Non-Violent Second Striker Board of Parole Hearings
Correspondence-NVSS
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RE: Prentice, Dante  CDC#AE5084

The facts and circumstances regarding inmate Prentice’s strike convictions from 2010 shed light on his character for “non-violence.”

On November 3, 2009 a victim came home to find her home ransacked. Some of the items taken were blank personal checks. A short time after the burglary the victim received notice that somebody was attempting to cash one of her checks at a check cashing establishment.

Law enforcement responded to the check cashing establishment and as they arrived a vehicle fled the scene. Two subjects were detained in the store and admitted to being involved in the burglary earlier in the day. They also told law enforcement that the subjects that fled in the vehicle were Prentice and his brother Bakari, both who were also involved in the burglary.

Law enforcement pursued the vehicle. Prentice was the driver and Bakari the passenger. At one point Bakari jumped out and fled on foot dumping a red back pack that contained a loaded firearm.

Prentice continued to flee in the vehicle. Prentice led officers on a five county, multijurisdictional pursuit. During the pursuit he was driving at high rates of speed through residential neighborhoods and running stop signs. On the freeway Prentice accelerated to speeds over 100 m.p.h. At one point during the pursuit Prentice attempted to hit a Deputy’s vehicle with his vehicle. Prentice eventually lost control and collided with another vehicle.

On several occasions during the pursuit officers observed the defendant “dancing” in the driver’s seat of the vehicle.

When the vehicle was searched after the collision law enforcement found loot from another residential burglary and also a residential burglary “kit” which included gloves and knit caps.

In the current commitment offense law enforcement responded to a shooting and received a license plate of a vehicle involved in the shooting. The vehicle was located shortly after the shooting and Prentice was a rear passenger.
In the front passenger seat was [redacted], a validated G-MOBB member. G-MOBB is a violent criminal street gang that has its roots in South Sacramento. Inside the car, law enforcement located two firearms. A loaded .380 and an unloaded .40 caliber.

Prentice readily admitted that he was on parole, a member of G-MOBB and that the .40 caliber was his. Prentice also proudly admitted that he has “G” tattooed on his left arm as well as stars on his right arm to symbolize he is a member of G-MOBB.

Prentice also went on to admit that prior to being pulled over he took the clip out of the gun so now he could not be charged with possessing a loaded firearm. What Prentice did not know is that taking the clip out of the gun actually would increase his state prison exposure because now the ammunition was not in the firearm.

Given Mr. Prentice’s disregard for the law, not to mention his misunderstand (not just its operation but how to follow it), the Sacramento District Attorney’s Office requests that the Board find inmate Prentice not appropriate for early release at this time.

Respectfully,

[Signature]

Satnam Singh Rattu
Deputy District Attorney
Sacramento County District Attorney’s Office