

Proceedings of the Arizona Game and Fish  
Commission License Revocation and Civil  
Assessment Hearings  
Time Certain – 2:00 p.m.  
Friday, August 8, 2008  
Radisson Woodlands Hotel  
1175 West Route 66  
Flagstaff, Arizona 86001

PRESENT: (Commission)

(Director's Staff)

Chairman William H. McLean  
Commissioner Robert D. Hernbrode  
Commissioner Jennifer L. Martin  
Commissioner Robert R. Woodhouse  
Commissioner Norman W. Freeman

Director Larry D. Voyles  
Acting Deputy Director Bob Broscheid  
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:** 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. 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>   |
|--------------------------|---|
| Hardin, James R.         | Count A: Possession of unlawfully taken wildlife (mule deer).   |
| Gamez, Lorne S.          | Count A: Possession of unlawfully taken wildlife (mule deer).   |
| McKenzie, Lynn N.        | Count A: Allow use of tag by another.   |
| Morrison, Jason A.       | Count A: Take big game with unlawful method (mule deer).<br>Count B: Possess unlawfully taken wildlife (mule deer). |
| Cole, Christopher L.     | Count A: Take wildlife in a closed area (elk).  |
| Skinner, Del D.          | Count A: Take deer in excess of the bag limit (2 mule deer).  |
| Cluff, Ryan S.           | Count A: Attach tag to deer that was killed by another.   |
| Burris, Daniel S.        | Count B: Possess unlawfully taken wildlife (mule deer).   |
| Humphries, William E. K. | Count A: Take bull elk with antlerless tag.<br>Count C: Use tag of another.   |

Perez, Julian E.

Count A: Take javelina in closed season.

Count B: Possess unlawfully taken javelina.

Gonzalez, Blas R.

Count A: Take deer without a tag.

Roll call was taken and the following were present: Jason Morrison, Christopher Cole, Del Skinner, and Daniel Burris.

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

**Vote:** Unanimous

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Jason Andrew Morrison

Morrison was found guilty by the Mayor Justice Court for: Count A: Take big game with unlawful method (mule deer); and Count B: Possess unlawfully taken wildlife (mule deer); and sentenced Count A: Fined \$750.00; and Count B: Fined \$750.00.

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

Morrison was present and addressed the Commission accepting responsibility for his actions.

**Motion:** Hernbrode moved and Martin seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF JASON ANDREW MORRISON 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 JASON ANDREW MORRISON TO COLLECT THE AMOUNT OF \$8,000.00 FOR THE LOSS OF ONE (1) 4X4 TROPHY 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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Christopher L. Cole

Cole was found guilty by the Snowflake Justice Court for: Count A: Take wildlife in a closed area (elk); and sentenced Count A: Fined \$250.00.

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

Cole was present and addressed the Commission stating that his maps, one of which was a Department map, indicated that he was hunting in the right area.

The Commission reviewed and discussed the maps, which Mr. Cole brought with him, and further discussed how Mr. Cole could have misread the maps; however, it was his responsibility to know where he was hunting. Also, since Mr. Cole received the copy of the map from a friend and not from the Department, he did not receive the written text description of the hunt area.

**Motion:** Martin moved and Woodhouse seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF CHRISTOPHER L. COLE 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 CHRISTOPHER L. COLE TO COLLECT THE AMOUNT OF \$2,500.00 FOR THE LOSS OF ONE (1) 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 Hernbrode stated that he will vote no on this because he believes it was an honest mistake and because the Department could have done better in providing the hunt area information.

Chairman McLean stated that it is the hunter's responsibility to know where he is hunting; however he did not think this warranted a two year revocation, which actually would prevent Mr. Cole from hunting big game for three years.

**Vote:** Aye - Martin, Woodhouse  
Nay - McLean, Hernbrode, Freeman  
Failed 3 to 2

**Motion:** Hernbrode moved THAT THE COMMISSION VOTE TO DISMISS THESE PROCEEDINGS.

**Motion failed for lack of second.**

**Motion:** Woodhouse moved and Freeman seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF CHRISTOPHER L. COLE 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 CHRISTOPHER L. COLE TO COLLECT THE AMOUNT OF \$2,500.00 FOR THE LOSS OF ONE (1) 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.

Chairman McLean asked if it might be appropriate to retract fishing from the revocation.

Commissioner Woodhouse retracted the word "fish" from the motion and Commissioner Freeman consented.

**Amended Motion:** Woodhouse moved and Freeman seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF CHRISTOPHER L. COLE TO HUNT 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 CHRISTOPHER L. COLE TO COLLECT THE AMOUNT OF \$2,500.00 FOR THE LOSS OF ONE (1) 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:** Aye - McLean, Martin, Woodhouse, Freeman  
Nay - Hernbrode  
Passed 4 to 1

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The cases of Del Skinner and Ryan Cluff are related.

Del D. Skinner

Skinner was found guilty by the Clifton Justice Court for: Count A: Take deer in excess of the bag limit (2 mule deer); and sentenced Count A: Fined \$750.00; and Count B: Fined \$350.00.

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

Skinner was present and addressed the Commission accepting responsibility for his actions.

**Motion:** Hernbrode moved and Martin seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF DEL D. SKINNER 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 DEL D. SKINNER TO COLLECT THE AMOUNT OF \$3,000.00 FOR THE LOSS OF TWO (2) MULE DEER BUCKS; 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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Ryan S. Cluff

Cluff was found guilty by the Clifton Justice Court for: Count A: Attach tag to deer that was killed by another; and sentenced Count A: Fined \$197.00.

Mr. Elms reported to the Commission that Mr. Cluff requested a continuance since he could not be at today's meeting.

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

Cluff was not present.

**Motion:** Freeman moved and Hernbrode seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF RYAN S. CLUFF 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; 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, Freeman  
Nay - Martin, Woodhouse  
Passed 3 to 2

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Daniel Scott Burris

Burris was found guilty by the Flagstaff Justice Court for: Count B: Possess unlawfully taken wildlife (mule deer); and sentenced Count B: Fined \$556.00.

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

Burris was present and addressed the Commission stating that the second kill was an accident and he planned to take the deer to a drop station so the meat would not be wasted. He did not report it because he did not want to get a ticket.

**Motion:** Woodhouse moved and Freeman seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF DANIEL SCOTT BURRIS TO HUNT 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 DANIEL SCOTT BURRIS TO COLLECT THE AMOUNT OF \$1,500.00 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:** Aye - McLean, Martin, Woodhouse, Freeman  
Nay - Hernbrode  
Passed 4 to 1

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The cases of James Hardin and Lorne Gamez are related.

James Robert Hardin

Hardin was found guilty by the Green Valley Justice Court for: Count A: Possession of unlawfully taken wildlife (mule deer); and sentenced Count A: Fined \$251.00.

Hardin was not present.

**Motion:** Hernbrode moved and Freeman seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF JAMES ROBERT HARDIN 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 JAMES ROBERT HARDIN TO COLLECT THE AMOUNT OF \$1,500.00 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

During the Lorne Sanchez Gamez case, the Commission took action changing this motion to the following:

**Motion:** Hernbrode moved and Freeman seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF JAMES ROBERT HARDIN 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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Lorne Sanchez Gamez

Gamez was found guilty by the Green Valley Justice Court for: Count A: Possession of unlawfully taken wildlife (mule deer); and sentenced Count A: Fined \$251.00.

Gamez was not present.

Chairman McLean stated that Mr. Gamez sent a letter to the Commission and that all Commissioners received a copy with their packets for consideration.

The Commission discussed that this case was related to the Hardin case and they could not assess civil damages twice separately for the same deer (they would have to be shared civil damages).

**Motion:** Freeman moved and Hernbrode seconded THAT THE COMMISSION VOTE TO RECONSIDER THE CASE OF JAMES ROBERT HARDIN AND REMOVE THE CIVIL ASSESSMENT ONLY FROM THAT MOTION AND COMMISSION ACTION.

**Vote:** Unanimous

**Motion:** Freeman moved and Hernbrode seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF LORNE SANCHEZ GAMEZ 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 LORNE SANCHEZ GAMEZ TO COLLECT THE AMOUNT OF \$1,500.00 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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There are two other cases related to this one that have not yet been adjudicated.

Lynn Nichole McKenzie

McKenzie was found guilty by the Verde Valley Justice Court for: Count A: Allow use of tag by another; and sentenced Count A: Fined \$460.00 and one (1) year of unsupervised probation.

McKenzie was not present.

**Motion:** Woodhouse moved and Martin seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF LYNN NICHOLE MCKENZIE 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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William Eric Kevin Humphries

Mr. Elms requested that the Commission continue this case due to issues with noticing the subject.

**Motion:** Martin moved and Woodhouse seconded THAT THE COMMISSION VOTE TO CONTINUE THIS MATTER TO THE NEXT AVAILABLE HEARING DATE.

**Vote:** Unanimous

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Julian Espino Perez

Perez was found guilty by the Estrella Mountain Justice Court for: Count A: Take javelina in closed season; and Count B: Possess unlawfully taken javelina; and sentenced Count A: Fined \$350.00; and Count B: Fined \$250.

Perez was not present.

Mr. Elms advised the Commission that the case officer learned that Mr. Perez had moved back to Mexico with his family and therefore may not have received the notice of this hearing that was delivered to his last known address.

Chairman McLean confirmed with Ms. Cutts that if Mr. Perez comes back he can come before the Commission and ask that their action be set aside.

**Motion:** Hernbrode moved and Martin seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF **JULIAN ESPINO PEREZ 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 **JULIAN ESPINO PEREZ** 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

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Blas Raymundo Gonzalez

Gonzalez was found guilty by the Yarnell Justice Court for: Count A: Take deer without a tag; and sentenced Count A: Fined \$100.00.

Gonzalez was not present.

**Motion:** Martin moved and Hernbrode seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF **BLAS RAYMUNDO 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 **BLAS RAYMUNDO GONZALEZ** TO COLLECT THE AMOUNT OF **\$1,500.00** FOR THE LOSS OF **ONE (1) 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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Norman C. Soderman was listed on the agenda for a license revocation hearing, but was not included in any of the packets. Mr. Elms will look into whether this was a misprint or if Mr. Soderman’s case will be heard at another time.

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These hearings concluded at 3:36 p.m.

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