



# Sacramento County District Attorney's Office

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July 21, 2021

Non Violent Parole Review Process  
Board of Parole Hearings  
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**Re: David Delarozza      CDC # AZ3534      Court Docket: 14F04338**

Inmate Delarozza is a well-established violent felon and should not be paroled. The circumstances surrounding his current conviction and his prior criminal record show that he poses an unreasonable risk of significant criminal activity to the community.

Inmate Delarozza's most recent conviction proves he has no intention of abiding by any laws or court restrictions. While on parole and wearing a PC § 290 GPS monitoring device, Inmate Delarozza blatantly broke into the home of one of his neighbors. Ms. Gozion stated she left her house for merely 30 minutes. When she returned, she saw Inmate Delarozza walking out of the back door of her home carrying a toolbox and two box fans. Gozion yelled at Inmate Delarozza. He dropped the stolen items and fled on a bicycle. After further investigation it was determined, based on his GPS monitoring, that Inmate Delarozza may have gone over to Gozion's house several other times. Ms. Gozion confirmed that she had noticed several items in her house went missing.

Breaking into a person's home to steal property, even though not a violent offense pursuant to PC § 667.5(c), commits violence on the victim's sense of safety in their own home. The commitment offense is the third time Inmate Delarozza violated the sanctity of a victim's home for his personal gain. **In 2001 he was sentenced to 15 years of state prison based on another violation of PC § 459, first degree burglary.** In that case, Victim Miyagawa came home on October 2, 2000 and found Inmate Delarozza inside his mother's bedroom holding a flashlight. Delarozza ran out of the house. Miyagawa noticed his piggy bank was broken and thrown in the trash and his coin collection was moved. Delarozza was on parole at the time he committed this burglary.

Inmate Delarozza's entrenched and brazen disrespect for the law began in 1978. In 1978, Delarozza was convicted of felony PC § 487.2, grand theft from a person, which arose from an armed robbery arrest. In 1979 he was convicted of a misdemeanor PC § 484, petty theft. After being arrested for new burglary and theft offenses, Inmate Delarozza's probation was violated and he was sentenced to 2 years state prison in 1979. In 1980, he was convicted of a violation of PC

§ 4532, escaping a jail, and later that year was sent back to custody for a violation of parole. In 1981 he was convicted of PC § 664/487, attempted grand theft. In 1981, his parole was violated for a violation of PC § 459, second degree burglary, and he was sentenced to 16 months in state prison. In 1982 his parole was violated for a petty theft offense. In 1984 and 1985, he again violated parole. In 1987, he was convicted of misdemeanor petty theft. In 1988, he was convicted of misdemeanor battery. **In 1988 he was convicted of felony PC § 459, first degree burglary, and sentenced to 4 years state prison.** In 1990 he was convicted of felony HS § 11350, possession of a narcotic substance, and sentenced to 2 years in state prison. In 1992 he violated his parole and was also convicted of misdemeanor HS § 11550, use of a controlled substance. In 1992 he was convicted of misdemeanor PC § 459, second degree burglary and violated his parole. In 1993 he was convicted of felony PC § 459, second degree burglary, and sentenced to 3 years in state prison. In 1996, he was convicted of grand theft, a violation of PC § 487(c), and sentenced to 32 months in state prison. In 1998 he was convicted of misdemeanor PC § 148(a), resisting an officer. Between 1998 and 1999 he violated his parole three times. In 2000, Inmate Delarozza was convicted of a misdemeanor petty theft with priors and a violation of PC § 314. And as stated above, he was sentenced in 2001 to 15 years in state prison for first degree burglary.

Inmate Delarozza's criminal record is not only reprehensible, it is evidence that Delarozza has no intention of abiding by the law. He has been given multiple opportunities to reform his life, but instead violated the rights of countless victims. He has committed seven felonies, three of which are strike offenses, and numerous misdemeanors and parole violations.

As we are given 30 days to respond, and we are not provided with any disciplinary history or any other information aside from the one page notice of parole review, I cannot comment on inmate Delarozza's prison conduct. However, from the record that is available it is clear that inmate Delarozza should not be released as he poses a significant, unreasonable risk of criminal activity to the community. Parole should be denied.

Respectfully submitted,



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