

Proceedings of the Arizona Game and Fish
Commission License Revocation and Civil
Assessment Hearings
Time Certain – 2:00 p.m.
Friday, May 15, 2009
Arizona Game and Fish Department
5000 West Carefree Highway
Phoenix, Arizona 85086

PRESENT: (Commission)

(Director's Staff)

Vice Chair Jennifer L. Martin (Acting Chair)
Commissioner Robert R. Woodhouse
Commissioner Norman W. Freeman

Director Larry D. Voyles
Deputy Director Gary R. Hovatter
Deputy Director Bob Broscheid
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: 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>
Flores, Braulio	Count A: Take big game in wrong Game Management unit (mule deer) Count B: Possess unlawfully taken wildlife (mule deer)
Flores-Flores, Angel	Count A: Take big game in wrong game management unit (mule deer) Count B: Possess unlawfully taken wildlife (mule deer)
Fleuret, Peter	Count A: Possess/ transport wildlife unlawfully taken
Harbin, George	Count A: Take whitetail deer without a license Count B: Possess/transport unlawfully taken wildlife Count C: Take wildlife during the closed season
Valenzuela, Jorge	Count A: Possess unlawfully taken wildlife (whitetail deer)

Valenzuela, Edmundo Sr.	Count A: Possess big game without valid tag attached (white tail deer)
Valenzuela, Edmundo Jr.	Count A: Exceed bag limit (two white tail deer-one over limit) 4x4 and 4x3 Count E: Possess unlawfully taken wildlife (white tail deer)
Feringa, Joshua	Count A: Possess unlawfully taken mule deer buck (3x3) Count B: Possess unlawfully taken mule deer buck (2x2)
Feringa, Joshua	Count A: Possess unlawfully taken wildlife (3x4 mule deer buck)
Feringa, Joshua	Count A: Take mule deer (spike) without a license/tag, Citation 226516 Count B: Knowingly take deer during a closed season, Citation 226516 Count C: Take wildlife (mule deer with artificial light), Citation 226516 Count D: Take mule deer with the aid of a vehicle, Citation 226516 Count B: Possess unlawfully taken wildlife (mule deer doe), Citation 226517
Youngs, Jared	Count A: Take mule deer buck 3x4 without a license/tag Count B: Knowingly take deer during a closed season
Youngs, Jared	Count A: Take mule deer doe without a valid tag Count B: Knowingly take deer during closed season Count C: Waste of game meat (deer)
Youngs, Jared	Count A: Possess/transport unlawful wildlife (mule deer spike) Count B: Take wildlife take wildlife (mule deer) with artificial light Count C: Take wildlife (mule deer)with the aid of a vehicle
Youngs, Jared	Count A: Take mule deer (3x3) without license/tag Count B: Take mule deer (2x2) without license/tag

Roll call was taken and the following were present: Braulio Flores, Angel Flores-Flores, Peter Fleuret, George Harbin, Joshua Feringa.

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

Vote: Unanimous

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The cases of Fleuret and Harbin were related.

Peter T. Fleuret

Fleuret was found guilty by the Superior/Kearny Justice Court for: Count A: Possess/ transport wildlife unlawfully taken; and sentenced Count A: Fined \$350.00.

Case Officer Holt was present.

Fleuret was present and addressed the Commission stating that he realized he made a big mistake and has learned his lesson, and asked the Commission for leniency.

Commissioner Woodhouse asked about the dialogue of lying in the report.

Mr. Fleuret stated that he did not lie but rather withheld the truth.

Mr. Elms noted that the deer qualified as a trophy animal, however, the forth point on one side was very small and so Mr. Fleuret was only noticed for a civil assessment amount of \$1,500.

Motion: Woodhouse moved and Husted seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF PETER T. FLEURET 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 PETER T. FLEURET TO COLLECT IN THE AMOUNT OF \$1,500.00 FOR THE LOSS OF ONE (1) WHITE TAIL 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: Aye - Woodhouse, Husted
Nay - Martin
Passed 2 to 1

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George T. Harbin

Harbin was found guilty by the Superior/Kearny Justice Court for: Count A: Take whitetail deer without a license; Count B: Possess/transport unlawfully taken wildlife; Count C: Take wildlife during the closed season; and sentenced Count A: Fined \$350.00; Count B: Fined \$350.00; and Count C: Fined \$350.00.

Case Officer Holt was present.

Harbin was present and addressed the Commission stating that he took the deer because it was the only kind of meat that his wife could eat.

Motion: Freeman moved and Woodhouse seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF GEORGE T. HARBIN 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 GEORGE T. HARBIN TO COLLECT IN THE AMOUNT OF \$1,500.00 FOR THE LOSS OF ONE (1) WHITE TAIL 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: Aye - Woodhouse, Husted
Nay - Martin
Passed 2 to 1

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The cases of Flores and Flores-Flores were related.

Braulio N. Flores

Flores was found guilty by the Prescott Justice Court for: Count A: Take big game in wrong Game Management Unit (mule deer); Count B: Possess unlawfully taken wildlife (mule deer); and sentenced Count A: Fined \$460.00; Count B: Fined \$460.00.

Case Officer Poppenberger was present.

Flores addressed the Commission with Department employee Marcela Chavarria as an interpreter. Flores stated that he did not know he was in the wrong Game Management Unit and apologized for his actions.

The Commission questioned Flores if he hunted on both sides of Hwy 89. He said he did not but could not say which side of Hwy 89 he was hunting on. The Commission further asked about Flores and his party hiding the mule deer head if they did not know they were doing anything wrong. Flores replied that they were not trying to hide it, but were trying to figure out which one to put the tag on.

Motion: Freeman moved and Woodhouse seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF BRAULIO N. FLORES 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 BRAULIO N. FLORES TO COLLECT IN 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
3 to 0

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Angel R. Flores-Flores

Flores was found guilty by the Prescott Justice Court for: Count A: Take big game in wrong game management unit (mule deer); Count B: Possess unlawfully taken wildlife (mule deer); Count B: Possess unlawfully taken wildlife (mule deer); and sentenced Count A: Fined \$460.00; Count B: Fined \$460.00; Count C: Fined \$20.00.

Case Officer Poppenberger was present.

Flores addressed the Commission with Department employee Marcela Chavarria as an interpreter. Flores apologized and stated that it was all an unfortunate misunderstanding.

Commissioner Freeman asked Flores if he had a tag for Unit 8. Flores stated that he did not and that his tag was for Unit 19.

Commissioner Martin asked why the tag was not put on the deer. Flores replied that he was going to put it on later.

Motion: Woodhouse moved and Freeman seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF ANGEL R. FLORES 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 ANGEL R FLORES TO COLLECT IN THE AMOUNT OF \$1,500.00 FOR THE LOSS OF ONE (1) MULE DEER BUCK (3X3); 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
3 to 0

Commissioner Martin clarified with Ms. Cutts that the civil damages of \$1,500.00 would only be collected once for the one animal regardless of the person that pays the assessment.

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Joshua L. Feringa

Feringa was found guilty by the Wilcox Justice Court for: Count A: Possess unlawfully taken mule deer buck (3x3); Count B: Possess unlawfully taken mule deer buck (2x2); and sentenced Count A: Fined \$980.00 with \$452.00 suspended.

Case Officers Bacorn and Gonzales were present.

Feringa was present and addressed the Commission stating that he didn't realize how serious his actions were and apologized to the Commission and to hunters. Feringa stated that his adrenalin was pumped which led to his actions.

Motion: Woodhouse moved and Freeman seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF JOSHUA L. FERINGA 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
3 to 0

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Joshua L. Feringa

Feringa was found guilty by the Wilcox Justice Court for: Count A: Possess unlawfully taken wildlife (3x4 mule deer buck); and sentenced Count A: Fined \$452.00 with \$226.00 suspended.

Case Officer Bacorn answered questions for the Commission and confirmed that Feringa's offenses being addressed today were spread out over a period of several months.

Commissioner Woodhouse questioned Feringa about his comment that his adrenalin being pumped when these offenses took place over a several month period.

Feringa stated that he didn't plan to take any animals, that he was just out having fun, but when he spotlighted the animal, that's when the adrenalin kicked in.

Motion: Woodhouse moved and Freeman seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF JOSHUA L. FERINGA TO HUNT, FISH, AND TRAP IN THE STATE OF ARIZONA BE REVOKED AND HE BE DENIED ANOTHER FOR A PERIOD OF FIVE (5) YEARS TO RUN CONSECUTIVE TO HIS PRIOR REVOCATION; 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
3 to 0

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Joshua L. Feringa

Feringa was found guilty by the Wilcox Justice Court for: Citation 226516, Count A: Take mule deer (spike) without a license/tag; Count B: Knowingly take deer during a closed season; Count C: Take wildlife (mule deer with artificial light); Count D: Take mule deer with the aid of a vehicle; and Citation 226517, Count B: Possess unlawfully taken wildlife (mule deer doe); and sentenced: Fined \$3231.00 with \$2006.00 suspended.

Motion: Woodhouse moved and Freeman seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF JOSHUA L. FERINGA TO HUNT, FISH, AND TRAP IN THE STATE OF ARIZONA BE REVOKED AND HE BE DENIED ANOTHER FOR A PERIOD OF FIVE (5) YEARS TO RUN CONSECUTIVE TO HIS PRIOR TWO REVOCATIONS; 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 JOSHUA L. FERINGA TO COLLECT IN THE AMOUNT OF \$1,500.00 FOR THE LOSS OF ONE (1) SPIKE 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.

Commissioner Martin questioned Feringa about his previous experience and interest in hunting.

Feringa stated that he had never hunted or been along on a hunt before this experience and that he doesn't have any interest to hunt since this experience. He is focused now on getting his life straight and trying to get into the army.

Vote: Unanimous
3 to 0

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The cases of Valenzuela Sr. and Jorge Valenzuela were related.

Edmundo Valenzuela Jr.

Valenzuela Jr. was found guilty by the Cochise County Justice Court #1 for: Count A: Exceed bag limit (two white tail deer-one over limit) 4x4 and 4x3; Count E: Possess unlawfully taken wildlife (white tail deer); and sentenced: Fined \$452.00 per offense for total fines of \$2,260.00 in addition to court fees of \$76.80 for a total of 2,336.80.

Case Officers Jontz and Gonzales were present and answered questions for the Commission.

Valenzuela Jr. was not present.

Motion: Freeman moved and Woodhouse seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF EDMUNDO VALENZUELA JR. 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 **EDMUNDO VALENZUELA JR.** TO COLLECT IN THE AMOUNT OF **\$16,000.00** FOR THE LOSS OF **TWO (2) TROPHY WHITE TAIL 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
3 to 0

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Edmundo Valenzuela Sr.

Valenzuela Sr. was found guilty by the Cochise County Justice Court #1 for: Count A: Possess big game without valid tag attached (white tail deer); and sentenced Count A: Fined \$250.00.

Case Officers Jontz and Gonzales were present.

Valenzuela Sr. was not present.

Motion: Woodhouse moved and Freeman seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF **EDMUNDO VALENZUELA SR.** 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 **EDMUNDO VALENZUELA SR.** TO COLLECT IN THE AMOUNT OF **\$8,000.00** FOR THE LOSS OF **ONE (1) TROPHY WHITE TAIL 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
3 to 0

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Jorge Valenzuela

Valenzuela was found guilty by the Cochise County Justice Court #1 for: Count A: Possess unlawfully taken wildlife (whitetail deer); and sentenced Count A: Fined \$250.00.

Case Officers Jontz and Gonzales were present.

Valenzuela was not present.

Motion: Freeman moved and Woodhouse seconded THAT THE LICENSE(S) AND/OR LICENSES PRIVILEGES OF JORGE VALENZUELA. 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 JORGE VALENZUELA TO COLLECT IN THE AMOUNT OF \$8,000.00 FOR THE LOSS OF ONE (1) TROPHY WHITE TAIL 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
3 to 0

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Jared Youngs

Mr. Elms explained that Mr. Youngs has three take violations, but was only noticed for five years. The Department could re-notice Mr. Youngs for a future meeting and include 10 years and lifetime revocations in the recommended motions.

Motion: Freeman moved and Woodhouse seconded THAT THE COMMISSION VOTE TO DIRECT THE DEPARTMENT TO RE-NOTICE JARED YOUNGS FOR THE NEXT COMMISSION MEETING.

Vote: Unanimous
3 to 0

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These hearings concluded at 3:15 p.m.

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