



KATE BROWN
Governor

January 9, 2023

The Honorable Rob Wagner
President of the Senate
900 Court Street NE, S-201
Salem, OR 97301

The Honorable Dan Rayfield
Speaker of the House
900 Court Street NE, Room 269
Salem, OR 97301

Dear President Wagner and Speaker Rayfield,

As you know, anyone who has been convicted of a state crime in Oregon—including every person currently in custody (of which there are roughly 12,000)—has the opportunity to apply for a commutation, pardon, or reprieve. Additionally, any person who has had a fine, fee, monetary penalty or forfeiture imposed may apply for a remission. Once that person applies, the statutory process set forth in ORS 144.650 takes effect and each application must be responded to. ORS 144.650 also imposes obligations on the district attorneys in responding to applications. Among other things, ORS 144.650 requires that the applicant provide the application to the district attorney of the county where the conviction occurred in order to allow the district attorney to comply with their statutory obligation to notify victims, if any, of their right to provide me with their input in response to the application. In every case under this statute, district attorneys are required to provide the Governor's office with all police reports and other like documents, as well as communicate any victim input. The entire process involved in considering an application can take six or more months, and (as discussed in more detail below) I consider any victim input submitted by a District Attorney or through my Victim Impact Liaison in response to an application before making a decision. The Oregon Constitution also empowers the Governor to grant clemency proactively without waiting for an application, for such reasons and under such conditions as the Governor may deem appropriate.

As you also know, ORS 144.660 directs me to report to the Legislative Assembly at its regular session each reprieve, commutation, pardon, or remission of penalty or forfeiture granted since the end of the previous legislative session. Given that my administration is ending today, my report is as follows:

Summary of Overall Statistics:

Since March 4, 2022, I have granted 68 pardons, 35 conditional commutations, and 4 remission of penalty or forfeiture after receiving clemency applications from the respective recipients requesting such relief. No reprieves have been granted. Between March 4, 2022, and today, I have denied 1,407 applications for commutation of sentence. Zero commutation applications have been withdrawn. Between March 4, 2022, and today, I have denied 213 pardon

applications. Eight pardon applications were withdrawn. Six reprieve applications have been denied, and zero reprieve applications have been withdrawn. Twenty-two remission applications have been denied, and zero remission applications have been withdrawn. Please note that 23 applicants applied for more than one type of executive clemency. This report accounts for each type of clemency requested as a separate application. In addition, regarding commutations of a sentence, this report specifies only the convictions for which there was time remaining to be served on the respective sentence and does not, for instance, include convictions that may have been part of the same case, but the sentence for which had already been served.

Discussion of Categories of Clemency, Process, and Individual Grants of Clemency:

Marijuana Pardons. As you know, roughly seven years ago, Oregonians legalized possession of a personal amount of marijuana through Measure 91. Yet, because Measure 91 was not applied retroactively, prior convictions for personal possession of one ounce or less of marijuana that predated Measure 91 continued to impact Oregonians. These Oregonians continued to face housing insecurity, employment barriers, and educational obstacles as a result of doing something years ago that is now completely legal. Moreover, while Oregonians use marijuana at similar rates, Black and Latino/a/x people have long been arrested, prosecuted, and convicted of marijuana possession offenses at disproportionately higher rates. This disproportionate impact and the hardship many Oregonians have faced is unacceptable, so I took steps to right the wrongs of this flawed, inequitable, and outdated portion of our criminal justice system.

I asked the Oregon Judicial Department to provide me with a list of electronically available cases from Oregon circuit courts that met the following criteria: (1) the only charge in the case was for possession of one ounce or less of marijuana; (2) the case did not include a victim; and (3) the sole individual in the case was 21 years of age or older at the time of possession of marijuana. A total of 47,144 cases met this criteria and, on November 21, 2022, I pardoned all 47,144 of the marijuana offenses associated with these cases, impacting approximately 45,000 people and forgiving more than \$14,000,000 in associated fines and fees. As required by law, the court records associated with these pardoned cases have been sealed. The cases are listed on the enclosed Exhibit A.

Death Sentence Commutations. I have long believed that it is immoral for the state to put people to death, as a punishment for committing a crime. Moreover, application of the death penalty in Oregon is dysfunctional and cannot be, and never has been, administered fairly or equitably: It disproportionately impacts people of color, people with mental illness, and people who cannot afford expensive legal representation; it has been utilized and applied arbitrarily and inconsistently within our criminal justice system for decades; and administering it is an enormously wasteful use of taxpayer dollars and does not make our communities safer. Furthermore, it is an irreversible punishment that does not allow for the correction of error,

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including in the many cases across our nation's history involving the execution of innocent people. Yet, people remained on death row in Oregon.

Two of my predecessors issued broad grants of clemency across Oregon's death row: Governor Robert D. Holmes commuted every death sentence imposed during his time in office from 1957-1959, and Governor Mark O. Hatfield commuted Oregon's death row after voters abolished the death penalty in 1964. In 2011, Governor John A. Kitzhaber imposed a moratorium on death sentence executions in Oregon and, in 2015, I continued that moratorium. Consistent with a nationwide decline in support for capital punishment and a growing movement to abolish or restrict the death penalty, the Oregon Legislative Assembly passed, and I signed into law, Senate Bill 1013 (2019), which drastically reduced the circumstances in which a death sentence can be imposed. In 2020, the Department of Corrections, acting under my direction, dismantled death row housing, moving those adults in custody into the general population.

It was unacceptable to me that I would leave office without taking one final step to ensure that none of the individuals in Oregon with a death sentence would be executed by the State. On December 14, 2022, I commuted the death sentences of the 17 individuals on Oregon's death row to life imprisonment without the possibility of parole. Unlike previous commutations I've granted to individuals who have demonstrated extraordinary growth and rehabilitation, these commutations were not based on any rehabilitative efforts by the individuals on death row. Instead, it reflects the recognition that the death penalty is both dysfunctional and immoral. The names of these individuals are listed on the enclosed Exhibit B.

Remission of Traffic Fines to Enable Driver License Reinstatement. As you know, the Oregon Legislative Assembly passed, and I signed into law, House Bill 4210 (2020), which eliminated the ability of Oregon courts to suspend driver licenses for nonpayment of traffic fines. Unfortunately, HB 4210 was not retroactive, leaving thousands of Oregonians with licenses that were suspended due to an inability to pay their traffic fines and fees. These Oregonians—who are disproportionately low-income and people of color—remain burdened by these legacy license suspensions that are no longer allowed under current Oregon law. The loss of a license thrusts low-income Oregonians into a court debt spiral because they often continue to rack up additional fines for driving with a suspended license to obtain goods and services to meet their basic needs, and they are less likely to get or keep a job to pay these fines without a license. Many of these individuals face abject and crippling poverty that a driver license can help them climb out of.

I asked the Driver and Motor Vehicles Division of ODOT (DMV) for, and it provided me with, a list of cases that met the following criteria: (1) the affected person received a traffic violation, under state law, in Oregon; (2) the affected person has a driver license that is currently suspended or, due to the suspension, has downgraded to an ID card or has a valid hardship

permit; (3) the only sanction preventing DMV from reinstating the affected person's driver license is a Failure to Comply or Failure to Appear sanction obtained in the underlying traffic violation case; (4) that sanction occurred prior to October 1, 2020 (i.e. the effective date of HB 4210); and (5) DMV has an Oregon address for the affected person and its records reflect that the affected person is not deceased.

On December 21, 2022, I remitted the fines and fees associated with 13,300 traffic violation cases that met the criteria described above, thereby removing the basis for the associated legacy license suspensions and enabling roughly 7,000 Oregonians to seek reinstatement of their driver licenses through the DMV. The remission order forgave fines and fees related only to traffic violations; it did not forgive fines and fees related to traffic crimes (i.e. misdemeanors and felonies) and did not forgive restitution and compensatory fines owed to victims. Beyond nonpayment-related sanctions, none of the affected individuals had suspended licenses due to public safety-related sanctions. And the vast majority of the fines and fees forgiven by my order are considered uncollectible debt. The names of the individuals whose fines and fees were remitted are listed on the enclosed Exhibit C.

Individual Clemency Applications and Victim Impact Liaison. Separate from and in addition to the categories of clemencies described above, I considered hundreds of applications for conditional commutations and granted those listed below. After hearing input from victims (as described below), and after determining that each person below demonstrated extraordinary rehabilitation and evinced a level of transformation that gave me confidence that they would not commit another crime, staff in the Governor's office worked with the Department of Corrections and community partners to ensure that each person's re-entry and release plan included transitional drug and alcohol treatment (if needed), appropriate housing, mental and behavioral health care, ongoing prosocial support and mentorship, and concrete plans for employment.

A critical part of my evaluation of clemency applications is considering feedback and input from the victims of the crimes at issue. I recognize that many of the clemency recipients described below harmed and traumatized victims in the course of their criminal acts. To be clear, I empathize with every victim of crime in Oregon and have always believed that it is incredibly important that victims continue to have a voice in the clemency application process, and that they have a meaningful opportunity to offer their perspective on the clemency applications that most directly pertain to them. As part of evaluating the applications of each of the clemency recipients described below, the District Attorneys in the respective counties are required to notify the victims, if any, of the clemency application and obtain victim input, if any, consistent with the obligations imposed on District Attorneys under ORS 144.650. My office works with and relies on the DA's offices to perform this outreach because their victim assistance staff is trauma-informed and, in many cases, know the victims personally. While several of the cases described below did not involve a victim or the victim was unreachable, if victim input—in

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support, in opposition, neutral or otherwise—was obtained by a District Attorney consistent with their respective statutory obligation and sent to the Governor’s office, then I considered it before making a decision regarding the clemency application at issue.

Unfortunately, victim assistance staff in many DA’s offices were unable to reach some victims. So, I hired a Governor’s Office Victim Impact Liaison and asked her to perform additional victim and survivor outreach—only to the extent and in the manner these victims and survivors are willing to participate—on a case-by-case basis related to particular clemency applications. In these cases, my Victim Impact Liaison first reached out to the respective DA’s office to discuss any outreach already performed and to discuss her plans for additional outreach. This work was performed parallel to, and in addition to, any of the work the DA’s offices performed in carrying out their obligations under ORS 144.650(3)(b). My Victim Impact Liaison’s work ensured that my office made every attempt possible to reach victims and to provide those victims with adequate information and time for them to provide feedback, while always using trauma-informed practices.

When people commit crimes and harm their victims and communities, holding them accountable important. However, incarceration is not the only solution to hold people accountable, and studies have shown that overly-long prison sentences do not actually make communities safer.

These thoughtful and measured clemency actions—which required months of information gathering and deliberation—have a net positive impact on public safety. Communities are safer and better off with these individuals, who have demonstrated accountability and reformation, re-entering society from prison and having the opportunity to become positive, contributing members of their communities (or having their conviction removed altogether, in the case of the pardons described below). Many of the individuals who I have granted clemency to are actively working to reduce crime and recidivism by mentoring at-risk and gang-impacted youth, providing drug and alcohol treatment services, volunteering their time in the community, assisting in the provision of mental and behavioral health services, engaging in restorative justice, and lifting the voices of marginalized, traumatized, and over-incarcerated people of color across the state. Even before their releases, these amazing men and women inspired others in custody to transform their lives and now, after their releases, are helping many more avoid a path that leads to incarceration.

Another positive impact from the use of clemency in certain exceptional cases is that it provides hope within DOC—hope that truly committing oneself to reformation and rehabilitation can have its rewards. I know that this hope has inspired others still in DOC custody to begin working on their own personal rehabilitation and transformation. It is my belief that this work will help ensure that more of Oregon’s AICs will reenter society—whether they are released at the end of

their sentence or through clemency—better prepared to succeed and be good neighbors and community members.

I have granted the following conditional commutations in response to individual applications:

Marco Acosta. For crimes committed at the age of 15, Mr. Acosta was convicted of five counts of Robbery I on February 1, 2016, and sentenced to 90 months of incarceration for each count, 36 months of post-prison supervision, and ordered to pay fees and assessments. During his incarceration in OYA, Mr. Acosta demonstrated excellent progress and extraordinary evidence of rehabilitation, including becoming a Certified Recovery Mentor, mentoring other youth, and obtaining his barber license. Mr. Acosta expressed sincere remorse for his actions, took time to address the issues underlying his convictions, engaged in rehabilitative programming, proactively prepared himself for re-entry into the community, and crafted a solid release plan with community support. The Marion County District Attorney's office attempted to notify the victims that the clemency application had been submitted and obtain their input, but informed my office that the victims were unreachable. My Victim Impact Liaison was able to notify one victim, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. I concluded that Mr. Acosta demonstrated excellent progress and extraordinary evidence of rehabilitation and that his continued incarceration and transfer to DOC adult custody does not serve the best interests of the State of Oregon.

Earl Allen. Mr. Allen was convicted of Robbery I, Kidnapping II, Burglary I, and Felon in Possession on November 22, 1996, and sentenced to 144 months, 70 months, 36 months, and 60 months of incarceration, respectively, 36 months of post-prison supervision, and ordered to pay restitution, fees, and assessments. Since his incarceration, Mr. Allen demonstrated excellent progress and extraordinary evidence of rehabilitation, including becoming a leader of indigenous programming within Oregon's prison system. Mr. Allen expressed sincere remorse for his actions and took time to address the issues underlying his convictions. He engaged in rehabilitative programming, proactively prepared himself for re-entry into the community, and crafted a solid release plan with community support, including from the Klamath Tribes. The Marion County District Attorney's office notified the victim that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. I concluded that Mr. Allen demonstrated excellent progress and extraordinary evidence of rehabilitation and that his continued incarceration does not serve the best interests of the State of Oregon.

Jonathan Boland. For crimes committed at the age of 19, Mr. Boland was convicted of two counts of Robbery I on September 1, 2017, and sentenced to 90 months of incarceration, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since his

incarceration, Mr. Boland demonstrated excellent progress and extraordinary evidence of rehabilitation. Mr. Boland expressed sincere remorse for his actions and took time to address the issues underlying his convictions. He engaged in rehabilitative programming, proactively prepared himself for re-entry into the community, and crafted a solid release plan with community support. The Multnomah County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. District Attorney Mike Schmidt supported Mr. Boland's application for clemency. I concluded that Mr. Boland demonstrated excellent progress and extraordinary evidence of rehabilitation and that his continued incarceration does not serve the best interests of the State of Oregon.

Randall Clegg. Mr. Clegg was convicted of Aggravated Murder, Solicitation, Murder, Assault I, Burglary I, Unauthorized Use of a Vehicle, and Conspiracy on November 20, 1995, and sentenced to life in prison without the possibility of parole and ordered to pay fees and assessments. Since his incarceration at the age of 18, Mr. Clegg demonstrated excellent progress and extraordinary evidence of rehabilitation, including volunteering in hospice care, engaging in restorative justice programs, and helping to build parenting organizations. Mr. Clegg expressed sincere empathy for the crime and took time to address the issues present in his life at the time of his conviction. Mr. Clegg engaged in rehabilitative programming, proactively prepared himself for re-entry into the community, and crafted a solid release plan with community support. The Multnomah County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. District Attorney Mike Schmidt supported Mr. Clegg's application for clemency, suggesting that he receive an opportunity for parole. I concluded that Mr. Clegg demonstrated excellent progress and extraordinary evidence of rehabilitation and that his continued incarceration does not serve the best interests of the State of Oregon.

Danielle Cox. For crimes committed at the age of 18, Ms. Cox was convicted of Murder on June 21, 2004, and sentenced to life in prison with the opportunity for parole after 25 years and ordered to pay fees and assessments. Since her incarceration, Ms. Cox demonstrated excellent progress and extraordinary evidence of rehabilitation, including completing rehabilitative and restorative justice programming, becoming one of a few Peer Mentors, obtaining her bachelor's degree, and serving on the Prison Education Work Group. Ms. Cox expressed sincere remorse for her actions and took time to address the issues underlying her convictions. She proactively prepared herself for re-entry into the community and crafted a solid release plan with community support. The Multnomah County District Attorney's office attempted to notify the victims that the clemency application had been submitted and obtain their input, but the victims were unreachable. This information was provided to the Governor's office, which I considered in making my determination. District Attorney Mike Schmidt supported Ms. Cox's application for

clemency, suggesting that she be released. I concluded that Ms. Cox demonstrated excellent progress and extraordinary evidence of rehabilitation and that her continued incarceration without an immediate opportunity to petition the Parole Board for release on parole does not serve the best interests of the State of Oregon.

Tanuia Davis. Ms. Davis was convicted of Robbery II and Burglary II on January 4, 2019, and sentenced to 70 months of incarceration, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since her incarceration, Ms. Davis demonstrated excellent progress and extraordinary evidence of rehabilitation, including serving on Rubicon GPS and advocating for racial justice and equity within Coffee Creek Correctional Facility. Ms. Davis expressed sincere remorse for her actions, took time to address the issues underlying her convictions, engaged in rehabilitative programming, proactively prepared herself for re-entry into the community, and crafted a solid release plan with community support and that includes further treatment. The Multnomah County District Attorney's office attempted to notify the victims that the clemency application had been submitted and obtain their input, but the victims were unreachable. This information was provided to the Governor's office, which I considered in making my determination. District Attorney Mike Schmidt supported Ms. Davis' application for clemency. I concluded that Ms. Davis demonstrated excellent progress and extraordinary evidence of rehabilitation and that her continued incarceration does not serve the best interests of the State of Oregon.

Robert Derrick. For crimes committed at the age of 16, Mr. Derrick was convicted of Murder and Manslaughter on January 25, 1983, and sentenced to life in prison with the opportunity for parole and ordered to pay fees and assessments. Since his incarceration, Mr. Derrick demonstrated excellent progress and extraordinary evidence of rehabilitation, including addressing his mental health needs and volunteering to care for other adults in custody. Mr. Derrick expressed sincere remorse for his actions and took time to address the issues underlying his convictions. He engaged in rehabilitative programming, proactively prepared himself for re-entry into the community, and crafted a solid release plan that includes transitioning into an adult group home. My Victim Impact Liaison was able to establish contact with the victim family members, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. District Attorney William Porter took no position on Mr. Derrick's application for clemency. I concluded that Mr. Derrick demonstrated excellent progress and extraordinary evidence of rehabilitation and that his continued incarceration does not serve the best interests of the State of Oregon.

Dustin Fisher. For crimes committed at the age of 16, Mr. Fisher was convicted of seven counts of Robbery II on March 15, 2018, and sentenced to 70 months of incarceration, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since his incarceration in OYA, Mr. Fisher demonstrated excellent progress and extraordinary evidence of rehabilitation,

including participating in drug and alcohol treatment and developing trade skills for future employment. Mr. Fisher expressed sincere remorse for his actions and took time to address the issues underlying his convictions. He engaged in rehabilitative programming, proactively prepared himself for re-entry into the community, and crafted a solid release plan with community support. The Lane County District Attorney's office attempted to notify the victims that the clemency application had been submitted and obtain their input, but informed my office that the victims were unreachable. My Victim Impact Liaison was able to notify most victims, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. I concluded that Mr. Fisher demonstrated excellent progress and extraordinary evidence of rehabilitation and that his continued incarceration after he ages out and transfers to DOC adult custody does not serve the best interests of the State of Oregon.

Arnulfo Flores. For crimes committed at the age of 16, Mr. Flores was convicted of Assault II on March 15, 2019, and sentenced to 70 months of incarceration, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since his incarceration in OYA, Mr. Flores demonstrated excellent progress and extraordinary evidence of rehabilitation, including engaging in treatment, therapy, and educational opportunities. Mr. Flores expressed sincere remorse for his actions, took time to address the issues underlying his convictions, engaged in rehabilitative programming, proactively prepared himself for re-entry into the community, and crafted a solid release plan with support from the Siletz Tribe. The Marion County District Attorney's office attempted to notify the victim that the clemency application had been submitted and obtain their input, but informed my office that the victim was unreachable. My Victim Impact Liaison was able to notify the victim, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. I concluded that Mr. Flores demonstrated excellent progress and extraordinary evidence of rehabilitation and that his continued incarceration does not serve the best interests of the State of Oregon.

Armando Gomez-Zacarias. Mr. Gomez-Zacarias was convicted of Unlawful Use of a Weapon on June 27, 2017, and sentenced to 30 months of incarceration, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since his incarceration, Mr. Gomez-Zacarias demonstrated excellent progress, extraordinary evidence of rehabilitation, and served on DOC fire crew as one of the firefighters who fought the historic 2020 Labor Day wildfires. Mr. Gomez-Zacarias expressed sincere remorse for his actions and took time to address the issues underlying his convictions. He engaged in rehabilitative programming, proactively prepared himself for re-entry into the community, and crafted a solid release plan with community support. The Multnomah County District Attorney's office notified the victim that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. District Attorney Mike

Schmidt supported Mr. Gomez-Zacarias' application for clemency. I concluded that Mr. Gomez-Zacarias demonstrated excellent progress and extraordinary evidence of rehabilitation and that his continued incarceration does not serve the best interests of the State of Oregon.

Thomas Gordineer. Mr. Gordineer was convicted of three counts of Robbery I on March 25, 1991, and May 2, 1991, and sentenced to 120 months, 120 months, and 144 months of incarceration, respectively, 36 months of post-prison supervision, and ordered to pay restitution, fees, and assessments. Since his incarceration, Mr. Gordineer demonstrated excellent progress and extraordinary evidence of rehabilitation, including becoming a leader in treatment-based programming. Mr. Gordineer expressed sincere remorse for his actions and took time to address the issues underlying his convictions. He engaged in rehabilitative programming, proactively prepared himself for re-entry into the community, and crafted a solid release plan with community support. My Victim Impact Liaison was able to notify victims, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. I concluded that Mr. Gordineer demonstrated excellent progress and extraordinary evidence of rehabilitation and that his continued incarceration does not serve the best interests of the State of Oregon.

Hawkin Groenendaal. For crimes committed at the age of 18, Mr. Groenendaal was convicted of Aggravated Murder, Murder, Robbery I, and Burglary I on June 30, 2006, and sentenced to life in prison without the possibility of parole and ordered to pay restitution, fees, and assessments. Since his incarceration, Mr. Groenendaal demonstrated excellent progress and extraordinary evidence of rehabilitation, including engaging in restorative justice programs and becoming a co-facilitator of Insight Development Group, as well as pursuing his higher education. Mr. Groenendaal expressed sincere remorse for his actions and took time to address the issues underlying his convictions. Mr. Groenendaal engaged in rehabilitative programming, including mental health therapy, drug and alcohol treatment, and skills-based programs. The Deschutes County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. District Attorney John Hummel supported Mr. Groenendaal's application for clemency, suggesting that he receive an opportunity for parole after serving 25 years in prison. I concluded that Mr. Groenendaal demonstrated excellent progress and extraordinary evidence of rehabilitation and that his continued incarceration without an opportunity to petition the Parole Board for release on parole—after first serving 25 years—does not serve the best interests of the State of Oregon.

Theron Hall. For crimes committed at the age of 18, Mr. Hall was convicted of Aggravated Murder on June 26, 2006, and sentenced to life in prison without the possibility of parole, and ordered to pay restitution, fees, and assessments. Since his incarceration, Mr. Hall demonstrated excellent progress and extraordinary evidence of rehabilitation, including becoming a leader in

restorative justice programming, becoming a Certified Recovery Mentor, co-facilitating programming, and mentoring other men in prosocial behavior. Mr. Hall expressed sincere remorse for his actions and took time to address the issues underlying his convictions. Mr. Hall engaged in rehabilitative programming, proactively prepared himself for re-entry into the community, and crafted a solid release plan with community support. District Attorney Mike Schmidt supported Mr. Hall's application for clemency, suggesting that he receive an opportunity for parole immediately. The Multnomah County District Attorney's office attempted to notify the victims that the clemency application had been submitted and obtain their input, but the victims were unreachable. I concluded that Mr. Hall demonstrated excellent progress and extraordinary evidence of rehabilitation and that his continued incarceration without an immediate opportunity to petition the Parole Board for release on parole does not serve the best interests of the State of Oregon.

Kyle Hedquist. For crimes committed at the age of 18, Mr. Hedquist was convicted of Aggravated Murder on November 17, 1995, and sentenced to life in prison without the possibility of parole and ordered to pay fees and assessments. Since his incarceration, Mr. Hedquist demonstrated excellent progress and extraordinary evidence of rehabilitation. Mr. Hedquist is the person responsible for bringing Toastmasters to prisons across the country and he volunteered in the hospice program for 20 years where he cared for people as they died without family around them, volunteered for years in the disciplinary segregation unit, pursued higher education, mentored men, was deeply involved in religious programming, and secured a job prior to his release. Mr. Hedquist expressed sincere remorse for his actions and took time to address the issues underlying his convictions. He engaged in rehabilitative programming on a level rarely seen by other adults in custody, proactively prepared himself for re-entry into the community, and crafted a solid release plan with community support, including living with a retired DOC Chaplain and parole officer. The Douglas County District Attorney's office did not provide victim input to the Governor's office, which I considered in making my determination. I concluded that Mr. Hedquist demonstrated excellent progress and extraordinary evidence of rehabilitation and that his continued incarceration does not serve the best interests of the State of Oregon.

Lymon Henson-Young. Mr. Henson-Young was convicted of Failure to Appear on March 4, 2005, and sentenced to 11 months of incarceration for that crime, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since his incarceration, Mr. Henson-Young demonstrated excellent progress and extraordinary evidence of rehabilitation, including reconciling with his children and obtaining trade skills in sustainable agriculture. Mr. Henson-Young expressed sincere remorse for his actions, took time to address the issues underlying his convictions, engaged in rehabilitative programming, proactively prepared himself for re-entry into the community, and crafted a solid release plan with community support. There were no victims associated with Mr. Henson-Young's conviction referenced above. District Attorney

Paul Frasier supported Mr. Henson-Young's application for clemency of his Failure to Appear sentence. I concluded that Mr. Henson-Young demonstrated excellent progress and extraordinary evidence of rehabilitation and that requiring Mr. Henson-Young to serve 11 months of incarceration for this conviction does not serve the best interests of the State of Oregon.

Elaine Jeffers. For crimes committed at the age of 17, Ms. Jeffers was convicted of seven counts of Robbery I, Assault I, and Unauthorized Use of a Vehicle on January 9, 2018, and sentenced to 240 months of incarceration, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since her incarceration in OYA, Ms. Jeffers demonstrated excellent progress and extraordinary evidence of rehabilitation, including becoming a Certified Recovery Mentor, assisting other youths with treatment, pursuing her education, and engaging in therapy. Ms. Jeffers expressed sincere remorse for her actions, took time to address the issues underlying her convictions, engaged in rehabilitative programming, proactively prepared herself for re-entry into the community, and crafted a solid release plan with community support. The Lane County District Attorney's office attempted to notify the victims that the clemency application had been submitted and obtain their input, but informed my office that the victims were unreachable. My Victim Impact Liaison was able to notify most victims, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. I concluded that Ms. Jeffers demonstrated excellent progress and extraordinary evidence of rehabilitation and that her continued incarceration after she ages out and transfers to DOC adult custody does not serve the best interests of the State of Oregon.

Rosney Johnson. For crimes committed at the age of 19, Mr. Johnson was convicted of Aggravated Murder on May 8, 2003, and sentenced to life in prison without the possibility of parole, and ordered to pay restitution, fees, and assessments. Since his incarceration, Mr. Johnson demonstrated excellent progress and extraordinary evidence of rehabilitation, including excelling as a legal assistant, reading an enormous amount of books, engaging in religious studies, mentoring, and co-facilitating programs. Mr. Johnson expressed sincere remorse for his actions and took time to address the issues underlying his convictions. Mr. Johnson engaged in rehabilitative programming and proactively prepared himself for re-entry into the community, despite his sentence. The Multnomah County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. District Attorney Mike Schmidt supported Mr. Johnson's application for clemency, suggesting that he receive an opportunity for parole after serving 25 years in prison. I concluded that Mr. Johnson demonstrated excellent progress and extraordinary evidence of rehabilitation and that his continued incarceration without an opportunity to petition the Parole Board for release on parole—after first serving 25 years—does not serve the best interests of the State of Oregon.

Robert Kelley. Mr. Kelley was convicted of Aggravated Murder, Robbery I, and Felon in Possession of a Weapon on August 13, 1994, and Unlawful Possession of a Weapon by a Prison Inmate on November 21, 1996, and sentenced to life in prison without the possibility of parole plus, consecutive 18 and 24 month sentences and 36 months of post-prison supervision, and ordered to pay fees and assessments. Since his incarceration, Mr. Kelley demonstrated excellent progress and extraordinary evidence of rehabilitation, including becoming highly engaged in restorative justice programs and mentoring other men in custody. Mr. Kelley expressed sincere remorse for his actions and took time to address the issues underlying his convictions. Mr. Kelley engaged in rehabilitative programming and proactively prepared himself for re-entry into the community. The Multnomah County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. District Attorney Mike Schmidt supported Mr. Kelley's application for clemency. I concluded that Mr. Kelley demonstrated excellent progress and extraordinary evidence of rehabilitation and that his continued incarceration does not serve the best interests of the State of Oregon.

Christopher Lambert. Mr. Lambert was convicted of three counts of Perjury and one count of Assault II on April 4, 2005, and sentenced to 70 months of incarceration, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since his incarceration, Mr. Lambert demonstrated excellent progress and extraordinary evidence of rehabilitation, including mentorship and volunteering to reduce gun violence in his community. Mr. Lambert expressed sincere remorse for his actions and took time to address the issues underlying his convictions. He engaged in rehabilitative programming, proactively prepared himself for re-entry into the community, and crafted a solid release plan with community support. The Multnomah County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. District Attorney Mike Schmidt supported Mr. Lambert's application for clemency. I concluded that Mr. Lambert demonstrated excellent progress and extraordinary evidence of rehabilitation and that his continued incarceration does not serve the best interests of the State of Oregon.

Zachary Lobue. Mr. Lobue was convicted of Possession of a Stolen Vehicle and two counts of Unauthorized Use of a Vehicle on September 29, 2017, and sentenced to 35 months of incarceration for each count, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since his incarceration, Mr. Lobue demonstrated excellent progress and extraordinary evidence of rehabilitation, including developing trade skills and pursuing therapy. Mr. Lobue expressed sincere remorse for his actions and took time to address the issues underlying his convictions. He engaged in rehabilitative programming, proactively prepared himself for re-entry into the community, and crafted a solid release plan including further drug and alcohol treatment. The Lane County District Attorney's office notified the victims that the

clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. I concluded that Mr. Lobue demonstrated excellent progress and extraordinary evidence of rehabilitation and that his continued incarceration does not serve the best interests of the State of Oregon.

Reyes Miranda. Mr. Miranda was convicted of Aggravated Murder and Felony Murder on January 21, 1988, and sentenced to life in prison without the possibility of parole, and ordered to pay restitution, fees, and assessments. Since his incarceration, Mr. Miranda demonstrated excellent progress and extraordinary evidence of rehabilitation, including engaging in mental health therapy, treatment, skills-based programs, nonviolent conflict mediation and communication, and leadership. Mr. Miranda expressed sincere remorse for his actions and took time to address the issues underlying his convictions. Mr. Miranda engaged in rehabilitative programming and proactively prepared himself for re-entry into the community, despite his sentence. The Multnomah County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. District Attorney Mike Schmidt supported Mr. Miranda's application for clemency, suggesting that he receive an opportunity for parole immediately. I concluded that Mr. Miranda demonstrated excellent progress and extraordinary evidence of rehabilitation and that his continued incarceration without an immediate opportunity to petition the Parole Board for release on parole does not serve the best interests of the State of Oregon.

Mahmoud Moustafa. Mr. Moustafa was convicted of Burglary I on November 18, 2016, and sentenced to 90 months of incarceration, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since his incarceration, Mr. Moustafa demonstrated excellent progress and extraordinary evidence of rehabilitation, including restorative justice programming, pursuing an education, tutoring, and volunteering for charitable causes. Mr. Moustafa expressed sincere remorse for his actions and took time to address the issues underlying his convictions, engaged in rehabilitative programming, proactively prepared himself for re-entry into the community, and crafted a solid release plan that involves traveling back to Egypt to be reunited with his family. The Multnomah County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. District Attorney Mike Schmidt supported Mr. Moustafa's application for clemency on the condition that he return to Egypt. I concluded that Mr. Moustafa demonstrated excellent progress and extraordinary evidence of rehabilitation and that his continued incarceration does not serve the best interests of the State of Oregon.

Sang Nguyen. Mr. Nguyen was convicted of Assault I and Kidnapping I on July 22, 2005, and sentenced to 90 months of incarceration for each count, 36 months of post-prison supervision,

and ordered to pay fees and assessments. Since his incarceration, Mr. Nguyen demonstrated excellent progress and extraordinary evidence of rehabilitation, including pursuing higher education, engaging in restorative justice, tutoring, and volunteering. Mr. Nguyen expressed sincere remorse for his actions and took time to address the issues underlying his convictions. He engaged in rehabilitative programming, proactively prepared himself for re-entry into the community, and crafted a solid release plan with community support. The Multnomah County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. District Attorney Mike Schmidt supported Mr. Nguyen's application for clemency. I concluded that Mr. Nguyen demonstrated excellent progress and extraordinary evidence of rehabilitation and that his continued incarceration does not serve the best interests of the State of Oregon.

DeAndrae Patten. For crimes committed at the age of 17, Mr. Patten was convicted of Attempted Robbery I on March 20, 1998, and sentenced to 70 months of incarceration, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since his incarceration, Mr. Patten demonstrated excellent progress and extraordinary evidence of rehabilitation, including therapy, treatment, and skills-based programming. Mr. Patten expressed sincere remorse for his actions and took time to address the issues underlying his convictions, engaged in rehabilitative programming, proactively prepared himself for re-entry into the community, and crafted a solid release plan with community support. The Multnomah County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. District Attorney Mike Schmidt supported Mr. Patten's application for clemency. I concluded that Mr. Patten demonstrated excellent progress and extraordinary evidence of rehabilitation and that his continued incarceration does not serve the best interests of the State of Oregon.

Brandon Rodas. For crimes committed at the age of 15, Mr. Rodas was convicted of Attempted Assault I, Attempted Robbery I, and unlawful Use of a Weapon on July 18, 2018, and sentenced to 30 months of incarceration on each count, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since his incarceration, Mr. Rodas demonstrated excellent progress and extraordinary evidence of rehabilitation, including becoming a Certified Recovery Mentor, obtaining an associate's degree, engaging in treatment and then co-facilitating programming. Mr. Rodas expressed sincere remorse for his actions and took time to address the issues underlying his convictions, engaged in rehabilitative programming, proactively prepared himself for re-entry into the community, and crafted a solid release plan with community support. The Deschutes County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. District Attorney John Hummel

supported Mr. Rodas' application for clemency. I concluded that Mr. Rodas demonstrated excellent progress and extraordinary evidence of rehabilitation and that his continued incarceration does not serve the best interests of the State of Oregon.

Jenna Seele. For crimes committed at the age of 15, Ms. Seele was convicted of Assault III, Robbery I, and Kidnapping I on August 11, 2014, and sentenced to 90 months of incarceration for each count, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since her incarceration, Ms. Seele demonstrated excellent progress and extraordinary evidence of rehabilitation, including completing drug treatment and mental health therapy, engaging in restorative justice programming, obtaining her associate's degree, starting on her bachelor's degree, and becoming a mentor and a leader in her institution. She expressed sincere remorse for her actions and took time to address the issues underlying her convictions. Ms. Seele engaged in rehabilitative programming, proactively prepared himself for re-entry into the community, and crafted a solid release plan with community support. The Multnomah County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. District Attorney Mike Schmidt supported Ms. Seele's application for clemency. I concluded that Ms. Seele demonstrated excellent progress and extraordinary evidence of rehabilitation and that her continued incarceration does not serve the best interests of the State of Oregon.

Reschard Steward. Mr. Steward was convicted of Aggravated Murder, Solicitation, Murder, Assault I, Burglary I, Unauthorized Use of a Vehicle, and Conspiracy on November 9, 1995, and sentenced to life in prison without the possibility of parole and ordered to pay fees and assessments. Since his incarceration at the age of 18, Mr. Steward demonstrated excellent progress and extraordinary evidence of rehabilitation, including assisting men in recovery as a Certified Recovery Mentor, engaging in restorative justice and drug treatment programs, and rebuilding relationships with his family members. Mr. Steward expressed sincere empathy for the crime and took time to address the issues present in his life at the time of his conviction. Mr. Steward engaged in rehabilitative programming, proactively prepared himself for re-entry into the community, and crafted a solid release plan with community support. The Multnomah County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. District Attorney Mike Schmidt supported Mr. Steward's application for clemency, suggesting that he receive an opportunity for parole. I concluded that Mr. Steward demonstrated excellent progress and extraordinary evidence of rehabilitation and that his continued incarceration does not serve the best interests of the State of Oregon.

Toshio Takanobu. Mr. Takanobu was convicted of two counts of Robbery I on December 6, 2007, and two counts of Manslaughter I on November 20, 2009, and sentenced to 90 months of incarceration for each count, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since his incarceration, Mr. Takanobu demonstrated excellent progress and extraordinary evidence of rehabilitation, including furthering his education, participating in a youth speaking panel, engaging in treatment, building programming in OSP and helping to spearhead the construction of the memorial healing garden within OSP. Mr. Takanobu expressed sincere remorse for his actions and took time to address the issues underlying his convictions, engaged in rehabilitative programming, proactively prepared himself for re-entry into the community, and crafted a solid release plan with community support. The Multnomah County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. District Attorney Mike Schmidt supported Mr. Takanobu's application for clemency. I concluded that Mr. Takanobu demonstrated excellent progress and extraordinary evidence of rehabilitation and that his continued incarceration does not serve the best interests of the State of Oregon.

Adam Thomas. For crimes committed at the age of 18, Mr. Thomas was convicted of Aggravated Murder on September 25, 2003, and sentenced to life in prison without the possibility of parole, and ordered to pay restitution, fees, and assessments. Since his incarceration, Mr. Thomas demonstrated excellent progress and extraordinary evidence of rehabilitation, including volunteering for charitable causes, mentoring other men, and obtaining mental health therapy. Mr. Thomas expressed sincere remorse for his actions and took time to address the issues underlying his convictions. Mr. Thomas engaged in rehabilitative programming and proactively prepared himself for re-entry into the community, despite his sentence. The Deschutes County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. District Attorney John Hummel supported Mr. Thomas' application for clemency, suggesting that he receive an opportunity for parole after serving 25 years in prison. I concluded that Mr. Thomas demonstrated excellent progress and extraordinary evidence of rehabilitation and that his continued incarceration without an opportunity to petition the Parole Board for release on parole—after first serving 25 years—does not serve the best interests of the State of Oregon.

Dakota Tucker. For crimes committed at the age of 17, Mr. Tucker was convicted of seven counts of Robbery II and Unauthorized Use of a Vehicle on September 21, 2017, and sentenced to 140 months of incarceration, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since his incarceration in OYA, Mr. Tucker demonstrated excellent progress and extraordinary evidence of rehabilitation, including participating in drug and alcohol treatment, mentoring, and developing trade skills for future employment. Mr. Tucker expressed

sincere remorse for his actions and took time to address the issues underlying his convictions. He engaged in rehabilitative programming, proactively prepared himself for re-entry into the community, and crafted a solid release plan with community support. The Lane County District Attorney's office attempted to notify the victims that the clemency application had been submitted and obtain their input, but informed my office that the victims were unreachable. My Victim Impact Liaison was able to notify most victims, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. I concluded that Mr. Tucker demonstrated excellent progress and extraordinary evidence of rehabilitation and that his continued incarceration after he ages out and transfers to DOC adult custody does not serve the best interests of the State of Oregon.

Dennis Waters. Mr. Waters was convicted of Supplying Contraband on January 10, 2005, and sentenced to 24 months of incarceration, 24 months of post-prison supervision, and ordered to pay fees and assessments. Since his incarceration, Mr. Waters demonstrated excellent progress and extraordinary evidence of rehabilitation, expressed sincere remorse for his actions, and took time to address the issues underlying his convictions. Mr. Waters engaged in rehabilitative programming, proactively prepared himself for re-entry into the community, and crafted a solid release plan with community support. There were no victims associated with Mr. Waters' convictions referenced above. I concluded that Mr. Waters demonstrated excellent progress and extraordinary evidence of rehabilitation and that requiring Mr. Waters to serve 24 months of incarceration for this conviction does not serve the best interests of the State of Oregon.

Truitt Watts. For crimes committed at the age of 17, Mr. Watts was convicted of Murder II on September 27, 2004, and sentenced to life in prison with the opportunity for parole after 25 years and ordered to pay fees and assessments. Since his incarceration, Mr. Watts demonstrated excellent progress and extraordinary evidence of rehabilitation, including engaging in drug treatment, mentoring other men, and pursuing his bachelor's degree. Mr. Watts expressed sincere remorse for his actions and took time to address the issues underlying his convictions. He engaged in rehabilitative programming, proactively prepared himself for re-entry into the community, and crafted a solid release plan with community support. The Lane County District Attorney's office attempted to notify the victims that the clemency application had been submitted and obtain their input, but the victims were unreachable. This information was provided to the Governor's office, which I considered in making my determination. I concluded that Mr. Watts demonstrated excellent progress and extraordinary evidence of rehabilitation and that his continued incarceration does not serve the best interests of the State of Oregon.

Stephen Withrow. For crimes committed at the age of 17, Mr. Withrow was convicted of Manslaughter I on April 11, 2005, and sentenced to 240 months of incarceration and ordered to pay fees and assessments. Since his incarceration, Mr. Withrow demonstrated excellent progress and extraordinary evidence of rehabilitation, expressed sincere remorse for his actions, and took

time to address the issues underlying his convictions. He engaged in rehabilitative programming, proactively prepared himself for re-entry into the community, and crafted a solid release plan with community support. The Deschutes County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. District Attorney John Hummel supported Mr. Withrow's application for clemency. I concluded that Mr. Withrow demonstrated excellent progress and extraordinary evidence of rehabilitation and that his continued incarceration does not serve the best interests of the State of Oregon.

Alisha Woody. Ms. Woody was convicted of Theft I and Aggravated Identity Theft on November 20 and December 12, 2018, and sentenced to 80 months of incarceration, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since her incarceration, Ms. Woody demonstrated excellent progress and extraordinary evidence of rehabilitation, including engaging in drug treatment and therapy, obtaining her cosmetology license, and assisting other women with re-entry and employment skills. Ms. Woody expressed sincere remorse for her actions and took time to address the issues underlying his convictions. She engaged in rehabilitative programming, proactively prepared himself for re-entry into the community, and crafted a solid release plan that includes further drug treatment. The Polk County District Attorney's office and the Washington County District Attorney's office attempted to notify the victims that the clemency application had been submitted and obtain their input, but informed my office that the victims were unreachable. My Victim Impact Liaison was able to notify several victims, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. I concluded that Ms. Woody demonstrated excellent progress and extraordinary evidence of rehabilitation and that her continued incarceration does not serve the best interests of the State of Oregon.

Kevin Young. Mr. Young was convicted of Aggravated Murder and Murder on May 5, 1992, and sentenced to life in prison without the possibility of parole, and ordered to pay restitution, fees, and assessments. Since his incarceration, Mr. Young demonstrated excellent progress and extraordinary evidence of rehabilitation, including mentoring other men, engaging in nonviolent conflict resolution and communication programming, and becoming a renowned writer. Mr. Young expressed sincere remorse for his actions and took time to address the issues underlying his convictions. Mr. Young engaged in rehabilitative programming, proactively prepared himself for re-entry into the community, and crafted a solid release plan with community support. The Multnomah County District Attorney's office attempted to notify the victims that the clemency application had been submitted and obtain their input, but the victims were unreachable. This information was provided to the Governor's office, which I considered in making my determination. District Attorney Mike Schmidt supported Mr. Young's application for clemency, suggesting that he receive an opportunity for parole immediately. I concluded that

Mr. Young demonstrated excellent progress and extraordinary evidence of rehabilitation and that his continued incarceration without an immediate opportunity to petition the Parole Board for release on parole does not serve the best interests of the State of Oregon.

I have granted the following pardons in response to individual applications:

Malvin Abel Jr. Mr. Abel was convicted of Attempt to Commit Assault I on April 1, 1997, and sentenced to 75 months of incarceration, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since his incarceration, Mr. Abel has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Abel has also shown remorse for his actions and demonstrated a need for a pardon. The Multnomah County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. Multnomah County District Attorney Mike Schmidt supported Mr. Abel's request for a pardon. I concluded that Mr. Abel should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

Monica Alexander. Ms. Alexander was convicted of Driving Under the Influence of Intoxicants on March 1, 2004, and sentenced to 12 months of incarceration, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since her incarceration, Ms. Alexander has been a law-abiding citizen, has been a valuable member of her community, and has served as a responsible member of society. Ms. Alexander has also shown remorse for her actions and demonstrated a need for a pardon. Multnomah County District Attorney Mike Schmidt supported Ms. Alexander's request for a pardon. I concluded that Ms. Alexander should be pardoned of the abovementioned crime, thereby restoring her to all of the rights and privileges heretofore enjoyed by her under the laws of this State.

Sharelle Anderson. Ms. Anderson was convicted of Delivery of Heroin on December 18, 2006, and sentenced to 36 months of probation and ordered to pay fees and assessments. Ms. Anderson has been a law-abiding citizen, has been a valuable member of her community, and has served as a responsible member of society. Ms. Anderson has also shown remorse for her actions and demonstrated a need for a pardon. Multnomah County District Attorney Mike Schmidt supported Ms. Anderson's request for a pardon. I concluded that Ms. Anderson should be pardoned of the abovementioned crime, thereby restoring her to all of the rights and privileges heretofore enjoyed by her under the laws of this State.

Alan Avila. Mr. Avila was convicted of Robbery I and Conspiracy to Commit a Class C Felony on May 8, 1998, and sentenced to 38 months of incarceration, 36 months of post-prison

supervision, and ordered to pay fees and assessments. Since his incarceration, Mr. Avila has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Avila has also shown remorse for his actions and demonstrated a need for a pardon. The Jackson County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. Jackson County District Attorney Beth Heckert supported Mr. Avila's request for a pardon. I concluded that Mr. Avila should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

Lashawna Belhumeur. Ms. Belhumeur was convicted of Delivery of a Controlled Substance within 1000' feet of School on January 6, 2006, and sentenced to 36 months of probation and ordered to pay fees and assessments. Ms. Belhumeur has been a law-abiding citizen, has been a valuable member of her community, and has served as a responsible member of society. Ms. Belhumeur has also shown remorse for her actions and demonstrated a need for a pardon. Multnomah County District Attorney Mike Schmidt supported Ms. Belhumeur's request for a pardon. I concluded that Ms. Belhumeur should be pardoned of the abovementioned crime, thereby restoring her to all of the rights and privileges heretofore enjoyed by her under the laws of this State.

Kastunga Bell. Ms. Bell was convicted of Assault II on December 21, 1998, and sentenced to 52 months of incarceration for each count, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since her incarceration, Ms. Bell has been a law-abiding citizen, has been a valuable member of her community, and has served as a responsible member of society. Ms. Bell has also shown remorse for her actions and demonstrated a need for a pardon. The Multnomah County District Attorney's office attempted to notify the victim that the clemency application had been submitted and obtain their input, but informed my office that the victim was unreachable. Multnomah County District Attorney Mike Schmidt supported Ms. Bell's request for a pardon. I concluded that Ms. Bell should be pardoned of the abovementioned crime, thereby restoring her to all of the rights and privileges heretofore enjoyed by her under the laws of this State.

Tiywan Benford. Mr. Benford was convicted of Attempted Assault I and six counts of Driving While Suspended, on July 27, 1999, August 2, 2000, July 17, 2005, March 14, 2006, May 01, 2006, January 10, 2007, respectively; he was sentenced to 44 months of incarceration, eight years and six months of post-prison supervision, in total, and ordered to pay fees and assessments. Since his incarceration, Mr. Benford has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Benford has also shown remorse for his actions and demonstrated a need for a pardon. The Multnomah County District Attorney's office attempted to notify the victim that the clemency

application had been submitted and obtain their input, but informed my office that the victim was unreachable. Multnomah County District Attorney Mike Schmidt supported Mr. Benford's request for a pardon. I concluded that Mr. Benford should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

Tonja Blanchard. Ms. Blanchard was convicted of Assault II on October 2, 1992, and sentenced to 36 months of probation and ordered to pay fees and assessments. Ms. Blanchard has been a law-abiding citizen, has been a valuable member of her community, and has served as a responsible member of society. Ms. Blanchard has also shown remorse for her actions and demonstrated a need for a pardon. The Multnomah County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. Multnomah County District Attorney Mike Schmidt supported Ms. Blanchard's request for a pardon. I concluded that Ms. Blanchard should be pardoned of the abovementioned crime, thereby restoring her to all of the rights and privileges heretofore enjoyed by her under the laws of this State.

Travis Brake. Mr. Brake was convicted of Manufacture/Delivery of a Controlled Substance on November 13, 2003, and sentenced to 36 months of probation, and ordered to pay fees and assessments. Mr. Brake has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Brake has also shown remorse for his actions and demonstrated a need for a pardon. Multnomah County District Attorney Mike Schmidt supported Mr. Brake's request for a pardon. I concluded that Mr. Brake should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

Pernell Brown. Mr. Brown was convicted of two counts of Assault II on November 21, 1989, and January 5, 1995, and sentenced to an indeterminate period of five to ten years and 27 months of incarceration, respectively, as well as 36 months of post-prison supervision, and ordered to pay fees and assessments. Since his incarceration, Mr. Brown has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Brown has also shown remorse for his actions and demonstrated a need for a pardon. The Multnomah County District Attorney's office attempted to notify the victim that the clemency application had been submitted and obtain their input, but informed my office that the victim was unreachable. Multnomah County District Attorney Mike Schmidt supported Mr. Brown's request for a pardon. I concluded that Mr. Brown should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

Samuel Brown Jr. Mr. Brown was convicted of Burglary I on December 21, 1976, and sentenced to an indeterminate period of incarceration not to exceed five years and ordered to pay fees and assessments. Since his incarceration, Mr. Brown has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Brown has also shown remorse for his actions and demonstrated a need for a pardon. The Multnomah County District Attorney's office attempted to notify the victim that the clemency application had been submitted and obtain their input, but informed my office that the victim was unreachable. Multnomah County District Attorney Mike Schmidt supported Mr. Brown's request for a pardon. I concluded that Mr. Brown should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

Tek Chhor. Mr. Chhor was convicted of Burglary I on July 7, 2011, and sentenced to 36 months of probation and ordered to pay fees and assessments. Mr. Chhor has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Chhor has also shown remorse for his actions and demonstrated a need for a pardon. The Multnomah County District Attorney's office attempted to notify the victim that the clemency application had been submitted and obtain their input, but informed my office that the victim was unreachable. Multnomah County District Attorney Mike Schmidt supported Mr. Chhor's request for a pardon. I concluded that Mr. Chhor should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

James Crittenden. Mr. Crittenden was convicted of Attempted Assault I with a Firearm on March 30, 1989, and sentenced to an indeterminate period of incarceration not to exceed ten years and a minimum of five years and ordered to pay fees and assessments. Since his incarceration, Mr. Crittenden has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Crittenden has also shown remorse for his actions and demonstrated a need for a pardon. The Multnomah County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. Multnomah County District Attorney Mike Schmidt supported Mr. Crittenden's request for a pardon. I concluded that Mr. Crittenden should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

Manuel Crockett. Mr. Crockett was convicted of Driving Under the Influence of Intoxicants on October 29, 1993, and sentenced to 24 months of probation, and ordered to pay fees and assessments. Mr. Crockett has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Crockett has also shown

remorse for his actions and demonstrated a need for a pardon. Multnomah County District Attorney Mike Schmidt supported Mr. Crockett's request for a pardon. I concluded that Mr. Crockett should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

Darius Curry. Mr. Curry was convicted of three counts of Driving Under the Influence of Intoxicants, two of which on April 18, 1997, and the third on August 27, 2003, and sentenced to 24 months of probation for each count, and ordered to pay fees and assessments. Mr. Curry has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Curry has also shown remorse for his actions and demonstrated a need for a pardon. Multnomah County District Attorney Mike Schmidt supported Mr. Curry's request for a pardon. I concluded that Mr. Curry should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

Sang Dao. Mr. Dao was convicted of Attempt to Commit a Class A Felony, Unlawful Use of a Weapon, and Assault II on April 15, 2008, and sentenced to 90 months of incarceration, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since his incarceration, Mr. Dao has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Dao has also shown remorse for his actions and demonstrated a need for a pardon. The Multnomah County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. Multnomah County District Attorney Mike Schmidt supported Mr. Dao's request for a pardon. I concluded that Mr. Dao should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

William Davis. Mr. Davis was convicted of Robbery II and Assault II on March 5, 2008, and sentenced to 70 months of incarceration, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since his incarceration, Mr. Davis has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Davis has also shown remorse for his actions and demonstrated a need for a pardon. The Multnomah County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. Multnomah County District Attorney Mike Schmidt supported Mr. Davis's request for a pardon. I concluded that Mr. Davis should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

LaKeesha Dumas. Ms. Dumas was convicted of Driving While Suspended, Driving Under the Influence of Intoxicants, and Driving While Suspended on October 9, 1998, March 23, 1999, and August 6, 1999, respectively, and sentenced to 90 months of probation total, and ordered to pay fees and assessments. Ms. Dumas has been a law-abiding citizen, has been a valuable member of her community, and has served as a responsible member of society. Ms. Dumas has also shown remorse for her actions and demonstrated a need for a pardon. Multnomah County District Attorney Mike Schmidt supported Ms. Dumas' request for a pardon. I concluded that Ms. Dumas should be pardoned of the abovementioned crime, thereby restoring her to all of the rights and privileges heretofore enjoyed by her under the laws of this State.

Phinazee Elliott Jr. Mr. Elliott was convicted of Assault II and Aggravated Theft I on February 20, 1990, and May 2, 2005, and sentenced to 12 months of incarceration, five years of probation, and ordered to pay fees and assessments. Mr. Elliott has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Elliott has also shown remorse for his actions and demonstrated a need for a pardon. The Multnomah County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. Multnomah County District Attorney Mike Schmidt supported Mr. Elliott's request for a pardon. I concluded that Mr. Elliott should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

Korina Ellison. Ms. Ellison was convicted of Unlawful Delivery of Heroin on January 6, 2012, and sentenced to two years of probation, and ordered to pay fees and assessments. Since her incarceration, Ms. Ellison has been a law-abiding citizen, has been a valuable member of her community, and has served as a responsible member of society. Ms. Ellison has also shown remorse for her actions and demonstrated a need for a pardon. Multnomah County District Attorney Mike Schmidt supported Ms. Ellison's request for a pardon. I concluded that Ms. Ellison should be pardoned of the abovementioned crime, thereby restoring her to all of the rights and privileges heretofore enjoyed by her under the laws of this State.

Ailene Farkac. Ms. Farkac was convicted of three counts of Delivery of Heroin and one count of Endangering the Welfare of a Minor on November 15, 2006, and February 26, 2007, and sentenced to 24 months of incarceration, 36 months of probation, and 36 months of post-prison supervision, and ordered to pay fees and assessments. Since her incarceration, Ms. Farkac has been a law-abiding citizen, has been a valuable member of her community, and has served as a responsible member of society. Ms. Farkac has also shown remorse for her actions and demonstrated a need for a pardon. Lane County District Attorney Patty Perlow took no position on Ms. Farkac's request for a pardon. I concluded that Ms. Farkac should be pardoned of the

abovementioned crime, thereby restoring her to all of the rights and privileges heretofore enjoyed by her under the laws of this State.

Erik Glass. Mr. Glass was convicted of Robbery I on July 31, 1992, and sentenced to 24 months of incarceration, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since his incarceration, Mr. Glass has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Glass has also shown remorse for his actions and demonstrated a need for a pardon. The Multnomah County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. Multnomah County District Attorney Mike Schmidt supported Mr. Glass' request for a pardon. I concluded that Mr. Glass should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

Kelly Goss. Mr. Goss was convicted of Possession of Narcotic and two counts of Burglary I on July 17, 1969, February 13, 1987, and August 17, 1988, respectively, and sentenced to five years of probation and ten years of incarceration, and ordered to pay fees and assessments. Since his incarceration, Mr. Goss has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Goss has also shown remorse for his actions and demonstrated a need for a pardon. The Multnomah County District Attorney's office attempted to notify the victim that the clemency application had been submitted and obtain their input, but informed my office that the victim was unreachable. Multnomah County District Attorney Mike Schmidt supported Mr. Goss' request for a pardon. I concluded that Mr. Goss should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

Albert Grant. Mr. Grant was convicted of Robbery I and Robbery II on October 16, 1991, and January 12, 2001, respectively, and sentenced to a total of 82 months of incarceration and 72 months of post-prison supervision, and ordered to pay fees and assessments. Since his incarceration, Mr. Grant has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Grant has also shown remorse for his actions and demonstrated a need for a pardon. Multnomah County District Attorney's office attempted to notify the victim that the clemency application had been submitted and obtain their input, but informed my office that the victim was unreachable. Multnomah County District Attorney Mike Schmidt supported Mr. Grant's request for a pardon. I concluded that Mr. Grant should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

Eddie Hale. Mr. Hale was convicted of three counts of Attempted Assault I on January 24, 1991, and sentenced to 36 months of probation for each count, and ordered to pay fees and assessments. Since his incarceration, Mr. Hale has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Hale has also shown remorse for his actions and demonstrated a need for a pardon. Multnomah County District Attorney's office attempted to notify the victim that the clemency application had been submitted and obtain their input, but informed my office that the victim was unreachable. Multnomah County District Attorney Mike Schmidt supported Mr. Hale's request for a pardon. I concluded that Mr. Hale should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

Charles Hanset. Mr. Hanset was convicted of Driving While Revoked on September 1, 1988, Driving While Suspended and Giving False Information to a Police Officer on October 28, 1988, two counts of Manufacture/Delivery of Controlled Substance on August 19, 1991, Driving Under the Influence of Intoxicants on March 11, 1998, Driving While Suspended on March 10, 1998, Aggravated Theft I on April 5, 1999, and Robbery II on November 6, 2001. He was sentenced to 15 years of probation, 85 months of incarceration, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since his incarceration, Mr. Hanset has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Hanset has also shown remorse for his actions and demonstrated a need for a pardon. Multnomah County District Attorney's office attempted to notify the victim that the clemency application had been submitted and obtain their input, but informed my office that the victim was unreachable. Multnomah County District Attorney Mike Schmidt supported Mr. Hanset's request for a pardon. I concluded that Mr. Hanset should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

William Hammock. Mr. Hammock was convicted of Burglary I on May 4, 1999, and sentenced to three years of probation, and ordered to pay fees and assessments. Mr. Hammock has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Hammock has also shown remorse for his actions and demonstrated a need for a pardon. Washington County District Attorney Kevin Barton took no position on Mr. Hammock's request for a pardon. I concluded that Mr. Hammock should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

Isis Harris. Ms. Harris was convicted of Assault II on August 5, 2005, and sentenced to 70 months of incarceration for each count, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since her incarceration, Ms. Harris has been a law-abiding citizen, has

been a valuable member of her community, and has served as a responsible member of society. Ms. Harris has also shown remorse for her actions and demonstrated a need for a pardon. The Multnomah County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. Multnomah County District Attorney Mike Schmidt supported Ms. Harris's request for a pardon. I concluded that Ms. Harris should be pardoned of the abovementioned crime, thereby restoring her to all of the rights and privileges heretofore enjoyed by her under the laws of this State.

Marsha Hayes. Ms. Hayes was convicted of Robbery II, Kidnapping II, and Driving Under the Influence of Intoxicants on September 21, 1982, and October 19, 2006, and sentenced to 5 years of incarceration for each count, two years of probation, and ordered to pay fees and assessments. Since her incarceration, Ms. Hayes has been a law-abiding citizen, has been a valuable member of her community, and has served as a responsible member of society. Ms. Hayes has also shown remorse for her actions and demonstrated a need for a pardon. Multnomah County District Attorney's office attempted to notify the victim that the clemency application had been submitted and obtain their input, but informed my office that the victim was unreachable. Multnomah County District Attorney Mike Schmidt supported Ms. Hayes' request for a pardon. I concluded that Ms. Hayes should be pardoned of the abovementioned crime, thereby restoring her to all of the rights and privileges heretofore enjoyed by her under the laws of this State.

Pin Hsien-Hsu. Mr. Hsien-Hsu was convicted of Unlawful Racketeering Activity on November 20, 1997, and sentenced to 60 months of probation, and ordered to pay fees and assessments. Mr. Hsien-Hsu has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Hsien-Hsu has also shown remorse for his actions and demonstrated a need for a pardon. Multnomah County District Attorney Mike Schmidt supported Mr. Hsien-Hsu's request for a pardon. I concluded that Mr. Hsien-Hsu should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

Dana Hodge. Ms. Hodge was convicted of two counts of Driving Under the Influence of Intoxicants and one count of Child Neglect on November 2, 1998, May 13, 1996, and April 28, 1993 and sentenced to 78 months of probation, and ordered to pay fees and assessments. Ms. Hodge has been a law-abiding citizen, has been a valuable member of her community, and has served as a responsible member of society. Ms. Hodge has also shown remorse for her actions and demonstrated a need for a pardon. The Multnomah County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. Multnomah County District Attorney Mike Schmidt supported Ms. Hodge's request for a pardon. I concluded that Ms. Hodge should be pardoned of the abovementioned

crime, thereby restoring her to all of the rights and privileges heretofore enjoyed by her under the laws of this State.

Brandon Hoggans. Mr. Hoggans was convicted of Robbery II, Robbery I, and Robbery I on February 22, 1999, and sentenced to 90 months of incarceration, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since his incarceration, Mr. Hoggans has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Hoggans has also shown remorse for his actions and demonstrated a need for a pardon. The Multnomah County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. Multnomah County District Attorney Mike Schmidt supported Mr. Hoggans' request for a pardon. I concluded that Mr. Hoggans should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

Jeremy Hunter. Mr. Hunter was convicted of Burglary I on March 31, 2004, and sentenced to 45 months of incarceration for each count, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since his incarceration, Mr. Hunter has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Hunter has also shown remorse for his actions and demonstrated a need for a pardon. The Benton County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. I concluded that Mr. Hunter should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

La Trese Isom. Ms. Isom was convicted of Assault I, Attempt to Commit Felony, Assault I, and Kidnapping I on July 7, 1993, and April 15, 1996, and sentenced to 220 months of incarceration for each count, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since her incarceration, Ms. Isom has been a law-abiding citizen, has been a valuable member of her community, and has served as a responsible member of society. Ms. Isom has also shown remorse for her actions and demonstrated a need for a pardon. Multnomah County District Attorney's office attempted to notify the victim that the clemency application had been submitted and obtain their input, but informed my office that the victim was unreachable. Multnomah County District Attorney Mike Schmidt supported Ms. Isom's request for a pardon. I concluded that Ms. Isom should be pardoned of the abovementioned crime, thereby restoring her to all of the rights and privileges heretofore enjoyed by her under the laws of this State.

Trina Kanewa. Ms. Kanewa was convicted of Manufacture/Delivery of Controlled Substance within 1000 Feet of School and Child Neglect on September 29, 2000, and sentenced to 160 hours of community service and 48 months of probation, and ordered to pay fees and assessments. Ms. Kanewa has been a law-abiding citizen, has been a valuable member of her community, and has served as a responsible member of society. Ms. Kanewa has also shown remorse for her actions and demonstrated a need for a pardon. The Multnomah County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. Multnomah County District Attorney Mike Schmidt supported Ms. Kanewa's request for a pardon. I concluded that Ms. Kanewa should be pardoned of the abovementioned crime, thereby restoring her to all of the rights and privileges heretofore enjoyed by her under the laws of this State.

Lisa Kelly. Ms. Kelly was convicted of Promoting Prostitution on March 24, 1993, and sentenced to three years of probation, and ordered to pay fees and assessments. Ms. Kelly has been a law-abiding citizen, has been a valuable member of her community, and has served as a responsible member of society. Ms. Kelly has also shown remorse for her actions and demonstrated a need for a pardon. Multnomah County District Attorney Mike Schmidt supported Ms. Kelly's request for a pardon. I concluded that Ms. Kelly should be pardoned of the abovementioned crime, thereby restoring her to all of the rights and privileges heretofore enjoyed by her under the laws of this State.

D'Andre King. Mr. King was convicted of Driving Under the Influence of Intoxicants on January 12, 2009, and sentenced to 36 months of probation, and ordered to pay fees and assessments. Mr. King has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. King has also shown remorse for his actions and demonstrated a need for a pardon. Multnomah County District Attorney Mike Schmidt supported Mr. King's request for a pardon. I concluded that Mr. King should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

Paul Lindsey. Mr. Lindsey was convicted of Attempt to Commit a Felony on November 19, 2010, and sentenced to 36 months of probation, and ordered to pay fees and assessments. Mr. Lindsey has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Lindsey has also shown remorse for his actions and demonstrated a need for a pardon. The Multnomah County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. Multnomah County District Attorney Mike Schmidt supported Mr. Lindsey's request for a pardon. I concluded that Mr. Lindsey should be pardoned of the abovementioned

crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

Rubye Lowe. Ms. Lowe was convicted of Assault I on December 1, 1994, and sentenced to 36 months of incarceration, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since her incarceration, Ms. Lowe has been a law-abiding citizen, has been a valuable member of her community, and has served as a responsible member of society. Ms. Lowe has also shown remorse for her actions and demonstrated a need for a pardon. The Multnomah County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. Multnomah County District Attorney Mike Schmidt supported Ms. Lowe's request for a pardon. I concluded that Ms. Lowe should be pardoned of the abovementioned crime, thereby restoring her to all of the rights and privileges heretofore enjoyed by her under the laws of this State.

Marchel Marcos. Ms. Marcos was convicted of two counts of Aggravated Theft I on August 31, 2018, and sentenced to six months of jail, five years of probation, 24 months of post-prison supervision, and ordered to pay fees and assessments. Since her incarceration, Ms. Marcos has been a law-abiding citizen, has been a valuable member of her community, and has served as a responsible member of society. Ms. Marcos has also shown remorse for her actions and demonstrated a need for a pardon. The Washington County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. Washington County District Attorney Kevin Barton took no position on Ms. Marcos' request for a pardon. I concluded that Ms. Marcos should be pardoned of the abovementioned crime, thereby restoring her to all of the rights and privileges heretofore enjoyed by her under the laws of this State.

Jacquelyn Marvitz. Ms. Marvitz was convicted of Unlawful Delivery of Methamphetamine within 1000 Feet of a School on January 25, 2010, and sentenced to 36 months of probation, and ordered to pay fees and assessments. Ms. Marvitz has been a law-abiding citizen, has been a valuable member of her community, and has served as a responsible member of society. Ms. Marvitz has also shown remorse for her actions and demonstrated a need for a pardon. Washington County District Attorney Kevin Barton took no position on Ms. Marvitz's request for a pardon. I concluded that Ms. Marvitz should be pardoned of the abovementioned crime, thereby restoring her to all of the rights and privileges heretofore enjoyed by her under the laws of this State.

James Massey. Mr. Massey was convicted of Burglary I on February 2, 1987, and sentenced to five years of probation, and ordered to pay fees and assessments. Mr. Massey has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Massey has also shown remorse for his actions and demonstrated a need for a pardon. Multnomah County District Attorney's office attempted to notify the victim that the clemency application had been submitted and obtain their input, but informed my office that the victim was unreachable. Multnomah County District Attorney Mike Schmidt supported Mr. Massey's request for a pardon. I concluded that Mr. Massey should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

Julia Mines. Ms. Mines was convicted of two counts of Delivery of a Controlled Substance II within 1000 Feet of a School on April 24, 1998, and sentenced to 22 months of incarceration, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since her incarceration, Ms. Mines has been a law-abiding citizen, has been a valuable member of her community, and has served as a responsible member of society. Ms. Mines has also shown remorse for her actions and demonstrated a need for a pardon. Multnomah County District Attorney Mike Schmidt supported Ms. Mines' request for a pardon. I concluded that Ms. Mines should be pardoned of the abovementioned crime, thereby restoring her to all of the rights and privileges heretofore enjoyed by her under the laws of this State.

LaToya Moore. Ms. Moore was convicted of Delivery of a Controlled Substance within 1000 feet of a School on June 20, 2000, and sentenced to 36 months of probation, and ordered to pay fees and assessments. Ms. Moore has been a law-abiding citizen, has been a valuable member of her community, and has served as a responsible member of society. Ms. Moore has also shown remorse for her actions and demonstrated a need for a pardon. Multnomah County District Attorney Mike Schmidt supported Ms. Moore's request for a pardon. I concluded that Ms. Moore should be pardoned of the abovementioned crime, thereby restoring her to all of the rights and privileges heretofore enjoyed by her under the laws of this State.

Heather Mosely. Ms. Mosely was convicted of Robbery I, Robbery I, and Robbery II on November 13, 1989, October 16, 1989, and June 28, 2005, respectively, and sentenced to five years of probation and one year of incarceration on the first two counts and 70 months of incarceration and five years of post-prison supervision on the third count, and ordered to pay fees and assessments. Since her incarceration, Ms. Mosely has been a law-abiding citizen, has been a valuable member of her community, and has served as a responsible member of society. Ms. Mosely has also shown remorse for her actions and demonstrated a need for a pardon. Multnomah County District Attorney's office attempted to notify the victim that the clemency application had been submitted and obtain their input, but informed my office that the victim was unreachable. Multnomah County District Attorney Mike Schmidt supported Ms. Mosely's

request for a pardon. I concluded that Ms. Mosely should be pardoned of the abovementioned crime, thereby restoring her to all of the rights and privileges heretofore enjoyed by her under the laws of this State.

Larry Muzzy. Mr. Muzzy was convicted of Attempt to Commit a Felony and Robbery II on August 1, 1997, and sentenced to 90 months of incarceration, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since his incarceration, Mr. Muzzy has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Muzzy has also shown remorse for his actions and demonstrated a need for a pardon. The Multnomah County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. Multnomah County District Attorney Mike Schmidt supported Mr. Muzzy's request for a pardon. I concluded that Mr. Muzzy should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

Sang Thanh Nguyen. Mr. Nguyen was convicted of Assault II on July 29, 2004, and sentenced to 75 months of incarceration for each count, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since his incarceration, Mr. Nguyen has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Nguyen has also shown remorse for his actions and demonstrated a need for a pardon. The Multnomah County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. Multnomah County District Attorney Mike Schmidt supported Mr. Nguyen's request for a pardon. I concluded that Mr. Nguyen should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

Brad Pass. Mr. Pass was found guilty except for insanity of Attempted Assault I on November 22, 2011, and was placed under the jurisdiction of the Psychiatric Security Review Board for a term not to exceed ten years. Mr. Pass has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Pass has also shown remorse for his actions and demonstrated a need for a pardon. The Clatsop County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. I concluded that Mr. Pass should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

Armondo Payton. Mr. Payton was convicted of Attempt to Commit Murder on September 30, 1998, and sentenced to 90 months of incarceration, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since his incarceration, Mr. Payton has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Payton has also shown remorse for his actions and demonstrated a need for a pardon. The Multnomah County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. Multnomah County District Attorney Mike Schmidt supported Mr. Payton's request for a pardon. I concluded that Mr. Payton should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

Roy Rhone Sr. Mr. Rhone was convicted of Attempt to Commit Murder, Driving Under the Influence of Intoxicants, Driving While Suspended, and Driving While Revoked on March 22, 1991, May 11, 2006, and December 5, 2007, and sentenced to 39 months of incarceration, 36 months of post-prison supervision, six years of probation, and ordered to pay fees and assessments. Mr. Rhone has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Rhone has also shown remorse for his actions and demonstrated a need for a pardon. Multnomah County District Attorney's office attempted to notify the victim that the clemency application had been submitted and obtain their input, but informed my office that the victim was unreachable. Multnomah County District Attorney Mike Schmidt supported Mr. Rhone's request for a pardon. I concluded that Mr. Rhone should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

Kathryn Scott. Ms. Scott was convicted of two counts of Manufacturing/Delivering Controlled Substance and Child Neglect on November 3, 1999, and December 28, 2000, and sentenced to 60 days of jail, 36 months of probation, and ordered to pay fees and assessments. Ms. Scott has been a law-abiding citizen, has been a valuable member of her community, and has served as a responsible member of society. Ms. Scott has also shown remorse for her actions and demonstrated a need for a pardon. Multnomah County District Attorney Mike Schmidt supported Ms. Scott's request for a pardon. I concluded that Ms. Scott should be pardoned of the abovementioned crime, thereby restoring her to all of the rights and privileges heretofore enjoyed by her under the laws of this State.

Chloe Simmons. Ms. Simmons was convicted of Delivery of a Controlled Substance Within 1000 Feet of a School on September 16, 2013, and sentenced to five years of probation, and ordered to pay fees and assessments. Since her incarceration, Ms. Simmons has been a law-abiding citizen, has been a valuable member of her community, and has served as a responsible member of society. Ms. Simmons has also shown remorse for her actions and demonstrated a

need for a pardon. Washington County District Attorney Kevin Barton took no position on Ms. Simmons' request for a pardon. I concluded that Ms. Simmons should be pardoned of the abovementioned crime, thereby restoring her to all of the rights and privileges heretofore enjoyed by her under the laws of this State.

Frederick Smith. Mr. Smith was convicted of Promoting Prostitution on May 16, 1980, and sentenced to a maximum of five years of incarceration, and ordered to pay fees and assessments. Mr. Smith has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Smith has also shown remorse for his actions and demonstrated a need for a pardon. Multnomah County District Attorney Mike Schmidt supported Mr. Smith's request for a pardon. I concluded that Mr. Smith should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

Heather Solomon. Ms. Solomon was convicted of Manufacture/Delivery of a Controlled Substance on January 12, 1999, and sentenced to 36 months of probation, and ordered to pay fees and assessments. Ms. Solomon has been a law-abiding citizen, has been a valuable member of her community, and has served as a responsible member of society. Ms. Solomon has also shown remorse for her actions and demonstrated a need for a pardon. Multnomah County District Attorney Mike Schmidt supported Ms. Solomon's request for a pardon. I concluded that Ms. Solomon should be pardoned of the abovementioned crime, thereby restoring her to all of the rights and privileges heretofore enjoyed by her under the laws of this State.

Paul Solomon. Mr. Solomon was convicted of two counts of Driving While Suspended or Revoked, five counts of Robbery II, Forgery I, Delivering or Manufacturing of a Controlled Substance on May 29, 1986, March 23, 1987, and October 25, 2001, respectively, and sentenced to up to 17 years of incarceration, 24 months of post-prison supervision, and ordered to pay fees and assessments. Since his incarceration, Mr. Solomon has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Solomon has also shown remorse for his actions and demonstrated a need for a pardon. The Multnomah County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. Multnomah County District Attorney Mike Schmidt and Lane County District Attorney Patty Perlow supported Mr. Solomon's request for a pardon. I concluded that Mr. Solomon should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

Stefon Spruill. Mr. Spruill was convicted of Robbery II and Assault II on March 15, 2001, and sentenced to 70 months of incarceration, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since his incarceration, Mr. Spruill has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Spruill has also shown remorse for his actions and demonstrated a need for a pardon. The Multnomah County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. Multnomah County District Attorney Mike Schmidt supported Mr. Spruill's request for a pardon. I concluded that Mr. Spruill should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

Eric Stokes. Mr. Stokes was convicted of Burglary I on January 27, 1982, and sentenced to five years of probation and ordered to pay fees and assessments. Since his incarceration, Mr. Stokes has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Stokes has also shown remorse for his actions and demonstrated a need for a pardon. Multnomah County District Attorney's office attempted to notify the victim that the clemency application had been submitted and obtain their input, but informed my office that the victim was unreachable. Multnomah County District Attorney Mike Schmidt supported Mr. Stokes' request for a pardon. I concluded that Mr. Stokes should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

Sharonda Storey-Howard. Ms. Storey-Howard was convicted of Burglary I on April 21, 1994, and sentenced to six months of incarceration for each count, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since her incarceration, Ms. Storey-Howard has been a law-abiding citizen, has been a valuable member of her community, and has served as a responsible member of society. Ms. Storey-Howard has also shown remorse for her actions and demonstrated a need for a pardon. Multnomah County District Attorney's office attempted to notify the victim that the clemency application had been submitted and obtain their input, but informed my office that the victim was unreachable. Multnomah County District Attorney Mike Schmidt supported Ms. Storey-Howard's request for a pardon. I concluded that Ms. Storey-Howard should be pardoned of the abovementioned crime, thereby restoring her to all of the rights and privileges heretofore enjoyed by her under the laws of this State.

Reginald Stroughter. Mr. Stroughter was convicted of two counts of Burglary I and one count of Driving Under the Influence of Intoxicants on February 20, 1987, May 31, 1991, and October 15, 1993, and sentenced to an indeterminate amount of time of incarceration not to exceed 20 years as well as 731 days of probation, and ordered to pay fees and assessments. Since his incarceration, Mr. Stroughter has been a law-abiding citizen, has been a valuable member of his

community, and has served as a responsible member of society. Mr. Stroughter has also shown remorse for his actions and demonstrated a need for a pardon. Multnomah County District Attorney's office attempted to notify the victim that the clemency application had been submitted and obtain their input, but informed my office that the victim was unreachable. Multnomah County District Attorney Mike Schmidt supported Mr. Stroughter's request for a pardon. I concluded that Mr. Stroughter should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

Griffin Thomas. Mr. Thomas was convicted of Attempt to Commit a Felony on September 30, 2011, and sentenced to 81 months of incarceration, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since his incarceration, Mr. Thomas has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Thomas has also shown remorse for his actions and demonstrated a need for a pardon. The Multnomah County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. Multnomah County District Attorney Mike Schmidt supported Mr. Thomas' request for a pardon. I concluded that Mr. Thomas should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

Bennie Thompson Jr. Mr. Thompson was convicted of Robbery II and Assault II on May 3, 2005, and sentenced to 70 months of incarceration, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since his incarceration, Mr. Thompson has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Thompson has also shown remorse for his actions and demonstrated a need for a pardon. Multnomah County District Attorney's office attempted to notify the victim that the clemency application had been submitted and obtain their input, but informed my office that the victim was unreachable. Multnomah County District Attorney Mike Schmidt supported Mr. Thompson's request for a pardon. I concluded that Mr. Thompson should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

David Tisiot. Mr. Tisiot was convicted of two counts of Manufacture/Delivery of a Controlled Substance and Possession of a Controlled Substance on February 6, 1996, and sentenced to three years of probation, and ordered to pay fees and assessments. Since his incarceration, Mr. Tisiot has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Tisiot has also shown remorse for his actions and demonstrated a need for a pardon. I concluded that Mr. Tisiot should be pardoned of the

abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

Nikisha Todd. Ms. Todd was convicted of two counts of Child Neglect, Driving Under the Influence of Intoxicants, and Driving While Suspended on August 20, 2004, December 21, 2006, October 10, 2011, and December 4, 2012, and sentenced to 9 months of incarceration, 6 months in jail, 24 months of probation, 48 months of post-prison supervision, and ordered to pay fees and assessments. Since her incarceration, Ms. Todd has been a law-abiding citizen, has been a valuable member of her community, and has served as a responsible member of society. Ms. Todd has also shown remorse for her actions and demonstrated a need for a pardon. The Multnomah County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. Multnomah County District Attorney Mike Schmidt supported Ms. Todd's request for a pardon. I concluded that Ms. Todd should be pardoned of the abovementioned crime, thereby restoring her to all of the rights and privileges heretofore enjoyed by her under the laws of this State.

Marsel Upton Sr. Mr. Upton was convicted of Manufacture/Delivery of a Controlled Substance on February 20, 2001, and sentenced to 12 months of incarceration for each count, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since his incarceration, Mr. Upton has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Upton has also shown remorse for his actions and demonstrated a need for a pardon. Multnomah County District Attorney Mike Schmidt supported Mr. Upton's request for a pardon. I concluded that Mr. Upton should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

Alfred Washington. Mr. Washington was convicted of two counts of Manufacturing/Delivering a Controlled Substance and Driving Under the Influence of Intoxicants on December 27, 1993, May 30, 2000, and July 22, 2004, and sentenced to 8 months of incarceration for each count, 48 months of post-prison supervision, and ordered to pay fees and assessments. Since his incarceration, Mr. Washington has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Washington has also shown remorse for his actions and demonstrated a need for a pardon. Multnomah County District Attorney Mike Schmidt supported Mr. Washington's request for a pardon. I concluded that Mr. Washington should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

Tanisha Wells. Ms. Wells was convicted of Assault II on February 20, 1998, and sentenced to 34 months of incarceration for each count, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since her incarceration, Ms. Wells has been a law-abiding citizen, has been a valuable member of her community, and has served as a responsible member of society. Ms. Wells has also shown remorse for her actions and demonstrated a need for a pardon. The Multnomah County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. Multnomah County District Attorney Mike Schmidt supported Ms. Wells' request for a pardon. I concluded that Ms. Wells should be pardoned of the abovementioned crime, thereby restoring her to all of the rights and privileges heretofore enjoyed by her under the laws of this State.

L.C. Raymond Young. Mr. Young was convicted of three counts of Attempt to Commit a Felony and two counts of Attempted Murder on July 14, 1998 and sentenced to 120 months of incarceration, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since his incarceration, Mr. Young has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Young has also shown remorse for his actions and demonstrated a need for a pardon. The Multnomah County District Attorney's office notified the victims that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. Multnomah County District Attorney Mike Schmidt supported Mr. Young's request for a pardon. I concluded that Mr. Young should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

Marvin Young. Mr. Young was convicted of Robbery I on April 26, 1991, and sentenced to 56 months of incarceration for each count, 36 months of post-prison supervision, and ordered to pay fees and assessments. Since his incarceration, Mr. Young has been a law-abiding citizen, has been a valuable member of his community, and has served as a responsible member of society. Mr. Young has also shown remorse for his actions and demonstrated a need for a pardon. Multnomah County District Attorney's office attempted to notify the victim that the clemency application had been submitted and obtain their input, but informed my office that the victim was unreachable. Multnomah County District Attorney Mike Schmidt supported Mr. Young's request for a pardon. I concluded that Mr. Young should be pardoned of the abovementioned crime, thereby restoring him to all of the rights and privileges heretofore enjoyed by him under the laws of this State.

I have granted the following remissions of fines in response to individual applications:

Diana Baxter. In 2012, Ms. Baxter was convicted of two counts of Aggravated Theft in the First Degree by Deception, seven counts of Theft in the First Degree by Deception, six counts of Felony Computer Crime, and three counts of Official Misconduct in the First Degree and was ordered to pay restitution, fees, and assessments associated with that case. Ms. Baxter has served the time in prison and the time on post-prison supervision required by the sentence ordered in the above-referenced case. While in custody, Ms. Baxter demonstrated considerable evidence of rehabilitation and extraordinary progress and, since her release, has been a law-abiding citizen, a valuable member of her community, and a responsible member of society. However, despite her best efforts, the outstanding court-ordered financial obligations imposed in the case referenced above represent a barrier to her continued progress. The Multnomah County District Attorney's office notified the victim, the Department of Human Services, that the clemency application had been submitted, kept them apprised of the case, and provided victim input to the Governor's office, which I considered in making my determination. Multnomah County District Attorney Mike Schmidt supported Ms. Baxter's request for a remission of fines. I concluded that the continued burden that these court-ordered financial obligations imposes on Ms. Baxter does not serve the best interests of the State of Oregon and I, therefore, remitted all of Ms. Baxter's outstanding court-ordered financial obligations imposed in the case referenced above, roughly in the amount of \$50,000.

Allison Chapman. In various cases with dates spanning from 2017 to 2022, in total, Ms. Chapman was convicted of five counts of Driving While Suspended or Revoked, one count of Failure to Register Vehicle, and one count of Failure to Properly Use Safety Belts and was ordered to pay fees and assessments associated with those cases. The outstanding court-ordered financial obligations imposed in the cases referenced above resulted in the suspension of Ms. Chapman's driver license and represent a barrier to her continued progress. I have considered input from the Coos County District Attorney. As the legislature concluded in HB 4210, suspension of driver licenses for inability to pay is bad public policy. Therefore, I concluded that the continued burden that these court-ordered financial obligations imposes on Ms. Chapman does not serve the best interests of the State of Oregon and I, therefore, remitted all of Ms. Chapman's outstanding court-ordered financial obligations—excluding any compensatory fines and restitution awards to victims—imposed in the cases referenced above, roughly in the amount of \$1,629.

Carolyn Haslet. In various cases with dates spanning from 2015 to 2019, in total, Ms. Haslet was convicted of six counts of Driving While Suspended or Revoked, four counts of Driving Uninsured, two counts of Violating Posted Speed Limit, one count of Failure to Renew Registration and was ordered to pay fees and assessments associated with those cases. The outstanding court-ordered financial obligations imposed in the cases referenced above resulted in

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the suspension of Ms. Haslet's driver license and represent a barrier to her continued progress. As the legislature concluded in HB 4210, suspension of driver licenses for inability to pay is bad public policy. Therefore, I concluded that the continued burden that these court-ordered financial obligations imposes on Ms. Haslet does not serve the best interests of the State of Oregon and I, therefore, remitted all of Ms. Haslet's outstanding court-ordered financial obligations—excluding any compensatory fines and restitution awards to victims—imposed in the cases referenced above, roughly in the amount of \$4,265.

Malik Seamster. In 2016, Mr. Seamster was convicted of Driving Without an Operating License and Driving Uninsured and was ordered to pay fees and assessments associated with that case. The outstanding court-ordered financial obligations imposed in the case referenced above resulted in the suspension of Mr. Seamster's driver license and represent a barrier to his continued progress. As the legislature concluded in HB 4210, suspension of driver licenses for inability to pay is bad public policy. Therefore, I concluded that the continued burden that these court-ordered financial obligations imposes on Mr. Seamster does not serve the best interests of the State of Oregon and I, therefore, remitted all of Mr. Seamster's outstanding court-ordered financial obligations—excluding any compensatory fines and restitution awards to victims—imposed in the cases referenced above, roughly in the amount of \$1,000.

Sincerely,

A handwritten signature in cursive script, appearing to read "Kate Brown", followed by a horizontal line.

Governor Kate Brown

KB:smg