

Proceedings of the Arizona Game and Fish  
 Commission License Revocation and Civil  
 Assessment Hearings  
 Time Certain – 2:00 p.m.  
 Friday, June 13, 2014  
 Mazatzal Hotel and Casino, Fireside Room  
 Highway 87, Mile Marker 251  
 Payson, Arizona 85541

PRESENT: (Commission)

(Director's Staff)

Chairman John W. Harris  
 Vice Chairman Robert E. Mansell  
 Commissioner Kurt R. Davis  
 Commissioner James R. Ammons

Director Larry D. Voyles  
 Deputy Director Ty E. Gray  
 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. §17-238, §17-245 §17-314, §17-340, §17-362, §17-363 and/or §17-502 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 was legally noticed for this hearing.

<b>Name</b>	<b>Docket #</b>	<b>Count</b>	<b>Conviction</b>
Michael W. Abbott	2014-0032	Count A: Count B: Count C:	Take Wildlife With Artificial Light (Elk) Take Wildlife Using Unlawful Method (Elk) Possess Unlawfully Taken Wildlife (Elk)
Bruce D. Evenson	2014-0037	Count A:	Guide Without License
Kenneth K. Black	2014-0038	Count A:	Take Wildlife Without Tag/Permit (Turkey)
Jessie Gold	2014-0039	Count A:	Guide Without License
Kevin R. Mangum	2014-0040	Count A:	Take Wildlife Wrong Unit (Elk)
Ryan M. Guerrero	2014-0041	Count B:	Possess/Transport Unlawfully Taken Wildlife (Antelope)
James W. Stueve	2014-0042	Count A:	Take Wildlife Closed Season (Red-Tailed Hawk)
George W. Sikes	2014-0043	Count B: Count C:	Take Wildlife Without License (Javelina) Take Wildlife Closed Season (Javelina)
Ruben R. Lopez	2014-0044	Count A: Count B:	Transport Unlawfully Taken Wildlife (Mule Deer) Possess Unlawfully Taken Wildlife (Mule Deer)
Michael A. Castro	2014-0045	Count A: Count B:	Take Wildlife With Artificial Light Take Wildlife With Aid of Vehicle
John A. Hennard	2014-0046	Count A:	Obtain 2013 Resident License by Misrepresentation

Roll call was taken and the following were present:

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:** Mansell moved and Davis seconded THAT THE COMMISSION VOTE TO TAKE JURISDICTION IN THESE CASES.

**Vote:** Unanimous  
4 to 0  
Madden not present

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Michael W. Abbott  
Docket # 2014-0032

Abbott was found guilty by the Round Valley Justice Court for: Count A: Take wildlife artificial light; Count B: Take wildlife unlawful method; and Count C: Possess unlawfully taken wildlife; and sentenced: Combined fine of \$1,930.70.

The Case Officer Wagner was present.

Abbott was present and addressed the Commission stating that the officer's account of his actions were true, and he apologized for his actions and for not being truthful initially with the officer.

**Motion:** Mansell moved and Ammons seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF MICHAEL W. ABBOTT TO HUNT 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 W ABBOTT TO COLLECT THE AMOUNT OF \$8,000.00 FOR THE LOSS OF ONE (1) TROPHY BULL 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.

Commissioner Mansell thanked Mr. Abbott for coming to the Commission meeting and being a stand up kind of person regarding his actions. Hopefully, Mr. Abbott will get back out in the field after his revocation period.

**Vote:** Unanimous  
4 to 0  
Madden not present

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Kevin R. Mangum  
Docket # 2014-0040

A Conviction Charge for Kevin R. Mangum for Count A, Take wildlife in wrong unit, was dismissed by the Flagstaff Justice Court.

The Arizona Game and Fish Department asserts that KEVIN R. MANGUM was responsible for the loss of ONE (1) ELK.

The case officers were present and provided a topographic map of the area for review and briefed the Commission on the details of the incident.

Mangum was present and addressed the Commission stating that he was way down low from Nash Point and the witnesses and officers are not correct in their recollection and information provided in the incident report. He was not at the place where they say he shot the elk and the officers have no evidence whatsoever that he was in the area as stated.

The Commission discussed some of the details of the incident with Mr. Mangum.

#### Public Comment

Tanner Rolls stated that he and his girlfriend were in the area hunting at Nash Point and ran into Mr. Mangum. In conversation, Mr. Mangum mentioned that he had a tag for Unit 22 and he told Mr. Mangum that he was currently in Unit 6A and that Unit 22 was down at the bottom of the hill. A couple days later, he was in the area hunting again and Mr. Mangum was again in Unit 6A. He saw the bulls coming into Unit 6A and he heard the shot when Mr. Mangum shot the bull. Mr. Rolls showed the Commission on the topographical map where he was when he heard the shot.

Patrick Stone stated that he was there when the elk was taken and was watching from the other side. The bull came from the north out of the canyon headed south. It's not possible for the bull to have come from where Mr. Mangum said it did or that he was where he said he was when he killed it. He watched everything as it happened. The first bullet missed and he hit him on the second shot. He shot several times and the seventh shot put the elk down.

**Motion:** Ammons moved and Mansell seconded THAT THE DEPARTMENT BE DIRECTED TO COLLECT CIVIL DAMAGES OR TO BRING CIVIL ACTION AGAINST KEVIN R. MANGUM TO COLLECT THE AMOUNT OF \$8,000.00 FOR THE LOSS OF ONE (1) TROPHY BULL 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  
4 to 0  
Madden not present

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Mr. Odenkirk advised the Commission on regular agenda item #32, Request for Rehearing Regarding Previous License Revocation/Civil Assessment, for Nathan Welsh. Mr. Odenkirk stated that Mr. Welsh had wanted to speak on his item and recommended that the Commission re-open his case.

Minutes for this item are included in the regular Commission meeting minutes.

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Ryan M. Guerrero  
Docket # 2014-0041

Guerrero was found guilty by the Seligman Justice Court for Count B: Possess/transport unlawfully taken wildlife; and sentenced: Fined \$480.00.

Guerrero was present and addressed the Commission. He believes a certain prejudice existed in his circumstance. When he drew the antelope tag, he was on probation, but he did not possess any firearms on his hunt. At first he thought the officers were questioning him about that and later realized they were questioning him about taking in the wrong unit. He had his girlfriend as a witness, but they did not want to take a statement from her.

Case Officer Tucker was present and briefed the Commission on the incident.

**Motion:** Harris moved and Mansell seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF RYAN M. GUERRERO TO HUNT 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 RYAN M. GUERRERO TO COLLECT THE AMOUNT OF \$8,000.00 FOR THE LOSS OF ONE (1) TROPHY BULL ANTELOPE; 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  
4 to 0  
Madden not present

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James W. Stueve  
Docket # 2014-0042

Stueve was found guilty by the Prescott Justice Court for Count A: Take wildlife closed season; and Count B: Take protected species; and sentenced: Count A: Fined \$493.00; Count B: sentence suspended.

Stueve addressed the Commission stating that he didn't mean to shoot the hawk. It was an accident. He admitted trying to chase hawks away with a sling shot or rifle by shooting in the air at them, but he never tried to hit one.

Case Officer Poppenberger was present and answered questions for the Commission. His discussion with Mr. Stueve was recorded and Mr. Stueve admitted shooting the hawk and shooting other hawks in the past. The neighbors also provided a statement that Mr. Stueve has taken hawks in the past.

Amy Christens addressed the Commission on behalf of her father, James Stueve. She went to his house and helped find the hawk. It was injured. She called the Department five times to get help for the hawk. They were very concerned for the hawk.

**Motion:** Ammons moved and Davis seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF JAMES W. STUEVE 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 RYAN M. GUERRERO TO COLLECT THE AMOUNT OF \$250.00 FOR THE LOSS OF ONE (1) RED-TAILED HAWK; 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:** Aye - Harris, Davis, Ammons  
Nay - Mansell  
Passed 3 to 1  
Madden not present

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Michael A. Gomez Castro  
Docket # 2014-0045

Castro was found guilty by the Douglas Justice Court for Count A: Take wildlife with artificial light; and Count B: Take wildlife with aid of vehicle; and sentenced: Combined fine of \$950.00.

Castro addressed the Commission and apologized for his actions to the Commission and his fellow sportsmen.

The case officer was present via video teleconference and addressed the Commission. There was additional information for this case.

**Motion:** Davis moved and Mansell seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF MICHAEL A. GOMEZ CASTRO TO HUNT, FISH, AND TRAP IN THE STATE OF ARIZONA BE REVOKED AND HE BE DENIED ANOTHER FOR A PERIOD OF FOUR (4) 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  
4-0  
Madden not present

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Bruce D. Evenson  
Docket # 2014-0037

Evenson was found guilty by the Flagstaff Justice Court for Count A: Guide without a license; and sentenced: Fined \$670.00.

**Motion:** Mansell moved and Harris seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF BRUCE D. EVENSON 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

4-0  
Madden not present

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Kenneth K. Black  
Docket # 2014-0038

Black was found guilty by the Flagstaff Justice Court for Count A: Take wildlife without tag; and sentenced: Fined \$420.00.

**Motion:** Harris moved and Davis seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF KENNETH K. BLACK 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  
4-0  
Madden not present

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Jessie S. Gold  
Docket # 2014-0039

Gold was found guilty by the Flagstaff Justice Court for Count A: Guide without a license; and sentenced: Fined \$670.00.

**Motion:** Mansell moved and Ammons seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF JESSIE S. GOLD 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.

Commissioner Davis asked if the Department reported potential fraud cases when they come across them and if they reported anything in this case.

Case Officer Hurst addressed the Commission and stated that when information of potential fraud is discovered, the information is reported to the corresponding agency as necessary. In this particular case, he will have to confirm with the reporting officer that this has been done.

**Vote:** Unanimous

4-0

Madden not present

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George W. Sikes

Docket # 2014-0043

Sikes was found guilty by the Prescott Justice Court for Count B: Take wildlife without permit; and Count C: Take wildlife during closed season; and sentenced: Fined \$706.00 and eleven (11) months of unsupervised probation.

**Motion:** Davis moved and Ammons seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF GEORGE W. SIKES 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 GEORGE W. SIKES TO COLLECT THE AMOUNT OF \$500.00 FOR THE LOSS OF ONE (1) JAVELINA; 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

4-0

Madden not present

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Ruben R. Lopez

Docket # 2014-0044

Lopez was found guilty by the Green Valley Justice Court for Count A: Transport unlawfully taken wildlife; and Count B: Possess unlawfully taken wildlife; and sentenced: Combined fine of \$500.00.

Case Officer Klima was present via video teleconference.

Commissioner Davis discussed and confirmed with Officer Klima that Mr. Lopez attempted to call in at the time and place of the incident but did not have cell service. Once they got back to the road or at home, they did not attempt to call again to report the accident. When the officers went to investigate, Mr. Lopez was honest and open with them.

**Motion:** Harris moved and Davis seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF RUBEN R. LOPEZ TO HUNT, FISH, AND TRAP IN THE STATE OF ARIZONA BE REVOKED AND HE BE DENIED ANOTHER FOR A PERIOD OF TWO (2) 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 RUBEN R. LOPEZ TO COLLECT THE AMOUNT OF \$1,500.00 FOR THE LOSS OF ONE (1) MULE DEER DOE; 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  
4-0  
Madden not present

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John A. Hennard  
Docket # 2014-0046

Hennard was found guilty by the Desert Ridge Justice Court for Count A: Obtain 2013 resident license by misrepresentation; and sentenced: Required to make restitution of \$119.00.

**Motion:** Ammons moved and Harris seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF JOHN A. HENNARD 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; 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 Davis commented that the person in this case has a resident license in four different states, and he would like to ask for a friendly amendment to 5 years.

Commissioner Ammons agreed to amend his motion to five years and Commissioner Harris agreed to amend his second.

Case Officer Nemlowill discussed the case with the Commission.

**Amended Motion:** Ammons moved and Harris seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF JOHN A. HENNARD 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  
4-0  
Madden not present

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These hearings concluded at 3:20 p.m.

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