APRIL 15, 2015

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

RE: Brewer, Jamar #AS7934

I write in opposition to inmate Brewer’s early release from prison.

A review of the police and probation reports for the crimes in which inmate Brewer has been convicted clearly indicates inmate Brewer received opportunities of leniency that he squandered time and time again. Even when supervised, inmate Brewer will continue to engage in criminal behavior. In fact, inmate Brewer has never successfully completed any grant of misdemeanor or felony probation or even parole without committing a new offense.

For example, in 2005 he was convicted of his first strike offense for attempting to run his ex-girlfriend off the road, punching her in the face, and eventually firing several shots at her while seated in a vehicle. When inmate Brewer tried to run his ex-girlfriend off the roadway, she got out of her car and confronted him. An argument ensued and Brewer punched her multiple times in the face. The fight eventually stopped and the victim drove away. Several minutes later, Brewer drove by the Victim and fired several shots at the back of her vehicle. After this violent conduct, Brewer was given the opportunity to serve local time and was placed on probation, yet he violated his probation by being convicted of a DUI offense in 2005, a Felony drug sales in 2006 and another felony drug sales case in 2009. His 2009 case sent him to state prison for 16 months.

This leads us to the current offense that sent him to state prison. In his current offense, a search warrant was served on inmate Brewer’s residence. Officers found indicia of drug sales, cocaine, multiple rounds of ammunition and a 9MM semi-automatic handgun. Inmate Brewer has previously been convicted of a violent offense with a gun and is now in possession of another firearm.

I urge the Board to closely scrutinize inmate Brewer’s C file, it would be nothing short of miraculous if those records show a sudden turnaround in behavior by a man who has consistently committed new crimes as well as violate all forms of supervision.
For these reasons the Sacramento County District Attorney’s Office strongly believes that he is not an appropriate candidate for early parole. It is our hope that inmate Brewer will finally realize his full prison term. Inmate Brewer’s victims and all of society deserve as much from a man whose life continues to show that he is unwilling to follow the rules.

Respectfully,

Megan Eixenberger
Deputy District Attorney
Sacramento County District Attorney’s Office