

INDETERMINATE SENTENCE REVIEW BOARD  
BOARD MEETING  
SUMMARY MINUTES  
December 11, 2017

A regular meeting of the Indeterminate Sentence Review Board was held in the ISRB Office Building located at 4317 Sixth Avenue SE, Lacey, commencing at 9:00 a.m.

Present were:

Board Members:

Kecia Rongen  
Lori Ramsdell-Gilkey  
Jeff Patnode  
Elyse Balmert

Staff:

Robin Riley, Executive Assistant

**A. To the Table Case** – Members had a full Board discussion of this ISRB case.

**PRE-84/LT JUVBRD Case**

- Teddy Vickers
- DOC #912730
- Purpose: Full Board Discussion
- Date: 12-11-2017
- List of Documents Reviewed
  - ISRB File
- An updated prosecutor recommendation was not received.
  
- Teddy Vickers was seen for a .100 Hearing on 28<sup>th</sup> of November 2017 at the Airway Heights Corrections Center.
  
- **Summary Discussion**  
Mrs. Ramsdell-Gilkey presented this case.

Mr. Vickers is under the Board's jurisdiction in King County Cause #85-1-00024-9 for Rape in the First Degree and Robbery in the First Degree While Armed with a Deadly Weapon.

The rape involved Mr. Vickers and a crime partner contacting an apartment manager under the guise of renting an apartment. The woman arrived with her 13 year old son to show the apartment. Mr. Vickers and his crime partner tied the feet and hands of the victims, taped their mouths and eyes shut. The mother and son were taped back to back. Prior to leaving the apartment the woman was raped by Mr. Vickers and his crime partner while she was taped to the back of her 13 year old son. The robbery involved Mr. Vickers and several accomplices robbing a Seattle couple in their home. Mr.

Vickers was 18 years old at the time of these crimes and is currently 51 years of age.

Mr. Vickers also has Oregon convictions and plead guilty to two counts of Robbery with a Deadly Weapon and one count of Burglary in the First Degree. The plea agreement included dismissal of six other robberies and two burglaries. All of these crimes were committed around the same time as the Washington convictions. He served time in Oregon prior to coming to Washington to serve his sentence for the rape and robbery.

Mr. Vickers paroled in 2012 and his parole was suspended within two months of release. He was found to have alcohol in his possession and received a positive urinalysis for morphine. He was arrested and convicted in Oregon for Attempt to Commit a Class B Felony – Compelling Prostitution on November 19, 2014. His parole was revoked in February of 2015.

Risk assessment scores rate him as a high risk to re-offend.

Mr. Vickers has had two serious infractions since his return to prison in 2015 to include possession of pornography and having someone else's property in his possession.

Mr. Vickers has completed Life Skills Computing and Thinking for a Change. Prior to his last release, he completed the Sex Offender Treatment and Assessment Program and chemical dependency.

Mr. Vickers did state that according to his understanding of the law, the Board is holding him illegally. When asked if this is his belief, how the Board Members could expect him to follow parole conditions, Mr. Vickers stated he would follow what he need to follow if he was released. Mr. Vickers would like to release to his wife.

The Board believes Mr. Vickers lacks insight into his criminal behavior and he is not fully rehabilitated or a fit subject for release.

- **Recommendation:** The panel recommends that he be found not parolable. Add 60 months to his minimum term. Schedule .100 120 days prior to his parole eligibility review date (PERD).
- **Vote:**

Jeff Patnode	Agree with recommendation
Kecia Rongen	Agree with recommendation
Lori Ramsdell-Gilkey	Agree with recommendation
Elyse Balmert	Agree with recommendation