



Sacramento County District Attorney's Office

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

Re: Bradford, Ryan CDC # BJ5201 Court Docket: 19FE004144

Inmate Bradford is a well-established career criminal, and should not be paroled. The circumstances surrounding his current conviction and his prior criminal record show that he poses an unreasonable risk of violence to the community.

In March of 2019 law enforcement conducted a search of the home where Bradford was staying with his grandmother. Inside of the home officers found a safe, which Bradford's grandmother said belonged to Bradford. Officers found various items of paperwork belonging to Bradford inside of the safe. Also inside of the safe officers found a box of 22 rounds of .45 caliber ammunition, a .45 caliber magazine loaded with 9 rounds, and an empty 9 mm magazine.

Inmate Bradford was prohibited from owning ammunition or firearms by virtue of, among others, his 2014 and 2017 convictions for felony violations of Vehicle Code section 2800.2. On the 2014 occasion in Sacramento, Bradford sped away from officers during a routine traffic stop, leading law enforcement on a chase on surface streets at speeds of up to 65 miles per hour, during which Bradford also ran through two red lights. Bradford was also found to be driving under the combined influence of drugs. In 2017 Bradford was convicted of the exact same charges, this time in Solano County.

In addition to the above-described conduct, Inmate Bradford's lengthy history includes a multitude of convictions for crimes that involve theft, violence toward police officers, illegal possession of weapons, and dangerous behavior involving automobiles. In 2001, in separate events, he was found to be driving a stolen vehicle in violation of Vehicle Code Section 10851(a), and of resisting a peace officer in the performance of his or her duties in violation of 148(a)(1) of the Penal Code. In 2002 Bradford was convicted of another violation of Vehicle Code Section 10851(a). In 2003 Bradford committed a residential burglary, a violation of Penal Code Section 459, 1st Degree Burglary. In 2005 Bradford was convicted of hit-and-run involving property damage. In 2006 he illegally possessed a firearm in violation of Penal Code Section 12021(a)(1). In 2008 Bradford again was involved in a hit-and-run, this time involving bodily injury to a person (VC 20001). In 2009 Bradford again resisted a peace officer engaged

in the lawful performance of his or her duties, and this time was convicted of a felony violation of Penal Code Section 69.

Inmate Bradford has repeatedly proven himself to be a menace and a danger to the community. His most recent conviction shows that he insists on remaining a danger by, once again, illegally arming himself.

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

Respectfully submitted,

TIMOTHY CARR
Deputy District Attorney
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