

OCT 18 2000

JOHN A. CLARKE, CLERK
N. Herman
BY NICHOLAS HERMSEN, DEPUTY

IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE COUNTY OF LOS ANGELES (WEST DISTRICT)

PEOPLE OF THE STATE OF CALIFORNIA,

Plaintiff,

vs.

VENICE SHORELINE CRIPS, an
unincorporated association; DEANDRE
ARMSTRONG ("D-NUT/D-CRAZY"), CALVIN
BLOCKMAN ("CAL"), TAYON BLOCKMAN
("LIL GHOST"), WALTER BOYD ("SHORTY"),
LAMONT BROCK ("LIL BROCK"), FRANKLIN
CASTILE ("TINY GHOST"), JAMES COAKER
("J-BONE"), ALVIN COOLEY ("PUDGE"),
LAVERNE COOLEY ("C-BOY"), KEVIN
CROSBY ("LIL BLACK CAPONE"), JULIUS
DAMPIER ("DROOP"), SHACARL FUQUA
("LOC"), KEVIN GIBSON ("C-RAG"),
TRAVAIL GLOSTER ("LIL SPIKE"), STEVE
GORDON ("SKINNY CUZ"), KIYON GREEN
("BABY GHOST"), JERMAINE HARRIS ("LIL
SHOTGUN"), RICHARD HORTON ("RICH
DOG"), ANTWAN IRBEY ("LIL SMOKE"),
ANTWON JONES ("MOE DOG"), ANDRE
LAURENT ("DOC"), THOMAS LEWIS ("Q-
BALL"), VICTOR MURRAY ("VIC DOG"),
FREDDIE PAXTON ("LIL C LOC"), LARRY
PETTY ("L"), JERICO RICHARDSON ("BABY J
ROC"), HERMAN SCALES ("MONSTER"),
SCHUNATTEE SNODGRASS ("CASPER"),
RICKY LEE THORNTON ("SLICK RICK"),
RICKY TODD ("PRETTY RICKY"), JAMES
TWINN ("TWINN"), BORIS TYLER ("TANK"),

Case No. SC 057282

[REVISED] -18
JUDGMENT BY COURT
UNDER CCP § 437c GRANTING
PERMANENT INJUNCTION
AGAINST 25 DEFENDANTS;
JUDGMENT BY COURT
GRANTING PERMANENT
INJUNCTION AGAINST SEVEN
DEFAULTING DEFENDANTS;
BIFURCATION OF ACTION

1 KEATON TYLER ("TOOKIE"), GEORGE)
2 VICTORIAN ("BABY SPEEDY"), DAMON)
3 WILLIAMS ("DAMIAN"), ANTHONY WILLIS)
4 ("SNEEZE"), DEANDRE WINDOM ("BLUE)
5 JAY"); and DOES 1 through ____, inclusive,)
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7 Defendants.)
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This court, having at or about 9:00 a.m., on August 18, 2000, in Dept. WE"L" granted the motion for summary judgment against 25 Defendants by Plaintiff and having ordered entry of judgment as requested in said motion.

And the clerk of the court, having entered the default of eight other Defendants, in this action, namely: DEANDRE ARMSTRONG("D-NUT/D"CRAZY"), KEATON TYLER ("TOOKIE"), HERMAN SCALES ("MONSTER"), RICKY LEE THORNTON ("SLICK RICK"), TRACY THOMAS ("BABY S MAN"), BORIS TYLER ("TANK"), and the VENICE SHORELINE CRIPS GANG, on or about July 15, 1999, at the Office of the Clerk of the above-entitled Court;

IT IS ORDERED, ADJUDGED AND DECREED THAT JUDGMENT is entered in favor of Plaintiff, the People of the State of California, acting by and through James K. Hahn, as the City Attorney of the City of Los Angeles, and against DEFENDANTS DEANDRE ARMSTRONG("D-NUT/D"CRAZY"), CALVIN BLOCKMAN [WHO ANSWERED THE COMPLAINT AS "CALVIN BLOCKMON" AS WELL AS "BLOCKMAN"] ("CAL"), TAYON BLOCKMAN [WHO ANSWERED THE COMPLAINT AS "TAYON BLOCKMON"] ("LIL GHOST"), WALTER BOYD ("SHORTY"), LAMONT BROCK ("LIL BROCK"), FRANKLIN CASTILE ("TINY GHOST"), JAMES COAKER ("J-BONE"), ALVIN COOLEY ("PUDGE"), JULIUS DAMPIER ("DROOP"), KEVIN GIBSON ("C-RAG"), STEVE GORDON [WHO ANSWERED THE COMPLAINT AS "STEVEN GORDON"] ("SKINNY CUZ"), KIYON GREEN ("BABY GHOST"), JERMAINE HARRIS ("LIL SHOTGUN"), ANTWAN IRBEY [WHO ANSWERED THE COMPLAINT AS "ANTWON IRBY"] ("LIL SMOKE"), ANTWON JONES ("MOE DOG"), ANDRE LAURENT ("DOC"), THOMAS LEWIS ("Q-BALL"), VICTOR MURRAY ("VIC DOG"), FREDDIE PAXTON ("LIL C LOC"), LARRY PETTY ("L"), JERICO

1 RICHARDSON [WHO ANSWERED THE COMPLAINT AS "JERICOH RICHARDSON"]
2 ("BABY J ROC"), HERMAN SCALES ("MONSTER"), SCHUNATTEE SNODGRASS [WHO
3 ANSWERED THE COMPLAINT AS "SCHAUNTTEE" AND AS "SCHAUNETTEE"]
4 ("CASPER"), TRACY THOMAS ("BABY S MAN"), RICKY LEE THORNTON ("SLICK
5 RICK"), RICKY TODD ("PRETTY RICKY"), BORIS TYLER ("TANK"), KEATON TYLER
6 ("TOOKIE"), GEORGE VICTORIAN ("BABY SPEEDY"), DAMON WILLIAMS ("DAMIAN"),
7 ANTHONY WILLIS ("SNEEZE"), AND THE VENICE SHORELINE CRIPS GANG, all members
8 of the Venice Shoreline Crips Gang, and all persons acting under, in concert with, or for any one of
9 them, are ENJOINED and restrained from engaging in any of the following activities in the
10 PRIMARY SAFETY ZONE bounded by Pacific Ave. to the west, Lincoln Blvd. to the east, Venice
11 Blvd. to the south and Rose Ave. to the north:

12 a. Standing, sitting, walking, driving, or otherwise appearing anywhere in public
13 or in public view with one or more named Defendants or known Venice Shoreline Crips Gang
14 members, (but not including when all individuals are together within and reside within a dwelling
15 unit as defined in L.A.M.C Section 1203), except at the following locations during their business
16 hours: 1) Venice Skills Center; 2) Vera Davis McClendon Family & Youth Center.

17 b. Selling, possessing, or using, without a prescription, or knowingly remaining
18 in the presence of anyone possessing, selling or using, without a prescription, any controlled
19 substance or related paraphernalia, including but not limited to, rolling papers and pipes used for MJ
20 or other illegal drug use, hype kits, narcotics injection and snorting devices;

21 c. Being present on the private property of others except with 1) the prior written
22 consent of the owner or person in lawful possession of the property, or 2) in the presence of and with
23 the voluntary consent of the owner or person in lawful possession of the property;

24 d. Being in a public place between 10:00 p.m. on any day and sunrise of the
25 immediately following day, unless (1) going to or from a legitimate business meeting or a
26 commercial, remunerative entertainment facility, or (2) actively engaged in some legitimate
27 business, trade, profession, or occupation which requires such presence, or (3) responding to a
28 legitimate emergency situation that requires immediate attention;


- 1 e. Acting as a lookout, and whistling, yelling or otherwise signaling another
2 person to warn of the approach or presence of a law enforcement officer;
- 3 f. Possessing any gun, ammunition, knife, dangerous weapon, or illegal weapon
4 as defined in Penal Code Section 12020 or knowingly remaining in the presence of anyone who is in
5 possession of such gun, ammunition, knife, or illegal or dangerous weapon.
- 6 g. Approaching or signaling, as a pedestrian, any vehicle except a police car or
7 public bus on any street unless a legitimate emergency situation requires such conduct.
- 8 h. Being in any vehicle, except a public bus, with any other Defendant or known
9 Venice Shoreline Crip Gang member within the area bordered by Sepulveda Blvd. on the east,
10 Centinela Ave. on the west, Venice Blvd. on the north, and Jefferson Blvd. on the south (the
11 SECONDARY SAFETY ZONE), excluding the I-405 freeway.

12 2. This action remains pending against Defendants RICHARD HORTON and
13 SHACARL FUQUA, who are not subject to this judgment.

14 3. On motion of Plaintiff, this action is dismissed without prejudice as to the remaining
15 defendants.


16 4. Each party to this judgment shall bear his own costs in this action.

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18 DATED: 10-18-00


Valerie L. Baker
Judge of the Superior Court

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20 Submitted on October 12 2000 by:

21 Martin Vranicar, Assistant City Attorney (89706)
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27 Deputy City Attorney, Gang Unit

28 Attorneys for Plaintiff, People of the State of California

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