



Board of Parole District of Columbia

COMMITTED YOUTH OFFENDER

ORDER TO SET ASIDE CONVICTION

It having been made to appear to the District of Columbia Board of Parole, that Merritt, Tyrone Y-184 637, a committed youth offender, has received the maximum benefits from the Youth Corrections Act, and it being the opinion of the Board of Parole that his discharge from this commitment would be compatible with the welfare of society, it is ORDERED by the said District of Columbia Board of Parole that said committed youth offender be UNCONDITIONALLY DISCHARGED.

In that this unconditional discharge is effective before the expiration of the maximum sentence heretofore imposed, it is therefore further ORDERED by said District of Columbia Board of Parole that his conviction be set aside pursuant to Public Law 90-226 and Organization Order No. 6.

District of Columbia Board of Parole:

J. Albert Giffell
W. W. Moore

DATE: 7-19-82

NOTICE TO THE COURT:

To the clerk of the D.C. Superior Court:

Please take notice that the Board of Parole on the date shown above entered an order discharging the youth offender unconditionally from the sentence stipulated. This case is known to you by docket number: 81062-76D