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August 2, 2017

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

**Re: Inmate Anthony Wrecenyar; CDCR AY2869
Ventura County Superior Court Cases 2013035147, 2013033747, 2013035812
Opposition Letter Due to Board of Parole Hearings August 4, 2017**

Dear Board Members:

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

- 1) The dangerous and flagrant nature of the commitment offense.
- 2) The inmate's significant history of instability and criminal conduct.
- 3) The unreasonable safety risk to the community if the inmate is released early.

CIRCUMSTANCES OF COMMITMENT OFFENSE

Case 2013033747

On October 27, 2013, Officer Aulino responded to a call regarding a possible burglary in progress at Weatherford ALS. The stolen property was later recovered from the inmate's vehicle. The inmate was charged with second-degree burglary in violation of Penal Code section 459, and receiving stolen property in violation of Penal Code section 496(a) with special allegations for his prior felony convictions and prior prison terms pursuant to Penal Code section 667.5(b) and 1170(h)(3)).

Case 2013035812

On October 29, 2013, Deputy Stadler responded to a burglary at Venoco. Locks were cut off two large cargo trailers. Deputy Stadler located shoeprints outside the trailers. The

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inmate was wearing tennis shoes with prints matching those found at the scene. On October 31, 2013, the inmate was found in possession of some of the stolen merchandise from the burglary of Weatherford ALS, as well as items reported stolen from Venoco. The inmate was charged with burglary, in violation of Penal Code section 459 with special allegations for the prior offenses.

Case 2013035147

On November 12, 2013, the inmate stole a truck. When the truck was located later, it had been set on fire and arson was suspected. That same day, the inmate stole a second truck and drove it into the locked gate of a residence. The inmate damaged the gate enough to get through on foot and used a rock to break a window to enter the residence. Once inside, the inmate rummaged through multiple rooms, moving items, and loading the victim's shotgun with two shells. At some point the inmate stripped off his clothes, put them in the tub, and soaked them in a chemical solvent. Officers found the clothes in the tub with the faucet still running and a handwritten note that read, "All for Lyla/Red & White/Bikes/Swiper." Lyla is the name of the inmate's daughter, and the remainder of the note is likely a reference to the Hells Angels. Additional case facts outlined in the probation report resulted in a conclusion that the inmate was suffering from Amphetamine Intoxication Delirium.

On November 15, 2013, after he sobered up, the inmate contacted jail staff to report that on November 13 he had been anally raped with a shotgun by the victim whose truck had been set on fire. That victim stated the last time he saw the inmate was when he left him in his truck. An examination showed signs of trauma consistent with a foreign object. However, evidence supported the conclusion that the inmate's memory of being raped by another person was another hallucination, indicating the trauma was likely self-inflicted.

The inmate was charged with arson of the property of another, in violation of Penal Code section 451(d)), with special allegations for prior convictions, and a special allegation for a prior violent felony conviction under Penal Code sections 667.5(b) and 1170(h)(3). The inmate was also charged with two counts of unlawfully driving or taking a vehicle in violation of Vehicle Code section 10851(a)), with special allegations for prior convictions. The inmate was also charged with trespassing, in violation of Penal Code section 602(m)).

On September 15, 2015, in case 2013033747, the inmate pled guilty to second-degree commercial burglary. On that same day, he also pled guilty in case 2013035147 to arson, with the previously mentioned special allegations, vehicle theft with similar special allegations, and trespassing. In case 2013035812, the inmate pled guilty to burglary.

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On October 27, 2015, the inmate was sentenced to 15 years 4 months in prison in the above referenced cases. This sentence reflects the sentencing court's consideration of the offenses and of leniency to the inmate who faced a maximum commitment of 35 years to life in prison.

CRIMINAL HISTORY

The inmate's documented criminal history is extensive. Between 1994 and 1997, the inmate battered his mother, used methamphetamine, crashed while driving a stolen motorcycle, while armed with a buck knife, a hand ax, a loose bullet, and a loaded .38 caliber handgun he had taken from his father. One month after his sentence in juvenile court, he was under the influence of drugs and in possession of a holster with ammunition. He was sentenced to home probation, and 22 days in custody with credit for time served. In 1997, the inmate was convicted of Penal Code section 245(a)(1) with great bodily injury pursuant to Penal Code section 12022.7, after stabbing his ex-girlfriend's boyfriend four times following a verbal altercation. He was committed to the youth authority for 8 years 4 months on August 15, 1997, and paroled June 26, 2001.

In June 2004, the inmate attempted to steal a car from the Metrolink employee parking lot. He was convicted of auto theft and burglary and was sentenced to 1 year 4 months in prison. In 2004, the inmate was convicted of two burglaries, unlawful taking or driving of a vehicle, and battery in violation of Penal Code sections 459 and 242, and Vehicle Code section 10851. He received 8 months concurrent to the sentence in his 2005 burglary case. In 2005, the inmate was sentenced to two years in prison for first-degree burglary in violation of Penal Code section 459. In 2006, he was charged with a violation of Penal Code section 245(a)(1), and admitted a misdemeanor battery.

DISCUSSION

The inmate has punctuated a long criminal career with a 2 ½-week crime spree culminating in a drug-induced rampage of arson property damage and residential burglary. The community can take no solace from the conclusion that the inmate committed the primary offenses while under the influence of amphetamine. He has demonstrated no inclination to address his issues with drugs or violence. There is no evidence to suggest he will not continue to reoffend if released at this time, and if he slips into delirium again, violence is a probable outcome.

Considering the inmate's unpredictable behavior, prior felony convictions, and multiple offenses within a short period, justice requires the inmate be denied parole at this time.

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CONCLUSION

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

Very truly yours,



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District Attorney

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