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## PCAT224

## COMMONWEALTH OF KENTUCKY KENTUCKY PAROLE BOARD PAROLE DENIED ORDER

	e Name: Exantu:			)UC#: 2						
Review <b>∨</b> Date: 09/24/2019			Institution/Location:			n: Kentu	Kentucky State Reformatory [KSR]   ✓			
Eligibility Date: 11/2019										
BBI	R PLW	CWM	LAV	LB	MC	RP	MAB	LNJ	Staff: JT	
				<b>~</b>	<b>~</b>				Stan. Ji	
☐ Full Board										
The inmate is not a good parole risk at this time for the following reasons:										
☐ Serve Out Time 09/08/2029 Current MIN  ☐ Defer for ☐ 24 Months  ☐ New PE Date: November, 2021										
✓ Seriousness ✓ Violence Involved ✓ Life Taken ✓ Crime involved firearm/deadly weapon or instrument										
☐ Prior felony conviction(s) ☐ Prior misdemeanor conviction(s) ☐ Juvenile record ☐ Poor institutional adjustment										
History of:										
	□ Drugs or alcohol involvement □ Assaultive behavior □ Violence □ Pending Detainer									
History of violating conditions of:										
☐ Parole ☐ Probation ☐ Shock Probation ☐ HIP ☐ Pre-trial diversion ☐ MRS ☐ SOCD/SOPS ☐ PS										
The inmate was not interviewed because:										
O	ut to court		☐ Medical reasons					☐ Inmate requested serve out		
	eclined/Refused	☐ Disciplinary Segregation					☐ Not Transported			
Remarks/Recommendations:										
	The Board suggests, if possible, the inmate obtains a release of the detainer(s).									
	The Board recommends the Inmate follow any and all KY DOC recommendations. If recommended for Educational, Substance Abuse Programming, or Sex Offender Treatment Program the board will expect you to successfully complete.									
	The Board requests it be provided a $\square$ Mental Health Assessment $\square$ Medical Report and the same be forwarded to Offender Information Services Branch, Department of Corrections, Frankfort, Kentucky two (2) months prior to next hearing.									
	Must complete prior to next PED:									
									<b>⊘</b> <sup>49</sup>	
	Other special conditions:									
									Ø AB	

NOTE: The only reasons for reconsideration of this decision are: (a) If there is an allegation of misconduct by a board member that is substantiated by the record: (b) If there is significant procedural error by a board member; or (c) If there is significant new evidence that was not available at the time of the hearing. A request based on the availability of the new evidence or information shall be accompanied by adequate documentation. The inmate or his/her legal representative may submit a request for reconsideration within 21 days of the date the final disposition is made.