

Sacramento County District Attorney's Office

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May 30, 2017

Non-Violent Second Striker Board of Parole Hearings Correspondence-NVSS Post Office Box 4036 Sacramento, CA 95812-4036

RE: Tavon Anthony George

CDCR # F93960

Sacramento Superior Court 16FE012967

Tevon George is a violent man and a thief who deserves no more breaks in life. He has had several run-ins with the law where he has used violence to take property that does not belong to him or just used violence in general to assert his dominance. He has proven time after time that he has not learned his lesson and that punishment does little to deter him from committing more criminal acts.

A prime example of this point is the fact that Mr. George was on parole for a violation of Penal Code section 211 when he committed the current crime he is in custody for. Mr. George received a nine year prison sentenced in September of 2007 after he robbed two individuals at gun point, and took items such as cell phones, jewelry and money. Mr. George had a separate incident of robbery that took place a week after the first incident, where he again pulled out a gun on an individual and tried to take this person's property. However, in that incident, the man Mr. George tried to take money from did not have any money and Mr. George fled. That charge was dismissed with a Harvey Waiver in light of Mr. George's plea to the first robbery.

This was not Mr. George's first act of using violence towards another person. In November of 2005, Mr. George went through a break up with his girlfriend at the time, and enacted his violent disposition on her. On November 1, 2005, when Ms. was walking into her home, Mr. George came up behind her wearing a Halloween mask, pushed her into her apartment and locked the door behind him. He shoved, punched, and kicked Ms. several times in her face and would not allow her to leave the residence or call the police. He even took it upon himself to take her phone when she attempted to call for help. When Mr. George left the residence, a witness overheard Ms. screaming and calling after him saying that he had stolen her rent money. Mr. George was only charged with a misdemeanor assault in that case.

Outside of Mr. George's violent disposition he has learned nothing from his time in prison. Shortly after he was released from custody on his robbery sentence, he committed a petty theft that quite frankly could have also been charged as a robbery. On January 4, 2016, Mr. George was caught by Wal-Mart Asset Protection Agents when he attempted to leave the store with store merchandise. When the agents attempted to have Mr. George walk back to their office he became uncooperative, attempted to flee them and knocked down one of the agents in his attempt to get away without

paying for the merchandise. Shortly after Mr. George's petty theft, which again, was not charged as a robbery, is when he picked up his current offense of being in receipt of stolen property.

Serving the entirety of his sentence is exactly what he deserves and what will keep the community free from him a little longer.

Mr. George's current offense may not be a crime of violence or of the serious nature but the facts of that case show something very important. Mr. George was caught driving a stolen vehicle which was being operated by a knife. Instead of choosing that moment to be honest with law enforcement he lied with an elaborate story to save himself from yet another felony conviction. He lied and told police that he sold his perfectly operable Suburban for a car missing an ignition that required a knife to drive it. His lying to save himself is nothing new to Mr. George. In his prior robbery case he attempted to downplay his level of involvement for a lighter sentence; in his prior petty theft case he lied to the Asset Protection Agents even when he was caught red handed; and in his prior assault case he came up with a completely different story than the victim and denied everything that the victim told the officers even after he was caught taunting her via phone after the assault.

Attached to this letter are two probation reports from Mr. George's 2009 and 2016 cases. They summarize what those cases were about and summarize Mr. George's criminality on a condensed level. Please read those reports as they provide additional insight into Mr. George and further detail why he needs to complete his full sentence.

He doesn't deserve anymore breaks.

Respectfully submitted,

Adrianne J. McMillan Deputy District Attorney

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