

Sacramento County District Attorney's Office

ANNE MARIE SCHUBERT District Attorney Stephen J. Grippi Chief Deputy

Michael A. Neves Assistant District Attorney

August 17, 2016

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

RE: Garrett, Jimmie CDC # AW8640

Sacramento Superior Court 12F05534

There are certain lines that, once crossed, indelibly mark one as a violent individual and the clearest line is in the case of a person who has taken a human life. Inmate Garrett is such a person. In 1987 he was convicted of voluntary manslaughter, a reduced plea to his original charge of murder. He was sentenced to state prison. While the facts of that offense are unknown, what is known is that while on parole in 1993, he threatened his **based** on the phone that he would kill her by putting "a bullet in her head." The victim expressed a fear for her life based on **based** prior history. When someone has previously killed a human being, the next person he threatens to kill would be well-served to take his threats seriously which this victim did. When officers arrived, the victim gave them a loaded .357 magnum which she said was brought into **based** home by Inmate Garrett. The inmate was convicted of the strike offense of felony terrorist threats in violation of Penal Code § 422 and sentenced to prison.

It bears noting that between these prison commitments, Inmate Garrett was also convicted of the felony of possession of rock cocaine for sale in violation of Health & Safety Code § 11351.5 when he was found in possession of 30 rock of cocaine, over \$2000 in cash and several pay/owe sheets.

While on parole for the domestic violence incident where he threatened to shoot his **100**, the inmate was found to once again be in possession of a firearm after he evaded arrest in a chase with officers in 1994. He was convicted of being a felon in possession of a firearm in violation of Penal Code § 12021, his 4th felony conviction.

A subsequent sought a restraining order against Inmate Garrett in 2011 in an incident that was initially witnessed by local law enforcement when Inmate Garrett asked for a civil standby in order to get his dog. A law enforcement narrative describing this event [see attached] read as follows:

Male half wanted civil stand by to get his dog. Male was aggressive at the residence and refused to be cooperative. Male got in officers face and was adv'd to leave the location. Male attempted to push front door of residence open... again male was adv'd to leave. Female half allowed officers to get the male half's dog. Male was given the dog was adv'd a trespass notice was being signed for the residence with his name as the tresspassee and if he violated it he would be arrestable. Male left the residence. Female requestesd and epo." [sic]

On 7/20/12, that **a contacted** law enforcement in Los Angeles where she said she'd fled to avoid his ongoing domestic violence. She told authorities that he possessed numerous firearms and had threatened her with one by putting it to her head. Local law enforcement took over the investigation and a pretext call was recorded between that **a contacted** and Inmate Garrett. In that call, Inmate Garrett admitted to

sacda.org

displaying a firearm and said he had guns in the home, "because of what I do, we need protection." The explained that he was referring to his marijuana growing and selling business.

Officers obtained a search warrant and on 8/15/12 found two rifles, one shotgun and one .357 revolver, along with ammunition for the various weapons and marijuana possessed for sale. He was convicted at jury trial of 3 felonies: Penal Code § 12021, felon in possession of a firearm, felon in possession of ammunition and possession of marijuana for sale.

Inmate Garrett has been convicted of 7 felonies and continues to possess loaded firearms while involved in drug dealing and women who accuse him of domestic violence. The sentence he received from the trial judge was designed to protect the community for as long as possible from this convicted killer. The District Attorney of Sacramento asks that he serve his full term so we have the maximum degree of protection.

Respectfully submitted,

Jolin B. Grakely

Robin B. Shakely Assistant Chief Deputy District Attorney Sacramento County District Attorney's Office