



Sacramento County District Attorney's Office

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August 6, 2019

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

Re: Bradley, Jimmy Ray

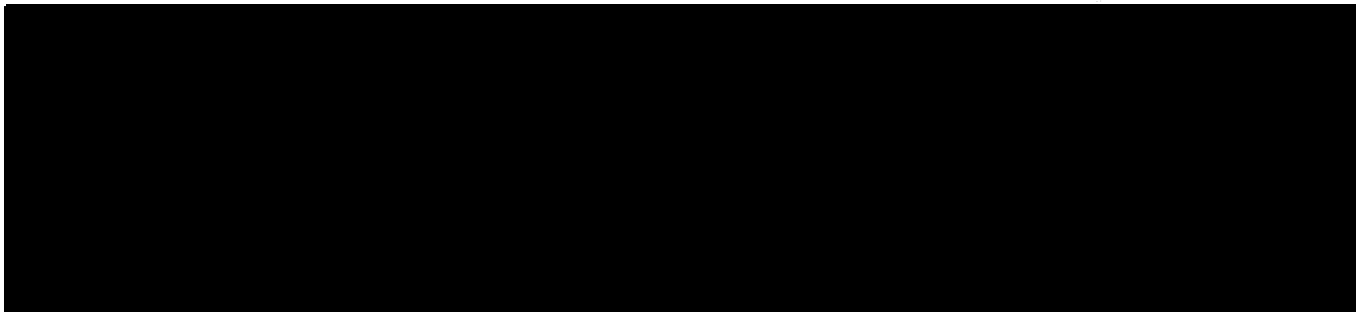
CDC # AD7664

Court Docket: 09F01534

Inmate Bradley is a well-established violent felon, and should not be paroled. The circumstances surrounding his current convictions, his prior criminal record and his continuous criminality in custody show that he poses an unreasonable risk of violence to the community.

This Board has already denied Inmate Bradley's unwarranted requests for parole in 2018 and 2017 because rather than pursuing available self-help or rehabilitation, Inmate Bradley has engaged in violent criminal conduct in custody. This Board stated last year that his multiple episodes of violence this prison term are significant circumstances which outweigh any other mitigating circumstances and he therefore remains a current risk of violence to the community. Specifically, Inmate Bradley has repeated Violent rules violations. While in custody in 2009 Inmate Bradley was put on restriction for an assault on a fellow inmate and staff. In 2012 he participated in a Riot with 59 other inmates where he lost 90 days of credit. In 2015 he engaged in a Fight resulting in Use of Force and was found in violation of another 2015 Delay of an Officer with fighting.

In 2010 Inmate Bradley was originally sentenced to 25 years to Life in prison when he was convicted of Possession of MDMA for Sale as well as Marijuana for Sale, in violation of Health and Safety Code Sections 11378 and 11379. Inmate Bradley filed a motion in November of 2013 pursuant to Penal Code section 1170.126. The District Attorney's office did not oppose the Defendant's Prop 36 request and he was resentenced to 17 years, 4 months. An early parole at this time would result in an unjust, unwarranted and dangerous reduction of his already reduced sentence of 17 years, 4 months Prison.



[REDACTED]

Inmate Bradley's [REDACTED] convictions start in 1991, when he was convicted of misdemeanor resisting arrest, another driving under the influence, and another felony assault with a deadly weapon (strike offense). In that case inmate Bradley approached the victim and demanded rock cocaine, when the victim refused, inmate Bradley struck him in the face, and then picked up a pole and assaulted the victim with it. The victim lost four teeth. Perhaps in one of the more egregious cases, in 1992, inmate Bradley, was involved in a conspiracy with his fellow Valley High Blood gang members which involved selling cocaine base for weapons. Inmate Bradley sold cocaine base (some fake cocaine base) to an undercover officer on four occasions. On the last one, inmate Bradley sold cocaine base for an Uzi machine gun, an AK47, and an automatic pistol. That same year inmate Bradley was arrested for a violation of Penal Code section 245(a)(2), assault with a gun, a strike offense. Inmate Bradley, and fellow gang members challenged the victim and his friends to a fight due to the fact they were in a park belonging to Valley Hi Piru gang. The inmate took a gun from a friend and shot it multiple times at the victims. Inmate Bradley was ultimately sentenced to 19 years state prison. After inmate Bradley was released from prison he was convicted in 2008 of a violation of Business and Professions code section 4060, possession of a controlled substance without prescription.

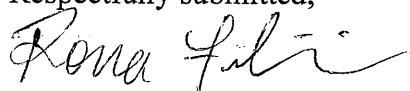
For inmate Bradley's commitment offense, he was found to be in possession 49 yellow pills that were ecstasy, and a Ziploc sandwich baggie that contained 1x1 Ziploc baggies, each containing marijuana with the total weight of 3.92 grams.

Inmate Bradley, knowing fully well he should be living an exceptionally law abiding life chose to still engage in his career criminal lifestyle. After he got arrested, he told officers "Man, just kill me right now. Please, I'm begging you. Just kill me. I can't do life in jail. There is 20 something pills and however many bags of weed. It's possession for sales. I'm a three striker and I'm going away for life." Inmate Bradley knew the stakes of his continuing criminality yet, he continued by selling drugs.

Inmate Bradley is a violent gang member with lengthy periods of incarceration. Having already received the benefit of a sentence reduction, his position is clearly "why not," they bought it the first time. One would imagine given inmate Bradley's history while in custody, he has violated the rules since 2012. Inmate Bradley has already received the benefit of resentencing. This has gone to the point of absurdity. Inmate Bradley is a violent gang member with a violent history, both in and out of custody. We implore you not to reduce his sentence again.

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 Bradley's prison conduct past 2012. However, from the record that is available it is clear that inmate Bradley should not be released as he poses a significant, unreasonable risk of violence to the community. Parole should be denied.

Respectfully submitted,



Rona Filippini

Deputy District Attorney

Sacramento County District Attorney's Office