## In The Matter Of: <br> PRIVATE INVESTIGATORS LICENSING BOARD TRANSCRIPT OF A TELECONFERENCE MEETING

Vol. I<br>June 14, 2023

Capitol Reporters<br>628 E. John St \# 3<br>Carson City, Nevada 89706<br>775 882-5322

# TRANSCRIPT OF A TELECONFERENCE MEETING 

 OF THE STATE OF NEVADAPRIVATE INVESTIGATORS LICENSING BOARD

WEDNESDAY, JUNE 14, 2023
9:00 a.m.
Volume 1

CAPITOL REPORTERS
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CAPITOL REPORTERS (775)882-5322 APPEARANCES

Board Members Present:
Tammy Nixon, Chair Timothy Bezick
Rick Brown
Also: Kevin Ingram
Executive Director
Chricy Harris
Deputy Attorney General
Board Counsel
Vincent Saladino
Supervisory Investigator
Enrique Diaz
Investigator
David Hubbel
Investigator
Shawn Mahon
Investigator





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WEDNESDAY, JUNE 14, 2023, CARSON CITY, NEVADA -oOo-

BOARD CHAIR NIXON: Good morning all and welcome to the -- this quarter's meeting. We appreciate you all coming. We have a large agenda this time, so we are going to try to work as quickly as possible to get through all of it in the two days that we have possible afforded to us.

We'll start the actual meeting with Executive Director calling roll call.

MR. INGRAM: Thank you, Madam Chair. We'll start with you, Chair Nixon?

BOARD CHAIR NIXON: Here.
MR. INGRAM: Board Member Bezick?
BOARD MEMBER BEZICK: Here.
MR. INGRAM: Board Member Brown?
BOARD MEMBER BROWN: Here.
MR. INGRAM: And for the record, Katherine Cortez and Robert Gronauer will be absent for the meeting. We do have a quorum.

BOARD CHAIR NIXON: Thank you.
This section -- this part of the agenda is for public comment. Public comment are -- is members of the general public. They comment on matters appearing on the agenda and may bring matters appearing -- not appearing on CAPITOL REPORTERS (775)882-5322
the agenda to the attention of the Board. The Board may discuss matters appearing on the agenda but may not act on the matters at this meeting. If the Board desires, the matters may be placed on future agenda for action.

Public comments will be limited to five minutes per person at the direction of the Chairman but will not be restricted according to viewpoint.

We do ask since this is a large agenda that if you come up for public comment that you please provide your name, contact information so that we can get back to you if we have any questions on your comments and what your affiliation with the security or with the industry is.

Is there any public comment in the south? Come on up, sir.

MR. COWING: Good morning. My name is Andrew Cowing. I'm the director of operations for Counterforce Solutions, a private security company located in Las Vegas, Nevada. So it's good to see everybody back in kind of the swing of things post COVID.

I am here in the capacity both as the director of operations and owner of Counterforce Solutions, prior Allied out of the Las Vegas branch, so good to see you, Tammy.

I'm here to discuss what was previously discussed during some phone calls when we were remote, which was a CAPITOL REPORTERS (775)882-5322
minimum training standard requirement. So I will be as succinct as I can find myself to be succinct. And what I'm going to read just briefly is a written notice of disciplinary action. The name of the individual who has been redacted as they are a current employee and complying with NDA's and things of that nature.

But long story short, on approximately December 12th, 2021, at approximately 10:00 p.m., Mr. Gomez was just arriving to work. He was not yet in uniform and was accosted by a transient and physically challenged by a homeless person while on his way to -- while at a client location.

The suspect appeared to be 30 to 35 years of age, 5 feet 10, 180 to 200 pounds. Gomez voluntarily participated in mutual physical combat with the suspect instead of deescalating and simply leaving the area or not participating in a physical fight. After a bystander who was a client, cashier and a co-worker subdued the suspect by the use of a baton, as well as physically held the suspect on the ground, Gomez repeatedly kicked the suspect in the head and the face while the suspect was on the ground.

Gomez's action have been ruled as excessive force and not within company policy. The suspect was later detained by police. And after the incident was later CAPITOL REPORTERS (775)882-5322
released by law enforcement without further incident. After the incident, Gomez abandoned his post and left without notifying his manager or supervisor. What I'm reading is a final written warning to this particular employee.

But at the end of the day, we're human. We understand the training requirement is zero. I've been at PILB Board and I sat there and watched people smoking weed in the parking lot, and then they're walking in to apply for a work card, and nobody says, no, they can't have it. As a certified firearms instructor, I'm also here in that capacity. I have put firearms in the hands of prohibited persons that I had no idea that they were prohibited because a work card didn't say firearms ineligible.

But taking it upon my due diligence to ensure that I do not put firearms in the hands of prohibited individuals, $I$ ask them one at a time, has anybody in here been convicted of a felony, yes or no? Majority say no. I've also asked has anybody been convicted of a misdemeanor domestic violence. And on occasion, some will just slowly throw their hands up. I stop the whole class. I call the PILB office. Whoever answers the phone says, oh, no, they're clear. I say no, please go contact an investigator. Have them do a local check please because I'm not going to be put a gun in the hands of a person who is CAPITOL REPORTERS (775)882-5322
telling me they have a misdemeanor conviction of domestic violence. They call me back five minutes later and say, yeah, that person is prohibited.

So it's not appropriate for me to elaborate the instances or circumstances or situations that I'm more than confident each of you Board Members are aware that occur that at the hands of a few reckless individuals. Unfortunately, they are a detriment to the industry.

But what I'm recognizing is Las Vegas is growing. We find ourselves being contracted for different contracts on an escalating basis. Insurance costs have gone up. Inflation has gone up. As we grow, growth is painful. But to be a, not only a CFI but as an employer, I recognize people as a direct result of their lack of training.

And this particular Officer Gomez, I put him through an eight-hour less lethal training course myself at our own expense as an employer. I put him through the arm courses six months after this incident. But when I asked him, why did you do that? Response was I didn't know. I had no idea. I don't know what a citizen's arrest is. I don't know what a detention is. I don't know what I'm doing. That's what he's saying. So how can we fault him when he's been licensed to work in this industry as a professional, as a security officer when the standard is absolutely zero. CAPITOL REPORTERS (775)882-5322

Now, the question can be debated constantly, who's going to pay for it. Well, there's not one of you sitting in your chairs today that didn't at some point financially sacrifice for our own education and training. I myself went up to the degree of a master's degree with an emphasis in training and development.

So as an employer, I have adapted cost effective ways of being able to provide the said training. Every one of our officers starts unarmed. And even those officers that come to me that are armed that have been carrying for five to ten years say that's great. What are your four weapon safety rules? They go, uh, deer in the headlights.

I've looked at people and said I will pay you $\$ 20$ an hour right now. Ready? Tell me your four safety rules. And they go uh. And I say, okay, cool. Now you get to go home and tell yourself I could have made $\$ 20$ today if I could read four sentences.

So what I'm wanting to present to the Board today --

BOARD CHAIR NIXON: Your time is --
MR. COWING: Oh, my apologies. I would love to see a minimum training standard requirement. And as we grow, if we don't have it, these incidents will continue to increase and continue to occur. Thank you for your time. CAPITOL REPORTERS (775)882-5322

BOARD CHAIR NIXON: Thank You.
Anyone else for public comment down south? Okay, seeing there's no one else, is there anybody up north for public comment?

BOARD MEMBER BEZICK: Yes, we have someone.

BOARD CHAIR NIXON: Thank you.

MR. ZANE: My name is Mark Zane, Z-a-n-e. I'm License Number 830. I'm also here in the capacity as the secretary to the Nevada Private Investigators Association, as well as the president of the Nevada Repossessors Association. I don't know which hat is going on there.

I'm here only because $I$ may have a conflict of interest for being present for Item Number 112 on the agenda. I'm hoping to relieve that conflict and be present for any conversations regarding it.

But I wanted to make known a little bit of information just in case I'm not present. Speaking on behalf of the Nevada Association of Professional Investigators, we received a request for assistance from the private patrol industry with regard to addressing some of these matters. And at the meeting where that was addressed, we indicated to the private patrol people that we were interested in assisting them if the Board or the public or some law enforcement agency attempted to unduly restrict their

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activities and cause them cost and consternation with regard to the provisions of NAC 648.530 , as it was contemplated to be possibly rescinded.

So the private patrolman did reach out and the association did indicate that case by case, situation by situation that we may be available to assist them in addressing this particular point. It really doesn't have a lot to do with the Nevada Association of License Repossessors so that entity hasn't made a stand regarding it.

The other thing that I would like to make sure that is realized when this matter comes for debate on when it's properly agendized is the fact that there's a couple of local codes that depending upon how you look at it that might or might not be valid and might or might not have application and that's the Clark County Code 7.40 and the Clark County Code 6.50, and those address the same exact subject matter as NAC 648.530, but respectively they have been in place since 1979, 1963.

So it would be a matter of debate as to whether or not they have any application in today's realm but there's no indication that they have been repealed. So, therefore, some of the things that we're going to be talking about with regard to 640 or NAC 648.530 , we might have to start at the Clark County level and address the ordinances that are in CAPITOL REPORTERS (775)882-5322
place that are codified in the Clark County code.
So but, like I say, I'm going to do everything I can to make sure my conflict is relieved and I can be here and I understand that this matter will be taken up tomorrow. I didn't have a conflict today for per se, but I did when it probably is going to be moved until tomorrow.

So I'm here to pay attention to what's going on on behalf of the two associations that I represent and may have something to say with regard to a particular agendized item, but I just wanted to make that record in case I'm not here. Thank you very much.

BOARD CHAIR NIXON: Thank you, sir.
Any further comments up north?
Hearing no further comments, I'll move forward to the next agenda item. Executive Director, would you make announcements, reports and updates.

MR. INGRAM: Thank you, Madam Chair. For the record, Kevin Ingram. The first thing I would like to do is go ahead and take a minute to introduce staff that are present today. In the -- in the north to the far left of the screen, for those of you here in the south, we have a newly rehired Investigator Shawn Mahon. Shawn worked for us for a couple of years in the past. He retired. He decided he was bored and wanted to come back to work and so we reached out CAPITOL REPORTERS (775)882-5322
to him because we heard and newly appointed. Welcome back, Shawn. We're glad to have you on board again.

Directly to his right is David Hubbel. David Hubbel has been with us a little over a year, and he's decided he's going to really retire. And he and his wife are going to relocate to Texas. So the timing of Shawn wanting to come back and David's exit has been perfect. David is going to stay with us through the end of this week. He didn't want to miss this last Board meeting. And so, David, we really appreciate all that you've done for us. You've been instrumental in helping bring this forward in Carson City and we thank you for your service with us. So congratulations on your retirement.

To his right, we have Ricky Diaz. Ricky has been with us a couple of years now and doing a fine job up there as an investigator in Carson City. So he and Shawn will be our dynamic duo in Carson City. So we're glad to have him on board as well.

And directly to his right is Board Member Bezick, for those of you who have not met him before.

In the south here, directly to my left is our legal counsel, Chricy Harris. She's with the Attorney General's office. She's the deputy attorney general assigned to our Board, always a pleasure to work with Chricy. CAPITOL REPORTERS (775)882-5322

Directly to her left is our newest investigator in the south. We just newly promoted, Adriana Cuevas Manzo and we're glad to have her on board as an investigator. She's worked with us for a couple of years now in an administrative role, and she met the requirements and is doing a fantastic job for us.

To her left is our chief investigator, Vincent Saladino. Vincent and I have worked together since 2008 and he's my right hand in the office, so glad to have Vinnie on board with us.

Directly to his left in the back is Stephanie Barroso. Most of you who are going through the licensing process have talked to Stephanie at least on one occasion if not more and Stephanie started off in our front office and promoted in to licensing specialist. So I believe in promoting within and that's what we continue to do. So, again, Stephanie thanks for all you do.

In the north, there's one person I did not introduce, and you can just see the top of her head, down at the lower part of the screen, and that's our stenographer. Her name is Kathy Jackson. Kathy, thank you for being with us today.

And I would like to remind everybody when you're testifying or stepping forward to speak, please state your CAPITOL REPORTERS (775)882-5322
name, the spelling of your last name. Speak slowly and concisely, and please only one person speaking at a time because she's trying to capture every single word as she goes along.

And on occasion, Kathy, if you need to interrupt the Board or anyone speaking, please do so. Just shout out I can't hear. We'll slow down and we'll -- we'll try to make it as easy on you as we can. Also, please make sure you let Board staff in the north know if you need to break because we tend to just get long winded and keep going.

With that said, I would like to go ahead and move into the reports. I provided the financials to the Board ahead of time. Does the Board have any questions on our financials?

BOARD CHAIR NIXON: I do not.
BOARD MEMBER BROWN: Brown. I do not.
BOARD MEMBER BEZIK: I do not.
BOARD CHAIR NIXON: Okay. I'll go ahead and move into the statistics. That's normally handled by our Investigator Zachary Swarthout. Unfortunately, he's under the weather today, so I'll do my best to go through and present the stats for you.

The stats that we provide for licensing applications for each Board meeting is from the previous CAPITOL REPORTERS (775)882-5322

Board meeting. So you can see that for the applications for corporations last quarter were 18 the -- for new quarters. 11 were approved and seven were either withdrawn or denied. In their withdrawal, sometimes as they're going through the background, the company will say I need a little bit more time to provide you the information you've requested. So with the withdrawal or denied, it may be somebody that's just been asked to postpone as well.

Of the total licenses, there were 43 applicants last quarter. 28 were approved, with 15 that were withdrawn or denied.

When we look at the license applications for March, the total number for $\mathrm{K}-9$ was two applied, zero approved, both withdrew.

There were two repos and two approved. There were 17 PI's. 14 approved, three withdrawn.

For the private patrol, there were 36 applications, 31 approved, five either withdrawn or denied. Process servers, there were three applied, two approved and one withdrawn.

No polygraph examiners for last quarter. And for the reasons for withdrawal or denials, there were two that did not meet the minimum qualifications. Seven decided not to proceed.

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Four incomplete applications, meaning they need additional follow-up, one financial background, two failed exams and one previous unlicensed activity citation.

For the work card applications for first quarter, we had a total in 2022, a total of 2,741 received applications. 2,465 are now active. 148 were withdrawn and 88 were denied.

For the same quarter for 2023, we had 3,278 applications, 2,925 approved. 184 were withdrawn and 169 denied.

So with the active, they have completed the entire process and they have permanent cards. We do have some provisionals that are in the current. However, for quarter one, 2022, they were all active.

The plates and investigations for first quarter, if we look at the total number received, there were 21.20 of those have been closed. There's one open investigation still being worked on. And of the 21 complaints or investigations, ten violations were issued.

The violations were issued to private patrol. One was during an audit and the company failed to change the name prior to or change the name prior to Board approval, and there were 189 individuals found not on the roster. That private patrol company was issued a fine in the amount of CAPITOL REPORTERS (775)882-5322
\$6,175.
There were four companies that did not have updated insurance. There was one employee working at a firearms qualifications, and one employee working prior to obtaining registered work card, first offense.

Private investigators, there was one company not having updated insurance. Process server, one company not having updated insurance. And for the K-9, it was one employee working prior to continue register work card. were issued citations and fines.

When it comes to unlicensed activity citations, we -- we prepared first quarter 2022 to 2023. 2022, six unlicensed activity citations were issued. In the first quarter of 2023,14 were issued.

And of the breakdown in 2022, five were issued to private security companies, one to private investigator. And in 2023, all 14 were issued to private patrol companies working without a license.

Does the Board have any questions?
BOARD CHAIR NIXON: This is -- this is Board Member Nixon. I do not.

BOARD MEMBER BROWN: Board Member Brown. I do not.

BOARD MEMBER BEZIK: Bezick. No. CAPITOL REPORTERS (775)882-5322

MR. INGRAM: Thank you. That concludes the reports and announcement.

BOARD CHAIR NIXON: Okay. Welcome to all of the staff. We appreciate you. Congratulations on your promotion. And, additionally, congratulations to the rehire. You know, we look forward to having you on board. And then thank you for all of the hard work that you do in getting these reports and investigations completed for us in order to meet the meeting.

One thing I would ask before we move forward because I see there are a lot of people in the audience. There were two appeals that did not have fingerprints available at the time of the notes. I just want to make sure that we don't have them sitting here all day if we still don't have the prints. It was Agenda Item 44 I believe or, no, I'm sorry, 45 and 46 . So if we want to -- just before we swear people in, maybe have that information. I don't want them sitting here.

MR. INGRAM: Investigator Diaz, do you have that information or do you need a minute to look for that?

INVESTIGATOR DIAZ: If you would give me one minute, $I$ 'm currently looking for that.

MR. INGRAM: We'll go ahead and move on while you're doing that, Ricky. Thank you.

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BOARD CHAIR NIXON: Okay. So the Board was sent for their review of the transcript, review and approval of the transcript for the March 15th, 2023 meeting, as well as the minutes for the April 14th, 2023 workshop and the April 24th, 2023 special Board meeting. Are there any questions for -- for the -- questions about the transcript? Sorry.

BOARD MEMBER BROWN: This is Board Member Brown. No questions.

BOARD MEMBER BEZIK: Bezick. No questions.
BOARD CHAIR NIXON: If there's no questions, I'll entertain a motion.

BOARD MEMBER BROWN: This is Board Member Brown.

I move that we accept or approve the minutes from the last meeting.

BOARD CHAIR NIXON: I have a motion. Do we have a second?

BOARD MEMBER BEZIK: Bezick seconds.
BOARD CHAIR NIXON: Okay. I have a motion. I have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: Okay. Motion passes.

Investigator Diaz?
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INVESTIGATOR DIAZ: Yes, we have for Agenda Item 45 and 46, I do have their fingerprints today.

BOARD CHAIR NIXON: Okay, thank you.
Counsel Harris, can we swear in everybody.
MS. HARRIS: For anyone who is on the agenda or anticipates testifying today, can you please stand and raise your right hand.
(Whereupon, the oath was administered.)
BOARD CHAIR NIXON: Next agenda items are the consent items or potential block vote. At this time we have Item 6 through 17 that we could entertain for a block vote. Were there any questions from the Board about these items?

BOARD MEMBER BROWN: This is Board Member Brown. No question.

BOARD MEMBER BEZIK: Bezick. No questions.
BOARD CHAIR NIXON: Okay. If we have no questions, I'll entertain a motion.

BOARD MEMBER BROWN: Board Member Brown. I move that we grant the applications for the block vote Numbers 6 through 17.

BOARD CHAIR NIXON: We have a motion. Do we have a second?

BOARD MEMBER BEZIK: Bezick seconds.
BOARD CHAIR NIXON: I have a motion. I have a CAPITOL REPORTERS (775)882-5322
second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: Motion passes.
Just to notify you guys, if you were Agenda Item 6 through 17, you have been approved for your licenses or changes that you requested. At this time if you don't want to sit and enjoy our meeting, you're more than welcome to leave. Thank you.

Okay. We go on to Agenda Item Number 18, change of licensee status, qualified agent and corporate officers. Do we have anybody here from Unifi Security, LLC?

MR. CRATE: Good morning, Madam Chair --
BOARD CHAIR NIXON: Good morning.
MR. CRATE: -- and Members. My name is Dan Crate, C-r-a-t-e, License Number 445. With me is Menette Pass, P-a-s-s, representing Unifi Security, LLC. We're here today for approval of licensure of Unifi Security, LLC. And if granted and approved that $I$ would recognize as its qualifying agent.

BOARD CHAIR NIXON: Okay. Are there any questions from the Board?

BOARD MEMBER BROWN: This is Board Member Brown. Question for Investigator Saladino. Do you have an update CAPITOL REPORTERS (775)882-5322
for us on citation for unlicensed activity?
INVESTIGATOR SALADINO: Investigator Saladino for the record, S-a-l-a-d-i-n-o. This citation has been paid in full. It's been closed now.

BOARD MEMBER BROWN: Thank you.
BOARD CHAIR NIXON: Are there any other questions from the Board? Okay, hearing no further questions, I'll entertain a motion.

BOARD MEMBER BEZIK: This is Board Member Bezick. I recommend we approve Unifi Security, LLC for new corporate private patrol officer's license and that Daniel Crate, License Number 445 be placed in abeyance so he may become the qualifying agent. And member to be approved is Francis A. Argenbright is the subject to all statutory regulatory requirements.

BOARD CHAIR NIXON: We have a motion. Do we have a second?

BOARD MEMBER BROWN: Board Member Brown. I second.

BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: Motion passes. CAPITOL REPORTERS (775)882-5322

Congratulations, guys.
MR. CRATE: Thank you.
MS. PASS: Thank you.
BOARD CHAIR NIXON: Thank you.
Okay. Agenda Item Number 19. Battle Born
Security. Is Mr. William Whitfield with us? Good morning.
MR. WHITFIELD: Good morning. My name is William Whitfield, $W$-h-i-t-f-i-e-l-d. I'm here to change my current company name in Bulwerks, LLC to Battle Born Security Services. I previously put in an application to change it, that name some time ago, and the Board recommended that I address two legal matters that was facing the company, which I did address and resolved those matters.

And I also think it's important to note that I had two previous business partners and it's been brought to my attention that they currently are using the company name to conduct business, as well as trying to obtain loans in the company name and it's making it very difficult for me to conduct business and move on in this current name, and I'm really hoping that the Board will see, you know, the light to change this status.

BOARD CHAIR NIXON: Are there any questions for Mr. Whitfield?

BOARD MEMBER BROWN: This is Board Member Brown. CAPITOL REPORTERS (775)882-5322

Yes, Mr. Whitfield, in looking at all of the information in the application and your background investigation, it appears to me that you have had difficulties being able to handle your duties as a qualifying agent at Bulwerks. What's going to change with the new name? It looks to me like you're just covering up bad stuff by moving to a different name. This location is the same. It seems to me it's going to be the same company with a different name. How are you going to learn to handle your duties as a qualifying agent, which you haven't been able to do in the past.

MR. WHITFIELD: I've taken over full management of the company. Prior to -- prior to such, I did have it in the hands of other individuals of the employees to handle operations, but right now it's just me. I've been certainly reaching out to the investigator -- investigators for any information that they can give me and update with me to better manage, you know, the responsibilities.

And I think so far, since I've taken over the responsibilities, things have been good. I haven't heard anything negative from the Board and from the investigators. Things -- I've been making things better.

BOARD CHAIR NIXON: Can I ask, so if I remember correctly, you had a couple of partners and because this has been a while so excuse me. The partners were actually CAPITOL REPORTERS (775)882-5322
running the day-to-day business of this.
MR. WHITFIELD: Correct.
BOARD CHAIR NIXON: And now where are those partners? You said that they are still --

MR. WHITFIELD: Well, they are normally with me and/or with the company.

BOARD CHAIR NIXON: Okay.
MR. WHITFIELD: But it's been bought to my attention that they are doing illegal work in the company name. You know, I have received applications that I had to stop loan applications --

BOARD CHAIR NIXON: Uh-huh.
MR. WHITFIELD: -- in their names they try to obtain in the company name. So I've taken over full responsibility, full management of all operations of the company and I'm -- I'm --

BOARD CHAIR NIXON: Are they still a part of the company?

MR. WHITFIELD: Absolutely not. Absolutely not.
BOARD CHAIR NIXON: You removed them?
MR. WHITFIELD: Yes.
BOARD CHAIR NIXON: And do we have any information? I mean, are they removed from licensed corporate officers or whatever they were previously? Oh,

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sorry, Investigator --
BOARD MEMBER BROWN: Swarthout.
BOARD CHAIR NIXON: -- Swarthout.
INVESTIGATOR SALADINO: Investigator Saladino for
the record. My knowledge of that is one of the partners obtained or was already licensed as a PPO and had been approved at a prior Board meeting to operate under a different name. The other one corporate officer, we've lost contact with him. We haven't heard anything in regards to the other individual.

BOARD CHAIR NIXON: Okay.
MR. INGRAM: Additionally, Kevin Ingram for the record. They have been removed from the Secretary of State so they are no longer a part of that. So, you know, we can confirm that, yes, they are no longer affiliated with the company.

BOARD CHAIR NIXON: Okay.
MR. INGRAM: In a legal way.
BOARD CHAIR NIXON: Okay. But you're saying you're still having issues with them using your -- the company name.

MR. WHITFIELD: That's information that's come to me that they have been trying.

BOARD CHAIR NIXON: Okay. CAPITOL REPORTERS (775)882-5322

MR. WHITFIELD: So I don't want to find myself of having to deal with that. Again, I'm not trying to cover but I just think it's time for me to move on, especially from that name. It's been tainted and it just hasn't been a -- it just hasn't been a good thing for me to continue operating. BOARD CHAIR NIXON: Okay. Currently as the qualifying agent, what are your duties at Bulwerks? MR. WHITFIELD: Right. I'm overseeing every operation. I'm doing all the interviews, any background information locally that we need to do, maintaining the insurance policies, making sure all insurance is up-to-date. We are at a new office. We're no longer in the same. We're in North Las Vegas now. The day-to-day operations, anything that comes to my attention, I need to address, I'm on top of. BOARD CHAIR NIXON: Okay. Any other questions from the Board?

BOARD MEMBER BROWN: Yes. This is Board Member Brown. Mr. Whitfield, in January you were asked about an open case with a judicial court listing you as a defendant and you said that you knew nothing about it. What do you know about it now?

MR. WHITFIELD: Which?

BOARD MEMBER BROWN: It says it was a case that was filed in September, on September 23rd, 2022, in the CAPITOL REPORTERS (775)882-5322

Eighth Judicial District Court, listing Bulwerks, LLC as the defendant. The case is still listed as open. During our January 24 th meeting of this year, you were asked about this and you stated you knew nothing about it. What do you know about it now?

MR. WHITFIELD: I know about it now. Yes, it's been brought to my attention. It had something to do with workman's comp. It was prior to my coming on board with the gentlemen, something, applications that they filled out prior to me coming on board. So I've been brought in to give testimony. And -- and if I have -- right now I think we were at court on the 25 th to resolve the matter. It's been discussed with the -- with the AD's office to just resolve the matter. Anything I need to do, I need to come in and just address it.

BOARD CHAIR NIXON: So are you being held liable for not having it or are your partners being held liable?

MR. WHITFIELD: My partners are being held liable.

BOARD CHAIR NIXON: The partners?
MR. WHITFIELD: Yes, because it was prior to me -- prior to me coming on board with them.

BOARD CHAIR NIXON: Okay. So you didn't start the company with these gentlemen?

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MR. WHITFIELD: No.
BOARD CHAIR NIXON: Okay.
MR. WHITFIELD: I only came in as the QA.
BOARD CHAIR NIXON: When did you come in?
MR. WHITFIELD: In 2018 and they started some
time in 2017.
BOARD CHAIR NIXON: Do we have any information on
this case, Investigator Saladino?
INVESTIGATOR SALADINO: Investigator Saladino for the record. In regards to that case, $I$ don't have a judicial information. I do note prior history. When Bulwerks had been issued an unlicensed activity, that was back in 2018.

BOARD CHAIR NIXON: Uh-huh.
INVESTIGATOR SALADINO: And it was from there, that's when Mr. Whitfield had taken over. It was after that but I'm trying to find it now for you.

BOARD CHAIR NIXON: Okay.
BOARD MEMBER BROWN: This is Board Member Brown. Mr. Whitfield, are you aware of your duties as a QA?

MR. WHITFIELD: I am.
BOARD CHAIR NIXON: You said you came on in 2018.
MR. WHITFIELD: Right.
BOARD MEMBER BROWN: And all of these violations that we're seeing happened on your watch as QA.

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MR. WHITFIELD: Right.
BOARD MEMBER BROWN: Things you should have been responsible for.

MR. WHITFIELD: I am now. I totally am now. It took a lot of trial and tribulations, lead with the PILB investigators to bring me more update and full management of what my duties were. So I'm definitely -- it took a lot of money, a lot of time and I'm definitely at the level, I'm fully understanding what my responsibilities.

BOARD MEMBER BROWN: Okay. Are you planning on taking on any new partners under your new name?

MR. WHITFIELD: Absolutely not.
BOARD MEMBER BROWN: Thank you.
BOARD CHAIR NIXON: Are there any other questions from the Board?

Investigator Saladino, do you need a minute with that or $I$ know you're filling in.

INVESTIGATOR SALADINO: Investigator Saladino. Yeah, I'm trying to find the Eighth Judicial Court records. It has them in here.

BOARD CHAIR NIXON: Okay. We're just trying to finds those court records and find out what's going on, so. MR. WHITFIELD: Okay.

BOARD CHAIR NIXON: So that we don't put him on CAPITOL REPORTERS (775)882-5322
the spot, can you have a seat for a couple of minutes.
MR. INGRAM: We can trail it.
BOARD CHAIR NIXON: Yeah, we can trail it. So
we'll trail it. Just have a seat. We'll find the
information and move forward. Thank you.
The next agenda item is for corporate officer.
It's agenda Item Number 20. Amentum Services, License Number 4160. Is there anybody here? Thank you. Sorry if I mispronounced that.

MR. REYNOLDS: Good morning, Chair Nixon and, Members of the Board, and, Director Ingram. I'm Joe Reynolds. I'm Nevada counsel for Amentum Services. And with me is Mr. Paul Cobb, who is the senior vice president of legal and the corporate secretary for Amentum Services, and we're here to request the Board's approval of Agenda Item Number 20, which is for Mr. Brian Hockenberry, as well as Mr. Cobb as corporate officers for Amentum Services.

And I am here this morning just in case the Board has any questions. There was a compliance matter, and that was resolved with the Board last year involving Amentum Services. And Mr. Hockenberry sends his regrets. He's unable to attend in person this morning. He's in the State of Georgia with a long planned family event. But Mr. Cobb did fly out from Virginia to be here this morning in case the CAPITOL REPORTERS (775)882-5322

Board has any questions for him or for me.
BOARD CHAIR NIXON: Okay.
MR. INGRAM: Madam Chair, if I could give a
little bit of overview for the Board, I think it might be helpful.

BOARD CHAIR NIXON: Sure.
MR. INGRAM: Director Ingram for the record. So Amentum came before the Board in December for licensure. They were the company that had taken over the Hawthorne Army Depot contract, which is a federal facility on federal land. Unfortunately it's not -- it's not just on federal land or they wouldn't even have to be licensed. They do some escort of the emissions out on public roads. So that's why Hawthorne Army Depot, the security services have always had to be licensed with us.

And during the transition when Amentum took over the contract, Amentum did not actually bid on that contract because originally we thought they had bid on the contract as a license. Another company had bid on the contract. Amentum then bought that company. So unbeknownst to them, they were kind of between a rock and a hard spot.

I worked diligently with the individuals that were working the Army Depot. We eventually became in contact with Mr. Reynolds. He was very helpful in trying to expedite CAPITOL REPORTERS (775)882-5322
things. So the qualifying agent came before the Board in December. But the corporate officers didn't have their paperwork in time because it was just a real quick transition.

So during the December meeting, Mr. Reynolds represented the company would move forward with corporate officers at a later date, a later Board meeting and the Board did grant Amentum their license at the December Board meeting. So hopefully that helps fill-in a little bit of the gaps for you.

BOARD CHAIR NIXON: Okay. Are there any questions from the Board?

BOARD MEMBER BROWN: This is Board Member Brown. Yes, but, unfortunately, Mr. Hockenberry is not here to answer them. My question would be why is this application incomplete? He put down -- he filled out his certificates in support of personal reference. He filled them out and signed them himself, not the person that would have been his friend or whoever. Nothing is filled out. It doesn't say anything about him. He's a great guy. He's a terrible guy. I have no qualms, and Mr. Hockenberry signed them himself. So to me, it's an incomplete application and I have a problem with that.

BOARD CHAIR NIXON: Additionally, it says that CAPITOL REPORTERS (775)882-5322
multiple attempts were made to contact him about his personal references and as the date of the report, which was 30 days ago, the personal references had not been received.

MR. REYNOLDS: Joe Reynolds for the record. That
is news to me, Board Member Brown, about the incomplete personal references. It's my understanding, Chair Nixon, that he has submitted his personal references, that they were late but that they have been submitted to the Board.

BOARD CHAIR NIXON: Investigator Saladino? INVESTIGATOR SALADINO: Investigate Saladino for the record. Yes, multiple attempts were made to reach Mr. Hockenberry. We do now have them.

BOARD CHAIR NIXON: Okay. INVESTIGATOR SALADINO: They came late after you already received your packets.

BOARD CHAIR NIXON: Okay. INVESTIGATOR SALADINO: We do have three personal references.

BOARD MEMBER BROWN: This is Board Member Brown. For Investigator Saladino, anything of concern in any of those references? I doubt it but I'll ask.

INVESTIGATOR SALADINO: Nothing of concern.
BOARD MEMBER BROWN: Okay, thank you.
BOARD CHAIR NIXON: Thank you.
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Any further questions? Okay, hearing no further questions, I'll entertain a motion.

BOARD MEMBER BROWN: This is Board Member Brown. I move that we grant Amentum Services Inc. their corporate officer status for Brian J. Hockenberry and Paul W. Cobb.

BOARD CHAIR NIXON: We have a motion. Do we have

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a second?
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BOARD MEMBER BEZIK: Bezick seconds.
BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: Congratulations. Thank you very much.

MR. REYNOLDS: Thank you. And I would just like to thank again on the record also Director Ingram, for all of his cooperation and help.

BOARD CHAIR NIXON: Okay, thank you. We'll keep him for another couple of months, okay.

MR. INGRAM: Mr. Cobb, thank you for making the trip out here from Virginia also. We appreciate that.

BOARD CHAIR NIXON: Thank you.
Okay. Do we have any information for Agenda Item Number 19?

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INVESTIGATOR SALADINO: Investigator Saladino for the record. The Court documents that we do have, it stops on December 22nd of '22. And it just says summons, affidavit of posting. That's the last record. It does show that there's no balance as of right now. The date was 1-24 of '23. There's a zero balance and this was in regards to West Congress Insurance Services, LLC and that was out of the Eighth Judicial.

BOARD CHAIR NIXON: So is it closed out or is it still pending?

INVESTIGATOR SALADINO: It doesn't look like it's still open.

BOARD CHAIR NIXON: Okay.
INVESTIGATOR SALADINO: And it's showing no balance.

BOARD CHAIR NIXON: Are there any further questions about or for Battle Born or I'm sorry, Mr. Whitfield? Okay, hearing there's no further questions, I'll entertain a motion.

BOARD MEMBER BEZIK: This is Bezick, Board Member Bezick. I recommend that Battle Born Security Service be granted a new corporate private patrol officer's license and William H. Whitfield License Number 2303, that that license be placed in abeyance so he may become the qualifying agent. CAPITOL REPORTERS (775)882-5322

BOARD CHAIR NIXON: Okay. We have a motion. Do we have a second?

BOARD MEMBER BROWN: This is Board Member Brown. I'll second.

BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: Congratulations. Good luck to you. Please -- yeah, don't take any partners.

Okay. Agenda Item Number 21. Olson
Investigations LLC. Is Justin J. Olson -- oh, look forward to that, okay. Welcome, sir. Tell us a little bit about yourself and the intentions with the -- with the new corporate license.

MR. OLSON: Good morning. My name is Justin Olson, $0-1-s-0-n$. Like you stated, applying for a private investigator's license, going to be or attempting to be the qualifying agent for Olson Investigations LLC.

I've been in the private investigations world for quite some time, just had to build up the amount of hours to qualify. So $I$ intend to serve many long-term clients that I've had for many years.

BOARD CHAIR NIXON: Okay. Are there any CAPITOL REPORTERS (775)882-5322
questions from the Board?
BOARD MEMBER BEZIK: This is Board Member Bezick. Mr. Olson, what are the circumstances surrounding the cash and cover the 200 dollar retainer check?

MR. OLSON: Well, during -- during the course of employment for a gentleman named John Yarian, Mr. Yarian would issue checks for each case that I worked separately. So say I worked ten different cases that month, I would receive ten different paychecks with various amounts of money.

It was -- I accept full responsibility for what happened. But without being told that I was going to receive a retainer check for a client that $I$ had, $I$ was sent this check along with these other checks and unknowingly took them to the bank. Just gave the wad of checks to the cashier and she didn't catch it either, and ultimately I went to my -the client and paid them the money that was cashed so that's -- that's pretty much what happened.

BOARD MEMBER BEZIK: So it was a misunderstanding. It's all been resolved? MR. OLSON: Correct. BOARD MEMBER BEZIK: Thank you. MR. OLSON: Thank you.

BOARD CHAIR NIXON: Any further questions from CAPITOL REPORTERS (775)882-5322
the Board? Hearing no further questions, I'll entertain a motion.

BOARD MEMBER BROWN: This is Board Member Brown. I move that we grant Olson Investigations LLC a new corporate private investigator's license with Justin G. Olson, applying for his and grant his individual private patrol investigator's license, which will be placed in abeyance, so that he can become the qualifying agent.

BOARD CHAIR NIXON: We have a motion. Do we have

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a second?
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BOARD MEMBER BEZIK: Bezick seconds.
BOARD CHAIR NIXON: We have a motion. I have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: The motion passes. Congratulations, sir. Good luck to you.

MR. OLSON: Thank you so much.
BOARD CHAIR NIXON: Agenda Item Number 22, Global Threat Solutions, private patrol officer is applying for a new corporate license, Mark Charles. Good afternoon or good morning, gentlemen. Tell us your intentions with the license, please.

MR. CHARLES: Good morning, Members of the Board. CAPITOL REPORTERS (775)882-5322

My name is Mark Charles, and we're here today for me to be a PPO. I have Mr. Bombace is here, which he is the CEO for Global Threat Solutions. So me being the PPO, I am local here in Las Vegas so me being his qualifying agent, if you have any questions for him, $I$ was just going to just let him speak on behalf of Global Solutions, if that's okay.

MR. BOMBACE: Hello. My name is Kenneth Bombace. That's B-o-m-b-a-c-e. I'm the chief executive officer for Global Threats LLC, and we're applying for licensure in Nevada .

BOARD CHAIR NIXON: Any questions from the Board?
BOARD MEMBER BROWN: This is Board Member Brown.
I have some reservations. I have no problem with Mr. Charles or Mr. Schiavo. But, Mr. Bombace, you have a bit of an issue back or had a bit of an issue back in the past that makes me hesitant to grant you a license here in the State of Nevada. I mean, I understand that you testified against other people but in that testimony you did admit to committing crimes.

MR. BOMBACE: I didn't admit to committing crimes, sir. I would say that the media misrepresented not only mine but other law enforcement officers' involvement in this case. A very high profile case, where our police chief went to prison for three years. And the media every day or the U.S. attorneys would go and try and correct the stories CAPITOL REPORTERS (775)882-5322
they put in the paper and what my involvement was, other officers as well, but I never admitted to crimes in there. Newsday specifically, I'm sure that's what you're referring to, misrepresented my involvement.

I can tell you I have full detective credentials.
I have a police firearms license, HR 218, multiple times recertified. I have licensing right now in New York, Florida, California and soon to be Texas all under my name. I'm a combat veteran, professor of criminal justice. And I even contemplated litigation at the time, but I wanted to move on with my private sector career and never followed through with that, and sometimes that can be a fruitless effort, trying to fight the media. But I can tell you I never admitted to any crimes. In fact, I've never been charged with a crime in my life.

BOARD MEMBER BROWN: And I realize that. This is Board Member Brown. So the reports that I'm reading are incorrect where it says Bombace did testify that he assaulted Lobe and took part in the cover up.

MR. CHARLES: Yeah, that wasn't -- that wasn't assault. That's what they put in there in Newsday. If I get into specifics, this was a big case, but there was an individual who broke into the police chief's car and during interrogations, interviews with this individual, he was CAPITOL REPORTERS (775)882-5322
belligerent and was falling asleep in the middle of -- in the middle of being questioned. And it wasn't an assault and I made it very clear it wasn't. I hit him like this and said, hey, I'm talking to you. That's all I did.

And then when Newsday, put these stories out there, they put all of the officers in one grouping. And, like I said, there's other people that can't say the same. I still have full detective credentials.

The executive officer, Mike O'Donnell, who was in charge of that unit at the time when this occurred is fully available as a reference to be contacted. But I've never admitted to a crime. I never committed a crime.

And I was actually -- subsequent to this case, I was -- I worked with the FBI in a very high profile just within the last year, a national security case that came across my desk in my private firm and -- and I'm in good standing with the FBI, and my law enforcement credentials are in full tact.

BOARD MEMBER BROWN: Thank you, sir.
BOARD CHAIR NIXON: Investigator Saladino, it says here that you provided a copy of his retired ID. We do have that?

MR. CHARLES: And I have that with me, my actual ID, too.

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MR. INGRAM: Madam Chair, while he's looking for that, if $I$ can just remind the audience that unfortunately the investigator who has done a lot of the backgrounds is extremely ill today, was unable to attend. So our chief investigator is going through all of his notes so please bear with us. We'll get you the right information. We're just kind of behind the eight ball here today, so thanks for your patience.

MR. CHARLES: Excuse me, I've known Mr. Bombace for a good six years. I'm a retired vet myself, worked for department of state and was in the arrest protection detail. So for his character, working with him for six years, I can attest to that that, you know, there's no wrongdoing because otherwise I wouldn't be, and that's all I'm saying. I'm too high for that.

MR. BOMBACE: You're fine. There's still a minute. I would just add to that. That, you know, if $I$ were you and I read those, I would ask the same exact questions. But since a young man, I led a team in Berlin as a team leader during the fall of Berlin Wall. I served at Ground Zero. I led a team in combat as an army captain. This is something that has tarnished my record. And, fortunately, I've had much -- I've had really positive media since then. But on the internet, there's never getting rid of anything CAPITOL REPORTERS (775)882-5322
ever.
BOARD CHAIR NIXON: Wait.
MR. BOMBACE: I can present my actual ID card, if that helps.

BOARD CHAIR NIXON: No, got it.
MR. BOMBACE: Do you want me to bring it forward?
BOARD CHAIR NIXON: No, we're good. No we're good. We're good. We trust the investigator. If he said he got it from you, he got it from you, so.

MR. BOMBACE: Thank you.
BOARD CHAIR NIXON: Okay. Are there any further questions from the Board? Okay, there's no further questions, I'll entertain a motion.

BOARD MEMBER BEZIK: This is Board Member Bezick. I recommend that Global Threats Solutions LLC be granted a new corporate private patrol officer's license and Mark E. Charles, who is applying for an individual private patrol officer license, be approved and that be placed in abeyance and he may become the qualifying agent. Members to be approved are Christopher Schiavo, Kenneth D. Bombace.

BOARD CHAIR NIXON: Okay. We have a motion. Do we have a second?

BOARD MEMBER BROWN: This is Board Member Brown. I will second.

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BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: Congratulations, gentlemen.
MR. CHARLES: Thank you.
MR. BOMBACE: Thank you.
BOARD CHAIR NIXON: Okay. Agenda Item Number 23,
Code 4 Private Security. Good morning.
MR. BARAJAS: Good morning, Chairman of the Board, and, Members of the Board, as well. My name is Edward Barajas, B-a-r-a-j-a-s.

BOARD CHAIR NIXON: Okay. Tell us why you're here and what the intentions are with the license.

MR. BARAJAS: Yes, ma'am. So we're here to get the approval from the Board to start Code 4 here in the State of Nevada. My main goal with Code 4 is to provide better living for veterans. That's something I'm very passionate about. I'm a veteran myself.

And with my background and experience with the military and with what I've been doing as a civilian, I know that it will help vets, and that's my main goal.

BOARD CHAIR NIXON: Okay. Are there any questions from the Board?

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BOARD MEMBER BROWN: This is Board Member Brown. Are you Wendy Amland?

MS. AMLAND: Hello, yes. I'm Wendy Amland, A-m-l-a-n-d, for the record.

BOARD MEMBER BROWN: Okay. And my question is for you. I just want to make sure. There was a civil judgment in Clackamas Circuit Court in Oregon City. I want to make sure that that's taken care of.

MS. AMLAND: Yes, sir. I was made aware of that during this process. I was not aware of it, but it was over ten years ago. It was over a divorce and parenting emergency custody hearing that I had put against my ex-husband because he was endangering our child with drunk driving and he had gotten in a car accident with my son.

We went for an emergency custody hearing, and the attorney that $I$ had hired failed to submit the documents and we lost the case, and I had to then reapply and do everything over and find a new attorney. And since he didn't do his job, you know, I had to fire him and I did not feel that I needed to pay all of the money that he wanted.

So I did pay him some money but then this subsequent bill came and I did not go about it. I had since moved out of the state. I had move down here to Nevada, so I was not aware of it. And actually $I$ was in hiding from the CAPITOL REPORTERS (775)882-5322
ex-husband, so I can see where maybe some mail and some things might have gotten missed.

But I did confirm with Clackamas County that the, over ten years it is not enforceable, so there's nothing $I$ can do with that personally, and I have contacted all of the parties involved to try to reconcile but now that it's ten years, they have decided not to reenact any action that they could have taken on that claim against me, so it's essentially expired.

BOARD MEMBER BROWN: Okay, thank you.
BOARD CHAIR NIXON: Any further questions from the Board? Okay, hearing there's no further questions, I'll entertain a motion.

BOARD MEMBER BROWN: This is Board Member Brown.
I move that we grant Code 4 Private --
BOARD CHAIR NIXON: Wait one second. I'm sorry.
MS. HARRIS: Chricy Harris for the record. And I just want to confirm as far as the expiration of the judgment. Investigator Saladino, is it ORS18194?

MR. INGRAM: It would be Investigator Hubbel. He has the file for this one.

MS. HARRIS: Okay. I'm sorry, my apologies.
INVESTIGATOR HUBBEL: Investigator Hubbel for the
record. It is 18.194 and also to continue with what
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Ms. Amland said, I did call Clackamas County civil judgment and spoke with a clerk there and this is no longer listed on their file of things that can be claimed so it -- it is void now. The plaintiff did try to reapply and get a ten-year extension for this but never completely filled out the application so it has been closed.

MS. HARRIS: Okay, thank you. BOARD CHAIR NIXON: Okay. So do we have a motion?

BOARD MEMBER BROWN: I was starting.

BOARD CHAIR NIXON: Oh, okay.
BOARD MEMBER BROWN: This is Board Member Brown.

I move that we grant Code 4 Private Security Nevada LLC a corporate patrol officer license. We grant Edward J. Barajas his individual private patrol license, which will be placed in abeyance so that he can become a qualifying agent. Also approval of Wendy $A$. Amland as a board member.

BOARD CHAIR NIXON: Okay. So we have a motion. Do we have a second?

BOARD MEMBER BEZIK: Bezick seconds.

BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

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BOARD CHAIR NIXON: Motion granted.
Congratulations. Good luck to you.
MR. BARAJAS: Thank you so much.
BOARD CHAIR NIXON: Thank you.
MS. AMLAND: Thank you. I appreciate it.
BOARD CHAIR NIXON: Uh-huh. Okay, Agenda Item
Number 24, GY6 Security LLC. David Cordero.
MR. CORDERO: Hello.
BOARD CHAIR NIXON: Good morning.
MR. CORDERO: Good morning, Chairman.
BOARD CHAIR NIXON: Tell us a little bit about yourself and the intentions with the license.

MR. CORDERO: So my name is David Cordero. It's $\mathrm{C}-\mathrm{o}-\mathrm{r}-\mathrm{d}-\mathrm{e}-\mathrm{r}-0$. I have about ten years in the security industry, six years in the military. My intention with the license is to provide services, security services for small businesses and gated communities in a complex.

BOARD CHAIR NIXON: Are there any questions from the Board for Mr. Cordero?

BOARD MEMBER BEZIK: This is Board Member Bezick.
Mr . Cordero, the bankruptcy has been discharged and all resolved?

MR. CORDERO: Oh, yeah, that was a while back.
It was when the recession happened. It was 2008, yeah. So I CAPITOL REPORTERS (775)882-5322
it got resolved like in 2019 or I'm sorry, 2009.
BOARD CHAIR NIXON: Okay. Are there any -- do we have any information on the bankruptcy, Investigator Hubbel? INVESTIGATOR HUBBEL: This is Investigator Hubbel for the record. The record came from his financials and it shows that it was closed and the total amount that was discharged and that the home was repossessed and some credit cards were paid off as a result also.

BOARD CHAIR NIXON: Okay, thank you.
Any further questions for Mr. Cordero? Okay, no further questions, I'll entertain a motion.

BOARD MEMBER BEZIK: This is Board Member Bezick.
I move that GY Security LLC be granted a new corporate private patrol officer's license and that David Cordero be granted an individual private patrol license and that license be placed in abeyance so he may become the qualifying agent. Member to be approved is David Cordero.

BOARD CHAIR NIXON: I have a motion. Do we have a second?

BOARD MEMBER BROWN: Ms. Board Member Brown. I will second.

BOARD CHAIR NIXON: I have a motion. I have a second. All in favor say aye.
(The vote was unanimously in favor of the CAPITOL REPORTERS (775)882-5322
motion.)
BOARD CHAIR NIXON: Congratulations, sir. Good luck to you.

MR. CORDERO: Thank you, guys.
BOARD CHAIR NIXON: Okay. Agenda Item Number 25,
Vend-Tech Enterprises. Sean Michael Norton. Good morning.
MR. NORTON: Good morning.
BOARD CHAIR NIXON: Okay. Tell us a little bit about yourself, the intentions with the --

MR. NORTON: Sean Norton, $N-o-r-t-o-n$. I've been the general manager for Norton Consulting and Investigations since 2006. Applying for the license to become the QA for Vend-Tech.

BOARD CHAIR NIXON: Are there any questions for Mr. Norton? Okay, hearing there are no questions, I'll entertain a motion.

BOARD MEMBER BROWN: This is Board Member Brown. I move that we grant Vend-Tech Enterprises, LLC a new corporate private patrol officer license and that Sean Michael Norton be granted his private patrol license to be placed in abeyance so that he may be become the qualifying agent. I also move that we approve Curtis $L$. Whitten as a member.

BOARD CHAIR NIXON: I have a motion. Do we have CAPITOL REPORTERS (775)882-5322
a second?
BOARD MEMBER BEZIK: Bezick seconds.
BOARD CHAIR NIXON: I have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: Congratulations, sir. Good luck to you.

MR. NORTON: Thank you.
BOARD CHAIR NIXON: Okay. We're right at the top of the hour. We'll take a quick ten-minute break. And then be back at 15 after. Thank you.
(Whereupon, a brief recess was taken.)
BOARD CHAIR NIXON: I think because there's been people coming and going, we may need to swear everybody in again. If you haven't been sworn in previous and you're new to -- you just walked in --

MS. HARRIS: Please stand and raise your right hand if anybody is new.
(Whereupon, the oath was administered.) MS. HARRIS: Thank you.

BOARD CHAIR NIXON: Okay. We're on Agenda Item Number 26, W3 Event Specialists. Good morning, gentlemen. So please tell us a little bit about yourselves and the CAPITOL REPORTERS (775)882-5322
intention with the license.
MR. MONTGOMERY: Hi. My name is Bryan
Montgomery, $M-0-n-t-g-0-m-e-r-y$. And we have a security firm in Texas since 2004, for about 23 years doing business, in

Tennessee about 18 years. We focus on festival staffing, right, so festival and events like that. So we do security and ticket taking and all types of staffing, and we want to do the same here in Las Vegas. We're very excited about it and thank you for having us.

And to David up north, welcome to Texas.
BOARD CHAIR NIXON: Okay. Board, are there any questions?

BOARD MEMBER BROWN: This is Board Member Brown. For Mr. Tolbert, are you Mr. Tolbert?

MR. TOLBERT: Yeah.
BOARD MEMBER BROWN: Go ahead and introduce yourself, sir.

MR. TOLBERT: I'm Raymond Tolbert. T-o-l-b-e-r-t.

BOARD MEMBER BROWN: Okay. There's -- and it's old but I want to make sure that we discuss it. There was a financial dispute from 2017.

MR. TOLBERT: Yes. I'm being really stubborn with a former apartment that I lived in. I paid to have CAPITOL REPORTERS (775)882-5322
carpet cleaned and they kept my deposit and charged me to have the carpets cleaned and the manager --

BOARD MEMBER BROWN: Is that something you're still fighting?

MR. TOLBERT: Yes, I've been disputing. It's under investigation, and they are trying to get a hold of the manager, but she's not a friendly person. And when I see her, because I still live in the neighborhood, she does interesting hand gestures.

BOARD MEMBER BROWN: Okay. Thank you, sir.
BOARD CHAIR NIXON: Okay. Are there any further questions? Okay, hearing there's no further questions, I'll entertain a motion.

BOARD MEMBER BEZIK: This is Board Member Bezick. I move that $W 3$ Event Specialists be granted a new corporate private patrol officer's license and that Bryan Montgomery be granted an individual private patrol officer's license and that that license be placed in abeyance so that he may become the qualifying agent. Corporate officers to be approved are Bryan Montgomery and Raymond F. Tolbert.

BOARD CHAIR NIXON: We have a motion. Do we have a second?

BOARD MEMBER BROWN: This is Board Member Brown, I'll second.

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BOARD CHAIR NIXON: I have a motion. I have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: The motion passes.
Congratulations.
MR. MONTGOMERY: Thank you so much. And
Investigator Diaz and staff were great.
BOARD CHAIR NIXON: Awesome.
MR. MONTGOMERY: They were a ton of help for us.
BOARD CHAIR NIXON: Okay. Agenda Item Number 27,
Hospital Shared Services. Good afternoon, gentlemen.
MR. MURDOCK: Hello. My name is Mathew Murdock,
M-u-r-d-o-c-k. I am the operator or applying for the $Q A$ for
HSS Inc., which is also requesting a name change to HSS
Security, LLC operating under the Business License 1575. I also stand here with Andrew, Stephen and Bradford, also listed under Item 27.

BOARD CHAIR NIXON: Thank you all for coming.
MR. MONTAGUE: Bradford Montague, M-o-n-t-a-g-u-e.

MR. BEDLACK: Andrew Bedlack, B-e-d-l-a-c-k.
MR. LEVINE: Stephen Levine, L-e-v-i-n-e.
BOARD CHAIR NIXON: Thank you, gentlemen. CAPITOL REPORTERS (775)882-5322

Are there any questions for the group here?
BOARD MEMBER BROWN: This is Board Member Brown. The current name is Hospital Shared Services. Is that the type of security you're going to provide us for hospitals? MR. MURDOCK: It's not only the security that we provide but was initially when it was initially started up. BOARD MEMBER BROWN: Thank you.

BOARD MEMBER BEZIK: This is Board Member Bezick. Mr. Levine, can you give us any details of the state tax lien in Lee County, Florida.

BOARD CHAIR NIXON: They're right there.
MR. LEE: Yeah, I provided to Mr. Diaz a copy of the satisfaction of the 700 and some odd dollar state tax at the time my corporation. I don't -- I didn't even know about it going back to 1998 and I was able to provide that satisfaction.

BOARD CHAIR NIXON: Investigator Diaz, do we have that?

INVESTIGATOR DIAZ: This is Investigator Diaz. Yes, ma'am, we do have it. He did submit it after we submitted the application to you. It does show that this is resolved and taken care of.

BOARD CHAIR NIXON: Thank you, sir.
Any further questions? Okay, hearing there's no CAPITOL REPORTERS (775)882-5322
further questions, I'll entertain a motion.
BOARD MEMBER BROWN: This is Board Member Brown. I move that Hospital Shared Services, DBA HSS Incorporated be granted a corporate name change to HSS Security, LLC and that Matthew Murdock be granted his private patrol officer license, which will be placed in abeyance so that he can become the qualifying agent. I also move that members to be approved are Andrew C. Bedlack, Stephen M. Levine and Bradford J. Montague.

BOARD CHAIR NIXON: We have a motion. Do we have

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a second?
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BOARD MEMBER BEZIK: Bezick seconds.
BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: It passes. Congratulations.
MR. MURDOCK: Thank you very much.
BOARD CHAIR NIXON: Good luck to you.
MR. LEVINE: Thank you.
BOARD CHAIR NIXON: Okay. Agenda Item Number 28, certified Protective Detail. Allen, A. Allen, Austin.

MR. ALLEN: Good morning.
BOARD CHAIR NIXON: Good morning. Okay. Tell us CAPITOL REPORTERS (775)882-5322
a little bit about yourselves and the intentions with the license.

MR. ALLEN: Austin Allen, A-l-l-e-n. Born and raised in Chicago, Illinois. Did a lot of security in Chicago. Moved to Vegas about 2016 and actually started doing security for multiple companies here in Vegas.

BOARD CHAIR NIXON: Okay. And, ma'am, are you?
MRS. ALLEN: Jondese Allen, A-l-1-e-n.
BOARD CHAIR NIXON: Okay. Any questions from the Board?

BOARD MEMBER BROWN: This is Board Member Brown. I do. I need just a second to grab my form here and it's for Ms. Allen -- Mrs. Allen?

MRS. ALLEN: Mrs. Yes, sir.
BOARD MEMBER BROWN: This would be regarding an arrest. I grabbed the wrong thing. I'm sorry. Can you go ahead and explain the arrest for me. I'm talking specifically the ones that deals with firearms and domestic violence.

MRS. ALLEN: I was at my nephew's -- I was just getting off of work, going to my nephew's school because he called me and said some people were trying to jump him. And I had my duty belt on when $I$ jumped out of the car and I didn't notice that the police were already behind me, and I CAPITOL REPORTERS (775)882-5322
never pulled my firearm out, but my hand was just near it and they assumed that $I$ was going to draw my weapon and I was arrested for being on campus with a firearm.

BOARD MEMBER BROWN: Okay. And that has been resolved?

MRS. ALLEN: Yes, the case has been closed.
BOARD MEMBER BROWN: Okay. And then I'm looking at my notes. A 2019 domestic battery. Tell me about that.

MRS. ALLEN: Me and Mr. Allen were having a dispute inside the house and somebody I guess thought that we were -- it was bigger than what it was and North Town was called to help. And he had gotten into a situation at work where he had scratches on him and they assumed that I did it so I was arrested.

BOARD MEMBER BROWN: Okay. So they arrested you based on scratches that he received elsewhere?

MRS. ALLEN: Yes.
MR. ALLEN: I showed them proof of body cams of the incident prior the same exact day. That's when we went to court, they dismissed all of the charges.

BOARD MEMBER BROWN: Okay. You weren't able to supply that at the time though?

MR. ALLEN: No, because I had to get the
information from the employer.
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BOARD MEMBER BROWN: Okay. Okay, thank you.

MR. ALLEN: I believe that record is also sealed.
MRS. ALLEN: It is.

MR. ALLEN: Yeah.

BOARD MEMBER BEZIK: This is Board Member Bezick. Mr. Allen, you have 13 or 14 arrests. Have you changed your ways?

MR. ALLEN: Absolutely. I've -- I was young.
I've been through a lot of -- a lot of things going on in my life, surrounded myself with the wrong people, and I've got rid of those people. Sometimes you live and you learn. So I had to move and better myself so, yes, I've changed.

BOARD CHAIR NIXON: Investigator Saladino, this one is yours. Were all of these arrests, charges, were they disclosed?

INVESTIGATOR SALADINO: Yes, all of the arrests were disclosed, that's correct.

BOARD CHAIR NIXON: Okay. And are all of cases closed? There's no probation? There's no fines? There's nothing outstanding anymore?

INVESTIGATOR SALADINO: Correct, everything has been closed. And the -- one of them or both cases, recent cases, we have court documents showing that they have been dismissed and expunged through the Nevada court system. We CAPITOL REPORTERS (775)882-5322
do have the police report from the incident with regarding the firearm though.

BOARD CHAIR NIXON: Okay. Is there anything you want to share on that?

INVESTIGATOR SALADINO: Investigator Saladino for the record. Based on the police report from the Clark County School District Police, the -- Mrs. Allen had exited the vehicle, holding what was later to be found as a loaded black semiautomatic handgun in her right hand. She made a racking motion with the weapon in front of her body and then began to move eastbound towards the large group of juveniles.

The officer then observed Ms. Allen pointing a handgun in the direction of these unidentified gathered juveniles. Her actions by exiting the vehicle and drawing her firearm during the dismissal at the high school caused several juveniles and others in the area to panic. One person was heard in the area stating oh, my God, she has a gun.

The other officer repeatedly yelled verbal commands for her to drop the firearm and raise her hands. She then looked over her shoulder, looking at the police. She put the handgun in her waistband and then raised her arms and then turned and faced the police officers.

BOARD MEMBER BROWN: This is Board Member Brown. CAPITOL REPORTERS (775)882-5322

Ms. Allen, I see you shaking your head as Mr. Saladino reads that out. Are you disputing what the officers have written in the report?

MRS . ALLEN: Yes.

BOARD MEMBER BROWN: Are you stating you never drew your weapon, never placed it in the waistband, anything like that?

MRS. ALLEN: I never pulled my gun.
BOARD MEMBER BROWN: Okay.
BOARD CHAIR NIXON: Is there any further questions from the Board? I have one for counsel.

MS . HARRIS: Yes.
BOARD CHAIR NIXON: You know, with all of the arrests that we have here, $I$ have concerns, of course, but Ms. Allen is asking to become a member. If we separate the two requests, what does that do for the company?

MS. HARRIS: Can you just clarify what exactly you mean by like what is it going to do for the company.

BOARD CHAIR NIXON: If we were to grant -- if we were to grant Mr. Allen, putting his license in abeyance to become the QA and Jondese Allen is asking to become a member, right? Is that what I understand?

MS. HARRIS: That is correct. For purposes of the motion, you could divvy it out.

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BOARD CHAIR NIXON: Okay.
MS. HARRIS: So you could separate their
individual requests.
BOARD CHAIR NIXON: Okay.
MS. HARRIS: So if you want to start with Mr. Allen, then move on to Mrs. Allen and see how that works, as well as, Mr. Ingram, if you have anything additional to ask, but I'm just directing this to how you can set up your motion.

BOARD CHAIR NIXON: Executive Director, did you have anything to add to that?

MR. INGRAM: Kevin Ingram for the record. So I think I understand your question in that what if Mr. Allen is granted placing -- a license, placing in abeyance, becoming a qualified agent. But if Ms. Allen was denied --

BOARD CHAIR NIXON: Uh-huh.
MR. INGRAM: -- what would that look like. So our statutes requires that members or corporate officers of an organization be approved by the Board. So she's currently on the Nevada Secretary of State as a member. So if we were to deny her member status, then she would have to be removed from Nevada Secretary of State as a member of the organization. When a member or corporate officer comes before the Board, they're not granted an individual license. CAPITOL REPORTERS (775)882-5322

BOARD CHAIR NIXON: Okay.

MR. INGRAM: But they are able to work in any capacity with the company. It's like an elevated work card so it's almost like a licensure because there are a corporate officer or member for that corporation. The corporation holds that corporate license. So if -- if the Board is, you know, wavering on whether or not to approve her -Investigator Saladino, does she currently have a registered work card?

BOARD CHAIR NIXON: That was my next question.
MR. INGRAM: Do you currently have a registered work card with our agency?

MRS. ALLEN: It just expired.
BOARD CHAIR NIXON: And was there any -- when did this incident happen? What year?

MRS. ALLEN: 2018.

MR. INGRAM: Did that answer your question?
BOARD CHAIR NIXON: Yes, sorry. Does Ms. Allen currently have a work card?

INVESTIGATOR SALADINO: I'm not finding it in the report.

BOARD CHAIR NIXON: Okay. Do we know the last time she had an armed guard card? I'm assuming at the time of the incident she had one.

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INVESTIGATOR SALADINO: It expired on March 9th of '22.

BOARD CHAIR NIXON: Was there any disciplinary action based off of that incident by the Board -INVESTIGATOR SALADINO: There was not. BOARD CHAIR NIXON: -- in 2018. Was it reported to the Board?

INVESTIGATOR SALADINO: It was not. Madam Chair, it was found on the first go around. They were coming back to the Board for approval.

BOARD CHAIR NIXON: Right. And so when they initially applied and fingerprints were found, that's when it was found.

INVESTIGATOR SALADINO: Correct.
BOARD CHAIR NIXON: So it wasn't reported by herself or her employer.

INVESTIGATOR SALADINO: Correct.
BOARD CHAIR NIXON: Okay. Any further questions from the Board?

MR. INGRAM: Madam Chair, just to clarify things. So with her registered work card being expired now.

BOARD CHAIR NIXON: Uh-huh.
MR. INGRAM: If the Board were to deny her member status with the company, we would also then deny the CAPITOL REPORTERS (775)882-5322

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registered work card because she wouldn't be able to be
affiliated with that company in any way.
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    BOARD CHAIR NIXON: Understood.
    MR. INGRAM: Just for clarification. Thank you.
    BOARD CHAIR NIXON: Any further questions from
    the Board? Okay, hearing no further questions, I'll
entertain a motion.

BOARD MEMBER BROWN: This is Board Member Brown.
I move that we deny Certified Protective Detail, LIC DBA
Certified Protective -- Certified Protective Detail new
private patrol officer license. And that we deny Mr. Allen
his individual private patrol officer license and also deny
Ms. Allen, Jondese Allen as a board member. This is based on
the recency of some of the incidents for Mr. Allen and the
recency and type of arrest for Mrs. Allen.
BOARD CHAIR NIXON: I have a motion. Do we have
a second?
BOARD MEMBER BEZIK: Bezick seconds.
BOARD CHAIR NIXON: I have a motion. I have a
second. All in favor say aye.
(The vote was unanimously in favor of the
motion.)
BOARD CHAIR NIXON: Unfortunately, at this time
we're not able to grant the license. I think you need a
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little bit more time and distance in the incidents that you've had and the final just -- the final outcomes of those. So unfortunately at this time we're not going to --

MR. ALIEN: What's the time frame?

BOARD CHAIR NIXON: I'm sorry?

MR. ALIEN: What's the time frame to return? BOARD CHAIR NIXON: You can come back in a year and apply again, but --

MR. ALIEN: With or without Mrs. Allen because that's the whole situation.

BOARD CHAIR NIXON: I don't think it was the whole situation.

BOARD MEMBER BROWN: It wasn't the whole.
MR. ALLEN: Gotcha.
BOARD CHAIR NIXON: It just didn't help any.
MR. ALLEN: Yeah.
BOARD CHAIR NIXON: Especially, you know, so. Thank you.

MR. ALIEN: I appreciate you guys.
BOARD CHAIR NIXON: All right, thank you.
Board's indulgence. Okay, on to Agenda Item Number 29, SAS Security Holdings. Good after -- good morning, sir.

MR. MELINO: My name is Albert Melino. Last name CAPITOL REPORTERS (775)882-5322
is M-e-l-i-n-o. I'm applying for a private patrol operator's license so I can legally subcontract a license security company in Las Vegas, which I didn't know I was allowed to do originally.

BOARD CHAIR NIXON: Okay. Board, are there any questions? Sorry.

BOARD MEMBER BEZIK: This is Board Member Bezick. Mr. Melino, what is the status of that civil court case in New York for $\$ 5,800$ ?

MR. MELINO: That was satisfied, sir. We did a complete -- sir, I had my attorneys. I actually provided a letter to Mr . Saladino from the attorneys saying there were no outstanding judgments. Am I looking at the right camera?

BOARD CHAIR NIXON: Yeah.
MR. MELINO: It's confusing.
BOARD MEMBER BEZIK: Investigator Saladino, can you verify that.

INVESTIGATOR SALADINO: Investigator Saladino for the record. That is correct.

BOARD MEMBER BROWN: This is Board Member Brown. Mr. Melino, you've got citations from us from 2022, going back to 2007, if I'm reading this correctly.

MR. MELINO: That's correct.
BOARD MEMBER BROWN: Okay. And what assurances CAPITOL REPORTERS (775)882-5322
can you give me that you have learned from your lesson because you obviously haven't based on this.

MR. MELINO: I did not know the rules and regulations until I went to Mr . Saladino and had a meeting at the PILB office and he explained to me about you're not legally able to subcontract a license security company in Vegas unless you too have a license.

I have master service contracts with a couple of Fortune 500 companies. I would hire a local company. I didn't know it was illegal to do so. He explained it to me. I asked him what the fine was. I paid it on the spot. And then he told me I'll help you apply for your license, which they did. I've been going through the investigation, supplying everything they have asked for and that's why I'm before the Board today.

BOARD CHAIR NIXON: So I guess my concern with this is your first citation was 2007.

MR. MELINO: The VMA's.
BOARD CHAIR NIXON: Okay. So you didn't ask or figure it out then?

MR. MELINO: VMA's is -- it was a really big event here in Vegas.

BOARD CHAIR NIXON: It doesn't matter the event. It's the law.

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MR. MELINO: I didn't know because I wasn't going to come back to Vegas.

BOARD CHAIR NIXON: Okay. So then you came back in --

MR. MELINO: Correct, I hired a licensed local company again.

BOARD CHAIR NIXON: -- August.
MR. MELINO: In August.
BOARD CHAIR NIXON: Okay. And then again in September of 2007.

MR. MELINO: Right.
BOARD CHAIR NIXON: And then again in September 17th of 2007. Then again in --

MR. MELINO: I didn't get the notification until I actually sat with them. I never got one in the mail. When I sat with the Board and they explained to me, I completely understood what they were saying. I said let me make this right. Paid my fine of $\$ 30,000$. And then $I$ applied to get my license so $I$ can legally hire a licensed security company. That's why I'm here today. I learned my lesson.

There were other events. Just tell me, no, we can't do them in Vegas. We're not allowed. And that's why I'm here today, applying for my license.

BOARD CHAIR NIXON: Okay. So, Investigator CAPITOL REPORTERS (775)882-5322

Saladino, were you the one? Okay. It seems like there's a gap between 2007 and then get into 2022. Are -- did the fines go to him or were they paid in 2007 or they weren't paid until 2022?

INVESTIGATOR SALADINO: Investigator Saladino for the record. It looks like 2007, from the records we were able to find, we were unable to verify whether or not, one, they were received. Two, they were paid.

BOARD CHAIR NIXON: Okay.
INVESTIGATOR SALADINO: We found old investigator notes that they were issued apparently. But, again, we had no confirmation in regards to whether they were received or paid.

BOARD CHAIR NIXON: Okay.
INVESTIGATOR SALADINO: The ones from 2022, if you look at it, they were all dated October 18th of 2022.

BOARD CHAIR NIXON: Okay.
INVESTIGATOR SALADINO: This -- when it initially started, it started with the May 14th and 15th. And then the next one, the Electric Daisy was the 20 th, 21 st to the 22 nd. And then the next one was September 17 th or September 16 th to the 18th.

So when we opened the initial investigation back in May and then it came out that Mr. Melino held the master CAPITOL REPORTERS (775)882-5322
contract and was subcontracting with a licensee here in Nevada, that's why they all get issued. And when we found the old records from '07, we realized it wasn't a first or second offense. It was the subsequent ones. Again, we don't know what happened in '07. None of us were there. The notes were kind of scattered.

When I spoke with Mr. Melino on October 18th and told him that, you know, these are three separate incidents and they are going to hold a fine of $\$ 10,000$ each, we got the paperwork to him. And he said I want to make this right right away. I didn't know about the master contract and not being able to subcontract in Nevada, I wanted business in Nevada. How do I move forward and make this right. So the citations were paid in full and then he moved forward with licensure and that's what we're here.

BOARD CHAIR NIXON: Okay. Can I ask and just this might be my ignorance. Are the companies that subcontract actually do the work, locally they are subcontracted by him, are they subject to fines for taking that work on or no?

INVESTIGATOR SALADINO: We don't have a statute for that.

BOARD CHAIR NIXON: You don't, okay. All right.
Okay, any further questions from the Board?
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BOARD MEMBER BROWN: This is Board Member Brown. Mr. Melino, the investigator found a number of cases, three cases that were not disclosed by you. One of the cases you were a defendant while you were employed by NYPD. Can you tell me what that is.

MR. MELINO: I have no dates on that employment. The only one I have is when I sued the NYPD. That was it. And one when $I$ was employed by in the NYPD, no, sir.

BOARD MEMBER BROWN: You don't recall being a defendant in a case?

MR. MELINO: I was a defendant in a lot of cases. I made a lot of arrests. Yeah, I was a defendant in a ton of cases, so it could be one of many. If you also look, besides what they found, there's a lot of articles about a lot of drug gangs $I$ took down back in the days when this all came about. There were really, really big arrests in NYPD, and we got sued by a lot of people.

BOARD MEMBER BROWN: Thank you.
MR. MELINO: You're welcome.
BOARD CHAIR NIXON: So did you have arrests here in Nevada?

MR. MELINO: No. So there was back in 2007, someone said I didn't pay them. I landed in Arizona and extradited to Nevada, paid the fine and that was the end of CAPITOL REPORTERS (775)882-5322
that.
BOARD MEMBER BROWN: This is Board Member Brown again. Mr. Melino, what's the status of the case out of November 2021, the Astro World Event. Our indication here is that you had a trial or you have a trial coming up in May 2024 .

MR. MELINO: There will be trial in May 2024. That was a terrible tragedy in Astro world. Anybody working the event got sued. There was 13 security companies, two police departments, one fire department and the City of Houston.

BOARD MEMBER BROWN: So your company got caught up in all of that?

MR. MELINO: Everybody got caught up.
BOARD MEMBER BROWN: It's still ongoing?
BOARD CHAIR NIXON: Is that one where it was like a rush or something like that?

MR. MELINO: That where they rushed the stage. There were 300 police officers, 1,300 security people, yes.

BOARD CHAIR NIXON: And it collapsed or something like that?

MR. MELINO: No, it didn't -- that's the problem.
It didn't --
MS. HARRIS: It was a concert.
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MR. MELINO: It didn't collapse.
BOARD CHAIR NIXON: Yeah.
MR. MELINO: -- and people got crushed.
MS. HARRIS: Yeah.
BOARD CHAIR NIXON: I remember that.
MR. MELINO: Yeah. And so what they're doing
now, they're doing depositions because they are trying to figure out who really got hurt and who jumped on the
bandwagon. That's the problem with that.
BOARD CHAIR NIXON: Okay. And I'm sorry, it may have been asked and answered.

MR. MELINO: It's okay.
BOARD CHAIR NIXON: But the civil filing in 2014 is still outstanding for $\$ 5,814$, is that -- there's no release date for that?

INVESTIGATOR SALADINO: Madam Chair, we received the paperwork for that that it was closed.

BOARD CHAIR NIXON: Okay.
INVESTIGATOR SALADINO: I got that from his attorney.

BOARD CHAIR NIXON: Any further questions?
Hearing no further questions, I'll entertain a motion.
BOARD MEMBER BEZIK: This is Board Member Bezick.
I move that SAS Security Holdings be granted a new corporate CAPITOL REPORTERS (775)882-5322
private patrol officer's license, and Albert J. Melino be granted an individual private patrol officer's license and that license be placed in abeyance so he may be the qualifying agent. Member to be approved is Edward J. Melino. BOARD CHAIR NIXON: I have a motion. Do we have a second?

BOARD MEMBER BROWN: This is Board Member Brown. I'll second.

BOARD CHAIR NIXON: All in favor -- all in favor say aye.
(The vote was unanimously in favor of the

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motion.)
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BOARD CHAIR NIXON: And I just want to make sure, you do understand our laws and rules now?

MR. MELINO: Oh, yes. I'm in constant contact with Mr. Saladino's office, the investigator, and I actually went before Mr. Ingram and said, listen, just tell me what I need to do.

BOARD CHAIR NIXON: Okay.
MR. MELINO: And I have followed every rule since then.

BOARD CHAIR NIXON: Okay.
MR. MELINO: I will not step foot in Vegas until
I got approved and he knows that.
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BOARD CHAIR NIXON: Okay.

MR. MELINO: Or else I wouldn't show up.
BOARD CHAIR NIXON: Okay. All right.
MR. MELINO: Thank you.
BOARD CHAIR NIXON: Good luck to you, sir.
MR. MELINO: Thank you. Have a great day.
BOARD CHAIR NIXON: Agenda Item Number 30,
Anthony Dosen.
MR. DOSEN: Good morning, Board. Anthony Dosen for the record.

BOARD CHAIR NIXON: Just so that I can confirm because there's been a lot of movement in the audience, have you been sworn in?

MR. DOSEN: Yes, ma'am.
BOARD CHAIR NIXON: Okay. So tell us a little bit about yourself and the intentions with the license.

MR. DOSEN: In January $I$ just recently retired after 32 years of law enforcement in the State of Nevada. Prior to that, $I$ had six years in the military.

BOARD CHAIR NIXON: And Your intentions with the license?

MR. DOSEN: To continue investigations, whether or not -- I was an investigator for 17 years with the sheriff's office. I would like to continue in the civil side CAPITOL REPORTERS (775)882-5322
of investigations.
BOARD CHAIR NIXON: Okay. Board, any questions of Mr. Dosen?

BOARD MEMBER BROWN: This is Board Member Brown. Member Chair, I need to recuse myself from voting on this particular incident.

BOARD CHAIR NIXON: Okay.
MS. HARRIS: I just want to clarify that if he -that if Board Member Brown recuses himself, you don't have requisite votes for a quorum, correct? A recusal can happen but you still need the requisite votes for a quorum for any item to pass.

BOARD CHAIR NIXON: One second. We're short people, so hang on a second. So unfortunately with Board Member Brown having to recuse himself because he knows you, we would have to postpone this to the next meeting. We just don't have enough members. We could try tomorrow.

MS. HARRIS: Would Board Member Gronauer be in?
BOARD CHAIR NIXON: So are you in town?
MR. DOSEN: No, ma'am. I'm going to be leaving tomorrow for a month to visit grand kids in Minnesota and Texas.

BOARD CHAIR NIXON: Our other Board Member that's currently out could possibly be back tomorrow and so we were CAPITOL REPORTERS (775)882-5322
hoping if we postponed it, he might be here.
MR. DOSEN: I could be here tomorrow.
BOARD CHAIR NIXON: And, again, I'm not

100 percent sure that he will be here. But, you know, there's a possibility so that if he is you don't have to wait until the next meeting. Would you prefer to do that?

MR. DOSEN: Sure, $I$ can do that tomorrow.
BOARD CHAIR NIXON: Okay. So then we would trail it until tomorrow.

MS . HARRIS: Correct.

BOARD CHAIR NIXON: So I don't need to make a motion on that?

MS. HARRIS: Correct, no.
BOARD CHAIR NIXON: Okay. We're going to go ahead and trail it so that we do have a quorum even with Mr. Brown out. Again, there's no guarantee he will be here tomorrow but hopefully he'll be. We'll make sure that you're up first so you can --

MR. DOSEN: Will I be notified by phone, e-mail?
BOARD CHAIR NIXON: No. If you can, come in

## tomorrow.

MR. DOSEN: Oh, come in?

BOARD CHAIR NIXON: Yeah, come in tomorrow.
We'll make sure you're first on the agenda. We'll get you CAPITOL REPORTERS (775)882-5322
taken care and then we'll move onto something else.
MR. DOSEN: Okay.
BOARD CHAIR NIXON: If Mr. Gronauer is here, then we'll be able to take a vote.

MR. DOSEN: Thank you very much.
MR. INGRAM: Yes, be here no later than
9:00 o'clock.
MR. DOSEN: Okay.
MR. INGRAM: We'll take you right at 9:00.
MR. DOSEN: Okay, thank you.
BOARD CHAIR NIXON: Thank you.
Okay. All right, so this is the section for work card appeals. Let's take a quick ten-minute break and then we'll move into the work card appeals. We'll have to have everybody back here to get sworn back in, okay. A quick ten minutes. Thank you all.
(Whereupon, a brief recess was taken.)
BOARD CHAIR NIXON: I just wanted to make a couple of things clear. We do have a very large agenda with a lot of appeals to go through. So the request today is for the investigators to let us know why we're here for the actual appeal, what actual incident or incidents we're reviewing versus the entire arrest history.

And then, yeah, other than that, I think we CAPITOL REPORTERS (775)882-5322
should be good, yeah, okay.
I just want to make sure if you have not been sworn in, please stand up. I know there's been a lot of movement in the audience. But if you have not been sworn in, please stand up so Counsel Harris can swear you in.

MS. HARRIS: Okay. Please raise your right hand.
(Whereupon, the oath was administered.)
MS. HARRIS: Thank you.
BOARD CHAIR NIXON: Okay. We'll start with the Agenda Item Number 31, Louis Carr? Louis Carr? Okay, Item Number 31, Louis Carr has withdrawn.

We'll move on to Agenda Item Number 32, Quincey Cruz. Is there a Cruz in the audience?

Okay. Okay, Agenda Item Number 33, Jerome Pogues. Pogues, okay, thank you. Please join us, sir.

MR. POGUES: Good morning.
BOARD CHAIR NIXON: Good morning.
Investigator Diaz, can you tell us briefly why we're here for Mr. Pogues.

MR. POGUES: Pogues.
BOARD CHAIR NIXON: Pogues.
INVESTIGATOR DIAZ: Investigator Diaz for the record. The applicant was denied for a felony second degree robbery conviction out of Colton, California in 2013. The CAPITOL REPORTERS (775)882-5322
applicant was sentenced to 36 months in prison. He disclosed the felony and was aware he will be denied and submitted a written letter of appeal at the time of applying. The applicant was not made provisional and is here to appeal today.

BOARD CHAIR NIXON: Okay. Board, are there any questions for Mr. Pogues? Okay, hearing there are no questions, I'll entertain a motion.

BOARD MEMBER BROWN: This is Board Member Brown. I move that we grant the appeal for Mr. Pogues so that he may be able to receive his work card.

BOARD CHAIR NIXON: Okay. We have a motion. Do we have a second?

BOARD MEMBER BEZIK: Bezick seconds.
BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: It's been approved. You'll get your work card. Thank you very much for disclosing your arrest and convictions. Thank you. I appreciate it. Take care. Good luck to you.

MR. INGRAM: For those of you that are approved today, please don't stop and talk to the investigators on CAPITOL REPORTERS (775)882-5322
your way out. We will be in contact with you within the next couple of days, okay. Thank you.

BOARD CHAIR NIXON: Okay. Agenda Item Number 34, Anthony Ray. Mr. Ray, are you here? Okay. No Anthony Ray. We'll trail.

Agenda Item Number 35, Robert Michael.
Mr. Michael, are you here?
Up north, is there anybody in the audience?
BOARD MEMBER BEZIK: Nobody in the audience.
BOARD CHAIR NIXON: Okay. So we'll go ahead and trail Agenda Item Number 35.

Agenda number 36, Andrew Turner. Mr. Turner.
MR. TURNER: Good morning.
BOARD CHAIR NIXON: Good morning, sir.
Investigator Diaz, why are we here for
Mr. Turner?
INVESTIGATOR DIAZ: The applicant was denied for a misdemeanor assault with a deadly weapon conviction out of Las Vegas, Nevada in 2007. The applicant was sentenced to two years probation. The applicant did disclose all arrests and was aware he would be denied and submitted a written letter of appeal at the time of applying. The applicant was not made provisional and is here to appeal today.

BOARD CHAIR NIXON: Thank you very much. CAPITOL REPORTERS (775)882-5322

Any questions for Mr. Turner?
BOARD MEMBER BROWN: This is Board Member Brown. Mr. Turner, can you explain the circumstances of your 2019 arrest for carrying a concealed weapon without a permit.

MR. TURNER: In 2019 I had a permit. It was a clerical error in their system but I got arrested for it and I had to go to trial and they just -- I just -- I wanted to go down because I had a lot of medical issues and I didn't want to keep being stressed out about it because the more I get stressed out, the more $I$ end up in the hospital for having seizures. And I had a stroke in 2014 so I didn't want no problems.

But I got arrested and I have conceal weapons, just like I have a concealed weapon now today. So they gave it right back to me because the clerical error. The lady who sent my license back to me, she retired and they didn't want to fight the system with her, going to get it back to see what she did. Because I got arrested but I got arrested for my daughter fighting, and I went to jail, but they took my license. And when $I$ sent the license back in, she sent it back to me and they didn't put it in -- in the system.

So by that time, it had been five or six different people that went through the case. So if you go down there now, there's always somebody new in the concealed CAPITOL REPORTERS (775)882-5322
weapons department that's changing. So I've been having -- I got my license back almost a year ago, and it's been four different people in the situation. So it's always going. The system is always moving. There's always somebody different that's in charge with it, but I did have my concealed weapon license.

BOARD MEMBER BROWN: Okay. And I just want to confirm, you said you're carrying a concealed weapon today? MR. TURNER: Yeah -- no, I have my license.

BOARD CHAIR NIXON: Okay.
BOARD MEMBER BROWN: Oh, okay. You're not carrying a concealed weapon today?

MR. TURNER: No, no, I have my license, you know what I'm saying. I know not to come to court. I did private security, armed security. I have a license. I had a license and all. I've been doing this since I was 18 but, you know, doing different things.

BOARD CHAIR NIXON: I think everybody took a collective breath right there, so.

MR. TURNER: No.
BOARD MEMBER BROWN: Yeah. The way you said that made us all believe you were carrying a weapon today.

MR. TURNER: I have my concealed weapon license.
You know what I'm saying, license, not gun.
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BOARD MEMBER BROWN: Okay. Another question for you, since you brought it up. You stated that under the stress of all of this you started to have seizures.

MR. TURNER: Yes.
BOARD MEMBER BROWN: That gives me another concern if you're going to be an armed security professional and you get into a stressful situation, are you subject to having a seizure while you're holding a gun?

MR. TURNER: No. I did everything I had to do.
I just didn't want -- like I say, you can get stressed in situations. You got different. So I understand the difference, you know, and I took my class. I understand the difference.

But like when you gotta keep on to see a judge and you know you ain't did nothing, it can get anybody stressful. Anybody can be stressed on the situation. But when you know you ain't did nothing wrong and you've got to constantly fight to feed your kids, there's something wrong with the system. And the thing of it is was it wasn't my error that messed it up.

BOARD MEMBER BROWN: Okay.
MR. TURNER: It was just me had to pay to fix the error.

BOARD MEMBER BROWN: Okay, thank you. CAPITOL REPORTERS (775)882-5322

BOARD CHAIR NIXON: Okay. Are there any further questions for Mr . Turner?

Okay. Thank you for disclosing all of your arrests. And if there's no further questions, I'll entertain a motion.

BOARD MEMBER BEZIK: This is Bezick. I move that the Board grant Andrew Turner his work card based on the fact that he disclosed all of his arrests and time and distance.

BOARD CHAIR NIXON: We have a motion. Do we have a second?

BOARD MEMBER BROWN: This is Board Member Brown. I'll second.

BOARD CHAIR NIXON: I have a motion. I have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: Okay. Motion is granted. The office will contact you for next steps to get your work card.

MR. TURNER: Thank you.
BOARD CHAIR NIXON: Thank you. Good luck to you.
Agenda Item Number 37, Ronesha Hicks. Good morning.

MS. HICKS: Good morning.
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BOARD CHAIR NIXON: Investigator Diaz, can you tell us why we're here for Ms. Hicks.

INVESTIGATOR DIAZ: The applicant was denied for a crime involving a weapon, a battery with deadly weapon out of Las Vegas, Nevada in 2021. The case was dismissed by the Court. The applicant was previously denied in May of 2021 for failure to disclose, and the Board upheld the denial in September of 2021.

The applicant did disclose all arrests at the time of applying in February of 2023. Investigator did contact Las Vegas Metro and does have police reports to summarize to the Board if needed. The applicant was not made provisional and is here to appeal today.

BOARD CHAIR NIXON: Okay. Any questions from the Board?

BOARD MEMBER BEZIK: This is Bezick. Ms. Hicks, what happened with this arrest in 2021 for battery with a deadly weapon?

MS. HICKS: Just basically like he said she said type stuff with family members really.

BOARD CHAIR NIXON: Hang on one second, sorry. Okay. Any further questions?

BOARD MEMBER BROWN: Yes. This is Board Member
Brown. Ms. Hicks, law enforcement doesn't usually arrest CAPITOL REPORTERS (775)882-5322
people for battery with a deadly weapon on he said she said. Can you give me some better circumstances than he said she said.

MS. HICKS: Basically me and my cousin got into an altercation and we fought. And him and his girlfriend wrote statements against me but it never came to court behind it.

BOARD MEMBER BROWN: Okay. Can you explain how the battery with the deadly weapon got involved?

MS. HICKS: Oh, because we were fighting and he tried to say that $I$ used a weapon against him but it wasn't.

BOARD CHAIR NIXON: What sort of weapon?
MS. HICKS: Huh?
BOARD CHAIR NIXON: What sort of weapon?
MS. HICKS: Like a lamp in the house type thing. But, you know, the lamps on the -- you know when you walk in somebody's living room there's a lamp. That fell over or whatever and he got cut and stuff like that, you know, from scuffling in the house but it wasn't nothing like that.

BOARD CHAIR NIXON: Okay.
MS. HICKS: And they lied but they didn't ever come to court so it got closed down.

BOARD CHAIR NIXON: Okay.
BOARD MEMBER BROWN: And then in 2020 you had a CAPITOL REPORTERS (775)882-5322
discharging a weapon where somebody might be in danger. Tell me about that.

MS. HICKS: I think last time I came here, this is my second time, and I think I talked about that then. This was with some people I didn't know in my neighborhood and I didn't know them. They didn't know me, but they called the police on me because they robbed my house, you know, but.

BOARD MEMBER BROWN: And you fired a weapon?
MS. HICKS: There was no weapon fired. They fired their weapon, if you read the police report.

BOARD CHAIR NIXON: Investigator Diaz, did we have that police report available?

MS. HICKS: They searched my house, everything, no guns, no nothing, no guns were fired.

BOARD CHAIR NIXON: Ma'am, I'm asking the investigator to let us know.

MS. HICKS: Oh.
INVESTIGATOR DIAZ: This is Investigator Diaz. Yes, ma'am, we have two police reports, one for the battery with a deadly weapon in 2021 and one for the discharge of a gun, weapon where a person might be endangered in 2020.

BOARD CHAIR NIXON: Could you enlighten us on those police reports.

INVESTIGATOR DIAZ: On both of them, ma'am? CAPITOL REPORTERS (775)882-5322

BOARD CHAIR NIXON: Yes. What were the circumstances?

INVESTIGATOR DIAZ: For the battery with a deadly weapon, officers responded to a call. When they reported to the scene, there was an Amos Jamerson claimed that he was stabbed by his cousin, Ronesha Hicks. That there was an altercation between Amos and his mother, and Ronesha Hicks got involved. She struck Amos and Amos struck her back. At that point Ronesha Hicks grabbed a kitchen knife and stabbed Amos twice, once in the arm and once in the leg.

When Amos tried restraining Ms. Hicks, she grabbed a lamp and proceeded to strike Amos on the head. She was then locked outside and Ronesha kicked in the door and stated she would return with a gun. When police returned on scene, they called EMT and Amos was transported to the hospital. That was for the 2021.

And the discharge of a weapon in 2020, officers responded to a call pertaining to a shots fired. A Ms. Tyler and Ms. Lauderbil were visiting their mother when Ms. Ronesha Hicks exited her apartment and accused Ms. Tyler of breaking into her apartment. Ms. Hicks turned this situation violent when she retrieved her weapon and pointed it at Ms. Tyler and Ms. Lauderbil. Ronesha Hicks then fired a warning shot into the air. Ms. Tyler was legally carrying a firearm and fired CAPITOL REPORTERS (775)882-5322
one shot into the air as well. All parties then fled the scene once police units arrived.

MS. HICKS: You see all that he said she said and I had to go to court and fight it and still didn't do nothing. I was at my own place and residence. They came to my home. I had my baby all in it. Why would I pull a gun? I don't even own a gun. So with that case, I had to fight for a year and a half. They wouldn't come to the court. Why do these things and I still have to go through stuff, you know.

BOARD CHAIR NIXON: I understand. So in both of these cases, Investigator Diaz, the cases were dismissed?

INVESTIGATOR DIAZ: Yes, ma'am, both cases were dismissed.

BOARD CHAIR NIXON: Okay. Any further questions for Ms. Hicks?

BOARD MEMBER BEZIK: Yeah, this is Bezick. Ms. Hicks, you say you do not own a gun or don't have access to a gun?

MS. HICKS: No, I don't. I mean, $I$ was told if I stayed out of trouble two or three years last time and I'm here again for the second time, and I stayed out of trouble. What more do you guys want from me?

BOARD CHAIR NIXON: Ma'am, just calm down. I CAPITOL REPORTERS (775)882-5322
understand. I understand the stress of it, and we're not trying to give you a hard time. We just want to make sure that we're making the right decision, okay. So please don't stress out. I mean, I get it. I understand the stress, I do.

MS. HICKS: I live with this stuff everyday.
Knowing that I got arrested for some stuff that I didn't do, like, and had to sit in jail for 23 days with no bail. You all don't understand that.

BOARD CHAIR NIXON: We do, ma'am.
BOARD MEMBER BROWN: Board Member Brown for the record. Ms. Hicks, are you applying for --

MS. HICKS: I got a job position but it's been prolonged for two years for IPS Security because I can't get the registration.

BOARD CHAIR NIXON: So -MS. HICKS: And I'm out of trouble and all of that.

BOARD MEMBER BROWN: Ma'am, my question is are you applying -- are you going to go to an armed position? MS. HICKS: No, this is unarmed. BOARD MEMBER BROWN: No armed position. Okay, thank you.

BOARD CHAIR NIXON: Okay. And, again, we're just CAPITOL REPORTERS (775)882-5322
trying to make sure we make the right decision. So just bear with us, okay.

Are there any further questions for Ms. Hicks? Okay, hearing no further questions, I'll entertain a motion.

BOARD MEMBER BEZIK: This is Board Member Bezick. I move that we grant Ronesha Hicks her registration work card based on the fact that she disclosed all of her arrests and has not been in any trouble since her last arrest.

BOARD CHAIR NIXON: I have a motion. Do we have

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a second?
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BOARD MEMBER BROWN: Board Member Brown. I'll second.

BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: So we've granted your work card, okay.

MS. HICKS: Thank you so much.
BOARD CHAIR NIXON: Please don't -- please, please don't make us regret it, okay.

MS. HICKS: You guys won't see me.

BOARD CHAIR NIXON: Okay.

MS. HICKS: Thank you, guys. I appreciate it. CAPITOL REPORTERS (775)882-5322

BOARD CHAIR NIXON: Good luck to you.
Next, Agenda Item 38, Michael Billings -Billingsley, okay. So there's been a lot of movement inside -- inside the audience. I just want to confirm you have been sworn in.

MR. BILLINGSLEY: Yeah.
BOARD CHAIR NIXON: Okay, thank you.
So, Investigator Diaz, could you please tell us why we're here for Mr. Billingsley.

INVESTIGATOR DIAZ: The applicant was denied for a felony abuse of a child conviction. The applicant was sentenced to three years in prison. He was previously denied in 2013 for the same offense. He did disclose the arrest and was aware he would be denied and submitted a written letter of appeal at the time of applying. He was not made provisional and is here to appeal today.

BOARD CHAIR NIXON: Okay. Board, any questions for Mr. Billingsley? Which one of you -- which one of you are Mr. Billingsley?

MR. BILLINGSLEY: That would be me. This is my father.

BOARD CHAIR NIXON: Okay, thank you.
BOARD MEMBER BEZIK: This is Board Member Bezick.
Mr. Billingsley, what happened with this abusive child
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charge?
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MR. BILIINGSLEY: Sure, no worries. My son was choking back then. So I didn't know CPR but I pressed on his ribs to try to help and $I$ bruised him in the process. That's what happened.

BOARD CHAIR NIXON: And you did three years in prison for that?

MR. BILLINGSLEY: Yeah, that's exactly what they said. They wondered the same thing.

BOARD CHAIR NIXON: And how old was your child,

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I'm sorry.
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MR. BILLINGSLEY: He was one.

BOARD CHAIR NIXON: Okay. Are there any further questions for Mr. Billingsley? Okay, hearing there are no further questions, I'll entertain a motion.

BOARD MEMBER BROWN: This is Board Member Brown. I move that we grant Mr. Billingsley's appeal and allow him to get his work card.

BOARD CHAIR NIXON: We have a motion. Do we have a second?

BOARD MEMBER BEZIK: Bezick seconds.

BOARD CHAIR NIXON: I have a motion. I have a second. All in favor say aye.
(The vote was unanimously in favor of the CAPITOL REPORTERS (775)882-5322
motion.)
BOARD CHAIR NIXON: Okay. Motion is granted. It's based off of the fact that you disclosed so thank you for going through that process and disclosing the arrest and convictions.

MR. BILLINGSLEY: No worries. Thank you. BOARD CHAIR NIXON: Good luck to you, sir. Okay. Agenda Item Number 39, Matrice Blackwell. Matrice? Okay, we'll trail.

Agenda Item Number 40, Larry Kimaka.
MS. LARRY: Good morning.
BOARD CHAIR NIXON: It's Kimaka Larry? Did I read it backwards? I'm sorry. Sorry about that.

Okay. Investigator Diaz, could you please tell us why we're here for Ms. Larry.

INVESTIGATOR DIAZ: The applicant was denied for a felony robbery causing seriously bodily harm conviction out of Las Vegas, Nevada in 2007. The applicant was sentenced to 12 to 36 months in prison. She did disclose other arrests and was aware she would be denied and submitted a written letter of appeal at the time of applying. She was not made provisional and is here to appeal today.

BOARD CHAIR NIXON: Any questions for Ms. Larry?
BOARD MEMBER BROWN: This is Board Member Brown CAPITOL REPORTERS (775)882-5322
for the record. Actually, a question for Investigator Diaz, and I may have checked this with you prior to it but I didn't make a note on it. On the actual denial form, it states that she did not disclose the 2004 prevent or dissuade a witness. Is that just a typo there? She did disclose it?

INVESTIGATOR DIAZ: This is Investigator Diaz. My apologies, Board Member Brown. She did not disclose the 2004 prevent, dissuade witness from reporting a crime. That case was dismissed right away, however.

BOARD MEMBER BROWN: Okay, thank you.
BOARD CHAIR NIXON: Ma'am, was there a reason why you didn't disclose the 2004.

MS. LARRY: I don't remember 2004. 2004 what? I don't remember.

BOARD CHAIR NIXON: There was an arrest and it was considered a felony arrest, prevent, to dissuade witness from reporting a crime. Were you arrested in 2004?

MS. LARRY: No, I don't remember that. $I$ don't remember that.

BOARD CHAIR NIXON: Okay. Was that here in Nevada, Investigator Diaz?

INVESTIGATOR DIAZ: Yes, ma'am, it was in Nevada.
BOARD CHAIR NIXON: Okay. Was there any time in jail or was she released immediately?

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INVESTIGATOR DIAZ: From what I understand from the paperwork, she was picked up and then released immediately and it was thrown out in court on the first day. BOARD CHAIR NIXON: Okay. Any further questions for Ms. Larry? Okay, hearing there are no further questions, I'll entertain a motion.

BOARD MEMBER BROWN: This is Board Member Brown. I move that we grant Ms. Larry's appeal and allow her to receive her work card.

BOARD CHAIR NIXON: Okay. We have a motion. Do we have a second?

BOARD MEMBER BEZIK: Bezick seconds. BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: Motion passes. MS. LARRY: Thank you.

BOARD CHAIR NIXON: The office will get in contact with you, okay.

MS. LARRY: Thank you. Have a good day. BOARD CHAIR NIXON: Thank you. Good luck to you. Agenda Item Number 41, Corey Willis. Good morning, sir.

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Investigator Diaz, could you tell us why we're here for Mr. Willis.

INVESTIGATOR DIAZ: The applicant was denied for a felony sale of a controlled substance conviction out of Marshall, Missouri in 2007. The applicant was sentenced to two years in prison. He did disclose the felony and was aware he would be denied and submitted a written letter of appeal at the time of applying. The applicant was not made provisional and is here to appeal today.

BOARD CHAIR NIXON: Thank you, sir.
Any questions -- Board, any questions for Mr. Willis? Okay, hearing there are no questions, I'll entertain a motion.

BOARD MEMBER BEZIK: This is Board Member Bezick. I recommend that the Board approve the work card registration for Corey Willis based on time and distance and the fact that he disclosed his arrest.

BOARD CHAIR NIXON: We have a motion. Do we have a second?

BOARD MEMBER BROWN: Board Member Brown. I second.

BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the CAPITOL REPORTERS (775)882-5322
motion.)
BOARD CHAIR NIXON: Congratulations, sir. The office will contact you about getting your work card. MS. WILLIS: Thank you.

BOARD CHAIR NIXON: You're welcome.
Agenda Item 42. Michael Napoles. Investigator Diaz, can you tell us why we're here for Mr., is it Napoles?

MR. NAPOLES: Yes.
BOARD CHAIR NIXON: Napoles.
INVESTIGATOR DIAZ: The applicant was denied for a misdemeanor possession of a firearm in a vehicle conviction out of Los Angeles, California in 2012. This case was dismissed under California PC 1203.4. The applicant failed to disclose the other weapons conviction but was aware he will be denied and submitted a written letter of appeal at the time of applying. The applicant was not made provisional and is here to appeal today.

BOARD CHAIR NIXON: Any questions from the Board?
BOARD MEMBER BEZIK: This is Board Member Bezick. Mr. Napoles, why did you not disclose the arrest in 2004?

MR. NAPOLES: Because I -- I did the expungement on it. And then when I did the expungement on it, $I$ just let it go and I forgot about it when I did this, when I applied with you guys and she brought it up, and I remember I

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expunged it.
BOARD MEMBER BROWN: This is Board Member Brown. Sir, you read in our application that it says disclose all arrests regardless of status. It was expunged. It was sealed, California PC 1203.4, whatever that one is.

MR. NAPOLES: Uh-huh.
BOARD MEMBER BROWN: Did you read that?
MR. NAPOLES: I think I did.
BOARD MEMBER BROWN: But you didn't disclose?
MR. NAPOLES: No.
BOARD CHAIR NIXON: So you disclosed the first one, even though it was dismissed under PC 1203.4, right?

MR. NAPOLES: Uh-huh.
BOARD CHAIR NIXON: But you didn't disclose the second one and that was out of California.

MR. NAPOLES: I'm not sure which one you guys are even talking about because --

BOARD CHAIR NIXON: It was in 2004. So you were arrested and convicted of a misdemeanor in 2004, assault with a firearm on a person, and it doesn't say here that it was expunged.

MR. NAPOLES: That wasn't a conviction.
BOARD CHAIR NIXON: Investigator Diaz, is that what you're showing because it shows that you were sentenced CAPITOL REPORTERS (775)882-5322
to three years probation, sir, so that's a conviction. INVESTIGATOR DIAZ: Investigator Diaz for the record. Yes, I am showing one count of assault with a firearm on a person, as well as driving while a license is suspended, convicted, sentenced three years probation, ten days jail in 2004, ma'am.

BOARD CHAIR NIXON: This is, again, 2004.
MR. NAPOLES: Yeah, because when they -- when they called the cops on me, it wasn't me. And so I went to jail. I got out, went to court and they dismissed the charge, only charge for driving on a suspended license.

BOARD CHAIR NIXON: But you were arrested, right?
MR. NAPOLES: Yes, I was.
BOARD CHAIR NIXON: Okay. And so -- in our -- in our application here, it says list any arrests, and do you remember that?

MR. NAPOLES: I think I do.
BOARD CHAIR NIXON: Okay. So the problem that we're having is even though 2004 was a while ago.

MR. NAPOLES: Uh-huh.
BOARD CHAIR NIXON: You didn't disclose all of yours arrests. If you would have disclosed all of your arrests, because you disclosed your conviction, you know, it would have been, you know, no issues.

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MR. NAPOLES: Yeah, that was only for the conviction part.

BOARD CHAIR NIXON: Okay. So just so you know, on here it also notes that it says any arrests, whether or not they, you know, arrest and/or convictions, okay?

MR. NAPOLES: Okay.
BOARD CHAIR NIXON: Any other questions from the Board? Hearing no further questions, I'll entertain a motion.

BOARD MEMBER BROWN: Board Member Brown. I move that we uphold the denial for Mr. Napoles' work card.

BOARD CHAIR NIXON: Okay. We have a motion. Do we have a second?

BOARD MEMBER BEZIK: Bezick seconds.
BOARD CHAIR NIXON: We have a motion. I have a second. All in favor say aye. Oh, I'm sorry, do we have a reason?

BOARD MEMBER BROWN: This is Board Member Brown for the record. Yes, the reason is for failure to disclose the conviction, arrest and conviction.

BOARD CHAIR NIXON: So we have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

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BOARD CHAIR NIXON: Okay. So we're upholding the denial. You can come back and see us in a year and go through the process again. You have now that you have both the -- the conviction and the arrest.

MR. NAPOLES: Uh-huh.
BOARD CHAIR NIXON: So make sure when you come back, you put that on there as well, okay.

MR. NAPOLES: Okay.
BOARD CHAIR NIXON: It's on here and you can see we go through it pretty quickly. It's a good possibility we'll approve it, so.

MR. NAPOLES: Okay.
BOARD CHAIR NIXON: Yep. All right, thank you, sir. Have a great day.

Okay. Agenda Item Number 43, Darnell Seawood. Okay. We'll trail Agenda Item Number 43.

Agenda Item Number 44, Markise Franklin. Good morning, sir.

Investigator Diaz, why are we here for Mr. Franklin?

INVESTIGATOR DIAZ: The applicant was denied for a felony burglary conviction out of San Bernardino, California in 2016. The applicant was sentenced to seven years in prison and was released after six. He did disclose CAPITOL REPORTERS (775)882-5322
two felonies and was aware he would be denied and submitted a written letter of appeal at the time of applying. He was not made provisional and is here to appeal today.

BOARD CHAIR NIXON: Board, any questions for Mr. Franklin? Okay, hearing no questions, I'll entertain a motion.

BOARD MEMBER BEZIK: This is Bezick. I move that we grant the work card registration for Mr. Franklin based on time and distance and the fact that he did disclose.

BOARD CHAIR NIXON: Okay. We have a motion. Do we have a second?

BOARD MEMBER BROWN: This is Board Member Brown. I'll second.

BOARD CHAIR NIXON: I have a motion. I have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: Motion passes, sir. You'll get your work card. The office will contact you.

MR. FRANKLIN: Thank you.
BOARD CHAIR NIXON: See, you could have smiled the whole time.

Okay. Agenda Item Number 45, Laila Batts. Is it Laila?

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MS. BATTS: Yeah.
BOARD CHAIR NIXON: Good morning.
Investigator Diaz, could you tell us why we're here.

INVESTIGATOR DIAZ: Yes. The applicant was denied for a felony grand theft conviction out of San Jose, California in 2005. The applicant was sentenced to three years probation. The applicant was previously denied in 2021 for failure to disclose and did disclose all arrests when applying again in April of 2023. She was aware she will be denied and submitted a written letter of appeal at the time of applying. She was not made provisional and is here to appeal today.

BOARD CHAIR NIXON: Board, any questions for Ms. Batts?

BOARD MEMBER BROWN: This is Board Member Brown. Question for Investigator Diaz. Our notes on the report state that the extent of the charges could not be found and we would have to wait for the fingerprint results. Do you have those back, investigator?

INVESTIGATOR DIAZ: Yes, sir, we do have the fingerprint results back. I am showing for the 2005 arrest, sentenced to three years probation. For the 2002 arrest, sentenced to 24 months probation. And then the 1994 arrest, CAPITOL REPORTERS (775)882-5322
sentenced to three years probation.
BOARD MEMBER BROWN: And then one more question, Investigator Diaz. It says in your report that you had some difficulty contacting Ms. Batts for explanation so she contacted you and explained all of that or do we need that all here today?

INVESTIGATOR DIAZ: Yes, sir. Shortly after receiving her fingerprints we were in contact. Everything was explained. She did not remember the full extent of the charges and that's why we did have to wait for the fingerprints but everything has been resolved now.

BOARD MEMBER BROWN: Thank you.
BOARD CHAIR NIXON: Okay. Any further questions for Ms. Batts? Okay, hearing no further questions, I'll entertain a motion.

BOARD MEMBER BEZIK: This is Board Member Bezick. I move that we grant the work card for Ms. Batts based on time and distance and the fact that she fully disclosed arrests.

BOARD CHAIR NIXON: Okay. Have a motion? Do we have a second?

BOARD MEMBER BROWN: This is Board Member Brown. I'll second.

BOARD CHAIR NIXON: We have a motion. We have a CAPITOL REPORTERS (775)882-5322
second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: So your work card will be granted. The office will contact you later. Thank you. Good luck to you.

MS. BATTS: Thank you.
BOARD CHAIR NIXON: Agenda Item 46, Andrew Jefferson. And this is another one that had no fingerprints but I verified prior to the thing that they were received.

MR. INGRAM: Madam Chair, for the record, Mr. Jefferson contacted our office. He broke down with a flat tire, and he has tried to get that resolved. He'll be here. He's just going to be a little bit late.

BOARD CHAIR NIXON: Okay, we'll trail it. Thank you.

Agenda Item Number 47, Michon Fretwell. Good morning. So there has been a lot of movement in the audience, can you confirm that you've been sworn in. MS. FRETWELL: Yes.

BOARD CHAIR NIXON: Okay, perfect.
Investigator Diaz, can you let us know why we're here for Ms. Fretwell.

INVESTIGATOR DIAZ: The applicant was denied for CAPITOL REPORTERS (775)882-5322
a felony possession slash purchase of cocaine conviction out of Oakland, California in 2002. The applicant was sentenced to five years probation. The applicant did disclose all arrests and does have a California PC 1203.4 dismissal for all cases as part of a clean slate program. The applicant was aware she would be denied and submitted a written letter of appeal at the time of the applying. She was not made provisional and is here to appeal today.

BOARD CHAIR NIXON: Are there any questions for Ms. Fretwell? Okay, hearing there are no questions, I'll entertain a motion.

BOARD MEMBER BROWN: This is Board Member Brown. I move that we grant Ms. Fretwell's appeal and allow her to receive her work card.

BOARD CHAIR NIXON: We have a motion. Do we have a second?

BOARD MEMBER BEZIK: Bezick seconds.
BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: So your work card will be granted. The office will contact you for the next steps, okay.

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MS. FRETWELL: Thank you.
BOARD CHAIR NIXON: You're very welcome. Have a great day.

Agenda Item Number 48, Marcus Williams. Good afternoon or good morning, sir. And you've been sworn in?

MR. WILLIAMS: Yes, I have.
BOARD CHAIR NIXON: Okay. Investigator Hubbel, could you let us know why we're here for Mr. Williams.

INVESTIGATOR HUBBEL: Yes. Investigator Hubbel for the record. Mr. Williams was denied for a listed felony burglary out of the State of California for 2005. He was originally sentenced to one year jail time but only had to serve 18 days and was placed on three years probation. He listed all of his other arrests and he was not made provisional and he's here today to appeal.

BOARD CHAIR NIXON: Okay. Are there any questions for Mr . Williams? Go ahead.

BOARD MEMBER BROWN: This is Board Member Brown. Mr. Williams, can you explain your most recent arrest in 2021 felony.

MR. WILLIAMS: Yeah, it was out of Washington. BOARD MEMBER BROWN: Yes, it was out of Washington, correct.

MR. WILLIAMS: Yes. I was a truck driver and I CAPITOL REPORTERS (775)882-5322
was at -- I was in Portland, and I was on my way to
Washington. And as I got out of my truck, my semi was cold that night. I thought it was a guy sitting on the curb when I left it at the truck station. So he asked me was I going back to California's way. And I said once I drop this load off from Washington, I'll be going back this way. He said I don't mind. So I said come on.

Once he got onto the vehicle, as we were driving, I noticed it was a female. So as we pulled over, I pulled over at the stop I had in Washington where I got to unload my load because that's how it works. I was right there where I load at. The person kept getting in and out of my vehicle, prostituting.

After -- I had filmed her because I actually cannot remember why she should get dressed so I filmed her and placed my semi camera on audio. So as the time had went on, I had got tired. I said you have to clean up your mess. I have to go to bed. And but when I said that, her whole attitude had changed. She acted like it was her semi, and I got really irritated. I said, look, I have to go to sleep. You have to clean up your mess. So as she cleaned up her mess, she left the vehicle. I went to sleep.

As -- I got woken by an officer. The officer said she just would like her stuff. I'm like because I CAPITOL REPORTERS (775)882-5322
thought it was her coming back from whatever she was doing. She kept going in and out. So as I was giving the officer her bags, he said can you help me put this in my vehicle. I said why not. I just got up. So I stepped out of the vehicle. He just handcuffed me and put me in the back of the truck. He did not listen to nothin I said. He did not understand that I was there dropping my load off. Why would I do something like whatever you're all doing because he didn't give me no statement until I got all the way down to I guess from my understanding they processed me, instead of me seeing a judge.

BOARD MEMBER BROWN: Okay. He didn't explain to you --

MR. WILLIAMS: No, he didn't.
BOARD MEMBER BROWN: -- that you were being arrested?

MR. WILLIAMS: He didn't even talk to me. The only time he talked to me when he got through whatever he was doing. Because whatever they was doing, he put me in the truck, didn't say nothing to me. I'm asking why are you all doing this to me and he said nothing to me and until he got finished or whatever he was doing, like investigating the truck or whatever and he -- and he didn't let me speak. He just took me down.

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BOARD MEMBER BROWN: Okay. But you were never -MR. WILLIAMS: No, no, I do not -- no.

BOARD MEMBER BROWN: Prosecution was denied,
okay. And you said that she was in and out of your truck doing prostitution?

MR. WILIIAMS: Yes. After I -- when we first got there, we went to the gas station together because I had to get me something to eat, get my drink. And I told her, once I drop this load off, we gonna go back this way. At the time I still have -- I don't have my tablet with me, but I got it on my tablet while $I$ was recording because $I$ record everybody in my truck. I was being a good samaritan and $I$ know not to be a good samaritan.

BOARD MEMBER BROWN: Okay. So she did a number of transactions out of your truck.

MR. WILLIAMS: I don't know what she did, but I just know -- she was coming back to get dressed and leave. She'll come back and get dressed again because I have it on my --

BOARD CHAIR NIXON: So she wasn't actually doing the prostitution in your truck?

MR. WILLIAMS: No.

BOARD CHAIR NIXON: She was actually doing it somewhere else --

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MR. WILLIAMS: Yes.
BOARD CHAIR NIXON: -- and returning back.
MR. WILLIAMS: Yes.
BOARD CHAIR NIXON: Okay. That's what we're trying to find out.

MR. WILLIAMS: And at the time she was doing it, stuff was everywhere.

BOARD CHAIR NIXON: Okay.
BOARD MEMBER BROWN: Okay, thank you.
BOARD CHAIR NIXON: Any further questions for
Mr. Williams? And just to clarify that, Investigator Hubbel, this was -- prosecution was denied. Everything was dropped? INVESTIGATOR HUBBEL: That's correct.

MR. WILLIAMS: I have my sealed documents.
BOARD CHAIR NIXON: Okay. Sorry, one more time, any further questions for Mr . Williams? Okay, hearing there are no questions, I'll entertain a motion.

BOARD MEMBER BEZIK: This is Board Member Bezick. I move that we uphold or that we grant the work card for Mr. Williams based on full disclosure of arrests.

BOARD CHAIR NIXON: Okay. We have a motion. Do we have a second?

BOARD MEMBER BROWN: This is Board Member Brown. I'll second.

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BOARD CHAIR NIXON: Okay. We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: So the motion passes, sir.
You will get your work card. They will -- the office will contact you on next steps, okay.

MR. WILLIAMS: I wanted it without a doubt.

Thank you.
BOARD CHAIR NIXON: We appreciate that, sir.
Thank you.
Agenda Item Number 49, Barbara Wright. MS. WRIGHT: Good morning.

BOARD CHAIR NIXON: Good morning. Can I confirm, ma'am, that you've been sworn in?

MS. WRIGHT: Excuse me?

BOARD CHAIR NIXON: Have you been sworn in? MS . WRIGHT: 28.

BOARD CHAIR NIXON: Did You raise your hand and were you sworn in?

MS. WRIGHT: I'll do that now.

BOARD CHAIR NIXON: Okay.

MS. HARRIS: Please raise your right hand.
(Whereupon, the oath was administered.)
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MS. HARRIS: Thank you.
BOARD CHAIR NIXON: Investigator Hubbel, can you tell us why we're here for Ms. Wright.

INVESTIGATOR HUBBEL: Yes. Ms. Wright has
applied before. She was previously denied in October 14th, 2021 for failure to disclose. The denial was upheld at the January 2022 Board meeting. She waited one year to reapply. She listed all of her arrests that were listed on SCOPE and her fingerprint report on her application. There have been no new arrests since the list of 2015 incident and she was denied for a '97 felony arrest and is here today to appeal.

BOARD CHAIR NIXON: Are there any questions for Ms. Williams?

BOARD MEMBER BROWN: This is Board Member Brown. Not a question. But, Ms. Williams thank you for doing what we've asked and coming back here today. I'm sorry, Ms. Wright, not Ms. Williams.

MS. WRIGHT: Yes.
BOARD MEMBER BROWN: Sorry.
BOARD CHAIR NIXON: Have $I$ been saying that wrong? Possibly. Sorry. Okay, any questions for Ms. Wright? Okay, hearing there are no questions, I'll entertain a motion.

BOARD MEMBER BROWN: Board Member Brown. I move CAPITOL REPORTERS (775)882-5322
that we grant Ms. Wright's appeal and allow her to receive a work card.

BOARD CHAIR NIXON: Okay. We have a motion. Do we have a second?

BOARD MEMBER BEZIK: Bezick seconds.
BOARD CHAIR NIXON: I have a motion. I have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

MS. WRIGHT: Aye.
BOARD CHAIR NIXON: Well, it's unanimous. You will get your guard card, ma'am. The office will contact you for next steps, okay.

MS. WRIGHT: Okay. So I just wait for you all to send me in the mail?

BOARD CHAIR NIXON: They will contact you, yes, ma'am.

MS. WRIGHT: Soon?
BOARD CHAIR NIXON: Yes, ma'am.
MS. WRIGHT: Okay, thank you.
BOARD CHAIR NIXON: You're very welcome. Thank you.

Agenda Item Number 50, David Mayeux, Mayeux.
Okay, we'll trail Agenda Item Number 50.
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Agenda Item Number 51, Cesar Castillo. Good morning, sir.

Investigator Hubbel, could you tell us why we're here for Mr. Castillo.

INVESTIGATOR HUBBEL: Yes, ma'am. Investigator Hubbel for the record. Mr. Castillo was denied for a misdemeanor weapons in an automobile charge out of the State of Nevada in 1996. He did disclose all of his records. He was not made provisional, and he's here today to appeal.

BOARD CHAIR NIXON: Okay. Any questions for Mr. Castillo?

BOARD MEMBER BROWN: Mr. Castillo, can you explain the arrest last August for me.

MR. CASTRO: Yes. I was --
BOARD MEMBER BROWN: This is Board Member Brown. I'm sorry.

MR. CASTRO: Yeah, I got arrested for DUI, but I'm not really driving but still considered DUI.

BOARD MEMBER BROWN: When you say not really driving, were you sleeping in the car? What were you doing? MR. CASTRO: Yeah, I was sleeping in the car and security called the police. I don't know why and the police knocked on my window and he asked me what are you doing there. I said, oh, I just took a rest before driving. CAPITOL REPORTERS (775) 882-5322

BOARD MEMBER BROWN: Okay. And where were you? Where was the car?

MR. CASTRO: In Mesquite, outside of the casino, Casa Blanca.

BOARD MEMBER BROWN: A casino parking lot?
MR. CASTRO: Yeah, casino parking lot.
BOARD MEMBER BROWN: Were you in a parking spot or a travel lane?

MR. CASTRO: Yeah, parking spot.
BOARD MEMBER BROWN: Okay, thank you.
MR. CASTRO: Yeah.
BOARD CHAIR NIXON: Any further questions for Mr. Castillo? I'm sorry, it's Castro, sorry. Okay, hearing there are no further questions, I'll entertain a motion.

BOARD MEMBER BEZIK: This is Board Member Bezick. I move and grant the work card for Mr. Castillo based on full disclosure.

BOARD CHAIR NIXON: You know what, have you been sworn in, sir? Were you sworn in earlier?

MR. CASTRO: Smoking? Sorry.
BOARD MEMBER BROWN: Did you swear -- did you swear in earlier today? Did you do that?

MR. CASTRO: Yeah.
BOARD CHAIR NIXON: Oh, you did, okay. CAPITOL REPORTERS (775)882-5322

MR. CASTRO: Yeah.
BOARD MEMBER BROWN: Okay.
BOARD CHAIR NIXON: Okay. Did we get a motion, okay. There's -- huh? There was a motion?

BOARD MEMBER BROWN: Oh, we did. I'm sorry, yes.
BOARD CHAIR NIXON: Okay. So we had a motion.
Can we have a second.
BOARD MEMBER BROWN: Board Member Brown. I'll second.

BOARD CHAIR NIXON: So we have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: Okay. The motion passes. Mr. Castillo, they will get your -- the office will contact you for next steps.

MR. CASTRO: All right.
BOARD CHAIR NIXON: Your guard card will be granted, okay.

MR. CASTRO: Yeah, I have a question. I used to work for security officer, armed security in 2000, 2001, and I never had permit, right?

BOARD CHAIR NIXON: What?
MR. INGRAM: What year was that? CAPITOL REPORTERS (775)882-5322

MR. CASTRO: I used to work for security officer, armed security in the casino in 2000, 2001 and I never got permanently.

MR. INGRAM: Oh, in the casinos.
MR. CASTRO: And I never had these records.
BOARD CHAIR NIXON: Casinos are different
licensing authority.
MR. CASTRO: Okay.
BOARD CHAIR NIXON: That's the difference.
MR. CASTRO: All right.
BOARD CHAIR NIXON: Yep, thank you.
Congratulations.
Okay. Agenda Item Number 52, Aaron Braddock.
Okay, we'll trail Agenda Item Number 52.
Agenda Item Number 53, German Ruiz. Good morning, sir. Have you been sworn in?

MR. RUIZ: What?
BOARD CHAIR NIXON: Have you been sworn in?
MR. RUIZ: Yes.
BOARD CHAIR NIXON: You have, okay.
Okay. Investigator Hubbel, could you let us know why Mr. Ruiz is here.

INVESTIGATOR HUBBEL: Investigator Hubbel for the record. Mr. Ruiz was denied for a listed and carrying CAPITOL REPORTERS (775)882-5322
concealed weapons without a permit charge out of Nevada in 2018. He did disclose he only had two arrests. He disclosed both of them and they were listed on the fingerprint report, nothing else, and he's here today to appeal.

BOARD CHAIR NIXON: Any questions for Mr. Ruiz from the Board? Okay, hearing there are no questions, I'll entertain a motion.

BOARD MEMBER BEZIK: This is Board Member Bezick. I move we grant the work card for Mr . Ruiz based on full disclosure.

BOARD CHAIR NIXON: Okay. We have a motion. Do we have a second?

BOARD MEMBER BROWN: This is Board Member Brown.

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I second.
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BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: The motion is approved. You'll get your work card. The office will contact you, okay.

MR. RUIZ: Okay, thank you.
BOARD CHAIR NIXON: Thank you. Good luck to you.
Okay. Agenda Item Number 54, Eric Walden. Good CAPITOL REPORTERS (775)882-5322
morning, sir.
MR. WALDEN: Good morning.
BOARD CHAIR NIXON: Investigator Hubbel, can you let us know why we're here for Mr. Walden.

INVESTIGATOR HUBBEL: Yes. Investigator Hubbel for the record. Mr. Walden was denied for a carry concealed weapon out of the State of Nevada in 1993. This was originally not listed on his original application. When I spoke with him on the phone, it happened so long ago and he just couldn't remember it.

But after we spoke about that, he also disclosed some of the others he had, and they are all taken care of, and none of them rise to a felony level and he's here today to appeal.

BOARD CHAIR NIXON: Okay. Are there any questions for Mr . Walden? Okay. Hearing there are no questions, I'll entertain a motion.

BOARD MEMBER BEZICK: This is Board Member Bezick.

BOARD MEMBER BROWN: Board Member -BOARD MEMBER BEZICK: Go ahead, Board Member Brown.

BOARD MEMBER BROWN: Go ahead, Mr. Bezick. BOARD MEMBER BEZIK: This is Board Member Bezick. CAPITOL REPORTERS (775)882-5322

I move that we grant the work card for Mr. Walden based on full disclosure and time and distance.

BOARD CHAIR NIXON: Okay. We have a motion. Do we have a second?

BOARD MEMBER BROWN: This is Board Member Brown. I'll second.

BOARD CHAIR NIXON: Okay. We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

MR. WALDEN: Thank you.
BOARD CHAIR NIXON: Thank you.
MR. WALDEN: All right, have a good day.
BOARD CHAIR NIXON: Okay. Agenda Item Number 55 has been postponed.

Agenda Item 56, William Stallins. Is Mr. Stallins here? Good morning, sir.

MR. STALLINS: Good morning.
BOARD CHAIR NIXON: Investigator Hubbel, could you let us know why we're here for Mr. Stallins.

INVESTIGATOR HUBBEL: Yes, ma'am. Investigator Hubbel for the record. Mr. Stallins was previously denied in 2004 and 2007 by -- when Las Vegas Metro PD ran this. He was denied by the PILB in March of 2022 for having an open case CAPITOL REPORTERS (775)882-5322
and failure to disclose some of his arrests. This time around the applicant disclosed all arrests on the SCOPE and the fingerprint report. The open case that he did have has been dismissed and is closed. He was denied for having the felony arrest that was out of California in 1988 and he's here today to appeal.

BOARD CHAIR NIXON: Okay. Any questions for Mr. Stallins? Okay, hearing there are no questions, I'll entertain a motion.

BOARD MEMBER BROWN: This is Board Member Brown. I move that we grant Mr. Stallins' appeal and allow him to get his work card.

BOARD CHAIR NIXON: Okay. We have a motion. Do we have a second?

BOARD MEMBER BEZIK: Bezick seconds.
BOARD CHAIR NIXON: Oh, I'm sorry, and that's based on?

BOARD MEMBER BROWN: Oh, that's based on the fact that he disclosed and time and distance. I'm sorry, this is Board Member. Sorry, Mrs. Jackson.

BOARD CHAIR NIXON: Okay. We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

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BOARD CHAIR NIXON: Motion passes. They will contact you, sir. Thank you.

Agenda Item 57, Tracy Criton. Good morning.
Just to verify, have you been sworn in, ma'am?
MS. CRITON: No.
BOARD CHAIR NIXON: You have not, okay.
MS. HARRIS: Please raise your right hand.
(Whereupon, the oath was administered.)
MS. HARRIS: Thank you.
BOARD CHAIR NIXON: Investigator Hubbel, could you let us know why we're here for Ms. Criton.

INVESTIGATOR HUBBEL: Investigator Hubbel for the record. The applicant was denied for a felony vandalism amounting in the amount of $\$ 10,000$ or more out of the State of California in 2014. All arrests, she only had three were disclosed and verified on the fingerprint report and she is here today to appeal.

BOARD CHAIR NIXON: Okay. So are there any questions from the Board? Okay, hearing there's no questions, I'll entertain a motion.

BOARD MEMBER BEZIK: This is Board Member Bezick.
I move that we grant the work card for Ms. Criton based on time and distance and full disclosure.

BOARD CHAIR NIXON: Okay. We have a motion. Do CAPITOL REPORTERS (775)882-5322

BOARD MEMBER BROWN: This is Board Member Brown. I'll second.

BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: Motion passes. So the Board will contact you on next steps to get your card.

MS. CRITON: Thank you.
BOARD CHAIR NIXON: You're welcome.
Agenda Item Number 58, Phillip Clough -- Clough. Thank you.

Investigator Hubbel, why are we here for Mr. Clough?

INVESTIGATOR HUBBEL: Investigator Hubbel for the record. Mr. Clough disclosed all of his arrest history. He was denied for a felony drug charge that occurred in May of 1994 out of the State of Nevada for possession with intent to distribute. His disposition was five years supervised probation but released after two years of supervised probation and he's here today to appeal.

BOARD CHAIR NIXON: Okay. Are there any questions from Mr. Clough? Okay, hearing there are no CAPITOL REPORTERS (775)882-5322
questions, I'll entertain a motion.

BOARD MEMBER BROWN: This is Board Member Brown. I move that we grant Mr. Clough's appeal and allow him to get his work card based on full disclosure and time and distance from convictions.

BOARD CHAIR NIXON: Okay. We have a motion. Do we have a second?

BOARD MEMBER BEZIK: Bezick seconds.

BOARD CHAIR NIXON: Okay. We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: Okay. Motion passes. Sir, they will contact you for next steps but your work card will be granted.

MR. CLOUGH: Yes, ma'am. Thank you, everybody.
BOARD CHAIR NIXON: Thank you.
MR. CLOUGH: I appreciate it.
BOARD CHAIR NIXON: Have a great day.
Since we're on let's or should we go through and trail all the trail stuff and close out.

Okay. Agenda Item 59, Kevin Wenz. Good morning, sir.

MR. WENZ: Good morning.
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BOARD CHAIR NIXON: Investigator Hubbel, would you tell us why we're here for Mr. Wenz.

INVESTIGATOR HUBBEL: Yes. Investigator Hubbel for the record. And I'm not certain if the Board got -there were actually two pages and when I did the research on this for preparing my packets, I don't know if you guys got page two which they're just misdemeanor charges.

But Mr. Wenz was -- he listed all of his arrests on the original application, but he was denied for a 1998 felony drug charge out of the State of Nevada for possession of a controlled substance and under the influence of a controlled substance. His disposition was he was given three years supervised probation where he had to report monthly.

At one point in time he moved to the State of New York where the probation was moved to and probation was successful. He's completed and he's here today to appeal.

BOARD CHAIR NIXON: Okay. Are there any questions for Ms. Wenz?

BOARD MEMBER BROWN: Yes. Board Member Brown. Mr. Wenz, can you explain the circumstances of the 2019 arrest here in Nevada for domestic violence.

MR. WENZ: My brother falsified a police report and had me removed out of my home for protection order and foreclosed on our family home and basically did our family CAPITOL REPORTERS (775)882-5322
dirty. And I went -- I got removed, and then I went back to get some things without the police and I got arrested. For the protection order, is that what you're talking about?

BOARD MEMBER BROWN: Well, yeah. It says domestic violence slash temporary protection order.

MR. WENZ: Yes, that was for my younger brother.
BOARD MEMBER BROWN: I understand the violation of the temporary protective order but the domestic violence portion of it.

MR. WENZ: My brother -- my brother came home on a four-day meth binge, swung a frying pan at me and said he was going to re-break my back because I had a back fusion in '97 and I stepped into it, went to block it. He backed up and my mother was there calling my name. She's always calling my name. I'm bigger than him, and so I backed off and I put my hand out to shake his hand and try to quash it. And he threw a chair in -- he started shaking my hand and as he's doing that, he threw a chair into my shins, broke the glass on the oven.

So I grabbed him by his head, put him to the ground. He started kicking me. I grabbed his feet to try to prevent him from hurting me and himself. And I'm telling him there's glass everywhere. You're gonna get cut. Please stop, and he's trying to bite me. So my mom is screaming CAPITOL REPORTERS (775)882-5322

Kevin. Kevin. Kevin. So I left. And I never went to jail. I had to do the processing. I had to go down and get fingerprinted and photographed and processed over that. BOARD CHAIR NIXON: Okay. And what was the final disposition of that? Did you serve probation time?

MR. WENZ: No probation. It was dropped.
BOARD MEMBER BROWN: It was dropped, okay.
MR. WENZ: The judge kind of knew what was going on with him.

BOARD MEMBER BROWN: Okay. Was your brother arrested also in that incident?

MR. WENZ: I don't believe so.
BOARD MEMBER BROWN: Thank You.
MR. WENZ: You're welcome.
BOARD CHAIR NIXON: Okay. Are there any further questions for the Board? Okay, hearing there's no further questions, I'll entertain a motion.

BOARD MEMBER BEZIK: This is Board Member Bezick. I make a motion that we grant the work card for Mr. Wenz based on full disclosure and time and distance.

BOARD CHAIR NIXON: We have a motion. Do we have a second?

BOARD MEMBER BROWN: Board Member Brown. I'll second.

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BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: Motion passes. The office will contact you with next steps to getting your work card. MR. WENZ: Thank you very much. BOARD CHAIR NIXON: Good luck to you. Agenda Item Number 60, James Scott. Good morning. Have you been sworn in, sir? MR. SCOTT: No, ma'am. MS. HARRIS: Please, raise your right hand. Anybody who just entered in who hasn't been sworn in, can you please stand and raise your right hand.
(Whereupon, the oath was administered.)
MS. HARRIS: Thank you.
BOARD CHAIR NIXON: Okay. Investigator Hubbel, could you please let us know why we're here for Mr. Scott. INVESTIGATOR HUBBEL: Investigator Hubbel for the record. This report has been updated as of the 25 th so the stuff that the Board hasn't been updated. The applicant, he was denied for his -- he listed originally on his original report he or application, he listed the felony charge of grand theft auto out of the State of California from 2008.

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He spent two years in prison.
I left a couple of messages for him. When he finally called me back on the 25 th, this report had already been sent to the Board. He didn't remember some of the other ones. We talked about them. He told me about the disposition on each one of them, so he was very helpful in filling out this report. And it looks like the -- the last arrest that he had was in 2015 where he was convicted of inflicting corporal injury on a spouse or cohabitant and he was sentenced two years prison time.

Once we talked, went over his fingerprint record, he did disclose that at that time but not on the original report and he's here today to appeal.

BOARD CHAIR NIXON: So quick question. Just to confirm, he listed the felony but he did not disclose the remaining six arrests until we got his fingerprints?

INVESTIGATOR HUBBEL: That's correct.
BOARD CHAIR NIXON: Are there any questions from the Board?

BOARD MEMBER BROWN: This is Board Member Brown. It may have been asked and answered, but why did you fail to list some of your convictions?

MR. SCOTT: At that time -- this is my first time trying to get my guard card. So $I$ was just listening but if CAPITOL REPORTERS (775)882-5322

I knew if I had to put the full disclosure, you know, I would have. Like I said, this is my first time doing this process. BOARD MEMBER BROWN: But you read on our application that it says to disclose all arrests regardless of outcome.

MR. SCOTT: Yes, sir.
BOARD MEMBER BROWN: You didn't disclose them? MR. SCOTT: No, sir.

BOARD MEMBER BROWN: No reason why?
MR. SCOTT: No.

BOARD MEMBER BROWN: Okay, thank you.
BOARD CHAIR NIXON: Okay. Any further questions for Mr. Scott? Okay, hearing there are no further questions, I'll entertain a motion.

BOARD MEMBER BEZIK: This is Board Member Bezick. I move that we uphold the denial based on nondisclosure of arrests.

BOARD CHAIR NIXON: I have a motion. Do we have a second?

BOARD MEMBER BROWN: This is Board Member Brown. I will second.

BOARD CHAIR NIXON: Okay. We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the CAPITOL REPORTERS (775)882-5322
motion.)
BOARD CHAIR NIXON: Okay. So motion passes.
We're going to uphold the denial of your guard card. You will not get your work card this time around. You do have an opportunity to come back in a year and reapply. Make sure that when you reapply, you can even go to the office and ask them for this arrest history. They will give that to you, okay. You can see, if you've been here for a little while, we don't necessarily not approve you because of your arrest record or your criminal history. It's just based off of disclosure. Does that make sense?

MR. SCOTT: Yeah, I do.
BOARD CHAIR NIXON: Okay. I appreciate you.
We'll look forward to seeing you in a year.
Okay. So the next group are not supposed to be here until 12:30. So we're going to go back -- scheduled at 12:30. We'll go back and review the ones that we trailed that weren't here previously and see if we can't get caught up on those ones.

Agenda Item Number 32, Quincey Cruz, are you here? Board, do we want to go through and just approve or deny based on whether or not they're here? What time were they told to be here?

BOARD MEMBER BROWN: This is Board Member Brown. CAPITOL REPORTERS (775)882-5322

Yeah, let's go ahead and make decisions on them. BOARD CHAIR NIXON: Yep, okay. So Quincey Bennett is not here. I'll entertain a motion.

BOARD MEMBER BROWN: This is Board Member Brown. I move that we uphold the denial for failure to appear.

BOARD CHAIR NIXON: Okay. We have a motion. Do we have a second?

BOARD MEMBER BEZICK: Bezick seconds.
BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: Okay. The next item was Agenda Item Number 34 , which was trailed, Anthony Ray. Anthony Ray, are you here? Okay. Again, they were scheduled to be here at 10:30. Mr. Ray is not here. I'll entertain a motion.

BOARD MEMBER BEZIK: This is Board Member Bezick. I move that we uphold a denial based on the failure to appear.

BOARD CHAIR NIXON: Okay. We have a motion. Do we have a second?

BOARD MEMBER BROWN: This is Board Member Brown. I'll second.

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BOARD CHAIR NIXON: Okay. We have -- we have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: Motion passes.
Agenda Item Number 35, Robert Michael. Okay. Again, Mr. Michael is not in the audience. $I$ will entertain a motion.

BOARD MEMBER BEZIK: Board Member Bezick.
BOARD MEMBER BROWN: Board Member Brown.

BOARD MEMBER BEZIK: Go, Mr. Brown.

BOARD MEMBER BROWN: This is Board Member Brown. I move that we uphold the denial based on for failure to appear.

BOARD CHAIR NIXON: Okay. We have a motion. Do we have a second?

BOARD MEMBER BEZICK: This is Bezick. Second.

BOARD CHAIR NIXON: Motion and second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: Okay. Agenda Item Number 39, Matrice Blackwell. Okay, Mr. Blackwell is not in the audience. Do we have a motion?
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BOARD MEMBER BEZICK: This is Board Member Bezick. I move that we uphold the denial based on failure to appear.

BOARD CHAIR NIXON: Okay. We have a motion. We have a second.

BOARD MEMBER BROWN: This is Board Member Brown. I'll second.

BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the

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motion.)
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BOARD CHAIR NIXON: Motion passes.
Agenda Item 43, Mr. Darnell Seawood. Okay. I'll entertain a motion. Mr. Seawell is not in the audience.

BOARD MEMBER BROWN: This is Board Member Brown. I move that we uphold the denial based on failure to appear.

BOARD CHAIR NIXON: Okay. I have a motion. Do I have a second?

BOARD MEMBER BEZIK: Bezick seconds.
BOARD CHAIR NIXON: I have a motion. $I$ have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: Motion passes. CAPITOL REPORTERS (775)882-5322

Agenda Item Number 46, Andrew Jefferson.

Mr. Jefferson?

MR. INGRAM: Was he here? He had the tire issue. BOARD CHAIR NIXON: So Jefferson is the one with the tire issue?

MR. INGRAM: Yeah.
BOARD CHAIR NIXON: Okay, so I'll trail.
David Mayeux. Okay, not in the audience. We will -- I'll entertain a motion.

BOARD MEMBER BEZIK: Board Member Bezick. I move we uphold the denial based on failure to appear.

BOARD CHAIR NIXON: Okay. We have a motion. Do we have a second?

BOARD MEMBER BROWN: Board Member Brown. I'll second.

BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: Motion passes.
Okay. So 52, Agenda Item Number 52, Aaron
Braddock. Good afternoon, sir. Have you been sworn in, sir? MR. BRADDOCK: Yes.

BOARD CHAIR NIXON: Okay. Okay, Investigator CAPITOL REPORTERS (775)882-5322

Hubbel, could you let us know why we're here for Mr. Braddock.

INVESTIGATOR HUBBEL: Yes. Bear with me while I find his report. All right. I have his report here in front of me. Mr. Braddock was initially denied for a 2017 gross misdemeanor carrying a concealed weapon on a person, a violation out of California where he received three years probation. That was disclosed, as well as his other arrests. But as this Board meeting got closer, I ran him in SCOPE a couple of days ago and he currently has an open DUI case that looks like it occurred after his initial filing on April 22nd of this year. His next court date isn't until August 30th of this year, and he's here today to appeal.

I did discuss this with him on the phone a couple of days ago and he's here today to appeal.

BOARD CHAIR NIXON: Okay. Are there any questions for Mr . Braddock?

BOARD MEMBER BROWN: This is Board Member Brown.
I have a question for Investigator Hubbel. I just want to make sure, on the report it shows the two misdemeanor probation violations and it says in the disclosure box no. Did he fail to disclose those?

INVESTIGATOR HUBBEL: He failed to disclose those on the original application but after we talked, he did CAPITOL REPORTERS (775)882-5322
disclose those to me. There was some confusion about how I interpreted them from the fingerprint report. But after we spoke, he did own up to all of that.

BOARD MEMBER BROWN: Okay, thank you.
Next question for Mr. Braddock, why did you fail to disclose those probation violations?

MR. BRADDOCK: Because I never got violated. I wouldn't -- I didn't know -- I never got convicted of the violations so I didn't know that I had to.

BOARD MEMBER BROWN: Okay. And what were -- what were the things that they potentially violated you for? What happened in January of 2019?

MR. BRADDOCK: Both violations are kind of basically I got pulled over. One time I was with my cousin and I got violated for that. The police took me to jail and basically like the judge didn't know why I was there.

BOARD MEMBER BROWN: Is your cousin a convicted felon?

MR. BRADDOCK: No, he didn't have no record. They said he was on gang file but he never got arrested. He never --

BOARD MEMBER BROWN: So they violated your probation because you were hanging out with somebody who was considered to be a known gang member?

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MR. BRADDOCK: Yeah.
BOARD MEMBER BROWN: Okay. How about the one in June of 2019?

MR. BRADDOCK: It was similar.
BOARD MEMBER BROWN: Okay. Similar circumstances, hanging out with somebody that you shouldn't be?

MR. BRADDOCK: Yeah, but I never got convicted. Like, the judge -- it was the same officers that arrested me. They actually got in trouble for taking me to jail for that.

BOARD MEMBER BROWN: Okay. And then you currently have an outstanding case, correct?

MR. BRADDOCK: Yeah, and I call it the DUI case. The police pulled me over. I was doing 55 in a 45, and they said that they smelled marijuana. And I said there is marijuana in my car. My passenger actually had some. They made me take a test. I had to follow his finger and it was dark outside. It was very difficult for me because he had -basically he stood me next to his motorcycle with the flashing lights and he had me close my eyes for 30 seconds, but the whole time all $I$ see is the flashing lights. When $I$ opened my eyes, it was still like red and blue and it was difficult. I asked can I retake the test and he wouldn't let me, took me to jail.

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BOARD MEMBER BROWN: And that case is still
pending, correct?
MR. BRADDOCK: Yeah.
BOARD MEMBER BROWN: Okay, thank you.
BOARD CHAIR NIXON: Ignorance here, on marijuana DUI's, do they do urinalysis or like he didn't pass the sobriety test. What next?

BOARD MEMBER BROWN: I would have to claim ignorance on that also. It's been -- I was retired before it was legalized, so I'm not sure what they're doing. I'm thinking they do blood or urine.

INVESTIGATOR SALADINO: Investigator Saladino for the record. That's my understanding as well, is that they will do a blood test either at the jail. Some units for the LVMPD will drive around with phlebotomists with them in their patrol cars so they can draw the blood at the scene, but most of the times they will do a blood draw once they get down to the jail.

BOARD CHAIR NIXON: Was your blood drawn?
MR. BRADDOCK: Yes.
BOARD CHAIR NIXON: Do you -- is it just positive or negative or is there a level of any?

MR. INGRAM: There's levels.
BOARD CHAIR NIXON: There's levels, okay. CAPITOL REPORTERS (775)882-5322

MR. BRADDOCK: They never told me a level. I just drew blood and that was it.

BOARD CHAIR NIXON: They didn't tell you you were positive or negative?

MR. BRADDOCK: No. They put me on a 12-hour hold and they released me after. And I go to court for that August 30th.

BOARD CHAIR NIXON: This is new to me.
MR. INGRAM: Madam Chair, for the record Kevin
Ingram. So if the Board so chooses to move forward and let's say the Board decided to deny, because he has an open case, he would have to wait a year --

BOARD CHAIR NIXON: Uh-huh.
MR. INGRAM: -- to reapply. If the Board would allow him to withdraw his appeal until after his court date and reappear at a future Board meeting, the Board could do that.

BOARD CHAIR NIXON: Do you understand what he's saying?

MR. BRADDOCK: Yes.
BOARD CHAIR NIXON: And then hopefully by then your case would be either figured out. That doesn't mean we'll approve it when you come back if you have it open.

MR. BRADDOCK: Basically, this whole process CAPITOL REPORTERS (775)882-5322
needs to be paused until after August 30th?
BOARD CHAIR NIXON: Uh-huh.
MR. BRADDOCK: Okay.
BOARD CHAIR NIXON: Okay?
MR. INGRAM: And the next Board meeting will be in September.

MR. BRADDOCK: Okay, I understand.
BOARD CHAIR NIXON: Okay. So do you wish to withdraw?

MR. BRADDOCK: Yes. If I'm able to come back September, yes.

BOARD CHAIR NIXON: Okay. Okay. Do we need to vote on that or no? He's just withdrawing his application, okay. All right. So you're good. Make sure you stay in contact with the office and let them know, you know, how your case is proceeding and results of that.

MR. BRADDOCK: Would somebody contact me about the next date or I will just --

MR. INGRAM: Yes.
MR. BRADDOCK: All right. Thank you, guys.
MR. INGRAM: Board will be in contact with you.
MR. BRADDOCK: Okay, thank you.
BOARD CHAIR NIXON: Okay, thank you. Take care.
So we -- the next group wasn't supposed to be CAPITOL REPORTERS (775)882-5322
here until 12:30. We don't want to make you guys that are here wait. So does everybody have an agenda? You don't? There's agendas over there. So go ahead and pick up an agenda. And then if you can, let us know what your number is and then we'll be able to take you in order somewhat. 63, okay. Okay, so, 63.

MR. INGRAM: What number, 64?
BOARD CHAIR NIXON: Right next to you.
BOARD MEMBER BROWN: Mrs. Jackson, are you okay or do you need to take a break?

THE REPORTER: I'm okay.
BOARD MEMBER BROWN: Thanks.

BOARD CHAIR NIXON: Do you guys have a number?
Sir, in the green shirt, up front?
Okay. So Agenda Item Number 61, Rejasia Coleman, okay.

MS. HARRIS: For everyone who just walked in who hasn't been sworn in, could you please stand and raise your right hand.
(Whereupon, the oath was administered.)
MS. HARRIS: Thank you.

BOARD CHAIR NIXON: Hold on one second, sorry.
Okay, Investigator Hubbel, could you tell us why we're here for Ms. Coleman.

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INVESTIGATOR HUBBEL: Yes. Investigator Hubbel for the record. Ms. Coleman was initially denied for what she listed as a felony. Once we had the fingerprint report back, it came back to be a gross misdemeanor but she also had a felony later on. But she was denied for a gross misdemeanor out of the State of Nevada in 2020 for attempting to buy, possess, receive stolen property in the amount of \$635. She was sentenced to 364 days jail time, given credit for seven days and was given two years probation.

The original charges also included robbery and burglary. The fingerprint report actually showed this as the gross misdemeanor. She did have a felony out of Nevada in October of 2020 for a felony arrest for violation of her probation conditions of the suspended sentence. The fingerprint report did not list disposition. But in conversing with Ms. Coleman, she told me that she had community service of 96 hours and she's here today to appeal. BOARD CHAIR NIXON: Okay. And just to make sure everything was listed? Everything was disclosed? INVESTIGATOR HUBBEL: That's correct. BOARD CHAIR NIXON: Okay. Any questions for Ms. Coleman?

BOARD MEMBER BROWN: This is Board Member Brown.
Ms. Coleman, it looks like 2020 was a bad year for you.
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MS. COLEMAN: Absolutely.
BOARD MEMBER BROWN: Can you explain why you got in all this trouble.

MS. COLEMAN: Absolutely. So I do have a twin brother. We are the same age and he was going through a lot of hardships at the time. And I think twin sister, I was trying to be there for him. He made some bad choices. And being the person I was there, that's basically what happened.

He got into some things and I was there. It all went down and I had left so I caught the charges big that I was there. So he's currently in prison. I did -- they appealed my charges due to the fact that they had video evidence. They didn't see that I took anything from the store or I did anything. I really was in trouble for basically taking him to the store, not knowing that he was going to do that at all whatsoever.

So I had to cut contact with my twin brother for the last three years. I just basically been doing my own thing, got off papers, paid off my fines and dues, basically living my life now. I have a one-year-old daughter now. So I'm just trying to continue to grow strong right now.

BOARD CHAIR NIXON: What do you do currently for work?

MS. COLEMAN: Right now I am unemployed. I was CAPITOL REPORTERS (775)882-5322
just currently working last month at the 99 Cent Store.
BOARD CHAIR NIXON: Okay.
BOARD MEMBER BROWN: Congratulations on the baby.
MS. COLEMAN: Thank you.
BOARD CHAIR NIXON: And just to be clear, you're not on paper anymore. Everything is closed out?

MS. COLEMAN: Yeah, absolutely everything is closed out. I haven't gotten in any trouble since about that year and really just trying to turn my life around, trying to show people that didn't really have a lot to do with me. I kind of just took, you know, my responsibilities as, okay, I was there. That's my twin brother. I'm going to wash my hands with this, you know, done and over with. I kind of just gotta put my best foot forward.

I've been doing covered security jobs that, you know, basically let you work there until you get your guard card and that's why I'm here today, to get that guard card and continue to work and, you know, take care of my baby and these bills.

BOARD CHAIR NIXON: Okay.
MR. INGRAM: What -- what companies are you working security for right now, what locations?

MS. COLEMAN: I was working CCIS. It's a private security company. We had just did an event back in Coachella CAPITOL REPORTERS (775)882-5322
back in California and we had to apply for a guard card and everything out there as well. So that was the last event that $I$ just recently did back in Coachella.

MR. INGRAM: So you're a security -- working security has -- you've had some in Nevada as well?

MS. COLEMAN: No, not in Nevada. I wasn't able to do EDC due to the fact I didn't have my guard card.

MR. INGRAM: Okay. Thank you for that clarification.

MS. COLEMAN: Yeah.
MR. INGRAM: I appreciate it.
MS. COLEMAN: No problem.
BOARD CHAIR NIXON: Any further questions for Ms. Coleman? Okay, hearing there's no questions, I'll entertain a motion.

BOARD MEMBER BEZIK: This is Board Member Bezick. I move we grant the work card for Ms. Coleman based on full disclosure.

BOARD CHAIR NIXON: We have a motion. Do we have a second?

BOARD MEMBER BROWN: Board Member Brown. I'll second.

BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.

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(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: Congratulations. You're going to move forward. Motion passes. We'll move forward with getting your guard card. The office will contact you for next steps, okay.

MS. COLEMAN: Thank you so much. You guys have a great day.

BOARD CHAIR NIXON: Good luck to you.
Next one?
MR. INGRAM: 62.
BOARD CHAIR NIXON: 62. Is Jesse Jackson here? Okay. Come on up, sir. Have you been sworn in?

MR. JACKSON: Yeah, I was sitting in the back, right there in the back.

BOARD CHAIR NIXON: Okay. I think he's been here for a while.

MR. INGRAM: You've been here for a little while?
MR. JACKSON: Yeah, I haven't been here long but just a little bit.

BOARD CHAIR NIXON: Okay. Investigator Hubbel, can you tell us why we're here for Mr. Jackson.

INVESTIGATOR HUBBEL: Yeah. Investigator Hubbel for the record. Mr. Jackson had a current license with us I CAPITOL REPORTERS (775)882-5322
believe since -- my record report shows March 13th of 2018 was his last background. He's had one since before that. So any arrests that I listed on this report have only occurred since he's had his most recent license.

At the time of application, the 2022, December 2022 arrest out of Nevada for the DUI was an open case at the time. It has since closed, and it was closed a couple of weeks ago before the Board meeting. So, yeah, you wouldn't have an update on that one.

He was denied for having the open case and failure to disclose. On his initial application, he didn't list any of these. A lot of times when we're doing the background, if they have had a previous work card and they have been approved, like in 2018 like he was. I don't look at any of those because they would have had to be disclosed on a previous application to get that work card at that time.

The six that are listed on this report today are ones that occurred while he held a current PILB license. He didn't disclose any of these on the initial application. When I got his fingerprint report in and talked to him with fingerprints and the SCOPE, he disclosed all of these and we talked about them and he is here today to appeal.

BOARD CHAIR NIXON: Okay.
MR. INGRAM: Investigator Hubbel, just to clarify CAPITOL REPORTERS (775)882-5322
on the record, you had stated that he has a current license. Are you meaning registered work card?

INVESTIGATOR HUBBEL: I'm sorry, yeah, registered work card, and he had that up until it would have been March of this year when it expired. He was attempting to renew that. And when I came across it, it's his current criminal history that he did not list and he had the open DUI case. He was denied at that point in time so his --

MR. INGRAM: Okay. So he has not held a license with us, correct?

INVESTIGATOR HUBBEL: I'm sorry, no. He held a work card with us.

MR. INGRAM: Thank you.
INVESTIGATOR HUBBEL: Yep.
MR. INGRAM: Thank you.
BOARD CHAIR NIXON: Okay. Any questions from the Board? Okay, hearing there are no questions, I'll entertain a motion.

BOARD MEMBER BROWN: This is Board Member Brown. I move that we uphold the denial based on failure to disclose and the recency or time and distance of the arrest.

BOARD CHAIR NIXON: Okay. We have a motion. Do we have a second?

BOARD MEMBER BEZICK: Bezick seconds. CAPITOL REPORTERS (775)882-5322

BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: So your work card is going to be denied because you didn't disclose the arrest that you had while you had your other work card, okay. The application is very clear, even on a renewal, that you have to list all of your arrests, convictions, all of it. You did not do that. Do you understand?

MR. JACKSON: I didn't have all of that before I had my card prior to all of that what was going on at the time. If I applied in 2018, I didn't have none that kind of stuff then. It was already straight. I didn't have my work card so I don't understand.

BOARD CHAIR NIXON: Okay. So you don't get a pass and get to do whatever you want while you have your work card, right? You still have to be a good citizen, right?

MR. JACKSON: Well, yes.
BOARD CHAIR NIXON: Okay. So you had your work card. It was issued in 2018, right?

MR. JACKSON: Yes.
BOARD CHAIR NIXON: In 2020 you started or 2020, whatever year, you started going sideways, right? You CAPITOL REPORTERS (775)882-5322
started having issues?
MR. JACKSON: Yes.
BOARD CHAIR NIXON: Okay. Did you disclose those issues when you applied for your new work card for your renewal?

MR. JACKSON: No.
BOARD CHAIR NIXON: No, there you go. There's a reason. You have to disclose regardless of having a guard card previously or not. Do you understand?

MR. JACKSON: Yes.
BOARD CHAIR NIXON: Okay. So your work card is being denied. You can come back in a year. Make sure you disclose all of the stuff that you have that you've been arrested for, okay?

MR. JACKSON: All right.
BOARD CHAIR NIXON: Thank you. Have a good day.
Agenda Item Number 63, Melissa Raucci, good morning, ma'am. Oh, afternoon.

Investigator Hubbel, could you please let us know why we're here for Ms. Raucci.

INVESTIGATOR HUBBEL: Yes. Investigator Hubbel for the record. Ms. Raucci was denied for a disclosed carrying concealed weapon without a permit out of Nevada in September of 2020. The disposition was she forfeited her CAPITOL REPORTERS (775)882-5322
firearm and that she had to take a CCW class, which is completed.

She stated she was in the process of obtaining her CCW when she ended up catching this charge. This is the only arrest listed on her fingerprint report and she's here today to appeal.

BOARD CHAIR NIXON: Okay. Was this disclosed? INVESTIGATOR HUBBEL: Yes, it was.

BOARD CHAIR NIXON: Okay. Are there any other questions from the Board?

BOARD MEMBER BROWN: Yes. This is Board Member Brown. Ms. Raucci, can you explain the charge, the carrying concealed, what went on there.

MS. RAUCCI: I was carrying it in my purse and -BOARD CHAIR NIXON: You're probably going to have to get a little closer to the mic.

MS. RAUCCI: I'm sorry. I was carrying it in my purse and $I$ forgot that $I$ had it in my purse and $I$ was going to pay my ticket.

BOARD MEMBER BROWN: And you got stopped at court security?

MS . RAUCCI: Yes.

BOARD MEMBER BROWN: You were a registered work cardholder at the time?

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MS. RAUCCI: Yes, sir.

BOARD MEMBER BROWN: And were you working armed?
Is that why you had a weapon with you?

MS. RAUCCI: Unarmed.

BOARD MEMBER BROWN: And you were carrying a weapon concealed in your purse while you were going to court?

MS. RAUCCI: Right, and forgot it was in my
purse.

BOARD MEMBER BROWN: Okay.
BOARD CHAIR NIXON: Were you going to work?
MS. RAUCCI: I was -- yes, I was on my way to work.

BOARD CHAIR NIXON: Do you work in the courthouse?

MS. RAUCCI: No. I was going to pay my traffic ticket.

BOARD CHAIR NIXON: Got it. I just do want to put on the record that Ms. Raucci does work for Allied Universal. However, $I$ do not know her personally, so I do feel that $I$ could make a decision on this case or this appeal.

Are there any further questions from the Board? Okay, hearing no further questions, I'll entertain a motion.

BOARD MEMBER BEZICK: This is Board Member CAPITOL REPORTERS (775)882-5322

Bezick. I move we grant the work card from Ms. Raucci based on full disclosure.

BOARD CHAIR NIXON: Okay. We have a motion. Do we have a second?

BOARD MEMBER BROWN: Board Member Brown. I'll second.

BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: Motion passes. The Board -the office will get in contact with you for next steps. Your work card will be granted. Thank you. Congratulations.

Do we need to go in order now because it's 12:30? MS . HARRIS: Yes.

BOARD CHAIR NIXON: Okay. Mason Kishimoto. Good afternoon, sir.

Okay. Investigator Hubbel, could you let us know why we're here for Mr. Kishimoto.

INVESTIGATOR HUBBEL: Investigator Hubbel for the record. Mr. Kishimoto was denied for a misdemeanor carrying concealed weapon without a permit in Nevada August of 2022.

It was listed. The disposition was he forfeited the property, credit for time served, which was 48 hours. The CAPITOL REPORTERS (775)882-5322
original charge also included discharging a gun or other weapon where a person might be endangered. Those were dismissed. This is the only charge listed on SCOPE and the fingerprint report. It was listed and he's here today to appeal.

BOARD CHAIR NIXON: Are there any questions for Mr. Kishimoto?

BOARD MEMBER BROWN: This is Board Member Brown. Yes, Mr. Kishimoto, can you explain what the original case was about?

MR. KISHIMOTO: Yes. So I used to work at Ace Liquor Store over on Las Vegas Boulevard and there was an altercation that occurred in front of my workplace so I came out and tried to physically break it up, but they both grabbed weapons and charged at each other, which caused me to fire two shots in the area, which they left with no incident.

BOARD MEMBER BROWN: Okay. And were you carrying the weapon legally at that time?

MR. KISHIMOTO: Yes, it was open carry.
BOARD MEMBER BROWN: Open carry while you worked in the store?

MR. KISHIMOTO: Yes.
BOARD MEMBER BROWN: Thank you.
BOARD CHAIR NIXON: Why is it listed as carry CAPITOL REPORTERS (775)882-5322
concealed weapon.
MR. KISHIMOTO: That's the deal I was offered. BOARD CHAIR NIXON: Okay. Okay. Any further questions from the Board? Okay, hearing no further questions -- and you had a guard card before?

MR. KISHIMOTO: No.
BOARD CHAIR NIXON: Oh, you were working as a clerk in the -- okay.

MR. KISHIMOTO: Yeah, but because of the area I had to be armed.

BOARD CHAIR NIXON: Was that the store requirements?

MR. KISHIMOTO: No, it wasn't store requirements. It was more like a recommendation.

BOARD CHAIR NIXON: Okay.
MR. KISHIMOTO: But they did go over that during my training.

BOARD CHAIR NIXON: Okay. Okay. Hearing -- are there any further questions, sorry. Okay, hearing no further questions, I'll entertain a motion.

BOARD MEMBER BROWN: This is Board Member Brown. I move that we uphold the denial based on time and distance. It's been less than a year so I'm gonna move that we uphold the denial.

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MR. KISHIMOTO: Okay. So I would --
BOARD CHAIR NIXON: Wait. Wait one second. We have a motion. Do we have a second?

BOARD MEMBER BEZIK: Bezick seconds.
BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: So what you'll have to do is you're afforded the opportunity to come back in a year and reapply and do the same thing that you did here. Make sure you list the incidents and anything else that's happened and then, you know, you'll come through the same process.

MR. KISHIMOTO: Okay.
BOARD CHAIR NIXON: Okay?
MR. KISHIMOTO: All right, thank you.
BOARD CHAIR NIXON: Good luck to you.
Agenda Item Number 65, Delmar Franklin. Good afternoon, sir.

MR. FRANKLIN: Good afternoon.
BOARD CHAIR NIXON: Investigator Hubbel, could you let us know why we're here for Mr. Franklin.

INVESTIGATOR HUBBEL: Yes. Investigator Hubbel for the record. The applicant was denied for a listed 1986 CAPITOL REPORTERS (775)882-5322
drug conviction out of the State of California. The charge was possession of a controlled substance for sale. And the fingerprint report shows two years confinement. It doesn't say at what level but it was listed as a felony and he's here today to appeal.

BOARD CHAIR NIXON: Okay. Any questions from the Board? Okay, hearing there are no questions, I'll entertain a motion.

BOARD MEMBER BEZICK: This is Board Member Bezick. I move we grant the work card for Mr. Franklin based on time and distance and full disclosure.

BOARD CHAIR NIXON: Okay. We have a motion. Do we have a second?

BOARD MEMBER BROWN: This is Board Member Brown. I'll second.

BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: So your guard card or your card will be approved or has been approved. The office will contact you for next steps, okay.

MR. FRANKLIN: All right, thank you.
BOARD CHAIR NIXON: Thank you. Good luck to you, CAPITOL REPORTERS (775)882-5322
sir.
Agenda Item Number 66, Emmanuel Pope. Mr. Pope, are you here? Okay, we'll trail.

Agenda Item Number 67, Katherine Bell. Oh, agenda Item 67 has withdrawn.

Agenda Item Number 68, Kamonte Kelly. Good morning, sir, or afternoon.

Investigator Hubbel, why are we here for Mr. Kelly?

INVESTIGATOR HUBBEL: Investigator Hubbel for the record. Mr. Kelly was denied for a listed felony and weapons violation. He was previously denied in March of 2021 and that denial was upheld at the September 2021 Board meeting for having active warrants. At this point in time, he has listed all of his arrests and he was never issued a work card or made provisional and he's here today to appeal.

BOARD CHAIR NIXON: Okay. Hang on one second.
MR. INGRAM: Madam Chair, on the records, I don't show any information was given to you in regards to Mr. Kelly.

BOARD CHAIR NIXON: Yeah.
MR. INGRAM: So I guess we're going to need
Investigator Hubbel to really go into detail on this one.
BOARD CHAIR NIXON: Yeah, I just noticed too, CAPITOL REPORTERS (775)882-5322
they weren't on 67 to 69.
MR. INGRAM: My apologies.
BOARD CHAIR NIXON: Investigator Hubbel, if you could just give us -- just briefly the history here.

INVESTIGATOR HUBBEL: Yes, ma'am. Investigator
Hubbel for the record. Mr. Kelly, according to the fingerprints and SCOPE reports, he has four total listed. He was denied for the 2011 felony. It was robbery with a deadly weapon, conspiracy to commit a robbery charge. He did two years prison time.

Also listed was an April 2015 arrest out of Nevada that was disclosed for carrying concealed weapon without a permit. He got -- he was sentenced 12 to 32 months prison time and completed 18 months at the High Desert and Southern Desert.

His original charges on that original included buy and possess stolen property, 3,500 or more, felony level and that charge was dismissed. So the carrying concealed was the only charge on there.

Then in March of 2023 out of Nevada, he had a misdemeanor conviction for obtaining money under false pretense. His disposition was he was issued a fine. Those fines have been paid and taken care of.

As of May 26 th of this year, on that one, his CAPITOL REPORTERS (775)882-5322
original charge also included possession of schedule 1 or 2 controlled substance, less than 14 grams, at a felony level.

And his last charge was January of 2018 out of the State of Nevada, a misdemeanor battery charge. He was convicted. He was sentenced to 90 days jail time, which was suspended. He was issued a fine and had to attend domestic violence counseling. The fine has been paid and the counseling classes were completed and those are the only -only things listed for him on fingerprints or SCOPE.

BOARD CHAIR NIXON: Okay. So just so I understand, he did list everything. However, his last charge or arrest was in May of 2023?

INVESTIGATOR HUBBEL: March of 2023.
BOARD CHAIR NIXON: Or March.
INVESTIGATOR HUBBEL: Yes, ma'am.
BOARD CHAIR NIXON: Okay. And that was for, can you repeat that again, I'm sorry.

INVESTIGATOR HUBBEL: That was a misdemeanor charge out of Nevada for obtaining money under false pretense where he only had to pay a fine.

BOARD CHAIR NIXON: Okay. Any questions from the Board?

BOARD MEMBER BROWN: Yes. This is Board Member
Brown. For Investigator Hubbel, on that charge from March CAPITOL REPORTERS (775)882-5322

2023, you stated there were additional charges that were dropped?

INVESTIGATOR HUBBEL: Yes, sir.
BOARD MEMBER BROWN: Felony level possession.
INVESTIGATOR HUBBEL: The original charges were possess schedule 1 or 2 controlled substance, less than 14 grams, which was a felony, and it was a D.A. denial and he was just issued a fine for obtaining the money under false pretense.

BOARD MEMBER BROWN: Thank you.
BOARD CHAIR NIXON: Okay. Are there any questions for Mr. Kelly? Hearing no questions, I'll entertain a motion.

BOARD MEMBER BROWN: This is Board Member Brown. I move that we uphold the denial based on the recency of the arrest and convictions.

BOARD CHAIR NIXON: We have a motion. Do we have a second?

BOARD MEMBER BEZIK: Bezick seconds.
BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: So unfortunately because of CAPITOL REPORTERS (775)882-5322
your last arrest, not even a year ago, we're going to go ahead and uphold the denial for your work card. Certainly, you're welcome to come back in a year and apply, but I suggest you don't have any arrests in that time frame in order for us to move forward. Okay, thank you. Have a great day.

Okay. Agenda Item Number 69, Stephan Alexander. Good afternoon, sir.

MR. ALEXANDER: Good afternoon.
BOARD CHAIR NIXON: I guess, Investigator Saladino, you're up.

INVESTIGATOR SALADINO: Investigator Saladino for the record. The applicant was denied for a listed felony conviction from 2012 out of California. The applicant did disclose three of his arrests and was not made provisional. SCOPE was ran to see if he was a convicted person. SCOPE does not have him showing that he needs to register. The applicant does have an ongoing case, misdemeanor breach of peace. He goes back to court on that on June 21st of this year, and that's to see if they're even going to file a criminal complaint.

BOARD CHAIR NIXON: Were You here earlier when we had someone that was in the process of a court case?

MR. ALEXANDER: No, ma'am.
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BOARD CHAIR NIXON: Can I make the same suggestion here? Okay. Is the Board comfortable with that? Okay. So if we make a decision on your case right now, there's a good possibility because it's -- you have an ongoing case it will be upheld. The denial will be upheld because you're in the process of this court case.

If we -- if you withdraw from this process right now, then you have an opportunity to come back and see us in September and then that way you won't have to wait a whole year to go through the process, especially if your court case is overturned or they decide not to do anything with it. So I'll ask you, would you like to go ahead and withdraw now?

MR. ALEXANDER: Yes, ma'am.
BOARD CHAIR NIXON: Okay. All right. So you'll get noticed from the Board during -- when the next meeting is going to happen and then make sure you have all of your paperwork in to them when they call and ask for it, okay?

MR. ALEXANDER: Okay.
BOARD CHAIR NIXON: All right. Thank you.
MR. INGRAM: And I would just ask as soon as your hearing is done, reach out to our office and let us know, hey, the hearing was done. This was the outcome and that help will us start the process with you.

MR. ALEXANDER: Yes, sir.
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MR. INGRAM: Thank you.
MR. ALEXANDER: I appreciate that.
BOARD CHAIR NIXON: Thank you.
And that was -- so Agenda Item Number 70, Kyle Jones, are you here, sir? Thank you. Good afternoon.

MR. JONES: Good afternoon.
BOARD CHAIR NIXON: Investigator Swarthout.
INVESTIGATOR SALADINO: Investigator Saladino for
the record for Investigator Swarthout.
BOARD CHAIR NIXON: Oh.
INVESTIGATOR SALADINO: The applicant was denied for a disclosed misdemeanor carrying a concealed weapon, 1999 out of California. The applicant was granted a 1203.4 on this case on 9-3 of 2010 and has provided the court documents in this case.

There was also a 2011 September out of California for a misdemeanor CCW in a vehicle with prior conviction and threatened to -- threatened crime. That case was dismissed. The applicant did disclose his -- disclose his information and provided a 1203.4 paperwork in his application to receive his Nevada CCW.

BOARD CHAIR NIXON: Okay. Are there any questions from the Board for Mr. Jones?

BOARD MEMBER BROWN: This is Board Member Brown. CAPITOL REPORTERS (775)882-5322

I have a question for Investigator Saladino, and I may have done this with Investigator Swarthout but I don't -- at least based on my note, in his report it listed that there was no disclosure of the 2011 misdemeanor.

INVESTIGATOR SALADINO: That is correct. The 2011 was a nondisclosure.

BOARD MEMBER BROWN: Okay, thank you.
This is Board Member Brown. For Mr. Jones, any reason why you failed to disclose that 2011 case?

MR. JONES: 2011, I'm not --
BOARD MEMBER BROWN: Carrying a concealed weapon in a vehicle with prior felony convictions, threaten a crime with intent to terrorize.

MR. JONES: Okay. So 2011, I did get arrested after having an altercation at a restaurant. That case was subsequently dismissed. They did try to say that my weapon at the time was concealed. It was not. So that was not a charge that was brought. That was dismissed. I was in legal possession of my firearm. It was locked in my vehicle per California law. It was unloaded per California law.

So while they initially tacked all of that on and tried to say that $I$ was in illegal possession of a weapon, I was in lawful possession of a weapon, which is why that went away to my knowledge.

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BOARD MEMBER BROWN: Okay. And my question to you, sir, is why did you fail to disclose that to us? Our application clearly states list all arrests regardless of outcome.

MR. JONES: I listed the arrest for the threat, which was part of that. It wasn't a separate incident. It was all one incident. I listed the -- the threat, which is what I was ultimately charged with.

BOARD CHAIR NIXON: Okay. So hang on one second.
Investigator Saladino, was any of it listed?
INVESTIGATOR SALADINO: Investigator Saladino for
the record. The first arrest was June 29th of 2001 for one count of carrying a loaded firearm in a public place. Out of the municipal court of Downey, it shows a conviction for carrying a loaded firearm in a public place, 36 months probation. Investigator Swarthout noted that he did receive the 1203.4 on that case, which was granted on September 3rd of 2010.

The fingerprint report then shows a September 11th, 2011, one count of threatened crime with intent to terrorize. The Municipal Court of Los Angeles shows it as CCW in vehicle with prior felony, dismissed. Threatened crime with intent to terrorize, dismissed. Threatened crime with intent to terrorize, dismissed due to delay.

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BOARD CHAIR NIXON: But was the arrest listed for the 2011 or is this, what do they call it, stacked or something like that because of the 2010 was when the -- it shouldn't have anything -- A doesn't have anything to do with B?

INVESTIGATOR SALADINO: Correct, one was 2001.

BOARD CHAIR NIXON: Right.
INVESTIGATOR SALADINO: And that was -- the dismissal was granted in 2010.

BOARD CHAIR NIXON: Right.
INVESTIGATOR SALADINO: 2011 was the next arrest.

Those charges were subsequently dismissed.

BOARD CHAIR NIXON: Was -- were the arrests
listed in his application?
INVESTIGATOR SALADINO: The report that I'm looking at shows that the concealed weapon that we -- where he received the 1203.4 was dismissed or was disclosed. The 2011 wasn't.

MR. JONES: I'm sorry, I'm not sure what the investigator is reading. I disclosed the arrest.

BOARD CHAIR NIXON: For the 2011?

MR. JONES: For 2011.

BOARD CHAIR NIXON: Do we have his application?

MR. JONES: That arrest was dismissed but it was CAPITOL REPORTERS (775)882-5322
disclosed.
BOARD CHAIR NIXON: Okay. We just need to know if it was disclosed. It was a paper application.

INVESTIGATOR SALADINO: Madam Chair, if you give us a minute, we're going to call the office and have it pulled up.

BOARD CHAIR NIXON: Okay. What we're going to do is we're going to trail this one for a little bit and let them check the application and make sure it was listed on there and we'll come back to you, okay?

MR. JONES: Sounds good.
BOARD CHAIR NIXON: All right, thank you. MR. JONES: Thank you.

BOARD CHAIR NIXON: Agenda Item Number 71, Jeffrey Moore. Mr. Moore, are you here? Okay. We'll trail. Agenda Item Number 72, Jaquan Shewmake? Okay. We'll trail.

Agenda Item Number 73, Akeem Schafer. Good afternoon, sir. Have you been sworn in?

MR. SCHAFER: No.
MS. HARRIS: Please raise your right hand.
(Whereupon, the oath was administered.)
BOARD CHAIR NIXON: And this is 73, right. Okay,
Investigator Swarthout or I'm sorry, Saladino.
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INVESTIGATOR SALADINO: Investigator Saladino. This applicant is reapplying. This is a renewal, and it was failed to disclose a July 29th, 2020, carrying a concealed weapon without a permit. The applicant -- that was out of Nevada where he received credit for time served and had to forfeit the firearm.

There was a 2019 DUI that was dismissed out of Nevada, a 2012 non-med prescription. This was dismissed after diversion program, and this was reviewed when he applied last time for his register work card.

The applicant was not made provisional as the weapons conviction was not disclosed.

BOARD CHAIR NIXON: Okay. So his original work card was probably 2018 or before?

INVESTIGATOR SALADINO: Correct, 2018.
BOARD CHAIR NIXON: Okay. And then 2019, he had an incident, misdemeanor DUI, okay, and then 2020.

Okay. Any questions for Mr. Schafer?
BOARD MEMBER BROWN: This is Board Member Brown. Mr. Schafer, why did you fail to disclose the new arrest?

MR. SCHAFER: I didn't think about it.
BOARD MEMBER BROWN: You didn't disclose it because you thought it would look bad or cause a problem or? I mean, you disclosed in the past previous arrests but then CAPITOL REPORTERS (775)882-5322
these you did not. Why didn't you do the most recent ones?
MR. SCHAFER: No reason. I didn't think I had to.

BOARD CHAIR NIXON: Okay.
MR. SCHAFER: And the DUI, I didn't get charged with a DUI so I don't know where that came from.

BOARD CHAIR NIXON: Typically we don't do character references.

Are there any further questions for Mr. Schafer? Okay, hearing there's no further questions, I'll entertain a motion.

BOARD MEMBER BEZIK: This is Board Member Bezick. I move that we uphold the denial based on nondisclosure of arrests.

BOARD CHAIR NIXON: Okay. We have a motion. Do we have a second?

BOARD MEMBER BROWN: Board Member Brown. I'll second.

BOARD CHAIR NIXON: I have a motion. I have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: Okay. So your -- your work card is still being denied. If you -- you have an CAPITOL REPORTERS (775)882-5322
opportunity to come back in a year. Make sure that when you do, you disclose all of the arrests that you've had and/or convictions, okay. You have to disclose all, okay. And the Board -- the office will help you fill it out, all right. Thank you.

Item 74 or I'm sorry, before we go on to 74, were you guys able to find the application? Okay, we'll move on.

Agenda Item Number 74, Yvonne Waters. Good afternoon.

MS. WATERS: Good afternoon.
BOARD CHAIR NIXON: Investigator Saladino.
INVESTIGATOR SALADINO: Investigator Saladino for the record. The applicant was denied for disclosure of a 2006 felony using ID information of another. This was out of Nevada, sentenced 12 to 48 months in NSP suspended. Probation for five years and community service.

The applicant is registered pursuant to NRS 179C. The applicant SCOPE shows a different registered location than what's listed on her Nevada DL and it shows her last registration was September 14th of 2007 . I did contact Investigator Swarthout to find out if the LVMPD got back, whether or not she was current and we have not received anything from the LVMPD.

BOARD CHAIR NIXON: Okay. CAPITOL REPORTERS (775)882-5322

BOARD MEMBER BROWN: This is Board Member Brown. For Investigator Saladino, on the report, it shows Charge Number 32001, gross misdemeanor for fraudulent use of a credit card or credit card number. It shows that it was not disclosed. Is that correct or a typo?

INVESTIGATOR SALADINO: That's what it's showing on mine as well.

BOARD MEMBER BROWN: Okay. My next question for Ms. Waters, why did you fail to disclose that arrest?

MS. WATERS: When the lady had me fill it out, I remember the -- I told her it was 2001 , and then she took my ID back there, and I told her it was one in '06. And then she said, well, we already have all your stuff back because I guess the guy was in the back that ran my ID.

BOARD CHAIR NIXON: Get a little closer to the microphone.

MS. WATERS: Oh, the guy in the back ran my ID. So I told her I remember one from '01 and one from '06. She just said put -- she didn't ask me for the date. She said just put what $I$ went to jail for, and it's been so long but $I$ did put use of the credit card, the robbery I think it was, yeah.

BOARD CHAIR NIXON: Where did you fill your application at?

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MS. WATERS: Durango.
BOARD CHAIR NIXON: Okay.
MS. WATERS: Because they ran it right there because I ended up -- she said you're going to get denied so I did the appeal right there before I even got the denial.

BOARD CHAIR NIXON: Do we run -- we don't run the report.

MS. WATERS: She took it to the back and the guy in the back ran it.

BOARD CHAIR NIXON: Okay.
INVESTIGATOR SALADINO: Madam Chair, Investigator Saladino for the record. It might have been that he didn't hit the drop down box because on the front page of the denial report, he did not mark failure to disclose, so it might just be a drop box issue.

BOARD CHAIR NIXON: Okay.
MR. INGRAM: Do we have a copy of her?
INVESTIGATOR SALADINO: We could get it.
MS. WATERS: Yeah, he took my ID. She took my ID and took it back there and ran it because I knew I had the conviction.

BOARD CHAIR NIXON: Yeah. So we're going to -we have another one that we've trailed. We pushed back a little bit so that we can get the application and make sure CAPITOL REPORTERS (775)882-5322
that you put that on there. So we're going to ask that we do the same thing here. So if you don't mind having a seat for just a little bit.

MS. WATERS: That's fine. That's perfectly fine.
BOARD CHAIR NIXON: Okay.
MR. INGRAM: For all of you guys in the audience right now, the investigator who did some of these backgrounds, who happened to do yours.

MS. WATERS: Uh-huh.
MR. INGRAM: He became very ill this morning and wasn't able to attend.

MS. WATERS: Okay.
MR. INGRAM: Had he been here, he would have had copies of the applications and we would have been able to answer these questions. Investigator Saladino, he's my chief investigator. He's covering today.

MS. WATERS: Okay.
MR. INGRAM: So we're going to reach out to the office to get information. So please be patient with us.

MS. WATERS: Okay.
MR. INGRAM: Didn't plan on him not being here today.

MS. WATERS: Okay.
MR. INGRAM: Thank you.
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MS. WATERS: Thank you.
INVESTIGATOR SALADINO: Madam Chair, in regards to Jones, we do have confirmation that it was disclosed on the paper application.

BOARD CHAIR NIXON: Okay.
INVESTIGATOR SALADINO: Both of them.
BOARD CHAIR NIXON: Okay. Mr. Jones, can you come back in, please. Thank you for your patience. We appreciate it. So we're back at Agenda Item Number 70, Mr. Kyle Jones. We have verified that -- that both arrests were noted on his application.

Are there any further questions from the Board? Okay, hearing there's no further questions, I'll entertain a motion.

BOARD MEMBER BROWN: This is Board Member Brown. I move that we grant Mr. Jones' appeal and allow him to get his work card.

BOARD CHAIR NIXON: We have a motion. Do we have a second?

BOARD MEMBER BEZIK: Bezick seconds.
BOARD CHAIR NIXON: So we have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

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BOARD CHAIR NIXON: Okay. So motion passes. The
office will contact you for next steps to get your guard card, okay.

MR. JONES: Thank you very much.
BOARD CHAIR NIXON: Congratulations.
INVESTIGATOR SALADINO: Madam Chair, we have
information on Ms. Waters.
BOARD CHAIR NIXON: Okay. Ms. Waters. Well, this is quick, okay.

INVESTIGATOR SALADINO: We do have disclosure on the written application.

BOARD CHAIR NIXON: Awesome, okay. Any further questions for Ms. Waters? Okay, hearing no further questions, I'll entertain a motion.

BOARD MEMBER BEZIK: This is Board Member Bezick. I move we grant the work card for Ms. Waters based on full disclosure.

BOARD CHAIR NIXON: Okay. We have a motion. Do we have a second?

BOARD MEMBER BROWN: This is Board Member Brown. I'll second.

BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the CAPITOL REPORTERS (775)882-5322
motion.)
BOARD CHAIR NIXON: Okay. Motion passes.
MS. WATERS: Thank you.
BOARD CHAIR NIXON: You can go get your guard
card. They will contact you for next steps.
MS. WATERS: All right, thank you.
BOARD MEMBER BROWN: Thank you for being patient.
BOARD CHAIR NIXON: Thank you for your patience.
Okay. Agenda Item Number 75, Fayez Zarka.
MR. ZARKA: Good afternoon.
BOARD CHAIR NIXON: Good afternoon, sir.
Investigator Saladino.
INVESTIGATOR SALADINO: Investigator Saladino for
the record. Madam Chair, if you look, there should be a memorandum attached to this denial report.

BOARD CHAIR NIXON: Okay. Yep, okay. INVESTIGATOR SALADINO: So the arrests were disclosed but $I$ would have you read that memorandum.

BOARD CHAIR NIXON: Okay. I read the memorandum. Is that what you were asking?

INVESTIGATOR SALADINO: I was asking if you guys had reviewed it.

BOARD CHAIR NIXON: Yeah. Okay. So we reviewed it, okay. Okay. Yes, I have read it. And, Board Member CAPITOL REPORTERS (775)882-5322

Bezick, can you confirm that you read the memo. BOARD MEMBER BEZIK: I have read the memo. BOARD CHAIR NIXON: Okay, thank you. INVESTIGATOR SALADINO: Madam Chair, for the record, this was based off the police reports that were gathered for these.

BOARD CHAIR NIXON: Okay. Okay. So everything has been disclosed though?

INVESTIGATOR SALADINO: That is correct.

BOARD CHAIR NIXON: Are there any questions for Mr. Zarka.

MR. ZARKA: Zarka.
BOARD CHAIR NIXON: Zarka.
MR. ZARKA: Yes, ma'am.
BOARD MEMBER BROWN: This is Board Member Brown. Mr. Zarka, what was going on in your life that led you to do this?

MR. ZARKA: I was homeless. I am still homeless. I just got a job. I just got my Mexican authority permit, and I applied for a guard card and I couldn't believe that thing that showed in the police SCOPE. It wasn't even me. The indecent exposure, it's gone through the public defender. I have a deposition from the public defender. We reviewed the tape. I wasn't naked or anything. I was basically CAPITOL REPORTERS (775)882-5322
waiting for the person who $I$ was staying with in my long shirt and short. It was hot in the middle of July and we reviewed the tape as the police approach us and it went to the misdemeanor since, but yet it's still showing on my background. That was in 2019.

Prior to that, after that, from the homelessness, I was doing laundry in a laundromat and I fall asleep and the cops came and asked for my ID and I have a history of warning, warning in traffic, that's what it was. And it says that I was packing with this lady under a Spanish name that is not even me, so this is what happened in my life, sir.

Both of these charges were only for traffic warning. Both of the arrests were only for a traffic warning because I have been a driver for 16 years. I'm driving currently. I'm back to driving. I got it cleared from the Taxi Cab Authority.

All I want to do is $I$ do want to get the guard in case if I want to change my mind to be a security guard, I want to have that cars. That's what happened in that period of my time in 2019.

BOARD MEMBER BROWN: Okay. Thank you, sir.
And, Investigator Saladino, can we just -- can you confirm for me on Investigator Swarthout's report, on this it shows item three, item number four were CAPITOL REPORTERS (775)882-5322
nondisclosures.
INVESTIGATOR SALADINO: Again, I believe that's going to be a drop down issue because if you look at number five, it says yes. Number six says yes. Seven is yes. I believe those were just drop down issues.

BOARD MEMBER BROWN: But I know we've had people before that have disclosed some and not others. So I just want to make sure like we did with those other, the two people that, you know, we're making the proper decision here.

INVESTIGATOR SALADINO: I was involved with this one when the applicant had come into the office. So I do know we have full disclosure.

BOARD MEMBER BROWN: Okay, thank you.
BOARD CHAIR NIXON: Are there any further questions for the Board?

In the last incident, it looks like it was 2019, there's been no issues since?

INVESTIGATOR SALADINO: Nothing new or anything past that. During this process, the applicant did bring in his application from the Taxi Cab Authority as well, being that as he wanted to be of full disclosure because, you know, at the time the Taxi Cab Authority had some issues.

MR. ZARKA: Yeah.
INVESTIGATOR SALADINO: And wanted to make sure CAPITOL REPORTERS (775)882-5322
we had a full arrest record and everything moving forward. BOARD CHAIR NIXON: Okay. MR. ZARKA: I submitted my application, ma'am, with my full police SCOPE report with my application, so I disclosed everything.

BOARD CHAIR NIXON: Okay, thank you for that. MR. ZARKA: You're welcome, ma'am. BOARD CHAIR NIXON: Any questions from the Board? Hearing there are no questions, I'll entertain a motion.

BOARD MEMBER BROWN: This is Board Member Brown. Mr. Zarka, I'm going to give you a chance here.

MR. ZARKA: Thank you.
BOARD MEMBER BROWN: Hopefully you can step up and get out of your current situation, and we don't have mistakes or confusion like this in the future, okay. So I'm going to move that we grant Mr. Zarka his appeal and allow him to get his work card.

MR. ZARKA: Thank you. Thank you, sir.
BOARD CHAIR NIXON: We have a motion. Do we have a second?

BOARD MEMBER BEZIK: Bezick seconds.
BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the CAPITOL REPORTERS (775)882-5322
motion.)
BOARD CHAIR NIXON: Please, sir, don't disappoint us. All right, good luck to you.

MR. ZARKA: Thank you very much, ma'am.
BOARD CHAIR NIXON: The Board will -- the office will contact you.

Agenda Item Number 76, Melissa Bowker, Bowker, okay.

Investigator Saladino, why are we here for Ms. Bowker?

INVESTIGATOR SALADINO: Investigator Saladino. We're here for full disclosure of a 2014 felony theft, 2012, misdemeanor assault and a 2011 misdemeanor retail theft. The applicant listed all of the arrests on her application and is here to appeal.

BOARD CHAIR NIXON: Okay. Do we have any questions from the Board? Okay, hearing no questions, I'll entertain a motion.

BOARD MEMBER BEZICK: This is Board Member Bezick. I move that we grant the work card for Ms. Bowker based on time and distance and full disclosure.

BOARD CHAIR NIXON: We have a motion. Do we have a second?

BOARD MEMBER BROWN: This is Board Member Brown. CAPITOL REPORTERS (775)882-5322

I will second.
BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: The motion passes. The Board will contact you for next steps, okay.

MS. BOWKER: Thank you.
BOARD CHAIR NIXON: You're welcome. Good luck to you.

INVESTIGATOR SALADINO: Madam Chair, I believe we're moving into the 1:30.

BOARD CHAIR NIXON: Okay, let's see. Okay, do you guys know your agenda numbers? You do. What's your number? 87, okay, so you're way down there.

What's your agenda number? 90, okay. Do you know yours? Okay. So there's an agenda over there. Go ahead and grab it and look for your name and let us know what your number is. Sir, oh, you're -- okay.

So we'll go back through. This time I'm going to try to block vote the trail items to make it a little bit easier. Can you tell me where I start. Okay. So I'm going to go back to the trailed items. Is Emmanuel Pope here? Okay.

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We trailed Item Number 71. Is Jeffrey Moore here? Okay.

Last one I believe is Jaquan Shewmake, okay. It is past the time when they were told to attend the meeting and they are not here, so I'll take a motion for Agenda Item Number 66, 71 and 72.

BOARD MEMBER BROWN: This is Board Member Brown. I move that we uphold the denials of those work cards for failure to appear.

BOARD CHAIR NIXON: We have a motion. Do we have a second?

BOARD MEMBER BEZIK: Bezick seconds.
BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: Okay. And you said your number was what, 79?

MR. INGRAM: So for the record, Item Number 46, Andrew Jefferson. He's still stuck in Utah with a flat tire. So he's asking if he could just be postponed until the next Board meeting.

BOARD CHAIR NIXON: Okay. Do I need to do anything for that? No.

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MR. INGRAM: Thank you, Adriana.
BOARD CHAIR NIXON: Okay. So let's -- let's -first, anybody that wasn't here earlier, if you have not been sworn in, could you please stand and get sworn in, sir.

MS. HARRIS: Please raise your right hand.
(Whereupon, the oath a was administered.)
BOARD CHAIR NIXON: Okay. If you haven't
already, could you grab an agenda and look to see what your number is and let us know because, you know, the next session is -- what's yours, sir? 80,81 , okay.

BOARD MEMBER BROWN: Mrs. Jackson, are you okay?
Do you need a break?
THE REPORTER: Yeah, I'm good.
BOARD CHAIR NIXON: Thank you for that.
We'll move right on to Agenda Item Number 79,

MR. INGRAM: Yes.
BOARD CHAIR NIXON: Eugene Ballance.
MR. BALLANCE: Yeah.
BOARD CHAIR NIXON: Good afternoon.
MR. BALLANCE: Good afternoon.
BOARD CHAIR NIXON: Investigator Saladino.
INVESTIGATOR SALADINO: Investigator Saladino for
the record. The applicant was denied for a disclosure of a CAPITOL REPORTERS (775)882-5322

1991 felony murder sentence. He received 25 years to life. The applicant was sentenced to San Quentin Prison. In 2019 he tried to have the charges reinstated as there was a change in the law dealing with felony murder. That was not granted. With the report that the Board has received, I would say read the summary. If you have any further questions, I'll be happy to answer them.

BOARD CHAIR NIXON: Okay. Any questions from the Board?

BOARD MEMBER BEZIK: This is Board Member Bezick. Investigator Saladino, was the misdemeanor arrest in 2021 disclosed?

INVESTIGATOR SALADINO: I believe it was. This -- it was listed as a citation and SCOPE and didn't show up on the fingerprints. And the applicant is current on his registration as of 7-9 of ' 22 .

BOARD MEMBER BEZIK: Thank you.
BOARD CHAIR NIXON: Can I ask, again, my ignorance here. This is per multiple articles discussed in a case, the applicant is currently on lifetime parole for this case. What does that mean? Does he have to report to somebody?

INVESTIGATOR SALADINO: He has to stay current with his registration, yes.

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BOARD CHAIR NIXON: Oh, okay.
MR. BALLANCE: ExCuse me, the registration he's referring to, is he talking about my whereabouts? Where I live.

BOARD CHAIR NIXON: Yes.

MR. BALLANCE: Because $I$ got off parole in California, and California is completely different than Vegas, but I do understand as far as having to update my address when $I$ move.

BOARD CHAIR NIXON: Uh-huh.

MR. BALLANCE: So that's the registration we're referring to, correct?

BOARD CHAIR NIXON: I believe so, yes.
MR. BALLANCE: Okay.
MR. INGRAM: As far as lifetime parole for this case, that just means he has to update his whereabouts, keep that updated.

INVESTIGATOR SALADINO: Correct.
BOARD MEMBER BROWN: This is Board Member Brown. I can speak to that a little bit. The -- having worked for the department of parole and probation, the lifetime parole caseload is so massive, normally the only thing that they do is have to report a change in address. If for some reason they are found stopped for something and their address is not CAPITOL REPORTERS (775)882-5322
the same, then they could have violation charges but because the caseload is so massive, the officers don't have the time to meet with everybody.

MR. INGRAM: Thank you.
BOARD MEMBER BROWN: And still Board Member Brown for the record. Investigator Saladino, there shows a 2021 arrest for domestic battery with no disposition. Do you have any update for that?

INVESTIGATOR SALADINO: Yes, that was dismissed.
BOARD CHAIR NIXON: Again, my ignorance, in 2021, failed to convey persons to comply with NRS 179. Is that the registration?

INVESTIGATOR SALADINO: Correct, that means you would have to be registered and keep current with your address.

BOARD CHAIR NIXON: Okay. So in 2021 he was not in compliance with that.

INVESTIGATOR SALADINO: It looks like it was because it was dismissed and that was only the citation. That was not an arrest.

BOARD CHAIR NIXON: Okay. Okay. Are there any questions for Mr. Ballance? Okay, hearing no further questions, I'll entertain a motion.

INVESTIGATOR SALADINO: This is Board Member CAPITOL REPORTERS (775)882-5322

Brown. I have some hesitation but I'm going to move to uphold the denial based on time and distance from the ' 21 incidents, whether they were dismissed or not, and also the lifetime parole.

BOARD CHAIR NIXON: We have a motion. Do we have a second?

BOARD MEMBER BEZIK: Bezick seconds.
BOARD CHAIR NIXON: I have a motion. I have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: So at this point your work card will not be issued to you. You do have the opportunity to come back in a year and reapply. You'll go through the same process. Just make sure that you stay out of -- not have any issues and register, and then you're able to come back and go through the process again.

MR. BALLANCE: And he's denying it based on -I'm sorry, can you say that again, Mr. Brown.

BOARD MEMBER BROWN: This is Board Member Brown for the record. Based on the recency of your arrests, the 2021, failing to comply with your registration regulations and 2021 domestic battery.

MR. BALLANCE: Okay. So if I may, right, first CAPITOL REPORTERS (775)882-5322
of all, I'm not from Las Vegas. I'm from California, and in California I got off parole. So I'm not on lifetime parole in California. I do understand you guys have different rules and regulations out here. When $I$ got the citation, that's when I found out. That was my first contact with law enforcement since I've been out of prison.

BOARD CHAIR NIXON: Okay. So, sir?
MR. BALLANCE: Yes.
BOARD CHAIR NIXON: We've made a determination and unfortunately --

MR. BALLANCE: Oh, I understand but I thought this was a hearing so I thought I was able to say something. BOARD CHAIR NIXON: Do we want to let him speak? I mean, we made our decision, so.

MR. BALLANCE: I understand.
BOARD CHAIR NIXON: Okay.
MR. BALLANCE: But my point is I asked what his decision was based on what he is -- what he had stated and then I'm just merely stating that I'm not from Las Vegas. BOARD CHAIR NIXON: Understood, sir, but -MR. BALLANCE: Therefore, I'm -- I wasn't aware that if you were -- if you're a felon from anywhere, which I found out that if you come to Vegas and if you're here longer than 72 hours, you have to register. I didn't know that. CAPITOL REPORTERS (775)882-5322

BOARD CHAIR NIXON: Right. So, sir --
MR. BALIANCE: So I have kept current since then. BOARD CHAIR NIXON: We appreciate that. The problem is you have to -- it's your responsibility.

MR. BALLANCE: It's my responsibility to come to another state --

BOARD CHAIR NIXON: Absolutely.
MR. BALLANCE: -- and then study the law?
BOARD CHAIR NIXON: Absolutely.
MR. BALLANCE: So can $I$ get my money back?
BOARD CHAIR NIXON: No, sir.
MR. BALLANCE: Fair and reasonable, that's what this is.

BOARD CHAIR NIXON: Thank you. Have a great day.
MR. BALLANCE: Yeah.
BOARD CHAIR NIXON: Agenda Item Number 80, Henry Bias. Are you here, sir?

MR. BIAS: Yes, good afternoon.
BOARD CHAIR NIXON: Good afternoon, sir. Thank you for being patient.

Investigator Saladino, could you tell us why we're here for Mr. Bias.

INVESTIGATOR SALADINO: Investigator Saladino for
the record. This was for a nondisclosure of a 2014 felony CAPITOL REPORTERS (775)882-5322

DV, where the applicant was sentenced to two years in prison. This arrest and conviction was not disclosed even when given a second chance. The applicant, when he submitted his application did not list any arrest history. The application was submitted in the office. When he was denied, he submitted his appeal. He disclosed most of his arrests. He still did not list the California arrest and convictions or the DV in 2004.

BOARD CHAIR NIXON: Okay. Any questions for Mr. Bias?

MR. BIAS: Yes, I forgot.
BOARD CHAIR NIXON: No, sir. It's for us to ask questions of you. Thank you.

Any questions for Mr. Bias?
BOARD MEMBER BROWN: This is Board Member Brown. Mr. Bias, why did you fail to disclose some of your serious arrests?

MR. BIAS: Because I forgot about it Director of the Board. I forgot. I'm not going to lie to you. I try to forget my past in California. You know, but I listed out everything that happened in Las Vegas, Nevada. I forgot what year I got arrested for it and all that. I tried to forget everything. I tried to move forward. All I'm trying to do is just get my guard license and go to work, try to change my CAPITOL REPORTERS (775)882-5322
life around.
BOARD CHAIR NIXON: Okay. So some of your more recent stuff.

MR. BIAS: It's just like you're drunk in public. BOARD CHAIR NIXON: Right, but it still states on the application that you have to list them, right?

MR. BIAS: I did. I did because I went back up there on Durango and Desert Inn and then I filled it all out.

BOARD CHAIR NIXON: After?
MR. BIAS: Yes, after the fact.
BOARD CHAIR NIXON: Your initial application you didn't feel anything out, right?

MR. BIAS: Yes, because I felt like when you go up there and they take your fingerprints.

BOARD CHAIR NIXON: Uh-huh.
MR. BIAS: I thought that you already know what I've been charged for.

BOARD CHAIR NIXON: Okay. So on the application here, it says though, and you read the application when you were filling it out?

MR. BIAS: Yeah, I read it but I did, I was just glancing through it.

BOARD CHAIR NIXON: Okay. Well, you know --
MR. BIAS: I'm sorry for that.
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BOARD CHAIR NIXON: Yeah, unfortunately --

MR. BIAS: I should have read that.

BOARD CHAIR NIXON: Yeah, absolutely.
Okay. Any further questions for Mr. Bias? Okay, hearing no questions, I'll entertain a motion.

BOARD MEMBER BEZIK: Board Member Bezick. I move that we uphold the denial based on nondisclosure and time and distance

BOARD CHAIR NIXON: We have a motion. Do we have a second?

BOARD MEMBER BROWN: Board Member Brown. I'll second.

BOARD CHAIR NIXON: We have a motion and a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: Okay. So you will not be issued your guard card. You do now have a record of all of your arrests. And if you have any more recent, you know, please make sure that you note all of those.

You have the opportunity to come back in one year and reapply and go through the same process. But, again, make sure you list all of your, even if it's drunk in public, it doesn't matter, you have to list them all as stated on the CAPITOL REPORTERS (775)882-5322
application, okay.
MR. BIAS: Thank you.
BOARD CHAIR NIXON: Thank you. Have a great day.
Okay. Agenda Item Number 81, Jerome Turner. Good afternoon, sir. Just because there's been a lot of movement, are you under oath, sir?

MR. TURNER: Yes, I am.
BOARD CHAIR NIXON: Okay. I just wanted to make sure.

Okay. Investigator Saladino, could you tell us why we're here for Mr . Turner.

INVESTIGATOR SALADINO: Investigator Saladino for the record. This was for a failure to disclose and it looks like a renewal. 2022 and April out of Nevada misdemeanor battery and battery assault with a deadly weapon. It looks like the, it was a misdemeanor battery conviction where he received 90 days suspended jail, six months probation, impulse control application. The applicant completed the court requirements on February 13th, 2023, and applied for his renewal on February 27, 2023, failing to disclose his arrest history. At the time of writing this report, police reports have been received. We do have them at this time.

BOARD CHAIR NIXON: Any questions for Mr. Turner?
BOARD MEMBER BROWN: This is Board Member Brown. CAPITOL REPORTERS (775)882-5322

Mr. Turner, why did you fail to disclose that battery with a deadly weapon arrest?

MR. TURNER: Because it was so new that I didn't know what to do with it. I was still fighting. It started off in like 2021, and I got the lawyer papers to prove that it's already been closed out and everything. So I'm just waiting for that to even put it on the paper.

BOARD CHAIR NIXON: Okay. So, sir, according to what you just said and, you know, the timeline that we have here, it says that you completed your court requirements on February 13th.

MR. TURNER: Uh-huh.
BOARD CHAIR NIXON: You were done with everything and you had your paperwork, right?

MR. TURNER: Yeah.
BOARD CHAIR NIXON: You applied for your renewal on February 27th.

MR. TURNER: Yeah.
BOARD CHAIR NIXON: So you had your paperwork and you knew what your disposition was for your court case, right?

MR. TURNER: No, not at the time I didn't. I was trying to see if it wasn't closed because it kept popping up as a felony. And they told me it was supposed to drop down CAPITOL REPORTERS (775)882-5322
to a misdemeanor once everything was done. So I was trying to figure out what was going on with that before I even went back in there to fill out the rest of the paper, to fill out the back side because I did this before and the only thing they brung up was me carrying a concealed weapon license in 2008.

BOARD CHAIR NIXON: Right, but this is your renewal so they're asking what you've done recently since you had your guard card, right. So this was recent and it was an arrest. At bare minimum, it was arrest, right. So even if you didn't have the final disposition it was an arrest.

MR. TURNER: It was an arrest, yeah.
BOARD CHAIR NIXON: Right. And so in the application, it states list all arrests, right?

MR. TURNER: Uh-huh.
BOARD CHAIR NIXON: Okay. You -- so the question is why didn't you disclose. It seems like you just -- you should have disclosed that you had that ongoing issue.

MR. TURNER: Because it was a misdemeanor that wouldn't be -- to be honest with you.

BOARD CHAIR NIXON: Okay. Again, it says on the application any arrests for any reason.

MR. TURNER: I understand, okay.
BOARD CHAIR NIXON: All right. Any questions CAPITOL REPORTERS (775)882-5322
from the Board? Okay, hearing there's no questions, I'll entertain a motion.

BOARD MEMBER BROWN: This is Board Member Brown. I move that we uphold the denial for failure to disclose and time and distance from the arrest.

BOARD CHAIR NIXON: Okay. We have a motion. Do we have a second?

BOARD MEMBER BEZIK: Bezick seconds.
BOARD CHAIR NIXON: Okay. I have motion. I have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: So unfortunately because you did not disclose in time and distance from the time of the incident, we're not able to renew your guard card at this time, okay.

MR. TURNER: All right, thank you. Do I need like another year?

BOARD CHAIR NIXON: Yeah, another year.
MR. TURNER: All right. You all have a nice one.
BOARD CHAIR NIXON: Thank you. Good luck to you, sir.

Agenda Item Number 82, Phillip Bardo.
BOARD MEMBER BEZIK: Mr. Bardo is in Northern CAPITOL REPORTERS (775)882-5322

Nevada and he needs to be sworn in.
BOARD CHAIR NIXON: Okay.
MS. HARRIS: Please raise your right hand.
(Whereupon, the oath was administered.)
MS. HARRIS: Thank you.
BOARD CHAIR NIXON: Investigator Saladino, why are we here for Mr. Bardo? INVESTIGATOR SALADINO: Investigator Saladino for the record. The applicant was denied for disclosure of a 2009 misdemeanor conviction in Nevada for aiming a firearm at another and possession of a firearm under the influence of drugs and alcohol. The applicant had to forfeit the weapon and he listed this on his application as a DUI.

Also was a 2012 misdemeanor for domestic violence battery. That was dismissed in Nevada as well. The applicant was not made provisional. He did disclose the arrest as a DUI. And upon the charge -- upon seeing the charge, the denial was denied because it involved the weapon.

BOARD CHAIR NIXON: Okay, gotcha.
Any questions for Mr. Bardo?
BOARD MEMBER BROWN: This is Board Member Brown. I have a question for Investigator Saladino. On the report, the 2012 battery domestic violence shows that it was not disclosed. Is this another drop down error? CAPITOL REPORTERS (775)882-5322

INVESTIGATOR SALADINO: I believe it is. And for the record, the other ones where we've had nondisclosure, I do have copies of the applications. So I'm thinking Investigator Swarthout if we had no disclosure, he's printing out the applications. When we have disclosure, we don't have the application because it was disclosed. So I believe it's the drop down box.

BOARD MEMBER BROWN: Okay. So this was disclosed then?

INVESTIGATOR SALADINO: Correct.
BOARD MEMBER BROWN: Okay. When he gets better, can you kind of slap him on the hand for the --

INVESTIGATOR SALADINO: Believe me, that's going to happen.

BOARD MEMBER BROWN: Okay, thank you.
BOARD CHAIR NIXON: Any questions for --
BOARD MEMBER BEZIK: This is Board Member Bezick.
Mr. Bardo, what happened in the 2009 arrest for aiming a firearm at another person?

MR. BARDO: So the 2009 arrest was in close proximity to the DUI. The event never occurred but I was ordered to go through the DUI procedure. I had a year to complete it. At that time I took all of my paperwork over to the criminal court as per my lawyer and the judge. I CAPITOL REPORTERS (775)882-5322
submitted that and they told me that case was dismissed, like it never happened. She asked me to fill out the paperwork to return my firearm, and I declined to do so. I didn't want the gun anymore. So I filled out the paperwork I needed to to, you know, surrender that.

Now, I have a multitude of weapons purchased. I have a concealed weapons permit. I don't know where that -how that came back up on a background but there shouldn't be anything there. That's the main reason I came today. If that's on there, it should not be because it was not conviction. Those charges were dismissed.

BOARD MEMBER BROWN: Mr. Bardo, this is Board Member Brown for the record.

MR. BARDO: Yes, sir.
BOARD MEMBER BROWN: Our application states you need to list it, which you did. But Board Member Bezick asked you to explain the circumstances. You didn't explain the circumstances, how we got to aiming a firearm at another under the influence and you gave up your weapon, so describe the incident.

MR. BARDO: Okay. So I didn't know how much detail you wanted. So on the day previous to that event, I had been arrested for DUI. I was released on my own recognizance. And, of course, at that time I was still CAPITOL REPORTERS (775)882-5322
having a problem with alcohol.
So when I came back home, we were in the middle of a party for one of my friends in the apartment complex. I actually gave that weapon to another individual because I know what the repercussions are for even drinking and having a weapon on you, and I already had the DUI. And so I gave it to him.

Later on, because of the alcohol, again, we got -- everybody got in a fight. The police were called by the apartment manager, and so they arrested me and took me away because I was being out of control. And so the person who had my gun gave it to the officer. And the officer asked him how he got the gun. And he said that he had taken it from me. So that one little statement right there changed it from a nonfactor.

So it was actually the opposite of what they said happened. And he did go to court, which is why he surprised me. He showed up to court with -- when my lawyer was there and he admitted that he had -- that he had said that because the officer was kind of pressing him for it and we were all drunk, and he didn't realize it was going to be such a serious matter and so that's -- that's how that whole thing went down.

And I would like to interject. I've been in AA CAPITOL REPORTERS (775)882-5322
since that -- since that event, and I haven't had any further problems with alcohol. So I just want to make sure that that's clear.

BOARD MEMBER BROWN: Okay, thank you. And thanks for your sobriety.

MR. BARDO: Thank you.
BOARD CHAIR NIXON: Any further questions for Mr. Bardo? Okay, hearing there's no questions, I'll entertain a motion.

BOARD MEMBER BROWN: This is Board Member Brown. I move that we grant Mr . Bardo's appeal and allow him to get his work card.

BOARD CHAIR NIXON: Okay. We have a motion. Do we have a second?

BOARD MEMBER BEZIK: Bezick seconds.
BOARD CHAIR NIXON: So we have a motion. We have

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a second. All in favor say aye.
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(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: Motion is granted, sir. You'll be issued your guard card. The office will get in contact with you for next steps, okay.

MR. BARDO: Can I ask one quick question. When I go for renewal on this card, do I just write everything down CAPITOL REPORTERS (775)882-5322
like $I$ did on the second application, all the arrests, everything exactly the way?

BOARD CHAIR NIXON: Yes.
MR. BARDO: Or do I need to go down there and have a conviction cleared or something like that?

BOARD CHAIR NIXON: Even if it's cleared, sir, you would have to list it.

MR. BARDO: Okay.
BOARD CHAIR NIXON: So each time you have to list it to be on the safe side.

MR. BARDO: Okay, thank you.
BOARD MEMBER BEZIK: Good luck.
BOARD CHAIR NIXON: Okay. So it's just past 12:30. So we're going to go back into regular rotation of the agenda items. So I will be going back to Agenda Item Number 77, okay. So and we've had some new people come in. So if we could please just have you stand. If there's anybody in the audience up north, we'll have you stand for, to be sworn in, sorry.
(Whereupon, the oath was administered.)
BOARD CHAIR NIXON: Okay. Agenda Number Item 77, Octavia Warren. Good afternoon, ma'am.

Okay. Investigator Saladino, if you could please tell us why we're here.

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INVESTIGATOR SALADINO: Investigator Saladino for the record. The applicant was denied for disclosure of a 1998 misdemeanor carrying a concealed weapon out of Nevada, a 2019 misdemeanor resisting public officer and forgery and a 2002 misdemeanor battery DV out of Nevada. All of her arrests were disclosed on her application and she's here to appeal.

BOARD CHAIR NIXON: Any questions for Ms. Warren?
BOARD MEMBER BROWN: This is Board Member Brown. Yes, Ms. Warren, can you explain the 2019 resisting a public officer charge?

MS. WARREN: I was going through a lot. My sister was in the hospital. I was the only one working in my household of six people. At the time I was afraid. And the only thing I could think of, I just lied to get out of the ticket to keep my employment to take care of my family at that time.

I let my sister know I did what I did and everything. And she was like, she understood, but I did it out of fear and willing to take care of my family at the time.

BOARD MEMBER BROWN: Okay. There was a forgery charge along with that. What was that?

MS. WARREN: That's giving them my sister's CAPITOL REPORTERS (775)882-5322
information.
BOARD MEMBER BROWN: Okay. So you got pulled over and you gave your sister's information instead of your own information?

MS . WARREN: Yes.
BOARD MEMBER BROWN: Okay, thank you.
BOARD CHAIR NIXON: Any further questions for Ms. Warren? Okay, hearing no further questions, I'll entertain a motion.

BOARD MEMBER BEZIK: This is Board Member Bezick. I move we grant the work card for Ms. Warren based on full disclosure.

BOARD CHAIR NIXON: We have a motion. Do we have

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a second?
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BOARD MEMBER BROWN: This is Board Member Brown. I'll second.

BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: Ma'am, your work card will be approved. The office will contact you for next steps. Congratulations.

MS. WARREN: All right, thank you. CAPITOL REPORTERS (775)882-5322

BOARD CHAIR NIXON: All right, thank you. Agenda Item Number 78, Donte Harrod. Okay. Come on up, sir.

Investigator Saladino, why are we here for Mr .
Harrod?
INVESTIGATOR SALADINO: Investigator Saladino for the record. The applicant was denied for failure to disclose the weapons conviction in 2005 out of Maryland for reckless endangerment and handgun in the vehicle, received three years suspended sentence, two years and 11 months supervised probation. The reckless endangerment, they didn't prosecute him on. The applicant listed on his application a reckless endangerment arrest.

The applicant did have a probation violation in this case, and he completed probation on 7-31 of 2010.

2023, February, there was a misdemeanor assault and second degree. He was released on bail. The arrest shows on the fingerprint report but we were not able to find it in Maryland, so this was an arrest only.

And then in 2004, there was a larceny and his arrest was on Fort Lewis' Army Base under Article 121 UMCJ. BOARD CHAIR NIXON: So just so I'm clear, none of the arrests or convictions were listed?

INVESTIGATOR SALADINO: Right.
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BOARD CHAIR NIXON: Okay. Any questions for Mr. Harrod?

BOARD MEMBER BROWN: This is Board Member Brown.

First, a question for Investigator Saladino. Is the February 2023 case out of Maryland, is that still open potentially?

INVESTIGATOR SALADINO: It was the one we could not find it in the Maryland courts.

BOARD MEMBER BROWN: Okay. So next question for Mr. Harrod. Can you tell me about that particular case in February of this year.

MR. HARROD: Yes, sir. The February case, it's not an assault case at all. It's a civil matter. I went through a divorce with my wife in 2021. Me and her still have a civil dispute going on. Since I moved here, I wasn't able to receive the mail so $I$ ended up missing a court date. I flew home in February to turn myself in. Since then $I$ went to court in April and then again we had met -- resolved as far as property split and assets from my own marriage.

BOARD MEMBER BROWN: Okay. But were you arrested for assault in the second degree?

MR. HARROD: No, sir.

BOARD MEMBER BROWN: Okay. And next question is why did you fail to disclose any of your arrests.

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MR. HARROD: In 2005 I was told by my lawyer that I can get -- since I was still in the military, I was able to serve out my time. He said it wouldn't go on my record. So that's one reason why I did -- I didn't put it down.

BOARD CHAIR NIXON: Go ahead. I have a follow-up question. On the arrest, it says the arrest shows on the applicant's fingerprints when searching MD in the case, the case was not found. So there was an arrest but then everything was dropped. Is that what that means?

INVESTIGATOR SALADINO: Investigator Saladino for the record. Maryland has a really good search engine for the courts and we were looking at the criminal side, not civil. And if we probably searched the civil matter, we would probably see it as a civil matter, with the approximate dates being close.

BOARD CHAIR NIXON: So he was arrested?
INVESTIGATOR SALADINO: Give me one second.
BOARD CHAIR NIXON: Or was there just a civil case out there because of the divorce?

INVESTIGATOR SALADINO: It shows on the fingerprint report that it was assault second degree misdemeanor, fingerprinted.

BOARD CHAIR NIXON: Okay, gotcha. Okay.
BOARD MEMBER BROWN: This is Board Member Brown CAPITOL REPORTERS (775)882-5322
again for the record. So, Mr. Harrod, did you read on our application where it says, and I think there's a copy up there, it says list all arrests regardless of disposition, regardless of whether it was expunged, regardless of whether your attorney told you it wasn't going to be on your record anymore. It says list all arrests.

MR. HARROD: Yes, I see it now, yes.
BOARD MEMBER BROWN: Okay. But you didn't see that when you filled it out?

MR. HARROD: No, sir.
BOARD MEMBER BROWN: You just kind of skimmed

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through?
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MR. HARROD: No, sir.
BOARD MEMBER BROWN: Okay.
BOARD CHAIR NIXON: Any further questions for Mr. Harrod. Okay. Sir, thank you. First, thank you for your service.

MR. HARROD: Thank you.
BOARD CHAIR NIXON: We appreciate all that our veterans do. But I would say, you know, if you go through this process again, please make sure that you list all arrests.

MR. HARROD: Yes. Yes, ma'am.
BOARD CHAIR NIXON: It doesn't matter if the CAPITOL REPORTERS (775)882-5322

Courts tell you that it will be expunged if it was in California. It doesn't matter, okay?

MR. HARROD: Yes, ma'am.
BOARD CHAIR NIXON: Okay, so no further questions for Mr . Harrod, I'll entertain a motion.

BOARD MEMBER BROWN: This is Board Member Brown. I move that we uphold the denial based on failure to disclose.

BOARD CHAIR NIXON: We have a motion. Do we have a second?

BOARD MEMBER BEZIK: Bezick seconds.
BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: So, sir, you're able to come back in a year --

MR. HARROD: Yes, ma'am.
BOARD CHAIR NIXON: -- to reapply. When you reply, work with the office. They will help you to make sure you get everything on there.

MR. HARROD: Yes, ma'am.
BOARD CHAIR NIXON: They will have your application and help you go through it. You know, we would CAPITOL REPORTERS (775)882-5322
love to see you back in a year, okay.
MR. HARROD: Yes, ma'am. Thank you.
BOARD CHAIR NIXON: Okay. Thank you so much. 83, okay, now we're on Agenda Number 83, Jesse Norman. Mr. Norman, are you here? Sir, come on up. Okay. Investigator Saladino, why are we here for Mr. Norman? INVESTIGATOR SALADINO: Investigator Saladino for the record. The applicant was denied for listing a 2017 felony evade PO disregard for safety, was sentenced to two years in prison out of California.

A 2009, felony conviction for great bodily harm or injury over the age of 70 years old, harm, death -- harm slash death of an elder or dependent adult, sentenced to two years in prison on both counts.

A 2008 felony burglary, received known stolen property, obstruct a public officer, rob, harm, death elder dependent, was convicted and sentenced to nine years in prison.

2008, misdemeanor possession of a controlled substance, 90 days jail.

2007, misdemeanor possession of narcotics, 2007. And then the rest of the report was going to be the applicant's juvenile record. He was not made provisional as he did list the two felony convictions on his application. CAPITOL REPORTERS (775)882-5322

BOARD CHAIR NIXON: Just to be clear, the other arrests and convictions were listed on the application? INVESTIGATOR SALADINO: I believe those weren't because those were juvenile ones at the time.

BOARD CHAIR NIXON: Okay. INVESTIGATOR SALADINO: There was no reason to disclose them.

BOARD CHAIR NIXON: Gotcha, okay. Any questions
for Mr. Norman?
BOARD MEMBER BROWN: This is Board Member Brown.
Investigator Saladino, on item number four, arrest number four, it looks like maybe he wasn't a juvenile on this one and he didn't disclose, possession of narcotics, controlled substance and sentenced to 90 days in jail.

INVESTIGATOR SALADINO: That looks to be correct.
BOARD CHAIR NIXON: It was not disclosed?
INVESTIGATOR SALADINO: That's correct.
BOARD MEMBER BROWN: Okay. Mr. Norman, why did you fail to disclose some of your arrests?

MR. NORMAN: Honestly, I thought I was 17 when that case happened.

BOARD MEMBER BROWN: Okay. But you have some others after that I think. In 2008, you were sent to nine years in prison. They don't normally do that for juveniles. CAPITOL REPORTERS (775)882-5322

Was it something --
MR. NORMAN: I was 19.
BOARD MEMBER BROWN: You were 19, okay.
BOARD CHAIR NIXON: And you listed all those.
All felonies were listed, right?
MR. NORMAN: I put that on there.
BOARD MEMBER BROWN: But item number three, the 2008 conviction for burglary, receiving known stolen property, obstructing a police officer, robbery, harm and death of an elder or dependent, that was disclosed?

INVESTIGATOR SALADINO: The report says no.
BOARD MEMBER BROWN: Okay. We don't have the application. So are we in the -- it could be a drop down box problem again or is it actually not disclosed?

INVESTIGATOR SALADINO: If you give me a few minutes we can get the application.

BOARD CHAIR NIXON: Sir, we're going to look at your actual application since you did it on paper. They're going to follow-up with the office. So if you don't mind having a seat. Actually, let's take a quick break. Okay. So we're going to take a quick break. Oh, I'm sorry. We're going to take a quick break. Have a seat and we'll get the information and come back. Okay, back at 2:00. Thank you.

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(Whereupon, a brief recess was taken.) BOARD CHAIR NIXON: Executive Director had to step out to make a phone call so we're going to go ahead and move forward. I believe we're on Agenda Item 83. We're waiting on some information. Sir, you can come back up, okay.

INVESTIGATOR SALADINO: Investigator Saladino for the record. Madam Chairman, the applicant only listed the 7-3-08 felony robbery and the 11-11 2017 evading. Those were the only two that were listed on the application.

BOARD CHAIR NIXON: Okay. Okay. So are there any further questions for Mr. Norman?

So, sir, do you understand you listed two of your arrests but you missed one.

MR. NORMAN: Yeah. Honestly, I forgot all about the -- it was a misdemeanor at the time, and I had to do drug diversion classes, I did.

BOARD CHAIR NIXON: Okay.
MR. NORMAN: Yeah.
BOARD CHAIR NIXON: So you just forgot about it?
MR. NORMAN: Yeah. I thought they were talking about major. I didn't know specifically. I just filled it out to the best of my knowledge.

BOARD CHAIR NIXON: Did you do this application CAPITOL REPORTERS (775)882-5322
at the office?

MR. NORMAN: Yes.

BOARD CHAIR NIXON: Okay. So even if you do it online or the application actually has on here that you have to list all arrests and/or convictions, and so it didn't matter if it's a misdemeanor, if it's been expunged. It's very clear on the paperwork and I do believe you saw the thing. That's often times -- well, that's a large problem for us when you don't list. So $I$ just want to make sure you're clear on that.

MR. NORMAN: Absolutely. I apologize for that.
BOARD CHAIR NIXON: Thank you.
Are there any other questions from the Board? Okay, hearing no questions, I'll entertain a motion.

BOARD MEMBER BEZIK: This is Board Member Bezick. I move that we uphold the denial based on nondisclosure of all arrests.

BOARD CHAIR NIXON: We have a motion. Do we have a second?

BOARD MEMBER BROWN: Board Member Brown. I second.

BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the CAPITOL REPORTERS (775)882-5322
motion.)
BOARD CHAIR NIXON: So, unfortunately, sir, today we're not going to be able to award your guard card. You will have an opportunity to come back in a year. They have your information. As long as there's nothing in that year time frame, they will help you fill that out so that you can make sure that you note everything, okay. All right. Thank you. Good luck to you.

Agenda Item Number 84, Taryl Davis. Okay, I'll trail that.

Agenda Item Number 85, Christopher McNary, yeah, McNary. Good afternoon, sir.

Investigator Saladino, if you could let us know why we're here.

INVESTIGATOR SALADINO: The applicant --
Investigator Saladino for the record. The applicant was denied for a nondisclosure felony and possession of a dangerous weapon. 1999 felony possession of a firearm out of Washington. The applicant was not made provisional during this application. When the applicant originally applied in 2020, he was made provisional but was denied when we got the fingerprint results. At that time the applicant was not working for a licensee.

BOARD CHAIR NIXON: Okay. Sir, were you sworn CAPITOL REPORTERS (775)882-5322
in?
MR. NORMAN: Yes, ma'am.
BOARD CHAIR NIXON: You were, okay. So, Investigator Saladino, just so I'm sure, he applied originally in 2020?

INVESTIGATOR SALADINO: That is correct.
BOARD CHAIR NIXON: And he didn't disclose? INVESTIGATOR SALADINO: Correct.

BOARD CHAIR NIXON: He's back now and he did disclose?

MR. MCNARY: I understand that when I --
BOARD CHAIR NIXON: Hang on one second. We're waiting for --

INVESTIGATOR SALADINO: We're waiting on the paperwork. The report says that the felony was disclosed, possession of a firearm, and then the other four were not.

BOARD CHAIR NIXON: Okay. When he originally applied in 2020, did he come back for an appeal?

INVESTIGATOR SALADINO: No, there was no appeal at that time. It looks like when he first applied back in 2020, he was made provisional. That would be for a nondisclosure then because we wouldn't have known the arrest history until we got the fingerprints back. Once we got the fingerprints back, he was denied in 2020. Now he's back to CAPITOL REPORTERS (775)882-5322
reapply. Right now it looks like the felony possession of a firearm from '99 was disclosed.

BOARD CHAIR NIXON: Okay.
INVESTIGATOR SALADINO: Now I have his
application, and he did disclose the felony and he put approximately 2000. It was '99 so he did put the felony on his new application when he was re-applying.

BOARD CHAIR NIXON: Okay. But the rest of it. INVESTIGATOR SALADINO: The rest of it was not.

BOARD CHAIR NIXON: Okay. So are there any questions for Mr. McNary?

BOARD MEMBER BROWN: This is Board Member Brown. Mr. McNary, why did you fail to disclose the other arrest? MR. MCNARY: I didn't understand. I didn't understand it really talking about it. You know, I know I had the felony but I thought when the lady said you had a felony, I didn't it at the office but $I$ wasn't really pretty much paying attention on it at all.

BOARD CHAIR NIXON: Okay.
MR. MCNARY: So I put the felony on there.
BOARD CHAIR NIXON: So when you applied --
MR. MCNARY: I think -- I misunderstood. I
thought it was all about put the felonies down, any felonies that you --

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BOARD CHAIR NIXON: Okay.

MR. MCNARY: So I didn't --

BOARD CHAIR NIXON: Okay. So when you applied in 2020 and your provisional was denied, right?

INVESTIGATOR SALADINO: Investigator Saladino. The provisional would have been approved. Then when the fingerprints came back then the application would have been denied.

BOARD CHAIR NIXON: Okay. So in 2020, when you applied, you got a provisional license. You were able to work for a little while, right?

MR. MCNARY: Yeah, I worked for a couple of weeks arm guard at Poker Palace. They told me I had a felony that I felt, you know, I didn't go to prison for it. So I misunderstood what that kind of stuff is because $I$ really don't get into trouble too much.

BOARD CHAIR NIXON: So in 2020 then they removed you from the job, right?

MR. MCNARY: Yeah, and told me I can't do security.

BOARD CHAIR NIXON: Did you try to find out why you were removed from the job?

MR. MCNARY: A guy from the Board called me.
BOARD CHAIR NIXON: Okay.
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MR. MCNARY: He said I could do regular security but I had to pay some money to get that, something expunged, that's what he told me. The gaming man called me. Then my mom got COVID. She got sick and I had to go to east Texas to take care of me and my wife. I just got back a little while back, not too long.

BOARD CHAIR NIXON: You said the gaming board. Did you have two cards? Did you have a gaming card and a regular security?

MR. MCNARY: No, no. They just gave me a card that said armed security at Poker Palace. And the gaming guy told me you can't work there with a gun no more. You can't carry a gun. See, $I$ didn't understand all of that. So I didn't really start -- that was it, the felony so with the gun. And he told me to try to get it expunged if $I$ wanted to carry a gun. If not, I could apply for a regular security officer. That's why $I$ came and did it, just regular security, not carrying a gun. So that's when $I$ really thought my hang up was with the $A K$, $I$ mean the rifle in Seattle, so.

BOARD CHAIR NIXON: So I'm confused. It sounds like he ran two cards at the same time, a gaming card and he was given that for Poker Palace because that's a casino, right?

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MR. MCNARY: Yes.

BOARD CHAIR NIXON: Okay. And then he ran at the same time -- when did you work at Poker Palace?

MR. MCNARY: I think it was in 2020. Yeah, I forgot. I'm getting old.

INVESTIGATOR SALADINO: Investigator Saladino for
the record. Gaming has different regulations.
BOARD CHAIR NIXON: Right.
INVESTIGATOR SALADINO: With the ten years and stuff like that. Obviously, a felony. They can't do anything about that in regards to the firearms, and I don't have any information about his gaming information.

BOARD CHAIR NIXON: Yeah.
BOARD MEMBER BROWN: This is Board Member Brown.
Madam Chair, I think regardless with our particular application, he failed to disclose.

BOARD CHAIR NIXON: Yep, okay. So that you understand, okay, I think you have got two different things going on and it may be confusing to you because it's confusing to me. Gaming has a card, right, and they have different rules than regular us, PILB have, right. So I think you were -- you probably applied for both cards at the same time and were given a gaming card and you went to work, right?

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MR. MCNARY: Right, right.
BOARD CHAIR NIXON: So when you're in front of us, the PILB, when you go up to the Durango office, you have to make sure you disclose everything, all of it, any arrests, any convictions, anything. And I think what -- where you're at now is you didn't disclose that so that's a problem for us, okay.

So just make sure if you get through this process when you apply again, that you go back and you -- they will help you because now they have all of your arrests. They will be able to tell you the times and everything and you'll be able to fill it out really very completely, okay.

Okay. Are there any further questions? Okay, hearing there are no questions, I'll entertain a motion.

BOARD MEMBER BROWN: This is Board Member Brown. I move we uphold the denial based on failure to disclose.

BOARD CHAIR NIXON: We have a motion. Do we have a second?

BOARD MEMBER BEZIK: This is Bezick. I second. BOARD CHAIR NIXON: So we have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the

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motion.)
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BOARD CHAIR NIXON: So you can come back and see CAPITOL REPORTERS (775)882-5322
us in one year and then just make sure you work with the office to get that complete. You can also go back to the gaming Board and there again they're completely separate from us, okay.

MR. MCNARY: Oh, okay.
BOARD CHAIR NIXON: All right. Good luck to you, sir. Sorry about that.

Agenda Item Number 86, Jayshawn Allen.
MR. INGRAM: For those of you who just walked in, if you could please sign-in at the back table. Thank you.

BOARD CHAIR NIXON: Agenda Item Number 87, John Garcia. Okay. Good afternoon, sir.

MR. GARCIA: Good afternoon.
BOARD CHAIR NIXON: And you've been sworn in.
You've been here for a while.
Investigator Saladino, can you let us know why we're here.

INVESTIGATOR SALADINO: Investigator Saladino for the record. We're here for a disclosed weapons conviction out of California for a 2004 misdemeanor. This was disclosed on the application. And the applicant provided his 1203.4 dismissal paperwork. He received the dismissal paperwork on February 16th of 2008, and he's here to appeal.

BOARD CHAIR NIXON: Okay. Board, are there any CAPITOL REPORTERS (775)882-5322
questions for Mr. Garcia? Okay. Hearing no questions, I'll entertain a motion.

BOARD MEMBER BEZIK: This is Board Member Bezick. I move we grant the work card for Mr. Garcia based on full disclosure and time and distance.

BOARD CHAIR NIXON: We have a motion. Do we have

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a second?
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BOARD MEMBER BROWN: Board Member Brown. I'll second.

BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

MR. GARCIA: Thank you very much.
BOARD CHAIR NIXON: The Board will contact you. Thank you.

Agenda Item Number 88, William Brimfield. Are you here, sir?

MR. BRIMFIELD: Yeah.
BOARD CHAIR NIXON: Thank you.
Investigator Saladino, if you could let us know.
INVESTIGATOR SALADINO: Investigator Saladino.
We're here for a non-disclosed misdemeanor criminal
possession of a weapon fourth degree from 2018 out of New CAPITOL REPORTERS (775) 882-5322

York. This was not disclosed and this is the applicant's only arrest and he's here to appeal.

BOARD CHAIR NIXON: 2018, okay.
Board, any questions for Mr. Brimfield?
BOARD MEMBER BROWN: Mr. Brimfield, this is Board Member Brown, excuse me. Why did you fail to disclose this arrest?

MR. BRIMFIELD: There's no reason for that. I apologize for the oversight and judgment in that, and I did disclose it on the second form. I did get granted provisional, could not work, so.

BOARD CHAIR NIXON: Okay. So when your fingerprints were ran and they found the actual conviction or arrest, that's when you -- you say the second, that's when you admitted to?

MR. BRIMFIELD: Yep, I disclosed.
BOARD CHAIR NIXON: Disclosed, okay.
MR. BRIMFIELD: And to -- there was never -- I don't think there was ever a conviction on that. So my lawyer passed away after that and, yeah, so I was never able to get more information on it in regards to that. And I, mind you, coming back here to Las Vegas, having to fly back and forth to court and the last -- the last time I spoke to my lawyer, he said I didn't have to come and that everything CAPITOL REPORTERS (775)882-5322
was done.
So after -- after I did my application, I did speak with some people out of the State of New York that gave me -- they said there was no disposition on that still. So I'm, you know, in the works of figuring out something with a new lawyer and just going from there.

BOARD CHAIR NIXON: Okay. Are there any further questions for Mr . Brimfield? Okay, hearing no further questions, I'll entertain a motion.

BOARD MEMBER BEZIK: This is Board Member Bezick. I move we uphold the denial based on nondisclosure.

BOARD CHAIR NIXON: We have a motion. Do we have a second?

BOARD MEMBER BROWN: This is Board Brown. I'll second.

BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: So, sir, on your actual fingerprints, it did come back as a conviction and so you can work with the office. They will help you fill out your application if you have any questions.

MR. BRIMFIELD: Okay.
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BOARD CHAIR NIXON: You will have to wait a year and then please come back and see us to reapply.

MR. BRIMFIELD: Is that a year from application

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date or?
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BOARD CHAIR NIXON: That's a good question. From today.

MR. BRIMFIELD: From today.
BOARD CHAIR NIXON: Yep.
MR. BRIMFIELD: Okay.
BOARD CHAIR NIXON: Thank you, sir.
Okay. Agenda Item Number 89, Mahamed Mahamed.
Okay, we'll trail.
Agenda Item Number 90, August Baggao. Good afternoon, sir.

MR. BAGGAO: Good afternoon.
BOARD CHAIR NIXON: Investigator Saladino, if you could let us know why we're here.

INVESTIGATOR SALADINO: Investigator Saladino for the record. The applicant was denied for a failure to disclose a felony, 1984 out of California, felony grand theft property. He received three years probation. This was not disclosed. He was made provisional and was working with three different license companies. This is the applicant's only arrest and conviction. He's here to appeal.

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BOARD CHAIR NIXON: Okay. Board, are there any questions for Mr. Baggao?

BOARD MEMBER BROWN: This is Board Member Brown.
Sir, why did you fail to disclose this?
MR. BAGGAO: I was thinking it's like multiple years. So 1997 I worked with MP Transportation in San Francisco, and then I get tired city bus driver in San Mateo County. So I was thinking of the five years probation. On that time everything is gone. So MP Transportation hired me to be city bus driver until 2008. Then I had to quit 2008 because my wife got stage four cancer, lung cancer. I took care of my wife. She died 2011.

Since then, I just go day by day. And then I -last year I decide to work as a part-time and I got recommended, why don't you be a guard part-time. I know a place to apply that's over on Durango. I found out that my older daughter got cancer last year. So I said the only way I can help you because I'm getting small on my social security is to work part-time. That's all I can do. I cannot work full-time anymore at my age, so I start applying for security guard.

BOARD MEMBER BROWN: Let me -- I'm sorry, this is Board Member Brown again for the record. You just thought it was so old that's why you didn't put it on there?

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MR. BAGGAO: I was thinking plus I got a job middle of 1997. I thought they would check everything, but I got fingerprinted and they hired me. I worked for 11 years after 2008.

BOARD MEMBER BROWN: Sir, like we've told other people, it says on the application and you've got a copy of it right there. It says list all arrests regardless of how old, what happened, dismissal, expungement.

MR. BAGGAO: I misunderstand.

BOARD MEMBER BROWN: Okay.
BOARD CHAIR NIXON: Any further questions from the Board? Okay, seeing there's no further questions, I'll entertain a motion.

BOARD MEMBER BEZIK: This is Board Member Bezick. I move that we uphold denial based on nondisclosure.

BOARD CHAIR NIXON: Okay. We have a motion. Do we have a second?

BOARD MEMBER BROWN: This is Board Member Brown. This is hard for me but $I$ will second.

BOARD CHAIR NIXON: We have a motion. We have a second -- we have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

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BOARD CHAIR NIXON: So this one is really hard for us because it is so long ago that it would have been nothing had it been disclosed originally, okay.

MR. BAGGAO: Nobody advised me to appeal it. I thought it's automatic. I got five years probation and I get hired.

BOARD CHAIR NIXON: No, no, it has nothing to do with appealing. It's because you didn't list it in your application for the license.

MR. BAGGAO: Oh.
BOARD CHAIR NIXON: Okay. So you can come back in one year. And when you come back, make sure you list it on the application. It's not -- it's probably not a problem, okay. But you just have to list it, but we would love to see you in one year.

MR. BAGGAO: Any other prints that is mandatory, it's going to be under the Board?

BOARD CHAIR NIXON: No.
MR. BAGGAO: Or like that?
BOARD CHAIR NIXON: No. Just and even gaming is different from us. It's just for our security officer. MR. BAGGAO: Because I need part-time to help me. BOARD CHAIR NIXON: Sure, understand.

MR. BAGGAO: Okay.
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BOARD CHAIR NIXON: Good luck to you, sir, and please come back and see us in one year.

MR. BAGGAO: Okay.
BOARD CHAIR NIXON: Okay, thank you.
Agenda Item Number 91, Lashawn Thomas. Come on up. We don't bite much. There you go. Okay, have you been sworn in, ma'am?

MS. THOMAS: I don't think so.
BOARD CHAIR NIXON: No.
MS. HARRIS: Please raise your right hand.
(Whereupon, the oath was administered.)
BOARD CHAIR NIXON: Investigator Saladino. INVESTIGATOR SALADINO: Investigator Saladino for the record. The applicant was denied for a failure to disclose a felony conviction, 1996, in California for felony sale of marijuana, where she received three years probation. 2000, December, out of California, a misdemeanor conviction for driving while suspended and DUI. She received three years probation for driving while suspended and five years for the DUI. She did not disclose at the time she applied. At the time in 1996, the sale of marijuana was a felony in the State of California and there was no court documents provided to show otherwise. The applicant is now here to appeal.

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BOARD CHAIR NIXON: Are there any questions for Ms. Thomas?

BOARD MEMBER BROWN: This is Board Member Brown. Ms. Thomas, I imagine you can guess what I'm going to ask. Why did you fail to deny or fail to put these on your application?

MS. THOMAS: Because I couldn't remember like from way back then. I had few years ago. I can't remember everything so $I$ couldn't remember and so I didn't put it.

BOARD MEMBER BROWN: Okay, thank you.
BOARD CHAIR NIXON: Any further questions for Ms. Thomas?

What do you do now, ma'am? What do you do for work now?

MS. THOMAS: I work for Green Valley.
BOARD CHAIR NIXON: You work for Green Valley

## Security?

MS . THOMAS: Yes.

BOARD CHAIR NIXON: What do you do for them? MS. THOMAS: I sit in the booth at the exit gate at Budget Rent-a-Car.

BOARD CHAIR NIXON: Okay. And how long have you worked for them?

MS. THOMAS: Almost a year.
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BOARD CHAIR NIXON: Almost a year, okay. When was the last time you worked?

MS. THOMAS: Before this I haven't. I don't remember. I don't remember.

BOARD CHAIR NIXON: You don't remember. Are you still working for them right now? You are, okay. Hang on one second. Thank you, ma'am.

Are there any further questions from the Board? Okay, hearing there no other further questions, I'll entertain a motion.

BOARD MEMBER BEZIK: Board Member Bezick. I move we uphold the denial based on nondisclosure.

BOARD CHAIR NIXON: Okay. We have a motion. Do we have a second?

BOARD MEMBER BROWN: This is Board Member Brown. I'll second.

BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: Okay. So, unfortunately, you won't get your guard card this time. But since you have a hard time remembering, if you go back in one year, work with the office, they will help you, okay, because they have your CAPITOL REPORTERS (775)882-5322
information now and they will be able to help you get all of it into there so you can get through next time, okay.

MS. THOMAS: Thank you.
BOARD CHAIR NIXON: All right. Thank you, ma'am.
Agenda Item Number 92, Michael Dorsey. Is
Mr. Dorsey here? Okay. We'll trail.
Agenda Item Number 93, Emiel Maxwell. Good afternoon, sir.

MR. MAXWELL: Good afternoon.
BOARD CHAIR NIXON: Investigator Saladino, why are we here for Mr. Maxwell?

INVESTIGATOR SALADINO: Investigator Saladino for the record. The applicant was denied for failure to disclose a felony conviction, 1982 out of California. Felony willful removal of government property, received two years probation. The applicant did not disclose. He was made provisional and was working for Weiser Security Services. The applicant is here to appeal. This was his only arrest and conviction.

BOARD CHAIR NIXON: Okay. Board, are there any questions for Mr . -- Mr. Maxwell? Okay, hearing there are no questions, I'll entertain a motion.

BOARD MEMBER BROWN: This is Board Member Brown. I'm trying to remain consistent. I'm going to move that we uphold the denial for failure to disclose.

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BOARD CHAIR NIXON: Okay. We have a motion. Do we have a second?

BOARD MEMBER BEZIK: Bezick seconds.

BOARD CHAIR NIXON: I have a motion. I have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: So, unfortunately, sir, because you did not disclose on your application, $I$ know it was so long ago, but it -- because you did not disclose, we can't approve your application.

MR. MAXWELL: No problem.
BOARD CHAIR NIXON: Okay. You come back in a year.

MR. MAXWELL: Okay.
BOARD CHAIR NIXON: Please come back in a year.
MR. MAXWELL: I got other deals. Thank you.
BOARD CHAIR NIXON: Thank you. Good luck to you.
Okay. Agenda Item Number 94, Michael Radford. Good afternoon, sir.

MR. RADFORD: Good afternoon.
BOARD CHAIR NIXON: Investigator Saladino, why are we here for Mr. Radford?

INVESTIGATOR SALADINO: The applicant was denied CAPITOL REPORTERS (775)882-5322
for a felony failure to disclose, 1986, out of California, felony burglary where he received 24 months probation, 60 days in jail.

1999, felony willful cruelty to a child. 2008, felony theft out of California. 1986, trespass to injure property.

And 1985, enter a noncommercial dwelling. This one, prosecution dismissed it.

BOARD CHAIR NIXON: Okay. Any questions for Mr. Radford?

BOARD MEMBER BROWN: This is Board Member Brown. Mr. Radford, why did you fail to disclose?

MR. RADFORD: To be honest with you, I just didn't remember all of these. Back in the '80s I was homeless. I was destitute. That situation didn't leave me very, you know, put together. So $I$ was a little mentally ill. I did things to try to survive. One was breaking into a restaurant. I believe the one burglary, I broke into a restaurant to eat. Someone saw me and caught me. I thought they actually lowered that to a misdemeanor. I don't remember it being a felony. But $I$ did a little road camp time or something for that, got out.

And, you know, $I$ spent most of my -- half of my teen years, most of my 20 s living in a car. So, you know, CAPITOL REPORTERS (775)882-5322
some things happened, you know.
BOARD CHAIR NIXON: Yeah.
MR. RADFORD: You know what I mean? I got into some trouble. I trespassed. I was sleeping on a -- I think I was a sleeping in a car lot or something and got caught for trespassing. And the guy that owned the car lot twisted my ankle or something and the cop let me go. You know, I just don't remember those things. It was a long time ago. I know I made some bad decisions then but it was always just trying to make it one more day, you know, and that's where I'm at right now.

I'm semiretired now. I do Door Dash but since COVID ended, I've been really slow and bad and gas isn't really worth it anymore. So I thought I would try my hand at, you know, guard somewhere, you know, maybe security patrol or something like that.

BOARD CHAIR NIXON: Okay. Any further questions? Okay, hearing no further questions -- I'm sorry, I don't know if I was loud enough. Any further questions for the Board? Okay, hearing no further questions, I'll entertain a motion.

BOARD MEMBER BROWN: Board Member Brown. For consistency, I'm going to move that we uphold the denial for failure to disclose.

BOARD CHAIR NIXON: We have a motion. Do we have CAPITOL REPORTERS (775)882-5322
a second?

BOARD MEMBER BEZIK: Bezick seconds.
BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

MR. RADFORD: All right. See you next year.
BOARD CHAIR NIXON: Thank you. Please come back and these guys will help you.

Agenda Item Number 95, Traci McKay. Ma'am, I just want to make sure, have you been sworn in.

MS. MCKAY: NO.
MS. HARRIS: Please raise your right hand.
(Whereupon, the oath was administered.)
MS. HARRIS: Thank you.
BOARD CHAIR NIXON: Investigator Saladino.
INVESTIGATOR SALADINO: Investigator Saladino for
the record. The applicant was denied for nondisclosure of a felony conviction, 1998, in February out of California, felony possession of a controlled substance for sale where she received two years probation, one year in jail. This was not disclosed. She was made provisional and is working for CSC and the applicant is here to appeal.

BOARD CHAIR NIXON: Any questions from the Board? CAPITOL REPORTERS (775)882-5322

MS. MCKAY: I'm going to first say that I don't have any excuses for not disclosing this information except for the fact that I didn't have any information on it. It was 26 years ago. And but I'm not going to just sit here and say that making any excuses for it because I didn't disclose it. Although, I had applied and got my core card and my gaming card. When I applied, I'm working for CSC but I can't do security because it was denied. So they kept me there as a supervisor for event staff, but I'll end up most likely losing my job if I can't get my guard card.

BOARD CHAIR NIXON: Any questions from the Board? Okay, hearing no questions, I'll entertain a motion.

BOARD MEMBER BEZIK: Board Member Bezick. I move we uphold the denial based on nondisclosure.

BOARD CHAIR NIXON: Okay. We have a motion. Do we have a second?

BOARD MEMBER BROWN: Board Member Brown seconds. BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: These ones are really tough because it was a long time ago and if it was disclosed, it would have been a nonissue.

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MS . MCKAY: Right.
BOARD CHAIR NIXON: So please apply again. We would love to see you in a year and they will help you.

MS. MCKAY: I can come down here and somebody here will help me?

BOARD CHAIR NIXON: Absolutely. The office on Durango, they are most helpful. They will go through that application with you and make sure you get it right, okay? All right. Thank you, ma'am.

Agenda Item Number 96, Frederick Walker. Good afternoon, sir. Have you been sworn in?

MR. WALKER: No.
BOARD CHAIR NIXON: Okay.
MS. HARRIS: In addition to Mr. Walker, if anybody else is in here who has not been sworn in, can you also please stand and raise your right hand.
(Whereupon, the oath was administered.)
MS. HARRIS: Thank you.
BOARD CHAIR NIXON: Investigator Saladino, why are we here for Mr. Walker?

INVESTIGATOR SALADINO: The applicant was denied for failure to disclose felony conviction, 1972 felony burglary out of Illinois, received two years probation.

1986, felony aggravated assault, ten years CAPITOL REPORTERS (775)882-5322
probation.
1998, felony purchase of controlled substance, five years probation.

2002, felony escape, received seven years probation, 25 days in jail. The rest of the history was not disclosed.

The applicant -- based on the fingerprint report, the applicant served over 20 years of probation due to convictions and probation violations. The applicant was made provisional and was not added to a licensed roster. The applicant wishes to appeal.

BOARD CHAIR NIXON: Are there any questions for Mr. Walker?

BOARD MEMBER BROWN: This is Board Member Brown. Mr. Walker, why did you fail to disclose these?

MR. WALKER: The first two, they were first amendment rights and they say once $I$ finished, it was off the record. So basically when it came back, when I called Chicago and Georgia, I was first offended but they didn't really take it off so $I$ had to reapply and put everything on and that's exactly what $I$ did. And it's like 20 years ago.

BOARD MEMBER BROWN: Yes, sir, and that's what makes this hard.

MR. WALKER: Yeah.
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BOARD MEMBER BROWN: You know, these were so long ago. Some of them were fairly serious.

MR. WALKER: Uh-huh.
BOARD MEMBER BROWN: But they were so long ago, it probably wouldn't have been an issue.

MR. WALKER: Uh-huh.
BOARD MEMBER BROWN: And it make us feel for you.
You know, somebody at your age that's wanting to go into security work, I have to commend you for that. But, you know, it makes it hard for us when you do don't disclose these things.

MR. WALKER: But look at this, I've been out for a good 20 something years. I've been out of trouble. I've been working. I've been touring kids, and I've been doing a good job. Now, if I would have basically remembered them old convictions, I would have put it on there. I went back down on Durango. And when I had Chicago pull all my files, I put everything back on there and we submitted it. You know, it wasn't the point that $I$ was trying to hide it. It was the point about that it was so old and I forgot it in my research and then $I$ gave it back to them. But I have been a good citizen for almost 20, 22 years.

BOARD MEMBER BROWN: And I appreciate that, sir, but a lot of these people that came before you. CAPITOL REPORTERS (775)882-5322

MR. WALKER: Uh-huh.
BOARD MEMBER BROWN: That we saw, maybe not for as long, but a lot of them have been very good citizens since their convictions.

MR. WALKER: Uh-huh.
BOARD MEMBER BROWN: But we've had to deny them because they failed to put it down.

MR. WALKER: I appreciate that very much. Thank you very much.

BOARD MEMBER BROWN: We're not done yet, sir.
MR. WALKER: Okay.
BOARD CHAIR NIXON: Any further questions for Mr. Walker? Okay, hearing there are no further questions, I'll entertain a motion.

BOARD MEMBER BEZIK: This is Board Member Bezick. I'm going to uphold the denial based on nondisclosure.

BOARD CHAIR NIXON: We have a motion. Do we have a second?

BOARD MEMBER BROWN: Board Member Brown. I'll second.

BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

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BOARD CHAIR NIXON: So, sir, again, this is really hard for us. Please come back and see us in a year. The office will help you fill out your paperwork so you get everything.

MR. WALKER: Okay.

BOARD CHAIR NIXON: Yep, thank you.
Agenda Item Number 97, Darryl Jamerson. Good afternoon, sir.

MR. JAMERSON: Hello.
BOARD CHAIR NIXON: Thank you.
Investigator Saladino.
INVESTIGATOR SALADINO: The applicant was denied
for failure to disclose a felony conviction or failure to disclose felony. February 20th of 2023 out of Nevada, child abuse or neglect. This case is pending with the next court date May 26 th, and $I$ believe that one will go to negotiations June 21st of '23. So that felony case is still pending.

BOARD CHAIR NIXON: Okay. And so that I understand correctly, the rest of the arrests were not disclosed either?

INVESTIGATOR SALADINO: We have a misdemeanor battery that was disclosed --

BOARD CHAIR NIXON: Okay.
INVESTIGATOR SALADINO: -- in 2021. And then we CAPITOL REPORTERS (775)882-5322
have nondisclosure for domestic violence where it was just an arrest. The D.A. did not prosecute.

BOARD CHAIR NIXON: Okay. Okay. So any questions from the Board?

BOARD MEMBER BROWN: Board Member Brown. Sir, why did you fail to disclose this?

MR. JAMERSON: Well, first, when it came up, my guard card expired February 14th, right. And I already had the application in. I was getting ready to put it into you guys. The case that is a felony, I knew about, but when they sent -- but when they sent the subpoena to my house, my mom, she lives in a town home so you have to put Apartment 203, Unit 14. That wasn't placed on the subpoena when it was sent. So, therefore, $I$ had a warrant for my arrest that $I$ never knew about.

I didn't know -- I knew the case would come back up and I would be able to prove my point because the allegations that were made are not true at all. Actually, the 21st, my lawyer told me that the case should be closed all together.

As for the domestic violence charge, the reason that that wasn't -- I really honestly thought that was wiped off of my record because I had a Court order to pick up my son at 7:00 a.m. that morning and I got attacked by three of CAPITOL REPORTERS (775)882-5322
her cousins and I was told I was the aggressor. I grabbed my son, eliminated myself from the situation and they still met me at the store and arrested me for whatever reason it was. They said it was just a 12 -hour hold because it was between me and my baby mother. That's all it was. So I didn't know it was going to be a whole charge that was sticking to me.

BOARD CHAIR NIXON: So, sir, in the application it states list all arrests and convictions.

MR. JAMERSON: Uh-huh.
BOARD CHAIR NIXON: And so, unfortunately, you know, even if they let you go or they just held you for the 12 hours, you still need to list it to be -- to have the application not be in question, okay. Okay. So and then -that's the big thing is making sure even though if you haven't gone to court yet, you can put all of that down that it's not -- you've not gone to court but you have to list the arrest.

MR. JAMERSON: Yeah. When I was -- but when I was arrested for the $12-h o u r$ hold, like, $I$ didn't even need paperwork. You know what I mean. Like, this is my first time going to jail, mind you. You know what I mean, so. BOARD CHAIR NIXON: But you went to jail. MR. JAMERSON: Yeah.

BOARD CHAIR NIXON: They came and picked you, up CAPITOL REPORTERS (775)882-5322

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right?
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MR. JAMERSON: Right.

BOARD CHAIR NIXON: That's an arrest.

MR. JAMERSON: True enough. True enough.
BOARD CHAIR NIXON: Okay.
MR. JAMERSON: But you see why I didn't disclose?
BOARD CHAIR NIXON: No, I don't see why
you didn't.
MR. JAMERSON: Because I have a misdemeanor and I have a felony. I've never been to jail before. You know what I mean, so.

BOARD CHAIR NIXON: Sir, the paperwork here says were you arrested.

MR. JAMERSON: Okay.
BOARD CHAIR NIXON: That's what's on the application. So you have to list it, okay?

MR. JAMERSON: Uh-huh. Even though it's not a charge?

BOARD CHAIR NIXON: Even though it's not a charge. Because when they ran you fingerprints, they're still going to show up as arrests. That's what happened here, right?

MR. JAMERSON: Well, when I got my denial, I got denied because of the felony charge. CAPITOL REPORTERS (775)882-5322

BOARD CHAIR NIXON: But they ran your
fingerprints and they found everything, right?
MR. JAMERSON: I assume so.
BOARD CHAIR NIXON: That's exactly what happened.
That's why you have to list it. So when they run your fingerprints, they can find arrests and everything regardless of whether or not you were convicted. Does that make sense?

MR. JAMERSON: Yeah.
BOARD CHAIR NIXON: Okay. So we just want to make sure you understand it so when you apply again, you have to list everything.

MR. JAMERSON: Yes, ma'am.
BOARD CHAIR NIXON: Any further questions? Okay, hearing no further questions, I'll entertain a motion.

BOARD MEMBER BROWN: Board Member Brown. I move that we uphold the denial for the work card based on failure to disclose and recency of charges and an ongoing case.

BOARD CHAIR NIXON: Okay. We have a motion. Do we have a second?

BOARD MEMBER BEZIK: Bezick seconds.
BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

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BOARD CHAIR NIXON: So you can come back in a year. Hopefully this will be closed out. Maybe they will dismiss it so it will be done, right?

MR. JAMERSON: Uh-huh.

BOARD CHAIR NIXON: So then you come back. Make sure you list everything. The office will help you do that if you go to them, okay? Good luck to you, sir.

MR. JAMERSON: If I do apply again, I would add on there that $I$ was on the 12 -hour hold, right?

BOARD CHAIR NIXON: You would put on there 2021, the arrest and -- and the conviction and the 2023.

MR. JAMERSON: Okay.
BOARD CHAIR NIXON: Because you have three now. They will help you. They will have this paperwork so they will be able to help you fill that out.

MR. JAMERSON: All right.
BOARD CHAIR NIXON: Okay?
MR. JAMERSON: Thank you.
BOARD CHAIR NIXON: Thank you, sir.
Agenda Item Number 98, Marquis Joseph. Good afternoon, sir.

MR. JOSEPH: Good afternoon.
BOARD CHAIR NIXON: Okay. Investigator Saladino.
INVESTIGATOR SALADINO: Investigator Saladino for CAPITOL REPORTERS (775)882-5322
the record. The applicant was denied for failure to disclose felony conviction, 2011, out of California, passed completed check to defraud, received three years probation, 30 days in jail. The applicant did not disclose his arrest history. It was made provisional but was not added to a licensed roster. The applicant is here to appeal.

BOARD CHAIR NIXON: So none of the arrests or convictions were notified?

INVESTIGATOR SALADINO: Nondisclosure on all of them.

BOARD CHAIR NIXON: Nondisclosure, okay.
Any questions for Mr. Joseph?
BOARD MEMBER BROWN: Mr. Joseph, this is Board Member Brown, I'm sorry, for the record. Why did you fail to disclose these?

MR. JOSEPH: I forgot all about it. I just moved on with my life and been doing other things, and I had worked for security in California after the convictions happened and it didn't come up then so $I$ just figured it was closed out.

BOARD MEMBER BROWN: Okay. Again, like the Board Chair has said, whether you believe it's closed out, dismissed, expunged, it blew away in the breeze, whatever, every time you get arrested, you need to list that for us.

MR. JOSEPH: Okay. See, I didn't understand that CAPITOL REPORTERS (775)882-5322
part.
BOARD MEMBER BROWN: Okay. It's fairly clear language on our application, sir. It's actually right there in front of you.

MR. JOSEPH: Okay.
BOARD MEMBER BROWN: It's on all of our applications.

BOARD CHAIR NIXON: Like I said, if you have questions and when you go to the office, they will help you, they really will. They are very helpful. They will help you go through it, okay.

MR. JOSEPH: Okay, thank you.
BOARD CHAIR NIXON: No, hang -- we're not done yet, sorry.

Are there any further questions for Mr . Joseph? Hearing no further questions, I'll entertain a motion.

BOARD MEMBER BEZICK: This is Board Member Bezick. I move we uphold the denial based on nondisclosure.

BOARD CHAIR NIXON: We have a motion. Do we have a second?

BOARD MEMBER BROWN: This is Board Member Brown. I'll second.

BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.

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(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: The motion passes. So you have the opportunity to try again in a year, and we look forward to seeing you. Work with the office. They will help you do -- they will help you do the paperwork, okay?

MR. JOSEPH: Okay.
BOARD CHAIR NIXON: All right. Thank you so much sir. Good luck to you.

MR. JOSEPH: Have a great day.
BOARD CHAIR NIXON: Agenda Item Number 100,
Treyvion Williams.
Agenda Item Number 99, Paul Diaz. Good
afternoon, sir.
Investigator Saladino.
INVESTIGATOR SALADINO: Investigator Saladino for the record. The applicant was denied for failure to disclose a felony conviction, 19 or 2009 felony conviction out of California for false imprisonment affected by violence, malice, fraud or deceit, received three years probation. The applicant started his probation on 8-3 of '09 and expired probation on 9-30 of 2012.

2011, felony possession of marijuana for sale.
This was, received a probation violation for this charge. We CAPITOL REPORTERS (775)882-5322
do have disclosure on the aid and abet in exhibition of speed out of California.

2019, reckless driving out of California, where he received two points on his driving record. That was disclosed. It was made provisional and was working for Securitas and now he's here to appeal.

BOARD CHAIR NIXON: Board, any questions for Mr. Diaz?

BOARD MEMBER BROWN: This is Board Member Brown. Mr. Diaz, you disclosed misdemeanors but not felonies. Can you tell me why.

MR. JOSEPH: That was my fault. It was my responsibility. It happened when $I$ was 18 years old. I'm going to be 33 this year. I've done my probation for that, paid my fines, did my time for it. Before, security in Los Angeles, $I$ was doing warehouse work and $I$ was -- $I$ was laid off from that job, and then my little brother was doing armed security.

So I -- I thought I would see if I could do unarmed security, and $I$ was doing unarmed security in California, in Los Angeles. And after that, I ended up having a family and $I$ moved out here to Nevada, and I applied for Securitas and I've been working for them. That was my last job. So $I$ just moved out here with my family, and $I$ CAPITOL REPORTERS (775)882-5322
moved out here and then my child --
BOARD MEMBER BROWN: Thank you. But that didn't answer my question. Why didn't you list them?

MR. JOSEPH: That was my fault for not listing it. It was when I was 18 years old and it was a long time ago and I failed to -- that was my fault. That was my responsibility.

BOARD CHAIR NIXON: Any further questions for Mr. Diaz? Okay, hearing no further questions, I'll entertain a motion.

BOARD MEMBER BEZIK: Board Member Bezick. I move we uphold the denial based on nondisclosure.

BOARD CHAIR NIXON: I have a motion. I have a second.

BOARD MEMBER BROWN: This is Board Member Brown. I'll second.

BOARD CHAIR NIXON: I have a motion. I have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: Same thing told to all the rest, please apply in a year. We look forward to seeing you. The office will help you with your application and you'll have all of this information now available to you. So you'll CAPITOL REPORTERS (775)882-5322
have all of the dates and everything, okay. All right, thank you. Good luck to you, sir.

Now Agenda Item Number 100, Treyvion Williams.
Okay, we'll trail.
101 -- Agenda Item Number 101, Rickey Persons.
Good afternoon, sir.
MR. PERSONS: Good afternoon, Board.
BOARD CHAIR NIXON: So, Investigator Saladino,
can you tell me why we're here for Mr. Persons.
INVESTIGATOR SALADINO: Investigator Saladino for the record. The applicant was denied for the illegal use of possession of a dangerous weapon, failure to disclose. 2007, misdemeanor out of California for possession of a firearm, prior convictions, child cruelty, possible injury or death, received 12 months in jail and five years probation.

2003, felony battery domestic violence, escape from custody. No charges were filed. This was an arrest only. The applicant stated that the first mother of his child had called the police for a battery that did not happen and the applicant only left the scene of the incident and did not escape from custody.

2001, misdemeanor possession of a controlled
substance. This arrest, no charges were filed. The CAPITOL REPORTERS (775)882-5322
applicant stated there were narcotics on the ground where kids were playing. The applicant picked them up and forgot that he had them on his person when police showed up. No charges were filed in this incident as well.

The applicant did not disclose his arrest history. He was made provisional and was working for Spring Security and Investigations and Weiser Security. The applicant is here to appeal.

BOARD CHAIR NIXON: Board, are there any questions for Mr. Persons, Parsons. Persons, sorry.

MR. PERSONS: It's okay.
BOARD MEMBER BROWN: This is Board Member Brown. Mr. Parsons, is it?

MR. PERSONS: Persons.
BOARD MEMBER BROWN: Persons, okay. Can you explain why you failed to disclose this?

MR. PERSONS: I failed to disclose it because I wasn't quite sure of the dates. So what I did when $I$ had to appeal it, $I$ wasn't sure of the dates, so I paid for my background, my federal background. As soon as I got it, I went straight to the office and I disclosed everything on the paperwork.

BOARD MEMBER BROWN: Okay, thank you.
BOARD CHAIR NIXON: Investigator Saladino, do you CAPITOL REPORTERS (775)882-5322
have any input on this?
INVESTIGATOR SALADINO: The disclosure came after the denial.

BOARD CHAIR NIXON: Any further questions? Okay, hearing no further questions, I'll entertain a motion.

BOARD MEMBER BROWN: This is Board Member Brown. I move that we uphold the denial based on failure to disclose.

BOARD CHAIR NIXON: We have a motion. Do we have

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a second?
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BOARD MEMBER BEZIK: Bezick seconds.
BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: Again, like we told the other ones, come and see us in a year. You have all of the information now, so you will have no worries to filling out the application. Good luck to you, sir.

MR. PERSONS: Have a good day.
BOARD CHAIR NIXON: Yep, you too.
Agenda Item Number 102, Isaiah Banks. Okay, we'll trail.

Agenda Item Number 103, Itenous. Okay, sorry. CAPITOL REPORTERS (775)882-5322

Mr. Richardson.
Okay. Investigator Saladino, if you could let us know why we're here.

INVESTIGATOR SALADINO: Investigator Saladino for the record. The applicant was denied for failure to disclose felony conviction, 1997, out of Maryland, felony robbery with a dangerous weapon, received six years supervised probation.

2009, out of Virginia, felony possession of heroin with intention to distribute, received three years probation. The applicant did not disclose his arrest history. He was made provisional and was working for Allied Protection Services and wishes to appeal.

BOARD CHAIR NIXON: Okay. Board, any questions for Mr. Richardson?

BOARD MEMBER BROWN: This is Board Member Brown. Mr. Richardson, I bet you know what I'm going to ask you.

MR. RICHARDSON: Absolutely.
BOARD MEMBER BROWN: Why did you fail to disclose?

MR. RICHARDSON: Well, technically I'm from
Virginia. So it's a law in Virginia, after seven years, they don't do a background check, so that was the only reason why I didn't add anything on it because where I'm from, which is Virginia, $I$ just moved here two years ago, it's a law, unless CAPITOL REPORTERS (775)882-5322
you apply to be a police officer or work in a bank.
So all of those things that I did do, I knew that, of course, I did all of those crimes. I did all of those things. I didn't hurt nobody. I didn't kill anyone. But I do know that where I'm from that's the law. I'm not making no excuse but that was my reason of not disclosing it because, of course, after I came home from jail, doing jail time, I've been able to work and I've been a law abiding citizen, doing everything that I'm supposed to do.

And I felt that, I mean, I did my crime, so there's no need for me to keep saying, hey, I'm a convicted felon. I did this. I didn't have a driver's license. I have a driver's license now so that was my reason.

BOARD MEMBER BROWN: Okay. And you understand though that in Nevada, we do require you to list it. I'm sorry to have to drudge it up, you know, you've done that, but we're required to have you list that and it states that on the application.

MR. RICHARDSON: Understood.
BOARD MEMBER BROWN: Okay, thank you.
BOARD CHAIR NIXON: Just to put it on record, this individual does work for Allied Universal. I did work for Allied Universal. I did not know Mr. Richardson so I feel I'm able to make a decision on this appeal.

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Are there any other further questions for Mr. Richardson? Okay, hearing there are no further questions, I'll entertain a motion.

BOARD MEMBER BEZIK: This is Board Member Bezick. I move that we uphold the denial based on nondisclosure.

BOARD CHAIR NIXON: Okay. We have a motion. Do we have a second?

BOARD MEMBER BROWN: This is Board Member Brown. I'll second.

BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: Again, unfortunately, you know, we have to stay consistent. We look forward to seeing you in a year. Please work with the team where you have your reference here to fill out your application.

MR. RICHARDSON: Understood. I just want to say this on the record, Ms. Nixon, and, Mr. Brown, you just have to take into consideration when people are coming in to try to live a better life and not criminals anymore. You just have to take that into consideration that people out here trying very, very hard to live a straight and narrow life. And it's disheartening when you do and you did time and you CAPITOL REPORTERS (775)882-5322
come home and you're doing everything right. You're trying to strive and you keep getting shut down by what you used to do.

I understand this is what it is. But if you've been to jail and you've done crime and you are trying to do a better life, you just gotta take that into consideration. People are striving to stay straight and narrow out here and it's hard out here. And I know you all have to do a job. I understand that. I'm not here to say switch your decision, but just take in your consideration when you go home and you think about people who out here doing what's right and striving to be better people than that, not hurting nobody and just trying to live an honest life, you have to take that into consideration.

Because everybody that you've denied and said, hey, come back. Come back, people out here scrambling. And when you go and see people breaking the law and everybody is all shocked, why did he do this.

BOARD CHAIR NIXON: Sir.
MR. RICHARDSON: I understand, Ms. Nixon. It's just --

BOARD CHAIR NIXON: 100 percent agree with you, and we want to put you back to work. I mean, you work for the company that I worked for so I want to put you back to CAPITOL REPORTERS (775)882-5322
work, absolutely. Unfortunately, with you sitting in the audience and the 100 people that sat in front of you --

MR. RICHARDSON: I understand.
BOARD CHAIR NIXON: If I approve you, then I have to --

MR. RICHARDSON: Yeah, I understand. I knew I wasn't getting approved. I knew that. I just wanted to state my case. I knew I was coming in and I wasn't going to get approved, Ms. Nixon. I knew that already, I just wanted to state that. I just wanted to come here so you could hear somebody because everybody just say, oh, okay, I'll come back in a year. You need to hear people. So I knew I wasn't going to get it accepted. I understand that. I just wanted to be heard.

BOARD CHAIR NIXON: Okay.
MR. RICHARDSON: That's all.
BOARD CHAIR NIXON: And we appreciate you, we do.
BOARD MEMBER BROWN: Mr. Richardson, we appreciate that. We didn't deny you because of what you have done in the past.

MR. RICHARDSON: I understand.
BOARD MEMBER BROWN: We denied you because you didn't conform with our rules and regulations.

MR. RICHARDSON: And I just told you exactly why. CAPITOL REPORTERS (775)882-5322
I wasn't trying not to do that.

BOARD MEMBER BROWN: We understand that. And, sir, this is not our first day doing this.

MR. RICHARDSON: I understand that.
BOARD MEMBER BROWN: We've heard these stories for years now.

MR. RICHARDSON: Mr. Brown, I understand. Thank you.

BOARD MEMBER BROWN: We do understand.
MR. RICHARDSON: Thank you.
BOARD CHAIR NIXON: Good luck to you.
Agenda Item Number 104, Harvey Jackson. Trail.
Agenda Item Number 105 Jason Tate.
Agenda Item Number 106, Yoorka Gardner.
MR. INGRAM: Madam Chair, that's the next block so that will start at 3:30.

BOARD CHAIR NIXON: Okay.
MR. INGRAM: We'll start at 3:30.
BOARD CHAIR NIXON: Okay, 106 will start at 3:30. Okay, so let's go back. I'll do the same as I did last time. We'll block vote.

Can we just -- Taryl Davis, are you here?
Okay, 89.
MS. HARRIS: 89.
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BOARD CHAIR NIXON: Mahamed Mahamed, are you here? Okay.

MS . HARRIS: 92 .

BOARD CHAIR NIXON: Lashawn Thomas, okay.

MS . HARRIS: 92 .

BOARD CHAIR NIXON: Oh, Michael Dorsey, are you here? Okay.

MS . HARRIS: 100.

BOARD CHAIR NIXON: Treyvon or Treyvion Williams?
Okay.
MS HARRIS: 102.

BOARD CHAIR NIXON: Isaiah Banks, are you here?
Okay.
MS . HARRIS: 104.
BOARD CHAIR NIXON: Harvey Jackson? Okay. And then?

MS . HARRIS: 105.

BOARD CHAIR NIXON: Jason Tate, are you here? Okay. I will entertain a motion on those agenda items.

BOARD MEMBER BROWN: This is Board Member Brown. I move that we uphold the denials on all of the listed items based on failure to appear.

BOARD CHAIR NIXON: Okay. And just for the record, they were supposed to appear at 1:30.

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MR. INGRAM: Adriana? At 2:30.
BOARD CHAIR NIXON: Okay. So failure to appear.
So we have a motion. Do we have a second?
BOARD MEMBER BEZIK: Bezick seconds.
BOARD CHAIR NIXON: So we have a motion. We have
a second. All in favor say aye.
(The vote was unanimously in favor of the
motion.)
BOARD CHAIR NIXON: Motion passes. Sir, you've been here for a while. Do you know your agenda number? 108, okay.

And then you've just entered. Do you know your agenda item. Okay.

MS. HARRIS: I believe you haven't been sworn in. Have either of you been sworn in? Okay. Can you please stand and raise your right hand, both of you.

BOARD CHAIR NIXON: Ma'am, you're going to have to stand as well. Are you here to testify on an appeal? Okay. So you need to stand and raise your right hand.
(Whereupon, the oath was administered.)
BOARD CHAIR NIXON: Okay. You said 107, okay. Ms. Maria Ruiz-Fregoso, is that you? Okay. Come on up, please. Come up to the podium here. Thank you.

Investigator Saladino, why are we here?
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INVESTIGATOR SALADINO: Investigator Saladino for the record. The applicant was denied for failure to disclose felony conviction, 2011, out of California for felony possession of a controlled substance importation or exportation, received 80 months prison sentence suspended and 60 months probation. This was not disclosed.

Also a misdemeanor hit and run property damage, where they received three years probation. That was also out of California. The applicant did not disclose, was made provisional but was not added to a licensed company's roster. BOARD CHAIR NIXON: Board, are there any questions?

BOARD MEMBER BROWN: This is Board Member Brown. Yes, can you explain why you failed to disclose these?

MS. RUIZ-FREGOSO: I was afraid because I would get passed on.

BOARD MEMBER BROWN: Can you not hear me or can you not understand me?

MS. RUIZ-FREGOSO: Yeah. I mean, I don't speak that much English. I just try to my best, so but I have some problems with my ears.

BOARD CHAIR NIXON: Do you speak Spanish?
MS. RUIZ-FREGOSO: Yeah.
BOARD MEMBER BROWN: Can you ask her why she CAPITOL REPORTERS (775)882-5322
failed to disclose these arrests.
ADRIANA: The applicant states that she doesn't remember it. It was so long ago that she didn't remember at the time that she was applying so that's why they were not listed.

BOARD MEMBER BROWN: Okay. You may have to translate this for me but she didn't have the -- she wasn't here earlier to hear all this before, but we have an issue if somebody fails to put down their arrests, it's difficult for us to approve them.

ADRIANA: I want to change my life.
BOARD CHAIR NIXON: Okay. Can I ask just because I think I know but I'm not positive. Is our applications in this Spanish as well as English? Okay.

Are there any further questions from the Board? Okay, hearing no further questions, I'll entertain a motion.

BOARD MEMBER BEZIK: This is Board Member Bezick. I move we uphold the denial based on nondisclosure.

BOARD CHAIR NIXON: We have a motion. Do we have a second?

BOARD MEMBER BROWN: This is Board Member Brown. I'll second.

BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.

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(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: Could you please explain to her that, you know, unfortunately we're not able to approve the work card but to please come and see us in a year and make sure she fills it out completely. You guys help.

Thank you. Please come see us in a year.
MR. INGRAM: Thank you, Adriana.
BOARD CHAIR NIXON: And then Mr. Pierre Comeau.
Okay, thank you, sir.
MR. COMEAU: Good afternoon, Board.
BOARD CHAIR NIXON: Good afternoon.
BOARD MEMBER BROWN: Good afternoon, sir.
BOARD CHAIR NIXON: Investigator Saladino.
INVESTIGATOR SALADINO: Investigator Saladino for the record. The applicant was denied for failure to disclose a felony conviction, 2008, of New York for felony possession of a forged instrument in the second degree, received five years probation. Probation started on four or I'm sorry, on October 14th of '09 and was completed on October 13th of 2014. This was not disclosed. The applicant was made provisional, was working for Marksman Security. The applicant wishes to appeal.

BOARD CHAIR NIXON: Board, are there any CAPITOL REPORTERS (775)882-5322
questions?
BOARD MEMBER BROWN: Mr. Comeau, how come you didn't list this? This is Board Member Brown, I'm sorry. MR. COMEAU: How are you doing, sir? Honestly, I didn't disclose because the plea deal that I took back when I got the charge, after probation and three years of no trouble, New York told me that I would have no felonies on my record. And I've been working security for the last eight years in New York, and I'm still currently certified as a security guard right now.

I just recently move to Nevada in March. I didn't know that there was anything on my record to disclose, so I apologize about that, but I've been working, and I apologize. I never knew I had a felony on my record. It's supposed to be expunged after the three years, after my probation and that was like 13 years ago, but I didn't have anything to disclose.

BOARD CHAIR NIXON: Sir, on the application, were you able to read the application when you were filling it out?

MR. COMEAU: Yes, ma'am.
BOARD CHAIR NIXON: It states --
MR. COMEAU: It asked me if I had any felony convictions, but I'm not supposed to have any felony

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convictions on my record according to my plea deal.
BOARD CHAIR NIXON: But it also says list all arrest, charges. It says regardless of how long ago it was, whether or not it's been expunged. It lists that on the actual application, the instructions.

MR. COMEAU: I guess I was just going through the application quick and realized that it was detailed like that.

BOARD CHAIR NIXON: Any further questions? Okay, hearing there's no further questions, I'll entertain a motion.

BOARD MEMBER BROWN: This is Board Member Brown. I move that we uphold the denial, I'm sorry, due to failure to disclose.

BOARD CHAIR NIXON: We have a motion. Do we have a second?

BOARD MEMBER BEZICK: Bezick seconds.
BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: So as we explained to the other folks, it's really tough because these ones are -- you know, there would have been no issue if it would have been CAPITOL REPORTERS (775)882-5322
disclosed, right. So we ask that you come back and see us in a year and that you make sure that you disclose everything. If you have questions or you need help, the office is more than willing to help you, all right.

MR. COMEAU: All right, thank you.
BOARD CHAIR NIXON: Please come back and see us.
Are we able to go on to the review and discussion of Executive Director selection?

MR. INGRAM: Absolutely.
BOARD CHAIR NIXON: Okay. Okay. So we have Agenda Item Number 113. As we all know, Executive Director Ingram is going to retire in September. What was the exact date, December?

MR. INGRAM: December 5th.
BOARD CHAIR NIXON: December 5th. Isn't that your birthday?

MR. INGRAM: December 3rd is my birthday. That's a birthday present to myself.

BOARD CHAIR NIXON: So December 5th will be his last day. So, you know, we need to work through the process of posting the actual, the job and, you know, making sure we find a qualified individual to fill these very large shoes. I think all of you received the announcement.

I can tell you that Counsel Harris, myself and CAPITOL REPORTERS (775)882-5322

Executive Director worked on the -- the announcement so we wanted to bring it to your guys' attention and for possible action. One of them is review and discuss the actual posting, see if there was any questions. Should I take these individually?

MS. HARRIS: Yes.
BOARD CHAIR NIXON: Okay. To see if there was any questions or concerns with the posting, okay. I think you will note on the posting that, you know, we did do a salary analysis, just so everybody is aware, based off of, you know, current salaries of directors in similar type of positions and we also added skills required. Skills required was in there.

We made sure to note preferred experiences with specific NRS. So that, you know, hopefully we get a candidate that can fill those requirements. If there's no questions about the actual posting, do we -- do we do a motion?

MS. HARRIS: Yes.
BOARD CHAIR NIXON: So if there's no questions or concerns, I'll entertain a motion on the posting for the Executive Director position.

BOARD MEMBER BROWN: This is Board Member Brown.
I move that we approve the posting or the job posting for CAPITOL REPORTERS (775)882-5322

Executive Director based on the written qualifications and other items.

BOARD CHAIR NIXON: Okay. We have a motion. Do we have a --

MS. HARRIS: So.
BOARD CHAIR NIXON: That's why I was asking if we take them separately.

MR. INGRAM: The date is on there.
BOARD CHAIR NIXON: For the application.
BOARD MEMBER BROWN: I haven't seen that.
BOARD CHAIR NIXON: You didn't see this?
BOARD MEMBER BROWN: I don't know if I saw that.
BOARD CHAIR NIXON: Oh, no.
MS. HARRIS: It's anticipated for discussion.
MR. INGRAM: Correct.
BOARD CHAIR NIXON: Do we want to send it and then maybe take a break?

MS. HARRIS: Okay.
BOARD CHAIR NIXON: Can I send it?
MS. HARRIS: Anyone can send it as long as all of the Board Members have it.

BOARD CHAIR NIXON: Okay, so, unfortunately we didn't get the actual announcement out. So I'm going to try to send it now if I can get on the network. Oh, no, I can't. CAPITOL REPORTERS (775)882-5322

NVguest22, is that the one?
MS. HARRIS: It should be the gaming room.
BOARD MEMBER BROWN: My Wifi, it's telling me I can't get on.

MS. HARRIS: Same thing for me.
MR. INGRAM: I can bring a hard copy if you want. We're anticipating a hard copy.

BOARD CHAIR NIXON: Yeah, okay. Okay.
MS. HARRIS: We'll have to stay for tomorrow then.

BOARD CHAIR NIXON: Okay.
MR. INGRAM: Sorry, I didn't think we were going to get into that.

BOARD CHAIR NIXON: Do we need -- are we able to take this separately and talk about whether or not we wanted to do subcommittees and all of that or do you we need to wait for the entire thing?

MS. HARRIS: One second. Let me just make sure. Yeah, all of part C, sections CA through CE can still be done.

BOARD CHAIR NIXON: Okay.
MS. HARRIS: Yeah.
BOARD CHAIR NIXON: Okay. So we're going to have to postpone until tomorrow the actual approval of the

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posting. Unfortunately that did not go out because we anticipated having that conversation tomorrow, but we can discuss creation of subcommittee and decide if that's the route that we want to go for the actual interviews and review of resumes that do come in for this application.

My thought process or what $I$ would like to see is maybe someone on the subcommittee from two people, one from north and one from south to get the applications and review or their resume, review them and then determine which ones would be submitted to the Board. I guess is that something that the Board is interested in doing or do we want to just have Executive Director get all of the resumes and submit -and narrow them down to a specific amount of resumes that we want to move forward.

BOARD MEMBER BROWN: This is Board Member Brown for the record. I'm just afraid that if we don't give our other Board Members an opportunity to weigh in on this and we make a decision that, you know, we have the Executive Director take care of this, that there might be some opposition from other Board Members. So I'm not sure how to handle that, if we should -- I don't want to create extra work for anybody by saying, yes, we need to have a subcommittee. But then, again, $I$ don't want to have an issue if we don't have a subcommittee and, you know, somebody out CAPITOL REPORTERS (775)882-5322
there somewhere says, you know, we tried to push this through under the radar.

MR. INGRAM: And for the record, Kevin Ingram. I would -- I would respectfully request it be removed from the review. I mean, if you want all of the -- because we're going to have some individuals in-house applying. So to remove me from that whole process I think would probably be in our best interest as a Board. I agree with Board Member Brown.

If you want to designate me as the point of contact for the cover letters and resumes to come in and maybe you want me to redact all that I can that identifies who they are and then forward to the committee, I would be more than willing to do that. What do you think, counselor?

MS. HARRIS: I would recommend that, that with Executive Director Ingram not participating but at least doing the initial process of the redaction because it's recommended that the subcommittee not know the names either on the resume or the cover letter of the individuals applying.

BOARD CHAIR NIXON: So, you know, I guess ideally what we would like to see then is, you know, the subcommittee, I think that makes it fair and equitable. The only thing Executive Director would do is take the resumes, CAPITOL REPORTERS (775)882-5322
redact the information like name and, you know, address, that type of thing, anything that would be an identifier and then the subcommittee would get all of them, bring it down to, you know, to the top five or --

MS. HARRIS: Yeah.
BOARD CHAIR NIXON: -- top five resumes that meet the qualifications and then give it to the Board to -- for next steps.

MS. HARRIS: Right. So the initial phase would be sorting out -- the initial phase of the subcommittee will already have the redacted application and they will just be sorting out who does and who does not meet the minimum qualifications.

CHAIR BOARD NIXON: Right.
MS. HARRIS: And then the second phase is the committee would narrow down to the preferred maximum number of candidates for the final interviews.

BOARD CHAIR NIXON: Right.
MS. HARRIS: Which will still need to be determined today what that number is.

BOARD CHAIR NIXON: Okay. Is that path forward -- and the only reason I wanted to kind of push forward for somewhat of even if it's a murky path right now is because we want to post this as soon as possible so that by -- because CAPITOL REPORTERS (775)882-5322
we want to close the application deadline that we put in the posting was July 31st. In case we didn't find the candidate the first time, we have an opportunity and time to go and run it again. So I think the subcommittee is the fairest, most equitable way to move forward.

BOARD MEMBER BROWN: Okay. Sounds good to me. BOARD CHAIR NIXON: Do we do a motion for that portion of it?

MS. HARRIS: I would recommend -- because right now we have an understanding as to how the initial application phase is going. Director Ingram will get all the applications, redact them in the subcommittee, determine minimum qualifications. That is part B of section C. But I would recommend section $C$, all A through C.

BOARD CHAIR NIXON: One motion. MS. HARRIS: Yeah, if it could possibly be one motion, then we can finish out $D$ and E. So we still need to determine who the Board Members willing to volunteer for the subcommittee would be. And then also what the maximum number of candidate may be -- the maximum number of candidates may be permitted for forwarding to the final interview.

BOARD CHAIR NIXON: So can I ask with two members being missing right now and really the best $I$ think in my mind subcommittee would be one person from north, one person CAPITOL REPORTERS (775)882-5322
from south. I can volunteer for the south. But I want to make sure that my other Board Members have an opportunity to say whether they want in or out. Can we leave that one out until tomorrow?

MS. HARRIS: We can, yeah. We can take any item. Right, but we still lose the other one. Just to be -- just a lot for that opportunity.

BOARD CHAIR NIXON: Okay. So tomorrow we'll, if Board Member Gronauer is here, we'll ask him if he wants to be part of the subcommittee. If not, I can always, you know, do that. And then if one of the gentlemen up north can volunteer, we'll have our two.

BOARD MEMBER BROWN: Okay. I would be willing to do that.

BOARD CHAIR NIXON: Okay. So then the item -Agenda Item E or letter E , the anticipated amount of --

MS. HARRIS: So not to -- I don't think I've been saying my name enough, $I$ apologize. DAG Harris for the record. The only issue is if it's -- if we're holding off the termination of who's in the subcommittee, that impacts the anticipating meeting date of the subcommittee because we need to know everybody's schedule. So part $D$ will probably need to be held off until tomorrow.

And then the same thing, we'll probably also need CAPITOL REPORTERS (775)882-5322
to apply for part $E$, what -- what date works best for as many Board Members as possible to conduct the final interviews.

BOARD CHAIR NIXON: Okay. Determine --
MR. INGRAM: And then just for, you know, a little bit of information for those of you that are going to volunteer for the subcommittees. There's a bug in here.

MS. HARRIS: I know.
MR. INGRAM: It's flying around in here. When I applied in 2012, there were 82 applicants and it was only open for two weeks. We're going to open it for a month. So I just want the committee to understand the volume of applications they will probably be reviewing before they volunteer.

BOARD MEMBER BROWN: I may back out then.
BOARD MEMBER BEZICK: This is Board Member Bezick. Sorry, no backing out.

MR. INGRAM: It's on the record already.
BOARD CHAIR NIXON: Okay. So for -- I guess, do we want to determine or can we determine how many we want to actually go from the subcommittee to the -- to the Board for final review or final interviews?

MS. HARRIS: Yeah, I think that will be enough where any of the Board Members shall not have a complaint about that. So it at least looks like for purposes of today, CAPITOL REPORTERS (775)882-5322
we can have a vote on C, $B$ the initial application phase and the second application phase. So we already determined the initial application phase, well, for final voting, being that Director Ingram will review, and then everything will be redacted and given to the subcommittee.

So, yeah, the next part that just needs to be determined is what will be the maximum. Got it. What will be the maximum amount of candidates permitted to go forward for final interviews.

BOARD CHAIR NIXON: Okay. And final interviews are the public interviews that are in front of the Board? MS. HARRIS: Well, the subcommittee meeting is also public.

BOARD CHAIR NIXON: Okay. Okay. Okay.
MR. INGRAM: Sorry to cause such a problem.
MS. HARRIS: With what?
MR. INGRAM: It's a lot of work.
BOARD CHAIR NIXON: So, I mean, understanding the volume, what do you guys feel, because it would be an open meeting like this with all of us here, interviewing the candidates after the subcommittee brings it down?

BOARD MEMBER BROWN: 35.
BOARD CHAIR NIXON: I say we go with 100, you know.

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BOARD MEMBER BROWN: Five, top five I think. I mean, if we start getting more, then we start getting into a crazy amount of time, you know. Is there public comment involved in all of that also?

MS. HARRIS: Well, not particularly during the agenda item but, yes, it is recommended that as it is still a public meeting that there is at least a public comment period.

BOARD CHAIR NIXON: But they're not back and forth with the candidates. It's just us.

MS. HARRIS: We are just letting them speak and that's it, yeah.

BOARD MEMBER BROWN: Five is a doable number. I don't think anybody disagrees with five. Mr. Bezick, are you good with five?

BOARD MEMBER BEZIK: This is Board Member Bezick. I think five is probably a good number.

MS . HARRIS : Okay.
BOARD CHAIR NIXON: So do we make the motion around the acceptance of a subcommittee, the acceptance of Executive Director Ingram?

MS. HARRIS: Let's make it two separate motions for ease of the record. So the first motion would be for initial application phase. It would have to be a motion to CAPITOL REPORTERS (775)882-5322
approve Director Ingram will receive all resumes and cover letters, redact the names and then -- and then provide those redacted documents to the subcommittee for initial sorting.

BOARD CHAIR NIXON: Okay.
MS. HARRIS: That's the motion.
BOARD CHAIR NIXON: For the first motion?
MS. HARRIS: Yes, the initial application phase.
That's the first phase.
BOARD CHAIR NIXON: Okay.
BOARD MEMBER BROWN: This is Board Member Brown.
I move that for the initial application phase that we have all of the cover letters and resumes sent to Executive Director Ingram for his redaction and then providing of the -- the candidates' resumes to the subcommittee for review.

BOARD CHAIR NIXON: We have a motion. Do we have a second?

BOARD MEMBER BEZIK: Bezick seconds.
BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: Motion passes.
MS. HARRIS: Okay.
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BOARD CHAIR NIXON: Second motion is around the subcommittee.

MS. HARRIS: Well, in particular the maximum number of candidates, yes.

BOARD MEMBER BROWN: This is Board Member Brown. I move that we determine that the maximum number of candidates from the subcommittee to be recommended for final interviews in front of the Board be limited to five.

BOARD CHAIR NIXON: We have a motion. Do we have
a second?

BOARD MEMBER BEZIK: Bezick seconds.

BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: Motion passes.
Do we have a third one for the subcommittee or is that just we're --

MS. HARRIS: Those are the only two. Everything else we have to hold off until tomorrow.

BOARD CHAIR NIXON: Okay.
MS. HARRIS: Then we'll proceed. We just want to establish on the record. So the question was in the event that the -- any of the other Board Members, besides the one CAPITOL REPORTERS (775)882-5322
that's absent, does not show up then it's recommended that the Board does proceed because we'll still have a quorum tomorrow.

BOARD CHAIR NIXON: And it's only because of the timeline.

Okay. So it is 3:30 p.m. Do we continue -continue real quick with the remaining.

MS. HARRIS: Yes.
BOARD CHAIR NIXON: I think we stopped at 106.
MS. HARRIS: For you two that just walked in, can you please stand and raise your right hand. You're both here on the agenda I'm assuming, okay.
(Whereupon, the oath was administered.)
MS. HARRIS: Thank you.
BOARD CHAIR NIXON: Okay. So the first agenda item is Agenda Item Number 106 Yoorka Gardner. Good afternoon, sir.

Investigator Saladino, why are we here for Mr. Gardner?

INVESTIGATOR SALADINO: Investigator Saladino for the record. The applicant was denied for the illegal use or possession of a dangerous weapon. This was disclosed. The applicant had a 2022 and a Nevada misdemeanor carry conceal weapon without a permit. He received a suspended jail

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sentence, 95 hours of community service and forfeit of the weapon. The applicant did disclose his arrest. The applicant disclosed his only arrest and conviction. It was not made provisional and is here now to appeal.

BOARD CHAIR NIXON: Mr. -- Board, are there any questions for Mr. Gardner, I'm sorry.

BOARD MEMBER BROWN: This is Board Member Brown. Mr. Gardner, can you explain the arrest in 2022 for me.

MR. GARDNER: I was on the strip and --
BOARD MEMBER BROWN: You're going to have to get closer.

MR. GARDNER: Oh, my bad. I was just on the strip and I had a firearm on me. I didn't really know the laws like that. I've never been in trouble. It was just an accident. I just -- I mean, I went to jail and paid the fine and everything and it's over now. It was mistake I made.

BOARD MEMBER BROWN: Did you have a permit to carry a concealed weapon in California?

MR. GARDNER: No, sir.
BOARD MEMBER BROWN: Why did you feel it was necessary to carry a weapon concealed on your person in Las Vegas?

MR. GARDNER: I just -- I thought the rules were different. I knew we could have a gun, but I just didn't CAPITOL REPORTERS (775)882-5322
know it all the way. I didn't know my rules all the way but now I know.

BOARD MEMBER BROWN: Okay, thank you.
BOARD CHAIR NIXON: Any further questions for Mr. Gardner?

Okay. First of all, thank you for actually disclosing that you had that arrest. It's been a rough afternoon with nondisclosures, and we just want the people to work, so thank you for that.

If there's no further questions for the Board, I'll entertain a motion.

BOARD MEMBER BEZIK: This is Board Member Bezick. I move we grant the work card for Mr. Gardner based on full disclosure.

BOARD CHAIR NIXON: Okay. We have a motion. Do we have a second?

BOARD MEMBER BROWN: This is Board Member Brown. I'll second.

BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: Congratulations. You will get your work card. The office will contact for you next CAPITOL REPORTERS (775)882-5322
steps, okay?
MR. GARDNER: All right, thank you. BOARD CHAIR NIXON: All right, thank you. Okay. Agenda Item Number 109 Edwin Bolden. Good afternoon. Investigator Saladino, why are we here for Mr .

Bolden?
INVESTIGATOR SALADINO: Investigate Saladino for the record. The applicant was denied for disclosure of a felony conviction. The applicant had a 1991 felony possession of a controlled substance out of California where he received a six-year prison sentence suspended, 36 months probation. This was disclosed.

1994, out of California, felony possession cocaine for sale. He received probation and a prison sentence. The applicant did disclose his arrest history. He was not made provisional, and the applicant is current with his registration in Nevada and wishes to appeal.

BOARD CHAIR NIXON: Same, thank you, for disclosing the information.

So, Board, are there any questions for Mr. Bolden? Okay, hearing no questions, I'll entertain a motion.

BOARD MEMBER BROWN: This is Board Member Brown. CAPITOL REPORTERS (775)882-5322

I move that we grant the appeal for Mr. Bolden so he can receive his work card.

BOARD CHAIR NIXON: We have a motion. Do we have

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a second?
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BOARD MEMBER BEZIK: Bezick seconds. BOARD CHAIR NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion.)

BOARD CHAIR NIXON: Congratulations, sir. You'll get your work card. The office will contact you for next steps.

MR. GARDNER: Thank you.
BOARD CHAIR NIXON: Thank you. Have a good day.
Agenda Item Number 110 has been postponed.
And Agenda Item 111 --
MR. INGRAM: Was a duplicate entry. Yeah, they were number 56 on the agenda.

BOARD CHAIR NIXON: Gotcha.
MR. INGRAM: Sorry about that.
BOARD CHAIR NIXON: So I think do we have any
trails from the last -- we finished the last one.
MS. HARRIS: No, we're current now.
BOARD CHAIR NIXON: Okay. So I think the only CAPITOL REPORTERS (775)882-5322
thing that's left then for tomorrow is going through the posting. And I would, you know, have you guys look at what I have a question on and $I$ think we needed to determine really is the qualifications are that they have a college degree or graduation, a degree, accredited or experience and I don't think we've determined what those other qualifications would be that would go in place of a degree, right?

MS. HARRIS: Correct. It is on the record. If the -- well, if -- what the Board will need to determine is are we willing to -- is the Board willing to be strict on the college degree aspect or are they willing to accept comparable experience and if so what that comparable experience is.

BOARD CHAIR NIXON: When you look at that that's kind of where we're at tomorrow.

BOARD MEMBER BROWN: Okay. And we're going to bring that in tomorrow. Send it to us in the night.

MR. INGRAM: I can actually --
BOARD MEMBER BROWN: So I can see what the rubric is.

MR. INGRAM: Yeah, $I$ can actually e-mail that to all of you tonight, if you would like to me, so you have it. I'll also e-mail -- Dave, and, Ricky, will you be going into the office prior to reporting to gaming control?

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INVESTIGATOR DIAZ: Are You talking about tomorrow or today?
MR. INGRAM: Tomorrow.
INVESTIGATOR DIAZ: We can.
MR. INGRAM: Yeah, I'll go ahead and e-mail it to you as well, if you can print out some hard copies as well.
INVESTIGATOR DIAZ: Okay.
MR. INGRAM: Just one of you. You don't both have to go in there. But I'll e-mail it to both of you tonight along with the Board so that we all have it. I'll go ahead and make the changes to it based on the discussion today to make sure that the resumes are coming to me, and I captured all of that other information. Are we set for July to July?
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BOARD CHAIR NIXON: Uh-huh.
MR. INGRAM: Yeah, so I'll make those final changes and make sure they're updated and e-mail it to all of the Board Members and staff in the north. I'll print out some hard copies so you'll have it for tomorrow as well. Thank you.

INVESTIGATOR DIAZ: Kevin, how many copies do you want us to print out for you?

MR. INGRAM: Just enough for -- well, actually
Mr. Bezick, so, is the one that's going to need to be looking CAPITOL REPORTERS (775)882-5322
at it.
INVESTIGATOR DIAZ: Okay.
MR. INGRAM: Maybe and additional five just in case somebody in the audience wants to see it.

INVESTIGATOR DIAZ: Okay.
MR. INGRAM: Okay, thanks.
BOARD CHAIR NIXON: Okay. So I guess the next section is for open comment or for public comment. Do we have any public comment in the south? There's no audience so no. Do we have any public comment up north?

BOARD MEMBER BEZIK: No audience.
BOARD CHAIR NIXON: Okay. That makes it easy.
So then I guess for today the meeting is adjourned.

MS. HARRIS: Well, no we are in recess.
BOARD CHAIR NIXON: We are in recess.
MS. HARRIS: Yes.
BOARD CHAIR NIXON: We return tomorrow at 9:00 a.m. for presentations so 9:00 a.m. sharp we would like to start.

Okay. Thank you, everyone. Have a good day.

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STATE OF NEVADA, )
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I, KATHY JACKSON, Official Court Reporter for the State of Nevada Private Investigators Licensing Board, do hereby certify:

That on Wednesday, the 14 th day of June, 2023, I was present at 1919 College Parkway, Carson City, Nevada, for the purpose of reporting in verbatim stenotype notes the within-entitled public meeting via Zoom;

That the foregoing transcript, consisting of pages 1 through 305, is a full, true and correct transcription of my stenotype notes of said public meeting.

Dated at Carson City, Nevada, this 25th day of June, 2023.

KATHY JACKSON, CCR Nevada CCR \#402

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