

**MINUTES**  
**SEX OFFENDER RESIDENCE BOARD**  
**Wednesday, August 10, 2016**  
**City Hall, Room 310**  
**2:30 p.m.**

**MEMBERS PRESENT:** Dean Gerondale, Ben Heiman, Kathy De Cremer, Renee Keehan

**MEMBERS EXCUSED:** Heidi Michel

The meeting was called to order by Dean Gerondale.

**1. APPROVAL OF MINUTES**

Approval of the July 13, 2016 Minutes of the Sex Offender Residency Board meeting

Motion made by R. Keehan to approved the July 13, 2016 Minutes, seconded by K. De Cremer. All in favor. Motion carried.

**2. APPEALS**

(a) Appeal of Daniel Keith requesting to move to 1127 Cherry Street

Daniel appeared in person. D. Gerondale advised Daniel of his right to discuss treatment issues in closed session and informed him not to use the names of the victims.

Daniel appeared before the board in June and was approved at this location for 60 days. The board suggested he enroll in a treatment program and return today with an update.

Daniel stated insurance coverage is the issue. He hopes to enroll in a treatment program within the next month or two. He just completed a pre-sentencing hearing and may receive 30 days in jail and two years of probation. He believes being on probation will make it easier for him to get into a treatment program.

Daniel provided letters of support from three neighbors.

Daniel has Badger Care insurance and is trying to get them to cover sex offender treatment. His current employer, Valley Transfer, LLC, does not provide insurance.

Daniel's revocation was for failure to register as a sex offender, but he is currently compliant. R. Keehan asked Daniel why he failed to register. Daniel stated he was

homeless in winter 2014. He was engaged and didn't want to cause problems for his fiancé. He didn't report that he was actually staying at his fiancé's house. They have known each other 2-1/2 years.

A motion to APPROVE the appeal of Daniel Keith, address specific, for a period of 60 days, was made by R. Keehan, seconded by K. De Cremer. Three in favor, one opposed (D. Gerondale). Motion carried.

R. Keehan feels Daniel needs to attend treatment sessions. If he is sentenced to 30 days in jail, this 60 day approval should allow him time to enroll in a treatment program once he's out.

(b) Appeal of Henry Bloomfield requesting to move to 1183 Harvey Street, Apt. 3

Henry appeared in person. D. Gerondale advised Henry of his right to discuss treatment issues in closed session and informed him not to use the names of the victims.

In May and August 2000, Henry was charged with second degree sexual assault.

In May 2000, Henry explained he and his wife were separated. He had been drinking at a friend's son's home. A young lady came over and he ended up having sex with her. She went home and came back the next morning. Henry didn't let it happen again and the victim went home and told her sister, who then told her mother. Henry was 37 and the victim was 15. He received a one year sentence.

In August 2000, Henry was staying with friends and partying with the victim's father. He grabbed a 13 year old's buttocks. He received a 15 year sentence.

Henry pled guilty in the first case, but took the second case to trial.

Henry stated he did not know the age of the first victim but did know the age of the second victim. He does not remember anything that happened in the second case because he was so intoxicated. He took it to trial because he didn't believe it happened. He has no recollection of that night. Blackouts were very common.

Henry was released February 23, 2016.

D. Gerondale asked if tried to get into any treatment programs during the 15 years he was in prison. Henry stated the system gives priority to those soon to be released and because of the sentence structure, it wasn't made available to him. He began AODA treatment with Mr. Obermeier on February 25 and provided a letter from him.

Henry is employed by Randstad Staffing. He is full time temporary with an option to hire.

Henry has been staying at the TLP and was just discharged yesterday.

Henry plans on seeing Jim Drake once he finishes his sobriety sessions. He has several letters from support organizations he has been involved with.

D. Gerondale is concerned Henry has not had any sexual offender treatment. However, he does agree that having AODA treatment is an important start. Henry confirmed he will be living by himself.

Michael Schwartz-Oscar, 1089 Eighth Street, is present on Henry's behalf. Michael is involved with Circles of Support. He feels Henry is exceptional. He's hard working, committed to change, giving, caring and funny. He is very motivated and helps other people. Michael believes Henry will soon be able to say he's going to treatment with Dr. Drake. Michael sees Henry every week and has his complete support as a community member.

Michael (last known unclear) is also present to support Henry. Michael works at Options Treatment Programs in Green Bay. Michael has been Henry's primary clinician since he began treatment immediately upon release. Henry has been an exceptional client. He met with Henry twice a week, but because of his progress they now meet once a week. Henry is nearing completion of the relapse prevention program. AODA is critical, as Henry's use was extreme.

A motion to APPROVE the appeal of Henry Bloomfield, address specific, for a period of 90 days, was made by D. Gerondale, seconded by B. Heiman. All in favor. Motion carried.

Henry is to come back in November to report how he's doing, specifically if he's entered into a sexual offender treatment program. If he isn't in a program, D. Gerondale will not support this location after the 90 days.

(c) Appeal of Mark Perrigoue requesting to move to 1831 Harold Street

Mark called the law department and asked to be removed from the agenda. A motion to remove Mark Perrigoue from the agenda was made by D. Gerondale, seconded by K. De Cremer. All in favor. Motion carried.

(d) Appeal of Melvin Pyatskowit requesting to move to 613 Hubbard Street

Melvin appeared in person. D. Gerondale advised Melvin of his right to discuss treatment issues in closed session and informed him not to use the names of the victims.

Melvin was charged with second degree sexual assault of a 13 year old in 2012. He received five years probation.

Melvin stated he and the victim were joking around and started wrestling on the couch. It involved physical touching over their clothes but no intercourse. Melvin believes the victim told a school counselor. Melvin pled the Alford Plea.

Melvin was homeless for a period of time and also stayed at the Attic. He has been employed at Bay Fabrication for two months.

Melvin is attending treatment sessions at Attic Correctional Services. He's learning about boundaries and people's personal space. Melvin attended SOT classes in the past, but then got sanctioned for drinking. He went to MSDF for two months. Melvin provided a certificate showing completion of AODA and Thinking for Change in 2016.

Melvin stated he will be living by himself. His nephew drives Melvin where he needs to go.

K. De Cremer noted that the offense occurred in Shawano County and asked why Melvin doesn't want to live there. Melvin stated he couldn't find a job in Shawano County. His case was transferred to Brown County. He will be on paper until 2018. He went from Dodge Correctional directly to the ATTIC.

D. Gerondale placed a call to Melvin's parole agent, Dawn Ragen, who confirmed the case was transferred from Shawano to Brown County. The offense occurred in Shawano County but Melvin was on supervision in Brown County at the time.

Melvin served 18 months for his sixth OWI. He no longer drives. Melvin stated he will not drink again because he doesn't want to go back to prison.

A motion to APPROVE the appeal of Melvin Pyatskowitz, address specific, for a period of 60 days, was made by D. Gerondale, seconded by R. Keehan. Three in favor, one opposed (K. De Cremer). Motion carried.

Melvin is to return for the October meeting to report on how things are going and if he's been hired full time.

(e) Appeal of Bryan Bathke requesting to move to 1500 Fourteenth Avenue

Bryan called the law department and asked to be removed from the agenda, as the house sold. A motion to remove Bryan Bathke from the agenda was made by R. Keehan, seconded by K. De Cremer. All in favor. Motion carried.

(f) Appeal of Jason Ludke requesting to move to 135 S. Buchanan Street

Jason failed to appear. A motion to DENY the appeal of Jason Ludke was made by D. Gerondale, seconded by K. De Cremer. All in favor. Motion carried.

A police officer will be sent to this location to verify that Jason is not living here.

(g) Appeal of Hope Presti requesting to move to 1239 Day Street

Hope appeared in person. D. Gerondale advised Hope of her right to discuss treatment issues in closed session and informed her not to use the names of the victims.

In 2000, hope was charged with exposing a child to harmful materials. She received six months in jail and three years probation.

Hope stated she was living with her boyfriend at the time. The unit upstairs was connected to their unit. Hope allowed the child to view harmful materials. The victim was age 12 and Hope was 21. The victim told her parents.

Hope is not employed as she is disabled. Hope knows it was a wrong choice and is sorry for what she did. Hope has a seven year old child.

Hope wants to move in with her fiancé. She is no longer on paper.

A motion to APPROVE the appeal of Hope Presti was made by R. Keehan, seconded by K. De Cremer. All in favor. Motion carried.

### 3. **NEXT MEETING DATE**

The next meeting date of September 14, 2016 was confirmed.

A motion to adjourn was made by K. De Cremer, seconded by B. Heiman. All in favor. Motion carried.