

Sacramento County District Attorney's Office

ANNE MARIE SCHUBERT District Attorney

Stephen J. Grippi Chief Deputy

Michael A. Neves
Assistant District Attorney

November 26, 2019

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

Re: Murphy, Carl

CDC # BF4547

Court Docket: 17FE022882

Inmate Carl Murphy is a well-established violent felon and should not be paroled. The circumstances surrounding his conviction and his prior criminal records show that he poses an unreasonable risk of violence to the community.

Murphy's history includes:

Year of Conviction	Crime	Crime Description	Sentence
1983	VC 10851	Take or drive a stolen	90 days
		car	
1984	HS 11350	Possession of	90 days
		narcotics	
1986	PC 148.9	Give false name to	8 days
		police	
1987	PC 242 [This plead	Battery	38 days
	down from a felony		
	PC 211 robbery]		
1989	PC 602(L)	Destroying a fence	1 day
1991	PC 245(a)(2) [This	Assault with a	5 years State Prison
	plead down from a	firearm	
	felony PC 664/187		
	attempted murder]		
1991	HS 11352	Transportation of	4 years State Prison
		narcotics	
1995	VC 2800.2	Fleeing and eluding	32 months State
			Prison
1999	HS 11351	Possession of	4 years State Prison
		narcotics for sale	

sacda.org

2006	U.S. 21 846	Conspiracy to sell	131 months Federal
		drugs	Prison
2016	Federal Parole Violation		11 months Federal Prison
2018	HS 11351	Possession of narcotics for sale	7 year State Prison

While Murphy's California strike is almost 30 years old, his subsequent history is one long string of prison sentences, supervision, new crimes committed, and returns to prison. A close look as his record shows there is more violence than his convictions alone represent. For example: his strike was pled down to a PC 245(a)(2) from an attempted murder in the 1990s he was arrested for robbery in the 1980s but pled to a misdo PC 242 battery.

In the present case the Defendant was dealing drugs despite his numerous and substantial prior prison commitments for dealing drugs. Additionally, in the present case, Defendant was armed with a firearm. Police located a 40 caliber handgun in the nightstand where Murphy was storing his cocaine, razor, scale, and baggies.

Over the past 30 years Murphy has shown no willingness to comply with the law. Additionally, he has shown a propensity for violence, being twice arrested for attempted murder, and multiple times being convicted of using violence on people. In the present case he armed himself with a firearm despite his violent history and despite being legally prohibited from possession a firearm due to his prior felony convictions. His willingness to continue to both use violence and to violate the law by possessing a firearm, demonstrates that he is a continual risk of violence to the community if released early.

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

Respectfully submitted,

Gregory Hayes

Deputy District Attorney

Sacramento County District Attorney's Office