Kentucky Parole Board Revocation Final Decision

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□Parole	\square Parole/ \boxtimes MRS/ \square SOCD/ \square SOPS/ \square PS			
Name: Exantus, Ronald	DOC#: 298785	Date: 11/20/2025		
PC Date: 10/16/2025	Final Hearing Date: V	Vaived 11/13/2025		
	Counsel: DPA David Knox			
<u>Violation</u>				
1. Failure to follow special instructions of parole officer				

Board Findings:

☐ The Board finds, from the preponderance of the evidence that the offender did not violate the conditions of supervision by committing the violations listed above
\boxtimes The Board finds, from the preponderance of the evidence that the offender violated the conditions of supervision by committing the violations as listed above.
This is based upon: (set out evidence relied on and basis for making this determination). ⊠ Admission of guilt per waiver of final revocation hearing which occurred on 11/13/2025 □ The findings of fact as established by the Administrative Law Judge order entered on
☐ Having found, by a preponderance of the evidence, that the offender violated the conditions of supervision by committing the violations listed above, the Board has determined that the Offender's supervision shall not be revoked due to
☐ The Board has taken the evidence into consideration and has determined that this revocation hearing shall be held in abeyance and the offender will be placed on a Parole Board Sanction. If declined by the offender, the case will be returned to the Parole Board panel for a final revocation decision.
☑) Having found by a preponderance of the evidence that the offender violated the conditions of supervision by committing the violations listed above, and having determined Per KRS 439.3106(1) that the offender's failure to comply with the conditions of supervision constitutes a significant risk to prior victims or the community at large and the offender cannot be appropriately managed in the community, supervision is revoked. This determination is due to:

On 09/30/2025, Offender Ronald Exantus signed conditions of supervision. Offender Exantus was released on Mandatory Reentry Supervision on 10/1/2025. Offender Exantus then traveled to Coral Springs, Florida where he would reside as per the Interstate Compact Agreement.

On 10/06/2025, Offender Exantus met with Florida Probation & Parole agents and signed conditions of supervision including the Florida Department of Corrections-Instructions to Offenders, document DC3-246, which requires convicted felons to register as such with the local sheriff's office within 48 hours.

Subsequently, it was discovered that Offender Ronald Exantus did not register as a convicted felon within the appropriate timeframe. Records indicate, Offender Exantus had been in Florida since 10/3/2025. The failure to register resulted in the violation of Kentucky's conditions of supervision #8 which states, "I shall not violate any law or ordinance of this state, any other state, or the United States".

On 10/9/2025, Offender Ronald Exantus was arrested by the Marion County Sheriff's Office in Florida and charged with a misdemeanor by Florida Statute 775.13.5A: Failure of Convicted Felon to Register.

Offender Ronald Exantus signed a waiver of his final hearing thereby admitting guilt to the violation as listed in the charging document.

The Board considered mitigation as submitted on 10/7/2025, that states he "had no instructions to register as a convicted felon during these days".

The Board reviewed Offender Ronald Exantus for parole multiple times prior to his MRS release. Each review resulted in the decision to have him serve the remainder of his sentence in prison. The Board believes Offender Ronald Exantus to be a continued risk to public safety. Offender Exantus violating his conditions and ultimately committing a new misdemeanor offense within days of his release further proves that he is not suitable for release.

Based on the above actions, the Board agrees that all efforts to provide supervision have been exhausted therefore creating a substantial risk should Subject remain in the community.

Parole Board Action:			
□ Deferred months	⊠Serve Out	☐ Serve Out by Request	
☐ Continue on Supervision	ı I	□Parole Reinstated	
completed. Upon complet	ion, the offender shall	ment to allow time for □SAP □MRT □det be released from custody to be continued will be released at the time of program con	on
Parole Board Members: LI	vJ SEH GWL		
Staff: SH			

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.