



COUNTY OF YOLO  
OFFICE OF THE DISTRICT ATTORNEY  
JEFF W. REISIG, DISTRICT ATTORNEY

Attn: Non-Violent Second Striker  
Board of Parole Hearings  
Correspondence- NVSS  
P.O. Box 4036  
Sacramento, CA 95812-4036

Re: Britt William Davis CDC #: T37848

Dear Board of Parole Hearings:

Thank you for the opportunity to address the Board regarding the administrative review of inmate Britt Davis, and his suitability for early release.

Mr. Davis has a criminal history involving violence. Moreover, he is currently incarcerated following a plea to a violation of Penal Code Section 347(a), poisoning a drink knowing that his wife would consume the drink and be injured thereby. As part of the plea, he admitted a prior strike, which involved a conviction for violating Penal Code Section 422, threats to commit death or great bodily injury. The violent and vengefulness of Mr. Davis' current charges, coupled with his prior criminal history demonstrate he is an unreasonable risk and an unfit candidate for early release.

Mr. Davis was born in 1963 and is currently 53 years old. On or about February 20, 1995, Mr. Davis was arrested by the Las Vegas Police Department for Assault with a Deadly Weapon in violation of Nevada Revised Statute 200.471. This charge was ultimately amended to a trespass charge and Mr. Davis was found guilty at trial. Subsequently, on May 18, 1997, he was convicted at trial in the State of Nevada of domestic violence, a misdemeanor.

In 2001, Mr. Davis was arrested in Sacramento on charges of violating Penal Code Sections 207(a), 245(a)(1) and 422. According to the Mr. Davis' 969b packet, he was convicted of violating Penal Code section 422 with a use enhancement under Penal Code Section 12022(b)(1) on October 25, 2001. He was sentenced to the California Department of Corrections for two years. On December 31, 2005, Mr. Davis discharged parole at his statutory maximum. In March 2007, the defendant was arrested for possession of ammunition by person prohibited and was sentenced in July to 30 days in jail.

The charges for which Mr. Davis is currently incarcerated occurred in 2011. July 12, 2011 was a terrifying night for Mr. Davis' then wife, [REDACTED]. This domestic violence escapade began like many others, with Mr. Davis believing his wife was unfaithful with one of their houseguests. Mr. Davis

became accusatory, called his wife names like slut and whore, and destroyed property in front of her. He threatened to beat the houseguest and he threatened to kill her if he went back to jail. Mrs. Davis left the residence that night with the houseguest to escape the hostile environment. Upon returning home the next morning, Mrs. Davis took a sip out of her opened Dr. Pepper can, which she kept in the refrigerator. It was custom for her to drink Dr. Pepper in the mornings rather than coffee. When she drank the Dr. Pepper, she realized it smelled of chemical substance and tasted bitter. She spit the liquid out and began vomiting. The substance was ultimately tested and it was determined Mr. Davis had placed, among other items, acetone in his wife's drink.

Mr. Davis pled to a violation of Penal Code Section 347(a) and admitted a prior strike for a negotiated prison sentence of ten years. In his statement to probation in the pre-sentence report, he indicated he is an addict, was high on drugs at the time of his arrest, and expressed he should be entitled to a program rather than a prison sentence. Nowhere in the report, does Mr. Davis express remorse for his criminal conduct.

Mr. Davis has a history of committing violent acts against women. He is dangerous and a threat to public safety. As such, he is an unfit candidate for early release from the California Department of Corrections and Rehabilitation.

Thank you for considering this matter.

Sincerely,



Carolyn J. Palumbo  
Deputy District Attorney  
Yolo County District Attorney's Office

Re: Britt Davis