

Proceedings of the Arizona Game and Fish
 Commission License Revocation and Civil
 Assessment Hearings
 Time Certain – 2:00 p.m.
 Friday, June 25, 2010
 Arizona Game and Fish Department
 5000 West Carefree Highway
 Phoenix, Arizona 85086

PRESENT: (Commission)

(Director's Staff)

Chairperson Jennifer L. Martin
 Vice Chair Robert R. Woodhouse
 Commissioner Norman W. Freeman
 Commissioner Jack F. Husted
 Commissioner John W. Harris

Director Larry D. Voyles
 Deputy Director Bob Broscheid
 Deputy Director Gary R. Hovatter
 Assistant Attorney General Jim Odenkirk
 Assistant Attorney General Linda Pollock

Hearings on License Revocations for Violation of Game and Fish Codes and Civil Assessments
 for the Illegal Taking and/or Possession of Wildlife

Presenter: Gene Elms, Law Enforcement Branch Chief

Mr. Elms presented the cases below to the Commission. Each of these cases were reviewed and it was determined that all cases met the criteria established in A.R.S. §15-714, §17-238, §17-314, §17-340, §17-362 and/or §17-363 for Commission action. The Commission and the respondents were provided with copies of the original court docket and case reports prepared by the officers along with copies of all other pertinent materials in each of these cases. Each of the following individuals were legally noticed for this hearing.

<u>Name</u>	<u>Docket #</u>	<u>Count</u>	<u>Conviction</u>
Earl Wood	2010-0023	Count C:	Take Wildlife Without Valid License
Ezequiel Villalobos	2010-0032	Count A:	Take Wildlife Without Valid License
Francisco Villalobos	2010-0043	Count A:	Take Wildlife Without Valid License
Haskel Scott, Jr.	2010-0034	Count A:	Citation 235262 Purchase 2009 Resident License by Fraud/Misrepresentation
		Count A:	Citation 235264 Take Wildlife Without Valid License
		Count B:	Possess/Transport Wildlife Unlawfully Taken
Haskel Scott, Jr.	2010-0055	Count A:	Citation 235263 Apply/Obtain 2010 Resident Wildlife Tag by Fraud/ Misrepresentation
		Count B:	Apply/Obtain 2010 Resident License by Fraud/Misrepresentation
Thomas Watts	2010-0041	Count A:	Possession of Restricted Wildlife
Michael Salazar	2010-0042	Count A:	Take Wildlife Within ¼ Mile of Occupied Residence

Tom Jillson	2010-0045	Count A:	Modified to Take Wildlife W/O Valid License
Alexander Hill	2010-0046	Count A:	Modified to Take Wildlife W/O Valid License
Michael Meier	2010-0047	Count A:	Citation 235284 Take Wildlife Without Valid License
		Count B:	Possess/Transport Unlawfully Taken Wildlife

Roll call was taken and the following were present: Earl Wood, Scott Haskel, Jr., Tom Jillson, Alexander Hill, and Michael Meier.

Mr. Elms stated that the civil assessment process is not intended to be punitive, but is a process allowing the Commission to recover financial damages to compensate the State for the loss of any wildlife. Hunter Education requirements are imposed as a remedial measure to increase knowledge and prevent future violations and not as punishment. The Commission was asked to consider and take action on the license revocations and/or civil assessments for the individuals listed above.

Motion: Husted moved and Harris seconded THAT THE COMMISSION VOTE TO TAKE JURISDICTION IN THESE CASES.

Vote: Unanimous

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Earl N. Wood
Docket # 2010-0023

Wood was found guilty by the Santa Cruz Justice Court for: Count A: Guide Without License; Count B: Guide Without License; and Count C: Take Wildlife Without Valid License (Quail); and sentenced Counts A, B and C: Fined \$1,320.00. (Only Count C: Take Wildlife Without Valid License, was presented to the Commission for license revocation consideration.)

Case Officer Hurst was present.

Wood was present and addressed the Commission stating that he was not guiding, he was training dogs, and that he came down at the request of a friend and as a social event. He did not realize that his dogs pursuing birds would be considered taking birds and that he would be considered hunting. When he accepted payment he knew he was breaking the rules at that point. He has been hunting a long time and hasn't had any problems until now.

Commissioner Freeman asked Officer Hurst if he inquired about buying a dog in his initial telephone conversation with Mr. Wood. Officer Hurst replied that he did not mention buying a dog.

The Commission further questioned and discussed the incident report with Mr. Wood.

Stanley Slonaker, addressed the Commission on Mr. Wood's behalf stating that Mr. Wood's acknowledgment of wrongdoing and remorsefulness should be accounted for and further requested that Mr. Wood's civil assessment and hunter's education course be sufficient and that Mr. Wood's license not be revoked since this will adversely affect his business. Mr. Slonaker stated that Mr. Wood will now always have a license whenever he takes his dogs in the field.

Chairperson Martin asked Mr. Wood about his website page where today, even with all this going on, he is still advertizing trips in several states for different species, so apparently the dogs are still being advertised for hire.

Mr. Woods stated that he had not looked at that web page for a long time.

Commissioner Freeman stated that there is a process for commercializing Arizona's wildlife.

Motion: Husted moved and Freeman seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF EARL N. WOOD TO HUNT, FISH, AND TRAP IN THE STATE OF ARIZONA BE REVOKED AND HE BE DENIED ANOTHER FOR A PERIOD OF FIVE (5) YEARS; THAT THE CURRENT LICENSE(S) BE SUSPENDED AS OF THE DATE OF THIS HEARING, AND THAT IT/THEY BE REVOKED AS OF THE DATE THE ORDER IN THIS CASE IS SIGNED BY THE DIRECTOR; THAT HE BE REQUIRED TO COMPLETE THE HUNTER EDUCATION COURSE, AND PROVIDE PROOF TO THE DEPARTMENT'S LAW ENFORCEMENT BRANCH, BEFORE APPLYING FOR ANY OTHER LICENSE TO HUNT IN THIS STATE; AND FURTHER MOVE THAT THE DIRECTOR, AS SECRETARY TO THE COMMISSION, BE DIRECTED TO SIGN AND ISSUE A FINDING OF FACT, CONCLUSIONS OF LAW AND AN ORDER IN THIS MATTER PURSUANT TO THIS MOTION.

Vote: Unanimous

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(There were two cases for Haskell N. Scott Jr. presented to the Commission at this meeting, Docket # 2010-0034 and Docket # 2010-0055.)

Haskell N. Scott Jr.
Docket # 2010-0034

Scott was found guilty by the Yuma Justice Court for: Count A, Citation 235262: Purchase 2009 Resident License by Fraud/Misrepresentation; Count A, Citation 235264: Take Wildlife Without Valid License (17 Doves); and Count B: Possess/Transport Wildlife Unlawfully Taken Wildlife (Doves); and sentenced Count A: Citation 235262, Count A: Citation 235264 and Count B: Fined \$840.40.

Case Officer Allen was available by phone.

Scott was present and addressed the Commission stating that he was embarrassed by this incident. He was in law enforcement for 30 years. This was the first time hunting in Arizona. He has owned property in Arizona, vacationed here, and felt justified to not pay \$150 for the

license, which he realizes now was foolish. Mr. Scott requested to not have his license revoked because this incident has changed his behavior.

Richard Henry addressed the Commission on Mr. Scott's behalf as a character witness.

Motion: Harris moved and Woodhouse seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF HASKELL N. SCOTT JR. TO HUNT, FISH, AND TRAP IN THE STATE OF ARIZONA BE REVOKED AND HE BE DENIED ANOTHER FOR A PERIOD OF FIVE (5) YEARS; THAT THE CURRENT LICENSE(S) BE SUSPENDED AS OF THE DATE OF THIS HEARING, AND THAT IT/THEY BE REVOKED AS OF THE DATE THE ORDER IN THIS CASE IS SIGNED BY THE DIRECTOR; THAT HE BE REQUIRED TO COMPLETE THE HUNTER EDUCATION COURSE, AND PROVIDE PROOF TO THE DEPARTMENT'S LAW ENFORCEMENT BRANCH, BEFORE APPLYING FOR ANY OTHER LICENSE TO HUNT IN THIS STATE; THAT THE DEPARTMENT BE DIRECTED TO COLLECT CIVIL DAMAGES OR TO BRING CIVIL ACTION AGAINST HASKELL N. SCOTT JR TO COLLECT THE AMOUNT OF \$850.00 FOR THE LOSS OF SEVENTEEN (17) DOVES; AND FURTHER MOVE THAT THE DIRECTOR, AS SECRETARY TO THE COMMISSION, BE DIRECTED TO SIGN AND ISSUE A FINDING OF FACT, CONCLUSIONS OF LAW AND AN ORDER IN THIS MATTER PURSUANT TO THIS MOTION.

Vote: Unanimous

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Haskell N. Scott Jr.
Docket # 2010-0055

Scott was found guilty by the Hassayampa Justice Court for: Count A, Citation 235263: Apply/Obtain 2010 Resident Wildlife Tag by Fraud/ Misrepresentation (Javelina); and Count B: Apply/Obtain 2010 Resident License by Fraud/Misrepresentation; and sentenced Counts A and B: Fined \$500.00.

Case Officer Allen was available by phone.

Scott was present but did not address the Commission.

Motion: Harris moved and Woodhouse seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF HASKELL N. SCOTT JR. TO HUNT, FISH, AND TRAP IN THE STATE OF ARIZONA BE REVOKED AND HE BE DENIED ANOTHER FOR A PERIOD OF FIVE (5) YEARS TO RUN CONCURRENTLY WITH THE PRIOR REVOCATION; THAT THE CURRENT LICENSE(S) BE SUSPENDED AS OF THE DATE OF THIS HEARING, AND THAT IT/THEY BE REVOKED AS OF THE DATE THE ORDER IN THIS CASE IS SIGNED BY THE DIRECTOR; THAT HE BE REQUIRED TO COMPLETE THE HUNTER EDUCATION COURSE, AND PROVIDE PROOF TO THE DEPARTMENT'S LAW ENFORCEMENT BRANCH, BEFORE APPLYING FOR ANY OTHER LICENSE TO HUNT IN THIS STATE; AND FURTHER MOVE THAT THE DIRECTOR, AS SECRETARY TO THE COMMISSION, BE DIRECTED TO SIGN AND

ISSUE A FINDING OF FACT, CONCLUSIONS OF LAW AND AN ORDER IN THIS MATTER PURSUANT TO THIS MOTION.

Chairperson Martin confirmed with Assistant Attorney General Jim Odenkirk that one hunter education class will satisfy the two revocations (Mr. Scott will not have to take hunter education twice).

Vote: Unanimous

Commissioner Woodhouse noted that

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Tom R. Jillson

Docket # 2010-0045

Jillson was found guilty by the Yuma Justice Court for: Count A: Modified to Take Wildlife Without Valid License (Dove); and sentenced Count A: Fined \$249.20.

Case Officer Allen was present.

Jillson was present and addressed the Commission stating that he didn't realize he was doing anything illegal. He knew he couldn't have a resident license in two states so he didn't apply in California, only in Arizona. He thought he could apply for a resident license since he owns property in Arizona. After doing research on what a bone fide resident means, Mr. Jillson offered to pay for and post signs behind where he purchased the hunting licenses so other people won't have the same problem that he did. He also talked to all his hunting partners and friends to make sure they are clear on what is required, and he took the hunter education safety class where he passed 100% and learned a lot. He also picked up the current Arizona regulations so that the next time he hunts, he will have it read cover to cover. Mr. Jillson asked the Commission not to revoke his hunting privileges so he could hunt with his daughters (that were present in the audience), and he requested to have the fine reduced.

The Commission questioned Mr. Jillson and expressed their appreciation for the actions he took to rectify the situation.

Motion: Husted moved and Woodhouse seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF TOM R. JILLSON TO HUNT, FISH, AND TRAP IN THE STATE OF ARIZONA BE REVOKED AND HE BE DENIED ANOTHER FOR A PERIOD OF ONE (1) YEARS; THAT THE CURRENT LICENSE(S) BE SUSPENDED AS OF THE DATE OF THIS HEARING, AND THAT IT/THEY BE REVOKED AS OF THE DATE THE ORDER IN THIS CASE IS SIGNED BY THE DIRECTOR; THAT THE DEPARTMENT BE DIRECTED TO COLLECT CIVIL DAMAGES OR TO BRING CIVIL ACTION AGAINST TOME R. JILLSON TO COLLECT THE AMOUNT OF \$750.00 FOR THE LOSS OF FIFTEEN (15) DOVES; AND FURTHER MOVE THAT THE DIRECTOR, AS SECRETARY TO THE COMMISSION, BE DIRECTED TO SIGN AND ISSUE A FINDING OF FACT, CONCLUSIONS OF LAW AND AN ORDER IN THIS MATTER PURSUANT TO THIS MOTION.

Chairperson Martin explained that she doesn't see the need for remedial measures in this case and because of the revocation period imposed she intends to vote no.

Commissioner Freeman stated that he will support the motion because the quail were an asset taken from the public trust. He is okay with the lower revocation period.

Commissioner Harris agreed with the lower revocation period considering Mr. Jillson's actions. He would like to Mr. Jillson continue to hunt with his daughters.

Commissioner Woodhouse commented that he was impressed that Mr. Jillson taught his daughters to hunt and that he brought them with him to these hearings.

Vote: Aye - Woodhouse, Freeman, Husted, Harris
Nay - Martin
Passed 4 to 1

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Alexander Hill

Docket # 2010-0046

Hill was found guilty by the Yuma Justice Court for: Count A: Modified to Take Wildlife Without Valid License (Dove); and sentenced Count A: Fined \$249.20.

Case Officer Allen was present.

Hill was present and addressed the Commission stating that his situation was similar to his uncle's case (Tom R. Jillson – previous revocation case).

Motion: Harris moved and Freeman seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF ALEXANDER HILL TO HUNT, FISH, AND TRAP IN THE STATE OF ARIZONA BE REVOKED AND HE BE DENIED ANOTHER FOR A PERIOD OF ONE (1) YEARS; THAT THE CURRENT LICENSE(S) BE SUSPENDED AS OF THE DATE OF THIS HEARING, AND THAT IT/THEY BE REVOKED AS OF THE DATE THE ORDER IN THIS CASE IS SIGNED BY THE DIRECTOR; THAT HE BE REQUIRED TO COMPLETE THE HUNTER EDUCATION COURSE, AND PROVIDE PROOF TO THE DEPARTMENT'S LAW ENFORCEMENT BRANCH, BEFORE APPLYING FOR ANY OTHER LICENSE TO HUNT IN THIS STATE; THAT THE DEPARTMENT BE DIRECTED TO COLLECT CIVIL DAMAGES OR TO BRING CIVIL ACTION AGAINST ALEXANDER HILL TO COLLECT THE AMOUNT OF \$500.00 FOR THE LOSS OF TEN (10) DOVES; AND FURTHER MOVE THAT THE DIRECTOR, AS SECRETARY TO THE COMMISSION, BE DIRECTED TO SIGN AND ISSUE A FINDING OF FACT, CONCLUSIONS OF LAW AND AN ORDER IN THIS MATTER PURSUANT TO THIS MOTION.

Vote: Unanimous

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Michael A. Meier
Docket # 2010-0047

Meier was found guilty by the Yuma Justice Court for: Count A: Citation 235284: Take Wildlife Without Valid License (Doves); and Count B: Possess/Transport Unlawfully Taken Wildlife (Doves); and sentenced Count A: Fined \$84.40 and Count B: Fined \$148.00.

Case Officer Allen was present.

Meier was present and addressed the Commission stating that his case was similar to the two previous cases. He owns property in Arizona and didn't fully understand the requirements to be considered a resident. He came to this hearing because he appreciates the privilege to hunt and fish and didn't want to show disregard for that. He requested that he pay the civil assessment but not have his licenses revoked.

Chairperson Martin questioned Mr. Meier about the property he owned and that the property listed as his residence on his Arizona ID actually belonged to his brother.

Meier stated that he owns several properties with his brother through their company. Some are in his name and some are in his brothers name.

Motion: Freeman moved and Husted seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF MICHAEL A. MEIER TO HUNT, FISH, AND TRAP IN THE STATE OF ARIZONA BE REVOKED AND HE BE DENIED ANOTHER FOR A PERIOD OF ONE (1) YEARS; THAT THE CURRENT LICENSE(S) BE SUSPENDED AS OF THE DATE OF THIS HEARING, AND THAT IT/THEY BE REVOKED AS OF THE DATE THE ORDER IN THIS CASE IS SIGNED BY THE DIRECTOR; THAT HE BE REQUIRED TO COMPLETE THE HUNTER EDUCATION COURSE, AND PROVIDE PROOF TO THE DEPARTMENT'S LAW ENFORCEMENT BRANCH, BEFORE APPLYING FOR ANY OTHER LICENSE TO HUNT IN THIS STATE; THAT THE DEPARTMENT BE DIRECTED TO COLLECT CIVIL DAMAGES OR TO BRING CIVIL ACTION AGAINST MICHAEL A. MEIER TO COLLECT THE AMOUNT OF \$500.00 FOR THE LOSS OF TEN (10) DOVES; AND FURTHER MOVE THAT THE DIRECTOR, AS SECRETARY TO THE COMMISSION, BE DIRECTED TO SIGN AND ISSUE A FINDING OF FACT, CONCLUSIONS OF LAW AND AN ORDER IN THIS MATTER PURSUANT TO THIS MOTION.

Commissioner Harris stated that he will vote no because he doesn't feel the cases are similar. He thinks the people in the other cases owned property specifically and had taken some actions that were different. He believes the revocation period should be longer.

Chairperson Martin agreed with Commissioner Harris.

Amended Motion: Freeman moved and Husted seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF MICHAEL A. MEIER TO HUNT, FISH, AND TRAP IN THE STATE OF ARIZONA BE REVOKED AND HE BE DENIED ANOTHER FOR A PERIOD OF THREE (3) YEARS; THAT THE CURRENT LICENSE(S) BE SUSPENDED AS OF THE DATE OF THIS HEARING, AND THAT IT/THEY BE REVOKED AS OF THE DATE THE

ORDER IN THIS CASE IS SIGNED BY THE DIRECTOR; THAT HE BE REQUIRED TO COMPLETE THE HUNTER EDUCATION COURSE, AND PROVIDE PROOF TO THE DEPARTMENT’S LAW ENFORCEMENT BRANCH, BEFORE APPLYING FOR ANY OTHER LICENSE TO HUNT IN THIS STATE; THAT THE DEPARTMENT BE DIRECTED TO COLLECT CIVIL DAMAGES OR TO BRING CIVIL ACTION AGAINST MICHAEL A. MEIER TO COLLECT THE AMOUNT OF \$500.00 FOR THE LOSS OF TEN (10) DOVES; AND FURTHER MOVE THAT THE DIRECTOR, AS SECRETARY TO THE COMMISSION, BE DIRECTED TO SIGN AND ISSUE A FINDING OF FACT, CONCLUSIONS OF LAW AND AN ORDER IN THIS MATTER PURSUANT TO THIS MOTION.

Vote: Unanimous

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Meeting recessed for a break at 3:41 p.m.

Meeting reconvened at 3:58 p.m.

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Ezequiel Villalobos

Docket # 2010-0032

Villalobos was found guilty by the Moccasin Justice Court for: Count A: Take Wildlife Without Valid License (Virgin River Chub, Largemouth Bass; and Count B: Unlawful Method of Take; and sentenced Counts A and B: Fined \$300.00.

Motion: Freeman moved and Husted seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF EZEQUIEL VILLALOBOS TO HUNT, FISH, AND TRAP IN THE STATE OF ARIZONA BE REVOKED AND HE BE DENIED ANOTHER FOR A PERIOD OF FIVE (5) YEARS; THAT THE CURRENT LICENSE(S) BE SUSPENDED AS OF THE DATE OF THIS HEARING, AND THAT IT/THEY BE REVOKED AS OF THE DATE THE ORDER IN THIS CASE IS SIGNED BY THE DIRECTOR; THAT HE BE REQUIRED TO COMPLETE THE HUNTER EDUCATION COURSE, AND PROVIDE PROOF TO THE DEPARTMENT’S LAW ENFORCEMENT BRANCH, BEFORE APPLYING FOR ANY OTHER LICENSE TO HUNT IN THIS STATE; THAT THE DEPARTMENT BE DIRECTED TO COLLECT CIVIL DAMAGES OR TO BRING CIVIL ACTION AGAINST EZEQUIEL VILLALOBOS TO COLLECT THE AMOUNT OF \$2,550.00 FOR THE LOSS OF ONE (1) VIRGIN RIVER CHUB AND ONE (1) LARGEMOUTH BASS; AND FURTHER MOVE THAT THE DIRECTOR, AS SECRETARY TO THE COMMISSION, BE DIRECTED TO SIGN AND ISSUE A FINDING OF FACT, CONCLUSIONS OF LAW AND AN ORDER IN THIS MATTER PURSUANT TO THIS MOTION.

Vote: Unanimous

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Francisco J. Villalobos

Docket # 2010-0043

Villalobos was found guilty by the Moccasin Justice Court for: Count A: Take Wildlife Without Valid License (Virgin River Chub, Largemouth Bass); and Count B: Unlawful Method of Take; and sentenced Counts A and B: Fined \$300.00.

Motion: Husted moved and Woodhouse seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF FRANCISCO J. VILLALOBOS TO HUNT, FISH, AND TRAP IN THE STATE OF ARIZONA BE REVOKED AND HE BE DENIED ANOTHER FOR A PERIOD OF FIVE (5) YEARS; THAT THE CURRENT LICENSE(S) BE SUSPENDED AS OF THE DATE OF THIS HEARING, AND THAT IT/THEY BE REVOKED AS OF THE DATE THE ORDER IN THIS CASE IS SIGNED BY THE DIRECTOR; THAT HE BE REQUIRED TO COMPLETE THE HUNTER EDUCATION COURSE, AND PROVIDE PROOF TO THE DEPARTMENT'S LAW ENFORCEMENT BRANCH, BEFORE APPLYING FOR ANY OTHER LICENSE TO HUNT IN THIS STATE; THAT THE DEPARTMENT BE DIRECTED TO COLLECT CIVIL DAMAGES OR TO BRING CIVIL ACTION AGAINST FRANCISCO J. VILLALOBOS TO COLLECT THE AMOUNT OF \$2,550.00 FOR THE LOSS OF ONE (1) VIRGIN RIVER CHUB AND ONE (1) LARGEMOUTH BASS; AND FURTHER MOVE THAT THE DIRECTOR, AS SECRETARY TO THE COMMISSION, BE DIRECTED TO SIGN AND ISSUE A FINDING OF FACT, CONCLUSIONS OF LAW AND AN ORDER IN THIS MATTER PURSUANT TO THIS MOTION.

Vote: Unanimous

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Thomas L. Watts
Docket # 2010-0041

Watts was found guilty by the Verde Valley Justice Court for: Count A: Possession of Restricted Wildlife (Elk Calf); and sentenced Count A: Fined \$200.00, eight (8) hours of community service, and one (1) year of unsupervised probation.

Mr. Watts was not present but sent a letter and asked Mr. Elms to read it to the Commission, which he did. The letter from Mr. Watts stated that he found a dying calf and should have left it alone, but he took it to save its life and intended to give it to the Game and Fish Department. He knew he shouldn't have done that, but he wasn't thinking right due to being emotionally distraught over other personal issues.

The Commission took no action on this case.

(During the regular meeting on Saturday, June 26, 2010, following agenda item #3, Commissioner Husted made a motion to re-open this case, seconded by Harris, and the motion failed 3 to 2)

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Michael P. Salazar

Docket # 2010-0042

Salazar was found guilty by the Flagstaff Justice Court for: Count A: Take Wildlife Within ¼ Mile of Occupied Residence; and sentenced Count A: Fined \$253.00.

Salazar was not present but sent a letter to the Commission stating that he did not realize he was within ¼ mile of an occupied residence and that he was not an unethical hunter. He felt that he had been punished enough for his actions through the courts and with being embarrassed and having his elk confiscated. He requested that the Commission take no further action.

Mr. Elms provided a demonstration to the Commission using googleearth.com and GPS coordinates showing that the location was less than ¼ mile.

Motion: Martin moved and Woodhouse seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF MICHAEL P. SALAZAR TO HUNT, FISH, AND TRAP IN THE STATE OF ARIZONA BE REVOKED AND HE BE DENIED ANOTHER FOR A PERIOD OF FIVE (5) YEARS; THAT THE CURRENT LICENSE(S) BE SUSPENDED AS OF THE DATE OF THIS HEARING, AND THAT IT/THEY BE REVOKED AS OF THE DATE THE ORDER IN THIS CASE IS SIGNED BY THE DIRECTOR; THAT HE BE REQUIRED TO COMPLETE THE HUNTER EDUCATION COURSE, AND PROVIDE PROOF TO THE DEPARTMENT'S LAW ENFORCEMENT BRANCH, BEFORE APPLYING FOR ANY OTHER LICENSE TO HUNT IN THIS STATE; THAT THE DEPARTMENT BE DIRECTED TO COLLECT CIVIL DAMAGES OR TO BRING CIVIL ACTION AGAINST MICHAEL P. SALAZAR TO COLLECT THE AMOUNT OF \$2,500.00 FOR THE LOSS OF ONE (1) COW ELK; AND FURTHER MOVE THAT THE DIRECTOR, AS SECRETARY TO THE COMMISSION, BE DIRECTED TO SIGN AND ISSUE A FINDING OF FACT, CONCLUSIONS OF LAW AND AN ORDER IN THIS MATTER PURSUANT TO THIS MOTION.

Vote: Unanimous

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These hearings concluded at 4:13 p.m.

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