

NEWS

R. Andrew Murray
District Attorney

RELEASE

September 30, 2011

DA's Habitual Felon Team sends nearly two dozen to prison

CHARLOTTE, N.C. – Twenty-five defendants pled guilty in Mecklenburg County Superior Court before The Honorable F. Lane Williamson, Superior Court Judge. The defendants, twenty-three of whom are habitual felons and received active prison sentences, entered their guilty pleas in administrative courtroom 5350 from Monday, September 26, through Wednesday, September 28, and Friday, September 30, 2011. Among those to plead guilty were:

Chris Carroll, 30, pled guilty to 1) felony breaking or entering a motor vehicle and 2) being a habitual felon. Carroll was sentenced to 66-89 months in prison; that sentence will begin at the expiration of the current prison sentence that Carroll is serving for violating conditions of his probation in another case.

W.C. Wilburn, 29, pled guilty to 1) felony breaking or entering, 2) felony larceny after breaking or entering, and 3) felony obstruction of justice. Wilburn was sentenced to 57-69 months in prison.

Reginald Boler, 37, pled guilty to 1) sell cocaine and 2) possession with intent to sell or deliver cocaine. Boler was sentenced to 37-45 months in prison.

Anthony Grigley, 28, pled guilty to six counts of felony breaking or entering a motor vehicle. Grigley was sentenced to 60-72 months in prison.

Maurice Paige, 38, pled guilty to 1) felony breaking or entering, 2) sell cocaine, and 3) possession with intent to sell or deliver cocaine. Paige was sentenced to 62-75 months in prison.

Sherine Young, 42, pled guilty to 1) sell cocaine and 2) possession with intent to sell or deliver cocaine. Young was sentenced to 56-68 months in prison.

Corey King, 42, pled guilty to 1) possession with intent to sell or deliver cocaine and 2) conspiracy to sell cocaine. King was sentenced to 56-68 months in prison.

Wesley Baker, 23, pled guilty to 1) felony breaking or entering, 2) felony larceny after breaking or entering, and 3) two counts of misdemeanor larceny. Baker was sentenced to 28-32 months in prison.

Note: Almost all guilty pleas entered in criminal administrative court are the result of an agreed upon plea arrangement between the State and the defendant, which is then approved by the sentencing judge. For more information about why most cases must be resolved by plea negotiation instead of jury trial, please visit the “Understanding Criminal Court” section of the DA’s website at www.charmeckda.com.

// End //

