

SPECIAL REPORT!

SPECIAL REPORT!

SPECIAL REPORT!

CALIFORNIA'S BOARD OF PAROLE HEARINGS' CHIEF DEPUTY ADMITS COMMISSIONERS' RELIANCE UPON FRAUDULENT RECORDS TO DENY PAROLE! RECOMMENDS GOVERNOR RELEASE PRISONERS DENIED PAROLE AND TERMINATE PAROLE STATUS OF ALL PAROLEES!

Sacramento, CA. Rhonda Skipper-Dotta, California's Board of Parole Hearings (BPH) Chief Deputy, acknowledged negligence in the BPH Commissioners' conduct of all Board reviews as reason for "unsuitable" findings and denials of prisoner releases. The admission follows the domino effect now imploding California's criminal justice system which began June of this year when Governor Newsom disclosed widespread wrongdoing by the state government in criminal felony prosecutions.

The disclosure, effecting current and past illegally confined persons in the state's prisons, was followed by California Department of Corrections and Rehabilitation (CDCR) Secretary Ralph Diaz' resignation in August. The following BPH statement was authorized for release September 21, 2020.

"State of California
Board of Parole Hearings
Rhonda Skipper-Dotta, Chief Deputy
P.O. Box 4036
Sacramento, California 95812-4036

To all Incarcerated Persons Denied Parole and Parolees:

I have recently been made aware that the decisions of the California Board of Parole Hearings (BPH) since its inception have been based upon fraudulent documents, i.e., Abstracts of Judgment for which no Judgment of Conviction is in either CDCR Central Files, the sentencing Court's Clerk's Record or Judgment Docket or is there any evidence that it exists at all.

In simple terms, this means that BPH is now and has been and will continue to be without authority to review for, place on, deny or continue any person on, parole: absent a judgment of conviction being of record and in the Central files of CDCR as required by Penal Code Sections 1207, 1216, 2081.5; California Rules of Court Rule 8.320(b)(8) and Federal Rules of Criminal Procedure Rule 32(k).

Today, I am recommending to Governor Newsom that he exercise emergency powers and commute the sentences of all persons currently incarcerated in the state's prisons for whom BPH has denied parole in times past and to order those persons immediate and unconditional release from CDCR custody and, to terminate the parole status of all persons currently serving a term of parole for whom no judgment of conviction is in CDCR Central files and to order the Secretary of CDCR to implement the release and terminations, forthwith.

Respectfully,
Rhonda Skipper-Dotta, Chief Deputy."

September 21, 2020

SPECIAL REPORT!

SPECIAL REPORT!

SPECIAL REPORT!

VALIDATION and VERIFICATION

The September 7, 2020 letter to Rhonda Skipper-Dotta, Chief Deputy, Board of Parole Hearings, from which this press release "SPECIAL REPORT!" on the reverse side of this page is drawn, was sent by U.S.P.S. Certified Mail No.: 7002 0510 0003 4495 3375 and received September 10, 2020 10:48 a.m.. The BPH's statement is available for verification/validation and download at withoutoneplea.com. (Click on "state"; see, "Breaking News; 'NEW', 'September 7, 2020 Decision Review; Fraud Alert'".)

The BPH Chief Deputy's agreement for publication of her statement as found in NOTICE OF INTENT TO PUBLISH portion of the letter (page 7), is obtained through the settled legal principle of estoppel acquiescence by silence or inaction. (If she fails to respond and/or act when she has the duty to do so, publication occurs.) After publicly declaring the intentions of BPH, if she and the Governor fail to act in accordance with BPH declaration...what will we the People do?

Governor Newsom may be reached for comment at 916 445-2841.