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Milwaukee County Sheriff's Office ***NEWS RELEASE***

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A Court that Doesn't Mean What it Says



Milwaukee, WI – How many chances does Quinten Webb get? He committed an armed robbery with four others against two women at a cookout at McGovern Park in July 2013. One subject pistol-whipped the victim's head and grazed her with a shot, then fled with the victims' purses and cell phones. Sheriff's detectives investigated, and caught the group as they were divvying up the cash they had stolen.

Webb was charged with two felony counts of Armed Robbery with Threat of Force (maximum 80 years in prison), and one misdemeanor count of Carry Concealed Weapon (9 months imprisonment). He has a prior conviction for Carry Concealed Weapon from May 2012. His next pretrial hearing is June 24.

The community rallies to get these subjects who are committing gun crimes off the streets of their neighborhoods, and police and deputies arrest these criminals. Let's see how they fare in court...

Court Commissioner David Sweet set a cash bail of \$1500, allowing Webb out under the supervision of JusticePoint in August 2013. The supervision in this case consisted of monthly drug testing, which Webb continually failed, while his case dragged on and he remained out on the streets, violating the terms of his release.

But the court doesn't allow criminals to disobey their court orders, right?
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While out on bail and being “monitored,” he continually violated the court order. At his release in August, he was told, “To be monitored by drug testing and portable breathalyzers. No use or possession of illegal or controlled substances without a valid prescription. No possession of dangerous weapons or firearms.”

Let’s see how that worked out:

- **January 17, 2014 – JusticePoint Pretrial Service Violation Report received. Positive for THC. Not held accountable.**
- **February 28, 2014 - JusticePoint Pretrial Service Violation Report received. Positive for THC. Not held accountable.**
- **March 24, 2014 - JusticePoint Pretrial Service Violation Report received. Positive for THC. Not held accountable.**
- **April 1, 2014 - JusticePoint Pretrial Service Violation Report received. Missed required appointment with JusticePoint. Not held accountable.**

- **April 8, 2014 – Hearing held with Judge Joseph Donald as to the violations. Court admonished defendant again for positive drug screens for THC, and warned him that his release on bail is at stake.” Not held accountable.**

- **April 9, 2014 - JusticePoint Pretrial Service Violation Report received. Not held accountable.**
- **Is anyone seeing a pattern yet?**
- **May 27, 2014 - JusticePoint Pretrial Service Violation Report received. Not held accountable.**

June 16, 2014 – ANOTHER hearing held as to the JusticePoint violations. Tests positive for THC and walks out of JusticePoint appointment. And, yet again, Judge Joseph Donald admonished defendant “...for positive drug screens for THC, for walking out of the Justice Point appointments, and for being discharged from Justice Point Pretrial Services. Court gives defendant one last opportunity to comply with the Court's orders and reminded him that the bail on deposit and his release on bail is at stake. Court orders him back to Justice Point Pretrial Services and the bail amount to remain the same....with No possession or use of controlled substances without a valid prescription.”

Again, Webb not held accountable for violating the terms of his release on bail.

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