Non-Violent Second Striker Board of Parole Hearings
Correspondence-NVSS
Post Box 4036
Sacramento, CA 95812-4036

September 14, 2016

RE: Dudley, Julius Levi       CDC # AZ4764       Sacramento Superior Court case 16FE004501

"Better watch out because the next time the bullets start flying, they might be flying [your] way.” This was the threat which Inmate Dudley made to a witness after she gave a statement to officers about a shooting in which she identified Inmate Dudley in a photo-line up. Inmate Dudley was convicted of a felony violation of Penal Code § 140, threatening a witness on 4/26/06. He was on probation at the time for two separate felony cases involving sales or possession of drugs. He remained in custody after his conviction until 10/29/06. A Criminal Protective Order was issued to protect the victim of that crime from harassment by Inmate Dudley.

On 3/19/07 he violated that Criminal Protective Order by contacting the victim. He was convicted of a misdemeanor for violating the restraining order and was in custody until 4/27/07.

He violated his probation in 2008 and was given additional jail time and he violated again in 2009 and was sentenced to State Prison.

On October 3, 2013 he committed his strike offense when he entered a window and burglarized a residence and stole property from the homeowner. He left his fingerprints at the scene and he was arrested in 2014, after he had committed a felony violation of Health and Safety Code § 11350 in Truckee, Ca. He was convicted of the residential burglary in 2014.

While he was on probation for his strike, he committed the instant offense. A probation search revealed that Inmate Dudley possessed 6 grams of heroin, $3000 in cash, a scale, a semi-automatic rifle magazine and 19 rounds of semi-automatic rifle ammunition as well as a photograph of Inmate Dudley holding a semi-automatic rifle. The rifle itself was not found.

Inmate Dudley has 6 felony convictions and two misdemeanor convictions. Most recently, he plead to the illegal possession of ammunition by a convicted felon and possession of heroin. He is a validated gang member. Anyone who has been convicted of threatening a witness to a shooting that the next time bullets are flying, they might come her way, should never be in possession of any bullets. Having been convicted of such, for the protection of the community, he should not be granted early release as a non-violent second striker.

Respectfully,

Robin B. Shakely
Assistant Chief Deputy District Attorney, Sacramento County District Attorney’s Office