September 16, 2015

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

RE: Bush, Christopher       CDC # AW7603

“Evil.” This is the moniker Bush goes by. Bush is currently serving a 32 month state prison sentence for a violation of Vehicle Code § 10851(a), vehicle theft, and admitting his prior strike conviction for a violation of Penal Code § 422, criminal threats; that particular conviction occurring on October 27, 2014. While Bush’s current offense is a seemingly non-violent offense, Bush’s criminal history is littered with violent offenses and he continues to display a complete disregard for the law.

Bush began his criminal career a mere nine years ago when he was convicted of a misdemeanor violation of Vehicle Code § 10851(a) in 2006. Since that first conviction in 2006, Bush has suffered five felony convictions and 6 misdemeanor convictions. The first glimpse of Bush’s violent tendencies was later in 2006 when he was convicted of a misdemeanor violation of Penal Code § 273.5(a), domestic violence. In that case Bush approached the mother of his three children (Victim) while she was inside a Wal-Mart store. Bush told the victim that his other “baby’s momma” was waiting outside for her in the parking lot. The victim took this as a threat and waited inside the store for ten minutes before going out to the parking lot. Once the victim did go out to the parking lot, Bush was waiting for her and punched her once in the face with a closed fist. Bush’s current girlfriend and her sister, who were also waiting in the parking lot, then began hitting the victim. While Bush’s current girlfriend and sister were assaulting the victim, Bush held the victim’s sister back so the two females could continue to beat the victim. The attack lasted approximately fifteen seconds and ended when Bush and his current girlfriend and sister fled in a vehicle. The victim informed officers that Bush usually carries a gun and claims to be a Crip gang member. During a presentence interview with the probation department Bush admitted to committing the crime and said, “I made a mistake.”

Bush continued to make both misdemeanor and felony “mistakes.” At the same time Bush was convicted of the misdemeanor Penal Code § 273.5(a) violation, he was also convicted of a felony violation of Penal Code § 12025(b)(6), carrying a concealed firearm. Then, in 2007, Bush was convicted of a felony violation of Vehicle Code § 10851(a), vehicle theft, and a misdemeanor violation of Penal Code § 148(a)(1), resisting arrest. In 2008, Bush was convicted of a misdemeanor violation of Penal Code § 243(e)(1), battery on a spouse. In 2011, Bush served his first stint in state prison on a violation of probation.

Serving time in prison did not slow Bush down; rather, Bush continued his pattern of criminal behavior. In 2012 Bush was convicted of a misdemeanor violation of Penal Code § 148(a)(1), resisting arrest and then later that same year was sentenced to state prison again for a violation of Penal Code § 12021(a)(1), felony in possession of a firearm. Once released from prison in 2013, Bush was subsequently convicted of misdemeanor violations of Penal Code §§ 148(a)(1), resisting arrest and 242, battery. It was in 2014
when Bush picked up his felony strike conviction for a violation of Penal Code § 422, criminal threats. In that case, Bush was the victim’s pimp. The victim knew Bush as “Evil,” and had known of him for a couple of years before she moved in with him a month prior to the offense. Shortly after the victim moved in with Bush, Bush told her, “Bitch! You don’t f____ anyone for free. You get paid for f____. You’re a hoe.” On the date of the offense, Bush told the victim to get out of the house because he had some things to do. The victim was about to leave the house when she realized she had left her purse with her ID inside in Bush’s bedroom. When the victim went back to the bedroom to get her purse, Bush said, “Bitch! I said get out! You know I will kill you!” The victim left and did not return until the next morning. When she did return, Bush was sitting on the bed with a rifle case next to him. The victim was terrified as she had seen Bush with a sawed off shotgun and a .22 caliber pistol on prior occasions. Bush demanded the victim give him her phone. The victim gave Bush her phone, which was followed by Bush telling her, “You’re lucky to be walking out of here with any clothes on.”

Bush is a very poor candidate for early parole and should absolutely serve his full prison term. His history has proven that his early release would be a huge “mistake” and immediately place the citizens of California in harm’s way. Accordingly, the Sacramento District Attorney strongly opposes Bush’s early release.

Respectfully,

[Signature]

Lindsey Phillips
Deputy District Attorney
Sacramento County District Attorney’s Office