officers Association; and the American Correctional Association. He has given presentations to several high schools in the Tucson area regarding the Criminal Justice field.

KATHRYN D. BROWN, the first Afro-American female appointed to the Board, was appointed on April 8, 1991 by Governor Symington. Ms. Brown comes to the Board with 13 years of experience with the Department of Corrections starting as a Corrections Service Officer in 1978. Ms. Brown previously worked as a Correctional Program Officer I and II and Correctional Program Supervisor in Which she supervised the Adult Parole Office in eastern Maricopa County. She is a native of Arizona, born in Phoenix and raised in Phoenix, Los Angeles and Long Beach California. She attended Arizona State University and has a B.A. degree in Sociology. She is a member of the Metro Tech VIP, Law Enforcement Advisory Committee. She has given presentations at the Law Enforcement Academy to students with an interest in this field. She is also a member of National Association of Blacks in Criminal Justice, Phoenix Chapter and worked as Chair of NABCJ 1989 training

Additional organizational memberships are Alpha conference. Kappa Alpha Sorority, Inc., Delta Beta Omega Chapter and SGI International, USA, Rocky Mountain Territory, Arizona Headquarters.

TOM FREESTONE, was appointed to the Board in April 1993 by Governor Symington. Mr. Freestone served for 15 years as a County Supervisor for Maricopa County, District 1. Additionally, he was Chairman of the Board in 1981, 1985, 1988, 1989 and 1991. He served four years as the Maricopa County Recorder and was the only elected official in the State to cut the budget every year during his term. He also served as the Manager of the Maricopa County Auto License Bureau and was credited with reorganizing the 7th largest auto license office in the nation through his cost effective operations. He is also experienced in Real Estate Sales and has owned several businesses including Freestone Mr. Freestone Travels, Inc. and Freestone Supply company. graduated from Mesa High School and attended Brigham Young University and Arizona State University. He has been very active in civic affairs including service with the Mesa United Way, Maricopa Association of Governments, Boy Scouts of America, Y.M.C.A. and many other community based programs. Mr. Freestone is married to the former Phyllis Rogers and has four children and five grandchildren.

EDWARD M. LEYVA, was appointed to the Board in June 1992 by Governor Symington. Mr. Leyva served Maricopa County as a Deputy Sheriff for 22 years, retiring with the rank of Major on May 31, During his career he worked all facets 1992. enforcement. His most recent assignment was that of Commander of the Community Services Division, which is responsible for all training of personnel, search and rescue functions, community relations programs and liaison to the Sheriff's posse and reserve personnel. He has been actively involved with local and national law enforcement associations during his career and has held a Board position. Mr. Leyva is a former U.S. Army Paratrooper having served with the 173rd Airborne Brigade and the 101st Airborne Division between January 1963 and January 1966. He has an A.A. Degree in Police Science Administration from Glendale Community College, a B.A. Degree in Administration of Justice from Golden Gate University, San Francisco, California and a M.S. Degree in Police Science Administration from Northern Arizona University. He is a certified Community College instructor and substitute teacher. Mr. Leyva has been married to Donna Ruiz for 30 years. They have three adult children and four grandchildren.

ANNA MAY RIDDELL, was appointed to the Board by Governor Mofford in March, 1990. She has been involved in the field of corrections for over twelve years, beginning her career as a volunteer probation officer for the Maricopa County Juvenile Detention Center. Prior to her appointment, Mrs. Riddell was employed by the Maricopa County Sheriff's Office Administrator of Inmate Services where her responsibilities were that of a Division Commander overseeing all inmate educational and self-help programs, Chaplain and legal services as well as

library and canteen services. She also developed and supervised the Volunteer Program which consisted of 200+ volunteers. also worked for the Arizona Department of Corrections as a Sergeant and Correctional Services Officer and as an Adult Probation Officer with the Coconino County Adult Probation on a She has been actively involved with local and paid internship. national corrections associations during her career, holding numerous elected Board positions. Mrs. Riddell possesses a numerous elected Board positions. Masters Degree in Corrections and a Bachelor of Science degree in Sociology from Northern Arizona University and graduated Phi She also holds an Associates Degree in the Kappa Phi. Administration of Justice from Yavapai Community College. has published several articles pertaining to correctional issues, as well as receiving five National Association of Counties, Program Development Awards in the last four years. Her most recent volunteer activities include serving on the Christian Education Board at her church as well as serving on the Board of the Valley of the Sun Literacy Coalition for Maricopa County. She is also the state chairperson for the Women's Task Force.

STAN F. TURLEY, was appointed to the Board by Governor Mofford in March, 1989 and reappointed by Governor Symington in May 1993. He had served the citizens of Arizona for 14 years as a member of the State Senate, four of those years as Senate President and also served eight years as a member of the House of Representatives, two of those years as Speaker of the House. Mr. Turley was employed by 1st Interstate Bank in the Livestock and Agriculture Department for 19 years. He also was a self-employed farmer and rancher for 20 years. Mr. Turley served two years in the U. S. Air Corps during World War II and also served a two year mission for the Church of Jesus Christ of Latter Day Saints. He is a native of Arizona, born in Snowflake and raised on Sundown Ranch. He attended Aripine Elementary School, Snowflake High School and Brigham Young University. Mr. Turley has been married to Cleo Olson for forty-six years. They have seven children and twenty-six grandchildren.

### ORGANIZATION OF THE ARIZONA BOARD OF PARDONS AND PAROLES

The seven Board Members are supported by a full-time staff of thirty-six. The staff is comprised of:

Executive Director (1 Position) - The Executive Director is responsible for the administrative, operational and financial functions for the Board.

Assistant Executive Director (1 Position) - The Assistant Executive Director is the direct supervisor of the hearing officers, case analysts and support staff.

Research and Statistical Analyst III (1 Position) - The Research and Statistical Analyst is responsible for implementation of structured decision making and for maintaining statistical data on hearings conducted by the Board.

Program and Project Specialist II (1 Position) - The Program and Project Specialist II drafts policies and procedures, is the Board's legislative and Attorney General liaison, and provides research on law suits involving the Board for the Attorney General's Office.

Fiscal Services Specialist III (1 Position) - The Fiscal Services Specialist III is responsible for all personnel actions, writing and monitoring the Agency's budget, and control of expenditures of the Agency.

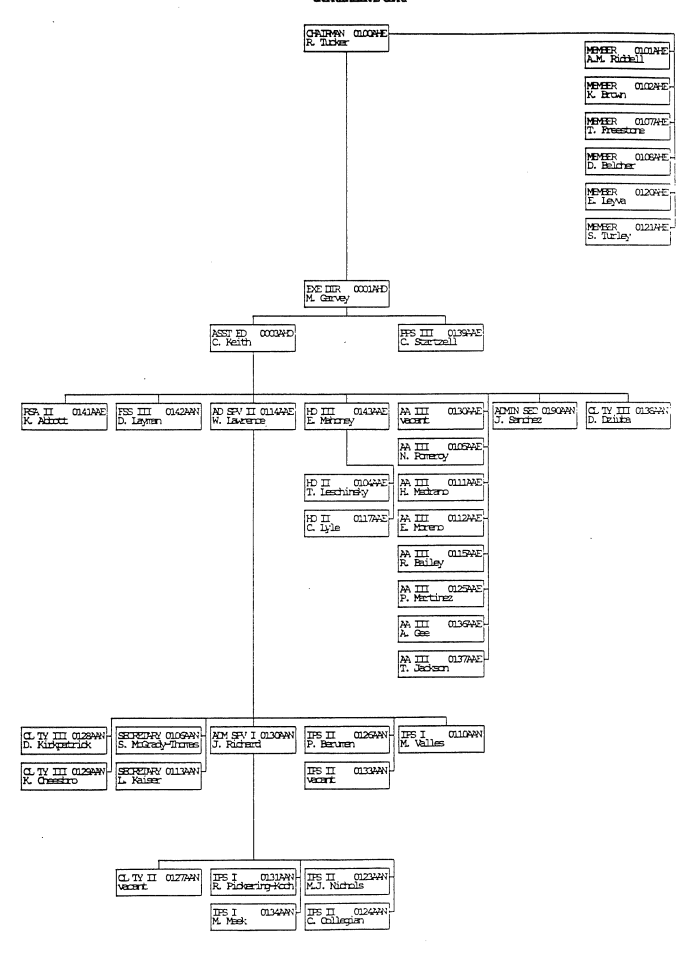
Hearing Officer II (4 Positions) - The Hearing Officer II positions conduct probable cause hearings for rescission and revocation actions to determine if probable cause exists for a hearing by the Board, conduct courtesy hearings for inmates sentenced from other jurisdictions who are serving time in Arizona institutions, provide information to the Board for all Executive Clemency actions and prepare reports for inmates certified eligible for work furlough consideration.

Case Analyst (9 Positions) - The Case Analyst positions gather information and prepare reports for the Board for inmates certified eligible for parole and home arrest consideration.

Administrative Support Supervisor II (1 Position) and Administrative Support Supervisor I (1 Position) - The Administrative Support Supervisor II and Administrative Support Supervisor I are responsible for the supervision of the clerical staff. Additionally, the Administrative Support Supervisor II is the problem solving liaison for the Board in matters involving time computation and inmate eligibility.

Clerical Support Positions (16 Positions) - The Clerical Support staff provide clerical support to the Hearing Officer II positions, prepare packets the Board uses in making release decisions, complete dispositions and proclamations for decisions made by the Board and provide statutory mandated notifications prior to Board hearings.

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NOTE: All position numbers begin with APP

Revised: 07/20/93

### PAROLE GUIDELINES AND STRUCTURED DECISION MAKING

Pursuant to a recommendation by the Auditor General's Office in 1991, the Arizona Board of Pardons and Paroles applied for and received a grant from the National Institute of Corrections to develop guidelines that reflect a more structured decision making process. During the past two and one half years, the Board has conducted extensive research and drawn on the experience of numerous experts to lay the foundation for this new decision making process. The Board formally adopted and implemented Structured Decision Making (SDM) on July 1, 1993.

Structured Decision Making involves the development of guidelines that provide the Board with a common framework within which to make decisions. SDM guidelines consist of explicitly stated goals; policy statements; and measurement instruments designed to systematically assess an inmate's suitability for release. Risk Assessment and Offense Severity function as two of the core components of SDM.

### I. Risk Assessment

The risk assessment component assesses the likelihood that an inmate may commit a new felony offense while on a Board release. While no Board member or measurement instrument can predict an inmate's future behavior with total confidence, the best measure of the future still remains the past. As such, the Board conducted a study on 1988 releases to identify those factors predictive of success or failure on release. Four factors emerged as significant predictors of success or failure. These factors include:

- (1) Age at First Juvenile Incarceration
- (2) Current Age at Time of Hearing
- (3) History of Property Offenses
- (4) ADOC Institutional Risk Score

The combination of these factors results in a score that indicates an inmate's likelihood to commit a new offense once released. The higher the risk score, the greater the likelihood to reoffend. Board analysts will score inmates for risk and place them into one of four risk assessment groups.

### II. Offense Severity

The offense severity component involves an initial determination of an inmate's most serious offense behavior, and the subsequent placement of this offense behavior into one of eight severity levels. The most serious offense behavior reflects what the offender actually did. Board analysts will determine the most serious offense behavior based on official documents that depict the actual offense behavior. Official documents include pre-sentence investigation reports; police reports; court documents; and any additional probation/parole officer reports.

After considerable discussion, the Board reached a consensus on the placement of offense behaviors into eight severity levels. Level of victimization and amount of property or drugs involved in the offense functioned as primary criteria for the ranking of offense behaviors Severity level 1 contains the most serious offense behaviors and severity level 8 contains the lease serious offense behaviors Board analysts will locate the corresponding severity level for the most serious offense behavior depicted.

Board analysts will enter the risk assessment group and the offense severity level on the **Guidelines Classification**Matrix. Each cell on the matrix contains a percentage that Board analysts will apply to the conviction sentence length. They will use this percentage to calculate the amount of additional time, if applicable, an inmate may need to serve beyond his or her release eligibility date to be within the SDM recommended time frame for release.

The Board will use SDM guidelines for all hearings except for revocation and rescission hearings; Executive Clemency recommendations; those inmate whose offense behavior or conviction offense is of a sexual nature; and those inmates whose conviction offenses include first or second degree murder (A.R.S. §13-1105 and 13-1104, respectively).

### TYPES OF HEARINGS CONDUCTED BY THE BOARD

GENERAL PAROLE (A.R.S. §31-412.A) A conditional release from incarceration which entitles the parolee to serve the remainder of his term outside the confines of a penal institution if he satisfactorily complies with all the terms and conditions provided in the parole order.

PAROLE TO A CONSECUTIVE SENTENCE OR ANOTHER JURISDICTION (A.R.S. §31-412.B) A mechanism to parole an inmate to a consecutive sentence to be served in an institution or parole to another jurisdiction.

PAROLE DUE TO A LACK OF PRISON BED SPACE (A.R.S. §31-233.J) A conditional release from incarceration before the inmate has reached his general parole eligibility date. This type of release consideration is used when there is a lack of bed space within the Department of Corrections institutions. An inmate eligible for release under this statute may be considered for parole, home arrest or work furlough.

HOME ARREST (A.R.S. §31-236) A program for those inmates who are eligible to complete their prison sentence in the community. The Home Arrest program is a restrictive program designed to confine an inmate to his residence using active electronic monitoring surveillance and the supervision of a Home Arrest officer. A person in the Home Arrest Program is under inmate status and subject to all of the rules and regulations of the Department of Corrections. Except for authorized movements out of the residence, such as employment and mandated treatment programming, the inmate is confined to his residence.

WORK FURLOUGH (A.R.S. §31-233.C) A release from prison which allows the inmate to maintain gainful employment and pay restitution to the victim of his offense.

ABSOLUTE DISCHARGE (A.R.S. §31-414) The Board may discharge a person from parole supervision prior to the expiration date of the parole pursuant to A.R.S. §31-414. Generally, the Parole Division of the Department of Corrections recommends the discharge to the Board because of exceptional performance while on supervision.

PARDON (A.R.S. §§31-441, 31-442, 31-443, 31-444, 31-445,31-446) An act of grace or a remission of guilt, which absolves the convicted felon of the legal consequences of his crime and conviction. A full pardon restores those civil rights which may have been lost as a result of the conviction for which the pardon is granted. A pardon cannot be granted by the Governor unless it has first been recommended by the Board (A.R.S. §31-402).

REPRIEVE (A.R.S. §§31-443, 31-444, 31-445, 31-446) A delay or temporary suspension of the carrying out of a punishment. The Governor may only grant a reprieve upon recommendation of the Board (A.R.S. §31-402).

COMMUTATION OF SENTENCE (A.R.S. §§31-411, 31-443, 31-445, 31-446) A change or modification of a sentence imposed by the court. The Board assumes that sentences imposed by the court are fair and correct; however, sometimes circumstance occur during incarceration which indicate that justice would be better served if a commutation were recommended to the Governor. The Governor may only grant a commutation of sentence upon recommendation of the Board (A.R.S. §31-402).

**RESCISSION** A withdrawal of an action previously granted by the Board before the inmate actually enters the action status.

REVOCATION (A.R.S. §§31-415, 31-416, 31-417) A withdrawal of an action previously granted by the Board after the inmate has entered the action status.

MODIFICATION A hearing held to determine if conditions of release should be modified or changed. A modification hearing is usually held at the request of a parole officer.

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SCHEDULED HEARINGS TOTAL # 8584 1595 2286 1154 58 376 41 57 474 14151 OP. TOTAL HEARINGS NOT HELD 161 3 31 195 6293 4096 388 1314 293 N OF HELD HEARINGS 100.0 100.0 100.0 100.0 100.0 100.0 100.0 100.0 HEARINGS HELD FOTAL 7858 4488 215 38 26 279 972 861 5.1 OF 1 OF HELD HEARINGS DENIED 54.8 59.1 44.7 56.9 56.0 27.5 0000 TOTAL RFLEASES DENIBD 0000 2653 539 553 482 14 4241 N OF HELD HEARINGS GRANTED 100.0 100.0 100.0 46.0 40.9 55.3 43.1 44.0 72.5 TOTAL RELEASES GRANTED A. TOTAL HEARINGS SCHEDULED AND CONDUCTED 1835 668 419 379 37 3617 CERTIFICATION TOTAL BOARD REVIEW 412A/HA WF/HA 233J 412B(CS) 412B(DET) 412A/HA WF/HA 2333 TYPE TOTAL HEARINGS SCHEDULED AND CONDUCTED HEARING TYPE BOARD REVIEW 412B(CS) 412B(DET) 412A/HA WP/HA

B. NUMBER AND TYPE OF RELEASE GRANTED

HEARING TYPE	CERTIFICATION TYPE	GRANT 412A	GRANT 412B(CS)	GRANT	GRANT	GRANT 233J	GRANT 412B(DET)	TOTAL RELEASES GRANTED
***	40.4	1191	c	0	644	0	0	1835
4 1 2 A/ HA	An / An		. 0	347	321	0	0	899
Wr / FLA	F1 ( C C	· c	c	105	126	188	0	419
7.23	2320		179	C	0	0	D	379
412B(CS) 412B(DET)	412B(DET)	00	0	0	0	0	37	37
			c	c	c	c	0	215
BOARD REVIEW	412A/HA	243	o c	, E	0	0	0	38
	WF/HA 233J	0	0	12	0	14	0	26
TOTAL RELEASES	GRANTED	1406	379	502	1091	202	37	3617

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HEARING TYPE	CERTIFICATION TYPE	DENY 412A/HA	DENY WP/HA	2333	412B(CS)	412B(DET)	DENIED
a H	412A/HA	2653	0	0	0	0	2653
i	WF/HA	0	539	0	0	0	539
•	233.1	0	0	553	0	0	553
(8)	4128(78)	0	0	0	482	0	482
(12B(DET)	412B(DET)	0	0	0	0	14	14
TOTAL RELEASES DENIED	DENIED	2653	539	553	482	14	4241

D. PERSONAL HEARINGS

HEARING TYPE	CERTIFICATION TYPE	TOTAL RELEASES GRANTED	OF HELD HEARINGS GRANTED	TOTAL RELEASES DENIED	OF HELD HEARINGS DENIED	TOTAL # OF HEARINGS HELD	1 OF HELD HEARINGS	TOTAL HEARINGS NOT HELD	TOTAL # OF OF SCHEDULED HEARINGS
	412A/HA WF/HA 233J 412B(CS) 412B(DET)	1835 668 419 379 37	40.9 55.3 43.1 44.0	2653 539 553 482 14	59.1 44.7 56.9 56.0	4488 1207 972 861	100.0 100.0 100.0 100.0	4096 388 1314 293	8584 1595 2286 1154 58
SONAL	TOTAL PERSONAL HEARINGS HELD	3338	44.0	4241	26.0	7579	100.0	8609	13677

R. SPECIAL HEARINGS

TOTAL TOTAL RELEASES SPECIAL NOT HEARING HODIFIED HELD	0000	000	
F 25			2
TOTAL RELEASES MODIFIED	0000	30	30
TOTAL EXEC.CLEM. NOT RECOMMENDED	0 1 2 42	000	45
TOTAL EXEC.CLEM. RECOMMENDED	0 3 0 16	000	19
TOTAL RELEASES NOT REVOKED	0000	0 110 0	110
TOTAL RELEASES REVOKED	0000	535 0	535
TOTAL RELEASES NOT RESCINDED	0000	25 0 0	25
TOTAL RELEASES RESCINDED	0000	72 0 0	. 72
TOTAL TOTAL RELEASES RELEASES GRANTED DENIED	w000	000	Ŋ
TOTAL RELEASES GRANTED	18 0 0	000	18
HEARING TYPE	Abs.Discharge Pardon Reprieve Commutation	Rescission Revocation Modification	TOTAL SPECIAL HEARINGS

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F. SPECIAL HEARINGS: RESCISSIONS

ION	1		
TOTAL RESCISSION HEARINGS		97	97
NOT RESCIND HA		21	21 .
NOT RESCIND WF		-	1
NOT RESCIND 412A		е	e
RESCIND 412A, BUT PUT ON HA		1	г
RESCIND HA		30	20
RESCIND WP		₹	43
RESCIND 412A		75	37
HEARING TYPE		Rescission	TOTAL

G. SPECIAL HEARINGS: REVOCATIONS

TOTAL REVOCATION HEARINGS HELD	645	645
NOT REVOKE HA	61	61
NOT REVORE WF	y	vo
NOT REVORE 412A	43	43
REVOKE WP, BUT PUT ON HA	₹	₹
REVOKE 412A, BUT PUT ON HA	19	19
REVOKE HA	185	185
REVOKE WF	62	62
REVOKE 412A	265	265
HEARING TYPE	Revocation	TOTAL

H. SPECIAL HEARINGS: MODIFICATIONS

TOTAL HODIFICATION HEARINGS HELD		32	32
NOT HODIFY HA		0	0
NOT MODIFY WP		0	0
NOT MODIFY 412A		2	7
HODIFY HA	***************************************	<del>, -</del> 1	m
HODIFY WF		m	m
MODIFY 412A		26	26
HEARING TYPE		Modification	TOTAL

I. SPECIAL HEARINGS: EXECUTIVE CLEMENCY

HEARING TYPE	RECOMMEND PARDON	RECOMMEND REPRIEVE	RECOMMEND PHASE 1	RECOMMEND PHASE 2	NOT RECOMMEND PARDON	NOT RECOMMEND REPRIEVE	NOT RECOMMEND PHASE 1	NOT RECOMMEND PHASE 2	TOTAL EXECUTIVE CLEMENCY HEARINGS
Pardon	E.	0	0	0	1	0	0	0	₹
Reprieve	0	0	0	0	0	2	0	0	2
Commutation	0	0	σ.	7	0	0	38	4	58
TOTAL	m	0	6	7	-	2	38	♥	64

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J. HEARINGS HELD BY INSTITUTION

INSTITUTION	TOTAL RELEASES GRANTED	HEARINGS GRANTED	RELEASES DENIED	HEARINGS DENIED	HEARINGS HELD	NOF HELD HEARINGS
FLORENCE	647	37.9	507	62.1	1706	100.0
PERRYVILLE	406	40.3	602	59.7	1008	100.0
PHOENIX	344	52.4	313	47.6	657	100.0
YUMA	101	51.8	9.6	48.2	195	100.0
GLOBE	99	62.9	39	37.1	105	100.0
TUCSON	490	49.0	511	51.0	1001	100.0
FORT GRANT	308	50.7	300	49.3	609	100.0
DOUGLAS	399	40.0	598	0.09	997	100.0
SAPPORD	196	44.1	248	55.9	444	100.0
WINSLOW	200	35.7	361	64.3	561	100.0
IN-ABSTENTIA	17	20.2	19	79.8	88	100.0
WP/N	16	20.0	16	20.0	32	100.0
HA/N	81	88.0	11	12.0	92	100.0
WP/S	7	50.0	7	50.0	14	100.0
HA/S	2.1	95.5	1	4.5	22	100.0
BD. REV	279	100.0	0	0	279	100.0
412B(DET)	35	71.4	14	28.6	49	100.0
SHOCK REL/N	4	100.0	0	0	4	100.0
TOTAL HEARINGS		•	,		9	6
HELD	3617	46.0	4241	0.0	808/	100.0

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K. HEARINGS NOT HELD BY CERTIFICATION TYPE

TOTAL HEARINGS NOT HELD	. 4257 391 1345 122	6293
MOSHOW	4 1 0 0 0	67
OTHER	0 2 2 2 2	18
POSTPONED	62 0 0 0 0	67
IN	13 0 1 0	14
CONTINUED	349 52 39 35 0	475
OUT TO COURT	57 22 22 11	93
INKLIGIBLE CERTIP.	364 96 37 60 2	559
ESCAPED/ ABSCONDED	15 1 0 0	. 24
ALREADY RELEASED	454 22 587 8 0	1051
RTA/ WAIVE	2886 220 640 175	3925
TYPE OF CERTIFICATION	412A/HA WF/HA 2333 412B(CS) 412B(DET) TOTAL HEARINGS	NOT HELD BY CERTIFICATION TYPE

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L. PROBABLE CAUSE AND WORK FURLOUGH REPORTS

233C REPORTS PREPARED	1323
PROBABLE CAUSE HEARINGS CONDUCTED	53
PROBABLE CAUSE HEARINGS CONTINUED	10
PROBABLE CAUSE DECISIONS HADE	43
PROBABLE CAUSE NOT POUND	3
PROBABLE CAUSE FOUND	40
FISCAL YEAR 1992-93	1992-93

## M. BXECUTIVE CLEMENCY REPORTS

TOTAL EXEC. CLEM. PRELIM. ACTIONS	79	
EXEC. CLEM. PRELIM. ACTION: PHASE II	6	TOTAL SPECIAL ACTIONS
EXEC. CLEM. PRELIM. ACTION: PHASE I	28	SPECIAL ACTION: ABSOLUTE DISCHARGE
EXEC. CLEM. PRELIM. ACTION: REPRIEVE	m	SPECIAL ACTION: COURTESY
EXEC. CLEM. PRELIM. ACTION: PARDON	ø	PISCAL YEAR 1992-93
PISCAL YEAR 1992-93	1992-93	

### N. SPECIAL ACTIONS

CASE ANALYST REPORTS	7870
233J REPORTS PREPARED	1319
412B (CS & DET) REPORTS PREPARED	989
412A/236 REPORTS PREPARED	5562
PISCAL YEAR 1992-93	1992-93

35

56

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1992-93

O. CASE ANALYST REPORTS

REPORT PREPARED BY THE RESEARCH DIVISION RESEARCH ANALYST: KATHLEEN ABBOTT JULY 23, 1993

## AN EXPLANATORY NOTE:

This report represents all Board activity for the period from July 1, 1992 through June 30, 1993. This report also represents the union of two different data collection methods. Categories of certain variables, such as those for HEARING TYPE and CERTIFICATION TYPE, have been consolidated into more general categories to accommodate the different data collection methods. These categories, though more general when compared with previous monthly reports, preserve the accuracy and integrity of all data collected.

### PAST MEMBERS OF THE ARIZONA BOARD OF PARDONS AND PAROLES

MEMBER'S NAME	APPOINTED	RE-APPOINTED	TERM
W.W. Witt	1966	= -	1966-67
Donald Welker	1966	1968	1966-73
William P. Reilly	1966		1966-70
A. Alan Hanshaw	1966	·	1966-71
Peter Byrne	1966		1966-69
Art Van Haren	1967	600 MIL.	1967-72
Walter Michaels	1969	1971	1969-73
Abraham Cruz	1969	1971	1969-74
Keith Edwards	1969	1972	1969-75
Walter Jacobs	1971		1971-75
Daniel Simmons	<b>1</b> 973	1976	1973-78
Olive O'Kier	1974		1974-75
Barnetta Anderson	1975	and the	1975-78
Robert L. Araza	1975	1978, 1981	1975-85
Arter L. Johnson	1978	1984, 1989	1989-91
Jerry Thompson	1978	1979	1978-80
Carol Pavilack	1978	1980	1978-81
John J. Sloss	1978	1982	1978-87
Richard M. Ortiz	1981	1985	1981-89
Patricia V. Gilbert	1983	1985	1983-89
Robert W. Kennerly	1984	<del></del>	1984-88
Ron Johnson	1984	1987	1984-89
Ray R. Flores	1986	— — ·	1986-90
Robert L. Araza	1989	***	1989-90
Luis M. Vega	1989	TOTAL SAME	1989-91
Ruben Coronado	1991		1991-92
Jones Osborn	1991		1991-92
Frank R. Startzell	1987	Miles Seals	1987-92
Craig R. Runbeck	1992		1992-93

### PRESENT MEMBERS OF THE ARIZONA BOARD OF PARDONS AND PAROLES

MEMBER'S NAME	APPOINTED	RE-APPOINTED	TERM
Robert L. Tucker	1989		1989-94
Anna May Riddell	1990		1990-95
Kathryn D. Brown	1991		1991-96
Edward M. Leyva	1992		1992-97
Duane Belcher Sr.	1992		1992-97
Stan F. Turley	<b>1989</b> .	1993	1989-98
Tom Freestone	1993		1993-98

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