July 6, 2016

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

RE: Rutter, Jennifer  CDC # WF4170  Sacramento Superior Court case 13F06665

Inmate Rutter victimized a vulnerable, elderly woman and took advantage of a position of trust and confidence. Inmate Rutter lived with 86-year-old victim[REDACTED] for a period of time while she was dating Ms. [REDACTED]’s son. A few months later Ms. [REDACTED] noticed that two unauthorized checks had been made out in her name in an amount totaling $3950. When interviewed by police, Ms. [REDACTED]’s son said that he suspected that his now ex-girlfriend stole the checks. Police interviewed Inmate Rutter and she admitted that she stole the checks.

Inmate Rutter’s prior strike is a robbery conviction from 2004. In the robbery, Inmate Rutter attempted to steal a vehicle from victim[REDACTED] while the vehicle was running and the victim was still in it. Inmate Rutter hit Mr. [REDACTED] in the head multiple times and drove the vehicle through a neighbor’s yard before finally being stopped and detained by witnesses.

Since her first criminal conviction in 2002 at age 22, Inmate Rutter has regularly received misdemeanor convictions, felony convictions, and violations of probation and parole. The current case represents the third prison commitment for Inmate Rutter in the past 12 years. After being released from incarceration after her 2004 conviction, she was committed again on a violation of parole in 2007. After being released with a Cruz waiver in the current case, Inmate Rutter failed to appear at the sentencing hearing and had to be arrested on a warrant. Not only does her record contain a violent robbery, but every one of her convictions is a theft crime or a vandalism.

Three things are clear from Inmate Rutter’s record: 1) she is a confirmed thief, 2) she is willing to act violently to carry out her objectives, and 3) she is completely unable to perform well under a supervised, conditioned release from custody. With no regard for the personal property or safety of others, she remains a significant threat to the well-being of the public.
Respectfully,

Courtney Martin
Deputy District Attorney
Sacramento County District Attorney’s Office