



**Indeterminate Sentence Review Board  
Decision and Reasons Summary**

---

Name: ALDERMAN, Roger	DOC#: 269624	Case Type: PAR	Date: 12/17/2024
--------------------------	-----------------	-------------------	---------------------

**Note: This is a summary of the Decision and Reasons dated 1/6/2025, and should not be substituted for the full document.**

**Decision:**

**Conditionally Parolable to a Mutual Reentry Plan (MRP). Add 24 months to Minimum Term**

**Next Action: Submit MRP. Schedule a .100 Hearing approximately 120 days prior to PERD**

**Recommendations:**

- **Remain infraction free and have positive interactions with staff**
- **Participate in next Hearing**
- **Develop a release plan/community support**
- **Other: Attend groups/classes to assist with transition**



## DECISION AND REASONS

---

NAME:	ALDERMAN, Roger
DOC #:	269624
FACILITY:	Airway Heights Corrections Center
DATE OF HEARING:	December 17, 2024
TYPE OF HEARING:	.100
PANEL MEMBERS:	Kecia Rongen & Elyse Balmert
FINAL DECISION DATE:	January 6, 2025

---

### **I. DECISION/LEGAL STANDARD**

This matter came before the above-named Board Members of the Indeterminate Sentence Review Board (ISRB or the Board) for a .100 hearing in accordance with RCW 9.95.100. This statute directs the Board to not release an individual unless in the Board’s opinion his or her rehabilitation has been completed and he or she is a fit subject for release. Consequently, the Board finds Roger Alderman **conditionally parolable to a MRP** and adds 24 months to the minimum term.

A letter from the Kitsap County Prosecutor’s Office was received June 9, 2023 prior to his previous hearing in which they recommended Mr. Alderman not be released. An updated recommendation was not received.

**NEXT ACTION: Schedule a .100 Hearing approximately 120 days prior to PERD.**

### **II. JURISDICTION**

Roger Alderman is under the jurisdiction of the Board on an August 27, 1980 conviction in Kitsap County Cause #80-1-00130-1 for Rape in the First Degree, Count XII. The time start is August 15, 2010. The minimum term was set at 180 months from a Sentencing Reform Act (SRA) range

of 149 to 198 months. The statutory maximum term is Life. Mr. Alderman has served approximately 156 months in prison and 156 days of jail time to date. This cause has a total of 8 counts. Count I - Burglary 2, Count II - Burglary 2, Count III – Burglary 1, Count VII - Burglary 2, Count X - Rape 1, Count XII - Rape I, Count XIII - Robbery 1 and Count XIV - Robbery 1.

Time start on this cause is 8-27-80. Transferred from concurrent Counts I, II, III, VII, XII and XIV to Count X on 6-21-90. Transferred from Ct. X to Count XII on 8-15-10, which he is currently serving on.

### **III. LAST BOARD DECISION**

The Board last saw Mr. Alderman in a .100 hearing on August 29, 2023 and was found not parolable. The Board recommended he complete the Sex Offense Treatment and Assessment Program (SOTAP) if eligible along with Thinking for a Change, Redemption, Bridges to Life, Alternatives to Violence, Domestic Violence Treatment and remain infraction free.

### **IV. OFFENSE DESCRIPTION**

File materials describe the underlying convictions as Mr. Alderman engaging in a series of burglaries between December of 1979 and March of 1980, wherein he would break into the residences of elderly single women. In Count X Mr. Alderman raped the victim after she pled for him not to. In Count XII he also raped the victim after she apparently angered him when she accused him of being sick. In one of the rapes involved in this series a 79-year-old female victim had her jaw broken and was left tied up in an unheated home for two days. There were four different burglaries that resulted in Mr. Alderman originally being charged with 15 felony counts in Kitsap County Superior Court. Seven of the counts were dismissed when he agreed to plead guilty to the remaining eight counts.

### **V. OTHER RISK RELATED BEHAVIOR**

Mr. Alderman has a conviction from 1973 out of the state of Montana for Armed Robbery. He received a 15-year sentence but was eligible for parole after three years. However, he escaped

from a minimum-security camp and his sentence was extended an additional three years. He was paroled in 1977 but was returned the same year for attempting to rape the wife of his parole sponsor. In 1979 he was again on parole and was accused of rape and attempted murder in Montana. He stabbed and raped the victim, from whom he had bought a car. He then fled from Montana to Washington and committed this series of home invasion rapes aforementioned.

## **VI. EVIDENCE CONSIDERED**

The Board considered the evidence presented at the hearing and reviewed **Roger Alderman's** ISRB file. The hearing was audio recorded and will be retained per retention schedules. Testimony was provided by the following individuals: **Classification Counselor Matthew Nadeau, Sex Offense Treatment and Assessment Program (SOTAP) Specialist Jodie Field and Roger Alderman.**

The file review included the following documents:

- End of Sentence Review Committee (ESRC) Reports: Dated
- Criminal case records:
- Psychological Evaluations: **Dated: April 5, 2023**
- DOC Treatment and behavioral reports dated: **SOTAP Mid-Treatment Summary.**
- Risk Assessments (Static, SOTIPS etc.):
  - **Hare Psychopathy Checklist-REVISED (PCL-R) indicates the extent to which the individual has psychopathic tendencies.**
  - **HCR-20v3 is an instrument that organizes known risk factors into three categories: historical, clinical, and risk management. Using past, present, and future factors the HCR-20v3 assesses dynamic risk for recidivism.**
  - **Static-99R is an actuarial risk prediction instrument designed to estimate the probability of sexual and violent recidivism. It is the most widely used sex offender risk assessment instrument in the world.**
  - **Stable-2007 is an empirically derived actuarial risk tool commonly used to assess treatment and supervision needs of sex offenders.**
- Findings and Conclusion (F&C), Prior Decision & Reasons (D&R): **D & R Dated May 11, 2020**
- DOC OMNI Records
- Other: **Individual Release Plan**

## VII. FINDINGS

1. In preparation for this hearing, Mr. Alderman was advised of his hearing rights.
2. Roger Alderman appeared by video conference. Roger Alderman was not represented by an attorney. He refused the services of an attorney.
3. The Board has considered all potential Conditions of Supervision it may lawfully impose, including all identified by the End of Sentence Review Committee (ESRC), DOC psychological evaluations, and RCW 9.94A.704. These conditions include, but are not limited to, the following:
  - DRUG / ALCOHOL RESTRICTIONS
  - ELECTRONIC MONITORING
  - GEOGRAPHIC RESTRICTIONS
  - MENTAL HEALTH TREATMENT COMPLIANCE
  - PARTICIPATION IN DRUG/ALCOHOL TREATMENT
  - PARTICIPATION IN SEX OFFENSE TREATMENT
  - PROHIBITED CONTACTS
  - SEXUALLY EXPLICIT MATERIAL
  - SUBMIT TO POLYGRAPHS
  - UNAPPROVED RELATIONSHIPS
4. The Board has considered the following evidence favorable to Roger Alderman's release determination:
  - Treatment/Programming. **Mr. Alderman has completed offense specific programming as well as vocational programs.**
  - Protective factors.
  - Risk Assessment Scores.
  - Other evidence: **He has received positive Behavioral Observations about his positive attitude and helping others in SOTAP and working hard on his interviewing techniques. He has been serious infraction free since 2011.**

5. The Board has considered evidence against Roger Alderman's conditional release (WAC 381-60-160), examples of adequate reasons for a finding of non-parolability include, but are not limited to:
- Active refusal to participate in available program or resources designed to assist and offender to reduce the risk of re-offense (e.g., anger management, substance abuse treatment).
  - Serious and repetitive disciplinary infractions during incarceration.
  - Evidence of an inmate's continuing intent or propensity to engage in illegal activity (e.g., victim harassment, criminal conduct while incarcerated, continued use of illegal substances).
  - Statements or declarations by the inmate that he or she intends to re-offend or does not intend to comply with conditions of parole.
  - Evidence that an inmate presents a substantial danger to the community if released.
  - Other evidence: Mr. Alderman has been assessed as moderate/high risk to sexually reoffend on the Static 99-R and high on the MnSOST-R. He has had a previous failure in the community that resulted in the crimes he is serving time on.
6. The Conditions of Supervision, and any favorable evidence noted above considered by the Board would sufficiently reduce the likelihood of Roger Alderman committing new offenses because:
- He has completed offense specific treatment and appears to have understanding into why he committed the crimes.
  - He has not incurred any serious infractions since 2011.
  - He has support in the community through his faith organization.
  - He is now 71 years old which may mitigate his risk. The transition will be important for Mr. Alderman as he has spent decades in prison.
7. Based on the requirements of RCW 9.95.009(3) and RCW 9.95.100 and after weighing all of the totality of the evidence, including the community custody conditions and any favorable evidence noted above by the Board, the Board finds that Mr. Alderman is conditionally parolable to a MRP and adds 24 months to his minimum term.

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 9.95.100.

**VIII. RECOMMENDATIONS**

- **Remain infraction free and have positive interactions with staff**
- **Participate in next Hearing**
- **Develop a release plan/community support**
- **Other: Attend any transition group or class to assist in reentry.**

KR: hd

12/27/2024

cc: Facility: AHCC  
Roger Alderman, Incarcerated Individual  
File



TO: Full Board

FROM: **KR** (hd)

RE: ALDERMAN, Roger DOC # 269624

Panel recommends: Conditionally Parolable to a Mutual Reentry Plan (MRP). Add 24 months to Minimum Term

Next action: Submit MRP. Schedule a .100 Hearing approximately 120 days prior to PERD

Agree	Disagree
Jill Getty, 1.6.2025 Jeff Patnode, 1.6.2025 Corey McNally, 1.6.2025 Kecia Rongen, 1.6.2025	

Elyse Balmert, Not Present