# In The Matter Of: <br> STATE OF NEVADA <br> PRIVATE INVESTIGATORS LICENSING BOARD 

## March 15, 2023

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

PRIVATE INVESTIGATORS LICENSING BOARD TRANSCRIPT OF PROCEEDINGS VIDEOCONFERENCED OPEN MEETING ---000--WEDNESDAY, MARCH 15, 2023 9:00 A.M.

CARSON CITY AND LAS VEGAS, NEVADA

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A P P EARANCES

Board Members Present:
Tammy Nixon, Chair
Katherine Cortez
Tim Bezick
Robert Gronauer

Also Present:
Kevin Ingram
Executive Director
Chricy Harris
Deputy Attorney General
Board Counsel
Vincent Saladino
Supervisory Investigator
Zachary Swarthout Investigator

David Hubbel
Investigator
Ricky Diaz
Investigator
Stephanie Barroso
Licensing Specialist

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WEDNESDAY, MARCH 15, 2023, 9:03 A.M.
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CHAIRPERSON NIXON: I'll call the meeting to order. Can we do roll call, please.

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

CHAIRPERSON NIXON: Here.
MR. INGRAM: Board Member Bezick.
MEMBER BEZICK: Here.
MR. INGRAM: Board Member Cortez.
MEMBER CORTEZ: Here.
MR. INGRAM: Board Member Gronauer.
MEMBER GRONAUER: Present.
MR. INGRAM: Board Member Brown will not be with us today, but we do have a quorum.

At this time, $I$ would like to also introduce our court reporter in the north, Christy Joyce. We have board counsel to my left, Chricy Harris. We have Chief Investigator Vincent Saladino off to my left. We have Investigator Zachary Swarthout. And we have our licensing specialist, Stephanie Barroso. In the north, we have Investigator David Hubbel and we have Investigator Ricky Diaz. Thank you, Madam Chair.

CHAIRPERSON NIXON: Thank you, Director. CAPITOL REPORTERS (775) 882-5322

This is the portion of the meeting where it's open to public comment. Members of the general public may comment on matters appearing on the agenda and may bring up matters not appearing on the agenda to the attention of the board. The board may discuss the matters not 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 comment may be limited to five minutes per person at the discretion of the chairperson but will not be restricted according to viewpoint.

Are there any comments down south? Okay. Any comments up north?

MEMBER BEZICK: Yes. We have one person up north.

CHAIRPERSON NIXON: Okay. Sir, could you please come up front and you can address your comments.

MR. FILIPIAK: Good morning. My name is Christian Filipiak. And, for the court reporter, that's F-i-l-i-p-i-a-k. I've been an investigator for the past 36 years. First serving as a special agent in the US Air Force, then a licensed California private investigator, and, finally, as a federal public defender investigator here in Reno for the past six years.

I've been involved with private investigator CAPITOL REPORTERS (775) 882-5322
associations worldwide as a member, an officer, and a board member. I've listened to countless hours of how to make our profession better from both the licensed people and unlicensed -- people who want to be licensed.

I would like to thank the board for all of its efforts to promote the private investigative industry here in Nevada. I know there are many challenges and viewpoints and opinions on how to get that job done. So, today, I'm before you to give you another challenge.

I would like the board to consider changing some of the questions on the application and, more importantly, some of the required supporting documentation that's required to obtain a private investigator license. And I'm talking about an individual license, not a corporate license.

I recently decided to apply for a Nevada license. And, after receiving the packet, I was very surprised at some of the questions in the required documents.

As a licensing board, $I$ would imagine the goal is to sort out people who do not meet the requirements set forth in NRS 648. The idea being to maintain high standards while not serving as a barrier to entry.

The NRS 648 is silent when it comes to what documents are required for the application to be approved. That task appears to be left to this board. CAPITOL REPORTERS (775) 882-5322

As I began filling out the forms, I was especially surprised by the financial history that was required in these documents. Bankruptcies, tax liens, assets, cash on hand, accounts receivable, household goods and furnishings, vehicles owned, whether they were -- All of this stuff is whether it's for your business or personal. Stocks, rental properties, liabilities, mortgage balances, monthly rents, accounts payable, credit cards.

Am I applying for a loan or for a professional license? Those were my thoughts at the time $I$ was filling this out. What possible relevance could my former spouse's social security number or date of birth, why am I supplying this information? Why would my former spouse allow me to do such a thing?

And, finally, the best for last, three years of tax returns. Why would you need this to decide whether I'm qualified to be a private investigator? It provides no relevant data.

The main point of purpose of licensing should be what meets the requirements for education and experience. How does it help to know my kids' names, their social security numbers, my wife's profession, my wife's income? How does it help to know whether I made any charitable donations or didn't?

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I was also worried or concerned about the authorization for release of information. I deal with this all the time in the work I do for the federal public defender's office. And this document was a real doozy. It basically gives free reign on any document in a person's life from stock brokerage accounts to rental agreements to bank accounts. And, basically, they become attorney in fact and can get anything for a period of 18 months. Why would you give somebody permission to access this stuff for 18 months?

I have obtained top secret security clearance while in the military without furnishing such documents. I've obtained hundreds of thousands of dollars of loans and never provided some of this information. I asked --

CHAIRPERSON NIXON: Sir, sorry to interrupt you. This is Chairperson Nixon. You have two minutes.

MR. FILIPIAK: Thank you. I asked of my attorney friends what they provided to become a licensed bar member in Nevada. They didn't provide any of this stuff. Real estate agents don't provide this stuff. I even talked to my CPA. He never provided a lot of this stuff that they're requiring.

There should not be barriers to entering and obtaining a private investigator license. We're not applying for loans.

So, I would ask the board -- My point here is CAPITOL REPORTERS (775) 882-5322
that it should be pretty simple, pass a fingerprint, criminal background check, provide documentation supporting your five years of qualified experience, education, and work, provide some character letters, pass a test, and pay some fees.

I want to thank all of you for your time. I hope you accept my challenge to look in to this. Mr. Ingram and Ms. Barroso have my contact information.

And one other just side point is what happens to all of this data? Where is it stored? Is it subject to foyer requests and subpoenas? Another concern of mine. Thank you for your time.

CHAIRPERSON NIXON: Thank you, sir.
Is there any comments from the board or questions?

MEMBER GRONAUER: This is Gronauer. The only comment -- We can't act on it. It's just public comment. However, I see some valid points in there. And I think we can address this at another time, because there are also some really good reasons why we have some questionnaires. And I would be happy to -- This gentleman can contact Mr . Ingram or we'll put it on the agenda and we'll talk about it again at a different time. Thank you.

CHAIRPERSON NIXON: Thank you very much.
Is there any further comment up north? Okay. CAPITOL REPORTERS (775) 882-5322

Hearing there's no further comment, we'll move to the next section.

Director Ingram, could you please do announcements, reports, and updates.

MR. INGRAM: Thank you, Madam Chair. The financials have been provided to the board. If the board has any questions, I would be happy to answer any questions.

You can see we're sitting very well ahead of where we normally are this year. As far as -- Revenues are a little bit lower. But, when revenues are a little bit lower, so are the expenditures, so we're right in line with having a very good year again.

CHAIRPERSON NIXON: No questions from the board?
MR. INGRAM: Okay. Moving on, I wanted to start bringing a little bit more information to the board at the board meetings in regards to things that we do as board staff. They're kind of outside the normal scope of just, you know, conducting background checks for licensees and the investigations we conduct and things of that nature. So I asked Chief Investigator Saladino to put together some comments this morning.

MR. SALADINO: Investigator Saladino for the record, s-a-l-a-d-i-n-o. During this last quarter, we were contacted by Las Vegas Metropolitan Police Department special CAPITOL REPORTERS (775) 882-5322
investigation detectives regarding a couple of multi-jurisdictional site visits that they were conducting. They included the county and city business licensing, Clark County fire inspector, and Las Vegas Metro detectives. They believed there may be unlicensed activity being provided at some of these properties that they were checking in to. They had other licensed -- privileged licensings that they were issued. They had other issues going on as well as possible unlicensed activity.

So we, of course, had no problem getting involved with them. And, from these two site visits, there's been two unlicensed activity citations that have been issued. One of the individuals had been someone that we've already issued one to. So he would be getting a second one.

We're excited that the special investigation unit has included us in a lot of these site visits that they're doing in regards to their privileged license. So we just wanted to, you know, let you guys be made aware of some of the things we're doing outside of the background and stuff. Thank you.

MR. INGRAM: Thank you.
Investigator Swarthout, can you go ahead and present the stats, please.

MR. SWARTHOUT: Investigator Swarthout. Everyone CAPITOL REPORTERS (775) 882-5322
can hear me? So, for March board meeting, we did a comparison of 2022 and 2021.

So for licensing comparison in 2021, we had 99 apply. 81 of those were approved. And then there was 18 that were either withdrawn or denied.

For 2022, we had 200 apply. 161 approved. And 39 that were either withdrawn or denied.

So, for the year's difference, licensing application increased by 102 percent, approval rates about 98.77 percent increase, and withdrawal and deny 105 percent increase.

The December board meeting stats. 44 applied. 35 approved. Nine withdrawn or denied.

And then for work cards. In 2021 we did 11,120. Of that, 900 -- 9,904 are active and there was 758 withdrawn and 458 were denied.

In 2022, we processed 12,295 . Of that, 10,556 are active. 37 are still provisional. A total of 1,088 were withdrawn. And 614 were denied.

Work card applications increased about ten percent this past year. Currently, Nevada DPS is taking about 12 weeks getting the fingerprint results back. That's why we still have individuals that are in provisional status from the end of last year.

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2021-2022 fourth quarter comparison, we have a total in 2021 of 3,505 received in the fourth quarter. Of that, 3,014 are active. Withdrawn was 317. Denied was 173. For the fourth quarter of 2022 , we received 2,843 . Of that that are active is 2,481. Provisional is 37 . Withdrawn is 153. And then denied is 172.

Last year, during the fourth quarter, the difference in some of the numbers may be attributed to EDC was held at the end of October of last year.

Work card appeals. This is a new stat that we added for the end of the year. So, in 2021, the board received 92 work card denial appeals. 49 were upheld. And 43 were granted. In 2022, 190 were received. 119 were upheld. And 71 were granted.

At the last board meeting, we had 52 appeals. 40 were upheld. And 12 were granted.

Complaints and investigations. In 2021, a total of 74 were received. Closed 74. 26 violations were issued out.

In 2022, a total of 78 investigations. Closed 75 of them. Open are three still currently. And 20 violations. Of the three that are still open, they've been referred to local law enforcement due to other criminal activity. Two are withheld with the $P D$ and one was with the feds. CAPITOL REPORTERS (775) 882-5322

We have a breakdown on the violations per different category. For PPO there was 14 of them. Of that, it was only two companies that were repeat offenders. One was -- One of the violation types was there was four of them that were working employees that had a firearms clause. Two first issuance of using unapproved uniforms. One of a second offense. 45 individuals not on the roster. And, three people working without work cards, first offense. One on a third offense. One vehicle without a license number. Three companies not having updated insurance. And one with online advertisements that didn't have their license number on it.

For the PIs. One company had multiple violations for advertisements. One employee working on expired work card, first offense. Three companies not having updated insurance. And, for the $\mathrm{K}-9$, it was one company not having updated insurance.

Just for the fourth quarter of 2022 , we had 20 complaints or investigations opened. 18 of those are closed. Two are still open.

Unlicensed activity. In 2021, we had 19 that were issued. 13 of them were first offense. Two were a second offense. Third and subsequential we had four.

In 2022, we had 27. 21 of them first offense.
Two in the second. And four in the third and subsequential CAPITOL REPORTERS (775) 882-5322
offense. It was an increase of 42 percent.
And then we have a breakdown. In '21 it was 16 were PPOs, two PIs, one process server.

In 2022, 26 PPOs and one PI.
And then quarter four comparison between the two years. 2021, three were issued. One as a first offense, one as a second, and two as a third and subsequential.

In 2022, seven were issued. Four as a first, zero as a second, and three in the subsequential, third and subsequential.

MR. INGRAM: Does the board have any questions?
MEMBER GRONAUER: Yeah. I must be on a roll. This is Gronauer. Just on unlicensed activity citations and also on unlicensed citations, okay. Between '21 and '22 on both of them, was ' 22 any repeat offenders from '21?

MR. SWARTHOUT: No. They were repeat offenders from 2007.

MEMBER GRONAUER: Same on -- Okay. I see. Okay. Thank you.

MR. INGRAM: Last update I have for the board. The board is probably aware that the governor has issued two directives. And myself, staff, and board counsel have been working on gathering all the information that is needed to provide the reports to the governor's office. One report is CAPITOL REPORTERS (775) 882-5322
due the end of this month. And one other report is due the end of next month. So we're working diligently to make sure we meet the deadlines for that.

CHAIRPERSON NIXON: Question for the board is what were the reports.

MEMBER GRONAUER: What was the subject matter?
MR. INGRAM: It's pretty detailed, actually. Some of the information is we're reviewing all of our Nevada Administrative Codes to see if any of the processes can be streamlined or eliminated. It's requesting for all cost associated with licensure, cost of obtaining a license. It is information from the 50 states on the categories of license that we have authority over, how many of the states actually have requirements for licensure and at what level, whether it's city, county, state, federal.

Additionally, we are to make proposals to the governor on how we can make license entry easier in the State of Nevada and everything that goes in to that.

CHAIRPERSON NIXON: And, this is based off of his order, I guess, to streamline the license process, not just for PILB but for every entity that licenses.

MR. INGRAM: That's correct, it's for every board and commission in this state.

MEMBER GRONAUER: This is Gronauer again. Thank CAPITOL REPORTERS (775) 882-5322
you. But, you know, we get a lot of angst from outside investigators from other states because we are one of the most difficult processes as far as becoming an investigator. And most of that I totally agree with because you can find out what's going on in other states. Some states have no licensing authority.

So I think it's right where the public comment was. We're actually looking at the same thing or you are in making that report. If that report has to be done by the end of this week or month, I'm sorry, is the board privy to any of that?

MS. HARRIS: Yes.
MEMBER GRONAUER: Good answer. Thank you. MS. HARRIS: Chricy Harris for the record. CHAIRPERSON NIXON: Okay. Are there any other questions? Okay.

I would like to thank the executive director and staff for these thorough reports. They're very well done and give us the information that we like to see as a board. So we appreciate all the hard work that goes in to that. So thank you.

The next agenda item is to review and approve transcripts from the December 15th, 2022 meeting, and look for possible action. I'll entertain a motion. CAPITOL REPORTERS (775) 882-5322

MEMBER CORTEZ: This is Board Member Cortez. I'm going to motion to approve the December 15th, 2022 , board meeting minutes as written.

CHAIRPERSON NIXON: We have a motion and we have a second.

MEMBER BEZICK: This is Bezick. I second. CHAIRPERSON NIXON: We have a motion and a second. All in favor say aye.
(The vote was unanimously in favor of the motion) MEMBER GRONAUER: This is Gronauer. I was absent at that time, so $I$ make no vote. $I$ abstain.

CHAIRPERSON NIXON: Okay. The motion passes.
Next agenda item, Counsel Harris, could you please swear in all the witnesses.

MS. HARRIS: For everyone in the south, as well as the north, if you're on the agenda or you plan on testifying, please stand and raise your right hand.
(The witnesses were sworn in)
CHAIRPERSON NIXON: Okay. So the next agenda item is the potential of block vote, Items 6 through 15. I will personally have to recuse myself from Agenda Item Number 9. Agenda Item Number 9 is Ralph Ray requesting an individual private patrol license officer be put in to abeyance or qualifying Staff Pro, Allied Universal Event CAPITOL REPORTERS (775) 882-5322

Services. SIM was Allied Universal and the sister company of mine, of Allied. I'll recuse myself. I know Ralph. He seems like a great guy. Nothing personal. I just want to keep it clean.

Any motion on consent items or questions?
MEMBER GRONAUER: This is Gronauer. Number 9, almost for the same reasons, I've known Ralph probably since he was a child. But $I$ would still rather have him come forward, so take this off the consent.

CHAIRPERSON NIXON: Okay. We'll call you up at the end. Sorry. He's confusing. I understand. Completely understand. Okay.

MEMBER CORTEZ: This is Board Member Cortez. Now I'm confused. Why are we asking him to approach when he's part of this consent item? Do you have a question?

MEMBER GRONAUER: Take it off.
CHAIRPERSON NIXON: We're pulling it off.
MEMBER CORTEZ: Got it. Understood. So, moving on, it's my understanding that we have fingerprints for Item Number 18. Is that correct, Investigator Saladino?

MR. SALADINO: Investigator Saladino. That is correct.

MEMBER CORTEZ: With that said, I would like to motion that we add Item 18 to the consent items for a CAPITOL REPORTERS (775) 882-5322
potential block vote.
CHAIRPERSON NIXON: We have a motion. Do we have a second? Or do we have to do that? Do we have to do that? MEMBER GRONAUER: Gronauer. Second. CHAIRPERSON NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion) CHAIRPERSON NIXON: Okay. So removing Agenda Item Number 9 from the consent and moving Agenda Item Number 18 in to the consent, we'll be approving and the potential consent block vote Agenda Item Number 6, 7, 8, 10, 11, 12, 13, 14, 15, and 18. Do we have a motion?

MEMBER CORTEZ: This is Board Member Cortez. I'm motioning to approve the consent items as stated by Madam Chair.

CHAIRPERSON NIXON: We have a motion. Do we have a second?

MEMBER GRONAUER: Gronauer seconds. CHAIRPERSON NIXON: We have a motion and a second. All in favor say aye.
(The vote was unanimously in favor of the motion) CHAIRPERSON NIXON: Motion passes. So, anybody that we just read off that fall under that agenda item, you're welcome to stay and enjoy the comedy or you're welcome CAPITOL REPORTERS (775) 882-5322
to leave. Thank you for coming.
Okay. So then we'll move on to Agenda Item Number 9, Ralph Ray. Good morning. So tell us a little bit about yourself and the intentions with the license or the changes.

MR. RAY: My name is Ralph Ray. Last name is R-a-y. I've lived in Las Vegas all of my life. I was born and raised here. I worked for the Las Vegas Metropolitan Police Department from 1976 until I retired in 2003. And, since then, I've done construction for a short period of time and I've been in security work for ten years.

CHAIRPERSON NIXON: And the change of the license is because?

MR. RAY: The change in license is because Century Security was purchased by Allied Universal Event Services. And, as a result of that, their QA position was vacant. I had the QA for Century Security and now they're requesting that $I$ move my license over and be the QA for Allied Universal.

CHAIRPERSON NIXON: Thank you. Are there any questions for Mr . Ray?

MEMBER GRONAUER: Madam Chair, this is Gronauer.
I obviously know Ralph. I have no questions for him. I asked for him to be here because the length and breadth and CAPITOL REPORTERS (775) 882-5322
knowledge I have about Ralph is extensive and he's nothing but a straight-up good guy. I can't vote on it, so I wanted to just precaution -- over abundance of caution to have you come and let them vote.

CHAIRPERSON NIXON: We have a technical question. Sorry.

Counsel Harris, with myself being recused and Bobby being recused and Brown being not in attendance, if we vote on this, where does that leave us?

MS. HARRIS: It should be -- If the basis of the recusal is not really centered on a true conflict, then it's appropriate to be able to participate in the vote. It's only on circumstances where it's based on a true conflict that that's where we kind of advise for board members to abstain.

CHAIRPERSON NIXON: Okay. I'm comfortable voting. I don't know Mr. Ray as well as Bobby does. I just wanted to keep it clean because it's a sister company. MS. HARRIS: As long as I believe you both have disclosed the relationship and so long as that's on the record, that should be sufficient to participate in the vote.

CHAIRPERSON NIXON: All right. Thank you.
Are there any further questions for Mr . Ray? MEMBER GRONAUER: Mr. Ray, I don't believe you were ever in my chain of command?

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MR. RAY: No.
MEMBER GRONAUER: No, I don't think so. I remember you since you first came on.

All right. I feel comfortable because I have no bias one way or the other. I just know him and wanted to be able to comment.

CHAIRPERSON NIXON: So, with that said, are there any further questions for Mr. Ray? No. I'll entertain a motion.

MEMBER CORTEZ: This is Board Member Cortez. I have no connection to you and I motion to approve Mr. Ray, that his individual private patrol officer and private investigator license, number 2826, be kept in abeyance so that he may become the qualifying agent for Staff Pro, Inc., DBA Allied Universal Event Services, license number 1443, subject to all statutory and regulatory requirements.

CHAIRPERSON NIXON: We have a motion. Do we have
a second?
MEMBER BEZICK: This is Bezick. I second. CHAIRPERSON NIXON: We have a motion and we have
a second. All in favor say aye.
(The vote was unanimously in favor of the motion)
CHAIRPERSON NIXON: Okay. So motion passes.
Congratulations. Sorry for the hassle.
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Okay. So we do have -- So we've had some challenges over the last couple of -- last year or six months, last six months or so, where we're having some challenges getting fingerprints back from DPS. It's a little bit slower than what we're used to. So we do have some contingent consent items based off the fact that there are no fingerprints for these different individuals. And that would be Agenda Item Number 16 and 17.

That being said, we can entertain a motion for -Can I go ahead and kind of -- We can entertain a motion to approve these licensees contingent on their fingerprints coming back clean, so they do not have to wait for the next board meeting to be fully approved. So that is kind of where we are with Agenda Item Number 16 and 17.

Would the board like to call them up individually and speak to them?

MEMBER GRONAUER: This is Gronauer. Just for some clarity to our director. There's most likely that's usually on this case most likely no real problem. Can they be -- Can we vote to approve them on that condition that fingerprints come back in a good positive way?

MR. INGRAM: Absolutely. And that if something were to come back on the fingerprints, based on your direction to us that it be based on clear background, clear CAPITOL REPORTERS (775) 882-5322
fingerprints. Their backgrounds were clear. We're just waiting on the fingerprints. If something were to come back on the fingerprints, then the board staff would not take action in issuing their license. The license will not be issued until such time as we get the fingerprints back anyway. So it's not like they would get it and we take it away.

MEMBER GRONAUER: Okay. That's even better. I would like to make a motion where $I$ can put them both together. Motion for Number 16 and number -- Do I have to read the whole thing?

MEMBER CORTEZ: Do you want me to do it? MEMBER GRONAUER: Yeah, go ahead. MEMBER CORTEZ: Do you want me to do it? MEMBER GRONAUER: Sure.

MEMBER CORTEZ: This is Board Member Cortez. I would like to make a motion that we approve Items Number 16, 17 contingent upon clearance of fingerprints. Any negative results please bring back to the board.

CHAIRPERSON NIXON: We have a motion. Do we have
a second?
MEMBER GRONAUER: Second.
CHAIRPERSON NIXON: We have a second. All in
favor.
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(The vote was unanimously in favor of the motion) CHAIRPERSON NIXON: So Agenda Item Number 16 and 17 do pass, contingent on clear fingerprint background reports.

Okay. The next agenda item is Agenda Item Number
19. Unfortunately, this person, as well, does not have fingerprints at this time. Oh, we do have fingerprints.

Sorry. We do have fingerprints. They came back. Are they clear? Yes. So they came back clear.

So, Agenda Item Number 19, Mr. Fredrick
Hutchison. Are you in the audience? And Mr. Lash? Good morning, Gentleman.

MR. HUTCHISON: Good morning, Board.
CHAIRPERSON NIXON: So tell us a little bit about yourselves and the intentions with the license, please.

MR. HUTCHISON: I'm already with another licensed company here in Nevada as a $Q$ and A. My name is Fred Hutchison. Spelling for the reporter H-u-t-c-h-i-s-o-n. So I'm already with a company already here in Nevada. To advance my career, I'm going to move over with Mr. Lash, who I have known for about three to four years now in the business, and it was a great opportunity. I was glad that he reached out to me. So that's why I'm looking to move my qualifying agent to his company.

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MR. LASH: My name is Jason Lash, L-a-s-h. I'm the owner. We're licensed in about eight states currently, with Nevada being our most recent state that we would like to perform business in. We have clients that visit here. So that's why we're here and we want to do it the right way.

CHAIRPERSON NIXON: Board, are there any
questions for Mr . Lash or Hutchison?
MEMBER GRONAUER: I believe we pronounce it
Nevada.
MEMBER CORTEZ: Excuse me. This is Board Member
Cortez. It's pronounced Nevada. It's a Spanish word, Nevada.

CHAIRPERSON NIXON: Okay. No questions, I'll entertain a motion.

MEMBER CORTEZ: My apologies. I do have a question. Mr. Lash, this is Board Member Cortez. I understand we went through a little bit of financial issues. Are you still working with your attorney?

MR. LASH: Absolutely. That was supposed to have been done back in '16. So it was a shock to us. We didn't even know it was there.

MEMBER CORTEZ: Understood. So things are back on track?

MR. LASH: Absolutely. Uh-huh.
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MEMBER CORTEZ: Okay. Thank you. No further questions.

CHAIRPERSON NIXON: Okay. No further questions, I'll entertain a motion.

MEMBER CORTEZ: This is Board Member Cortez. I'm going to motion that we approve Nevada Protection Group, LLC, a new corporate private patrol officer license for Mr. Fredrick Hutchison, license number 2745, and that the license be kept in abeyance so that he may become the qualifying agent. Member to also be approved is Jason M. Lash. Both are subject to all statutory and regulatory requirements.

CHAIRPERSON NIXON: We have a motion. Do we have a second?

MEMBER BEZICK: This is Bezick. I'll second. CHAIRPERSON NIXON: We have a motion and we have a second. All in favor say aye.
(The vote was unanimously in favor of the motion)
CHAIRPERSON NIXON: Motion passes. Congratulations, Gentlemen. Good luck to you.

MR. HUTCHISON: Thank you, Board.
CHAIRPERSON NIXON: Agenda Item Number 20, R.A.M.S.S. Is Shayne Glover here?

MEMBER CORTEZ: Madam Chair, this is Board Member Cortez. Before we proceed, I do have a question for counsel, CAPITOL REPORTERS (775) 882-5322
based on a previous agenda item and the discussion what constitutes a conflict of interest. I've previously recused myself from Mr. Glover's case because I know him both professionally and personally. Trust and believe if Mr. Glover did the wrong thing, I don't care if he's a family member, I'm coming after him. So what constitutes this?

Because we heard -- we heard language that could have swayed me on a previous applicant that I did not know. Because I understood that two members were recused, but then I heard positive things that could have been said.

Mr . Glover is in front of the board again a second time. I could have said stuff prior to in a very objective way without being a conflict of interest. So now I'm a little confused. Because I could absolutely vouch for this man. But, because I know him professionally and personally, I'll stay safe and recuse myself. Or should I drop a little bit of positive first? I just want to be fair.

MS. HARRIS: DAG Harris for the record. So long as you're capable of making a fair and impartial decision, despite your knowledge of the application, that is all that matters for purposes of participating in a vote. If you feel that you are arguably personally compromised because you know him and that it would sway you from overlooking objective facts present on the application, then $I$ would recommend that CAPITOL REPORTERS (775) 882-5322
you abstain.
CHAIRPERSON NIXON: So, just so that I'm clear, I want to make sure that $I$ have an understanding as well. Is she allowed to, as sitting on the board, allowed to testify on his behalf?

MS. HARRIS: I would not recommend that she testify on his behalf. Any knowledge that she's aware of that will go in to the decision making, the objective decision making process as part of his application if she knows it.

MEMBER CORTEZ: I'm not going to go into detail of cases. But what I did here is positive affirmation on why we should give this person and proceed with giving the person a licensure.

At this time, Mr . Glover knows very well that if he did something wrong I'm going to call him out. We were both union members on the same team. Wrong is wrong, wrong is wrong, and I don't really care what your relationship is with me.

However, to keep it clean, I am going to recuse myself from this situation.

CHAIRPERSON NIXON: So we'll go ahead and start the same as we do with everybody. Please, sir, tell us a little bit about yourself and why you're back. CAPITOL REPORTERS (775) 882-5322

MR. GLOVER: My name is Shayne Glover,
G-l-o-v-e-r. Back before the board again, as last year I was part owner of a company Bull Works, LLC. And at that time we were still going through litigation and my name was attached to it. Those matters have been resolved. Thank God. And I'm back before the board looking to place my license in abeyance and activate a corporate license for R.A.M.S.S.

A little bit about myself. I grew up here, went off to school, came back. I was a juvenile probation officer for nearly 20 years. I had to medically retire. I had to have double knee replacement. Primarily, throughout that career, I worked exclusively with youth gang members. So that's, essentially, my background.

I moonlighted on the side over 30 years from college doing private security, executive protection. Pretty much anybody that has been relevant in hip hop I've probably worked for at some point in time.

So this was the goal at some point when I was going to retire anyway. I had to retire sooner. Thank God I had the time in, 20 years, to do so.

So I'm here before the board to hopefully get my license. And, R.A.M.S.S., it's an acronym. But also, like I said, I grew up here and went to high school here. And I was somewhat paying homage to my old high school, Rancho Rams. CAPITOL REPORTERS (775) 882-5322

For those who grew up here, you know what it is. But that's it.

CHAIRPERSON NIXON: Investigator Swarthout, has everything with the civil case been resolved? Do we have paperwork stating as such?

MR. SWARTHOUT: Yes. He did provide paperwork showing that the civil case is done.

CHAIRPERSON NIXON: Okay. Thank you.
Board, are there any questions for Mr . Glover?
MEMBER GRONAUER: This is Gronauer. I just have to say over the years I know of Mr. Glover. Many years actually. However, we never really had a close relationship or anything. So I feel very comfortable.

CHAIRPERSON NIXON: Are there any further questions for Mr . Glover? Okay. Hearing there are no further questions, I'll entertain a motion.

MEMBER BEZICK: This is Bezick. I make a motion that R.A.M.S.S. be approved for a new corporate private patrol officer license and that Shayne Glover's license, number 1423, be held in abeyance so he may become the qualifying agent. This is subject to all statutory and regulatory requirements.

CHAIRPERSON NIXON: We have a motion. Do we have a second?
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MEMBER GRONAUER: Gronauer. I'll second. CHAIRPERSON NIXON: We have a motion and we have a second. All in favor say aye.
(The vote was unanimously in favor of the motion) CHAIRPERSON NIXON: One recused. So the motion passes. Congratulations, sir.

MR. GLOVER: Thank you. Thank you.
CHAIRPERSON NIXON: Thank you. Have a great day. Okay. We move on to corporate officers, Agenda Item Number 21, Hayvents Security. Is Mrs. Victoria -- There we go. I was waiting for her to do it. Please come up. Thank you. Please tell us a little bit about yourself and the intentions with your license.

MS. ALMENDAREZ: Good morning, Northern and Southern Board Members. My name is Victoria Almendarez. Last name A-l-m-e-n-d-a-r-e-z. I am currently the chief financial officer in the State of California for Hayvents Security. I have been running the business for four and a half years. We ended up establishing in 2018, specifically in the County of Los Angeles.

And, in the County of Los Angeles, I was born and raised there for a couple of years. And, from there, I have been having a lot of experience because of the company. And I truly believe that I am qualified to run a business out CAPITOL REPORTERS (775) 882-5322
here in the State of Nevada.
CHAIRPERSON NIXON: Are there any questions for Ms. Almendarez? Okay. Hearing there are no questions, I'll entertain a motion.

MEMBER BEZICK: This is Bezick. I make a motion that Victoria Almendarez be approved as a corporate officer for Hayvents Security, subject to all statutory and regulatory requirements.

MEMBER CORTEZ: This is Board Member Cortez. I'm going to second that motion.

CHAIRPERSON NIXON: We have a motion. We have a second. All in favor.
(The vote was unanimously in favor of the motion)
CHAIRPERSON NIXON: Motion passes.
Congratulations.
MEMBER CORTEZ: Victoria, I have to say I'm incredibly impressed with you. You're very young and you're a Latina. Go girl. I want to read about you at some point, okay, on a good note.

MS. ALMENDAREZ: On a good. Yes. I really appreciate it. Thank you and have a wonderful day.

CHAIRPERSON NIXON: Thank you.
MR. INGRAM: Madam Chair, for the record, Item Number 22, we just were notified by board staff in the office CAPITOL REPORTERS (775) 882-5322
that the fingerprints have come back clear for Mr. Hulburt.
CHAIRPERSON NIXON: Okay. Fantastic. With that being said, Agenda Item Number 22, Shane Hulburt, are you in the audience? Good morning, sir.

MR. HULBURT: Good morning.
CHAIRPERSON NIXON: It seems like we have a bit of good news. Your fingerprints are back.

MR. HULBURT: Great news.
CHAIRPERSON NIXON: So tell us a little bit about yourself and the intentions with the license.

MR. HULBURT: I've been a private investigator in Oregon for 19 years and I haven't had any problems there. And I have a friend who was doing insurance fraud cases here in Nevada encourage me to get a license so we can work together. And so I followed his advice because he's always been honest, ethical, and trustworthy. He's never steered me wrong.

CHAIRPERSON NIXON: Fantastic. Are there any questions for Mr. Hulburt?

MEMBER BEZICK: Mr. Hulburt. This is Bezick.
Several bankruptcies. They've all been resolved?
MR. HULBURT: Yes. Two.
CHAIRPERSON NIXON: Okay. Any further questions?
Hearing there are no further questions, we'll move forward CAPITOL REPORTERS (775) 882-5322
with a motion.
MEMBER CORTEZ: This is Board Member Cortez. I'm motioning to approve Shane D. Hulburt for an individual private investigator license, subject to all statutory and regulatory requirements.

CHAIRPERSON NIXON: We have a motion. Do we have

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a second?
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MEMBER BEZICK: This is Bezick. I second.
CHAIRPERSON NIXON: We have a motion and we have a second. All in favor say aye.
(The vote was unanimously in favor of the motion)
CHAIRPERSON NIXON: Motions passes.
Congratulations, sir. Good luck to you.
MR. HULBURT: Thank you.
CHAIRPERSON NIXON: Have a good day.
Okay. Agenda Item Number 23, Heidi Merrill. Good morning.

MS. MERRILL-HERNANDEZ: My name is Heidi Merrill-Hernandez, spelled M-e-r-r-i-l-l H-e-r-n-a-n-d-e-z.

CHAIRPERSON NIXON: Can I ask real quick were you in the room when they were sworn in?

MS. MERRILL-HERNANDEZ: Yes.
CHAIRPERSON NIXON: Okay. Thank you. Please tell us a little bit about yourself and the intention with CAPITOL REPORTERS (775) 882-5322
the license.
MS. MERRILL-HERNANDEZ: The intention of the license is both the previous owners, my husband and his partner, they passed away five days from each other. So here I am trying to continue running the business, and, therefore, I'm applying for the license.

CHAIRPERSON NIXON: Sorry.
MS. MERRILL-HERNANDEZ: Thank you.
CHAIRPERSON NIXON: Any further questions for Ms. Hernan --

MS. MERRILL-HERNANDEZ: Heidi.
CHAIRPERSON NIXON: Heidi. Okay. Hearing there are no questions, I'll entertain a motion.

MEMBER CORTEZ: This is Board Member Cortez. I'm going to motion that we approve Ms. Merrill-Hernandez for a private patrol officer license and that it be kept in abeyance so that she may become the qualifying agent for Priority I --

MS. MERRILL-HERNANDEZ: 1 .
MEMBER CORTEZ: Priority 1 -- My apologies -Security Inc., license number 1049, corporate officer to be approved is also Ms. Merrill-Hernandez, all subject to statutory and regulatory requirements.

CHAIRPERSON NIXON: Okay. We have a motion. Do CAPITOL REPORTERS (775) 882-5322
we have a second?
MEMBER BEZICK: This is Bezick. I second. CHAIRPERSON NIXON: We have a motion and we have a second. All in favor say aye.
(The vote was unanimously in favor of the motion) CHAIRPERSON NIXON: Motion passes.

Congratulations and good luck to you.
MS. MERRILL-HERNANDEZ: Thank you.
CHAIRPERSON NIXON: Thank you.
So we're going to take a quick five-minute break, come back at 10:00 o'clock, and then we'll move on for the rest of the agenda items.
(Recess was taken)
CHAIRPERSON NIXON: When you come up front, just because $I$ can't tell if people have been coming in or out, could you just please let us know whether or not you understand you're under oath. That will help.

Okay. Agenda Item Number 24, Sentinel Executive Services, LLC. Is Preston Leonard here? Good morning, sir. MR. LEONARD: Hi. Good morning. Preston Leonard, L-e-o-n-a-r-d. And, yes, I'm under oath.

CHAIRPERSON NIXON: Okay. If you could tell us a little bit about yourself and your intentions with the license.

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MR. LEONARD: I've been in Vegas for 18 years. I've been in the industry the entire time. I've dealt with casinos to night clubs to music acts and everything. My goal is basically to tie all the outside music acts and people coming in to Vegas to actually be with someone who is regulated and knows the rules. So you're not just having random security teams come in.

CHAIRPERSON NIXON: Okay. Are there any questions from the board?

MEMBER CORTEZ: This is Board Member Cortez. Hi. Good morning. Did you say that you want to pretty much have a collaboration of everybody in one spot where somebody knows what they're doing?

MR. LEONARD: Yes.
MEMBER CORTEZ: Is that what you said? Okay. Talk to my about your unlicensed citation.

MR. LEONARD: That was my fault for not due diligence. They asked for my PILB card. I handed it over, so I figured they were registered. And it's my fault for not looking in to that.

MEMBER CORTEZ: So you understand now that that PILB card is not a license? No, I'm asking.

MR. LEONARD: No, ma'am.
MEMBER CORTEZ: So, the PILB card, basically the CAPITOL REPORTERS (775) 882-5322
guard card --
MR. LEONARD: Yes.
MEMBER CORTEZ: -- you understand that that's not a license for you to hire other people or to do your own business?

MR. LEONARD: Oh, of course. I thought you meant like still in operation.

MEMBER CORTEZ: So did you incur the fine?
MR. LEONARD: Yes, ma'am.
MEMBER CORTEZ: And where are we at with the payment on that? Is that paid in full?

MR. LEONARD: Paid in full.
MEMBER CORTEZ: Okay. Investigator Hubbel up north, do we have that confirmation?

MR. HUBBEL: That is correct. It was cleared, I believe, my report shows March the 2 nd.

MEMBER CORTEZ: Wonderful. Thank you.
CHAIRPERSON NIXON: Any other questions from the board? Hearing there are no further questions, I'll entertain a motion.

MEMBER BEZICK: This is Bezick. I make a motion that Sentinel Executive Services be approved for a new corporate private patrol officer license and Preston Leonard's individual private patrol license be also approved CAPITOL REPORTERS (775) 882-5322
and that it be placed in abeyance so that he may become the qualifying agent. This is subject to all statutory and regulatory requirements.

CHAIRPERSON NIXON: Okay. We have a motion. Do we have a second? Okay. I'll ask again. Do we have a second to that motion?

MS. HARRIS: The motion fails. So we have to entertain another one.

CHAIRPERSON NIXON: Okay. The motion fails. I'll entertain another motion. Let's have a motion for discussion maybe.

MEMBER CORTEZ: This is Board Member Cortez. I'll motion the discussion.

CHAIRPERSON NIXON: Okay. We seem to be kind of in a --

MEMBER GRONAUER: I'll second.
MEMBER CORTEZ: So this is Board Member Cortez. Here's my concern. You came in right out of the gate saying that you want to get these agencies or companies to come together and you could be the one to organize it all because you know what you're doing, yet, you got issued a citation. That's not knowing what you're doing.

MR. LEONARD: Like I said, I take full
responsibility.
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MEMBER CORTEZ: And that I appreciate. I really truly appreciate that.

MEMBER GRONAUER: This is Gronauer. Mr. Leonard, my problem here is you've had a work card since 2020 .

MR. LEONARD: Yes, sir.
MEMBER GRONAUER: So I imagine just that one time you hired people to do jobs with you. And then in January you get licensed -- January of 123,2023 , you get cited. You wait until March 2nd to take care of the citation. And today is March 15th. I just have a hard time. That's all I'm saying.

MR. LEONARD: I understand.

CHAIRPERSON NIXON: Investigator Hubbel, can we get further clarification on what his unlicensed activity was?

MR. HUBBEL: Yes, ma'am.
CHAIRPERSON NIXON: Investigator Saladino. I'm sorry.

MR. SALADINO: Investigator Saladino for the record. In regards to the unlicensed activity, Preston had been contacted by a company that had been in and out of Nevada for a while. The company had been on our radar for a while. Being that they had asked him for his work card, Mr. Leonard believed them to be licensed to perform services CAPITOL REPORTERS (775) 882-5322
here.
When I reached out to the company to let them know that you need to be licensed here and take care of our due diligence on that end, we got the cold shoulder. He wouldn't talk to us.

It wasn't until Mr. Preston actually assisted us with knowing of other events that they were going to be at that we were able to get with the property down on the strip and get them 86'd from the property. It wasn't until then that their unlicensed activity citation.

Mr . Preston, and there was another individual involved in it, both of them have -- Mr. Preston paid his in full already. We have another individual that is on a payment plan with us.

The company that was involved, they have since paid their citation. I feel that they think that now allows them to continue to work here. Their qualifying manager from the state that they're licensed in has been no call no show, so to speak. Won't return my phone calls. Won't return my e-mails. But, Zach and I here are working to get them on board, licensed. If not, have to issue more citations. That's where we're going with it.

CHAIRPERSON NIXON: Okay. So, in essence then,
Mr . Leonard actually helped you with the investigation of CAPITOL REPORTERS (775) 882-5322
this unlicensed company?
MR. SALADINO: That is correct.
CHAIRPERSON NIXON: But he received a fine based off the fact that he was working for that company at the time, with his understanding that they were okay.

MR. SALADINO: Correct.
CHAIRPERSON NIXON: Any further questions or
discussion? Okay. Hearing there's no further discussion, I'll entertain another motion.

MEMBER CORTEZ: So this is Board Member Cortez. Hearing what I just heard, I will motion to approve Sentinel Executive Services, LLC, with a new corporate private patrol officer license, Preston G. Leonard to be awarded the private patrol license, kept in abeyance so that he can be qualifying agent. He's also to be approved as the member. This is all subject to statutory and regulatory requirements.

CHAIRPERSON NIXON: So we have a motion. Do we have a second?

MEMBER BEZICK: Bezick seconds. CHAIRPERSON NIXON: We have a motion and we have
a second. All in favor say aye.
(Three members voted in favor of the motion)
CHAIRPERSON NIXON: Any opposed?
MEMBER GRONAUER: This is Gronauer. No.
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CHAIRPERSON NIXON: So we have three ayes and one opposed. The motion passes. Congratulations and thank you for being patient while we work through this.

MR. LEONARD: Thank you guys.
CHAIRPERSON NIXON: Okay. Agenda Item Number 25, Robert Harris, applying for a private investigator license. Is Amber Claunch --

MR. HARRIS: She is out of town. She contacted Stephanie and let her know. And, any questions you guys need to know about her that I can answer, I can answer them.

CHAIRPERSON NIXON: So, Mr. Harris, tell us a little bit about yourself and your intentions with the changes or the license.

MR. HARRIS: I'm Robert Harris. Last name H-a-r-r-i-s. I've been doing security since my early 20s. I started out in California at nightclubs and worked my way up to HOAs and stuff like that. I had a PPO license in California in 2013. I ran my own company from 2013 to 2017.

2018 decided -- I used to come to Vegas all the time. Me and my wife -- She used to live here. So she applied for job with CPS. She's a CPS agent right now. She got the job, so we moved down here. I've been working with GCS for almost two years now, stared out as a patrol driver and now I'm the current director of operations.

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I've heard a lot about you, Kevin, and Tim, good things. So it's nice to put faces with the names. David was my investigator. Was really, really helpful. I appreciate him too.
(The court reporter interrupts)
MEMBER CORTEZ: Board Member Cortez. I do have a question. Mr. Harris, good morning. How are you? Where are we at with the San Diego matter?

MR. HARRIS: So, you know, it's funny. I got an e-mail from American Express on Monday. They told me if I pay, like, 375 they'll take it off my credit. And I was, like, why didn't you guys do this a month ago. Because I would have paid -- If I pay it now, it wouldn't have been enough time for me to bring it up here and show you guys. MEMBER CORTEZ: Do you have the e-mail with you? MR. HARRIS: I should. And then I was also talking with them because $I$ want to make sure they actually remove it because they might put it as paid.

MEMBER CORTEZ: It could take a second.
MR. HARRIS: Yeah. I wanted it to be off of my record.

MEMBER CORTEZ: Did you happen to provide that e-mail to Investigator Hubbel?

MR. HARRIS: No. He called me yesterday morning CAPITOL REPORTERS (775) 882-5322
and I told him about it. My phone is on airplane mode, so. Can I approach?

CHAIRPERSON NIXON: Okay. I do have a question on the fingerprints. Was this admitted -- Was this disclosed? I'm sorry.

MR. HARRIS: It was disclosed.
CHAIRPERSON NIXON: Investigator Hubbel, was this disclosed on the actual application?

MR. HUBBEL: Investigator Hubbel for the record. Yes, it was.

CHAIRPERSON NIXON: Okay. Thank you.
Any further questions from the board? Okay. Hearing there are no further questions, I'll entertain a motion.

MEMBER CORTEZ: Madam Chair, this is Board Member Cortez. Are we motioning to include Amber as well or are we going to entertain that since she's not here? I don't know if we have any other questions. I'm ready to make a motion.

MR. INGRAM: Madam Chair, for the record, Kevin Ingram. Normally -- or historically what the board has done is if an individual is unable to attend, depending on why, you go ahead and consider their application for approval. If there was something in the background that you needed clarification on and the person was not present to be able to CAPITOL REPORTERS (775) 882-5322
answer satisfactorily for you to make your decision, that one section of the agenda would be postponed. In this instance, I don't see that. However, you could still move forward with one approval and postpone one until the next board meeting if you so choose. Thank you.

CHAIRPERSON NIXON: Okay. Knowing that, I'll entertain a motion.

MEMBER CORTEZ: This is Board Member Cortez. I'm going to motion that we approve Robert $K$. Harris for an individual private patrol officer license and that it be kept in abeyance so that he may become the qualifying agent for Global Corporation Services, LLC, DBA GCS, license number 2956. Member also to be approved is Amber K. Claunch. Both subject to all statutory and regulatory requirements.

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

MEMBER GRONAUER: Gronauer. Second. CHAIRPERSON NIXON: We have a motion and we have
a second. All in favor say aye.
(The vote was unanimously in favor of the motion)
CHAIRPERSON NIXON: Okay. The motion passes. Congratulations. Good luck to you.

MR. HARRIS: Thank you.
CHAIRPERSON NIXON: So the next agenda item is CAPITOL REPORTERS (775) 882-5322

Agenda Item Number 26, Arnie Cordero. Good morning, sir. Can I ask are you under oath?

MR. CORDERO: Yes, ma'am.
CHAIRPERSON NIXON: You are, okay. Tell us a little bit about yourself and intentions with the license, please.

MR. CORDERO: My name is Arnie Cordero. Last name is spelled C-o-r-d-e-r-o. I'm applying to be the qualifying agent for Metro One Security. My background is military and I got out of active duty in '97. I joined Caesars Entertainment, which was Bally's, Paris at the time. Worked two years in slots. And I've been in security since 2000-- since '97-- '99. Sorry. Been doing security since '99 for all the Caesars Entertainment properties in the city. And I left Rio last year in September and joined a private security force.

CHAIRPERSON NIXON: Okay. Are there any questions for Mr. Cordero?

MEMBER BEZICK: This is Bezick. Mr. Cordero, have you made any effort to resolve the issues with Wachovia Bank in Virginia back in May of 2000?

MR. CORDERO: I have. I have called Wachovia Bank. I called their fraud department. I've also called their collections department. They have no record of me CAPITOL REPORTERS (775) 882-5322
owing anything. And I called Wells Fargo, which is their parent company now because they got bought out, and they also have no record of that. And I never lived in Virginia. So I don't really know what it's about. I just found out about it during this investigation. That didn't come up during my credit check when I bought a house in 2020. This is the first time I've heard of it.

CHAIRPERSON NIXON: Were you able to obtain any paperwork that they don't have any knowledge of this?

MR. CORDERO: I asked for it, but they said that they'll issue a letter, because there's really no record for them to give me because they don't have anything about it. And, even when the background came back from Investigator Diaz, all they could give me was the amount and the case number. And they don't even know if it was a re-bill or a loan or anything. There's really no information from the credit check -- credit report, I mean.

CHAIRPERSON NIXON: Okay. It looks like you have some additional adverse information about your credit. Are you aware of that?

MR. CORDERO: I am. I applied for a credit consolidation before $I$ left Caesars Entertainment, not knowing that $I$ was going to be applying for a PILB license. The reason being is I know that $I$ was going to be leaving the CAPITOL REPORTERS (775) 882-5322
company and I was going to lose my insurance. So I needed the extra funds for my medication, being I'm a transplant patient and medication is expensive. So, for at least the first three months after I get employed, I'm not going to have insurance. So I was using that to pay for medication. CHAIRPERSON NIXON: Are you currently in a program, a consolidation program? MR. CORDERO: Yes, ma'am.

CHAIRPERSON NIXON: Okay. Do you have any paperwork for that? MR. CORDERO: It was submitted to Investigator Diaz. CHAIRPERSON NIXON: Okay. Investigator Diaz. MR. DIAZ: This is Investigator Diaz. He has submitted the paperwork. It is in his file that he is in credit consolidation.

CHAIRPERSON NIXON: And is he current in that program? MR. DIAZ: Yes, ma'am, he is. CHAIRPERSON NIXON: Okay. Perfect. Any further questions from the board? MEMBER GRONAUER: Sir, this is Gronauer. 54 delinquencies in 30 months. Is this all because of health reasons?

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MR. CORDERO: That was after the consolidation. I was updated on my payments prior to getting the consolidation started. That was the only reason I stopped payment was because of the credit consolidation. The credit consolidation can't go through if I kept making payments to the credit card companies.

CHAIRPERSON NIXON: Were they based off of health care issues though?

MR. CORDERO: That was the reason why I consolidated my credit cards, yes, ma'am.

CHAIRPERSON NIXON: Okay. Are there any further questions? Okay. Hearing there are no further questions, I'll entertain a motion.

MEMBER CORTEZ: This is Board Member Cortez. I'm going to motion that we approve Arnie Cordero an individual private patrol officer license and that it be kept in abeyance so that he may become the qualifying agent for Metro One Loss Prevention Group (West Coast) Inc., license number 2800, subject to all statutory and regulatory requirements.

CHAIRPERSON NIXON: We have a motion. Do we have a second?

MEMBER BEZICK: This is Bezick. I will second.
CHAIRPERSON NIXON: Okay. We have a motion and we have a second. All in favor say aye. CAPITOL REPORTERS (775) 882-5322
(Three members voted in favor of the motion) CHAIRPERSON NIXON: Opposed?

MEMBER GRONAUER: Gronauer. No. CHAIRPERSON NIXON: So three ayes and one opposed. The motion passes. Good luck to you. Thank you. MR. CORDERO: Thank you, ma'am.

CHAIRPERSON NIXON: Agenda Item Number 27, Patriot Group Global. Is Joseph Androwski, Christopher Ballou, Keith Duval? This is a test of my skills here. MR. ANDROWSKI: Good morning, Board. My name is Joseph Androwski. Last name is A-n-d-r-o-w-s-k-i. And I have been sworn. My background here in the great State of Nevada in Clark County for over 20 years. I retired from NYPD in 2002 and that's when $I$ moved out here. So I did invest time with NYPD. Both of these gentlemen up here with me we both worked in the same unit in NYPD and were there, came out here. Joined the air marshal to better serve my country and I haven't left. So I like it here. And we're looking to expand operations here in Nevada. So we're trying to get our license in place.

If I am granted the license, I wish to put in to abeyance to the qualified agent, registered agent for Patriot Group Global.

CHAIRPERSON NIXON: Okay. Board, are there any CAPITOL REPORTERS (775) 882-5322
questions?
MEMBER GRONAUER: This is Gronauer. What was your name, sir?

MR. ANDROWSKI: Mine, sir? Joseph Androwski.
MEMBER GRONAUER: Androwski, okay.
CHAIRPERSON NIXON: Mr. Ballou.
MR. BALLOU: Yes. Christopher Ballou,
B-a-l-l-o-u. Former US marine. After that $I$ served 20 years NYPD, retiring out of counter terrorism, first grade detective. And, since 2005, I've been a corporate officer, Patriot Group Global. And we currently hold over a dozen licenses throughout the states and we wish to start work in the future in Nevada.

CHAIRPERSON NIXON: Okay. Sir.
MR. DUVAL: Keith Duval. I'm also a retired detective from the NYPD. I worked with Chris and Joseph Androwski here for a number of years. Co-founder of Patriot Group Global, which we founded in 2005. And, like Mr. Ballou said, we're up to 17 licenses throughout the United States. We're looking to expand our business in the State of Nevada.

CHAIRPERSON NIXON: Okay. Board, any questions? MR. ANDROWSKI: Forgive them for saying it wrong. CHAIRPERSON NIXON: They were close though. I think it's because he's a Marine.

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MEMBER GRONAUER: Yeah. There's really no such thing as a former Marine.

MR. BALLOU: I was going to let out a bark, but I figured it would be inappropriate.

MEMBER GRONAUER: That was you kids do that. Us old guys didn't do that.

All three of you were NYPD?
MR. DUVAL: Correct.
MR. BALLOU: Yes, sir.
MEMBER GRONAUER: How many years did you have?
MR. DUVAL: I had 22 when I retired.
MR. ANDROWSKI: I did just over 10. I did a retirement to come out and serve --

MEMBER GRONAUER: To me, I think you are really a pretty respective group, Marine. Anyway, I would like to make a motion. I would like to make a motion that we approve Patriot Group Global, Incorporated, for a new corporate license, patrol officer license Joseph K. Androwski, III, applying for individual private patrol officer license. If approved, he's requested his individual license be placed in abeyance so that he may become the qualifying agent. Corporate officers to be approved are Christopher J. Ballou and Keith D. Duval. This is subject to all statutory and regulatory requirements.

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CHAIRPERSON NIXON: We have a motion. Do we have
a second?
MEMBER BEZICK: Bezick seconds.
CHAIRPERSON NIXON: We have a motion and we have
a second. All in favor say aye.
(The vote was unanimously in favor of the motion) CHAIRPERSON NIXON: Motion passes.

Congratulations, Gentlemen. Good luck to you.
Agenda Item Number 28, Springfield Consulting.
Antione Springfield, are you here? Good morning.
MR. SPRINGFIELD: Good morning. Good morning,
Board.
CHAIRPERSON NIXON: Are you under oath?
MR. SPRINGFIELD: I am.
CHAIRPERSON NIXON: Okay. Tell us a little bit about yourself and your intentions with the license.

MR. SPRINGFIELD: I've spent some time in the military, roughly 12 years in reserve and active reserve with Army, Coast Guard. Got out of the military, went in to -- I was in security before that on and off. My most recent job was with Sure Fox North American Consulting. And I was the area manager for YouTube and Google.

And my intention is I have my own PPO in California also. So I'm actually looking to expand. CAPITOL REPORTERS (775) 882-5322

CHAIRPERSON NIXON: Okay. Board, are there any questions?

MEMBER GRONAUER: I'm just -- This is Gronauer. You listed this on your application, arrest out of Salas Police Department in Kansas. Can you explain that to me? What was that about?

MR. SPRINGFIELD: I was speeding, argument with my wife, speeding, got pulled over. They suspected me for drinking, under the influence. I was not. Went to court with my lawyer. Didn't have any evidence. That charge was dropped. I paid the penalties for that speeding.

MEMBER GRONAUER: And what about the one in 2016?
MR. SPRINGFIELD: 2016, I actually called the police and reported a male walking down the street with a knife who actually threatened me and my guest as we returned home, called the police. They came out. They actually ended up taking me to jail because I gave basically a description of what looks to be me. So they took me in.

MEMBER GRONAUER: Were you looking in a mirror? MR. SPRINGFIELD: The only thing that was difference between me and the other gentleman is the race. And I'm completely dumbfounded on why they took me in. But they took me in for drinking in front of my own house is what they're saying.

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MEMBER GRONAUER: Are you married now, sir?
MR. SPRINGFIELD: I am divorced.
MEMBER GRONAUER: From your wife in 2021? From the 2021 incident?

MR. SPRINGFIELD: Yes.
MEMBER GRONAUER: Investigator Swarthout, did this all play out okay?

MR. SWARTHOUT: Yes.
MEMBER GRONAUER: It just shows that he's -- I guess I asked a question. What can you tell me, Mr. Swarthout?

MR. SWARTHOUT: His story matches what we have on both instances.

MEMBER GRONAUER: No fines, no probation, no nothing?

MR. SPRINGFIELD: No.
MEMBER GRONAUER: Did you serve time on that?
MR. SPRINGFIELD: No.
MEMBER GRONAUER: Okay. God bless you.
CHAIRPERSON NIXON: Any further questions for Mr. Antoine? Hearing there are no further questions, I'll entertain a motion.

MEMBER GRONAUER: This is Gronauer. I'll make a motion. Even though it's 2021, you're separated, I make a CAPITOL REPORTERS (775) 882-5322
motion that we approve Springfield Consulting, LLC, who is applying for a new corporate private patrol officer license, Antoine M. Springfield is applying for an individual private patrol license. If approved, he is requesting that his individual license be placed in abeyance so that he may become qualifying agent member. Approved is Antoine M. Springfield, subject to all statutory and regulatory action.

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

MEMBER BEZICK: Bezick seconds.
CHAIRPERSON NIXON: Okay. We have a motion and we have a second. All in favor say aye.
(The vote was unanimously in favor of the motion)
CHAIRPERSON NIXON: Motion passes.
Congratulations, sir. Good luck to you.
MR. SPRINGFIELD: Thank you very much.
CHAIRPERSON NIXON: Okay. Item Number 29, 1st Universal Security Management Company. Do we have Thomas Nicolosi?

MEMBER GRONAUER: Madam Chair, this is Gronauer. I have knowledge of Mr . Nicolosi, some positive, some negative. And, with all of that and knowing I also have some touch with one of his past employers, I'm going to have to recuse myself.

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CHAIRPERSON NIXON: Okay. Understood.
Mr. Nicolosi, please tell us a little bit about yourself and the intention with the license.

MR. NICOLOSI: Good morning. I got to apologize. I got a strained voice, so I apologize. I'm not trying to sound like Mickey Mouse. I'll try to make it through.

Anyway, Nicolosi is N-i-c-o-l-o-s-i, and, yes, I'm sworn in. I've got a lot of people here during the course of this investigation. I found out some things about myself I didn't know. I got a tax lien right after I moved out of New York. I did take care of that tax lien. I supplied all of that information to the investigators as well.

I've had a relationship out here with the Nevada PILB since moving out here in 2014. None of these persons I know on an individual level. I don't know them on a personal level. I know them on a professional level. They've been very professional with me, as I believe I have been with them.

The reason that I came out here was I have a very sick daughter. She's died on me twice, with 21 open heart surgeries. I'm out here on my own free will.

Can everybody hear me? I apologize if you can't.
She's still fighting. But that's something that CAPITOL REPORTERS (775) 882-5322
we've come to have to deal with on a regular basis.
During the course of my background, when I handed in my packet to Investigator Saladino and Swarthout, I think I probably did something that no other person has ever done before. I handed my file 15 to them. For those of you that don't know, that's an arrest record with JCDS.

When I was younger, I did a lot of stupid things, but it made me the man that $I$ am today. I learned a lot from everything that I've done.

I am standing in front of you, I'm a real life person from what you would call a blue buzz family. Seven uncles, father, brother, sister-in-law, and my mother were all law enforcement. I myself started out as a deputy sheriff.

After 9-11, I went to guard against counter-terrorism, nuclear, radiological, and biological sabotage at a facility. I became a response team leader, right up to lieutenant. I had an impeccable record there and no problems whatsoever. I had earned a lot of respect from my subordinates.

The reason that I came out here, like I said, was my daughter is ill, and so we had an option after her second passing, her surgery -- her surgeon had said was think Arizona or Nevada. I figured with my background being law CAPITOL REPORTERS (775) 882-5322
enforcement and military and being where $I$ was in life, I would come out here and utilize my skill set, because I figured it was a lot of security to be had.

I went to work for Mandalay Bay. I got hired with Jose Campos -- Jesus Campos, the one that was shot during the Harvest Fest. We were in the same class. I worked there for about nine months and I got hired as an investigator in the investigative division with the Family and Children Services with the district attorney here in the State of Nevada.

Back east from 1991 until 1 closed my shop in 2014, I had multiple offices in New York as a private investigator and a process server. I had one of the largest process server companies in the State of New York, even all the while working my other companies. I coupled that with my brothers working for me as well as with me. They didn't do their -- end up holding their end of the bargain, so $I$ fired both of them.

Anyway, I do have experience running a business. As successful as I was, what $I$ learned in the business that $I$ had was $I$ was smart enough to run the business and learn from it. But probably my biggest mistake was I didn't go get a college degree as a business administrative person.

So, my goal this time, should you grant me this CAPITOL REPORTERS (775) 882-5322
license, I'm going to surround myself with the best of the best. I'm going to get those that are college-educated. I'm going to hire those that know what they're doing. I know a lot, but I don't know everything and I'm smart enough to know that.

I've had no problems with the investigative board that I know of. Anytime that we've had a question on any kind of paperwork, I remedied that immediately.

As you should all know and are aware of, I'm involved in a litigation right now that we'll just leave at that. That's coming -- That's progressing forward. We've got past summary judgment at this point. But that is progressing forward. We're going to be going to discovery stages next.

However, but I can't look in the mirror. I've got to look forward.

Realistically, in short, what I'm here to do is to set my daughters up for their success in their life. So I'm utilizing my experience to go ahead and put together a company, hopefully build that up successfully for the next ten, 20 years, and pass the torch on to my daughters, if they should so want to take it over at that point in time.

CHAIRPERSON NIXON: Okay. Thank you, sir. So are there any questions from the board? I know I have one CAPITOL REPORTERS (775) 882-5322
and maybe it's for Investigator Swarthout. When I look through his record, a lot of them -- a lot of his past experience says no credit given for this experience. Why is that?

MR. SWARTHOUT: It would be that some of the companies he was on the roster for he did not actually work at all. And some of them would be that he didn't have anything to verify the employment or the companies that were not responding back to question in regard to that.

CHAIRPERSON NIXON: Okay. So, for example, you look at Elite Tactical, American Federal Security Protection, Clark County District Attorney's Office, no credit was given.

MR. SWARTHOUT: Yes. Because his job title with them was process server. So he's going for his PPO license.

CHAIRPERSON NIXON: Gotcha, okay. I think -- It seems to me it looks like almost every single location he wasn't given credit, even the US Marines.

MR. SWARTHOUT: The Marine Corps, from his DD-214, he was only in for a short period of time, which was all -- almost all training.

CHAIRPERSON NIXON: Okay. That was my -- one of my big questions. Anyone else?

MR. NICOLOSI: Can I tell you what --
CHAIRPERSON NIXON: No, sir. If anyone else has CAPITOL REPORTERS (775) 882-5322
questions. He answered.
MEMBER BEZICK: This is Bezick. Mr. Nicolosi, what's the status of your civil case with PFI?

MR. NICOLOSI: We're moving forward right now. We passed discovery. We're actually moving towards discovery stages at this point. So far, the first case that has gone before the judge, we've been victorious. That was summary judgment. Now we're moving in to the discovery phase of the case.

CHAIRPERSON NIXON: Could I ask, PFI, is that a security company?

MR. NICOLOSI: Yes, ma'am, it is.
CHAIRPERSON NIXON: And what is that case about?
MR. NICOLOSI: I worked for these individuals. I was their primary instructor. I wrote an academy class for them. I was training their new hire recruits. The shortest version that I'm allowed to talk about at this point during this case is the day that $I$ resigned my position with them, within two hours, it came to my knowledge, it came to the PILB in an attempt to file some felonious charges against me in an attempt to have my license as a CFI revoked. They were instructed by Investigator Saladino that this was a criminal case that they were trying to bring forth but they would have had to go forth with Metro.

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They didn't do such until March, actually 17, two days from today, it will be two years ago. They went up to the PILB, filed felonious charges for illegal use of a credit card and forgery, both of which I had substantial documentation of proof, I supplied this documentation to the investigators from the PILB. During the course of their investigation, they can corroborate the case came back unfounded from them. So there was nothing -- My CFI was left intact to work as a certified firearms instructor through the PILB.

They went to, as I said, Las Vegas Metropolitan Police. That was forwarded over to the district attorney's office and under 48 hours the district attorney's office dismissed the case in its entirety. I supplied the same evidence that I supplied to the PILB. They saw it for what it was.

In short, they had supplied me a credit card in my name to use for company business, of which I had to supply documentation that any and all charges were used for company business. I did what I was supposed to do. Those charges were paid month in and month out every month at the beginning of the month in its entirety in full. My question of my integrity was never called in to question during my course of employment with these people.

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When I left them, they had known previous to me coming in to their employ that $I$ was going to open up not only a security business but $I$ had plans of opening my own indoor gun range here in Nevada, because of my desire and my will to try to help others when it comes to being able to be sufficient with a firearm. What I've seen here in Nevada and across the country actually, when it comes to security, is a lot of people don't understand the liability that they incur with that firearm. So I had plans. And they knew what those plans were. I believe it was their desire to destroy those plans from moving forward and not come in to competition with them. At this time, I've proven so far in a court of law that everything is in any favor.

CHAIRPERSON NIXON: Okay. Thank you.
Investigator Swarthout, do you have any -- do you have any updates on that case, anything other than --

MR. SWARTHOUT: We checked the courts. It is still --
(The court reporter interrupts)
MEMBER BEZICK: I'm sorry. You're breaking up.
Can you repeat that?
MR. SWARTHOUT: He is listed on the civil courts as plaintiff and they are the defense. So he is -- the case does show that it's still ongoing but it's not against him. CAPITOL REPORTERS (775) 882-5322

CHAIRPERSON NIXON: Who is it against then? MR. SWARTHOUT: Protective Force International, the licensee.

CHAIRPERSON NIXON: Okay. And so as a CFI, have we -- has the board ever had any -- has the PILB had any issue with his performance? No, okay.

MR. SWARTHOUT: No.
MEMBER CORTEZ: So this is Board Member Cortez. The issue that I'm seeing, Mr. Nicolosi, is that you did a lot but you did -- you did a lot, but you didn't do a lot. Does that make sense? That's literally how I'm reading it. You've got pages of experience but no credit.

And then I have a good amount of adverse information in front of me. You have an ongoing case. There is situations of possible fraudulent charges. I understand that it's dropped. It's not reading clean to me.

CHAIRPERSON NIXON: Does the board have any other -- have any questions? Okay. If there's no further questions, I'll entertain a motion. And the motion can be for conversation.

MEMBER CORTEZ: This is Board Member Cortez. I'm going to motion that we deny Universal Security Management Company, LLC, DBA Universal Security Management Company for a new corporate private patrol officer license based on the CAPITOL REPORTERS (775) 882-5322
fact that I'm not comfortable with the adverse information that I have on the report. I have tons of experience with no credit. I've got no recommendations from -- enough recommendations from employer. And, with that, I'll submit. CHAIRPERSON NIXON: We have a motion. Do we have a second?

MEMBER BEZICK: This is Bezick. I second. CHAIRPERSON NIXON: We have a motion and a second. All in favor say aye.
(The vote was unanimously in favor of the motion)
CHAIRPERSON NIXON: We said it together. So, just to be clear, I said aye as well. Sorry for the court reporter. Board Member Nixon.

Unfortunately, sir, I'm in the same boat as Board Member Cortez. Oh, I'm sorry. Oh, yeah. And so it's concerning that you have so much background but no credit given for that background. I understand there's probably, you know, some background to that. But it is concerning that that is the case.

And then also what concerns me is the court case that's still open. I think -- I'm speaking for myself. But I think I would feel like we were in a better place if that was resolved and then we could vote on that. So -- or vote on the entire package. So, unfortunately, your request does CAPITOL REPORTERS (775) 882-5322
not pass. You can work with the board on next steps on anything you need to do.

MR. NICOLOSI: Okay.
CHAIRPERSON NIXON: Thank you, sir.
Agenda Item Number 30, MSA Investigations applying for a corporate private patrol officer and dog handler license. Robert L. Van Diest is applying for a private patrol officer, dog handler license. And we also have Glen Kucera and David Buckman.

MR. INGRAM: Madam Chair, for the record, Kevin Ingram. There is a misprint on Item Number 30. MSA Investigations Inc. currently is licensed with the board and they hold both the private patrol officer and dog handler license. It is not a new corporation. And Mr. Van Diest is applying for his two individual licenses to be placed in abeyance to become the qualifying agent for the existing. So I just want to clarify that on the record. But that should not be a problem, Counsel, correct, since they're already licensed?

MS. HARRIS: Correct.
MR. INGRAM: Thank you.
CHAIRPERSON NIXON: So they didn't need to be here for this?

MR. INGRAM: Yes, they do. The company doesn't, CAPITOL REPORTERS (775) 882-5322
because the company is already licensed. It's just the new --

CHAIRPERSON NIXON: Okay. So you're applying for QA?

MR. KUCERA: Robert Van Diest is applying for the QA. He's up north.

CHAIRPERSON NIXON: Oh, there we go. Hello. That is a new screen for us and it's very confusing. Good morning, sir. Thank you for being up north. We were looking four.

So, again, I have to recuse myself. I do not know either gentleman well, but this is a sister company of Allied Universal. So, to keep it clean, I will go ahead and remove myself. Either one of you can start and tell us a little bit about yourself and the intentions.

MR. KUCERA: Yeah. My name is Glen Kucera, K-u-c-e-r-a. I am the president of MSA Security and have been for six years. We're located in New York City. We're licensed in almost every state. And we're just looking, again, we had turnover on our position with our qualifying agent and we choose to have a new one. And, in addition, for me to be -- myself and David Buckman to be named corporate officers on the license.

CHAIRPERSON NIXON: Okay. Sir, up north, can you CAPITOL REPORTERS (775) 882-5322
tell us a little bit about yourself.
MR. VAN DIEST: Yes. Good morning. My name is Rob Van Diest, spelled V-a-n D-i-e-s-t. And I realize that I am still under oath.

I was a Winnemucca police officer for four and a half years and then I transferred over to the Reno Police Department where I did 22 and a half years, retired as a commander. Three of those years with Reno Police were as a K-9 handler. My dog was dual purpose patrol and narcotic.

After retiring, I got bored, worked with Capitol Police part time a little bit and then I got the opportunity to contract oversees in Afghanistan where I did just I think just shy of three years working in explosive detection $K-9$ in Kabul.

And we got evacuated out of there August 16 th. And MSA picked me up, like, the following week and I've been working as a $\mathrm{K}-9$ handler for them since.

CHAIRPERSON NIXON: Thank you, sir.
Board, are there any questions for Mr . Van Diest or Mr. Kucera?

MEMBER GRONAUER: This is Gronauer. You are Mr. Van Diest?

MR. VAN DIEST: It's Van Diest.
MEMBER GRONAUER: Oh, that's Van Diest. You were CAPITOL REPORTERS (775) 882-5322
a commander with Reno Police Department?
MR. VAN DIEST: Yes, sir.
MEMBER GRONAUER: Okay. And I hope you got the right person here. The company was issued a violation for Mr. Van Diest working for the company from October 4, 2021, to June 28, 2022, without a registered work card. You weren't aware of that, that you should have had a work card?

MR. VAN DIEST: No, sir, I was not. I can explain that if you would like.

MEMBER GRONAUER: I would appreciate that.
MR. VAN DIEST: Okay. It was actually, from what
I understand, a perfect storm of my own ignorance and corporate growth and restructuring. We had a qualified agent, from what I understand, who did not pass that information along. But what $I$ have been doing since that time is working with our west coast $\mathrm{K}-9$ director to ensure that mistake never happens again, even though I'm not the qualifying agent. And the afternoon I found out that $I$ was supposed to have a work card, the following morning, I think at 8:05 a.m., I was down in Carson City making sure that 1 got in compliance and made everything right.

MEMBER GRONAUER: Okay. So now you're applying for qualifying agent?

MR. VAN DIEST: Yes, sir.
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MEMBER GRONAUER: You understand what the duties of a qualifying agent are?

MR. VAN DIEST: Yes, sir. That is ironically to make sure that everybody remains within compliance. And, like I said, even though I'm not our qualifying agent, what I've been doing is making sure that that happens. So I've been on my own keeping in touch with our west coast $\mathrm{K}-9$ director making sure she understands everything as a company we need to do in the State of Nevada to include the on-line portal, which I've tried to play around with a little bit. But it said don't do anything until the board tells you to do it, so I had to back out of it.

But she knows everything we're supposed to do on line, everything we're supposed to do according to state regulations and statutes.

So, if I'm approved, my intention is to make sure that that never happens again.

MEMBER GRONAUER: I give you kudos and I admire your background in law enforcement. I just believe that you're a stand-up guy. I just can't believe you can work two years or whatever, one year -- six months. I'm sorry -without a work card and didn't know about that after having been a commander. That gives me a little bit of a problem. But, otherwise, the rest of you are just a stand-up person, CAPITOL REPORTERS (775) 882-5322
in my eyes anyway. And I'm a trained investigator. I'm letting you know.

Mr. Van Diest, I appreciate that. As long as you understand your duties as qualifying agent. If this does pass, make sure you just contact somebody up north or somebody down south and make sure you have all of your ducks in a row. You don't need to have this company having any other problems, all right.

MR. VAN DIEST: Yes, sir.
MR. KUCERA: And, sir, as the president of the company, may I?

MEMBER GRONAUER: I was just going to ask you a question. Mr. Kucera, what were you going to state?

MR. KUCERA: I was just going to say we take responsibility from a corporate standpoint. We had turnover and we didn't do it cleanly, so we'll take responsibility.

MEMBER GRONAUER: You're already licensed in the other states. You know what it is. And Nevada is quite tough. And we stay right with the rules and I appreciate that. I think you're another stand-up person.

And, we have no problem with Mr. Buckman; correct? What's his relationship?

MR. KUCERA: He's general counsel.
MEMBER GRONAUER: Oh, okay. Now we have a CAPITOL REPORTERS (775) 882-5322
problem. I'm good. Thank you.
MEMBER CORTEZ: This is Board Member Cortez. I do have a question for Investigator Swarthout. Do we have the fingerprints?

MR. SWARTHOUT: Yes, we have received both.
MEMBER CORTEZ: Okay. Thank you.
CHAIRPERSON NIXON: Any further questions from the board? Hearing there are no further questions, I'll entertain a motion.

MEMBER GRONAUER: This is Gronauer. I make a motion we approve MSA Investigations, Incorporated, current license 1370, corporate private patrol officer and dog handler license. Robert L. Van Diest, got it, is applying for an individual private patrol officer and dog handler license. If approved, he is requesting that his individual license be placed in abeyance so that he may become the qualifying agent. Corporate officer to be approved is Daniel -- David, I'm sorry, Buckman and Glen A. Kucera. This is subject to all statutory and regulatory requirements.

CHAIRPERSON NIXON: We have a motion. Do we have
a second?
MEMBER BEZICK: Bezick seconds. CHAIRPERSON NIXON: We have a motion and we have a second. All in favor say aye.

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(The vote was unanimously in favor of the motion)
CHAIRPERSON NIXON: And then I've recused myself. The motion passes. Congratulations, Gentlemen.

MEMBER BEZICK: Thank you, Commander.
MR. VAN DIEST: Thank you.
CHAIRPERSON NIXON: Okay. Agenda Item Number 31, JRM Nevada or NV is applying for a new corporate license. Michael Izquierdo and John McKillop.

MR. INGRAM: Madam Chair, for the record, these two gentlemen, we were waiting on fingerprints. They were part of the announcement we received this morning. Fingerprints have come back and they are clear.

CHAIRPERSON NIXON: They are clear, okay. Thank you.

Gentlemen, tell us a little bit about yourselves and why you are -- I think you're returning -- why you're returning to the board.

MR. IZQUIERDO: Michael Izquierdo, I-z-q-u-i-e-r-d-o. And we both have been sworn in. I'm a retired deputy sheriff from Ventura County Sheriff's Department in California. I was a deputy sheriff for 11 years. I got a disability retirement. Moved on to the other side and became a public defender investigator. I did that for a few years. And then got in to the security business in CAPITOL REPORTERS (775) 882-5322

2006 and have been working security ever since.
As you stated, this is our return. In that time, I have moved to Henderson, Nevada, and established residency out here and I'm happy to be out here.

MR. MCKILLOP: John McKillop, M-c-K-i-l-l-o-p. I have 40 years of experience, 20 in law enforcement. Retired as a detective sergeant, homicide, and have been in the private industry for 20 years after that. I'm currently the owner of a security company in California and we are licensed in several other states, brick and mortar operations, in three states currently.

CHAIRPERSON NIXON: Board, are there any questions for the gentlemen?

MEMBER GRONAUER: This is Gronauer. Both of you gentlemen have great backgrounds, there's no doubt about it. I just don't understand who was involved with these citations, one after the other?

MR. IZQUIERDO: So the citations were issued and --

MEMBER GRONAUER: The citations from the PILB? MR. IZQUIERDO: Right. So I can explain the citations. We have master service agreements with a bunch of our clients across the country. Work and events came to Nevada. We engaged in the talks but we got the work and gave CAPITOL REPORTERS (775) 882-5322
it to a Nevada licensee.
So, learning, after that, that we were out of compliance and violating the rules, we since have spoken to Mr. Ingram, gone to his office, and understand everything and since then have been 100 percent complaint. JRM has not done any business in the State of Nevada since then.

CHAIRPERSON NIXON: So, if I understand it correctly, you didn't actually provide people for the events, you weren't doing the events physically. You subcontracted it to another company?

MR. IZQUIERDO: That's correct.
MEMBER GRONAUER: And then you got compensated from that?

MR. MCKILLOP: Yes.
MEMBER GRONAUER: I understand the subcontract. I want to understand where the compensation came from. Okay. I still say you get a citation in 2019. It gets paid in full and then we come back in 2021 two times and get citations. Who is running this?

MR. MCKILLOP: I'll explain, if I may. The one in 2019, I was the -- I'm the adjunct head of security for the Grammy's organization and other organizations as well. So when we have that role and we go in to other states, we locate security companies and we vet them and then they CAPITOL REPORTERS (775) 882-5322
perform the services. I was not aware that you couldn't do it at that time. So we paid the fine in full.

After that, we were engaged to do work in Nevada in California. We then tried to do it right, hire a contracted company and the personnel, but we realized that the conversation in California was a violation. And, if you look at the dates, they were all on the same date.

CHAIRPERSON NIXON: So you got two for one for one incident? You got two violations for one incident, one actual event?

MR. MCKILLOP: Right. And, just for the record, we were not in the State of Nevada. We had the conversation. So we know now, we understand, and we've spent the last year fixing it.

MR. INGRAM: Madam Chair, if $I$ can give a little bit of background, it might help clarify Board Member Gronauer's questions.

So, not only were they doing security consulting, which, as you know, falls under our licensure here in Nevada, then they tried -- That was for two separate occasions, two different locations, therefore two different infractions, two different citations. After that, they partnered with a Nevada licensed company to do the work. But they were still the contract holder. They were still receiving the pay and CAPITOL REPORTERS (775) 882-5322
then, in turn, subcontracting an individual. So that's how the citations came to be.

When they came before the board last year, the individual that was coming forward for qualifying agent was not part of the company at that time, but he was going to come forward to try to help them understand Nevada law.

In the last year, as Mr. Izquierdo and Mr. McKillop said, they've been in contact with the board to make sure that they don't have anything to do in Nevada. The board had instructed them to not have any business in Nevada, not get in to any trouble for a year, and at that time they could come back before the board to see about obtaining licensure at that time.

As far as the board and board staff, to our knowledge, they have not done that. In fact, contracts were -- their master contracts were rewritten with a licensed entity here in Nevada to make sure that JRM or SS Labor Force is the other name were not engaging in Nevada. We have no information to show that they were during the last 12 months.

CHAIRPERSON NIXON: So they've been very cooperative in trying to relieve their previous issues? MR. INGRAM: Yes, ma'am.

CHAIRPERSON NIXON: Are there any questions? MEMBER GRONAUER: First of all, thank you, CAPITOL REPORTERS (775) 882-5322

Director Ingram.
And I appreciate you guys coming back after that drill the first time and coming back and understanding and getting it right. To me that's important.

Madam Chair, I am ready to make a motion.
CHAIRPERSON NIXON: Okay. Board, are there any further questions? Hearing there's no further questions.

MEMBER GRONAUER: Okay. This is Gronauer. I make a motion to approve JRM Nevada, NV, as applying for a new corporate private patrol license. Michael A. Izquierdo is applying for an individual private patrol officer license. If approved, he is requesting that his individual license be placed in abeyance so that he may become the qualifying agent. Corporate officer to be approved is Michael A. Izquierdo and John R. McKillop. This is subject to all statutory and regulatory requirements.

CHAIRPERSON NIXON: So we have a motion. Do we have a second?

MEMBER CORTEZ: This is Board Member Cortez. IIll second that motion.

CHAIRPERSON NIXON: So we have a motion and a second. All in favor say aye.
(The vote was unanimously in favor of the motion)
CHAIRPERSON NIXON: Congratulations, sir, to you. CAPITOL REPORTERS (775) 882-5322

MR. IZQUIERDO: Thank you, Board. I appreciate it.

CHAIRPERSON NIXON: Okay. So we're at basically the top of the hour and we're headed in to registration appeals. We'll go ahead and take a quick break, ten minutes, and then we'll make sure that we swear in the room again just in case you weren't here at the beginning. Okay. 11:15. (Recess was taken)

CHAIRPERSON NIXON: Counsel Harris, if you can swear everybody in.

MS. HARRIS: If you haven't been previously sworn in the south or north, please stand and raise your right hand.
(The witnesses were sworn in)
CHAIRPERSON NIXON: We'll start off with the first one, Mr. Pearl. Are you in the audience? Thank you, sir.

MR. PEARL: Good morning.
CHAIRPERSON NIXON: Good morning.
Investigator Swarthout, could you please tell us why we're here for Mr . Pearl.

MR. SWARTHOUT: The applicant was denied for a conviction of illegal use or possession of a dangerous weapon in October 20 th of 1987 out of California. It was a

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misdemeanor to carry a loaded firearm in a public place.
The applicant did disclose this. He received 36 months probation for this case.

November 9th, 1999, out of California, a misdemeanor. This one was dismissed. Possession of controlled substances. The fingerprints do show that it was dismissed. In his previous denial before the board -- This is his second time before the board -- he did show that he had cleared the diversion program in that case.

And then a third arrest, March of 121 , out of Nevada, contempt of court, two days jail and a fine. It was to do with a ticket that he hadn't paid.

The applicant was originally denied and upheld at the December 15, 2021, board meeting and he's coming back after disclosing all of his arrest history.

CHAIRPERSON NIXON: Thank you.
Board, are there any questions for Mr . Pearl? Okay. Seeing there's no questions, I'll entertain a motion.

MEMBER CORTEZ: This is Board Member Cortez. I'm motioning to overturn the denial and approve Mr . Pearl his work card. He did exactly what we asked and he's back in a year disclosing all the previous history.

CHAIRPERSON NIXON: Okay. Thank you. I have a motion. Do we have a second?

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MEMBER BEZICK: Bezick seconds.
CHAIRPERSON NIXON: We have a motion and a second. All in favor say aye.
(The vote was unanimously in favor of the motion)
CHAIRPERSON NIXON: The motion passes.
Congratulations, sir. The office will contact you for next steps.

MR. PEARL: Thank you very much everybody. Have a nice day.

CHAIRPERSON NIXON: You too.
Agenda Item Number 33, Rex Romero. Good morning, sir.

MR. ROMERO: Good morning.
CHAIRPERSON NIXON: Investigator Swarthout, could you please tell us a little bit about why we're here for Mr . Romero.

MR. SWARTHOUT: The applicant was denied for conviction of a felony and failure to disclose arrest history.

November 2nd, 2007, out of Nevada. This arrest was disclosed. It was a felony conviction. Sell, transport, attempted, schedule one or two controlled substances. He was sentenced to 12 to 48 months Nevada State Prison, 36 months probation, community service, and counseling. He did CAPITOL REPORTERS (775) 882-5322
disclose this one. He was honorably discharged from probation in this case on 2-12 2009.

February 5th, 2007, out of Nevada. This arrest wasn't disclosed. Felony conviction. Attempted acts which constitute theft. He was sentenced to 12 months to 34 months in Nevada State Prison, probation 36 months, drug court, community service. He was discharged from probation on 12-22 of 2008 in this case.

April 1st, 2000, out of Nevada. This one wasn't disclosed. Misdemeanor conviction, theft. Guilty. 15 days jail.

May 27 th, 1997 , out of Nevada. Disclosed, no. Severity, felony conviction. Using or being under the influence of controlled substance. Sentenced to 12 to 48 months Nevada State Prison, probation 24 months.

August 13th, 1999, Arizona. Disclosed, yes. Felony conviction. Possess, use, sell, manufacture, transport dangerous drugs. Guilty.

October 22nd, 1997, out of Oregon. This one wasn't disclosed. Misdemeanor. This one was dismissed. False info to a police officer.

September 11th, 1997, also out of Oregon. Felony conviction. Possess controlled substances. Guilty. Probation 18 months and a fine of $\$ 424$.

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November 19th, 1996, out of Oregon. This one was disclosed. Misdemeanor conviction. Assault, fourth degree, domestic abuse. Guilty. Sentenced to 29 days in jail, one year probation, and a fine of \$792.

September 14th, 1996, out of Oregon. Disclosed, yes. Misdemeanor, harassing communication. Guilty. Sentenced to ten days jail and one year probation and a fine of $\$ 199$.

December 13th, 1994, out of California. This one wasn't disclosed. Misdemeanor conviction for use, under the influence of controlled substance. Guilty. Jail, hundred days, 36 months probation.

December 2nd, 1994, out of California.
Disclosed, no. Severity, misdemeanor. Convicted. Use, under the influence of a controlled substance, guilty. Another hundred days in jail. 36 months probation.

October 19th, 1994, out of California. This one wasn't disclosed. Felony. Dismissed. Possess controlled substance and then use, under influence controlled substance. Both counts were dismissed.

June 24 th, 1994, out of California. This one wasn't disclosed. Misdemeanor conviction. Willful child cruelty. Guilty. 180 days jail, 36 months probation, and a fine.

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February 7th, 1990, out of California.
Disclosed, no. Misdemeanor conviction. Petty theft, retail merchandise. Guilty. 15 days jail, 24 months probation.

And then the last one is March 21st, 1989, out of California. Disclosed, no. Misdemeanor. This case was dismissed. Possession of controlled substance. And this one was dismissed after diversion.

CHAIRPERSON NIXON: Thank you.
Are there any questions from the board?
MEMBER CORTEZ: This is Board Member Cortez. I do have a question. Good morning. How are you?

MR. ROMERO: Yes, ma'am. I'm good. Thank you. MEMBER CORTEZ: Rex, we've got a number of -- And I was watching your body language and I'm sensing you already know where I'm going with this. Why did you fail to disclose?

MR. ROMERO: A lot of them I did not remember, ma'am. I was an addict for 25 years. I've been clean and sober for 14 years now. And I understand I have a past. I didn't remember everything. My brain stopped at 16 years old when I started using. I am 55 years old today. I am a grandfather of two. I have three children. I've been married for 20 years. I am a productive member of society and I'm not that person anymore.

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I'm just asking and begging. This license can change my life. I apologize I didn't disclose. Because, like I said, a lot of them I don't remember.

The one with the child thing, my first wife and I, we had marijuana in the house when they came and that's why they did the child endangerment thing on $u s$ and that's all it was.

MEMBER CORTEZ: All right. Fair enough. And I do appreciate your honesty with it. There is a lot. But now you understand and you have access to everything that has occurred. Congratulations on your sobriety. I encourage you and I applaud you to continue moving forward with that, regardless of what happens today. Okay. Everything happens for a reason. So that's all of my questions.

CHAIRPERSON NIXON: Can I ask what are you doing currently?

MR. ROMERO: I work for Best Management. Right now I'm just doing crowd control, it's like an usher, with Best Management. But I want to become part of their security team. And I also work at Albertsons. I have -- I was working in the hospital for three and a half years as a mental health technician. I was actually working to help people and that's what I like to do. And I decided to step back and do something else, as I got multiple injuries from CAPITOL REPORTERS (775) 882-5322
working at the mental health hospital, knee surgery and everything. So I had to step away from that. And that's when I started working temporary work. And then I went and moved and I've been at Albertsons now for six months in the deli. I'm trying my hardest just to keep moving forward. And I apologize for not --

MEMBER CORTEZ: You're doing absolutely great. Take a deep breath.

MR. ROMERO: I need this license, please.
CHAIRPERSON NIXON: So what's your intentions with the license? Have you been offered --

MR. ROMERO: Yes, I have been offered a position with Best Management. They said if I let them know today, they'll put me on the roster for security right away, once $I$ have my temporary or whatever I need.

CHAIRPERSON NIXON: Okay. And you said you've been sober for how long now?

MR. ROMERO: 14 years.
CHAIRPERSON NIXON: And your last arrest was in 2007?

MR. ROMERO: Yes, ma'am. I have not been in trouble.

MEMBER CORTEZ: This is Board Member Cortez. Did you happen by any chance give PILB office a call for any CAPITOL REPORTERS (775) 882-5322
assistance with the history and background, criminal history and background?

MR. ROMERO: No, ma'am. I don't think so. I don't know.

CHAIRPERSON NIXON: So, just so I understand it, 2007 was the last time you were in trouble, you were convicted, and then decided to get sober.

MR. ROMERO: I got sober -- I was sober before that. When I got the conviction, I was already sober. I was already clean six months. And I did drug court, completed diversion. I have a three-year probation. I completed everything in 13 months with no problems, no dirties, no nothing.

CHAIRPERSON NIXON: So, the last conviction, transport of controlled substances, if you were already clean and sober, how did that happen? How did that --

MR. ROMERO: It was -- The case was ongoing and that's when $I$ was already sober. But when they finally decided to file charges.

CHAIRPERSON NIXON: That's from the 2007. So it's from an earlier arrest?

MR. ROMERO: It was, yeah. I wasn't arrested. I got -- A person came to my house stating that there's been charges filed against me and they handed me papers. So I CAPITOL REPORTERS (775) 882-5322
didn't go to jail. I hired an attorney. I went to jail for a couple days, hired an attorney, got out. Tony Leiker, that's who I had for my attorney at the time. And he's the one that got me drug court and diversion because $I$ never had it in this state and the probation.

CHAIRPERSON NIXON: Okay. And then I see you've had no issues since then.

MR. ROMERO: No, ma'am.
CHAIRPERSON NIXON: And, you said you didn't remember all of those other arrests, even though --

MR. ROMERO: I'm being completely honest. You can ask my wife. A lot of my past $I$ don't remember. Because I've been in -- I was sick for ten years and I've been in a lot of accidents because of my own fault.

If anybody knows about addiction, a lot of times, as hard as I used, your brain stops growing. And then when I decided to finally get sober, $I$ was still the age of $16 . \quad$ I tried. And I apologize. With everything that I am, I didn't remember those. I thought $I$ wrote everything down to the best of my ability when $I$ was writing on the thing.

CHAIRPERSON NIXON: So you did disclose on four but the rest of them you just didn't remember?

MR. ROMERO: Yes.

CHAIRPERSON NIXON: Board, any other questions? CAPITOL REPORTERS (775) 882-5322

Seeing there's no other questions, I'll entertain a motion.
MEMBER BEZICK: This is Bezick. This is against my better judgment, but $I$ am going to move that we overturn the denial and grant the work card for Mr . Romero based on his demeanor today and the fact that $I$ think he has changed his life.

CHAIRPERSON NIXON: I have a motion. Do I have a

## second?

MEMBER GRONAUER: This is Gronauer. I'll second. CHAIRPERSON NIXON: I have a motion and I have a second. All in favor say aye.
(Three members voted in favor of the motion)
CHAIRPERSON NIXON: Opposed?
MEMBER CORTEZ: Aye.
CHAIRPERSON NIXON: So three to one. It passes. I will tell you the reason why I think I need to be --

MEMBER CORTEZ: I'm sorry. Go ahead.
CHAIRPERSON NIXON: But the reason why I think a lot of us are hesitant is because there's so much history. MR. ROMERO: I understand.

CHAIRPERSON NIXON: The reason $I$ voted for it, personally, is based off the fact that $I$ do believe that you were probably so addicted you don't remember and that's the problem with disclosure. Because it's really huge for the CAPITOL REPORTERS (775) 882-5322
board that there is disclosure.
MR. ROMERO: I understand.
CHAIRPERSON NIXON: And that's the, I guess, changing fact for me.

MR. ROMERO: Thank you.
CHAIRPERSON NIXON: Board Member --
MEMBER CORTEZ: This is Board Member Cortez. I do want to place on the record and the reason for my denial is because you failed to disclose a number of charges. I understand the addiction. I understand that there is mental trauma and all of that. I get that. However, there is a office that has gone above and beyond to help individuals. We have consistently denied individuals for one page of criminal history background. You had three. So we give the opportunity to reapply in a year. And sorry you fell under that for me. And that was my reason for the denial. But congratulations.

MR. ROMERO: Thank you.
CHAIRPERSON NIXON: So the office will contact you with next steps. So, congratulations, sir.

MR. ROMERO: Thank you very much. I appreciate you all.

CHAIRPERSON NIXON: Yes. Do us proud.
Agenda item Number 34, Michael Kellogg. Is CAPITOL REPORTERS (775) 882-5322

Mr. Kellogg here? Good morning, sir.
Investigator Swarthout, it's all you.
MR. SWARTHOUT: He was denied for conviction of a felony and failure to disclose arrest history.

February 20th, 1993, out of California. He did disclose this arrest. It was a felony conviction for burglary, first degree. Sentenced to four years San Quentin State Prison. He had multiple parole violations in this case.

July 25th, 2000, out of California. This one was not disclosed. Misdemeanor DUI alcohol, DUI alcohol. It looks like this one was really to one of the parole violations.

March 25th, 1997, out of California. This one wasn't disclosed. Misdemeanor conviction for possession of controlled substance, paraphernalia. Guilty.

March 4th, 1995, out of California. This one wasn't disclosed. Misdemeanor. Dismissed. Petty theft.

July 19th, 1991, out of California. This one wasn't disclosed. Felony. Sales narcotic, false ID. This one appears to only be an arrest only.

March 24th, 1990, out of California. This one was not disclosed. Misdemeanor conviction. Transport, sell narcotics, controlled substance, tran and sell narcotics CAPITOL REPORTERS (775) 882-5322
controlled substance, false ID. Specific police officer. Guilty. Sentenced to 180 days jail, 36 months probation, and a fine.

September 12th, 1989, out of California. Assault with a deadly weapon. This one appears to only be an arrest only.

April 24th, 1987, out of Illinois. This one wasn't disclosed. It was a theft case. This one also appears to be an arrest only.

November 4th, 1986, out of Illinois. This one wasn't disclosed. Misdemeanor retail theft. No identification. This one appears to be an arrest only.

And then July 30th, 1986, out of Illinois. This one wasn't disclosed. Misdemeanor battery. This one appears to be an arrest only.

CHAIRPERSON NIXON: Okay. Any questions from the board?

MEMBER CORTEZ: Madam Chair, Chair's indulgence. We're having technical issues. Give me one moment, please.

CHAIRPERSON NIXON: Okay.
Sorry about the delay. We're trying to get the computer to work. So technical difficulties still.

Okay. We've got a sharing situation going right now, so I think we're good. Are you guys ready up north? CAPITOL REPORTERS (775) 882-5322

MEMBER BEZICK: We're ready to go.
CHAIRPERSON NIXON: Okay. So, just briefly, are there any questions for Mr . Kellogg?

MEMBER CORTEZ: This is Board Member Cortez.
Mr. Kellogg, why did we fail to report the number of incidents?

MR. KELLOGG: To be completely honest, I didn't know y'all went back that far. I haven't been in trouble since '96, '97, never more than a traffic ticket. You know what I mean? I did the four years in San Quentin for whatever I did, parole violation. After I got out, you know, you change. You know better, you do better. You know what I'm saying? Now I realize that when my mom was saying when I was a kid, things you do now will follow you for the rest of your life. I know that now by coming to Nevada. No state that I've ever been to goes back that far. I can't even remember stuff back in Chicago. I left there when I was, like, 19, 16, you know, a teenager.

MEMBER CORTEZ: I didn't mean to cut you off. I'm sorry. That is actually very common that we do hear that I didn't realize you go that far. Here's the problem. On the application, not only on the hard application, like, piece of paper application but also on line, it states to list everything, regardless of how far they go back. Now, CAPITOL REPORTERS (775) 882-5322
you said exactly what $I$ needed you to say, I didn't know that you went that far. That is an error. That is an honest error. I will accept that. But what I don't like hearing are excuses or --

MR. KELLOGG: No, I don't got no excuses. I just didn't know y'all went back that far. I put it all down that I could remember. I just didn't know that y'all went back that far. Never have I been to a state like that. I'm just trying to get a regular little job, as the gentleman before me, I work for the same company. I do the same thing, crowd control. Now we're trying to get in to the security aspect. I was offered a job. I'm on disability. I just work, like, five or six hours, maybe 20,25 hours a week. You know what I'm saying? I just want to get that guard card because you have more positions in doing security. And you really don't carry no gun. You just stand there and do the same thing I'm doing now. But I'll be on the security team making two dollars more. That's it.

CHAIRPERSON NIXON: So currently you work for
Best Events?
MR. KELLOGG: Yes. Best Crowd Management.
CHAIRPERSON NIXON: And, when you read the application, you just decided to disregard what it said about going back anytime even if it was overturned or -- it says CAPITOL REPORTERS (775) 882-5322
arrests, anything.
MR. KELLOGG: No. I put down the things that I could remember, like, going to prison and stuff like that, the little DUI. I thought when you go to prison, I thought all of that would just be wiped clean. I didn't -- I really didn't know. I really didn't know.

And I don't do computers anyway. I had people help me to do that. I don't even text message on my phone. If you want to get in touch with me, call me. That's what they're for. Calling. Text messaging, e-mails, I have problems with. I have to have people help me with it.

CHAIRPERSON NIXON: Gotcha.
Any further questions from the board? Okay. Hearing there are no further questions, I'll entertain a motion.

MEMBER CORTEZ: So, I'm going to be the chosen bad person today, it sounds like. I am going to motion to uphold the denial based on the failure to disclose the number of criminal history. As you heard what I stated previously, I did the same thing for the gentleman before. It's unfortunate that I can't get that to happen to everybody today. So, with that, $I$ am motioning to uphold the denial at this time.

CHAIRPERSON NIXON: We have a motion. Do we have CAPITOL REPORTERS (775) 882-5322
a second?
MEMBER BEZICK: Bezick seconds.
CHAIRPERSON NIXON: So we have a motion and we have a second. All in favor say aye.
(The vote was unanimously in favor of the motion)
CHAIRPERSON NIXON: And so, sir, I just want to make it clear. Two things, one, you can come back in a year and do your application. You'll have all of that stuff listed so that you'll have reference to it and you'll be able to utilize it. The office staff is very helpful. They will sit down with you and go through each and every line item and make sure you have it all. So they have no problems helping up.

The difference between you and the other individual, in my opinion, was that the addiction, he wasn't able to remember. It wasn't that he chose not to. It's just that he didn't remember the actual actions.

MR. KELLOGG: I'm going through a soup knot. I'm just joking.

MEMBER CORTEZ: This is Board Member Cortez. I do appreciate exactly what you just said because that puts me in a situation where, look, I'm human too, I've made mistakes and I've forgotten. But I also understand to read the directions and reach out to people. And I'm telling you CAPITOL REPORTERS (775) 882-5322
exactly the same thing that $I$ would tell this gentleman. Not trying to make any other board members feel any -- bad for anybody.

CHAIRPERSON NIXON: Great job with that. Anyway, so thank you. And the board will -- the staff will help you if you have any questions. We appreciate you coming in. We look forward to seeing you in a year. We really do. Thank you so much.

MR. KELLOGG: You're welcome. Have a good day.
CHAIRPERSON NIXON: You too, sir.
Agenda Item Number 35, La-Kesha Moore. Good morning -- or afternoon. I just want to confirm that you are under oath.

MS. MOORE: Yes, ma'am.
CHAIRPERSON NIXON: Okay. Perfect.
Investigator Swarthout, could you tell us why we're here for Ms. Moore.

MR. SWARTHOUT: She was denied for failure to disclose arrest history.

October 20th, 2007, out of Nevada. This one was disclosed. Misdemeanor conviction, domestic battery. She was convicted. 90 days jail, suspended, DV counseling, community service, 48 hours, and a fine.

January 15th, 2016, out of Nevada. Misdemeanor CAPITOL REPORTERS (775) 882-5322
petty larceny. Convicted. Work program, fine, probation. April 4th, 2012, out of Nevada. This one was disclosed. Misdemeanor conviction. Possession of drug not introduced in to commerce. Convicted. Sentenced to 60 days jail, suspended, 54 hours of community service, and drug counseling.

October 28th, 2015, out of Nevada. This one was not disclosed. Misdemeanor conviction, solicit or engage in prostitution. Conviction.

April 27, 2005, out of Nevada. This one wasn't disclosed. Misdemeanor conviction for resisting public officer. Convicted. Sentenced to 60-day jail and a fine of $\$ 230$.

November 1st, 2004, out of Nevada. This one wasn't disclosed. Misdemeanor petty larceny. This one was a DA denial.

January 1st, 1998, out of Nevada. This one wasn't disclosed. Misdemeanor. Ex-felon failure to change address. DA denial.

June 11th, 1996, out of Nevada. This one wasn't disclosed. Felony. Burglary, robbery, with a deadly weapon. This one was a DA denial.

March 13th, 1993, out of Nevada. This one was
disclosed. A gross misdemeanor conviction for conspiracy to CAPITOL REPORTERS (775) 882-5322
possess a stolen vehicle. Convicted. Six months Clark County Detention Center, suspended, two years probation. The applicant was dishonorably discharged from probation in this case.

November 7th of 1992 out of Nevada. This one was not disclosed. Felony possession of stolen vehicle. It was a DA denial.

July 14th, 1991, out of Nevada. This one was not disclosed. Felony. Robbery. This one was dismissed.

March 18th, 2004, out of Ohio. This one was disclosed. Misdemeanor conviction. Theft.

CHAIRPERSON NIXON: Quick question, Investigator Swarthout. What does it mean DA denial? I'm sorry. Or legal. I'm not sure. Counsel Harris or Swarthout, whoever has the answer.

MS. HARRIS: Well, I was going to defer to him first on DA denial to explain a little bit more and then $I$ can get some background.

MR. SWARTHOUT: From my understanding, it's when they're arrested for the charges and the DA chooses not to pursue it.

MEMBER CORTEZ: Lack of sufficient evidence to move forward on the actual prosecution.

CHAIRPERSON NIXON: Okay. Gotcha. CAPITOL REPORTERS (775) 882-5322

Okay. Are there any questions for Ms. Moore? MEMBER BEZICK: This is Bezick. Ms. Moore, why did you not disclose all of your arrests? MS. MOORE: I listed down to the best of my ability what I can remember. I know I made a lot of bad decisions, did a lot of reckless things. I was using multiple drugs. I've been clean and sober now for, like, five years. And, with the 2017 with the battery, I did all of my classes, paid all of my fines. I have certificates and information on my phone. I took pictures of it.

A lot of that $I$ don't even remember. I have no clue. I don't even -- I just don't remember. But I haven't been in to any trouble. I've changed the places that I go, the people that I hang around. I'm completely changing my life.

CHAIRPERSON NIXON: What do you do now?
MS. MOORE: I work for a temp agency. They send me to different places, like the word market place, set up and break down events, banquets, just pretty much anything $I$ can get my hands on for work.

CHAIRPERSON NIXON: So are you full time with the temp agency?

MS. MOORE: No, ma'am. I just go whenever they call me. And a lot of times they don't have a lot of work. CAPITOL REPORTERS (775) 882-5322

I just need to be given a chance to prove to society that I'm a better person. Because $I$ know on that paper it looks terrible, it looks bad. But I am no longer that person. I haven't been that person. And I have no desire to go back to being that person.

CHAIRPERSON NIXON: Any further questions from the board? Okay. Hearing there are no further questions, I'll entertain a motion.

MEMBER GRONAUER: Madam Chair, this is Gronauer. CHAIRPERSON NIXON: Yes.

MEMBER GRONAUER: I make a motion to deny La-Kesha Moore, who applied for registration, so uphold the denial --

CHAIRPERSON NIXON: We have a motion. Do we have a second?

MEMBER GRONAUER: -- for reasons of non-disclosure.

CHAIRPERSON NIXON: Oh, sorry.
MEMBER BEZICK: This is Bezick. I second.
CHAIRPERSON NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion) CHAIRPERSON NIXON: You have all the information. Just like I told the gentleman before you, you have all the CAPITOL REPORTERS (775) 882-5322
information in front of you. As long as there's nothing added to it, you can work with the staff, they'll have this information for you, you can utilize it to fill out your application. You are eligible to come back in a year and reapply. We certainly encourage you to do that, because it seems like you are on the right path now. So we highly encourage you to do that and come back, okay.

MS. MOORE: Thank you.
CHAIRPERSON NIXON: All right. Thank you very much, ma'am.

Agenda Item Number 36, Peoples, Earnest Peoples. Good afternoon, sir.

MR. PEOPLES: Good afternoon.
CHAIRPERSON NIXON: Are you under oath?
MR. PEOPLES: Yes.
CHAIRPERSON NIXON: Thank you.
Investigator Swarthout.
MR. SWARTHOUT: The applicant was denied for a felony conviction. July 11th, 2005, out of Ohio. The applicant did disclose. Felony conviction. Possession of cocaine. Was sentenced to six years in prison.

November 20th, 1998, out of Illinois. The applicant did disclose this one. It was a felony case. It was dismissed.

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CHAIRPERSON NIXON: Okay. Any questions from the board? Hearing there are no questions, I'll entertain a motion.

MEMBER CORTEZ: This is Board Member Cortez. I'm motioning to overturn the denial for Earnest Peoples and grant him his work card.

CHAIRPERSON NIXON: We have a motion --
MEMBER CORTEZ: Reason being he has disclosed the information and did what was asked, time and distance. I'm sorry. Time and distance and the times -- the incidents.

CHAIRPERSON NIXON: So we have a motion. Do we have a second?

MEMBER GRONAUER: Second. Gronauer. Second. CHAIRPERSON NIXON: So we have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion)
CHAIRPERSON NIXON: Congratulations, sir. Thank you. And thank you for disclosing. The office will contact you for next steps okay. Thank you. Have a good day.

MR. PEOPLES: You too.
CHAIRPERSON NIXON: Agenda Item Number 37, Robyn Pectol. Good afternoon, ma'am.

Okay. Investigator Swarthout --
You're under oath; right?
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MS. PECTOL: Yes.
MR. SWARTHOUT: The applicant was denied for a felony conviction. January 14th, 1994, out of Nevada. This one was disclosed. Felony conviction for trafficking in a controlled substances. Convicted. Three years probation. In counseling program.

May 15th, 2000, out of Nevada. This one was disclosed. Misdemeanor. Use, possess drug paraphernalia. There was no dispo found in that case.

January 9th, 1999, out of Nevada. This one was disclosed. Misdemeanor. Use, drug paraphernalia. No dispo on this one.

February 21st, 1995, out of Nevada. This one was disclosed. Felony. Possession of a controlled substance for sale, possession of a controlled substance. This case was dismissed.

CHAIRPERSON NIXON: Are there any questions for Mrs. Pectol? Okay. Hearing there are no questions, I'll entertain a motion.

MEMBER CORTEZ: This is Board Member Cortez. I motion to overturn the denial based on time and distance and the fact that she disclosed all criminal history.

CHAIRPERSON NIXON: We have a motion. Do we have
a second?
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MEMBER GRONAUER: Gronauer. Second. CHAIRPERSON NIXON: We have a motion and a second. All in favor say aye.
(The vote was unanimously in favor of the motion) CHAIRPERSON NIXON: The motion passes.

Congratulations.
MS. PECTOL: Thank you.
CHAIRPERSON NIXON: Thank you. Good luck to you. The office will contact you for next steps. Have a good day. Agenda Item Number 38, Erik McBride. Is Mr. McBride here? Okay. We'll trail that one. Oh, wait a minute. Trail.

Agenda Item Number 39, Brandon Perry. And, you are under oath, sir?

MR. PERRY: Yes.
CHAIRPERSON NIXON: Investigator Swarthout, could you please tell us why we're here.

MR. SWARTHOUT: The applicant was denied for a felony conviction for the illegal use or possession of a dangerous weapon. He was previously denied on 6-9 of 2021. April 23rd, 2009, out of Illinois. This arrest was disclosed. Felony conviction for aggravated unlawful use of a weapon, possession of firearm, invalid firearms owner ID. He received two years probation. Probation ran from May CAPITOL REPORTERS (775) 882-5322

25th, 2009, and ended on May 25th, 2011.
CHAIRPERSON NIXON: Okay. Are there any questions for Mr . Perry? Okay. Hearing there are no questions, I'll entertain a motion.

MEMBER BEZICK: This is Bezick. I move that we overturn the denial and grant the work card for Mr. Perry based on the fact that he fully disclosed his arrest record.

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

MEMBER GRONAUER: Gronauer. Second.
CHAIRPERSON NIXON: We have a motion and a second. All in favor say aye.
(The vote was unanimously in favor of the motion)
CHAIRPERSON NIXON: Congratulations, sir. The office will contact you. Thank you for disclosing everything. Have a good day. Thank you. Good luck.

MR. INGRAM: Thanks for coming back after a year.
CHAIRPERSON NIXON: Yeah, thank you.
Agenda Item Number 41, Ronald Collins.
MEMBER CORTEZ: Wendell.
CHAIRPERSON NIXON: Oh, Item 40 , Wendell Cox. We're going down the line. So is there a Wendell Cox here? Anyone up north? We'll go ahead and trail.

MR. INGRAM: Is there anyone in the audience up CAPITOL REPORTERS (775) 882-5322
north?
MEMBER BEZICK: We've got one individual up here. MR. INGRAM: Okay. Thanks.

CHAIRPERSON NIXON: The next agenda item is Agenda Item Number 41, Ronald Collins. Are you Mr. Collins? What's your name, sir? Okay. You're not up yet. We're looking for Ronald Collins. We'll call you soon and then you can come up here. So Mr. Collins is not in the audience. We'll trail.

Agenda Item Number 42, Donaldo Bustamante.
MEMBER BEZICK: He's up north.
CHAIRPERSON NIXON: Okay. Good morning.
MR. BUSTAMANTE: Hello.
CHAIRPERSON NIXON: Good afternoon,
Mr. Bustamante.
Investigator Swarthout, can you tell us why we're here for Mr. Bustamante.

MR. SWARTHOUT: The applicant was denied for felony convictions. June 20th, 2008, out of Nevada. All of his arrests were disclosed.

So, June 20th, 2008, out of Nevada, DUI with prior felony conviction. Sentenced to NDOC for 36 to 96 months. Was paroled on February 14th, 2022, and was given an honorable discharge from parole on October 26 th, 2022.

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January 29th, 2011, out of Nevada. Evade police, DUI. Convicted of the evade police. Sentenced to 12 to 36 months NDOC. Convicted on the DUI. 28 to 72 months. Both ran concurrently.

July 5th, 2008, out of Washington. Theft. Convicted. Sentenced to 63 days jail and a victim's assessment.

April 25th, 1992, out of Nevada. DUI, third offense or more. Convicted. Sentenced to three years prison and a $\$ 2,000$ fine.

July 13th, 1991, out of Nevada. DUI, third or more offense. Convicted. Sentenced to prison 24 months.

April 10th, 2017, out of Nevada. Possession controlled substance, use, possess drug paraphernalia. Convicted. Sentenced to 12 to 30 months in the Nevada State Prison, probation 60 months.

December 28th, 2015, out of Nevada. Misdemeanor battery. Convicted. 180 days jail suspended.

May 14th, 2009, out of Nevada. Misdemeanor DUI second. And he was convicted of that. 180 days jail suspended.

November 13th, 2007, out of Washington. A gross misdemeanor. Theft. Convicted. 365 days jail, 360 days suspended, \$1,250 fine.

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October 15th, 2007, out of California. This one was force, assault, deadly weapon, not a firearm. This one was dismissed.

May 7th, 2006, out of Nevada. Misdemeanor.
Possession of drug paraphernalia, unlawful possession. Convicted of a possession of drug paraphernalia. 90 days jail, 84 days suspended. Fine $\$ 632$. On Count 2, he was convicted. Six days jail. A fine of $\$ 635$.

November 7th, 2005, out of Nevada. Petty larceny and possession of drug paraphernalia. Convicted of the possession of drug paraphernalia. 93 days jail and a \$632 fine.

April 15th, 2004, out of Nevada. DUI second. Convicted. Hundred days jail, 90 days suspended. Fine of \$942.

October 13th, 2001, Nevada. DUI. Convicted. 180 days jail, 177 days suspended, hundred hours community service, and a fine of $\$ 1,175$.

August 8th, 2001, domestic battery, unlawful possession. Convicted on the domestic battery. 180 days suspended, 48 hours of community service, DV classes. Convicted on the unlawful possession. 15 days jail and a fine of $\$ 1,465$.

March 15th, 2001, out of Nevada. Petty larceny. CAPITOL REPORTERS (775) 882-5322

Convicted. 30 days jail, suspended, 24 hours community service, $\$ 345$ fine.

July 21st, 1997, out of California. Possession of a controlled substance and possession of drug paraphernalia. Convicted on a possession of drug paraphernalia and sentenced to informal probation.

April 29th, 1996, out of Nevada. Possession of controlled substance, possession of drug paraphernalia. Convicted of the possession of drug paraphernalia with a suspended sentence. He was given a fine and level one drug awareness counseling and 16 hours of community service.

April 28th, 1995, out of Nevada. Possession of a controlled substance, two counts, and possession of drug paraphernalia of five counts. Convicted of two counts of the possession of drug paraphernalia. Sentenced to 90 days jail, consecutive, suspended, obtain drug evaluation.

October 19th, 1993, out of Nevada. Possession of drug paraphernalia, possession of marijuana. Convicted on possession of drug paraphernalia. Had to pay a fine.

November 10th, 1990, out of Nevada. DUI.
Convicted. Sentenced to classes and a fine.
June 23rd, 1990, out of Nevada. DUI. Sentenced to DUI school and a fine of $\$ 500$.

The applicant did disclose the right information CAPITOL REPORTERS (775) 882-5322
on almost every arrest.
CHAIRPERSON NIXON: All right. Are there any questions for Mr . Bustamante?

MEMBER BEZICK: This is Bezick. Mr. Bustamante, many drug and alcohol arrests. Are you now still using?

MR. BUSTAMANTE: No, sir. I have five years, five days and -- five years, five months, and four days today clean and sober. I'm thankful every day for another day clean and sober. Every time I open my front door, my refrigerator door, my car door, look at my driver's license, I'm thankful for the gift of sobriety.

I use my past today. I use my past to encourage others who might be traveling down the same road. And I'm just thankful for another day.

I work for a company, ESI Security, who has encouraged me to come here and get my card and, yeah, just become a security officer. It opens up more doors for me. Right now I work as a blue shirt for ESI Security and they put a lot of faith in me.

I'm a success story. I've changed my life around. And I encourage others who might be traveling down the same road. And I take every opportunity to pass that forward.

CHAIRPERSON NIXON: Thank you for that, sir. And CAPITOL REPORTERS (775) 882-5322

I appreciate you coming in for the appeal and the fact that you actually disclosed your arrest record. So we do appreciate that.

Any other questions from the board?
MEMBER GRONAUER: Mr. Bustamante, this is Board Member Gronauer. Are you on paper now?

MR. BUSTAMANTE: No, sir. I completed a formal probation -- formal parole successfully.

MEMBER GRONAUER: When did you complete your parole?

MR. BUSTAMANTE: It's been three months now, four months now, since I've been released.

CHAIRPERSON NIXON: It says you were discharged in '22. I guess October of '22. So I commend you on you trying to get yourself together. Did you say you're now employed by a security company?

MR. BUSTAMANTE: I am. I am full-time employed by ESI Security here in Reno, Nevada.

CHAIRPERSON NIXON: Are you working at -- What's your job title?

MR. BUSTAMANTE: Events services staff. CHAIRPERSON NIXON: Okay. And what are your job duties?

MR. BUSTAMANTE: Crowd control mostly. I heard CAPITOL REPORTERS (775) 882-5322
that phrase earlier. And, that's a lot of what we do, crowd control, ushering, see and be seen type things, walking around, making our presence known.

CHAIRPERSON NIXON: Okay.
MR. INGRAM: Madam Chair, for the record, ESI Security Services is a license holder. ESI Security Services also has another company called ESI Event Services. He's working for the event services and not the security company at this time. Thank you.

MEMBER CORTEZ: This is Board Member Cortez. Are you in any kind of rehab program or do you attend any kind of AA/NA on a regular basis?

MR. BUSTAMANTE: On a regular basis I just pass my experiences forward. I will attend AA counseling once in a while just to remind myself where $I$ came from and the direction I'm headed and pass my knowledge forward.

MEMBER CORTEZ: May I ask what's the drug of choice?

MR. BUSTAMANTE: My drug of choice was alcohol and methamphetamine.

MEMBER CORTEZ: And that's my concern with the methamphetamine. And the reason I'm asking that is because it's a dirty, dirty drug and that addiction can turn any minute.

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MR. BUSTAMANTE: Yes.
MEMBER CORTEZ: And, while 1 commend you for five years, it's, literally, a day-to-day situation.

MR. BUSTAMANTE: Five years, five months, and four days.

MEMBER CORTEZ: Congratulations. And I really encourage you to continue going to rehabilitative services. They are needed on a daily basis with that kind of drug addiction. Thank you.

CHAIRPERSON NIXON: Are there any further questions for Mr . Bustamante? Okay. Hearing there are no further questions, I'll entertain a motion.

MEMBER CORTEZ: This is Board Member Cortez. I'm going to motion to overturn the denial for Donaldo Bustamante and grant him his work card based on his full disclosure of one, two, three, four, five pages worth of criminal history and forthcoming with his desires to move forward in life.

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

MEMBER BEZICK: Bezick seconds.
CHAIRPERSON NIXON: We have a motion and we have
a second. All in favor say aye.
(The vote was unanimously in favor of the motion)
CHAIRPERSON NIXON: The motion passes, sir. CAPITOL REPORTERS (775) 882-5322

Congratulations. Good luck to you. And good luck to you continuing your path forward.

MR. BUSTAMANTE: Thank you.
MEMBER BEZICK: Good luck.
CHAIRPERSON NIXON: Thank you.
Okay. So the next few we have missing fingerprints. Do we know have we gotten those fingerprint results for Smith, Jones, Stephan -- or, I'm sorry -Alexander, Jones?

MR. SWARTHOUT: So we have got the fingerprints for Arthur Smith and Deno Jones.

CHAIRPERSON NIXON: Okay. So, Agenda Item Number 43, Arthur Smith. Thank you, sir.

Investigator Swarthout, could you tell us the results of the fingerprints and why we're here for Mr. Smith.

MR. SWARTHOUT: Okay. So the applicant was denied for conviction of illegal use or possession of a dangerous weapon. July 1st, 1997, out of California. His arrest was disclosed. He also provided paperwork for his PC 1203.4. The conviction was carrying a loaded firearm in a public place. He was convicted and sentenced to 30 days jail and 24 months probation. He did receive the 1203.4 on November 1st of 2010. The fingerprints do match. There's no other arrests or cites.

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CHAIRPERSON NIXON: Fantastic. Thank you.
Are there any questions for Mr . Smith? Hearing there are no questions, I'll entertain a motion.

MEMBER GRONAUER: This is Gronauer. Madam Chair, I'm sorry. What was the dangerous weapon?

MR. SMITH: It was a nine millimeter pistol. I was an armed security guard. But $I$ was off duty and I forgot to unload it and it was in my car. So, when the copped pulled me over, I had two weapons. That one was loaded and it was a misdemeanor. So that's why I got the charge, all right, it was in my car in a public -- I was in my car with my friends and I had my guns in my car and they were looking at them and one of them was loaded when they pulled me over. But I had a permit for the gun. I was armed security guard at the time.

MEMBER GRONAUER: This is Gronauer. I'll make a motion to overturn the denial on Mr. Smith. It has to do with time and distance.

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

MEMBER BEZICK: Bezick seconds.
CHAIRPERSON NIXON: Okay. We have a motion and we have a second. All in favor say aye.
(The vote was unanimously in favor of the motion) CAPITOL REPORTERS (775) 882-5322

CHAIRPERSON NIXON: So the motion passes. You will receive your security guard license.

MR. SMITH: My work card.
CHAIRPERSON NIXON: Your work card, yes, sir. The office will follow up with you and tell you next steps. MR. SMITH: Okay. Thank you so much for all of your time. Thank you so much. Have a nice day.

CHAIRPERSON NIXON: Congratulations.
MR. SMITH: Thank you.
CHAIRPERSON NIXON: Thank you. Good luck to you. Okay. So we do have -- Oh, no. 44 was not missing -- Oh.

MR. INGRAM: 44 is good.
CHAIRPERSON NIXON: Okay. So do we have Deno Jones? Good afternoon, sir. Were you sworn in?

MR. JONES: Yes.
CHAIRPERSON NIXON: You were, okay.
Investigator Swarthout, could you please tell us why we're here for Mr . Jones.

MR. SWARTHOUT: Okay. The applicant was denied for a conviction of a felony. Failure to disclose arrest history. July 2nd, 2002, out of Nevada. This one was disclosed. Felony conviction for taking property of a person or another under circumstances. Convicted. Sentenced to 12 CAPITOL REPORTERS (775) 882-5322
to 30 months Nevada State Prison, suspended, two years probation. The applicant was dishonorably discharged from probation on 12-17 2004.

December 10th, 2009, out of Nevada. This one was disclosed. Misdemeanor. Petty larceny. Sentenced to 120 days jail, six months probation, and a hundred hours of community service, petty larceny counseling.

September 13th, 2001, out of Nevada. This one was disclosed. Felony. Non-sufficient funds checks. This one was dismissed.

November 8th, 2000, out of Nevada. This one was not disclosed. Grand larceny, conspiracy, grand larceny. This one was a DA denial.

April 18th, 1998, out of Nevada. Misdemeanor. This one wasn't disclosed. Possession of unregistered firearm. This one was a DA denial.

And the additional ones that were found on his prints that we just received. May 1st, 2007. That's traffic. 9-14 2002 was a fugitive arrest without a warrant out of San Bernardino, California.

And then the next three are going to all be while he was a juvenile.

July 8th, 1996, transport, sell narcotics, possess, secure cocaine. That one he was sentenced to CAPITOL REPORTERS (775) 882-5322
juvenile hall.
March 27th, 1996. Possess stolen property, burglary, terroristic threats. He was sentenced to juvenile hall. And those are all out of California.

February 13th, 1996, out of California. Resist officer. This was turned over to another agency.

And then October 4th, 1993, petty larceny. This was only a citation.

CHAIRPERSON NIXON: Thank you.
Are there any questions from the board of
Mr. Jones?
MEMBER GRONAUER: This is Gronauer. Mr. Jones; correct?

MR. JONES: Yes, sir.
MEMBER GRONAUER: Mr. Jones, what is the dishonorable discharge?

MR. JONES: I think it was because I actually was --

MEMBER GRONAUER: Up closer to the microphone. MR. JONES: I made a mistake and I actually did a crime in Nevada and tried to so-called change my life and got a job out in San Bernardino and that's how I found out that I had this felony for taking the cash.

And I was young. I was 20 years old. I had a
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lot going on in my life. You know what I mean? I just had a very bad sticky finger problem with grabbing stuff, so to speak. I made a lot of bad choices in my life, my younger life, you know. I tried to sell drugs. I don't do none of that. I work in restaurant the last 20 years since that.

But, unfortunately, $I$ was hit on my way to work on my motorcycle and I'm half disabled. So I'm just trying to find another job stability, you know what $I$ mean, just instead of restaurant because it's getting more and more harder for me. I'm half disabled, so I was getting disability for a minute. But it doesn't pay the rent. So, unfortunately, I have to go back to work.

MEMBER GRONAUER: Is there a reason you didn't disclose all of your arrests?

MR. JONES: Yeah. I'm going to be honest. I was young. I didn't recall all of them. I went through a lot of stuff as far as brain injuries and big time accidents. And, you know, most of them was not my fault. You know, I was brain dead for a month and a half in 2008 . I've been through a lot of head trauma. And I'm going to be honest. I didn't recall all of them.

MEMBER GRONAUER: A lot of people get arrested and say it's not their fault, $I$ get that.

MR. JONES: Oh, no. It's all my fault. CAPITOL REPORTERS (775) 882-5322

MEMBER GRONAUER: But here's the deal. The instructions, as you heard earlier here from people, it's very important that you follow the instructions here and you report all of your past, okay.

There's such a thing that everybody has to know, if you go down to one of your major police departments or to the FBI even and get a triple I done on you, which will give you your whole rap sheet, and if you do something like that, you get all of your information, you just have to hand the rap sheet to the investigators and that's the same thing as disclosing.

MR. JONES: And I'm going to be honest. When I got to the licensing board, I explained to them my situation. And, that's what I said, I'm not positive on all the charges because a lot of them are 20 plus years ago. I said but is there any way you guys could let me know the charges.

MEMBER GRONAUER: I'm going to cut you off a little bit. I understand.

MR. JONES: Yes.
MEMBER GRONAUER: And they understand. But they don't have to do the all the footwork for you.

MR. JONES: No, no.
MEMBER GRONAUER: That's your job to do that,
okay. So, I mean, I guess for everybody's knowledge is that CAPITOL REPORTERS (775) 882-5322
you go get your own records. There's no doubt about it. It's a shame to hold up people. But I would rather have you working than not working. But, also, you have to follow the rules. I'm finished. Thank you.

CHAIRPERSON NIXON: Could you tell me a little bit. You said you were brain dead.

MR. JONES: No. I went through a lot of injuries in life, motorcycle accident on my way to work in California. And I did. I had a lot of brain damage upstairs, so to speak. I went through rehabilitation and learned how to walk again. Just that's no excuse either here nor there. Like I said, a lady, a drunk driver, hit me on my way to work. And I was ejected 80 feet in to a brick wall where $I$ overcome three million dollars in reconstruction.

CHAIRPERSON NIXON: But it did affect your -- Did you have a helmet on?

MR. JONES: Yes, ma'am. Yes, ma'am. Still broke my jaw. I had brain swelling. Yeah, it was a pretty bad.

CHAIRPERSON NIXON: Okay.
MR. JONES: Okay. But there's still no excuse. I should have came forward with everything I did remember. A lot of it $I$ didn't. I'm going to be dead honest. And that explains the license. It's not a real lengthy one, but you get what I mean?

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CHAIRPERSON NIXON: Yeah.
MR. JONES: I remember some of it but not all of it. I did it on there honestly.

CHAIRPERSON NIXON: Investigator Swarthout, have you worked at all with Mr. Jones?

MR. SWARTHOUT: I have not heard anything back from him when we set the denial, besides his appeal.

CHAIRPERSON NIXON: Okay. But he worked well with you guys so far?

MR. SWARTHOUT: Yep. And the front did say, they did have a note saying that he did make comments that he could not remember everything.

CHAIRPERSON NIXON: Okay. All right. Thank you. Any further questions from the board? Okay. Hearing there are no further questions, I'll entertain a motion. I'll go ahead and make a motion myself. I will move -- And, I can do that; right? Okay. I'll move to overturn Mr. Deno Jones' denial. And, just to stay consistent with my last, you know, go against our normal history is based off of the fact that there are some brain injuries and some concerns with memory. So I want to give this gentleman a chance. I do think that he disclosed what he could remember because he did disclose some of it, most of it. And it is noted in his record that he said he had a problem remembering on his application.

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So, I understand what Mr . -- Board Member Gronauer is saying, but $I$ do think that there was an attempt, a serious attempt, there. So that's my motion and the reasons why. I'll entertain a second.

MEMBER BEZICK: Bezick seconds.
CHAIRPERSON NIXON: Okay. We have a motion and we have a second. All in favor say aye.
(Two members voted in favor of the motion)
CHAIRPERSON NIXON: All opposed?
MEMBER CORTEZ: Aye.
CHAIRPERSON NIXON: Is there another category?
MEMBER GRONAUER: I'm not sure yet.
CHAIRPERSON NIXON: Okay. I was, like, wait a minute.

MEMBER GRONAUER: Can we have a little discussion at this time also? Because my problem it comes up to, it talks about brain injuries and everything. Do we have any medical records?

MR. JONES: Yes, I can. Yes, sir.
MEMBER GRONAUER: You didn't bring any with you?
MR. JONES: I didn't. I did not. But I can bring -- I can bring them, if you allow me the time. I'll go through --

CHAIRPERSON NIXON: So can we -- Would you be CAPITOL REPORTERS (775) 882-5322
able to provide it today while we're in this meeting?
MR. JONES: Yes, ma'am.
CHAIRPERSON NIXON: So why don't we -- Is it possible to trail until we get some records or some understanding, better understanding?

MS. HARRIS: Yes.
CHAIRPERSON NIXON: Okay. So we can vote on your disposition right now or we can trail and give you the time to get some of that information for $u s, i f$ you're okay with that.

MR. JONES: Yes, ma'am.
CHAIRPERSON NIXON: Okay. So do I have to move to trail?

MS. HARRIS: We'll just have that on the record that you withdraw your motion and then we'll see what he comes back with later on today.

CHAIRPERSON NIXON: Okay. So, at this point, I'll withdraw my motion to --

MS. HARRIS: Trail this agenda item.
CHAIRPERSON NIXON: -- and trail this agenda item. Thank you.

Sir, if you can go ahead and try to get that information for us, we will look at it. We'll have the investigator look at it once you brought it to his attention, CAPITOL REPORTERS (775) 882-5322
okay.
MR. JONES: Okay.
MEMBER GRONAUER: You understand the time period is between now and 5:00 o'clock. Four. Now and 4:00 o'clock. I'm sorry. Make it 3:30.

CHAIRPERSON NIXON: Do you think you can get it here?

MR. JONES: It's my --
MEMBER GRONAUER: I don't care how long it is or anything else. Right now we're giving you an extra chance here, okay. If you have medical records, get them to us by then, or else we're going to have to make our own motions.

CHAIRPERSON NIXON: Can you get something e-mailed to Mr. Swarthout, Investigator Swarthout?

MR. JONES: Yes. I can try to see that right now.

CHAIRPERSON NIXON: Okay. So, I don't know, can you explain to him who he needs to e-mail it to maybe. Okay. Thanks, guys. Go ahead. They'll help you.

MR. JONES: Because it sounds like my last one was out of 2020 , and they sent me back to this hospital and spine and back specialist.

CHAIRPERSON NIXON: Okay. So he'll get that information from you. Okay. Thank you. So you are trailed. CAPITOL REPORTERS (775) 882-5322

So we trailed Agenda Item Number 44.
Agenda Item Number 45, Stephan Alexander. Are you here?

MR. INGRAM: Item Number 45 and Item Number 46, we did not get their fingerprints back in time. So they've been postponed to the next regularly scheduled board meeting.

CHAIRPERSON NIXON: Okay. So we're going to postpone them.

Agenda Item Number 47, Tynisha Mayberry. Tynisha Mayberry. Okay. We'll trail that.

Agenda Item Number 48, Douglas Herman. Okay. Mr. Herman, are you under oath?

MR. HERMAN: No, I'm not.
MS. HARRIS: Please raise your right hand. (The witness was sworn in)

CHAIRPERSON NIXON: Investigator Saladino, can you tell us why we're here for Mr . Herman.

MR. SALADINO: Investigator Saladino. We're here for a failure to disclose a felony conviction. The applicant had a 1972 felony conviction out of Texas for transport aliens in to the US. He received six months federal prison. The applicant did not disclose when he applied. He stated at the time he was 17 years old. However, the fingerprint report charged him as an adult.

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1989 out of Colorado. He had a misdemeanor DUI. This case was dismissed. He did disclose that one. The applicant did disclose the one arrest that was dismissed.

After the applicant was denied, he disclosed the arrest as a felony conviction from the US Border Patrol. The applicant was made provisional but was not added to any licensed company's roster. And he's here now to appeal.

CHAIRPERSON NIXON: Board, any questions for Mr . Herman?

MEMBER GRONAUER: I have a question for our investigator. What kind of charge is Border Patrol?

MR. SALADINO: It started off as aiding and abetting aliens. And then it turned in to transportation of aliens in to the US.

MEMBER GRONAUER: All right. Thank you.
MEMBER CORTEZ: This is Board Member Cortez. Douglas, why did you fail to disclose that?

MR. HERMAN: I had totally forgot at the time. And then when I got the letter that I hadn't brought it forward, then it was supposed to be expunged. And I was only a teenager. It was almost 50 years ago. It was under my -I thought it was under the minority act, which was supposed to be expunged at 21 years old. They said it would be totally expunged.

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MEMBER CORTEZ: Right. And I understand that part. But, also on the application, despite the disposition, you're supposed to list it. I understand it's a 1972 case. That one $I$ will say that's a long time ago. I still have a hard time understanding how you forget that you did six months in federal prison but you did not forget driving under the influence case that was dismissed. Because I'm pretty sure I would remember doing time incarcerated versus just a ticket. So that's just kind of where I'm -- how you forgot. MR. HERMAN: On that day $I$ just -- it just --

MEMBER CORTEZ: Fair enough.
MR. HERMAN: I just didn't even think about it. CHAIRPERSON NIXON: Any further questions from the board? Okay. Hearing no further questions, I'll entertain a motion.

MEMBER CORTEZ: I'm sorry, Madam Chair. I do have another question.

Douglas, what do you plan to do with your work card?

MR. HERMAN: I'm just seeking part-time work. I was in the restaurant business all of my life. I had my own restaurants in Colorado. And, I'm pretty much retired, but I'm pretty much bored.

MEMBER CORTEZ: Okay.
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MR. HERMAN: I need to do something.
MEMBER CORTEZ: And you're looking at going in to security work?

MR. HERMAN: Yeah, yeah.
MEMBER CORTEZ: Do you have any prospects?
MR. HERMAN: No, not at this time.
MEMBER CORTEZ: Thank you.
CHAIRPERSON NIXON: Okay. Any further questions for Mr. Herman? Hearing there are no further questions, I'll entertain a motion.

MEMBER BEZICK: This is Bezick. I move that we uphold the denial based on non-disclosure of the arrest in 1972.

CHAIRPERSON NIXON: So we have a motion. Do we have a second?

MEMBER GRONAUER: Gronauer. Illl second.
CHAIRPERSON NIXON: We have a motion and we have a second. All in favor say aye.
(Three members voted in favor of the motion)
CHAIRPERSON NIXON: Opposed?
MEMBER CORTEZ: Aye.
CHAIRPERSON NIXON: So three opposed -- three -four and one opposed. The motion is upheld. Your license will be denied. You do have an opportunity to come back in a CAPITOL REPORTERS (775) 882-5322
year and apply again. And just remember to note all of your arrests in that and/or convictions in that, even the one that we know about now, when you do your license application to do that again.

MR. HERMAN: Okay. Appreciate it. Thank you.
CHAIRPERSON NIXON: Thank you. Good luck to you, sir.

Agenda Item Number 49, Andre Green. Good afternoon, sir.

MR. GREEN: Good afternoon.
CHAIRPERSON NIXON: Okay. Investigator Saladino.
MR. SALADINO: Investigator Saladino for the record. The applicant was denied for failure to disclose a felony conviction out of California from 1996 for second degree robbery. Received three years prison sentence.

Based on the fingerprint report, the applicant received three parole violations for possession and under the influence of a controlled substance from 1998, 2000, and 2001 in regards to this 1996 felony conviction. This was the reason for the denial.

1986, February, out of California. It was a misdemeanor petty theft where he was convicted and received 18 months probation.

1989, June, out of California, misdemeanor, CAPITOL REPORTERS (775) 882-5322
disorderly conduct. Lodge without owner's consent. 18 months probation.

1993, June, out of California, misdemeanor assault with a deadly weapon, not a firearm, great bodily injury likely. Received 36 months probation and 15 days jail suspended.

2016, April, out of California, misdemeanor assault with a deadly weapon with force, possible great bodily injury. Weapon not specified. This charge was dismissed. It was an arrest only.

2008, July, out of New York, misdemeanor, third degree assault with intent to cause injury. Received seven days jail time. That was a misdemeanor.

2021, out of Texas, in August, misdemeanor driving while intoxicated. Court documents report this was just a citation where the applicant paid a fine.

The applicant did not disclose his arrest
history. The applicant did list the November 1st, 2011, jay-walking arrest out of California which was not reported on the fingerprint report. The applicant was made provisional but was not added to any rosters.

CHAIRPERSON NIXON: Okay.
Any questions for Mr . Green?
Sir, that question is for the board. CAPITOL REPORTERS (775) 882-5322

Are there any questions for Mr . Green?
MEMBER GRONAUER: This is Gronauer. Mr. Green, why didn't you report your previous arrests?

MR. GREEN: It was quite a while ago, 1996, with a felony robbery, 212 , I didn't think it was going to be, because I put it on my -- I put it on my application at first and I was approved, okay. So that was California I was approved for my guard card. After I went through training and I put yes I have a felony, because it was, like, 2015 when I did that -- when I applied for my guard card. I had my guard card from California. I'm trying to move. I didn't put it because of the fact that I have a guard card. So and then ten years later, it's 2023, so, I'm like, eight years later and it was a long time. It's been almost 30 years.

I figured if I have the right to put yes or no. I've been in interviews and I've been in group meetings about being hired and not being hired. I've been trained. And they told me, every time, they tell me after 15 years you have the right to put yes or no.

MEMBER GRONAUER: Okay. That's good. I understand that. But, when you read the application, it exactly tells you no matter how long.

MR. GREEN: I see that now.
MEMBER GRONAUER: We have a group of people and a CAPITOL REPORTERS (775) 882-5322
list of lawyers at times that don't get it. Apply by the application. Thank you.

CHAIRPERSON NIXON: Are there any further questions for Mr . Green?

Okay. Hearing there are no further questions, I'll entertain a motion.

MEMBER CORTEZ: This is Board Member Cortez. I'm going to motion to uphold the denial based on failure to disclose a number of criminal incidents.

CHAIRPERSON NIXON: We have a motion. Do we have a second?

MEMBER GRONAUER: Gronauer. Second.
CHAIRPERSON NIXON: We have a motion and we have a second. All in favor say aye.
(The vote was unanimously in favor of the motion)
CHAIRPERSON NIXON: Okay. So the motion -- We're going to continue your denial. You're not going to get your work card today. You do have an opportunity to come back in one year and reapply. You have your arrest history. And, the office will help you with that once you're in front of them, okay. So when you're applying again -- And we do encourage you to apply again -- work with the office to make sure you get everything documented on your actual application, okay.

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MR. GREEN: So I apply again?
CHAIRPERSON NIXON: Yes, sir. In one year. And they'll help you.

MR. GREEN: And how long do I have to wait to apply again?

CHAIRPERSON NIXON: For one year.
MR. GREEN: One year?
CHAIRPERSON NIXON: Yes, sir. Thank you.
Agenda Item Number 50, Latia Williams. Good
afternoon. Okay. Investigator Saladino.
Ma'am, you're under oath; right?
MS. WILLIAMS: Yes, ma'am.
CHAIRPERSON NIXON: Investigator Saladino.
MR. SALADINO: Investigator Saladino for the record. The applicant was denied for a failure to disclose a felony conviction. The applicant had a 2008 out of New Jersey. Felony conviction for theft. Received one year probation and 26 days jail. This was not disclosed. Court documents show probation started on October 31st of 08 and was completed on 10-30 of '09. The applicant was made provisional, was working for a licensed company, then was denied. And she's here now to appeal.

CHAIRPERSON NIXON: Okay. Any questions for Ms. Williams?

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MEMBER CORTEZ: Hi. This is Board Member Cortez. A couple of questions. Why did you fail to disclose the theft?

MS. WILLIAMS: Honestly, I forgot, because sometimes I have memory loss for a domestic violence situation $I$ was in in Jersey, which landed me in Vegas, which is why I moved out here to get away from that situation. And the situation that the person happened with was my cousin. And we had made up since then. And, they told me once I completed my probation, it would be taken off my record. So I assumed it was off. But, my cousin, she said she's willing to, I guess, address y'all or speak to y'all on my behalf to let y'all know it was really a misunderstanding. It wasn't really nothing.

MEMBER CORTEZ: Thank you for that. I don't need that. But I do have a question for you. Do you happen to know what the level of charge your crime was at the time? Do you remember if it was a misdemeanor or a felony?

MS. WILLIAMS: I really don't remember, to be quite honest.

MEMBER CORTEZ: When you filled out your application, did you do it on line?

MS. WILLIAMS: I believe so.
MEMBER CORTEZ: And there are some questions that CAPITOL REPORTERS (775) 882-5322
are asked whether or not you have been convicted of a felony. Do you recall what you put?

MS. WILLIAMS: No. I don't want to stand here and say yes to something I don't really remember.

MEMBER CORTEZ: Okay. Got it. And the only reason why I'm asking is because the fact it was a felony and so that's why I wanted to -- I needed to differentiate whether you understood it or you didn't -- you failed to report it, not report it, stuff of that nature.

MS. WILLIAMS: Understood.
MEMBER CORTEZ: But I'm hearing what's going on.
Okay. Thank you. No questions.
MS. WILLIAMS: Thank you.
CHAIRPERSON NIXON: Any further questions for Ms. Williams?

MEMBER GRONAUER: This is Gronauer. Ms. Williams, how long have you been in Las Vegas?

MS. WILLIAMS: Actually, as of December, it will be a year.

MEMBER GRONAUER: Okay. What do you do now for a living?

MS. WILLIAMS: I have full-time custody of my granddaughter and I'm in the process of being a foster parent, so I'm waiting for the CPS background to come CAPITOL REPORTERS (775) 882-5322
through.
MEMBER GRONAUER: All right. Thank you.
CHAIRPERSON NIXON: Okay. Any further questions for Ms. Williams? Hearing there are no further questions, I'll entertain a motion.

MEMBER BEZICK: This is Bezick. I move we uphold the denial based on non-disclosure of the arrest.

CHAIRPERSON NIXON: Okay. We have a motion. Do we have a second? I'll second. We have a motion. We have a second. All in favor say aye.

MEMBER BEZICK: Aye.
CHAIRPERSON NIXON: Aye.
Opposed?
MEMBER GRONAUER: Aye.
CHAIRPERSON NIXON: Undecided?
MEMBER CORTEZ: Aye.
MS. HARRIS: So the motion fails.
CHAIRPERSON NIXON: Okay. I'll entertain another motion.

MEMBER CORTEZ: This is exactly -- I just want to entertain some discussion. The earlier decisions, this is my problem. This is the problem. I want to give everybody a job. But, if I say no to you, I have to say no to you. And I can't accept that $I$ thought it was dismissed or it was no CAPITOL REPORTERS (775) 882-5322
longer on my record. It's plain as day.
MS. WILLIAMS: I understand.
MEMBER CORTEZ: I'm not really coming down on you.

MS. WILLIAMS: No. I understand policy is policy, and it must be followed, regardless.

MEMBER CORTEZ: Followed all the time.
CHAIRPERSON NIXON: I think we've heard that several times now, so we probably need to move on from that, or --

MEMBER CORTEZ: I'm just expressing why it's very difficult for me to make a decision and come to a unison because of this. We have these issues.

CHAIRPERSON NIXON: Sure.
MEMBER CORTEZ: I'm not trying to beat a dead horse.

CHAIRPERSON NIXON: Still open for a motion. MEMBER GRONAUER: Okay. The motion that we had fails. Between a rock and a hard spot. This is a 2008. And then it gets to be complicated.

CHAIRPERSON NIXON: I'll motion we open it for conversation. I'm certainly willing to listen to options in a motion. So, if we want to have that conversation, I'm open to that.

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MEMBER GRONAUER: Okay. I'll give you some conversation, give us all some conversation. This is Gronauer. Part of the problem comes up, we do try to stay consistent. The problem is some people forget because they had a brain trauma and we're trying to prove if that's true or not. Some other people forget because it was 60 years ago. 2008 was 15 years ago. It's the only arrest on your record, I believe.

And so, I mean, it's not a group thing. It's individual. Each case to me is individual. I would like to stay as consistent as possible. But there's always something that comes up a little bit different than somebody else. It's sometimes a little bit different.

Again, I'm with my colleague here, my board member, that I would like to give everyone a job. And I've said that more than once.

And, in my mind now, I really -- 2008, not been in any trouble, going to try to be a foster parent. Are you with CASA now?

MS. WILLIAMS: I did the fingerprints and the background and everything and I'm just waiting for them to reach back out to me. But I do have full custody of my grandchild.

MEMBER GRONAUER: Well, you knew what CASA meant. CAPITOL REPORTERS (775) 882-5322

That's enough for me right there, okay.
You know, again, this is not -- everybody is not the same in this room. Everybody on this board is not the same. We are all different in a lot of different ways and the way of thinking.

Now, I realize what policy is or what past practice is. But, past practice, there's always been exceptions also.

So that's my discussion. And then after that $I$ will make a motion.

MEMBER CORTEZ: I have a question in regards to what you're bringing up. So how do I -- how do I justify denying a 1972 case versus a -- but okaying a 2008?

MEMBER GRONAUER: My discussion with that is very simple. Sometimes a 1992 case had 15 arrests and they had several they didn't disclose. That's a big difference to me. You know, if you start -- The gentleman spent four years in San Quentin. That's hard time. Any jail and prison is a hard time. But, San Quentin is not, you know, going to Sunday school. So -- I've been through San Quentin, not as a prisoner, but I've been through San Quentin. But it's -they're wall to wall in the old Nevada prisons are dungeons. They're just really bad prisons.

So you have to distinguish each case not with the CAPITOL REPORTERS (775) 882-5322
multitude of cases but for each case what is the case. And that's where -- My angst goes the same way. How do I say no to him or her and say yes to him or her when they're almost identical but they're not? There's differences. And so, you know, what's fair to somebody may not be fair to somebody else. It's a terrible word to use, fair, because who knows what's fair, right. That's it. I'm done with it. Thank you.

CHAIRPERSON NIXON: Investigator Saladino, do you have more information on this that would be helpful?

MR. SALADINO: Investigator Saladino for the record. The applicant did provide a letter from New Jersey courts that was dated 3-9 of ' 21 , where it discloses the case number that matches the case number that came back on the fingerprints. And no where on this letter does it say anything about being dismissed or expunged or anything to that effect. Again, that date was 3-9 of '21.

CHAIRPERSON NIXON: Okay. So it's still active? MR. SALADINO: No, no. It's been completed. It's got the dates of when probation started and when the dates of probation were completed. And it shows that it wasn't transferred to collections, meaning it would be an honorable discharge from probation.

CHAIRPERSON NIXON: So she was honorably CAPITOL REPORTERS (775) 882-5322
discharged?
MR. SALADINO: Right. And the date of this letter is 3-9 of 2021.

CHAIRPERSON NIXON: Are there any further questions for the board or conversation?

MEMBER BEZICK: This is Bezick. A lot of these decisions are very subjective and it's almost like you're at trial and, you know, is the witness believable or not believable.

MEMBER CORTEZ: 100 percent agree. So when I have an individual coming in here telling me that they have medical conditions, now I'm going to be a doctor and evaluate whether or not there was actual trauma that caused you to act a certain way? Did you play football before, was that also a contributing factor? We're opening up way too many cans of worms, when all of that homework should have been done prior to getting here to the board. You're here to state your case and try to say, hey, look, this is what happened.

I'm not trying to come across as insensitive.
But I get it. Rules are rules. I'll accept a 30 -year-old situation that occurred. I can't remember what $I$ did last week. I get it. Mistakes happen. But we're doing yes for her, yes for no when they're pretty clear -- I'm an objective person. I don't have issues going one way or the other. CAPITOL REPORTERS (775) 882-5322

Right is right. Wrong is wrong.
CHAIRPERSON NIXON: Any further questions? I'll entertain a motion.

MEMBER GRONAUER: This is Gronauer. I'll make a motion to overturn the denial based on time and distance. Only one arrest.

CHAIRPERSON NIXON: We have a motion. Do we have a second?

MEMBER BEZICK: This is Bezick. I'll second.
CHAIRPERSON NIXON: We have a motion. We have a second. All in favor say aye.
(Three members voted in favor of the motion)
CHAIRPERSON NIXON: Opposed?
MEMBER CORTEZ: Aye.
CHAIRPERSON NIXON: So we have three in favor and one opposed. I changed mine based off of the conversation that we had. So thank you for indulging us in that time. I agree with all of the conversation. It's a difficult choice up here. We want to put everybody to work. But it is based off of subjective information, if we don't have anything else.

Because you only have the one issue in your record and you stayed out of trouble since then, we went ahead and approved your work card. You know, work with the CAPITOL REPORTERS (775) 882-5322
office for next steps. And then please make sure if you ever apply for anything again, read the directions fully. If there's questions, I know this staff, anyway, is more than willing to help answer those questions for you. So congratulations.

MS. WILLIAMS: Thank you very much. And have a blessed day.

CHAIRPERSON NIXON: Thank you.
Next agenda item is Melchor Tuquero.
MR. TUQUERO: Good afternoon, your Honor.
CHAIRPERSON NIXON: Good afternoon.
Investigator Saladino.
MR. SALADINO: Investigator Saladino for the record. The applicant was denied for the illegal use or possession of a dangerous weapon. It was not disclosed. 1972 out of Guam. There was a misdemeanor conviction for possession of an unregistered firearm, Where the applicant received six months probation. The applicant did not disclose.

He stated in his appeal that he served in the US Marine Corps, received an honorable discharge after 20 years of service, and retired from the Department of Homeland Security after 21 years of service. And the applicant is here now to appeal.

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CHAIRPERSON NIXON: Okay. Any questions for -How do you pronounce your last name?

MR. TUQUERO: Tuquero.
CHAIRPERSON NIXON: All right. Any questions for Mr. Tuquero?

MEMBER CORTEZ: This is Board Member Cortez. Mr. Tuquero, why did you fail to disclose your incident?

MR. TUQUERO: I'm not quoting the Department of Justice manual, but according to the Department of Justice manual, ten years is the limitation. If I'm wrong, that's my problem.

MEMBER CORTEZ: That could probably be right. But our application requires that you disclose everything, regardless of whatever else might have been said or read or an attorney told you.

MR. TUQUERO: That's my mistake.
MEMBER CORTEZ: Understood. Thank you for your honesty.

MEMBER GRONAUER: This is Gronauer. Mr. Tuquero. MR. TUQUERO: Yes, sir.

MEMBER GRONAUER: United States Marine Corps.
Homeland Security.
MR. TUQUERO: Yes, sir.
MEMBER GRONAUER: You put a lot of years in. CAPITOL REPORTERS (775) 882-5322

MR. TUQUERO: I'm still working for a third person employable.

MEMBER GRONAUER: You're intelligent. Okay. You didn't get through all of that by not being intelligent. Okay. And then you read an application and you decide I'm not going to put it on there. Because all the honorable stuff you did, you think having something dishonorable of an arrest, I don't know what you're thinking.

MR. TUQUERO: When I filed the investigation in the Marine Corps in the Department of Homeland Security it is, you know, up, so that's the problem on my little learning.

MEMBER GRONAUER: There's a California rule also that says to people that did get cleared from a California violation -- I can't remember the numbers. But you're cleared from this charge. But it doesn't stop you from reporting it. And, I'm sure if you read the federal law more than what you just read, it doesn't say that you don't have to report to anybody. Okay. Thank you.

CHAIRPERSON NIXON: Any further questions?
Hearing there are no further questions, I'll entertain a motion.

MEMBER BEZICK: This is Bezick. I move that we overturn the denial and grant the work card based on time and CAPITOL REPORTERS (775) 882-5322
distance.
MEMBER CORTEZ: This is Board Member Cortez. I'll second that motion based on time and distance. CHAIRPERSON NIXON: We have a motion. Do we have -- We have a motion and we have a second. All in favor say aye.
(The vote was unanimously in favor of the motion) CHAIRPERSON NIXON: Okay. So you will get your work card. For me, just so it's on the record, because today has been tumultuous. For me it's your service to the government that has allowed you that opportunity, even though you didn't disclose, okay. You seem like an honorable man that's done a lot of good work. That one incident shouldn't hold you back. Plus the time and distance.

MR. TUQUERO: Thank you.
CHAIRPERSON NIXON: So the office will work with you on next steps, okay.

MR. TUQUERO: Thank you.
CHAIRPERSON NIXON: Thank you, sir.
MR. TUQUERO: Thank you. Have a good day.
CHAIRPERSON NIXON: Okay. Agenda Item Number 52, Joseph Amorose. Good morning. Oh, afternoon, sir.

Okay. Investigator Saladino.
MR. SALADINO: The applicant was denied for a CAPITOL REPORTERS (775) 882-5322
felony conviction, which he did disclose at the time that he applied. 2003, October, out of New Jersey. A felony. Third degree theft, where he received five years probation. Probation started on 10-5 of 105 and was extended on to 5-18 of 2012.

There was also a 2013 misdemeanor out of Virginia for ID theft, obtain ID to defraud, where he received 30 days unsupervised probation. This was also disclosed. The applicant, being that he disclosed, was not made provisional and is here now to appeal.

CHAIRPERSON NIXON: One question. Are you under oath, sir?

MR. AMOROSE: Yes.
CHAIRPERSON NIXON: Okay. Thank you.
Are there any questions for Mr . Amorose?
MR. AMOROSE: Amorose.
CHAIRPERSON NIXON: Amorose.
MEMBER CORTEZ: This is Board Member Cortez. What do you plan to do with your work card?

MR. AMOROSE: I have prospects with Marksman Security, Weiser Security, and Secure House.

MEMBER CORTEZ: What do you do right now?
MR. AMOROSE: I'm currently between jobs.
MEMBER CORTEZ: Got it. Thank you.
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MEMBER GRONAUER: This is Gronauer. Mr. Amorose, why was your probation revoked?

MR. AMOROSE: Probably because it went for so long. I didn't go to prison or jail or anything.

MEMBER GRONAUER: No. I said probation. Your probation was revoked.

MR. AMOROSE: From what I understood, I was cleared from probation.

MEMBER GRONAUER: Yeah. But it was revoked at one time. Why was it revoked?

MR. AMOROSE: I can't answer that. I don't know if it was while the -- like, between the court dates. Because $I$ had certain conditions. And then, from that charge, $I$ ended up going to county jail for 30 days, but $I$ don't know if that is -- that caused that.

CHAIRPERSON NIXON: Is there anything on his record on that?

MR. SALADINO: Investigator Saladino for the record. The fingerprints, it doesn't really specify why it was extended. It just shows that it was extended and was completed then. It might have been for the amount. There was an outstanding balance of $\$ 14,341$.

CHAIRPERSON NIXON: Okay. Any further questions from the board? Hearing there are no further questions - CAPITOL REPORTERS (775) 882-5322

And, all of this was disclosed; right?
MR. SALADINO: That is correct, yes.
CHAIRPERSON NIXON: Hearing there are no further questions, I'll entertain a motion.

MEMBER CORTEZ: This is Board Member Cortez. I'll motion to overturn the denial and grant Mr. Amorose his work card based on time and distance and the fact that he disclosed all of his criminal history.

CHAIRPERSON NIXON: We have a motion. Do we have
a second?
MEMBER BEZICK: Bezick seconds.
CHAIRPERSON NIXON: We have a motion and we have a second. All in favor say aye.
(The vote was unanimously in favor of the motion)
CHAIRPERSON NIXON: The motion passes. Good luck to you, sir.

MR. AMOROSE: Thank you guys.
CHAIRPERSON NIXON: Yep. Thank you.
Agenda Item Number 54, Kevin Isabell. Oh, I'm sorry. I'm so sorry. I skipped one.

Agenda Item Number 53, Devon Mayers. I'm psychic, apparently. So we'll trail him right now.

Agenda Item Number 54, Kevin Isabell. Thank you. Investigator Saladino, could you tell us about Mr. Isabell. CAPITOL REPORTERS (775) 882-5322

MR. SALADINO: Investigator Saladino. The applicant was denied for felony conviction, which was disclosed. In 1996, August, out of California, there was a felony, false imprisonment. The applicant received 36 months of formal probation, which started on $12-6$ of 196 and ended on 10-1 of '99. The applicant did disclose and provide his 1203.4 dismissal documentation.

He also disclosed a 2013, May, out of Nevada, a misdemeanor driving, reckless driving with disregard for personal property or safety. He received a suspended jail sentence. DUI school, impact panel, and community service. This was also disclosed.

The applicant also disclosed a 2022 out of Nevada, misdemeanor DUI. This court case is still pending out of the Las Vegas Municipal Court. His next court date is 5-30 of '23.

CHAIRPERSON NIXON: Okay. Are there any questions for Mr. Isabell?

MEMBER CORTEZ: This is Board Member Cortez. Mr. Isabell, what are you planning to do with the work card?

MR. ISABELL: I have a prospect for being employed --
(The court reporter interrupts)
MEMBER BEZICK: Sir, could you repeat that? We CAPITOL REPORTERS (775) 882-5322
could not hear you up here.
CHAIRPERSON NIXON: Just move a little closer.
MR. ISABELL: Property preservation working for resident firm companies, making sure that homes that are being bought and re -- re-rented to make sure that homeless and people stay out of those.

CHAIRPERSON NIXON: Were you guys able to hear that?

MEMBER BEZICK: Yeah.
MEMBER GRONAUER: This is Gronauer. Investigator Saladino, what is the ongoing case that's up in May?

MR. SALADINO: That is a misdemeanor DUI case out of the municipal court.

MEMBER GRONAUER: Thank you.
CHAIRPERSON NIXON: Are there any further questions? Okay. If there are no further questions, Ill entertain a motion.

MEMBER CORTEZ: Board Member Cortez. I'm going to motion that we uphold the denial based on the active case that's due in court back in May.

CHAIRPERSON NIXON: We have a motion. Do we have
a second?
MEMBER BEZICK: Bezick seconds.
CHAIRPERSON NIXON: We have a motion and we have CAPITOL REPORTERS (775) 882-5322
a second. All in favor say aye.
(The vote was unanimously in favor of the motion)
CHAIRPERSON NIXON: Unfortunately, because you have the active case right now, we're going to uphold the denial. Once you get that cleared up, you can come back next year and apply again.

MR. ISABELL: Okay. Thank you.
CHAIRPERSON NIXON: Thank you, sir.
Agenda Item Number 55, Eddie Wakes.
MR. INGRAM: Madam Chair, for the record, Kevin
Ingram. This agenda item was resolved in the office and no longer needs to be heard.

CHAIRPERSON NIXON: Okay.
Agenda Item Number 56, Larry Glaze. Good
afternoon. Are you under oath, sir?
MR. GLAZE: No.
MS. HARRIS: Including Mr. Glaze as well as anybody else who just recently entered the room, if you're not sworn in, can you please stand and raise your right hand.
(The witnesses were sworn in)
CHAIRPERSON NIXON: Investigator Saladino, can you please tell us why we're here for Mr. Glaze.

MR. SALADINO: Investigator Saladino for the record. The applicant was denied for non-disclosure for a CAPITOL REPORTERS (775) 882-5322
felony and illegal use and possession of a dangerous weapon.
In 1981, March, out of California, felony conviction for possession of controlled substance, distribute controlled substance, manufacture controlled substance. He received four years prison with a special three-year parole. 1982, January, out of California. Felony. Bank robbery where he was sentenced to 21 years. The fingerprint reports 252 months in custody with parole beginning on 8-19 of '98 and expired on 10-31 of '04. The applicant violated parole in '99 and served 2,265 days. He expired that on 8-15 of '05.

2010, January, out of California. Felony. Battery DV and possession of a controlled substance, paraphernalia. This case was dismissed per the fingerprint report. This was an arrest only. No charges were filed. 2010, April, out of California. Felony. One count robbery, one count burglary. This was dismissed due to lack of sufficient evidence. Again, arrest only. No charges were filed.

The applicant did not disclose his arrest history. He was made provisional and is working for a licensee. The applicant stated in his appeal that he is 73 years old and it's difficult to remember. The applicant wishes to appeal.

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CHAIRPERSON NIXON: Okay. Just so I make sure I understand. None of the arrests, convictions, were disclosed?

MR. SALADINO: That is correct.
CHAIRPERSON NIXON: Okay. Any questions for Mr. Glaze?

So, sir, you served 21 years in prison and you don't remember that?

MR. GLAZE: I served ten years and eight months on the 21-year sentence, ma'am.

CHAIRPERSON NIXON: Okay. But you didn't remember that?

MR. GLAZE: You know, I am guilty of assumption, because I thought I didn't have to disclose that because I had a guard card from California. I've been working there. I came here. Didn't know. I apologize. I don't know what to say. You're making me feel like I'm, you know, kind of retarded. But it's my fault.

CHAIRPERSON NIXON: I understand that. And please don't feel that way. That's not the intention.

Any further questions from the board? Okay. Hearing there are no further questions, I'll entertain a motion.

MEMBER CORTEZ: This is Board Member Cortez. CAPITOL REPORTERS (775) 882-5322

Unfortunately, I am going to motion to uphold the denial, based on the failure to disclose. But you are able to work with the staff and whatever else happens today with our decision.

CHAIRPERSON NIXON: We have a motion. Do we have

## a second?

MEMBER GRONAUER: Gronauer. Second.
CHAIRPERSON NIXON: We have a motion and we have a second. All in favor say aye.
(The vote was unanimously in favor of the motion)
CHAIRPERSON NIXON: So, sir, I understand that it's hard to remember and going back and then the California guard card stuff does kind of make people not pay attention as much to the application, right. But this is Nevada. It's a little bit different. You have your arrest history now. You have your convictions. So you won't have to remember it. When you fill out your new application, work with the staff. They'll help you go through that and make sure you have everything taken care of. Please come and see us in a year. We would love to see you again and, you know, hopefully approve your card.

MR. GLAZE: Could I say one thing? Where do I get the arrest history from?

CHAIRPERSON NIXON: They have it now. They have CAPITOL REPORTERS (775) 882-5322
it all. So unless you get in trouble between now and then. So you're good then. They've got it all for you.

MR. GLAZE: God bless you. Thank you so much. CHAIRPERSON NIXON: You're welcome. Good luck to you, sir.

Is this a good place to take a break?
MEMBER CORTEZ: It is.
CHAIRPERSON NIXON: So we're going to take a quick break. Ten minutes. We'll be back at 20 after. Thank you for your patience.
(Recess was taken)
CHAIRPERSON NIXON: We're going to work on the trailed agenda items and then we'll move forward to the next page. We have trailed Agenda Item Number 38, Erik McBride. Is Mr. McBride here?

I can do a consent block vote on this, can't I? Okay.

Wendell Cox. Is Mr. Cox here? Okay. Agenda Item Number 41, Ronald Collins. Is Mr. Collins here? Okay. Agenda Item Number 44, Deno Jones. Oh, okay. We'll leave him out. Agenda Item Number 47, Tynisha Mayberry. Okay. And then Agenda Item Number 53, Devon Mayers. Is Mr. Mayers here? Okay. So I'll entertain a motion for Agenda Item Number 38, 40, 41, 47, and 53.

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MEMBER CORTEZ: This is Board Member Cortez. I motion to uphold the denials for said item numbers by Madam Chair based on no call no show. It is now 1:21 p.m.

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

MEMBER GRONAUER: Gronauer. Second.

CHAIRPERSON NIXON: I have a motion and $I$ have a second. All in favor say aye.
(The vote was unanimously in favor of the motion)
CHAIRPERSON NIXON: Thank you. Motion passes.
Okay. So we will move on to Agenda Item Number 57, Lakeisha Pratcher. Good morning. Oh, sorry. Afternoon. And, you're under oath; right?

MS. PRATCHER: Yes.
CHAIRPERSON NIXON: Okay. Investigator Saladino, could you let us know about this.

MR. SALADINO: Investigator Saladino for the record. The applicant was denied for a failure to disclose a felony conviction. In 1988, November, out of California, there was a felony conviction for accessory. The applicant received three years probation. This was not disclosed. 2000, August, out of California. Misdemeanor. Conviction for theft of personal property. The applicant received court probation. This was not disclosed as well. CAPITOL REPORTERS (775) 882-5322

The applicant was made provisional but was not added to any licensed company's roster and is here now to appeal.

CHAIRPERSON NIXON: Okay. Are there any
questions? Is it Pratcher?
MS. PRATCHER: Pratcher.
CHAIRPERSON NIXON: Are there any questions for Ms. Pratcher?

MEMBER CORTEZ: This is Board Member Cortez. Why
did we fail to disclose?
MS. PRATCHER: Honestly, my son had just passed and I had just returned from cremating him, so I was, like, reading the questions but $I$ was, like, not in my really right mind. So that's basically why I didn't. And I think when I was filling out the application it wouldn't allow you to go back to answer certain questions either.

MEMBER CORTEZ: You filled it out on line?
MS. PRATCHER: Yes.
MEMBER CORTEZ: Okay. I'm sorry for your loss.
MS. PRATCHER: Thank you.
CHAIRPERSON NIXON: Any further questions?
Hearing there are no further questions, I'll entertain a motion.

> MEMBER BEZICK: This is Bezick. I move we uphold CAPITOL REPORTERS (775) $882-5322$
the denial based on non-disclosure of arrests.
CHAIRPERSON NIXON: We have a motion. Do we have a second?

MEMBER GRONAUER: I'll second. Gronauer.
Gronauer seconds.
CHAIRPERSON NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion) CHAIRPERSON NIXON: So, unfortunately, it does not pass -- it passes. We're going to uphold the denial. Again, you have an opportunity to come back in a year, and we look forward to seeing you in that year. The office will help you with your application.

MS. PRATCHER: Uh-huh.
CHAIRPERSON NIXON: Thank you. Good luck to you. Agenda Item Number 58, Kyle Spann. Mr. Spann, are you here? Okay. We'll trail.

Is there anyone in the audience in Carson City? MEMBER BEZICK: Nobody in Carson City.

CHAIRPERSON NIXON: Okay. Agenda Item Number 59, Zaiveron Kindle. Okay. No Mr. Kindle.

Agenda Item Number 60, Traveck Randolph. Good afternoon, sir.

MR. RANDOLPH: Good afternoon. CAPITOL REPORTERS (775) 882-5322

CHAIRPERSON NIXON: Are you under oath?

MR. RANDOLPH: Yes, I am.

CHAIRPERSON NIXON: Okay. Investigator Saladino, could you tell us about Mr. Randolph.

MR. SALADINO: Investigator Saladino. The applicant was denied for being convicted of a felony crime of moral turpitude, failure to disclose.

The applicant was convicted in 2003 of a felony out of California for sex with a minor, three years younger. Received three years probation and 29 days jail. This was not disclosed. The applicant stated the charge was reduced to a misdemeanor and expunged off of his record.

The applicant was requested to provide court documents. However, as of this date, we have not received any court documents.

He was made provisional and was working for a licensed company. He is here now to appeal.

Also, I wanted to note, there's no requirement for registry, whether in California or in Nevada.

CHAIRPERSON NIXON: Okay. Are there any questions from the board for Mr. Randolph?

MEMBER CORTEZ: This is Board Member Cortez. Why did you fail to disclose?

MR. RANDOLPH: It was, honestly, when $I$ was going CAPITOL REPORTERS (775) 882-5322
through the process, I was going through multiple background checks during that time frame. I did the application on line, sped through it. Just like when you fill out everything on line, it's hard to go back to make any adjustments on the application. I just ran through the application. I did nine years in the military, so you can't go in to the military with a felony charge. I've had multiple background checks with the federal government. I actually work for the federal government, also for the county and the state. So I've had multiple background checks and I've never had any issues.

MEMBER CORTEZ: Okay. Thank you.
CHAIRPERSON NIXON: You said you were in the military?

MR. RANDOLPH: Yes. I did nine years in the United States Navy.

CHAIRPERSON NIXON: Okay. Any further questions for Mr. Randolph? Okay. Hearing there are no further questions, I'll entertain a motion.

MEMBER BEZICK: This is Bezick. I move we uphold the denial based on non-disclosure.

MR. RANDOLPH: And I also submitted documents as well. There was court documents that I did submit for this board meeting that shows everything was dismissed, expunged, CAPITOL REPORTERS (775) 882-5322
and sealed.
MEMBER CORTEZ: This is Board Member Cortez. I'm not sure if you heard the investigator, but there are no court documents that were received.

MR. RANDOLPH: Okay.
MEMBER CORTEZ: Is that correct, Investigator

## Saladino?

MR. SALADINO: That is correct.
MR. RANDOLPH: I have an e-mail stating different.

CHAIRPERSON NIXON: Do you have that e-mail?
MR. RANDOLPH: I should, yes.
CHAIRPERSON NIXON: So, if it was expunged, did
it fall under that Penal Code whatever for California?
MR. INGRAM: It would be different laws it would fall under for expungement.

MR. RANDOLPH: I have it.
MR. SALADINO: Madam Chair, I stand corrected. We do have court documents.

CHAIRPERSON NIXON: Okay. Are there any -- And what do the court documents state? I'm sorry.

MR. SALADINO: It does show that the charge was reduced from a felony to a misdemeanor.

MR. RANDOLPH: And dismissed.
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CHAIRPERSON NIXON: I haven't had a chance to read through it.

MR. INGRAM: Is that under PC 1203.4?
MR. SALADINO: That is correct.
MEMBER CORTEZ: Either way, our application states to still state it, regardless of expungement, disposition --

MR. RANDOLPH: Correct. I just misread the question. I sped through it. I was going through a rough time during that time frame. I wanted to work for a part-time or full-time job, so $I$ was just trying to get through that and just went too fast on the application process.

CHAIRPERSON NIXON: Okay. Any further questions? Okay.

MR. INGRAM: We have a motion.
MS. HARRIS: That's awaiting a second.
MEMBER CORTEZ: I'll second the motion to uphold for failure to disclose.

CHAIRPERSON NIXON: Okay. So we have a motion and we have a second. All in favor say aye.
(The vote was unanimously in favor of the motion)
CHAIRPERSON NIXON: Unfortunately, sir, because you didn't disclose, we're not able to move forward. But I CAPITOL REPORTERS (775) 882-5322
would say, you know, again, please come back in a year. We would love to see you again. You have all the information as far as what our -- what our roles are in Nevada. So the board or the office staff will work with you to get that application filled out correctly, okay.

MR. RANDOLPH: Sure thing. And no arrest ever since then. I have no record of anything.

CHAIRPERSON NIXON: I understand, sir. Thank you.

MR. RANDOLPH: All right. Thank you.
CHAIRPERSON NIXON: Okay. Agenda Item Number 61, Marcus -- I really want to prove her wrong.

MR. HIERREZUELO: For the record my name is Marcus Hierrezuelo, H-i-e-r-r-e-z-u-e-l-o.

CHAIRPERSON NIXON: Thank you. Investigator Saladino, could you please tell us why we're here for Marcus.

MR. SALADINO: The application is here for a failure to disclose a felony conviction in 2017 out of Maine. There was a felony larceny. The applicant was ordered to pay restitution. The applicant didn't disclose. He was made provisional and is working for a licensee. He is here now to appeal.

CHAIRPERSON NIXON: Are there any questions for CAPITOL REPORTERS (775) 882-5322
the -- for Marcus?
MEMBER CORTEZ: This is Board Member Cortez. Why did we fail to disclose?

MR. HIERREZUELO: So the reason why I failed to disclose at all is because, honestly, I've never had any issues with my background. I've worked multiple jobs, Fed Ex, government jobs, union jobs. I've never had any problems as far as my background goes. At first $I$ did disclose it. Well, not with you guys, but other companies. But then once they said I don't have to do that and it's going to get dismissed anyways, I just pretty much assumed it was going to be dismissed. And never had any issues up until I first moved here because I left New York to make a change with my life. I had problems with child support and custody issues over there. So I came to Nevada, my backpack and myself, and went to a shelter. And I tried to get these provisionals and my work card so I can change my life.

So, basically, what happened is I got approved. And then $I$ just thought instantly that same day I got approved I started working for Designated Defense. That same night I got my -- I've been with them ever since until basically the end of, this, well last year just passed when Investigator Saladino reached out to me by phone and told me, hey, you have stuff on your record, tell me about it. CAPITOL REPORTERS (775) 882-5322

And, honestly, I'm surprised, because it only shows one thing. There's more than that that's been dismissed. And, like I said, during the time I moved from New York to here, $I$ was in the process of joining the Army. When I got here, I was -- they told me I was probably going to get shipped out to be a part of the Army and go in to basic training. But that's when they told me, the record, and Massachusetts -- He says Maine, but all of that was in Massachusetts.

And that's pretty much -- I tried to get them the information to clear that but then I got denied. And that was the only time $I$ ever got denied for anything in my background. But, during the time, I was already working for Designated Defense. I was doing private security, dressed up as I am now.

CHAIRPERSON NIXON: Okay. Did his fingerprints show any other items?

MR. SALADINO: No.
CHAIRPERSON NIXON: Are there any questions for Mr. Hierrezuelo?

MEMBER BEZICK: This is Bezick. Did you make restitution?

MR. HIERREZUELO: Yes, sir. So, basically, what happened was the case resolved around someone that I knew in CAPITOL REPORTERS (775) 882-5322
the State of Massachusetts because I knew him and because I was going through something homeless, they made me pay restitution for a credit card that we had used inside of a store. And, from there, I paid that restitution. And, like I said, everything was supposed to be dismissed and I just continue with my life. From there, I went to college, I got my GED. I did everything I was supposed to do.

CHAIRPERSON NIXON: Investigator Saladino, is that resolved? Was the restitution paid? Does it show that?

MR. SALADINO: The fingerprints don't show that.
CHAIRPERSON NIXON: Okay. Any further questions?
Okay. Hearing there are no further questions, I'll entertain a motion.

Do we need to open it up to discussion?
MEMBER CORTEZ: This is Board Member Cortez.
Marcus, what was the incident? I heard credit card.
MR. HIERREZUELO: So the incident was, honestly,
I was homeless. And I had a friend I was living in Massachusetts with. He was helping me out. What I didn't know at the time was that he was in to, you know, taking people's cards and stuff like that. I didn't know. I just met him. I was going to school with him.

And, basically, he bought us food at a
Walgreen's. And, from there, that's when I want to say a CAPITOL REPORTERS (775) 882-5322
couple of weeks later, because I accompanied him, I got arrested for it and for everything else that they were trying to charge him with.

CHAIRPERSON NIXON: Any further questions? MEMBER CORTEZ: Investigator Saladino, do have court docs on that case by any chance?

MR. SALADINO: We don't.
MEMBER CORTEZ: What was the amount of restitution?

MR. HIERREZUELO: I believe the amount of restitution was, like, \$250.

MR. SALADINO: Madam Chair, that is the correct amount that shows on the fingerprint report.

MEMBER CORTEZ: That tells me a lot about the larceny. Thank you.

CHAIRPERSON NIXON: Any further questions? Okay. Entertain a motion.

MEMBER CORTEZ: This is Board Member Cortez. I'll motion to overturn the denial and grant the work card based on time and distance and facts on the case. It's not an aggravated assault or any kind of weapon used.

CHAIRPERSON NIXON: So we have a motion. Do we have a second?

MEMBER BEZICK: Bezick seconds. CAPITOL REPORTERS (775) 882-5322

CHAIRPERSON NIXON: I have a motion and a second.
All in favor say aye.
(The vote was unanimously in favor of the motion)
CHAIRPERSON NIXON: So work with the office.
They will take you through the next steps, okay.
MR. HIERREZUELO: Thank you. I appreciate it.
CHAIRPERSON NIXON: Thank you. Congratulations.
MR. INGRAM: Madam Chair, do you want to go back to Item Number 44? Mr. Deno Jones has returned with the information that was requested.

CHAIRPERSON NIXON: Thank you for coming back. So, Investigator Swarthout, what do we have?

MR. SWARTHOUT: The medical record that the applicant brought in shows that he had a hip surgery. He said that he did try looking for the stuff for brain injury. He could not find it. He does have a rehab number.
(The court reporter interrupts)
MEMBER BEZICK: Investigator Saladino, we cannot hear you up north.

MR. SWARTHOUT: Can you hear me now?
MEMBER BEZICK: We can.
MR. SWARTHOUT: Okay. So the applicant came in and showed documents showing that he had hip surgery out here and had documentation showing that there was some kind of CAPITOL REPORTERS (775) 882-5322
rehab. But without the paperwork and that, which I was calling it, it would most likely be a HIPAA violation. MR. INGRAM: And, for the record, that was Investigator Swarthout.

CHAIRPERSON NIXON: So do we want to open this one up to conversation? As I see it, our options could be, Legal Counsel, we can postpone him until next meeting until he can bring other information for us on the brain injury, if we feel that that's necessary. Or we can, you know, move forward with whatever motion happens.

MS. HARRIS: Yes, the board does have both options.

MR. JONES: My problem with that was I lost my house in California. I put my stuff in storage. Lost my storage out here. Otherwise, I tried to contact the location that I was at three months to get all the speech occupational therapy, speech therapy. And, unfortunately, right now they can't send me over the paperwork. They're talking about I have to sign something in order to get them to --

MEMBER GRONAUER: Yeah. They can't just send records. I'm ready to make a motion.

CHAIRPERSON NIXON: So we have -- Go ahead.
MEMBER CORTEZ: This is Board Member Cortez. I
would like to make a motion to --
CAPITOL REPORTERS (775) 882-5322

MEMBER GRONAUER: This is Gronauer.
MEMBER CORTEZ: -- to uphold the denial based on the non-disclosures of all of the arrest incidents. I do appreciate the medical records. However, I am not finding any sufficient evidence of any kind of brain trauma altering your ability to make decisions and understand directions as stated in the application.

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

MEMBER GRONAUER: Gronauer. Second.
CHAIRPERSON NIXON: We have a motion and we have a second. All in favor say aye.
(The vote was unanimously in favor of the motion) CHAIRPERSON NIXON: So we're not going to overturn it this time. But $I$ would tell you come back in a year. We look forward to seeing you. You have the information now. So you can go ahead and fill out the application with all the information.

MR. JONES: Okay.
CHAIRPERSON NIXON: Thank you very much, sir.
Okay. Agenda Item Number 62, Tyler McMillon. Good afternoon, sir. Have you been sworn in? Have you been sworn in?

MR. MCMILLON: Yeah. Through the e-mail? CAPITOL REPORTERS (775) 882-5322

MEMBER CORTEZ: Raise your right hand.
MS. HARRIS: Raise your right hand.
MR. MCMILLON: Yeah, I don't know about that. (The witness was sworn in)

CHAIRPERSON NIXON: So, Investigator Saladino, could you please let us know why we're here.

MR. SALADINO: The applicant was denied for the illegal use or possession of a dangerous weapon. Failed to disclose. 2015 out of California. Carrying a loaded firearm in public, where he received 36 months of probation, a fine, and two days jail.

The applicant did not disclose. He was made provisional and was working for a licensed company and he is here now to wish to appeal.

CHAIRPERSON NIXON: Okay. Any questions?
MEMBER CORTEZ: This is Board Member Cortez.
Tyler, why did you fail to disclose?
MR. MCMILLON: I just moved back out here from, like, Vallejo -- That's in Oakland -- where I was doing security. And, the laws is different, which I wasn't aware that, like, you guys are so strict on certain things. So I was working security and I didn't think it was like that. And, the place that $I$ worked out here was real fast, SOA. I'm not sure if you know, but, like, they just got me in real CAPITOL REPORTERS (775) 882-5322
quick and I didn't -- I told them everything, but they just told me, yeah, yeah, you're fine. So I didn't think I was doing nothing wrong.

But, that stuff that happened, I was a kid and I didn't do nothing wrong. But I'm still learning and I know that's what comes with that. And I know --

MEMBER CORTEZ: Hold on one second. So Now you're saying something to me that's making me go this way. You received 36 months probation, you admitted to the crime, therefore you were dispositioned and you were sentenced to probation; correct?

MR. MCMILLON: Yeah.
MEMBER CORTEZ: Okay. So then don't tell me that you didn't do anything wrong, because you admitted to something wrong.

MR. MCMILLON: Yeah. I think you misheard me. I never said I didn't do nothing wrong.

MEMBER CORTEZ: Well, you're telling me about your 2015 incident, that you didn't do anything wrong and it was a misunderstanding.

MR. MCMILLON: No. I'm saying I'm still
learning. I know that I did something wrong and I know that I have to go through all of this because of that. That's what I'm trying to say to you. I'm not saying that I'm a CAPITOL REPORTERS (775) 882-5322
victim. Sorry. You probably misheard me.
MEMBER CORTEZ: No. We're good. Go ahead.
MR. MCMILLON: But, yeah, like I was saying, I'm still learning. I'm mature now. Like, I'm growing. I got two daughters now. I just had one. And I'm working stage crew now for Desert Labor. So I'm still working. I'm not trying to go no other way, like, I'm just trying to be straight on and do right out here. I don't want to get in no trouble. I just want to work. So, that's, honestly, why I want to do the appeal to get the guard card back so I can have two jobs. Like, I have a hard, like, heavy labor job that I'm doing. So I want to sit back in more of a reserve and respond and tell them instead of doing two hard labors like warehouse and stage crew. And that's, like, why I'm here. I'm new to this. This is -- I'm sorry that I'm a little, like, you know, but I'm telling all the truth and everything.

MEMBER CORTEZ: It's okay to be new. I just want you to slow down and make sure that you read everything because every state, every application, every job is different with their requirements. And, our application, unfortunately, states it multiple times, not only in the office, on line, but on the paperwork. That's all. It doesn't make you bad, good, or indifferent. Just slow down a CAPITOL REPORTERS (775) 882-5322
little bit and just make sure you're reading all the fine print.

CHAIRPERSON NIXON: Any further questions?
MEMBER GRONAUER: This is Gronauer. Investigator Saladino, is this two separate weapon charges? My computer is down now. It's gone.

MR. SALADINO: No. It's one offense from April 16th, 2015, out of San Bernardino for carrying a loaded firearm in a public place. 36 months probation, two days jail, and a fine, one incident.

MEMBER GRONAUER: Because I wrote the wrong notes. I said loaded firearm 2017. Okay. All right. Thank you.

CHAIRPERSON NIXON: And so when you did your application, you did it at the SOA office?

MR. MCMILLON: Yeah. I filled out the big packet there and that's when $I$ was running across some of the areas where you guys was stating the things. And I didn't really have, like, a full understanding. So I was asking the guy that was there and he was, like, yeah, and I told him that I got in trouble, like, with you guys just talking about. And he's like, oh, it's a misdemeanor, it's old and stuff like that and I'm telling him, like, yeah, it's old and everything. And he's, like, you had your guard card and I'm CAPITOL REPORTERS (775) 882-5322
like, yeah. And I showed him my physical guard card and everything and they let me work.

It's not like $I$ was ever trying to hide that. He could probably tell you guys, like, yeah, he did tell me about that case. I never was trying to -- I already had a job.

CHAIRPERSON NIXON: Okay. Did you do the application on line or did they do the application on line for you?

MR. MCMILLON: I did the application.
CHAIRPERSON NIXON: You did the application, okay. Okay.

Any other questions? Okay. Hearing there are no further questions, I'll entertain a motion.

MEMBER GRONAUER: This is Gronauer. I make a motion to uphold the denial of Tyler Lebeau-McMillon. And the main reason is non-disclosure.

CHAIRPERSON NIXON: We have a motion. Do we have a second?

MEMBER BEZICK: This is Bezick. I'll second. CHAIRPERSON NIXON: We have a motion and we have
a second. All in favor say aye.
(The vote was unanimously in favor of the motion)
CHAIRPERSON NIXON: So, I think, for me, one of CAPITOL REPORTERS (775) 882-5322
the problems is, is that after you told the gentleman that you've been in trouble, you went ahead and filled out the on-line application and you did not disclose still. So, I know he told you, but the actual application says that you need to disclose.

So, going back to Board Member Cortez's information, just slow down, fill out the application with all the information. We would love to see you again in a year. You do have an opportunity -- This doesn't mean forever. You do in the State of Nevada have the opportunity to come back in one year. When you apply, the board office staff will help you go through your application, okay. So instead of maybe going to a company to fill it out, maybe go to the actual PILB office, okay.

MR. MCMILLON: I got one question. Is it a guaranteed that if $I$ come back in a year I can do security again or no?

CHAIRPERSON NIXON: Well, the only thing guaranteed in life is taxes.

MEMBER CORTEZ: Stay out of trouble, list everything on that application.

MEMBER GRONAUER: Your chances are --
MEMBER CORTEZ: The chances of you getting that card are very high. But, you getting the job, that's a CAPITOL REPORTERS (775) 882-5322
little different story.
CHAIRPERSON NIXON: Come in to the office. They will help you through that, okay.

MR. MCMILLON: Well, I don't got no guard card now. There's no point in doing that. Y'all just told me it's probably not likely for me to --

CHAIRPERSON NIXON: No, we didn't say that. We said we would love to see you in one year.

MR. MCMILLON: Yeah. But y'all still could tell me no, you said. Like, if I don't apply and I stay out of trouble, y'all still could tell me no?

CHAIRPERSON NIXON: Chances are high that we will not. But nothing is guaranteed. We have approved plenty of folks that came back to us.

MR. INGRAM: Yeah. There were three today that came back a year later, kept their nose clean, and they were all granted. So good luck to you.

MS. HARRIS: Madam Chair, I just want to swear in some new folks that came up in.

CHAIRPERSON NIXON: Okay. It looks like we have a bunch of new people coming in. So, if you have not previously sworn in, please stand, and Counsel Member Harris will -- Counsel Harris, she's going to swear you in.
(The witnesses were sworn in)
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CHAIRPERSON NIXON: Agenda Item Number 63, Tyquan Mercer. Good afternoon, sir.

MR. MERCER: Good afternoon.
CHAIRPERSON NIXON: Investigator Saladino, can you tell us why we're here for Mr . Mercer.

MR. SALADINO: Investigator Saladino for the record. The applicant is here today for non-disclosure of a felony conviction, 2012, February, out of California. Conspiracy to commit a crime, where he received jail time. The applicant stated that this was a felony conviction.

2008, August, out of California, conspiracy to commit a crime. This was at a misdemeanor level, where he received three years probation, 183 days in jail suspended.

The applicant was initially charged with possession of marijuana for sale. And the courts found him guilty of conspiracy.

The applicant did not disclose. He was made provisional but was not added to any licensee's roster and is here today to appeal.

CHAIRPERSON NIXON: Any questions for Mr. Mercer? Okay. Hearing there are no questions, I'll entertain a motion.

MEMBER BEZICK: This is Bezick. I move that we uphold the denial based on non-disclosure of the arrest CAPITOL REPORTERS (775) 882-5322
record.
CHAIRPERSON NIXON: We have a motion. Do we have a second?

MEMBER GRONAUER: Gronauer. Second.
CHAIRPERSON NIXON: We have a motion and a second. All in favor say aye.
(The vote was unanimously in favor of the motion)
CHAIRPERSON NIXON: Okay. Same thing, sir.
Please, you know, come back in a year. You have all of the information. The office staff will work with you. Please come back and see us. We want to put everybody to work.

MR. MERCER: Can I say something?
CHAIRPERSON NIXON: Sure.
MR. MERCER: It shows two conspiracy to commit a crime, but it's really only one. I got charged in 2008, which I didn't even know was a felony until today. And then I was on probation for that and I violated my probation in 2012. So that's why it's on there twice.

CHAIRPERSON NIXON: So, even with that said, sir, it says any arrest or convictions.

MR. MERCER: I'm also from California. I just also thought everything was the same. I thought I was going off a ten-year background check.

CHAIRPERSON NIXON: It's very clear in our CAPITOL REPORTERS (775) 882-5322
application. So, again, if you have issues with the application, the office staff will help you. So please fill it out in the actual office.

MR. MERCER: Okay. Thank you.
CHAIRPERSON NIXON: We get that a lot. So, thank you, sir. Have a good day.

Agenda Item Number 64, Adrian Eppinger.
Investigator Saladino.
MR. SALADINO: Investigator Saladino for the record. The applicant is here today for disclosing a felony conviction. 2005, October, out of California, a felony. Grand theft over $\$ 900$, where he was convicted and received three years prison and five years probation. The applicant disclosed the arrest. The applicant did receive his 1203.4 California dismissal on 4-28 of '21. Currently, the applicant has filed this case with the governor's office to receive a full pardon.

1992, November, out of California, a misdemeanor conviction for theft, where he received 60 days in jail.

1995, January, out of California, misdemeanor theft, where he received 12 months probation.

The applicant did disclose the 2005 felony grand theft charge, provided his 1203.4 dismissal letter, dismissal paperwork and a letter from the California Board of Parole CAPITOL REPORTERS (775) 882-5322
hearing stating that they had received his application to receive a governor's pardon. This letter did not grant the pardon. This letter did cause some confusion and that was why the applicant was made provisional. The applicant was working for a licensed company and is here today to appeal. CHAIRPERSON NIXON: Okay. Any further questions -- Are there any questions?

MEMBER GRONAUER: This is Gronauer. Investigator Saladino, he had -- he's reported all of his arrests? MR. SALADINO: He reported the felony conviction, correct.

MEMBER GRONAUER: And provided the letter; correct?

MR. SALADINO: Yes. MEMBER GRONAUER: Okay. Thank you very much. MEMBER CORTEZ: This is Board Member Cortez. Mr. Eppinger, why did you fail to report the '92 and the '95 incident?

MR. EPPINGER: I wasn't aware. It was so long ago. I wasn't aware of those two. But what I did was I actually went back to --

MEMBER CORTEZ: Hold on one second. I'm sorry. You said you weren't aware of them?

MR. EPPINGER: No. So what I did was --
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MEMBER CORTEZ: Were you aware that you did the jail time?

MR. EPPINGER: So what I did was I had to go back to California to get all of my arrest records. So I had to go to, like, three courts to get all of my arrest records. But what I did was I didn't go to two of those courts to get them. So I wasn't really sure what year and what, you know -- So that's probably why. But I knew I had -- I didn't want to put the wrong thing on there, but I didn't know what year.

MEMBER CORTEZ: I would have preferred you put the wrong thing, because at least you put something down.

MR. EPPINGER: Because I have all of my arrest records from every court with me. But $I$ just didn't know those two courts.

MEMBER CORTEZ: Okay. Thank you.
CHAIRPERSON NIXON: So, just so I'm clear, you did receive the 60 days in jail. Did you serve that time? MR. EPPINGER: I don't remember. Probably. It was in '92. I probably did, yeah, probably.

CHAIRPERSON NIXON: Okay. Fair enough.
Any further questions from the board?
MR. EPPINGER: And can I say something real
quick?
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CHAIRPERSON NIXON: Sure.
MR. EPPINGER: You know, my moral standings, you know, I did a 1203 expungement and I did send a governor's pardon. They can't confirm right now because it's still processing. But it was recommended. So that's what stage the process is in, the recommendation stage. So it is with the governor's office. I'm currently working at TSA. Not TSA but the Harry Reid International Airport. So I did get TSA approval for them. So I'm currently working there. But I need the guard card because I just want to supplement my income and pay off some of my credit card debt and so that's why I need the card.

CHAIRPERSON NIXON: Fair enough.
MEMBER CORTEZ: I just want to make sure, are you understanding that even if you were given this pardon that you still needed to list that?

MR. EPPINGER: Yeah.
MEMBER CORTEZ: I think a lot of what I'm hearing -- And this is every board meeting -- whenever California issues that PC, it's dismissed, it's no longer there, the governor, you know, granted the dismissal, pardon, whatever, applicants are under the impression they don't have to list that.

MR. EPPINGER: No. I listed the felony CAPITOL REPORTERS (775) 882-5322
conviction.
MEMBER CORTEZ: You listed one. But you failed to list the other two.

MR. EPPINGER: They are misdemeanors. They
weren't felonies.
MEMBER CORTEZ: So are you in agreement that you did not list your two misdemeanors?

MR. EPPINGER: Yes.
MEMBER CORTEZ: Perfect. Are we in agreement that in the application it states regardless of disposition of level of crime you are to list them?

MR. EPPINGER: Right. But I was unaware in what court it came out of.

MEMBER CORTEZ: You were unaware of what it said on this application?

MR. EPPINGER: No. I wasn't unaware of that. That's why I listed everything else. I took the time to go back to California. I took three days to go to all of these courts and I just didn't know what courts the '92 case were under.

MEMBER CORTEZ: So what I'm going to recommend is that you re-read this application.

MR. EPPINGER: I understand.
MEMBER CORTEZ: List everything. CAPITOL REPORTERS (775) 882-5322

CHAIRPERSON NIXON: Okay. Any further questions from the board? Okay. Hearing there are no further questions, I'll entertain a motion.

MEMBER BEZICK: This is Bezick. I recommend we uphold the denial based on non-disclosure of the 1992 and 1995 arrests.

CHAIRPERSON NIXON: We have a motion. Do we have
a second?
MEMBER CORTEZ: Board Member Cortez. I'll second that motion.

CHAIRPERSON NIXON: We have a motion and we have a second. All in favor say aye.
(Three members voted in favor of the motion)
CHAIRPERSON NIXON: Opposed?
MEMBER GRONAUER: Aye.
CHAIRPERSON NIXON: Okay. So we have three -Oh, my God -- three yays and one nay. So the motion passes. We will uphold your denial. To Board Member Cortez's earlier comments, please make sure when you do -- Even if it does get pardoned or whatever, please make sure that you list all of them. We would love to see you back in a year to go through the application. I would say that, you know, certainly the office staff will help you go through that. And we appreciate the work that you did to find the information. CAPITOL REPORTERS (775) 882-5322

But next time just list it for us.
MR. EPPINGER: Yeah.
CHAIRPERSON NIXON: Thank you. Have a good day, sir.

Agenda Item Number 65, Mariette Johnson. Hello. Good afternoon. And you've been sworn in?

MS. JOHNSON: Yes, I have.
CHAIRPERSON NIXON: Okay. Investigator Saladino, please tell us why we're here.

MR. SALADINO: Investigator Saladino for the record. The applicant was denied for a non-disclosure of a felony conviction. 1998, September, out of California. Fraud to obtain aide, welfare fraud. Received five years probation and restitution. This was not disclosed. The applicant was made provisional and was working for a licensed company and is here now to appeal.

CHAIRPERSON NIXON: Okay. Are there any questions for Ms. Johnson?

MEMBER CORTEZ: This is Board Member Cortez. Ms. Johnson, why did you fail to disclose?

MS. JOHNSON: I was not aware that that was still pending -- or not pending, but on my record at all. I had no jail time at all. I've never done anything violent. This is my first offense. I was a mom and a house wife. And, when CAPITOL REPORTERS (775) 882-5322
my kids' father died and I inherited his two other children, I did apply while I was going to school and to support the other two children in addition to my son that I had with him. I did not know that that was even on the record at all. I was brought in for an interview. I did a written statement. I don't even believe I had -- I didn't spend any jail time or anything.

MEMBER CORTEZ: Were you given probation?
MS. JOHNSON: Yes.
MEMBER CORTEZ: Okay. So you did have court proceedings?

MS. JOHNSON: So I went to court, like, two years later.

MEMBER CORTEZ: And you reported to a probation officer?

MS. JOHNSON: Yeah. Well, actually no, not at all. I had a public defender, so I had no interaction with them. Every time I go down to the office to see what's going on, because I'm totally naive to the system, what's going on -- I'm a house wife. I'm a mom. I don't know -- he would never show up. So, the next time was, like, two years later or more. And all $I$ know is I'm standing in front of the judge and I have nothing -- I have never done anything in my life, not even a traffic ticket or anything since then. I CAPITOL REPORTERS (775) 882-5322
have had my licenses with the real estate board here in Nevada. I've been with major banks and stuff, just to, you know, that's my profession and I have never done anything -CHAIRPERSON NIXON: Ma'am.

MS. JOHNSON: Yes, ma'am.
CHAIRPERSON NIXON: For probation did you report to a probation officer?

MS. JOHNSON: No, it was nothing like that.
That's it. I wasn't even in jail or anything.
CHAIRPERSON NIXON: Okay. So I know you didn't go to jail. But, you didn't, after the court proceedings were done, you didn't have to report to the office or anything?

MS. JOHNSON: No, ma'am. No, ma'am.
CHAIRPERSON NIXON: Okay. Gotcha.
Does it say anything on there, Investigator
Saladino?
MS. JOHNSON: And I also filled out an application to amend the one that I initially sent in. So there was one that I e-mailed to the office to amend it because $I$ didn't know that was on there, so I amended it along with the appeal that $I$, you know, form.

MR. SALADINO: Investigator Saladino. It only states the fraud to obtain aid, convicted, 60 months CAPITOL REPORTERS (775) 882-5322
probation.
MEMBER CORTEZ: This is Board Member Cortez. Ms. Johnson, what do you plan to do with your work card? MS. JOHNSON: I'm working with that same company right now. We just came back from the Superbowl in Glendale. I still work for that company. They're a good team and they believe in me. And I've worked for banks and --

CHAIRPERSON NIXON: What do you do for them, ma'am?

MS. JOHNSON: Oh, I work with guest services and security as well. So I did have a pending guard card until I came -- until $I$ found out -- I didn't even know that that was existing until this. So it's good that I know now. I wasn't --

CHAIRPERSON NIXON: So what do you do for them right now?

MS. JOHNSON: Security, yes, ma'am.
CHAIRPERSON NIXON: Right now?
MS. JOHNSON: Uh-huh.
CHAIRPERSON NIXON: What did you do in Arizona? MS. JOHNSON: It was the Superbowl.

CHAIRPERSON NIXON: Was it security services? MS. JOHNSON: It was guest services, security, yes, ma'am.

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CHAIRPERSON NIXON: Guest services?

MS. JOHNSON: Yes, security, yes.

CHAIRPERSON NIXON: Okay. Did you get a guard card for Arizona?

MS. JOHNSON: No, I did not. But they did do fingerprints and background. So that's why I was eligible to still go.

CHAIRPERSON NIXON: Okay.
MEMBER CORTEZ: This is Board Member Cortez. I'm going to need some clarification from either the executive or the investigators. How is one able to do security work without their card?

MR. SALADINO: So, initially, the applicant was made provisional because of the non-disclosure. So then the provisional gets e-mailed out. The company, in turn, hires them. They start working. Upon receiving the fingerprints, the company is notified that they did not meet the requirements, a letter is to sent to them. They are to terminate the employee at that time. Both of those letters were sent out.

CHAIRPERSON NIXON: How long ago was that sent out?

MS. JOHNSON: It was sent out on January 10th. CHAIRPERSON NIXON: When was your last day of CAPITOL REPORTERS (775) 882-5322
employment with this company?
MS. JOHNSON: Right after the Superbowl. So I haven't worked with them since the beginning of January.

CHAIRPERSON NIXON: February?
MR. INGRAM: It would be -- What was the name of the company you're working for?

MS. JOHNSON: Contemporary Services.
MR. INGRAM: So Contemporary Services Corp has an events side and a security side. So it will take a little bit of investigation on our part to determine in what capacity. Often times the names are intermingled, much like ESI, where they say I work for ESI Security when they really don't. So CSE usually is pretty good at making sure people are working under the right, guest services versus security. But we'll confirm that. And, if need be, we would issue a citation to the employer.

MS. JOHNSON: So, if I may on that, and they took me off right away and they closed that particular account. So, when I was removed from there, then I was asked to move back on guest services. So that's the capacity that I was working. Not security, but guest services, yes, ma'am.

CHAIRPERSON NIXON: Okay. Thank you.
Any further questions from the board? Okay. No further questions, I'll entertain a motion.

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MEMBER CORTEZ: This is Board Member Cortez. I'm going to motion that we overturn the denial and grant Ms. Johnson the guard card based on time and distance. This is a 1998 case. I do see that you did fail to disclose, however, we do have some information here that I'm comfortable enough to recommend and motion to overturn the denial.

CHAIRPERSON NIXON: So we have a motion. Do we have a second?

MEMBER BEZICK: Bezick seconds.

CHAIRPERSON NIXON: I have a motion. I have a second. All in favor say aye.
(The vote was unanimously in favor of the motion)
CHAIRPERSON NIXON: You will get your work card.
The staff will contact you for next steps, okay.
MS. JOHNSON: Thank you so much. It was a very humiliating experience.

CHAIRPERSON NIXON: Well, we didn't mean it to be that.

MS. JOHNSON: No. I'm talking about what happened there.

MEMBER GRONAUER: You don't have to thank us.
The idea is what you accomplished.
MS. JOHNSON: Yes, sir. Thank you.
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MEMBER CORTEZ: You got this.
MS. JOHNSON: Thank you so much. I appreciate it. Hallelujah.

CHAIRPERSON NIXON: She's going to make my cry and we have to go home. I swear, she's just too emotional. Okay. Next, Agenda Item 66, Ivan Taylor. Good afternoon.

Investigator Saladino, why are we here for Mr. Taylor?

MR. SALADINO: Investigator Saladino for the record. The applicant was denied for failure to disclose felony conviction. 1970, August, out of California. Felony burglary, where he received three years and one year -- three years probation and one year jail suspended. This was not disclosed. Once the applicant was denied, he did provide his 1203.4 dismissal paperwork.

1974, California, felony burglary, where he received a suspended sentence and 36 months probation, 45 days served in jail.

1978, out of California, receiving stolen property. This was a misdemeanor where he pled guilty and received one year probation.

After the applicant was denied, he did disclose the three arrests that were not reported on his fingerprints. CAPITOL REPORTERS (775) 882-5322

The applicant did receive a 1204 (sic) dismissal for the 1970 burglary for a reduction to a misdemeanor. The applicant was made provisional and was working for a licensee and now he's here to appeal.

CHAIRPERSON NIXON: Okay. Any questions for Mr. Taylor?

MEMBER CORTEZ: This is Board Member Cortez. Mr. Taylor.

MR. TAYLOR: Yes.
MEMBER CORTEZ: Why did you fail to disclose?
MR. TAYLOR: Well, on the burglary, I got it reduced in 2010 , okay.

MEMBER CORTEZ: So is the excuse it's because it's reduction in charge?

MR. TAYLOR: Yes.
MEMBER CORTEZ: Okay. Stop right there. Have you heard me what $I$ said earlier? On the application it states, clearly, regardless of disposition, whether guilty, not guilty, expunged, dismissed, DA denied, you're to list it. So, with that said, is that the same reason for the other two incidents?

MR. TAYLOR: Yeah. The other two were misdemeanors, okay. So $I$ didn't disclose it because they were just misdemeanors.

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CHAIRPERSON NIXON: Okay. My question, sir, are you under oath?

MR. TAYLOR: Yes.
CHAIRPERSON NIXON: Okay. I just wanted to make sure. Go ahead.

MR. TAYLOR: You know, after that, you know, I ain't got no more problems, right. I didn't have no more problems. I worked for the Department of Defense for 25 years and the county for five. So I never had no more problems after that.

CHAIRPERSON NIXON: Can I ask, sir, what did you do for the Department of Defense?

MR. TAYLOR: I was a quality inspector for NASA.
CHAIRPERSON NIXON: Okay. And you said you worked for what else?

MR. TAYLOR: The County of Los Angeles.
CHAIRPERSON NIXON: Okay. What did you do for them?

MR. TAYLOR: I was a clerk. Issued out a lot of, you know, letters to clients, you know, that the county dealt with.

CHAIRPERSON NIXON: Okay.
MEMBER CORTEZ: Mr. Taylor, what do you plan to do with the work card?

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MR. TAYLOR: Well, what I'm doing now, you know, I'm working special events, okay. I was working when they came and told me that, you know, your guard card ain't approved. So I said, oh, wow, okay. But, yeah, that's what I plan on doing.

CHAIRPERSON NIXON: And you're working for them now?

MR. TAYLOR: No, no.
CHAIRPERSON NIXON: Okay.
MEMBER CORTEZ: So do you have jobs lined up or are there prospectives?

MR. TAYLOR: Well, right now, I'm working for pizza, you know, delivering pizzas. Okay. I mean, I have to do something, okay. And, back then, I had my own business. I'm a truck driver, commercial class A truck driver, okay. I just, you know, I've been on the road for about 20 years. I'm just tired of being on the road for a little while, so I came and wanted to be a guard, okay. Yeah.

CHAIRPERSON NIXON: Okay. Any further questions for Mr. Taylor? Okay. Hearing no further questions, I'll entertain a motion.

MEMBER CORTEZ: This is Board Member Cortez. I am going to motion to uphold the denial based on the non-disclosure of the criminal history.

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CHAIRPERSON NIXON: So I have a motion. Do I have a second?

MEMBER BEZICK: Bezick seconds.
CHAIRPERSON NIXON: I have a motion and I have a second. All in favor say aye.
(The vote was unanimously in favor of the motion)
CHAIRPERSON NIXON: Sir, you have an opportunity to come back in a year, like I said. You have those things. They're so long ago that, just list it, just list it, and you wouldn't have an issue, okay.

MR. TAYLOR: Okay.
CHAIRPERSON NIXON: But it doesn't matter if it's a misdemeanor, if it was a PC California thing, just list it. It says that on the application. The office will help you fill that out, okay.

MR. TAYLOR: Okay. So, it doesn't matter if it was a long time ago, it doesn't matter; right?

CHAIRPERSON NIXON: It doesn't matter as long as you disclose it. If we find it on your fingerprints, it's a little bit different.

MEMBER GRONAUER: It doesn't matter if it's felony or misdemeanor. It's an arrest.

MR. TAYLOR: True. I understand.
CHAIRPERSON NIXON: We appreciate you, sir. We CAPITOL REPORTERS (775) 882-5322
would like to see you in a year if you have the opportunity to come back. Thank you.

MR. TAYLOR: Okay.
CHAIRPERSON NIXON: All right. Have a good day. Agenda item Number 67, Sean Scott. Is Mr. Scott here? Okay.

Agenda Item Number 68, Ulanda Jordan. Good morning. Or afternoon.

Investigator Saladino, could you please tell us why we're here for Ms. Jordan.

MR. SALADINO: Investigator Saladino for the record. We're here for a felony non-disclosure. The applicant had a 2021, December, in California, fraud to obtain aid, where she received one year probation, 30 days jail.

A 1998 misdemeanor conviction out of California for possession of a controlled substance, where she received probation.

The applicant did not disclose. She was made provisional but was not added to any company roster. And she's here now to appeal.

CHAIRPERSON NIXON: Okay. Do we have any questions for Ms. Jordan?

MEMBER CORTEZ: This is Board Member Cortez. CAPITOL REPORTERS (775) 882-5322

Ms. Jordan, why did you fail to disclose the 2021 incident? MS. JORDAN: My 15 year old just got murdered. And I bought a condo here in Nevada. And he has a twin that's still here. So I hurried up and moved and was trying to get some income coming in. I did speed through it. I did speed through it. My error. That's really no excuse. But I did speed through it. And I apologize. I wasn't aware. I thought it was a misdemeanor. I didn't know it was a felony. I've never had the silver bracelets on. Never went inside the jail. I didn't know it was a felony. Sorry.

CHAIRPERSON NIXON: It's okay.
MEMBER CORTEZ: Sorry for your loss. And thank you for your honesty.

CHAIRPERSON NIXON: So, ma'am, it says here you received one year probation and 30 days in jail. Did you do jail time?

MS. JORDAN: I never did. What I was told through my lawyer is that $I$ was to do 19 days work project and do 90 days of community service. I did that before $I$ moved out here. Again, never been in silver bracelets.

CHAIRPERSON NIXON: Okay. Okay. Are there any further questions? Hearing there are no further questions, I'll entertain a motion.

MEMBER CORTEZ: Board Member Cortez. I am going CAPITOL REPORTERS (775) 882-5322
to motion to uphold the denial based on time and distance is the main one, the 2021 incident. Right behind that is the failure to disclose.

MS. JORDAN: Can I mention something? I found out that I had the warrant during my son's murder. That was actually from '97 when $I$ got $\$ 400$ of cash aid extra. And then I guess I've been having a warrant that long and then I was told, interacting with the detectives of his murder that, hey, you got this warrant. I turned myself in. I went and it was during watching the video of who killed him, I'm the one saying can I talk to someone so I can get this warrant off me. I voluntarily did that. I didn't know it was a felony. If that makes any sense. But I really need the guard card so I can maintain income for my son.

MEMBER CORTEZ: Understood. What I wanted to just kind of make understood is that time and distance. Let's just say you did disclose it. My decision would have still been to uphold, because it just happened, like, literally recent. That's the main reason for me to recommend the denial and the upholding of the denial. Not so much that you didn't do it or you did do it, even if you did disclose it.

MS. JORDAN: I will say I did do the welfare fraud. I did receive the $\$ 400$ extra. But that was in 2017. CAPITOL REPORTERS (775) 882-5322

The only reason why it says 2021 is because once my son got murdered, I was notified that I had a warrant. So I surrendered myself.

CHAIRPERSON NIXON: So, Investigator Saladino, do we know when the actual issue happened?

MR. SALADINO: Investigator Saladino. For the cycle for the fingerprints it shows December 28 th of 2021.

CHAIRPERSON NIXON: Okay. But it doesn't say when the actual --

MR. SALADINO: The cycle is usually that's the arrest date when they do the fingerprints.

CHAIRPERSON NIXON: When she turned herself in? MR. SALADINO: Right.

CHAIRPERSON NIXON: Do we have any court docs on it?

MS. JORDAN: I tried to reach out to them and get them. But, again, it's hard for me. The murderer is still out, so I can't really take myself to California. I have tried to get on line and request them. He sent me the link. I sent him snapshots and said, hey, is this what you're looking for, because $I$ don't know that $I$ have it. That's the only documents that $I$ have. I don't know.

CHAIRPERSON NIXON: Okay. So if we can have him answer.
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MS. JORDAN: Sorry.
CHAIRPERSON NIXON: It's okay.
MR. SALADINO: So, Madam Chair, it doesn't give me a PC code. Usually the fraud to obtain aid in California is based on the amount. So, the higher the amount then it's felony, the lower the amount it could be a misdemeanor. Sacramento is one of the ones where you can get them on line. You just have to have a lot of the information, mainly the case number. If you have the case number, you can get them pretty easy. It's a small fee for it.

CHAIRPERSON NIXON: Okay. So we have a motion.
Do we have a second?
MEMBER BEZICK: Bezick seconds.
CHAIRPERSON NIXON: We have a motion and we have a second. All in favor say aye.
(The vote was unanimously in favor of the motion) CHAIRPERSON NIXON: Okay. So -- Have a great day.

Okay. Agenda Item Number 69, Edgar Catalogne. Investigator Saladino, why are we here for Edgar?

MR. SALADINO: Investigator Saladino. The
applicant was denied for non-disclosure of a felony conviction and illegal use or possession of a dangerous weapon. 1989, out of New York. Felony. Petty larceny and CAPITOL REPORTERS (775) 882-5322
criminal possession of a weapon, third degree. Received three years probation, 30 days jail, and a surcharge of $\$ 62$. Once the fingerprint report was received, the applicant was requested to provide court documents, which he did. Probation was completed on 5-10 of '94.

1998 -- 1988 out of New York. Misdemeanor.
Criminal mischief, fourth degree. Convicted upon a plea of guilty. No other sentencing information was available. The applicant did receive a conditional discharge on 3-7 of 1989 for this.

1997, out of New York. Misdemeanor. Criminal mischief, third degree. This was reduced to disorderly conduct. He received a fine and ten days jail.

2018, June, out of New York. Disorderly conduct, create hazardous condition. Received a conditional discharge and this case was sealed. The applicant did provide the court documents for that.

CHAIRPERSON NIXON: Any questions for
Mr. Catalogne? Okay. Hearing there are no questions, I'll entertain a motion.

MEMBER CORTEZ: My apologies, Madam Chair. This is Board Member Cortez. I do have a question. Catalogne? MR. CATALOGNE: Yes, Catalogne.

MEMBER CORTEZ: Why did you fail to disclose any CAPITOL REPORTERS (775) 882-5322
of your criminal history?
MR. CATALOGNE: To be quite honest with you, your Honor, the past two hours here has been a master class on how to disclose and when to disclose. You know, going back to 1989, you know, 34 years ago, I figured that all of that stuff was expunged and sealed. And what pushed -- I knew that it did happen. I was under the assumption that it was sealed or expunged. I brought some evidence that I can present to the board of three recent background checks that I took where it didn't come up at all. If you like, I can present that.

MEMBER CORTEZ: Not from -- I don't need it at this time. Only because I'm going to go right back to what the application states.

MR. CATALOGNE: I understand.
MEMBER CORTEZ: Regardless of disposition --
MR. CATALOGNE: I was under the impression that, you know, the stuff was expunged. And then with the three background checks that $I$ did recently do, $I$ have a letter from the CEO of Big Brothers Big Sisters -- I'm a big brother -- where she compliments me in my duties for the past six years and she explains that I passed all the background checks to work with children. I'm a master mason in the State of New York. I'm part of the fraternal order. I have CAPITOL REPORTERS (775) 882-5322
a copy of the background check I took --
MEMBER CORTEZ: Hang on. I don't mean to interrupt you. Let me ask you a question. What about your 2018 disorderly conduct?

MR. CATALOGNE: The 2018 disorderly conduct, like he said, was sealed, I paid a fine.

MEMBER CORTEZ: I would like to know the circumstances. Because I'm hearing that you're a great individual and you got a disorderly conduct.

MR. CATALOGNE: The circumstances were a woman who was coming in to my parking lot at my complex and she was coming into the parking lot the wrong way. I stopped her. She exchanged some words with me. And I said this is for the residents, the visitors upstairs. I happened to be wearing this watch which I'm wearing right now, it's a stainless steel Bentley watch. She was -- She exchanged words with me and told me $I$ didn't know what $I$ was doing, that $I$ didn't work for the building.

So, as she was pulling out, I tapped on her window twice and just literally the window spidered. It didn't shatter. It just -- That's, literally, what I did. I was telling her to stop the car as she was backing it up. And the window shattered. She called the police. I paid \$1600, literally, the following day. Got an attorney and the CAPITOL REPORTERS (775) 882-5322
record was sealed.
One final thing I want to share with you. I have, one of the details that $I$ worked last year for the Bloomberg Economic Summit in New York. And I was cleared by the Secret Service for Secret Service. One of three people where I had all access to the summit throughout the whole thing.

This actual e-mail is dated mid-September of last year. I filled out the application for a license in mid-October. The last thing I would have thought is that I had this great opportunity to work this detail and be cleared by the Secret Service to walk amongst heads of state, dignitaries, and royalty that, you know, anything would come up. I understand the context of the question and the application --

CHAIRPERSON NIXON: Sir, I appreciate all of the background. I do. But we've got a lot of folks to get through. So I guess I go back to the original conversation or original question is why the failure to disclose.

MR. CATALOGNE: Like I said, upon filling out the application, I felt that all the stuff was expunged.

CHAIRPERSON NIXON: Okay.
MR. CATALOGNE: And then weighing in these three background checks --

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CHAIRPERSON NIXON: Thank you.
MR. CATALOGNE: -- being cleared, I felt there was nothing there to disclose.

CHAIRPERSON NIXON: Okay. Understood.
MR. CATALOGNE: My error. And now sitting here and understanding the importance of it, I didn't give it the importance at that time, based on these three background checks --

CHAIRPERSON NIXON: Okay.
MR. CATALOGNE: -- especially the one with the
Secret Service.
CHAIRPERSON NIXON: Okay. Thank you.
Any further questions from the board? Okay. Hearing there are no further questions, I'll entertain a motion.

MEMBER BEZICK: This is Bezick. I move that we uphold the denial based on non-disclosure of arrests.

CHAIRPERSON NIXON: I have a motion. Do we have a second?

MEMBER CORTEZ: This is Board Member Cortez. I'm going to second that motion.

CHAIRPERSON NIXON: We have a motion and we have
a second. All in favor say aye.
(The vote was unanimously in favor of the motion)
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CHAIRPERSON NIXON: So, unfortunately, you will have to come back in a year. You have all the information now. You understand the importance.

MR. CATALOGNE: Absolutely.
CHAIRPERSON NIXON: We look forward to seeing you.

MR. CATALOGNE: Thank you.
CHAIRPERSON NIXON: Thank you.
Agenda Item Number 70, Andrew Malkus.
MR. MALKUS: Good afternoon, Board.
CHAIRPERSON NIXON: Good afternoon. Are you under oath, sir?

MR. MALKUS: Yes, ma'am, I sure am.
CHAIRPERSON NIXON: Thank you.
Investigator Saladino.
MR. SALADINO: Investigator Saladino. We're here for a disclosed felony conviction. 2004, out of California, pass check to defraud, where the applicant received 36 months probation.

This was a little tricky. This was disclosed and the applicant was made provisional. The PC code from California coming back as a wobbler. When I contacted the applicant, it was charged as a felony, and then it was reduced under 1203.4. We spoke. He provided court CAPITOL REPORTERS (775) 882-5322
documents. And that's why we're here today for the appeal. CHAIRPERSON NIXON: Okay. Are there any questions for -- Is it Malkus?

MR. MALKUS: Yes, ma'am.
CHAIRPERSON NIXON: -- for Mr. Malkus? Okay. Hearing there are no questions --

MR. MALKUS: Could I say something real quickly? Just a minute. It will be brief.

CHAIRPERSON NIXON: Sure.
MR. MALKUS: This is my only conviction in 58 years. I mean, I've been a Marine Corps veteran, combat veteran. And it was stupid. I'm not going to deny that. But this should not haunt me for my whole life. I mean, this is the only time it's haunted me. And I'm begging -- And I'm sorry. I didn't mean to raise my voice. But I beg the panel to please approve this. It's my only issue. I've never had -- I stubbed my toes once. Never happen again. And, please, I beg the Court -- or I'm sorry -- beg the board to approve, please.

CHAIRPERSON NIXON: Thank you, sir. Thank you for your service as well. I appreciate it.

Is there a motion from the board? I'll entertain a motion.

MEMBER CORTEZ: This is Board Member Cortez. I'm CAPITOL REPORTERS (775) 882-5322
going to motion that we overturn the denial and grant Mr. Malkus his work card, based on time and distance and the fact that you did disclose.

MR. MALKUS: Thank you.
MEMBER CORTEZ: Wait. Let me make sure everybody heard that. He did disclose, did what was asked.

MR. MALKUS: Thank you so much.
MEMBER GRONAUER: Speed it up and --
CHAIRPERSON NIXON: It's been a rough day, Bob. Okay. We have a motion. Do we have a second? MEMBER GRONAUER: Gronauer. Second. Semper Fi. MR. MALKUS: Thank you, sir. Semper Fi. CHAIRPERSON NIXON: We have a motion and we have a second. All in favor say aye.
(The vote was unanimously in favor of the motion)
CHAIRPERSON NIXON: Okay. They will help you on the next steps.

Okay. Agenda Item Number 71, Andre Amerson. Is Mr. Amerson here? No.

Agenda Item Number 72, Rodney Hymon. Good afternoon, sir.

MR. HYMON: Good afternoon.
CHAIRPERSON NIXON: Okay. Investigator Hubbel, could you tell us why we're here for Mr . Hymon. CAPITOL REPORTERS (775) 882-5322

MR. HUBBEL: Yes. Investigator Hubbel for the record.

CHAIRPERSON NIXON: And, Investigator, this is extensive and we're on a time crunch, so maybe if we just stick to the ten years and anything that's felony or above and whether or not he reported it.

MR. HUBBEL: Okay. I will go shorter than that. He was previously denied in August of '21. And let me find the reason for that. And that was for failure to disclose arrest, as well as having felony arrest. The denial was upheld at that board meeting in January of 2022. Through the arrest that he has now, he has had nothing since that time. He disclosed every single arrest that you see on the report --

MR. HYMON: Everything.
MR. HUBBEL: -- all 30, however many of them there are. And I really don't see any reason to read them unless you want me to.

CHAIRPERSON NIXON: No. We're good.
MR. HUBBEL: Okay. Thank you.
MR. HYMON: Please don't read them. That's past tense.

MR. HUBBEL: Nothing new appears in the SCOPE or the fingerprint report since the 2020 arrest. He was denied CAPITOL REPORTERS (775) 882-5322
for the weapons violation this time around and the felony arrest and he's here today to appeal.

CHAIRPERSON NIXON: And, just to be clear, the weapons violation has been cleared up?

MR. HUBBEL: It has been closed. So it's completed.

CHAIRPERSON NIXON: Thank you. Board, are there any questions? Okay. Hearing there are no questions, I'll entertain a motion.

MEMBER CORTEZ: Board Member Cortez motioning to overturn the denial and grant Mr . Hymon his appeal.

MR. INGRAM: If you guys can hold applause, please, we've got to get through these.

MEMBER CORTEZ: Based on the fact that he has returned and did exactly what we asked and noted every single arrest. We are talking seven pages worth. But he did exactly what we were asked, so I am motioning to overturn and grant your work card.

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

MEMBER GRONAUER: This is Gronauer. Second.
CHAIRPERSON NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion) CAPITOL REPORTERS (775) 882-5322

MR. HYMON: Can I say one thing?
CHAIRPERSON NIXON: Yes, sir. Real quick.
MR. HYMON: I really appreciate you all
overturning this. Now I can be able to go ahead and open up a security business like I've been trying to do. And God bless y'all and keep on living positive.

MR. INGRAM: Okay. Wait, wait, wait. Time out. You cannot open a security business with this registered work card.

MR. HYMON: No, not me. My brother is fixing to open one in California and going nationwide.

MR. INGRAM: He's going to apply with licensure with us in Nevada and then --

MR. HYMON: California, Nevada, Arizona.
MR. INGRAM: Thank you. Thank you. Have him call us.

MR. HYMON: I will do that.
MEMBER CORTEZ: Did the motion pass?
CHAIRPERSON NIXON: It passed, okay. Thank you. I hope the rest of these are as fun.

Agenda Item Number 73, Philip Isabell. Is Mr. Isabell here? Okay. We'll trail.

Agenda Item Number 74, Andrea Burrow. Okay. Trail.

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Agenda Item Number 75, Jamie Wantz. Thank you. Hello.

Investigator Hubbel, can you tell us why we're here for Ms. Wantz.

MR. HUBBEL: The applicant was previously denied in July of 2015 but did not appeal to the board on this application. There is one arrest that occurred in April of 2005 in Nevada. It was not disclosed on the application. It was a dangerous weapons violation and possession of marijuana, one ounce or less. They pled guilty and paid fine and forfeited the weapon.

This arrest was the reason for the previous denial and was listed -- I'm sorry -- was listed on the current application. So it was disclosed. My report shows an error there. It was disclosed.

CHAIRPERSON NIXON: Okay. Okay. Okay. Thank you.

Any questions for Ms. Wantz? Okay. Hearing there are no questions, I'll entertain a motion.

MEMBER CORTEZ: This is Board Member Cortez. In light of the error made on the non-disclosure, the applicant did disclose, $I$ am motioning to overturn the denial and grant the work card.

CHAIRPERSON NIXON: Okay. We have a motion. Do CAPITOL REPORTERS (775) 882-5322
we have a second?
MEMBER BEZICK: Bezick seconds.
CHAIRPERSON NIXON: We have a motion and we have a second. All in favor say aye.
(The vote was unanimously in favor of the motion)
CHAIRPERSON NIXON: So the staff will reach out to you for next steps. Your guard card or work card will be approved.

MS. WANTZ: Thank you.
CHAIRPERSON NIXON: Okay. Thank you. Have a good day.

Is there anybody that's come in recently that has not been sworn in? Okay. Please stand.
(The witnesses were sworn in)
CHAIRPERSON NIXON: Agenda Item Number 76, Dayanna Rivers. Okay.

Agenda Item Number 77, Kalisha Washington. I'm sorry. Were you -- All right. I just want to make sure. Kalisha Washington. Good afternoon. Come a little closer to the thing so we can hear you. There you go.

Investigator Hubbel, can you please tell us why we're here for Ms. Kalisha Washington.

MR. HUBBEL: Yes. The applicant was denied for a disclosed felony or, I'm sorry, misdemeanor conviction for CAPITOL REPORTERS (775) 882-5322
robbery. It's a very unusual circumstance. Started out as petty larceny. I guess let me back up. It occurred in December of 2010 in California. The final offense was a second degree robbery. Disposition was pay restitution, one year jail time, one year probation, and anger management class, and also a suspended driver's license.

There's a difference between the application date and the incident that this occurred and when the fingerprint report shows it, which is insignificant.

But this arrest started as a shoplifting. And, in the process of attempting to leave, the applicant struck the store worker with a car and therefore it became a robbery. So she was denied because of this.

It was listed. It is the only conviction listed on her fingerprint report. The applicant was denied for having this arrest and is here today to appeal.

CHAIRPERSON NIXON: Thank you. Are there any questions for Ms. Washington? Okay. Hearing there are no questions, I'll entertain a motion.

MEMBER GRONAUER: I have one question. I'm sorry, Chair. This is Gronauer. Investigator Hubbel, was it a misprint, 2020 or 2010, what we're talking about?

MR. HUBBEL: The fingerprint shows that it was December 13th of 2010.

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MEMBER GRONAUER: Okay. And that's the last

## arrest?

MR. HUBBEL: That is the only arrest.
MEMBER GRONAUER: Right. Okay. Thank you.
CHAIRPERSON NIXON: Any further questions? Okay. We'll entertain a motion.

MEMBER CORTEZ: This is Board Member Cortez. I'm going to motion that we overturn the denial and grant Ms. Kalisha Washington her guard card.

MS. WASHINGTON: Thank you.
CHAIRPERSON NIXON: We have a motion. Do we have a second?

MEMBER BEZICK: Bezick seconds.
CHAIRPERSON NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion) CHAIRPERSON NIXON: Okay. So it's approved. You will get your card. The office will contact you for next steps, okay.

MS. WASHINGTON: Thank you. I appreciate it. CHAIRPERSON NIXON: Thank you. Have a good day. Congratulations.

Agenda Item Number 78, Corey Graves. Good afternoon, sir.

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

MR. HUBBEL: Investigator Hubbel for the record. The applicant was denied for a disclosed felony arrest that occurred in March of 2013 in California. It was a felony arrest. Burglary, grand theft, receiving stolen property. The disposition outcome, the court documents was two years probation, restitution, 200 hours in lieu of the 180 days jail time. This arrest was listed on the original application and the California 1203.4 court documents were provided. The applicant was denied for this disclosed arrest and is here today to appeal.

CHAIRPERSON NIXON: Thank you. Are there any questions for Mr . Graves?

MEMBER CORTEZ: This is Board Member Cortez. Mr. Graves, why did you -- actually not why did you. My question was -- Hold on. I just lost it. No, no other questions. Sorry.

CHAIRPERSON NIXON: Just kidding. We're taking the sugar away. Any questions from the board?

MEMBER CORTEZ: I remembered. Sorry. This is Board Member Cortez. Corey, what do you plan to do with your work card?

MR. GRAVES: I work right now, but I plan on CAPITOL REPORTERS (775) 882-5322
working two jobs, so I can support myself. MEMBER CORTEZ: Do you have any prospects, like, anybody offer you a position? MR. GRAVES: A few jobs offered to me, but I couldn't accept them, because I don't have my work card. MEMBER CORTEZ: How long have you been in Vegas? MR. GRAVES: Just a year. Since April. MEMBER CORTEZ: Do you like it? MR. GRAVES: Yeah. MEMBER CORTEZ: Are you planning to stay here? MR. GRAVES: I mean, it's pretty cool. MEMBER CORTEZ: Okay. CHAIRPERSON NIXON: All right. Any further questions? Okay. Hearing there are no further questions, I'll entertain a motion.

MEMBER BEZICK: This is Bezick.
MEMBER CORTEZ: This is Board Member Cortez. Go ahead, Mr. Bezick.

MEMBER BEZICK: Okay. This is Bezick. I move to overturn the denial and grant the work card based on time and distance and full disclosure.

MEMBER CORTEZ: This is Board Member Cortez. I'll second that motion.

CHAIRPERSON NIXON: So we have a motion. We have CAPITOL REPORTERS (775) 882-5322
a second. All in favor say aye.
(The vote was unanimously in favor of the motion) MR. GRAVES: Thank you. CHAIRPERSON NIXON: They'll contact you, okay. Good luck.

Okay. Before we go to the next page, I want to go ahead and go over trailed items real quick. I have Agenda Item Number 58, 59, 67, 71, 73, 74, 76. Okay. So is Kyle Spann here? Okay. Is Zaiveron Kindle here? Okay. Sean Scott? Andre Amerson? Philip Isabell? Andrea Burrow? Or Dayanna Rivers? Okay. I'll entertain a block motion for those items.

MEMBER CORTEZ: This is Board Member Cortez. I'm motioning to uphold the denial for said item numbers by Madam Chair due to the no call no show. It is now 2:44 p.m.

CHAIRPERSON NIXON: So we have a motion. Do we have a second?

MEMBER BEZICK: Bezick seconds.
CHAIRPERSON NIXON: So we have a motion and we have a second. All in favor say aye.
(The vote was unanimously in favor of the motion)
CHAIRPERSON NIXON: Motion passes.
The next agenda item is Agenda Item Number 79, Tariq Scott. Okay. Tariq Scott is not in the audience. CAPITOL REPORTERS (775) 882-5322

Agenda Item Number 80, Calvin Nash. Okay. Calvin is not in the audience.

Agenda Item Number 81, Mark Michaels. Good afternoon, sir.

MR. MICHAELS: Good afternoon.
CHAIRPERSON NIXON: Investigator Hubbel, could you tell us why we're here for Mr. Michaels.

MR. HUBBEL: Investigator Hubbel for the record. The applicant was denied for having an Arizona felony drug charge that was not disclosed. Also on his record is a January 2006 out of Nevada felony charge that was not disclosed for fugitive from justice, based on a prior 1996 felony conviction from the State of Arizona. He was returned to Arizona prison for 30 to 60 days for the parole violation. The original felony was a drug charge in 1996 in Arizona.

Also arrest history is a September 1996 arrest out of Arizona. It's a felony that was not disclosed. Convicted for possession of marijuana at the felony level. The disposition was one year prison time at the Arizona State Prison. The applicant stated Arizona has no tolerance for drug policy and he only had a small amount of marijuana but still had to do prison time.

In August of 1999 there was an arrest out of
Nevada that was not disclosed, a misdemeanor domestic CAPITOL REPORTERS (775) 882-5322
battery, for $\$ 200$ fine and nine days jail time.
In June of 1997, out of the State of Nevada, a misdemeanor possession of drug not for interstate commerce that was not disclosed. Paid a $\$ 400$ fine and 60 days in jail.

And, lastly, in May of 1989, out of the State of Arizona was the felony criminal damage where it was not disclosed but he had to pay restitution, where the applicant hit a mail box with his car and had to pay -- and paid to repair the damage.

The applicant was denied for having the Arizona felony drug charge and is here today to appeal.

CHAIRPERSON NIXON: So, could I ask for clarification? He was denied for having the felony. Does that mean he disclosed it and didn't disclose the others?

MR. HUBBEL: I'm showing that he did not disclose any of them.

CHAIRPERSON NIXON: Okay. Any other questions from the board?

MEMBER CORTEZ: This is Board Member Cortez. Mr. Michaels, why did you fail to disclose your criminal history?

MR. MICHAELS: I disclosed it as best I possibly could.
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MEMBER CORTEZ: None of them? Fair enough.
Okay.
CHAIRPERSON NIXON: Any further questions? MEMBER GRONAUER: This is Gronauer. Just a statement. No matter what your record is, okay, what we just heard, if you disclosed all of that, time and distance probably would be working in your favor. Wait a minute. I'm just trying to make sure everybody understands. Because that's all. It was just a statement to you, sir. It probably would make it a lot more favorable if you would disclose everything.

MR. MICHAELS: As I said, I can't disclose what I don't recall. And, you know, I would like to apologize to the board for having allowed it to get to this point. And, I understand that, you know, if it's a denial, I and I alone am responsible. But $I$ cannot disclose what $I$ cannot recall. CHAIRPERSON NIXON: So you don't recall the felony and doing a year in prison?

MR. MICHAELS: I don't recall last month. CHAIRPERSON NIXON: Okay. Understood. Okay. MEMBER GRONAUER: Do you have someone here with you?

MR. MICHAELS: Yes. My fiance.
CHAIRPERSON NIXON: Okay. Does the board want to CAPITOL REPORTERS (775) 882-5322
entertain? Okay.
MEMBER CORTEZ: Actually I do have a question. This is Board Member Cortez. Mr. Michaels, you indicated that you don't recall much. What is it that you want to do with your card?

MR. MICHAELS: What I want to do is I'm semi-retiring in July. Where I work now I throw freight and it's really hard on my body. I turn 65 July 27 th and I get Medicare. Because I have to have -- I have to have insurance because I have medical issues. And I'm going to be able to work a little less. I'm already drawing my social security. So it's time to slow down and --

MEMBER CORTEZ: So here's my concern. I'm 100 percent with you in slowing down. My concern with memory challenges are when you're in a security position, sight and sound, supervision is number one.

MR. MICHAELS: Uh-huh.
MEMBER CORTEZ: If you can't remember specific details, the best witness makes somebody who can recall all the details. And, in security, you're going to be approached with certain situations where you may or may not need to recall things. So it's a little concerning to me because at what point do you become a liability?

MR. MICHAELS: I understand. Well, I was hoping CAPITOL REPORTERS (775) 882-5322
that we could cross that issue when we get to who I'm working with maybe I'm looking for, you know, a situation where I'm not looking to get involved real deep.

MEMBER CORTEZ: Right, right.
MR. MICHAELS: And I'm trying to minimize things. MEMBER CORTEZ: And I believe that. I really truly do believe that. But part of my consideration on your ability to go through and follow through with all of that is if you were able to just do the basics on recalling the previous history. So that's all I have to say.

CHAIRPERSON NIXON: Any further questions from the board? Okay. Hearing there are no further questions, I'll entertain a motion.

MEMBER BEZICK: This is Bezick. I move that we uphold the denial based on non-disclosure of arrests. CHAIRPERSON NIXON: We have a motion. Do we have a second?

MEMBER GRONAUER: Gronauer. Second. CHAIRPERSON NIXON: We have a motion and we have a second. All in favor say aye.
(The vote was unanimously in favor of the motion) CHAIRPERSON NIXON: Sir, now you have it in writing, you know, all of your history, so you won't have to remember it. You can work with the board, I mean, with the CAPITOL REPORTERS (775) 882-5322
office staff and come back in one year and apply. They'll have your information. If you go and ask them for that assistance, they will help you.

MR. MICHAELS: Okay. Well, my concern now is rather than come back and waste the board's time, it looks like Ms. Cortez has some issues with giving me a card no matter what.

MEMBER CORTEZ: No. Actually you're incorrect. Ms. Cortez is not going to have a problem with you following the directions. You heard me, everybody who came back a year later, did exactly what they were told, which is what I'm asking you to do, is you have the list of your history. All you got to do is literally cut and copy.

MR. MICHAELS: Understood.
MEMBER CORTEZ: Hang on one second, sir. Because you accused me of something without really knowing --

MR. MICHAELS: I didn't accuse you of nothing. What you said is --

MEMBER CORTEZ: We're done. We're done.
MR. MICHAELS: You had a concern about being able to recall stuff, which is important in my job. I am merely asking if, you know, if we do all of this, if that is still going to be a concern of yours, I would like to know now and rather than waste everybody's time. You know, maybe I CAPITOL REPORTERS (775) 882-5322
shouldn't apply.
MEMBER GRONAUER: Mr. Michaels, I won't speak for Ms. Cortez. But I will just tell you, she gave you good direction. Next year is a whole different time than this year. Do what you're supposed to do. You've been here a while. There's other people that came in, came back a year later and they got approved. Will that happen in your case? It's a possibility of that and it's probably a higher possibility than what you're thinking.

MR. MICHAELS: Okay.
MEMBER GRONAUER: That's all I can tell you.
MR. MICHAELS: Sounds good.
CHAIRPERSON NIXON: And they'll help you. We're here to put you to work. We really do want you to come back and see us in a year.

MR. MICHAELS: Okay. So who do I see?
CHAIRPERSON NIXON: You'll go back to the office and they'll help you get through that paperwork.

MR. MICHAELS: Okay. Thank you.
CHAIRPERSON NIXON: A year from now.
MR. MICHAELS: All right.
CHAIRPERSON NIXON: Thank you, sir.
MR. MICHAELS: Have a great day.
CHAIRPERSON NIXON: You too.
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Agenda Item Number 82, Lawrence Artis. Is Mr. Artis here? Good afternoon, sir. You're sworn in; right?

MR. ARTIS: Yeah.
CHAIRPERSON NIXON: Okay. Investigator Hubbel, why are we here for Mr . Artis?

MR. HUBBEL: Investigator Hubbel for the record.
The applicant was denied for having two dangerous weapons arrest that was disclosed. The first was September of 1996 in the State of California for willful discharge of a firearm in a negligent manner. He was convicted, did 36 months probation, 180 days jail time. The charge, 246.3 in California Criminal Code is listed as a wobbler, and that's probably for the sentencing portion.

In May of 2004, in the State of Nevada, disclosed misdemeanor, for possession of a dangerous deadly weapon, which in this case it was a stun gun. He pled as charged. Forfeited the stun gun with no jail time. This arrest was listed on the SCOPE report. It was not listed on the fingerprint report.

In February of 2022, in the State of Nevada, he listed a battery charge where the prosecution was denied.

In October of 1989, out of the State of California, misdemeanor arrest that was disclosed for CAPITOL REPORTERS (775) 882-5322
resisting arrest. The charges were dismissed.
In August of 1989, out of the State of California, a misdemeanor arrest for disturbing the peace. That was disclosed. He was convicted and did two days jail time.

And, in March of 1989, out of the State of California, there was a misdemeanor arrest for use or under the influence of a controlled substance that was disclosed and the charge was dismissed.

And, lastly, in May of 1996, out of the State of California, a disclosed misdemeanor for furnishing marijuana to a minor. The disposition was 12 months probation and a fine.

The applicant was actually denied for having the two dangerous weapons arrest. The most recent arrest involved the stun gun as the weapon. The applicant pled guilty. The other weapons arrest happened in 1996 and was charged as a misdemeanor and dismissed under California 1203.4. The applicant is here today to appeal.

CHAIRPERSON NIXON: Okay. Quick question on the 2022 battery. It says prosecution denied. So, it didn't move forward, It was just an arrest?

MR. HUBBEL: That is correct.
CHAIRPERSON NIXON: All right. Any questions for CAPITOL REPORTERS (775) 882-5322

MEMBER GRONAUER: Good afternoon, Mr. Artis.
MR. ARTIS: Good afternoon, sir.
MEMBER GRONAUER: Can you explain the February of 2022 battery?

MR. ARTIS: Yes, sir. I worked at 7-Eleven on Charleston and Las Vegas Boulevard --

MEMBER CORTEZ: Enough said.
MR. ARTIS: I was attacked because I didn't want to give someone their cigar.

MEMBER GRONAUER: That's good.
MR. ARTIS: May I speak to this just 30 seconds? MEMBER GRONAUER: Sure.

MR. ARTIS: I came out here from California, me and my wife. They let me go for what I did out there. Came to Nevada in '99 and started my life over. We didn't know. We got here in the middle of the night. Moved on Swenson and Twain from the back. When we woke up in the morning, Swenson was our backyard. I had nothing to protect my wife and my son. I thought a taser was all right, because it wasn't considered a dangerous weapon when the guy kept pulling me over, for some reason the second time. On the third time he pulled me over, he pulled out a piece of paper and it said a felony, cannot have a dangerous weapon. I was detained. CAPITOL REPORTERS (775) 882-5322

Other than that, I have not done nothing wrong since I've been here.

I've been married for 30 years to her behind me. I raised all three of my kids. All I'm trying to do is work and be left alone. Right now I stand on the corner. I give away phones for my wife. She's the boss. I don't want no problems. The reason why I didn't put the taser thing down because the man said give the gun up and we'll leave you alone. The battery was 7-Eleven. They said don't worry about it. Other than that, I quit that job. Now I'm trying to stay away from the active stuff.

MEMBER GRONAUER: Not really to be rude. But tell me what you plan on doing with your card?

MR. ARTIS: I want to get a second job because they don't really want me on the corner too much. So I listen.

MEMBER GRONAUER: I'm with her. I'm going to make a motion.

MR. ARTIS: Yes, sir.
MEMBER GRONAUER: To uphold the -- What I'm trying to do to grant the appeal. I'm sorry. To grant the appeal for Mr . Michael -- I'm all over the place. Lawrence Artis, grant the appeal of Lawrence Artis, time and distance.

MR. ARTIS: Thank you, sir.
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MEMBER CORTEZ: This is Board Member Cortez. I'm going to motion -- I'm going to second the motion to overturn the denial and approve the work card.

MR. ARTIS: Thank you, y'all.
CHAIRPERSON NIXON: We have a motion and we have
a second. All in favor say aye.
(The vote was unanimously in favor of the motion) MR. ARTIS: Thank you. Thank you.

CHAIRPERSON NIXON: They'll contact you for next steps. Okay. All right.

MEMBER GRONAUER: Another 30 years.
Agenda Item Number 83.
MR. INGRAM: For the record, Kevin Ingram. Item Number 83 was postponed due to the fact we did not get fingerprints back yet, as well as Item Number 90 and Item Number 92, all three of them postponed.

CHAIRPERSON NIXON: Okay. So the next agenda item up is Agenda Item Number 84, Daniel Sundell. Is Daniel in the audience? Okay. We'll trail that.

Agenda Item Number 85, Layfayette Taylor. Good afternoon.

MR. TAYLOR: Good afternoon.
CHAIRPERSON NIXON: Investigator Hubbel -- And
you're under oath?
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MR. TAYLOR: Yes, ma'am.
CHAIRPERSON NIXON: Okay. Investigator Hubbel, could you tell us why we're here for Mr. Taylor.

MR. HUBBEL: Investigator Hubbel for the record. The applicant was denied for a disclosed felony arrest that was October of 2007 in the State of California. It was disclosed. It was battery with serious bodily injury. He did three years prison time. The applicant stated this was a fist fight that happened when he was 17 years old and there were no weapons involved.

Also listed is a December 2008 felony arrest out of the State of California that was disclosed for carrying concealed weapon on a person with a prior conviction. Two years prison time. This arrest that $I$ just read happened while out on bail from the first arrest. And the prison time ran concurrent with arrest number one.

This is the only items on his fingerprint report. The applicant was denied for the disclosed felony and is here today to appeal.

CHAIRPERSON NIXON: Okay. Thank you. Any questions for Mr. Taylor?

MEMBER GRONAUER: Sir -- This is Gronauer. Sir, what is the purpose of getting a work card? What would you do?

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MR. TAYLOR: For a second job. I can't sleep at night for some reason. So $I$ just want to get a second.

MEMBER GRONAUER: Some places like you at night time if you can't sleep.

MR. TAYLOR: During the day I work with children, so I'll be up all night thinking.

MEMBER CORTEZ: And you still can't sleep?
MR. TAYLOR: For some reason after I do my notes I still can't sleep.

MEMBER GRONAUER: What are you doing?
MR. TAYLOR: ABA work, behavioral health therapist.

MEMBER GRONAUER: All right.
CHAIRPERSON NIXON: Any further questions for Mr. Taylor? Okay. Hearing there are no questions, I'll entertain a motion.

MEMBER CORTEZ: This is Board Member Cortez. I'm motioning to overturn the denial and grant Mr. Taylor his work card for full disclosure and time and distance.

CHAIRPERSON NIXON: We have a motion. Do we have
a second?

MEMBER BEZICK: Bezick. Second.
MEMBER GRONAUER: Gronauer. I'll second.

CHAIRPERSON NIXON: We have a motion and we have CAPITOL REPORTERS (775) 882-5322
a second. All in favor say aye.
(The vote was unanimously in favor of the motion) CHAIRPERSON NIXON: Congratulations. It passes. They'll contact you for next steps.

MR. TAYLOR: Thank you.
CHAIRPERSON NIXON: All right. Thank you.
Agenda Item Number 86, Geoffrey Torrence.
MR. TORRENCE: Good afternoon.
CHAIRPERSON NIXON: Investigator Hubbel, why are we here for Mr. Taylor? I'm sorry. Torrence.

MR. HUBBEL: Investigator Hubbel for the record Mr. Torrence, he was denied for a disclosed felony arrest. That arrest was August of 2016 out of the State of California for the charge of evading. He did 32 months in prison. This arrest was listed on the original application.

The other arrest was June of 2014 out of the State of California for a felony robbery charge. He was sentenced to 180 days but served less time than that and had three years supervised probation. And this court -- this robbery was handled in the Compton California Municipal Court.

Those are the only two charges listed on his fingerprint report. The applicant was denied for the disclosed felony arrest and is here today to appeal.

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CHAIRPERSON NIXON: Okay. Any questions for
Mr. Torrence? Okay.
MEMBER GRONAUER: Good afternoon or almost good evening, Mr. Torrence.

MR. TORRENCE: Good afternoon.
MEMBER GRONAUER: This is Gronauer. 32 months for evading, can you explain that to me? What was evading?

MR. TORRENCE: Basically running from the police officer in a car.

MEMBER GRONAUER: Yeah. You just kept running or what? 32 months to serve. Did you have a weapon?

MR. TORRENCE: No. I didn't have no license and I was scared. It was my birthday.

MEMBER GRONAUER: You ran from the car?
MR. TORRENCE: No. I stayed in the car. I eventually pulled over.

MEMBER GRONAUER: Oh, that evading? Okay. All right. Now we got to it. Thank you. No problem.

MEMBER CORTEZ: Not walk-away evading. Drive.
MEMBER GRONAUER: I'm not that dumb. I'm driving. Thank you.

MEMBER CORTEZ: This is Board Member Cortez. Geoffrey, what do you plan to do with your work card if you get it?

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MR. TORRENCE: Find a job, provide for my family. Because it's a tradition in my family. My wife is a security guard. And so, basically, get a good job, look forward to better opportunities.

MEMBER GRONAUER: Are you looking for armed or unarmed?

MR. TORRENCE: Unarmed.

MEMBER CORTEZ: And if you get in a car you're not going to evade?

MR. TORRENCE: NO. I'm working on my license right now.

CHAIRPERSON NIXON: Any further questions for Mr. Torrence? Hearing there are no questions, we'll entertain a motion.

MEMBER GRONAUER: This is Gronauer. Make a motion to grant Geoffrey Torrence his appeal.

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

MEMBER BEZICK: Bezick seconds.
MEMBER CORTEZ: This is Board Member --
CHAIRPERSON NIXON: So we have a motion. We have
a second. All in favor say aye.
(The vote was unanimously in favor of the motion)
MEMBER GRONAUER: The motion was for time and CAPITOL REPORTERS (775) 882-5322
distance.
CHAIRPERSON NIXON: Congratulations. Was that everybody? Yeah. Thank you. Good luck to you, sir.

So did we get Agenda Item 87, Greathouse? Did we get the fingerprints for that one?

MR. HUBBEL: Yes, we did. They came in late. This is Investigator Hubbel. I'm sorry. They came in late. The reports that you guys have are not going to compare to what I have.

CHAIRPERSON NIXON: Okay. So let's move forward. Agenda Item Number 87, Robin Greathouse. Are you here? Have you been sworn in, ma'am?

MS. GREATHOUSE: Yes, ma'am.
CHAIRPERSON NIXON: Okay. Sounds good. Investigator Hubbel, could you update us? MR. HUBBEL: Yes. Investigator Hubbel for the record. The applicant was denied for the listed felony arrest that she listed on her original application and was confirmed by the fingerprints.

The first arrest was October of 1992 out of the State of Nevada for possession of a controlled substance. The sentence was three years prison time. The original charge was trafficking in a controlled substance.

In October of 1993, out of the State of Nevada, CAPITOL REPORTERS (775) 882-5322
was a burglary, slash, it was a probation violation, which also tacked on to the three years prison time from the previous arrest. She was out on bond from the first arrest when this arrest occurred. The prison time on this arrest ran concurrent with the first arrest number one. The applicant does recall going to prison from 1994 to 1997.

In May of 1997, out of the State of Nevada, a gross misdemeanor for possession of a stolen vehicle. The applicant paid a thousand dollar fine. This arrest occurred soon after release from prison from the first two arrests.

In August of 1999, out of the State of Nevada, a felony arrest for trafficking in cocaine. The disposition was 19 to 48 months prison time that was suspended. She received five years probation.

In January of 2002, the State of Nevada, a disclosed felony for possession of controlled substance/probation violation, received 15 months prison time. I have a note here the applicant was arrested for possession of a controlled substance while on probation for the previous listed trafficking cocaine.

And, lastly, I have a July of 1992 misdemeanor arrest out of the State of Nevada for petty larceny with a sentence of 30 days jail time.

This report was updated when the fingerprints CAPITOL REPORTERS (775) 882-5322
came in on February 21st of 2023. I was unable to locate any court documents for these arrests. I did speak with the applicant and we went over all of this and for some of the sentencing times, the time -- the fingerprint says -fingerprint report says she did versus what she did is a little different.

The applicant was denied for the listed felony arrest and is here today to appeal.

CHAIRPERSON NIXON: Okay. So, just so I'm clear, Investigator Hubbel, she did list most of or all of? Because it sounds like you said there's differences and I can see that. Was it just differences in dates but everything was disclosed?

MR. HUBBEL: The very first two, I think the original report had two arrests listed, if I'm not mistaken. And then when the fingerprint report came back in, customarily what $I$ do is call them and go over that. And that's when we discovered these others and I had to revamp the arrest report.

CHAIRPERSON NIXON: Okay. Okay. And those were -- the additional ones were arrests and not convictions.

MR. HUBBEL: All six listed were convictions.
CHAIRPERSON NIXON: Okay. Gotcha. Any questions for Mrs. Greathouse? Okay. Hearing there are no questions, CAPITOL REPORTERS (775) 882-5322

I'll entertain a motion.
MEMBER CORTEZ: This is Board Member Cortez. I'm going to motion to overturn the denial and grant Ms. Greathouse -- Is it Robin Greathouse? Sheila Robin White?

MS. GREATHOUSE: It's Robin Sheila Greathouse White is an AKA.

MEMBER CORTEZ: Got it. So, again, this is Board Member Cortez motioning to overturn the denial and grant Ms. Greathouse her work card based on disclosed events and time and distance.

CHAIRPERSON NIXON: So we have a motion. Do we have a second?

MEMBER BEZICK: Bezick seconds.
CHAIRPERSON NIXON: Wait a minute. Do you have a question, Bobby?

MEMBER GRONAUER: I'm just slightly confused or I misunderstood. Investigator Hubbel, I understand two were disclosed and then six more came up, several others came up. And were they disclosed or not disclosed?

MR. HUBBEL: On the original application --
(The court reporter interrupts)
MEMBER BEZICK: Excuse me. Christy needs to know if the conversations you're having is supposed to be on the CAPITOL REPORTERS (775) 882-5322
record, because she cannot hear you.
CHAIRPERSON NIXON: No. It's just our confusion. We'll wait for Investigator Hubbel.

MR. HUBBEL: Investigator Hubbel for the record. I'm looking at the date on the date of the application, which is January 4 th of this year, and that is the date on everything that is disclosed on the arrest portion of the application, which I have the application here in front of me, so they would have all been disclosed at that point in time. And probably when I spoke with her, this would be my error, when I spoke with her, we did clarification on the disposition outcomes because a lot of times they differ. Fingerprint report might say they got two or three years when they only did six months or something along that line. But they all are listed on the original application with -- And, they do have the correct severity levels, it appears.

CHAIRPERSON NIXON: Okay. Great. Thank you. MEMBER GRONAUER: This is Gronauer. Thank you for clearing that up.

CHAIRPERSON NIXON: So we have a motion. Do we have a second?

MEMBER BEZICK: Bezick seconds.
CHAIRPERSON NIXON: So we have a motion and a second. All in favor say aye.

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(The vote was unanimously in favor of the motion)
CHAIRPERSON NIXON: Motion passes. You'll get your work card. The office will work with you on next steps, okay.

MS. GREATHOUSE: Okay. Thank you guys.
CHAIRPERSON NIXON: Take care.
Agenda Item Number 88. Do we have fingerprints for Deas, Investigator Hubbel?

MR. HUBBEL: We do have for Damon Deas, yes.
CHAIRPERSON NIXON: Okay. Sounds good.
Damon Deas, are you here?
MR. DEAS: Yes.
CHAIRPERSON NIXON: Okay. Are you sworn in, sir?
MR. DEAS: Yes, I am.
CHAIRPERSON NIXON: Okay. Thank you.
Investigator Hubbel, could you tell us why we're here for Mr. Deas.

MR. HUBBEL: Investigator Hubbel for the record. Mr. Deas was previously denied in October of 2021 and appeared in front of the board and was told to return a year later. He has reapplied. He has listed everything that is on his SCOPE and his fingerprint report. And some of those are the 2006, November 2006, out of Nevada, trafficking in a controlled substance, possession of a controlled substance CAPITOL REPORTERS (775) 882-5322
with intent to sell. Spent two years in the Nevada State Prison. The original sentence was two to ten years and he only had to do two.

In June of 2000, a felony out of the State of Nevada, for possession of a controlled substance for sale. Served 14 to 16 months in the Nevada State Prison system.

In September of 1998, out of the State of Nevada, another felony that was disclosed for unlawful possession for sale of substance, classified in schedule one. He was convicted, sentenced to 12 to 48 months, which was suspended and received three years probation.

There were some differences on the application versus what the reports that $I$ have fingerprint and SCOPE says for the probation violations.

In June of 2000 , the applicant's probation was revoked.

Also, in February of 2012, out of the State of Nevada, a misdemeanor charge for some traffic and a convicted person with a felony charge that was added. The DA denied prosecution on that one.

Also, in May of 2011 , out of the State of Nevada, DA denial for possession of a controlled substance.

And, in March of 2010, State of Nevada, misdemeanor for the ex-felon failure to change address. He CAPITOL REPORTERS (775) 882-5322
was convicted and paid a fine on that.
In November of 2004, misdemeanor out of the State of Nevada. Once again, failure to change address, convicted felon, failure to change address. The DA denied prosecution.

In May of 2000, State of Nevada, a felony charge that was disclosed for possession of controlled substance. This charge was dismissed.

In October of 1998, out of the State of Nevada, misdemeanor possession of narcotics paraphernalia. And there was no disposition listed on the fingerprints or SCOPE.

And, lastly, in May of 1998, out of the State of Nevada, a disclosed misdemeanor for possession of narcotics paraphernalia. And this charge was dismissed.

The applicant was previously denied and waited a year to apply -- or reapply. He obtained his SCOPE report and listed all of the arrests. He was denied for having the felony arrest and is here today to appeal.

CHAIRPERSON NIXON: Okay. Thank you. So just I want to make sure I'm clear, he provided his SCOPE versus putting it in the application and that's why you have all of that additional information that's not in the actual application?

MR. HUBBEL: That is correct. And he was denied previously a year ago. And so he went through the effort to CAPITOL REPORTERS (775) 882-5322
get the SCOPE report and work with me to get it filled out. CHAIRPERSON NIXON: Awesome. All right. Thank you.

Any questions for Mr. Deas?
MEMBER GRONAUER: I just have a comment. This is
Gronauer. It just goes to show if you do what you're supposed to do, you went back and did all the things you were supposed to do, come back a year later. You should be proud of yourself for doing that.

MR. DEAS: Yes, I am.
MEMBER GRONAUER: It shows a lot of difference from your past record.

MR. DEAS: Yes, absolutely.
CHAIRPERSON NIXON: Thank you. Okay. Any questions for Mr . Deas? I'll entertain a motion.

MEMBER CORTEZ: This is Board Member Cortez. I'm going to motion to overturn the denial and grant Mr . Deas his work card based on the reapplying and doing everything, listing everything that we have asked. Great job, Mr. Deas. MR. DEAS: Thank you guys. CHAIRPERSON NIXON: We have a motion. Do we have a second?

MEMBER GRONAUER: Gronauer. Second.
CHAIRPERSON NIXON: We have a motion and we have CAPITOL REPORTERS (775) 882-5322
a second. All in favor say aye.
(The vote was unanimously in favor of the motion) CHAIRPERSON NIXON: Congratulations, sir. The office will contact you for next steps. Congratulations. Good luck to you.

The next agenda item is Agenda Item Number 89, Nicholas Brown. Investigator Hubbel, do we have his

## fingerprints?

MR. HUBBEL: We do. They came in on March the 8th.

CHAIRPERSON NIXON: Okay. Awesome.
Good afternoon, sir.
Investigator Hubbel, could you tell us why we're here for Mr. Brown.

MR. HUBBEL: Investigator Hubbel for the record. The applicant was previously denied and has waited over a year to reapply. He only has one arrest on his fingerprints and SCOPE. It's for an April 2016 arrest out of Nevada for a misdemeanor, permittee with concealed weapon in a prohibited building. He received 120 days jail time suspended, counseling, fines, and a stay-out-of-trouble directive. And this arrest was listed on the original application. And the applicant was denied for having the weapons arrest and is here today to appeal.

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CHAIRPERSON NIXON: Any questions for Mr. Brown? MEMBER GRONAUER: This is Gronauer. Same
comment. Thank you for doing what you're supposed to do.
Have you had any arrests since the last?
MR. BROWN: Nope.
MEMBER GRONAUER: Okay. Thank you, sir.
CHAIRPERSON NIXON: Any other questions? Hearing there are no further questions, I'll entertain a motion.

MEMBER CORTEZ: This is Board Member Cortez. I motion to overturn the denial and approve Mr . Brown his work card, based on providing everything that was asked on the application during his reapply.

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

MEMBER GRONAUER: Gronauer seconds.
CHAIRPERSON NIXON: We have a motion and we have
a second. All in favor say aye.
(The vote was unanimously in favor of the motion)
CHAIRPERSON NIXON: Thank you, sir. Thank you. Good luck. They'll get in touch with you.

So, Agenda Item Number 90, Marcus Williams, has been postponed.

We now have Agenda Item Number 91, John Nevens. Good afternoon, sir.

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MR. NEVENS: Good afternoon. How are you? CHAIRPERSON NIXON: Good.

Investigator Diaz, tell us why we're here.
MR. DIAZ: This is Investigator Diaz for the
record. The applicant was denied for a felony robbery conviction out of Oakland, California, in 2004. The applicant was sentenced to five years in prison. And this arrest was disclosed.

He also has a 1991 felony conviction for transport/sale of a controlled substance. Sentenced to three years in prison. And this arrest was disclosed.

He also has a 1987 felony conviction for the same charge, transport/sale of a controlled substance. Was sentenced to three years in prison. And this arrest was also disclosed.

All three felonies were disclosed and he 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.

CHAIRPERSON NIXON: Thank you. Any questions for
Mr. Nevens? Okay. Hearing there are no questions, I'll entertain a motion.

MEMBER CORTEZ: This is Board Member Cortez motioning to overturn the denial and grant Mr . Nevens his CAPITOL REPORTERS (775) 882-5322
work card based on the disclosure of his history and time and distance.

CHAIRPERSON NIXON: We have a motion. Do we have
a second?
MEMBER BEZICK: Bezick seconds.
MEMBER GRONAUER: Gronauer. Second.
CHAIRPERSON NIXON: So we have a couple of
seconds. We have a motion and we have a second. All in favor say aye.
(The vote was unanimously in favor of the motion) MR. NEVENS: Thank you. Can I add one thing? CHAIRPERSON NIXON: Yes, sir. MR. NEVENS: I served on my first jury. MEMBER GRONAUER: No kidding? CHAIRPERSON NIXON: Good for you. Congratulations.

MR. NEVENS: And I feel like I have sense again. MEMBER GRONAUER: You're a free man. MR. NEVENS: And I thank you so much. God bless all of you.

MEMBER GRONAUER: Thank you. You have to understand. It's not thank us. We're doing our job. It's you. You did the job. That's why we can go.

MR. NEVENS: And I made an honest mistake. I CAPITOL REPORTERS (775) 882-5322
married an Air Force captain.
CHAIRPERSON NIXON: Look at her. She's running from you.

MEMBER GRONAUER: She left you.
MR. NEVENS: That's why I straightened up.
CHAIRPERSON NIXON: There you go. She'll keep you right.

MEMBER GRONAUER: Put them shoulders back.
CHAIRPERSON NIXON: Thank you, sir. The office will contact you.

MR. NEVENS: Okay.
CHAIRPERSON NIXON: No more crying.
Okay. Agenda Item Number 92 has been postponed,
Luis Carr.
We're at Agenda Item Number 93, Lyonel Casey. Good afternoon, sir. Have you been sworn in?

MR. INGRAM: Is there anyone else who needs to be sworn in?

MS. HARRIS: Please stand and raise your right hand.

CHAIRPERSON NIXON: Ma'am, have you been sworn in? I think you came in later too.
(The witnesses were sworn in)
CHAIRPERSON NIXON: So, could you please, CAPITOL REPORTERS (775) 882-5322

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

MR. DIAZ: The applicant was denied for felony possession/purchase of cocaine conviction out of Los Angeles, California, in 1991. The applicant was sentenced to 36 months probation. He did disclose this arrest.

He also has a 1996 misdemeanor conviction for fight/noise and offensive words and was sentenced to 24 months probation. This arrest was not disclosed and the applicant did state he was unaware of this charge.

He also has a 1996 felony conviction for the sale of cocaine and was sentenced to four years in prison. This arrest was disclosed.

He did disclose the two felonies 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.

CHAIRPERSON NIXON: Okay. Are there any questions from the board?

MEMBER BEZICK: This is Bezick. Mr. Casey, why did you not disclose the 1996 fight and noise and offensive words arrest?

MR. CASEY: When the investigator called me, he went over that with me, and we both did the time slots and I CAPITOL REPORTERS (775) 882-5322
was in prison at the time, so I didn't understand how that came about. I said there was people using my name when I was in jail from '95 to '99. This occurred in '96, I believe.

CHAIRPERSON NIXON: You were unaware of it? MR. CASEY: Unaware. He even admitted that he's never heard of anything, fighting, loitering, something else. CHAIRPERSON NIXON: Did it happen in prison? MR. CASEY: I have no idea.

CHAIRPERSON NIXON: Okay. Okay.
MR. CASEY: It was a long time ago.
MR. INGRAM: Yeah. When they're in prison they're usually given notice of charges and they get disciplinary sanctions inside but not arrests.

MEMBER GRONAUER: On our discussion, that usually ends up being in prison of their problem, they handle it internally.

CHAIRPERSON NIXON: Gotcha.
MEMBER GRONAUER: This is Gronauer. Investigator, can you verify that he was in prison during that year?

MR. DIAZ: The fingerprint report shows that the fight and offensive words was in March, March 15th of 1996, and the sale of cocaine was in November of 1996.

CHAIRPERSON NIXON: So was he in prison at the CAPITOL REPORTERS (775) 882-5322
time of the one that he didn't disclose?
MR. DIAZ: He would not have been, no.
MEMBER GRONAUER: Okay, sir, this is Gronauer again. You're saying you were in prison in '96?

MR. CASEY: '96. October 25th I turned myself in.

MEMBER GRONAUER: October 25 th you what?
MR. CASEY: October 25 th of 196 I turned myself in.

MEMBER GRONAUER: Turned yourself in to prison?
MR. CASEY: For the possession for sales case that I acquired in '95.

CHAIRPERSON NIXON: So you were not in prison in March then?

MR. CASEY: I was in jail.
CHAIRPERSON NIXON: Oh, okay.
Can we confirm that, Investigator Diaz, that he was in jail at that time?

MR. DIAZ: I cannot at this moment confirm that, no.

CHAIRPERSON NIXON: Okay. Are there any further questions?

MEMBER GRONAUER: Yeah. One more for the applicant. Did you talk to Mr. -- to Investigator Diaz about CAPITOL REPORTERS (775) 882-5322
being in jail and not being in jail?
MR. CASEY: Yes.
MEMBER GRONAUER: Okay. Go ahead.
MR. CASEY: When we spoke about it, he was trying to find out -- trying to find the time slots where it could have happened. Because, I mean, I come from a neighborhood where it was good and it turned bad. Never had a juvenile record. I'm 50 years old. As soon as I turned 18 I got this case. It wasn't mine. But the second one was mine. I admitted it immediately. After that $I$ held a job -- always held a job.

MEMBER GRONAUER: That's okay. What we're concerned about, you didn't disclose a fight in 1996 and you're telling me that you were in jail and we were trying to figure out if you were or you weren't. Now, I don't know how we can figure that out. I wouldn't imagine -- I would suspect that our investigator tried to look that up and we can't find that out.

MR. CASEY: I would rather have that on my record.

MEMBER GRONAUER: Oh, no. I understand that. But you didn't disclose it and you're saying you don't know about it. Just stop right there. We're okay. No more discussion.

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MR. CASEY: I did bring my diploma that I graduated from the university, of college, in 2012 with a 3.10 and have been out of trouble since ' 99 and never got in trouble since then, since I got out of prison --

CHAIRPERSON NIXON: Congratulations.
MR. CASEY: -- and moved to Vegas.
CHAIRPERSON NIXON: Investigator Diaz, do you have anything else on this, the misdemeanor?

MR. DIAZ: I do not, ma'am, no. I will say I did speak with Mr. Casey multiple times about this charge and we have tried to figure it out. He was very cooperative. He did disclose the other two felonies. But, with this charge, with the time frame, we've been trying to kind of figure this out between the two and we just haven't come up with anything yet, unfortunately.

CHAIRPERSON NIXON: Okay. Understood. Thank you.

Are there any further questions from the board. MEMBER CORTEZ: This is Board Member Cortez. My apologies. I had to step out for a second and you might have already answered this. What do you plan to do with your work card?

MR. CASEY: Just have consistent work. I've been going through temp agencies. I have a new grandson and one CAPITOL REPORTERS (775) 882-5322
coming in April. I want to be there consistently for those boys.

MEMBER CORTEZ: Do you have a job lined up?
MR. CASEY: Yes, I do.
MEMBER CORTEZ: Where at?
MR. CASEY: Yes. With Boost Protection I do.
MEMBER CORTEZ: All right. Thank you.
CHAIRPERSON NIXON: Okay. Are there any further questions? Okay. Hearing there are no further questions, I'll entertain a motion.

MEMBER GRONAUER: This is Gronauer. I make a motion to grant Lyonel Casey's appeal. Time and distance.

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

MEMBER CORTEZ: This is Board Member Cortez. I am going to second. I didn't hear the conversation within this. My concern was the non-disclosure. I did catch the end of the 1996. It sounds like there's lots of technicalities going on, but you were very forthcoming with our investigator, so $I$ will second that motion to overturn the denial and grant Mr. Casey his work card.

MR. CASEY: Thank you, ma'am.
CHAIRPERSON NIXON: So we have a motion and a second. All in favor say aye.

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(The vote was unanimously in favor of the motion) CHAIRPERSON NIXON: Congratulations, sir. MR. CASEY: Thank you so much. CHAIRPERSON NIXON: The office will contact you. MR. CASEY: Thank you so much.

CHAIRPERSON NIXON: Take care. Congrats.
Agenda Item Number 94, David Patten. Okay. Not in the audience.

Agenda Item Number 95, Nakeisha Kelly. Good morning or afternoon.

Investigator Diaz, can you let us know why we're here for Ms. Kelly.

MR. DIAZ: The applicant was denied for a misdemeanor weapons conviction out of Las Vegas, Nevada, in 2019. The applicant was sentenced to stay out of trouble and to forfeit her weapon. This arrest was not disclosed.

She previously has a 2005 felony conviction as well for grand theft. This was disclosed.

And it was previously on the 2017 application when she was denied and the board overturned her denial.

The applicant was not made provisional and is here to appeal today.

CHAIRPERSON NIXON: Okay. So did I understand in 2017 she was denied an application, we overturned it and gave CAPITOL REPORTERS (775) 882-5322
her her license, she subsequently got in trouble in 2019 for a weapons charge?

MR. DIAZ: Correct, ma'am.
CHAIRPERSON NIXON: Any questions from the board?
Okay. Hearing there are no questions, I'll entertain a motion.

MEMBER GRONAUER: This is Gronauer. I make a motion to deny Nakeisha Kelly's appeal for the reason it's too soon and weapon charges.

CHAIRPERSON NIXON: And am I to understand that that was not disclosed at the time of the application?

MR. DIAZ: Correct, that was not disclosed.
CHAIRPERSON NIXON: Okay. We have a motion. Do we have a second?

MEMBER BEZICK: Bezick seconds.
CHAIRPERSON NIXON: We have a motion and we have a second. All in favor say aye.
(The vote was unanimously in favor of the motion)
CHAIRPERSON NIXON: So, unfortunately, at this time, you do have the opportunity in one year to come back and appeal -- or to do a new application. Make sure you disclose everything, okay, and the office will help you.

MS. KELLY: Okay. Nevermind. Okay. Thank you.
Agenda Item Number 96 , Donald Shelton.
CAPITOL REPORTERS (775) 882-5322

MR. SHELTON: It's all right. I've been waiting a lot longer.

CHAIRPERSON NIXON: Investigator Diaz, it says missing fingerprints on this one. Do we have those fingerprints?

MR. DIAZ: Yes, the fingerprints did come in and I do have an updated sheet here.

CHAIRPERSON NIXON: Okay. Thank you. Could you tell us why we're here for Mr. Diaz(sic).

MR. SHELTON: Hello. Can I say hello, Mr. Diaz? How are you doing, Mr. Diaz? Thank you for working with me on this.

CHAIRPERSON NIXON: Okay. Thank you.
MR. DIAZ: The applicant was denied for a felony conviction of inflict corporal injury on a spouse/cohabitant in San Bernardino, California, in 2004. The applicant was sentenced to 36 months probation. This arrest was disclosed.

He also has a 2006 felony conviction for probation violation of TPO. And this is a re-arrest for the first one. I apologize. It's another felony. This arrest was disclosed. The applicant did state that he violated the TPO and went back to prison. He was sentenced to two years but only served a little bit under one year.

He also has a 2007 felony conviction for CAPITOL REPORTERS (775) 882-5322
possession of narcotics/controlled substance. Was sentenced to 16 months in prison. This arrest was not disclosed.

And, lastly, the applicant has a 1995 misdemeanor DUI with alcohol and drugs. The fingerprint does say he was sentenced to probation but does not specify the length of probation. And this arrest was not disclosed. The applicant did disclose the first two felonies but omitted other charges. The applicant was no made provisional and is here to appeal today.

CHAIRPERSON NIXON: Okay. Any questions from the board?

MEMBER CORTEZ: This is Board Member Cortez. Investigator Diaz, perhaps, I don't know, I might have an outdated -- Got it. Nevermind. Thank you. Just kidding. MR. SHELTON: Can I speak?

CHAIRPERSON NIXON: Hang on one second. Are there any questions from the board? I'll ask the big question, elephant in the room. Why didn't you disclose all of your arrests?

MR. SHELTON: Because I totally did not remember them. I totally spaced out. I had a lot of pressure. I've been dealing with this for so long. You know, everything domestic, children's mom. Okay. And I finally got out of prison. We had to go to a program to be brought back in to CAPITOL REPORTERS (775) 882-5322
the system, in to society. And we tried to put all of those things behind you, okay.

And, Mr. Diaz, I don't recall you telling me about the felony drug one. I didn't get two felonies. But it's on me.

CHAIRPERSON NIXON: Yeah. I think the other ones came up during your -- when your fingerprints came in, which apparently, they just came in.

MR. SHELTON: They just came in, Ms. Nixon. And he's been good at calling me. We ain't got no problem. We have no problem. He's been good calling me. I'm a stand-up guy.

CHAIRPERSON NIXON: So you just don't remember the other two that you had?

MR. SHELTON: I did not at the time because I was under pressure because I had just, the job had changed where I work. I work for CSC also. And I'm behind in my rent because of pay. I'm 63. I have a 17 year old. I am so blessed that once I got out of prison I never looked back. I never looked back. And I've been going forward ever since. And my supervisor is here.

CHAIRPERSON NIXON: Okay. Are there any other questions for Mr. Diaz?

So the other Mr. Diaz, Investigator Diaz, when CAPITOL REPORTERS (775) 882-5322
was the last arrest, conviction?
MR. DIAZ: I believe that was in 2007 for possession of narcotic/controlled substance.

CHAIRPERSON NIXON: And was that an arrest or a conviction?

MR. DIAZ: It was a conviction, ma'am. He received 16 months prison.

MS. SHELTON: Ms. Nixon, that's a violation. And, when you're in San Bernardino, they have no halfway houses. Pretty much at that time, at that time in my life, you do stupid stuff and you really want to kill yourself because it's like that. I had to go through the violation. Once again, I'm being right.

CHAIRPERSON NIXON: So that I understand, so 2004 you went to prison, you were released when?

MR. SHELTON: I did a year. I did a year for the battery.

CHAIRPERSON NIXON: So you get out in 2005; right?

MR. SHELTON: Yes, ma'am.
CHAIRPERSON NIXON: 2006. 2007 you have another interaction with law enforcement? Is that -- I just want to make sure because $I$ don't have the paperwork in front of me. It came in late.

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MR. SHELTON: You're right on. Once again, I just want to reiterate with that, I'm on parole. My mom, rest in heaven, lived here. I asked if I could transfer here so that I would have a family. I was denied that. But I couldn't see my children and I couldn't be around my mom.

CHAIRPERSON NIXON: Okay. Okay. So then in 2007 you had the interaction with the narcotics and you were brought back in for -- because you were under parole; right?

MR. SHELTON: Yes, ma'am.
CHAIRPERSON NIXON: So now I understand. So then you were brought in again for 16 months because you were on parole when this other one happened? Got it.

MR. SHELTON: And I make no excuses to y'all.
What I did in my life was wrong. Okay. But you don't have a place to live. Anybody been to San Bernardino knows, it's rough in the streets.

CHAIRPERSON NIXON: Yeah. So the only reason I ask is you got 16 months but you didn't declare that interaction with law enforcement. Do you know why?

MR. SHELTON: I tried to remember what I could, Ms. Nixon, and I'm being honest. Even now. My emotions are because $I$ worked hard at putting all of this behind me. And I knew that this here was the final place I got to go to get my license back. Because, when you're a felon, everything is CAPITOL REPORTERS (775) 882-5322
taken, and rightfully so.
CHAIRPERSON NIXON: Okay. Are there any other questions?

MEMBER CORTEZ: This is Board Member Cortez. I just want to make sure and clarify your last contact with law enforcement was approximately 2009?

MR. SHELTON: 2007.
MEMBER CORTEZ: Because you did 16 months.
MR. SHELTON: Once again, that's violation, ma'am. And that's in that city, yes, ma'am.

MEMBER CORTEZ: Okay. Understood. Thank you.
CHAIRPERSON NIXON: Okay. Any further questions from the board? No further questions, I'll entertain a motion.

MEMBER CORTEZ: This is Board Member Cortez. I'm going to motion that we overturn the denial and grant Mr. Shelton his work card based on time and distance.

CHAIRPERSON NIXON: We have a motion. Do we have a second?

MEMBER BEZICK: Bezick seconds.
CHAIRPERSON NIXON: We have a motion. We have a second. All in favor say aye.
(The vote was unanimously in favor of the motion) CHAIRPERSON NIXON: You cannot make the board CAPITOL REPORTERS (775) 882-5322
cry. We'll take it away. That's the rule. Please make us proud. Congratulations. Thank you for all the hard work you've done. Good luck to you.

MR. SHELTON: Thank you.
CHAIRPERSON NIXON: So I have 97 is the last one, Earnest Dukes. Okay.

Investigator Diaz, did his fingerprints come in? MR. DIAZ: Yes, ma'am, they did.

CHAIRPERSON NIXON: Okay. Sounds good. Okay.
Mr . Dukes, are you under oath, sir?
MR. DUKES: Yes.
CHAIRPERSON NIXON: Okay. Okay. Investigator Diaz, could you please let us know why we're here for Mr. Dukes.

MR. DIAZ: The applicant was denied for failure to disclose criminal history. The applicant has a misdemeanor conviction for domestic battery that was reduced down from the felony level. He received 48 hours of community service. This arrest was not disclosed.

He also has multiple arrests for violation of domestic battery TPOs. The last one was in 2019. They were all dismissed. And he's been arrested four times for these.

He also has multiple arrests for domestic battery. The last arrest was in 2013. He has four of these CAPITOL REPORTERS (775) 882-5322
as well and they were all dismissed. The applicant has a history of domestic battery charges and TPO violations.

The applicant was not made provisional and is here to appeal today.

CHAIRPERSON NIXON: Can I ask why he wasn't made provisional?

MR. DIAZ: He disclosed nothing, ma'am, and he had nine different arrests. Eight of them were dismissed and only one was a conviction.

CHAIRPERSON NIXON: Got it. Okay. Any questions for Mr. Dukes?

MEMBER GRONAUER: This is Gronauer. Mr. Dukes. MR. DUKES: Yes, sir.

MEMBER GRONAUER: It appears you had several domestic violence arrests.

MR. DUKES: Yes, sir.
MEMBER GRONAUER: And violating TPO. Have you taken any anger management classes?

MR. DUKES: I actually went to --
MEMBER GRONAUER: I can't hear you, sir.
MR. DUKES: I went to my gym and I see a personal trainer. And so instead if an argument starts to spark up, I go to the gym, get food on the way there, and you work out on a full belly. It's all right.

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MEMBER GRONAUER: Have you sought any type of assistance or help for your anger? And, also, you know, violating a TPO is pretty serious.

MR. DUKES: Yes, sir.
MEMBER GRONAUER: All right. I just -- It's okay. Thank you.

MEMBER CORTEZ: This is Board Member Cortez.
Mr. Dukes, why did you fail to disclose?
MR. DUKES: I wasn't aware. It was hard for me to remember. I was diagnosed with multiple sclerosis long ago and I'm dealing with that and I'm just trying to work with it.

CHAIRPERSON NIXON: Ma'am, I see your hands up. Are you with Mr . Dukes?
(The court reporter interrupts)
MEMBER BEZICK: We can't here you up here. MS. DUKES: I'm Earnest's mother. And he has been diagnosed with MS and he's currently on his medication. He had denied, but now he has his medication and he's getting it right. And he has been to the classes and everything and not having anymore outbursts. But he didn't have his medication when he was having all of these outbursts.

And he got jumped when he was about 18 and they said when he hit his early thirties that we would see CAPITOL REPORTERS (775) 882-5322
problems. Now we understand the problems and he's having trouble getting work and everything. And that's why he wanted a work card so that he could work, because they denied him of social security and everything. And I'm actually late to get him up here.

MEMBER GRONAUER: What is your name, ma'am?
MS. DUKES: My name is Tara Roberson Dukes.
MEMBER GRONAUER: And you're his mother?
MS. DUKES: I'm his mother, yes.
MEMBER GRONAUER: Does he live with you?
MS. DUKES: Yes.
MEMBER GRONAUER: Who administers his medication?
MS. DUKES: He takes it his self. He takes it twice a day.

MEMBER GRONAUER: He takes it on his own?
MS. DUKES: Yes.
MEMBER GRONAUER: All right. Thank you.
CHAIRPERSON NIXON: Did anybody help you fill out the application?

MR. DUKES: No. Well, they have an assistant up there if you need help.

CHAIRPERSON NIXON: Can you come a little bit closer?

MR. DUKES: No, nobody helped me, ma'am. CAPITOL REPORTERS (775) 882-5322

CHAIRPERSON NIXON: They have the assistant there. Did you ask her for help?

MR. DUKES: No. I tried to look it up on my phone and there was no luck. So I asked somebody to print it up for me.

CHAIRPERSON NIXON: Are there any further questions? Hearing there are no further questions, I'll entertain a motion.

MEMBER CORTEZ: This is Board Member Cortez. I'm going to motion that we uphold the denial based on the non-disclosure and the time and distance. We have law enforcement contact in 2019 and 2017.

CHAIRPERSON NIXON: So we have a motion. Do we have a second?

MEMBER GRONAUER: Gronauer. Second.
CHAIRPERSON NIXON: We have a motion and we have
a second. All in favor say aye.
(The vote was unanimously in favor of the motion)
CHAIRPERSON NIXON: Apply again in a year. We look forward to seeing you. Work with the board or the office staff. They do have your information and they will help you through that process, okay.

MR. DUKES: Thank you.
CHAIRPERSON NIXON: All right. Thank you. CAPITOL REPORTERS (775) 882-5322

Okay. We have a couple of items that we need to --

MEMBER CORTEZ: There's one more in the audience. CHAIRPERSON NIXON: That's why I was going to go through the trailed ones. It's been a long day. Okay. So we'll go through the trailed items.

Sir, what is your name?
MR. NASH: Calvin Nash.
CHAIRPERSON NIXON: Number 80.
(The court reporter interrupts)
MEMBER BEZICK: We can't hear you.
CHAIRPERSON NIXON: Yes, okay. He's coming on up.

Investigator Hubbel, could you tell us -- this is -- I'm sorry. For the agenda, it's Agenda Item Number 80, Calvin Nash. He is here in the audience.

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

MR. HUBBEL: Investigator Hubbel for the record. CHAIRPERSON NIXON: One second. Have you been sworn in, sir?

MR. NASH: Yes.
CHAIRPERSON NIXON: Okay. All right.
MR. HUBBEL: Investigator Hubbel for the record. CAPITOL REPORTERS (775) 882-5322

Mr. Nash was denied for a 2001 felony arrest that was disclosed. It was out of California. Threaten with intent to terrorize. He did 175 days jail -- or sentenced to 175 days jail time with three years probation.

This arrest was listed on the original
application and is the only arrest listed on his fingerprint report. It's also listed as a wobbler. And this is the only thing he has. I have nothing on SCOPE and nothing else on fingerprints. And this is why he's here today to appeal. CHAIRPERSON NIXON: Are there any questions for Mr. Nash? Hearing there are no questions, I'll entertain a motion.

MEMBER CORTEZ: This is Board Member Cortez. I'm going to motion that we overturn the denial and grant Mr. Nash his gone work card based on the time and distance and disclosure of work history -- or criminal history. I apologize.

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

MEMBER GRONAUER: Gronauer. Second.
CHAIRPERSON NIXON: We have a motion and we have
a second. All in favor say aye.
(The vote was unanimously in favor of the motion)
CHAIRPERSON NIXON: So you'll go ahead -- they'll CAPITOL REPORTERS (775) 882-5322
issue your work card. The office will contact you for next steps, okay.

MR. NASH: Thank you so much.
CHAIRPERSON NIXON: You're welcome. Thank you, sir.

So we'll now go through trailed items. I am showing 79, 84, 94, and that's it.

MS. HARRIS: Correct.
CHAIRPERSON NIXON: Okay. So I'll entertain a motion for those items.

MEMBER CORTEZ: This is Board Member Cortez motioning to uphold the denials for Items Number 79, 84, and 94 due to no call no show. It is now 3:51 p.m.

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

MEMBER BEZICK: Bezick seconds.
CHAIRPERSON NIXON: Okay. We have a motion and we have a second. All in favor say aye.
(The vote was unanimously in favor of the motion)
CHAIRPERSON NIXON: Motion passes.
Okay. So this is the section for board comment for future agenda items. Hearing there's no comments -Actually, I do want to bring up one thing I think we need to agendize for a future meeting. I would like to look at how CAPITOL REPORTERS (775) 882-5322
the board approves licenses for the actual businesses, especially, you know, looking at maybe streamlining that a little bit. But I think that's worth a conversation. I do think that that's something that Governor Lombardo is part of the questions that's happening that executive directors haven't responded to. So I do think that we probably need to look at that at some point, but we can agendize that for a later item.

The next section is public comment. Again, it's open to the public for comments. But it doesn't look like we have any.

Do we have any public up north?
MEMBER BEZICK: No one up north.
CHAIRPERSON NIXON: Okay. No one down south, so no public comments.

So the meeting is adjourned. It's been a pleasure, as usual. Thank you very much. Thanks, guys.
(Hearing concluded at 3:53 p.m.)

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STATE OF NEVADA )
COUNTY OF WASHOE )
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I, CHRISTY Y. JOYCE, Official Court Reporter for the State of Nevada, Private Investigators Licensing Board, do hereby certify:

That on Wednesday, the 15th day of March, 2023, I was present at the offices of the Nevada Gaming Control Board, Carson City, Nevada, for the purpose of reporting in verbatim stenotype notes the within-entitled public meeting;

That the foregoing transcript, consisting of pages 1 through 282, inclusive, includes a full, true, and correct transcription of my stenotype notes of said public meeting.

Dated at Reno, Nevada, this 20 th day of March, 2023.

CHRISTY Y. JOYCE, CCR
Nevada CCR \#625

CAPITOL REPORTERS (775) 882-5322

|  | 233:8 | 101:17 | administers (1) | against (7) |
| :---: | :---: | :---: | :---: | :---: |
| \$ | able (17) | activate (1) | 277:12 | 62:15;66:20;68:24; |
|  | 23:12;24:6;44:8; | 32: | Administrative (2) | 69:1;92:24;94: |
| $\$ 1,175(1)$ | 48:24;51:8;68:5; | active (10) | 17:9;63:23 | 128:19 |
| $114: 18$ | 101:9,16;130:1; | 13:15,18;14:3,5; | admire (1) | age (1) |
| \$1,250 (1) | 158:7;162:2;170:24; | $50: 10 ; 57: 18 ; 147: 18$ | 75:18 | 93:17 |
| 113:24 | 198:11;221:4; | 158:19;159:4;239:11 | admitted (5) | agencies (2) |
| \$1,465 (1) | $\begin{aligned} & \text { 232:10;233:9;234:20 } \\ & \text { above ( } \mathbf{2} \text { ) } \end{aligned}$ | $\begin{array}{\|l\|} \hline \text { activity }(\mathbf{9}) \\ 12: 5,9,12 ; 14: 23 ; \end{array}$ | $\begin{aligned} & 48: 4 ; 180: 9,14 \\ & 261: 5 ; 263: 10 \end{aligned}$ | $42: 19 ; 264: 24$ <br> agency (3) |
| $\begin{array}{r} 114: 23 \\ \mathbf{\$ 1 4 , 3 4 1} \end{array}$ | above (2) 95:12;219:5 | $\begin{aligned} & 12: 5,9,12 ; 14: 23 ; \\ & 15: 20 ; 16: 13 ; 43: 14, \end{aligned}$ | Adrian (1) | $105: 17,22 ; 124: 6$ |
| $155: 22$ | absent (1) | 20;44:10 | 188:7 | agenda (120) |
| \$1600 (1) | 19:10 | acts (3) | adult (1) | 6:3,4,6,8;10:21; |
| 213:24 | Absolutely (7) | 40:3,4;87:4 | 132:24 | 18:22;19:13,16,19, |
| \$199 (1) | $\begin{aligned} & 25: 22 ; 28: 19,24 \\ & 30: 14 ; 91: 7 ; 216: 4 \end{aligned}$ | actual (14) <br> 48:8:81:10;101:17; | $\begin{gathered} \text { advance (1) } \\ 27: 20 \end{gathered}$ | $\begin{aligned} & 21,22 ; 21: 8,9,11,23 \\ & 22: 2 ; 25: 8,14 ; 27: 2,5 \end{aligned}$ |
| $\begin{gathered} 88: 8 \\ \mathbf{\$ 2 , 0 0 0}(\mathbf{1}) \end{gathered}$ | $\begin{aligned} & 30: 14 ; 9 \\ & 254: 13 \end{aligned}$ | $\begin{aligned} & \text { 48:8;81:10;101:17; } \\ & \text { 104:23;139:23; } \end{aligned}$ | adverse (3) | $\begin{aligned} & 22: 2 ; 25: 8,14 ; 27: 2,5, \\ & 5,10 ; 29: 21 ; 30: 1 ; \end{aligned}$ |
| $\begin{gathered} \$ 2,000(\mathbf{1}) \\ 113: 10 \end{gathered}$ | abstain (3) | 148:13;184:4,14; | 51:19;69:13;70:1 | 34:9;36:3;37:16; |
| \$200 (1) | 19:11;23:14;31:1 | 188:3;209:5,9;214:8; | advertisements (2) | 39:12,18;46:5;49:2, |
| 230:1 | abundance (1) | 253:21;282:1 | 15:11,13 | 24;50:1;54:7;57:9; |
| \$230 (1) | 23:3 | actually (35) | advice (1) | 71:5;78:6;86:11; |
| 103:13 | abuse (1) | 17:7,14;18:8; | 36:15 | 95:24;102:11; |
| \$250 (1) | 88:3 | 33:12;40:5;44:6,24; | advise (1) | 107:11;108:21; |
| 175:11 | academy (1) | 47:17;57:24;58:13, | 23:14 | 110:10,13;111:19; |
| \$345 (1) | 66:15 | 15,16;65:6;66:5; | affect (1) | 112:4,5,10;120:12; |
| 115:2 | accept (5) | 67:1;68:7;74:11; | 127:15 | 130:19,20;132:1,2,9, |
| \$400 (3) | 10:6;99:3;143:24; | 80:8;90:22;98:20; | affirmation (1) | 11;136:8;140:9; |
| 208:6,24;230:4 | 148:20;227:5 | 117:2;124:17,20; | 31:12 | 150:9;153:21; |
| \$424 (1) | access (3) $0 \cdot 9 \cdot 90 \cdot 10 \cdot 214 \cdot 6$ | $142: 18 ; 168: 9$ $189 \cdot 21 \cdot 195 \cdot 16$. | $\underset{73: 12}{\text { Afghanistan (1) }}$ | 156:19,21,23;159:9, |
| 87:24 | 9:9;90:10;214:6 accessory (1) | $\begin{aligned} & \text { 189:21;195:16; } \\ & \text { 208:6;226:16;232:2; } \end{aligned}$ | $73: 12$ <br> afternoon (44) | 11,14;163:13,14,18, <br> 20,21,22,23;164:11; |
| $\begin{gathered} \$ \mathbf{5 0 0}(\mathbf{1 )} \\ 115: 23 \end{gathered}$ | $\begin{gathered} \text { accessory (1) } \\ 164: 20 \end{gathered}$ | $\begin{aligned} & \text { 208:6;226:16;232:2; } \\ & \text { 234:8;237:14; } \end{aligned}$ | $\begin{gathered} \text { afternoon (44) } \\ 74: 18 ; 102: 12 ; \end{gathered}$ | $\begin{aligned} & \text { 20,21,22,23;164:11; } \\ & \text { 166:16,20,22;171:11; } \end{aligned}$ |
| \$62 (1) | accident (1) | 275:19;277:4;281:23 | 107:12,13;108:22; | 178:21;186:1;188:7; |
| 211:2 | 127:8 | add (2) | 112:14;122:15; | 194:5;201:6;206:5,7; |
| \$632 (2) | accidents (2) | 20:24;258:1 | 136:9,10;140:10; | 210:19;216:9; |
| 114:7,11 | 93:14;125:17 | added (8) | 150:10,11;153:22; | 218:18,20;221:21,23; |
| \$635 (1) | accompanied (1) | 14:11;107:2;133:6; $137 \cdot 21 \cdot 165 \cdot 2$. | $\begin{aligned} & 159: 15 ; 164: 12 \\ & 166: 23.24: 178: 22 \end{aligned}$ | 222:1;223:15,17; |
| $114: 8$ $\$ 792(1)$ | $\begin{gathered} \text { 175:1 } \\ \text { accomplished (1) } \end{gathered}$ | 137:21;165:2; 186:18;206:20; | $\begin{aligned} & \text { 166:23,24;178:22; } \\ & \text { 186:2,3;194:6;201:7; } \end{aligned}$ | 225:23;228:7,23,23; 229:1,3;236:1; |
| $\begin{gathered} \$ 792(1) \\ 88: 4 \end{gathered}$ | $200: 23$ | $252: 19$ | $206: 8 ; 216: 10,11$ | $240: 12,17,18,20$ |
| \$900 (1) | according (3) | addict (1) | 218:21,22;223:19 | 243:7;246:4,11; |
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| 157:16 | 228:8 | 9 |  |  |
| 54 (4) $52: 22 ; 103: 5 ;$ | $72(2)$ $113: 3 ; 218: 20$ | 9 |  |  |
| 156:19,23 | 73 (3) | 9 (5) |  |  |
| 55 (2) | 160:22;221:21; | 19:22,22;20:6; |  |  |
| 89:21;159:9 | 228:8 | 21:9;22:3 |  |  |
| 56 (1) | 74 (4) | 9,904 (1) |  |  |
| 159:14 | 14:18,18;221:23; | 13:15 |  |  |
| 57 (1) | $228: 8$ | 9:03 (1) |  |  |
| 164:12 | 75 (2) | 5:1 |  |  |

