

## Sacramento County District Attorney's Office

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May 5, 2021

Non- Violent Parole Review Process Board of Parole Hearings Correspondence – NV P.O. Box 4036 Sacramento, CA 95812-4036

Re: Lee, Calvin

CDCR # AZ8002

Court Docket No. 17FE008782

On May 11, 2017 a homicide occurred. The homicide suspect vehicle was seen coming back to Rotella Drive. When officers arrived at the house they saw the suspect vehicle in the driveway. The officer on scene saw the Acura come back to the house and drop off an Asian male at the house. Officers responded to the area and pulled the Acura over. The Defendant was the driver and the sole occupant of the Acura. On the floor board of the driver seat in plain view, the officers located a loaded Glock with a high capacity magazine.

The officers conducted a search of the Acura. They located several gun cases. In the first gun case they located: a loaded Glock 23; and additional loaded 22 round magazine. In the second gun case they located: three empty magazines; a loaded 22 round magazine; a loaded 10 round magazine; and 8 live rounds. In the third gun case they located: a loaded 30 round magazine; an empty 12 round magazine; a loaded 22 round magazine; and recoil springs. In a suitcase in the back-driver's seat area they located: a 200 round range pack of ammunition; a 100 round range pack of ammunition; a latex glove with bullets; a Gucci bag with 140 bullets; and a Walmart bag with 95 rounds. In a True Religion bag located in the trunk of the Acura, they located: 7.27 ounces of rock cocaine. The Defendant pled no contest to Transporting Rock Cocaine for the Purposes of Sales while Personally being Armed with a Firearm, being a Felon in Possession of Ammunition, and he admitted his prior Felony Strike from 2016. The Defendant was sentenced to 12 years and 4 months State Prison.

The inmate's prior Felony Strike offense from 2016 is *extremely* violent. In April of 2016, the inmate was sentenced to 3 years of State Prison after he pled guilty to an Attempted Murder charge. He also admitted that during the Attempted Murder a principal was armed with a firearm. In that case, there was a fight between A and B. According to witnesses, just prior to the fight, the inmate was with B. Witnesses told the police that the inmate and B. both pulled out firearms, racked the slides, and said, "This is G-Parkway and this

is our neighborhood." The inmate then got into his car and drove several people to the corner of La Fresa Court and Shining Star Drive where they confronted who was a friend of A.'s. Witnesses told the police that the inmate had a gun and that he took it out and waved it in the air. Because also pulled out a firearm and then shot E. multiple times.

Additionally, Inmate Lee has demonstrated an inability to comply with any type of supervision which is extremely concerning. He was given a break in 2016 and only given three years of State Prison for his role in the Attempted Murder of E. He got out of prison in August of 2016 and was on Parole at the time of the committing offenses. Clearly, he has an inability to follow the rules and continues to commit crimes despite being on Parole. Nothing about his prior performance on Parole would lead a reasonable person to believe that this time would be any different.

There is no doubt that while the committing offense is neither a serious or violent felony, Inmate Lee has demonstrated that he poses a dangerous risk to society as a whole. While he is relatively young, throughout his life, Inmate Lee has demonstrated an inability to follow the rules pertaining to his release on Parole. In other words, Inmate Lee has yet to show any credible evidence that he is sincere in his desire to become a law-abiding member of this community. Instead he has shown through a pattern of continuous *armed* criminal activity that he is committed only to the streets.

As the District Attorney's Office is only given thirty (30) days to respond and are not provided with any disciplinary history or other information aside from the one-page notice of parole review, I am unable to comment on Inmate Lee's prison conduct. However, from the record that is available, it is clear that Inmate Lee should not be released as he poses a significant, unreasonable risk of violence to the community. Parole should be denied.

Respectfully submitted,

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Kristen Andersen Deputy District Attorney Homicide Unit Sacramento County District Attorney's Office