



TO: Commissioner or Designee

FROM: Gino Anselmo, Warden  
Choose an item.  
Choose an item.

DATE: Click or tap here to enter text.

RE: CIP Candidate Central Office Administrative Review - **Intentional Personal Injury case**

NAME: Click or tap here to enter text.                      OID:Click or tap here to enter text.

Application date: Click or tap here to enter text.

Current Sentence(s):Click or tap here to enter text.

Therefore, the CIP file review team is recommending a denial of entrance asserting the above offense characteristics outlined in the criminal complaint meet the definition of “intentional personal injury” stated in MN Statute 244.17 Subd. 3 (a) (1). (Challenge Incarceration Program). Options for the CIP file review team at this time are to either approve the application or defer it through the Commissioner’s review process. We are deferring this case through the Commissioner’s review process.

- MN Statute 609.341 Subd. 8 **Personal Injury** states “Personal injury” means bodily harm as defined in section 609.02, subdivision 7, or severe mental anguish or pregnancy.
- Section 609.02, Subd. 7 states **Bodily harm** means physical pain or injury, illness, or any impairment of physical condition.
- Section 609.02 Subd. 9(3) states “**Intentionally**” means that the actor either has a purpose to do the thing or cause the result specified or believes that the act performed by the actor, if successful, will cause that result. In addition, except as provided in clause (6), the actor must have knowledge of those facts which are necessary to make the actor’s conduct criminal and which are set forth after the word “intentionally”.



**CIP Warden Recommendation:**

**Approve** CIP entrance

**Deny** CIP entrance

**Comment:**

**CIP Warden Signature:** \_\_\_\_\_

**Date:**

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**Deputy Commissioner Decision:**

**Approve** CIP entrance

**Deny** CIP entrance

**Comment:**

**Commissioner/Designee Signature:** \_\_\_\_\_ **Date:**