

Proceedings of the Arizona Game and Fish
Commission License Revocation and Civil
Assessment Hearings
Time Certain – 2:00 p.m.
Friday, May 16, 2008
Prescott Quality Inn & Suites
4499 Highway 69
Prescott, AZ 86301

PRESENT: (Commission)

(Director's Staff)

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

Director Larry D. Voyles
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: John Romero, Acting Law Enforcement Branch Chief

Mr. Romero 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. 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>
Dixon, William S.	Count A: Locate wildlife (elk) from aircraft during hunt.
Smith, Cade S.	Count A: Locate wildlife (elk) from aircraft during hunt.
Lucas, Gregory J.	Count A: Shoot deer (decoy) from a roadway. Count B: Take deer (decoy) without valid permit.
Patton, Jeffrey D.	Count A: Allow use of big game tag by another.
Rummage, Charles M.	Count A: Vandalism while hunting.
Trent, Joshua A.	Count B: Vandalism while hunting.
White, Tyler J.	Count B: Vandalism while hunting.
White, Justin N.	Count A: Vandalism while hunting.

Gosnell, Brandon C.	Count A: Vandalism while hunting.
Birmingham, Jared A.	Count A: Vandalism while hunting.
Solov, Richard L.	Count B: Possess unlawfully taken game fish (8 trout).
Anderson, Ralph E.	Count C: Take big game in excess of bag limit (bull elk).

Roll call was taken and the following were present: William Dixon, Gregory Lucas, Charles Rummage, Joshua Trent, Tyler White, Justin White, Brandon Gosnell, Jared Birmingham.

Mr. Romero 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: Woodhouse moved and Martin seconded THAT THE COMMISSION VOTE TO TAKE JURISDICTION IN THESE CASES.

Vote: Unanimous

Mr. Romero briefed the Commission on Cade Smith's request for continuance. Mr. Cade sent a letter to the Department requesting a continuance because he was not given notice in time to make arrangements for this meeting. A copy of the letter was provided to the Commission in their Commission meeting packets.

Commissioner Woodhouse asked if it was true that Mr. Smith was not noticed until a few days before this meeting.

Mr. Romero stated that a notice was sent by certified mail three times and the letters came back unsigned to the Department. When a Law Enforcement Program Manager went to the same residence where the letters were sent, Mr. Romero was present.

Motion: Hernbrode moved and Woodhouse seconded THAT THE COMMISSION VOTE TO DENY CADE SMITH'S REQUEST FOR A CONTINUANCE.

Mr. Odenkirk advised that the Commission should give a reason for the motion.

Commissioner Golightly commented that not allowing the continuance may cause time and expense for the Department and Commission.

Commissioner Woodhouse withdrew his second.

Motion died for lack of second.

Motion: Golightly moved and Martin seconded THAT THE COMMISSION VOTE TO GRANT A CONTINUANCE TO CADE SMITH UNTIL THE JUNE 2008 COMMISSION MEETING.

Vote: Unanimous

Mr. Romero briefed the Commission on Ralph Anderson's request for continuance. Mr. Anderson's attorney sent a letter to Chairman McLean requesting a continuance because Mr. Anderson is currently engaged in a trial which precludes him from being present at today's meeting.

Chairman McLean confirmed the request and stated that he had discussed the reasons for the request for continuance with Mr. Anderson's attorney.

Motion: Golightly moved and Hernbrode seconded THAT THE COMMISSION VOTE TO GRANT A CONTINUANCE TO RALPH ANDERSON UNTIL THE JUNE 2008 COMMISSION MEETING.

Vote: Unanimous

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The cases of William Dixon and Cade Smith were related.

William S. Dixon

Dixon was found guilty by the Show Low Justice Court for: Count A: Locate wildlife (elk) from aircraft during hunt; and sentenced Count A: Fined \$1,364.00.

Officer Wagner was present to answer any questions the Commission might have.

Dixon was present and stated that his intentions were not malicious. It was a full week before his elk hunt, but there was an antelope archery deer hunt going on which he should have known and considered. It was a misunderstanding and he has paid a significant fine.

Commissioner Golightly asked Officer Wagner if Mr. Dixon and Mr. Smith were cooperative.

Officer Wagner stated that Mr. Dixon initially denied that they were looking for elk, but after learning that Officer Wagner had been observing them and listening to the radio transmissions, Mr. Dixon admitted that they were looking for elk and was very cooperative from that point on.

Commissioner Woodhouse confirmed that Mr. Dixon's elk tag was not confiscated.

Officer Wagner confirmed that it was not and in fact Mr. Dixon went on his hunt the following week and harvested a bull elk.

Motion: Golightly moved and Martin seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF WILLIAM S. DIXON TO HUNT IN THE STATE OF ARIZONA BE REVOKED AND HE BE DENIED ANOTHER FOR A PERIOD OF ONE (1) YEAR; 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: Aye - McLean, Martin, Golightly
Nay - Hernbrode, Woodhouse
Passed 3 to 2

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Gregory J. Lucas

Lucas was found guilty by the Snowflake Justice Court for: Count A: Shoot deer (decoy) from a roadway; and Count B: Take deer (decoy) without valid permit; and sentenced Count A: Fined \$270.00 and Count B: No fine imposed.

Lucas was present and addressed the Commission admitting his offense and accepting responsibility for his actions.

Motion: Hernbrode moved and Martin seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF GREGORY J. LUCAS 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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Charles M. Rummage

Rummage was found guilty by the Estrella Mountain Justice Court for: Count A: Vandalism while hunting; and sentenced Count A: Fined \$220.00.

Officer Conrad was present to answer any questions for the Commission.

Commissioner Woodhouse confirmed with Officer Conrad that the ruts from the vehicle were approximately 80 yards long.

Rummage was present and addressed the Commission explaining how he ended up in the field and stating that his intentions were not malicious. He talked with the farmer at the time, apologizing and offering restitution.

Commissioner Woodhouse commented that this type of incident on private land is what creates access issues for hunters.

The Commission confirmed with Officer Conrad that Mr. Rummages' comments were true.

Motion: Martin moved and Woodhouse seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF CHARLES M. RUMMAGE 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; 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.

Motion: Golightly moved and Hernbrode seconded THAT THE COMMISSION VOTE TO AMEND THE MOTION TO REVOKE THE HUNT LICENSES ONLY.

Vote: Unanimous

Amended Motion: Golightly moved and Hernbrode seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF CHARLES M. RUMMAGE TO HUNT 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; 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 Joshua Trent, Tyler White, Justin White, Brandon Gosnell and Jared Birmingham were related.

Joshua A. Trent

Trent was found guilty by the Estrella Mountain Justice Court for: Count B: Vandalism while hunting; and sentenced Count B: Fined \$275.00, plus \$1,394.11 restitution.

Officer Conrad was present to answer any questions for the Commission.

Trent was present and addressed the Commission stating that he was guilty and that he made a mistake.

Motion: Hernbrode moved and Woodhouse seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF JOSHUA A. TRENT 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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Joshua A. Trent

Trent was found guilty by the Estrella Mountain Justice Court for: Count B: Vandalism while hunting; and sentenced Count B: Fined \$275.00, plus \$1,394.11 restitution.

Officer Conrad was present to answer any questions for the Commission.

Trent was present and addressed the Commission stating that he was guilty and that he made a mistake.

Commissioner Golightly confirmed with Mr. Trent that he was current on his payments for the restitution.

Motion: Hernbrode moved and Woodhouse seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF JOSHUA A. TRENT 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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Tyler J. White

White was found guilty by the Estrella Mountain Justice Court for: Count B: Vandalism while hunting; and sentenced Count B: Fined \$275.00, plus \$1,394.10 restitution.

Officer Conrad was present to answer any questions for the Commission.

White was present and addressed the Commission stating that he made a mistake and has learned his lesson.

Commissioner Golightly confirmed with Mr. White that his restitution payments were current.

Motion: Hernbrode moved and Golightly seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF TYLER J. WHITE 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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Justin N. White

White was found guilty by the Estrella Mountain Justice Court for: Count A: Vandalism while hunting; and sentenced Count A: Fined \$150.00.

Officer Conrad was present to answer any questions for the Commission.

White was present and addressed the Commission apologizing for his actions and requested that he and his friends be allowed to fish.

Motion: Martin moved and Woodhouse seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF JUSTIN N. WHITE 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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Brandon C. Gosnell

Gosnell was found guilty by the Estrella Mountain Justice Court for: Count A: Vandalism while hunting; and sentenced Count A: Fined \$150.00.

Officer Conrad was present to answer any questions for the Commission.

Gosnell was present and addressed the Commission stating that five years was a long time. They never denied doing it and were cooperative with the officer. They made a mistake and have paid their dues. Further, the truck already had bullet holes prior to he and his friends shooting at it.

Commissioner Martin commented the same as Commissioner Woodhouse in the Rummage case that this type of activity is what creates access issues for hunters.

Commissioner Woodhouse commented that the owner of the truck would not be any less upset to know that the truck was shot at prior to this group.

Motion: Woodhouse moved and Martin seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF BRANDON C. GOSNELL 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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Jared A. Birmingham

Birmingham was found guilty by the Estrella Mountain Justice Court for: Count A: Vandalism while hunting; and sentenced Count A: Fined \$250.00.

Officer Conrad was present to answer any questions for the Commission.

Birmingham was present and addressed the Commission expressing regret for his actions.

Motion: Woodhouse moved and Martin seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF JARED A. BIRMINGHAM 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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Jeffrey D. Patton

Patton was found guilty by the Flagstaff Justice Court for: Count A: Count A: Allow use of big game tag by another; and sentenced Count A: Fined \$300.00.

Officer Peebles was not present.

Patton was not present.

Motion: Hernbrode moved and Woodhouse seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF JEFFREY D. PATTON 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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Richard L. Solov

Solov was found guilty by the Flagstaff Justice Court for: Count B: Possess unlawfully taken game fish (8 trout); and sentenced Count B: Fined \$250.00.

Officer Fabian was present to answer any questions the Commission may have.

Solov was not present.

Motion: Martin moved and Woodhouse seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF **RICHARD L. SOLOV 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 **RICHARD L. SOLOV TO COLLECT THE AMOUNT OF \$400.00 FOR THE LOSS OF EIGHT (8) GAME FISH – RAINBOW TROUT**; 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.

Motion to Amend: Hernbrode moved THAT THE COMMISSION VOTE TO AMEND THE MOTION TO A PERIOD OF ONE YEAR REVOCATION OF LICENSE(S).

Commissioner Woodhouse stated that he would vote for the amendment if Mr. Solov had been truthful with Officer Fabian, but he was not.

The Commission further questioned Officer Fabian and learned that Mr. Solov had bragged to Officer Fabian (who was in plain clothes at the time) about taking 18 trout a couple of weekends

previously. There is also a corresponding case where Mr. Solov shot an individual while hunting dove and fled the scene.

Motion to Amend Withdrawn.

(Vote on original motion)

Vote: Unanimous

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These hearings concluded at 3:19 p.m.

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