



OFFICE OF THE DISTRICT ATTORNEY

COUNTY OF VENTURA, STATE OF CALIFORNIA

GREGORY D. TOTTEN
District Attorney

JANICE L. MAURIZI
Chief Assistant District Attorney

MICHAEL K. FRAWLEY
Chief Deputy District Attorney
Criminal Prosecutions

W. CHARLES HUGHES
Chief Deputy District Attorney
Administrative Services

MICHAEL R. JUMP
Chief Deputy District Attorney
Victim & Community Services

MICHAEL D. SCHWARTZ
Special Assistant District Attorney
Justice Services

R. MILES WEISS
Chief Deputy District Attorney
Special Prosecutions

MICHAEL BARAY
Chief Investigator
Bureau of Investigation

August 15, 2017

Board of Parole Hearings
Attn: Nonviolent Parole Review Process
P.O. Box 4036
Sacramento, CA 95812-4036

**Re: Inmate Jose Manuel Duran; CDCR AD0389
Ventura County Superior Court Case 2009035834
Opposition Letter Due to Board of Parole Hearings August 18, 2017**

Dear Board Members:

This letter is written to recommend denial of early parole for inmate Jose Duran. This recommendation is based upon:

- 1) The inmate's commitment offense.
- 2) The inmate's significant criminal history.
- 3) The unreasonable risk of violence to the community if the inmate is released early.

CIRCUMSTANCES OF THE COMMITMENT OFFENSE

On January 7, 2009, the inmate, and three members of his gang, attacked the victim from behind. The inmate kicked and punched the victim while he was on the ground. The inmate then went to his truck and retrieved a pipe and pliers. The inmate threw the pliers at the victim, cutting the victim in the hand, then hit the victim in the arm and head with the pipe, causing severe lacerations. The inmate then began shouting, "Barry Street Gang," and, "I'm going to kill you," then ran away with his gang. The victim was treated at a hospital where he received ten sutures to his hand and four staples to his head.

Two months prior to the attack, the inmate and other gang members went to the victim's house, asking for the victim's uncle whom the inmate intended to engage in a fight. The victim wielded a baseball bat, and told the inmate and the others to leave. The victim later heard rumors the inmate was seeking retaliation.

Board of Parole Hearings
Re: Jose Duran, CDCR AD0389
August 15, 2017
Page 2

The inmate was arrested on January 24, 2009. A witness of the attack was so afraid to testify in court because of the inmate, that he had to be placed in protective custody until his testimony was completed. The inmate was convicted of assault with a deadly weapon, a violation of Penal Code section 245(a)(1), as well as attempting to make criminal threats, a violation of Penal Code section 664/422, both for the benefit of a criminal street gang, in violation of Penal Code section 186.22(b)(1), with one strike prior (Pen. Code § 667/1170.12), and one serious felony prior conviction pursuant to Penal Code section 667(a)(1). On April 9, 2010, the inmate was sentenced to serve 16 years in prison.

CRIMINAL HISTORY

With a criminal history spanning 17 years, the inmate is the embodiment of a career criminal.

In February 2000, at the age of 16, the inmate was upset at his sister. He barged into her bedroom and threw an aerosol can at her. The victim sustained cuts on her upper lip and knee. A petition was sustained. In September 2000, the inmate violated probation with a sustained petition for driving under the influence of alcohol.

In February 2001, the inmate and several other Barry Street gang members attacked a victim at a bowling alley. The victim sustained a swollen eye, bruises on his chest and back, a laceration on his lip, and pain to his head and neck. The inmate admitted a battery allegation. (Pen. Code § 242) In October 2001, the inmate admitted a violation of Penal Code section 148(a), resisting arrest.

In 2004, the inmate attacked a victim with a crow bar because the victim was wearing a work shirt that had "Oxnard" printed on it, rather than Camarillo, the city in which the inmate lived. Once a bystander gained control of the situation, the inmate challenged the victim to fight at another location. The inmate was convicted of assault with a deadly weapon, and admitted committing the crime for the benefit of a criminal street gang, pursuant to Penal Code section 186.22(b)(1).

DISCUSSION

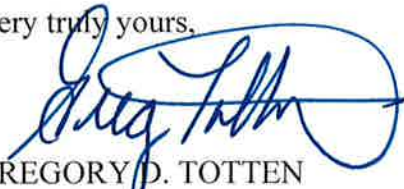
The inmate's gang moniker is "Danger." He has lived up to the name, attacking his sister and three other victims without provocation. He attacked his last two victims with weapons capable of causing great bodily injury, a crow bar, pliers, and a metal pipe. His pattern of violence is relentless and escalating. There is no evidence to suggest the inmate will stop his criminal ways if released into the community.

Board of Parole Hearings
Re: Jose Duran, CDCR AD0389
August 15, 2017
Page 3

CONCLUSION

The inmate poses an unreasonable risk of violence to the community if granted early parole. I respectfully request the Board deny early parole for the inmate.

Very truly yours,



GREGORY D. TOTTEN
District Attorney

GDT:nl

E-mail: BPH.CorrespondenceUnit@cdcr.ca.gov