

Proceedings of the Arizona Game and Fish
Commission License Revocation and Civil
Assessment Hearings
Time Certain
Friday, September 7, 2007 – 2:00 p.m.
Arizona Game and Fish Regional Office
2878 E. White Mountain Blvd.
Pinetop, Arizona 85935

PRESENT: (Commission)

(Director's Staff)

Chairman Michael M. Golightly
Commissioner William H. McLean
Commissioner Robert D. Hernbrode
Commissioner Jennifer L. Martin
Commissioner Robert R. Woodhouse

Director Duane L. Shroufe
Deputy Director Steve K. Ferrell
Assistant Attorney General Jim Odenkirk
Assistant Attorney General Shelley Cutts

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

Presenter: Pat Barber, Law Enforcement Branch Chief

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. All of these exhibits may be considered by the Commission in order to make a final determination. Each of the following individuals were legally noticed for this hearing.

<u>Name</u>	<u>Conviction</u>
Deitz, Terry L.	Count A: Take wrong sex (mule deer doe during buck season).
Hutchinson, John D.	Count C: Possession of unlawfully taken wildlife (2006 white-tailed deer).
Gonzales, Jesus	Count B: Take big game in a closed area (mule deer buck).
Sanchez, Manuel C.	Count A: Take dove while revoked.
Sanchez, Luis A.	Count A: Possession of unlawfully taken wildlife (turkey).
Tavasci, Jarrod C.	Count A: Take big game without a valid license/tag (mountain lion).
Scott, Benjamin T.	Count A: Possession of unlawfully taken big game (mountain lion).
Golden, Ronald D.	Count A: Obtain a license by fraud.
Gonzalez, Cesar	Count B: Possess unlawfully taken wildlife (elk).
Ballard, John D.	Count A: Take wildlife with the aid of a motor vehicle (mule deer). Count B: Knowingly discharge a firearm across a roadway. Count C: Take big game with an unlawful weapon (mule deer with rifle during archery season).

Camargo, Kurtis N.

Count A: Take wildlife in a closed area (elk).
(Continued from the August 10, 2007 Commission Meeting)

Roll call was taken and the following were present: Terry Deitz, John Hutchinson, Jarrod Tavasci, Benjamin Scott, Cesar Gonzalez

Manuel Chee Sanchez sent a letter to the Department requesting a continuance.

Chairman Golightly asked for a motion to grant a continuous until the December Commission meeting.

Motion: Martin moved THAT THE COMMISSION VOTE TO GRANT MANUEL CHEE SANCHEZ A CONTINUANCE UNTIL THE DECEMBER COMMISSION MEETING.

Motion failed for lack of second.

Mr. Barber informed the Commission that Jesus Gonzales was not noticed within twenty days; however, the Department did perform due diligence in trying to locate him. Mr. Gonzales did not request a continuance.

The Commission was asked to consider and take action on the license revocations and/or civil assessments for the individuals listed above.

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

Vote: Unanimous

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Terry L. Deitz

Deitz was found guilty by the Snowflake Justice Court for: Count A: Take wrong sex (mule deer doe during buck season); and sentenced Count A: Fined \$250.00.

Deitz was present and accompanied by his attorney. Mr. Deitz and his attorney addressed the Commission and discussed the details of the incident. Mr. Deitz stated that his error was caused by the guide he hired to assist him with his hunt.

Motion: McLean moved and Woodhouse seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF TERRY L. DEITZ 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 **TERRY L. DEITZ** TO COLLECT THE AMOUNT OF **\$1500.00** 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: Aye - Golightly, McLean, Martin, Woodhouse
Nay - Hernbrode
Passed 4 to 1

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John D. Hutchinson

Hutchinson was found guilty by the Cochise County Justice Court for: Count C: Possession of unlawfully taken wildlife (2006 white-tailed deer); and sentenced Counts A: Fined \$735.00.

Mr. Barber advised the Commission that while the two unlawful deer in this case each had three visible points and would both qualify for the trophy assessment in statute, one of the deer did not qualify as having three points under the definition of a point by the official Pope and Young scorer. Therefore the Commission could assess that deer as a non-trophy animal.

Hutchinson was present and addressed the Commission to take full responsibility for his actions.

Motion: Martin moved and Hernbrode seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF **JOHN D. HUTCHINSON 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 **JOHN D. HUTCHINSON** TO COLLECT THE AMOUNT OF **\$9500.00** FOR THE LOSS OF **TWO (2) WHITE-TAILED DEER**; 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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The cases of Tavasci and Scott were related.

Jarrold C. Tavasci

Tavasci was found guilty by the Flagstaff Justice Court for: Count A: Take big game without a valid license/tag (mountain lion); and sentenced Count A: Fined \$500.00.

Tavasci was present and addressed the Commission stating that he made a bad judgment call in shooting the lion with no license or tag.

Benjamin Scott addressed the Commission stating that he made a bad judgment call and should have called in and reported the incident.

Motion: Hernbrode moved and Woodhouse seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF JARROD C. TAVASCI 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 SHARED CIVIL DAMAGES OR TO BRING CIVIL ACTION AGAINST JARROD C. TAVASCI TO COLLECT THE AMOUNT OF \$750.00 FOR THE LOSS OF ONE (1) MOUNTAIN LION; 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 - Hernbrode, Woodhouse
Nay - Golightly, McLean, Martin
Failed 3 to 2

Motion: Martin moved and McLean seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF JARROD C. TAVASCI 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 JARROD C. TAVASCI TO COLLECT THE AMOUNT OF \$1000.00 FOR THE LOSS OF ONE (1) MOUNTAIN LION; 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 - McLean, Hernbrode, Martin

Nay - Golightly, Woodhouse
Passed 3 to 2

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Benjamin T. Scott

Scott was found guilty by the Flagstaff Justice Court for: Count A: Possession of unlawfully taken big game (mountain lion); and sentenced Count A: Fined \$450.00.

Motion: Hernbrode moved and McLean seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF BENJAMIN T. SCOTT 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 BENJAMIN T. SCOTT TO COLLECT THE AMOUNT OF \$500.00 FOR THE LOSS OF ONE (1) MOUNTAIN LION; 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 - McLean, Hernbrode, Martin
Nay - Golightly, Woodhouse
Passed 3 to 2

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Cesar Gonzalez

Gonzalez was found guilty by the Flagstaff Justice Court for: Count B: Possess unlawfully taken wildlife (6x6 bull elk).and sentenced Count B: Fined \$500.00.

Gonzalez was present and addressed the Commission. He did not speak English, so a Department Officer translated for him. Gonzalez stated that he had a permit but thought the tag was for either deer or elk.

Motion: McLean moved and Martin seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF CESAR GONZALEZ 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 CESAR GONZALEZ TO COLLECT THE AMOUNT OF \$8000.00 FOR THE LOSS OF ONE (1) 6X6 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

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Jesus R. Gonzales

Gonzales was found guilty by the Cochise County Justice Court for: Count B: Take big game in a closed area (mule deer buck).and sentenced Count B: Fined \$330.00. Gonzales had also been previously revoked for unlawful take of wildlife by the Commission meaning he could be revoked for up to ten (10) years per ARS 17-340.

Gonzales was not present.

Motion: McLean moved and Hernbrode seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF JESUS R. GONZALES TO HUNT, FISH, AND TRAP IN THE STATE OF ARIZONA BE REVOKED AND HE BE DENIED ANOTHER FOR A PERIOD OF TEN (10) 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 JESUS R. GONZALES TO COLLECT THE AMOUNT OF \$1500.00 FOR THE LOSS OF ONE (1) MULE DEER; 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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Manuel Chee Sanchez

Sanchez was found guilty by the Yuma Justice Court for: Count A: Take dove while revoked; and sentenced Count A: Fined \$20.00 and one (1) day in jail. On two previous occasions Sanchez had been revoked for unlawful take of wildlife by the Commission meaning he could be revoked for life per ARS 17-340.

Sanchez was not present.

Motion: Hernbrode moved and Woodhouse seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF MANUEL CHEE SANCHEZ TO HUNT, FISH, AND TRAP IN THE STATE OF ARIZONA BE REVOKED AND HE BE DENIED ANOTHER FOR LIFE; THAT THE 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; 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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Luis A. Sanchez

Sanchez was found guilty by the Flagstaff County Justice Court for: Count A: Possession of unlawfully taken wildlife (turkey) and sentenced Count A: Fined \$500.00.

Sanchez was not present.

Motion: Woodhouse moved and Hernbrode seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF LUIS A. SANCHEZ 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 LUIS A. SANCHEZ TO COLLECT THE AMOUNT OF \$500.00 FOR THE LOSS OF ONE (1) TURKEY; 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
Golightly absent

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Ronald D. Golden

Golden was found guilty by the Moon Valley Justice Court for: Count A: Obtain a license by fraud; and sentenced Count A: Fined \$250.00.

Golden was not present.

Motion: Martin moved and Woodhouse seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF RONALD D. GOLDEN 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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John D. Ballard

Ballard was found guilty by the Cochise County Justice Court for: Count A: Take wildlife with the aid of a motor vehicle (mule deer); Count B: Knowingly discharge a firearm across a roadway; and Count C: Take big game with an unlawful weapon (mule deer with rifle during archery season); and sentenced Counts A, B and C: Fined \$1321.00.

Ballard was not present.

Motion: Hernbrode moved and Martin seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF JOHN D. BALLARD 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 JOHN D. BALLARD TO COLLECT THE AMOUNT OF \$1500.00 FOR THE LOSS OF ONE (1) MULE DEER BUCK; 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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Kurtis N. Camargo

Camargo was found guilty by the Round Valley Justice Court for: Count A: Take wildlife in a closed area (elk); and sentenced Counts A: Fined \$143.00.

Camargo was not present, but sent a letter that was received by the Department the day before this meeting. Mr. Barber read the letter to the Commission as follows: Dear Fish and Game Department, I would like to take time to apologize for my wrong doing. It was not to my knowledge that the area was not permitted for hunting. I have completed the hunter's safety course at the age of ten and have been hunting ever since. Due to many absences from my job involving this case I am unable to attend my hearing being conducted on the seventh day of September two thousand seven at two o'clock p.m. I hope you take my apologies and experience into consideration when pursuing to revoke my hunting license and any other actions to be considered. Once again I would like to thank you for your time. Sincerely, Kurtis N. Camargo.

Motion: Martin moved and Hernbrode seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF KURTIS N. CAMARGO 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 KURTIS N. CAMARGO TO COLLECT THE AMOUNT OF \$2500.00 FOR THE LOSS OF ONE (1) SPIKE 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

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These hearings concluded at 3:46 p.m.

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