

Oct. 26, 2016

To whom it may concern,

My name is Sandra F. Giles. I'm the wife of Jason S. Giles of Ottsville Coll. Facility. November of this year my husband have been locked up for twenty-eight years. July 2017 will be his eighth board. Jason haven't had a ticket or been in any trouble for fourteen years. He has his GED, vocational certificates, two low Risk Assessment and he's program satisfied. But still the board refuse to let him go! Why??

Every two years he gets the same response (The nature of the crime and he's still violate) I found that strange when he haven't gotten any ticket or been in trouble for so many years. So how can that be true. Somewhere down the years the board have forgotten their purpose. These judges put people away to be rehabilitated. My last words are "the same" the board have too much power". My husband's last board, Ferguson didn't even read his (Parole Applications materials). If they had Jason would be home with me.

I believe Ferguson saw Jason's name, he already made his decision and Alexander second

It. This is not the first time he been in front of Ferguson. There should be a policy that DA's are not allowed on the board. It's time for some knew eyes. We need a whole knew board. These people are not doing right by some of the guys who are reappearing.

They allow their own personal feelings to get involved. These Parole Applications materials are made for a reason. This is there guide line to see if these guys have done what the judge asked of them. Everyone deserves a second chance. That's all these guys are asking for is a chance.

I'm happy to know that there will be a knew policy for the Parole Board. It's long over due. These men now have a fighting chance. To come home to their families! a lot of them have fought hard to become the knew men they are today. No one have the right to make them feel that it's not good enough.

Thank you

L. Giles