Parole Determination Tor Oliver

31 May 2024

Parole Granted

The NSW State Parole Authority has made an order for offender Tor Oliver who will be subject to 24/7 Mandatory Electronic Monitoring (MEM) while on conditional parole.

Oliver was convicted in 2015 of attempt sexual intercourse with person under 10 years; sexual intercourse person under 10 years - under authority and assault with intent to have sexual intercourse with person under 10 years.

He was sentenced to 12 years, expiring 14 June 2027 with a non-parole period of 9 years expiring 14 June 2024.

A public review hearing today heard the Serious Offenders Review Council which recommended the release of Oliver, stating it was satisfied that a period of supervision on parole was sufficient for his re-integration and the protection of the public.

Community Corrections also supported a parole order and advised the Authority that Oliver continues to deny the offences but will engage with psychological interventions in the community.

The State made no submissions opposing parole.

Having considered all the material and expert advice the Authority determined parole was in the interests of community safety and granted parole, with Oliver to be released not earlier than 14 June 2024 and not later than 21 June 2024.

As a serious sex offender, he is subject to MEM and must comply with the following:

- Standard Conditions of parole 1-11 and
- Additional Conditions he MUST:
 - Not use a prohibited drug or substance other than those prescribed to him.
 - Participate in the following intervention, CSNSW Psychology
 - Not contact or communicate with, watch, stalk, harass or intimidate the victim's family.
 - You must comply with all conditions and requirements of the Child Protection Register.
 - Not frequent or visit the LGAs of Byron, Ballina and Coffs Harbour and Bellingen Shire

His parole order will expire 14 June 2027, unless it is revoked.