

## Sacramento County District Attorney's Office

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November 10, 2021

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

Re: Granville, Quomaine CDC # AW6803 Court Docket: 20FE006412

Inmate Granville is a well-established 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, which endangers the community.

The Inmate is currently in prison for Felony Vehicle Theft with a Prior Conviction for Vehicle Theft. In the instant case, the Inmate stole a vehicle out of the driveway of a suburban home when the owner of the vehicle (the Victim) left the engine running as she went back inside her house to retrieve her coffee. When the Victim came back outside, she made eye contact with the Inmate as he backed her car out of her driveway and drove away. At the time the Inmate took the car, the Victim's iPhone and purse were inside the vehicle. The Victim attempted to follow the Inmate in another vehicle, but she eventually lost sight of him. Later that morning, the Victim used the "Find My iPhone" to track her iPhone to a parking lot where she located the car the Inmate had stolen earlier that morning. Although her purse was no longer inside the vehicle, the Victim did locate a prescription pill bottle, labeled with the Inmate's name. The Victim then performed a Google search of the name on the prescription bottle and located the Inmate's Facebook page. Upon seeing the profile photo on the Inmate's Facebook page, the Victim immediately recognized him as the person she saw backing her car out of the driveway earlier that morning. The Victim then reported this incident to law enforcement who ultimately obtained a warrant for the Inmate's arrest.

The Inmate's committing offense was his fifth felony conviction since he sustained his first felony conviction in August 1998 for a violation of PC 288(a). Additionally, the Inmate's committing offense is his third conviction for Felony Vehicle Theft since 2015. The Inmate's criminal history evinces his willingness to engage in criminal conduct which presents an unreasonable risk of harm to the public at large, and it provides irrefutable proof of the Inmate's refusal to forego criminal activity. Rather, the Inmate continues to commit new offenses, apparently with no regard for the terms and conditions of his probation or parole, or the registry requirements of his sex offender status.

Due to his habitual re-offending, the Inmate is a danger to the community. Not only does he have a substantial criminal history that includes no less than six (6) felony convictions, but he also continues to commit new crimes. Given that the committing offense was perpetrated by the Inmate while he was still on parole for the exact same crime, it appears that less restrictive forms of supervision are insufficient, and continued incarceration is the only way to prevent the Inmate from committing new crimes. Moreover, since he sustained his first parole violation in 2014, there has not been a full three-year period during which the Inmate has not suffered an arrest, conviction, or period of incarceration.

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 Granville's prison conduct. However, from the record that is available it is clear that Inmate Granville should not be released as he poses a significant, unreasonable risk of criminal activity to the community. Parole should be denied.

Respectfully submitted,

Sterling Wilkins

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Deputy District Attorney

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