



LYNN PRYOR
COMMONWEALTH'S ATTORNEY
THIRD JUDICIAL CIRCUIT/CHRISTIAN COUNTY, KY

July - August, 2009

Newsletter

Volume 15

Contact Us:

Commonwealth's
Attorney Lynn Pryor
511 South Main Street
Courthouse Annex
Second Floor
Hopkinsville, KY 42240
(270) 889-6587
(270) 889-6590
Email:
lprior@kyprosecutors.com
whwesterfield@kyprosecutors.com
kadams@kyprosecutors.com
jlover@kyprosecutors.com
tlbozell@kyprosecutors.com
afranklin@kyprosecutors.com
jlfolz@kyprosecutors.com
mcothoff@kyprosecutors.com
dcavanah@kyprosecutors.com

Helpful links:

<http://www.kentuckystatepolice.org/>
(Kentucky State Police)
<http://www.kentuckystatepolice.org/sor.htm>
(Sex Offender Registry)
<http://www.corrections.ky.gov/kool.htm>
(KY Online Offender Lookup)
<http://irc.state.ky.us/statrev/frontpg.htm>

“Leading the Fight on Public Safety”

Hello Everyone! Welcome to the 15th Edition of our newsletter.

Our goal is to provide information about the judicial system and to update you on the criminal cases here in Christian County. We would like to get this information out quicker and more frequently, but we are working with limited resources. If there is a particular topic you are interested in learning more about, please let us know. And, as always, if you have any questions, please contact any member of our staff shown to the left.

Thanks for your support!



FOCUS ON CRIME: National Day of Remembrance

The **National Day of Remembrance for Murder Victims** was established in 1999 by the National Organization of Parents of Murdered Children. It was officially designated by both the United States Senate and the House of Representatives in 2007 as a day to acknowledge the tremendous loss suffered by the families and friends of murder victims.

(Kentucky Revised Statutes)

<http://apps.kycourts.net/courtrecords/>
(Court Case Information)

<http://courts.ky.gov> (Docket Information)

<http://www.dea.gov/seizures/kentucky.html>
(Locations of Meth Labs)

<http://www.bop.gov/> (Federal Inmate
Locator)

<http://ag.ky.gov> (KY Attorney General)

<http://www.usdoj.gov/dea/index.htm>
(DEA)

<https://www.vinelink.com> (KY Statewide
Offender custody status)

Since 2007, the Christian County Commonwealth's Attorney has prosecuted over 25 cases involving homicide charges, including cases which were returned to Christian Circuit Court from the appeals courts. Our community has suffered the loss of too many victims to homicide, and the names of those involved in the most recently prosecuted cases are listed below. The family and friends of murder victims tell us that the process of getting these cases through the criminal justice system often inflicts additional pain instead of helping them when they are at their most vulnerable. Most are appalled by the disparity between the rights and attention accorded to the criminals and the lack of consideration and efforts focused on the victims.

Marcus VanSickle	Kendrick Loving
Tameka Kendrick	Jillian Niles
D'Oliver Coleman	Rob Charbonneau
Jeremy Alan Colwell Jr.	K.C. Torian
Barbara Stoltzfus	Chymunia Forte
Terry Word	Christina Vertz
Tejana Smith	Dustin Stewart
Shyara Olavarria	Kenneth Lancaster III
Betty Simpson	Tammy Barkefelt
Jamez Haywood	John Lyle
Chrisphine Walter	Tracy Geordan
DAVID PEPPER	DONNIE FRANKS
JOHN CROFT	DoNna green

We would like to take this opportunity to join the families and friends of those who were taken from us too early and remember their lives and the impact that they had on each one of us. We have included links to some websites that may offer some help those who have lost loved ones to the tragedy of homicide. Please also check the victim's resources section of our website – www.hopkinsvilleprosecutors.com. And, below is more information about the National Day of Remembrance.

<http://www.pomc.org/> - National Org. of Parents of Murdered Children
<https://www.vinelink.com/vinelink/initNationalVictimResource.do> or
<https://www.vinelink.com/vinelink/initMap.do> -
Victim Information and Notification Everyday [VINE]

National Day of Remembrance 2009



Parents Of Murdered Children, Inc.

Mothers Against Drunk Driving

Maryland Crime Victims' Resource Center, Inc.

Anyone whose loved one was murdered by a juvenile and is interested in talking to someone about the issue of getting juveniles convicted to life without parole can write to:

natlpomc@aol.com

Please read the attached [report](#) issued by the [Heritage Foundation](#) regarding adult crimes committed by juveniles.

Download the flyer [Adult Time For Adult Crimes](#).

SPOTLIGHT: NEW Assistant Commonwealth's Attorney- ----- Michael Cotthoff-----



Michael W. Cotthoff, a Hopkinsville native, has been a full-time Assistant Commonwealth's Attorney since July 1st, 2009. He obtained his law degree from Salmon P. Chase College of Law in Highland Heights, KY. Immediately before coming on board at the Commonwealth Attorney's Office, he had served as the law clerk for Christian Circuit Judges John Atkins and Andrew Self for a period of 21 months. "I learned a lot working there. Both Judges are not only great at what they do, but are even better human beings," says Michael. "I wouldn't trade that experience for anything. I definitely believe my time there will prove invaluable as I go forward."

Michael's interests include sports, exercise, and spending time with friends and family. "It's a joy to be able watch my two nephews and my niece grow up. It doesn't get more important than family."

Michael can be reached by phone at 270-889-6587 or by email at Mcotthoff@kyprosecutors.com.

GRAND JURY:

The July-August Grand Jury effectively and proficiently returned 96 "True Bill" Indictments, 3 "No True Bills," and 1 case was referred to District Court. As always, the Grand Jury was very dedicated, and we appreciate their service to our community. Their report is attached.

COURT PROCEEDINGS:

From July 1, 2009, through August 31, 2009, our office handled 168 arraignments, 82 probation revocation hearings, and 168 sentencing hearings.

JURY TRIALS:



Commonwealth of Kentucky v. Morgan Hancock

On August 3, 2009, Commonwealth's Attorney Lynn Pryor tried the case of **Commonwealth v. Morgan Hancock**. Hon. Rick Boling represented Hancock on his charges of Trafficking in Cocaine, 2nd degree Assault and Possession of Drug Paraphernalia. The victim of the assault originally said that Hancock assaulted her with a pistol, but testified that she now believes he hit her with a cell phone. After Hancock assaulted her, he left her in the driveway of Mr. Raymond Nelson who testified that the girl came to his house bleeding and stating that Hancock had pistol whipped her. Hancock then fled to his sister's apartment and asked Rashaun Johnson to meet him there. When the police arrived, they found Hancock, Johnson and approximately 73 grams of cocaine. Johnson had previously pled guilty to cocaine trafficking charges, and testified that he did so because he went there to purchase cocaine from Hancock. After hearing testimony from all of the Commonwealth's witnesses, the jury found Hancock guilty of Trafficking in Cocaine, 4th degree Assault, and Possession of Drug Paraphernalia. During the Truth in Sentencing phase, the jury heard that Hancock had been previously convicted of 2 counts of 1st Degree Wanton Endangerment, and they found him guilty of being a Persistent Felony Offender. The jury recommended a sentence of 10 years, and Hancock was formally sentenced in accordance with the jury's verdict by Judge Andrew Self on September 16, 2009.



Commonwealth of Kentucky v. Francesca Holston

On August 31, 2009, the case of Criminal Abuse 1st Degree against Francesca Holston was tried before a jury. The allegations were that Ms. Holston had struck her 8 year old son with a cable cord several times causing significant lacerations, defensive wounds, and bruising. The injuries were discovered by the boy's bus driver when he was seen fidgeting with wristbands that were covering his injuries. The proper school authorities were then notified and discovered bruising on his buttocks as well. In trial, the Commonwealth's witnesses included the bus monitor, the bus driver, the S. Christian Elementary

School Principal, and the victim. Ms. Holston testified in her own defense and admitted to striking her son with the cable cord, justifying her actions by claiming he had bad behavior. During a requested break in deliberations, the jury openly asked questions about imposition of a jail sentence versus alternative sentencing, and was again advised that a verdict of 'guilty' would carry a 5-10 year jail sentence, and 'not guilty' would carry none and no additional conditions could be placed on the defendant. They expressed an interest in giving Ms. Holston some type of parenting classes, which was not an option available to them at this point. The jury then returned a verdict of Not Guilty.

GUILTY PLEAS/SENTENCINGS:

This section of our Newsletter includes a brief description of sentencing hearings that took place during the previous two-month period. While many consider "plea-bargains" as a negative way to resolve cases, defendants typically plead guilty to the same charges they are indicted for. When the defendant is sentenced following a guilty plea, they stand convicted of the charges just as if a jury had found them guilty. Therefore, the only thing they bargain away is their right to a jury trial and right to appeal. You will also see the jail-intake photos of these Defendants, when available.

Once the Commonwealth makes an offer and the Defendant enters a guilty plea, it is up to the Circuit Judge to determine if the Defendant will be probated or sentenced to prison. Another option that the judge has is one that must be agreed upon by the Defendant and by the Commonwealth – Pretrial Diversion.

Pretrial Diversion: Kentucky Revised Statutes allow for a person to be placed on a "Pretrial Diversion" under certain circumstances. 1) All charges which they are pleading guilty must be Class D felonies (1-5 years); 2) The person must enter a plea of guilty, or a plea pursuant to North Carolina v. Alford before becoming eligible for pretrial diversion; 3) Persons ineligible for probation, parole or conditional discharge under KRS 532.045 shall be ineligible; 4) a person convicted of a Class D felony for which early release is disallowed by statute including KRS 189A.010(8) and KRS 189A.120(2) [DUIs] shall be ineligible 5) No person shall be eligible for this program more than once in any five (5) year period. A person who is placed on diversion is considered a convicted felon during the period of their diversion and is subject to the same conditions as someone who is on felony probation. If someone completes that period of diversion/probation without any infractions or new charges, they can move the court to have their case dismissed/diverted, and they are no longer a convicted felon.

Commonwealth v. Bobby Woodard
Judge: Andrew Self
Prosecutor: Lynn Pryor
Police Agency: Hopkinsville Police Dept.



On March 25, 2009, Bobby Woodard entered a guilty plea to 2 counts of Theft by Deception over \$300 and 9 counts of Theft by Deception under \$300. Woodard was sentenced to 1 year on July 1, and he was probated for a period of 5 years.

Commonwealth v. Kacey Brent Castile
Judge: Andrew Self
Prosecutor: Lynn Pryor
Police Agency: Christian Co. Sheriff's Ofc.



On March 25, 2009, Kacey Brent Castile entered guilty pleas in two different cases involving 2 counts Manufacturing Methamphetamine, Possession of Anhydrous Ammonia to Manufacture Methamphetamine, Trafficking in Marijuana less than 8 oz., Possession of Marijuana and Possession of Drug Paraphernalia. Castile was sentenced to 14 years on July 1, 2009, and despite the Commonwealth's objection, his sentence was probated for a period of 5 years provided that Castile complete the Drug Court rehabilitation program.

Commonwealth v. Janice Frazier
Judge: Andrew Self
Prosecutor: Lynn Pryor
Police Agency: Hopkinsville Police Dept.



On March 25, 2009, Janice Frazier entered a guilty plea to 2nd offense, Possession of Cocaine. Frazier was sentenced to 7 years on July 1, and she was probated for a period of 5 years.

Commonwealth v. Montrell Mitchell
Judge: Andrew Self
Prosecutor: Lynn Pryor
Police Agency: Hopkinsville Police Dept.



On March 11, 2009, Montrell Mitchell entered a guilty plea to 3 counts of First-Degree Wanton Endangerment. Mitchell was sentenced to 1 year on July 1, and he was placed on a pre-trial diversion for a period of 5 years.

Commonwealth v. Terry J. Simpson
Judge: John Atkins
Prosecutor: Lynn Pryor
Police Agency: Hopkinsville Police Dept.



On May 20, 2009, Terry Simpson entered guilty pleas to Possession of Cocaine, Possession of Drug Paraphernalia, and Tampering with Physical Evidence. On July 1, 2009, Simpson was probated, and he was placed on a felony pre-trial diversion for a period of 5 years.

Commonwealth v. Damon Trice
Judge: John Atkins
Prosecutor: Lynn Pryor
Police Agency: Kentucky State Police



On May 6, 2009, Damon Trice entered guilty pleas to the charges of Trafficking in Marijuana, 2nd offense, Improper Registration Plates, and No Insurance. His 2 ½ year sentence was probated for a period of 5 years.

Commonwealth v. Rayshawn Anderson
Judge: John Atkins
Prosecutor: Lynn Pryor
Police Agency: Hopkinsville Police Dept.



On May 6, 2009, Rayshawn Anderson entered guilty pleas in 2 different indictments. In a 2008 case, Anderson pled guilty to 2nd degree Criminal Abuse; and in a 2009 case, Anderson pled guilty to Theft by Unlawful Taking under \$30, Tampering with Physical Evidence, and Fleeing or Evading Police. On July 1, 2009, Anderson was sentenced to prison for a period of 5 years.

Commonwealth v. Christopher Baron
Judge: John Atkins
Prosecutor: Lynn Pryor
Police Agency: Christian Co. Sheriff's Ofc.



On May 6, 2009, Christopher Baron entered guilty pleas to the charges of Theft by Unlawful Taking of an Automobile and Theft by Deception over \$300. Baron was sentenced on July 1, 2009 to 1 year, and he was placed on a felony pre-trial diversion for a period of 1 year.

Commonwealth v. Timothy Bronaugh
Judge: John Atkins
Prosecutor: Lynn Pryor
Police Agency: Hopkinsville Police Dept.



On May 6, 2009, Timothy Bronaugh entered guilty pleas in 2 different indictments. In a 2008 case, Bronaugh pled guilty to the Trafficking in Marijuana over 8 ounces and Possession of Drug Paraphernalia; and in the 2009 case, Bronaugh pled guilty to Trafficking in a Controlled Substance within 1000 yards of a school. Bronaugh was sentenced to 3 years on each case, and his 6 year sentence was probated and diverted for a 5 year period on July 1, 2009.

Commonwealth v. Jessica Bussell
Judge: John Atkins
Prosecutor: Lynn Pryor
Police Agency: Hopkinsville Police Dept.



On May 6, 2009, Jessica Bussell entered guilty pleas to the charge of Assault under Extreme Emotional Disturbance and Tampering with Physical Evidence. Bussell was sentenced to 5 years, and she was placed on a felony pre-trial diversion for a period of 5 years on July 1, 2009.

Commonwealth v. Vivian Drayton
Judge: John Atkins
Prosecutor: Lynn Pryor
Police Agency: Oak Grove Police Dept.



On July 1, 2009, Vivian Drayton entered a guilty plea to the amended charge of Theft by Unlawful Taking under \$300 and was sentenced to 12 months probated for 2 years. .

Commonwealth v. Chaquita Johnson
Judge: John Atkins
Prosecutor: Lynn Pryor
Police Agency: Hopkinsville Police Dept.



On May 6, 2009, Chaquita Johnson entered guilty pleas to Complicity to Trafficking in Marijuana less than 8 ounces, Possession of Drug Paraphernalia and Possession of Marijuana. On July 1, 2009, Johnson was sentenced to 2 years, and she was placed on a felony pre-trial diversion for a period of 5 years.

Commonwealth v. Mark Worth
Judge: Andrew Self
Prosecutor: Whitney H. Westerfield
Police Agency: Oak Grove Police Dept.



On April 29th, 2009, Mark Worth entered a guilty plea to the charge of Criminal Possession of a Forged Instrument, Second Degree, 14 Counts. Worth was sentenced on July 1st, 2009 to the recommended term of 3 years, and that sentence was probated and diverted for a period of 5 years. The Defendant owes restitution in the amount of \$1236.04.

Commonwealth v. Tammy Garcia
Judge: John Atkins
Prosecutor: Whitney H. Westerfield
Police Agency: Oak Grove Police Dept.



On April 22nd, 2009, Tammy Garcia plead guilty to the charges of Possession of Cocaine; Possession of Valium; Possession of Drug Paraphernalia; Possession of Marijuana; Operating a Motor Vehicle Under the Influence of Alcohol or Controlled Substance, First Offense; Possession of a Open Alcohol Container in a Motor Vehicle; Careless Driving; and Resisting Arrest. On July 1st, 2009, the Court imposed the sentence of 3 years, but probated and diverted that sentence for a period of 3 years. The DUI conviction was not diverted and will remain on the Defendant's record.

Commonwealth v. Jessica Roberts
Judge: Andrew Self
Prosecutor: Whitney H. Westerfield
Police Agency: Oak Grove Police Dept.



On March 11th, 2009, Jessica Roberts pled guilty to 14 counts of Criminal Possession of a Forged Instrument, Second Degree. Roberts was sentenced on July 1st, 2009 to the recommended term of 3 years, and that sentence was probated and diverted for a period of 5 years. The Defendant owes restitution in the amount of \$1236.04.

Commonwealth v. John Roberts
Judge: Andrew Self
Prosecutor: Whitney H. Westerfield
Police Agency: Oak Grove Police Dept.



On March 11th, 2009, John Roberts pled guilty to 14 counts of Criminal Possession of a Forged Instrument, Second Degree. Roberts was sentenced on July 1st, 2009 to the recommended term of 3 years, and that sentence was probated and diverted for a period of 5 years. The Defendant owes restitution in the amount of \$1236.04.

Commonwealth v. William Davis
Judge: Andrew Self
Prosecutor: Whitney H. Westerfield
Police Agency: Hopkinsville Police Dept.



On March 25th, 2009, William Davis plead guilty to Possession of Drug Paraphernalia, Subsequent Offense; Facilitation to Trafficking in a Cocaine; and Possession of Marijuana. On July 1st, 2009, Davis was sentenced to the recommended term of two years, and the court probated the sentence for a period of five years.

Commonwealth v. Michael Cartwright
Judge: John Atkins
Prosecutor: Kathi Adams
Police Agency: Christian Co. Sheriff's Dept.



On July 1, 2009, Michael Cartwright pled guilty to one count of Theft by Unlawful Taking over \$300 for stealing money from the store safe at Bestway in Crofton, Ky. Although restitution is a factor in this case, he is serving a state sentence for another county, and, as such, he was also sentenced on July 1, 2009, to one year in prison for this offense.

Commonwealth v. Shawn Cohoon
Judge: John Atkins
Prosecutor: Kathi Adams
Police Agency: Hopkinsville Police Dept.



On May 6, 2009, Shawn Cohoon pled guilty to Second-Degree Burglary, and Fourth-Degree Assault, Domestic Violence, for unlawfully entering Heather Mayberry's residence and assaulting her while inside. The victim was not injured. Cohoon agreed to stay away from Ms. Mayberry & her family, complete domestic violence classes, and be evaluated for a substance abuse problem. On July 1, 2009, Cohoon was sentenced to 5 years, but in light of the circumstances and Cohoon's background, his sentence was pretrial diverted for 5 years with strict conditions.

Commonwealth v. Donald Evans
Judge: John Atkins
Prosecutor: Kathi Adams



Police Agency: Oak Grove Police Dept.

On May 20, 2009, Donald Evans pled guilty to Second-Degree Burglary. On July 1, 2009, Evans was sentenced to 2 years supervised probation.

Commonwealth v. Maria Martinez

Judge: John Atkins

Prosecutor: Kathi Adams

**Police Agency: Christian Co. Sheriff's Dept./
Department for Community Based Services**



On May 6, 2009, Maria Martinez pled guilty to Wanton Endangerment First-Degree, for leaving her 2 children (both under 3 years of age) unattended at her apartment, during which time one child fell down a few stairs and sustained a slight injury. Ms. Martinez was ordered to comply with DCBS recommendations. On July 1, 2009, Martinez was sentenced to 2 years, which was probated for a period of 5 years in light of her recent cooperation with DCBS. It was recently discovered, however, that her same children were again left unattended, and the Commonwealth has moved for her probation to be revoked. A hearing is set for September 9, 2009.

Commonwealth v. Gloria Powell

Judge: John Atkins

Prosecutor: Kathi Adams

Police Agency: Christian Co. Sheriff's Dept.



On April 28, 2008, Gloria Powell pled guilty to Theft by Unlawful Taking over \$300 for stealing items from a construction site and taking them to a salvage yard. Powell failed to appear for her sentencing date in August of 2008, and a bench warrant was issued for her arrest. The warrant wasn't served until June 2009, and, on July 1, 2009, Powell was finally sentenced to 5 years in prison.

Commonwealth v. Michael Love

Judge: John Atkins

Prosecutor: Kathi Adams

Police Agency: Hopkinsville Police Dept.



On April 20, 2009, Michael Love pled guilty to Unlawful Transaction with a Minor, Second-Degree for engaging in inappropriate behavior with his 9 year old niece. On July 8, 2009, he was sentenced to 4 years in prison.

Commonwealth v. Ronald Moseley

Judge: John Atkins

Prosecutor: Lynn Pryor

Police Agency: Christian Co. Sheriff's Ofc.



On July 8, 2009, Ronald Moseley entered a guilty plea to Facilitation to Theft by Unlawful Taking of an Automobile, and he was sentenced to 12

months probated for a period of 2 years.

Commonwealth v. Lisa Robinson
Judge: John Atkins
Prosecutor: Lynn Pryor
Police Agency: Christian Co. Sheriff's Ofc.



On July 8, 2009, Lisa Robinson entered a guilty plea to Facilitation to Theft by Unlawful Taking of an Automobile, and she was sentenced to 12 months probated for a period of 2 years.

Commonwealth v. Benzarius Watkins
Judge: John Atkins
Prosecutor: Lynn Pryor
Police Agency: Hopkinsville Police Dept.



On November 19, 2008, Benzarius Watkins entered a guilty plea to 2 counts of Trafficking in Cocaine. On July 14, 2009, Watkins' was sentenced to 7 years, and that sentence was probated for a period of 5 years.

Commonwealth v. Teresa Hayes
Judge: John Atkins
Prosecutor: Lynn Pryor
Police Agency: Kentucky State Police



On March 25, 2009, Teresa Hayes entered guilty pleas in 3 different indictments. In a 2008 case, Hayes pled guilty to charges of 2nd offense Possession of Methamphetamine, Cultivating in Marijuana [more than 5 plants], 2nd offense Possession of Drug Paraphernalia and Possession of Marijuana. In one 2009 case, Hayes pled guilty to 2nd offense Possession of Methamphetamine, and 2nd offense Possession of Drug Paraphernalia charges. In the second 2009 case, she also pled guilty to charges of 2nd offense Possession of Methamphetamine and Possession of Controlled Substance, 2nd degree. On July 15, 2009, Hayes was sentenced to 5 years on each case, consecutively for a total of 15 years; however she was probated for 5 years and placed in the Adult Drug Court program for a period of at least one year.

Commonwealth v. Lonnie Harrison
Judge: Honorable Andrew Self
Prosecutor: Kathi Adams
Police Agency: Oak Grove Police Dept.



On July 15, 2009, Lonnie Harrison pled guilty to Facilitation to 2nd Degree Criminal Possession of a Forged Instrument, Receiving Stolen Property Under \$300, and Possession of Marijuana for associating with Andre Myers, who tried to pass a fake \$20 bill at Dollar General on Pembroke-Oak Grove Road. On July 15, 2009, Harrison was sentenced to 12 months jail, probated for one year.

Commonwealth v. Phillip Hilliard
Judge: Andrew Self
Prosecutor: Kathi Adams
Police Agency: Oak Grove Police Dept.



On July 15, 2009, Phillip Hilliard pled guilty to Facilitation to Second-Degree Criminal Possession of a Forged Instrument for associating with Andre Myers, who tried to pass a fake \$20 bill at Dollar General on Pembroke-Oak Grove Road. On July 15, 2009, Hilliard was sentenced to 12 months jail, probated for one year.

Commonwealth v. Jabari Tekeste
Judge: Andrew Self
Prosecutor: Kathi Adams
Charging Agency: Hopkinsville Police Dept.



On March 25, 2009, Jabari Tekeste pled guilty to Assault Under Extreme Emotional Disturbance for being involved in a fist fight with Darnell Green on Liberty Street that caused facial injuries to Green. Due to there being some evidence that Tekeste may have been defending himself, Tekeste was sentenced to 3 years probation on July 15, 2009.

Commonwealth v. Shanyse Johnson
Judge: Andrew Self
Prosecutor: Kathi Adams
Police Agency: Oak Grove Police Dept.



On May 13, 2009, Shanyse Johnson pled guilty to Second-Degree Criminal Abuse for striking her nine year old daughter in the arm with a belt, causing bruises. On July 15, 2009 Johnson was sentenced to 5 years. That sentence was pretrial diverted with several conditions including parenting classes and full cooperation with the Cabinet for Families and Children.

Commonwealth v. Jeffrey Leavell
Judge: Andrew Self
Prosecutor: Kathi Adams
Police Agency: Kentucky State Police



On March 25, 2009, Jeffrey Leavell pled guilty to Failure to Comply with the Sex Offender Registry for relocating without advising the Office of Probation and Parole of his new address. On July 15, 2009, Leavell was sentenced to five years probation on the condition that he remain compliant with the Sex Offender Registration requirements.

Commonwealth v. Deloris Smoot
Judge: Andrew C. Self
Prosecutor: Whitney H. Westerfield
Police Agency: Hopkinsville Police Dept.



On March 25th, 2009, Smoot plead guilty to Possession of Cocaine;

Operating a Motor Vehicle on a DUI-Suspended Operator's License, First Offense; and Failure to Wear a Seatbelt. On July 15th, 2009, the Court imposed the recommended sentence of 2 years, fined her \$150, granted the defendant's request for probation, and approved her application for participation in the felony drug court program – which will be a condition of her probation.

Commonwealth v. Shannan Reeves

Judge: John Atkins

Prosecutor: Lynn Pryor

Police Agency: Oak Grove Police Dept.



On January 21, 2009, Shannan Reeves entered guilty pleas to Theft by Unlawful Taking and Knowingly Receiving Stolen Property charges. On July 22, 2009, Reeves sentence was conditionally discharged as his restitution was paid in full.

Commonwealth v. Robert Hauser

Judge: John Atkins

Prosecutor: Kathi Adams

Police Agency: Hopkinsville Police Dept.



On May 29, 2009, Robert Hauser pled guilty to charges of Theft by Unlawful Taking Over \$300 and Operating a Motor Vehicle on a Suspended Operator's License. On July 22, 2009 Hauser was sentenced to 3 years in prison.

Commonwealth v. Ronald Wentz

Judge: John Atkins

Prosecutor: Lynn Pryor

Police Agency: Oak Grove Police Dept.



On July 27, 2009, Ronald Wentz entered guilty pleas to charges of Possession of Marijuana and Possession of Drug Paraphernalia. He was sentenced to 12 months and probated for a period of 2 years.

Commonwealth v. Marvin Buckner

Judge: John Atkins

Prosecutor: Lynn Pryor

Police Agency: Hopkinsville Police Dept.



On July 27, 2009, Marvin Buckner entered guilty pleas to charges of Possession of Marijuana and Possession of Drug Paraphernalia. He was sentenced to 12 months and probated for a period of 2 years.

Commonwealth v. Lomart Gibson

Judge: Andrew Self

Prosecutor: Lynn Pryor

Police Agency: Oak Grove Police Dept.



On April 1, 2009, Lomart Gibson entered a guilty plea to 2 counts of

Second-Degree Criminal Possession of a Forged Instrument. On July 29, 2009, Gibson was sentenced to 5 years, and that sentence was diverted for a period of 5 years.

Commonwealth v. Faith Haynes/Campbell

Judge: Andrew Self

Prosecutor: Lynn Pryor

Police Agency: Hopkinsville Police Dept.



On February 25, 2009, Faith Haynes [a/k/a Faith Campbell] entered guilty pleas in 2 different indictments. In one, she pled guilty to Possession of Cocaine and Tampering with Physical Evidence. In the other, she pled guilty to Possession of Cocaine and Subsequent Offense of Possession of Drug Paraphernalia. On May 27, 2009, Haynes was sentenced to 5 years in prison. Then, on July 29, 2009, Haynes entered a guilty plea to Theft by Unlawful Taking over \$300 and was sentenced to 2 years probation.

Commonwealth v. Tasha Wheeler

Judge: Andrew Self

Prosecutor: Lynn Pryor

Police Agency: Hopkinsville Police Dept.



On March 11, 2009, Tasha Wheeler entered guilty pleas to charges of Trafficking in Cocaine, Trafficking in a Controlled Substance within 1000 yards of a school, and 2nd offense Possession of Drug Paraphernalia. On July 29, 2009, Wheeler was sentenced to 5 years in the penitentiary.

Commonwealth v. Junior McKnight

Judge: Andrew Self

Prosecutor: Lynn Pryor

Police Agency: Hopkinsville Police Dept.



On March 25, 2009, Junior McKnight entered a guilty plea to Trafficking in Cocaine. On July 29, 2009, McKnight was formally sentenced to 7 years in the penitentiary.

Commonwealth v. Buckley Pepper

Judge: Andrew Self

Prosecutor: Lynn Pryor

Police Agency: Christian Co. Sheriff's Ofc.



On December 14, 1999, Buckley Pepper entered guilty pleas to charges of 3rd degree Burglary, Theft by Unlawful Taking over \$300 and Unlawful Transaction with a Minor; however, he failed to appear for his final sentencing on April 19, 2000. Therefore, Buckley was indicted for Bail Jumping, and he entered a guilty plea to that on July 29, 2009. He was sentenced to five years on the first charge and 2 years for Bail Jumping. Pepper was probated for a period of 5 years on the 1999 case, but was sentenced to 2 years in prison for Bail Jumping.

Commonwealth v. Malcolm Chase
Judge: John Atkins
Prosecutor: Whitney H. Westerfield
Police Agency: Oak Grove Police Dept.



On April 1st, 2009, Chase pled guilty to 2nd degree Burglary and Theft By Unlawful Taking over \$300. On July 29th, 2009, the Court imposed the recommended five year sentence, probating and diverting that sentence for a period of 5 years.

Commonwealth v. Devon Caudle
Judge: Andrew Self
Prosecutor: Whitney H. Westerfield
Police Agency: Hopkinsville Police Dept.



On April 1st, 2009, Devon Caudle pled guilty to 6 counts of Unlawful Access to a Computer, First Degree. On July 29th, 2009, the court imposed the recommended 5 year sentence, granted the Defendant's request for probation, and admitted him into the drug court program – completion of which is a condition of his probation.

Commonwealth v. Richard Hart
Judge: Andrew Self
Prosecutor: Michael Cotthoff
Police Agency: Hopkinsville Police Dept.



On July 29th, 2009, Richard Hart entered a guilty plea to the charges of Criminal Possession of a Forged Instrument, Second-Degree and Theft by Deception (Cold Checks) Over \$300. Vaughn was sentenced on July 29th to the recommended term of 3 years, and that sentence was probated for a period of 5 years. The Defendant owes restitution in the amount of \$1292.00.

Commonwealth v. Kenyachta Coleman
Judge: Andrew Self
Prosecutor: Kathi Adams
Police Agency: Hopkinsville Police Dept.



On April 1, 2009, Kenyachta Coleman pled guilty to First-Degree Criminal Mischief, Resisting Arrest, and Alcohol Intoxication. Officers responded to a disturbance call at Max Fuel on W. 7th Street, and found Coleman visibly intoxicated. She became angry and proceeded to kick the police cruiser's window causing damage. On July 29, 2009, Coleman's sentence was diverted with the condition that she pays the \$1893.97 restitution for repair to the cruiser.

Commonwealth v. Brian McDonald
Judge: Andrew Self
Prosecutor: Kathi Adams
Police Agency: Oak Grove Police Dept.



On March 25, 2009, Brian McDonald pled guilty to Theft by Unlawful Taking over \$300 for taking cash out of WalMart registers when working as a cashier. On July 29, 2009, McDonald was sentenced to 1 year. Because McDonald had the entire \$1865 restitution paid in full by sentencing, his sentence was diverted.

Commonwealth v. Patricia Moore

Judge: John Atkins

Prosecutor: Kathi Adams

Police Agency: Christian Co. Sheriff's Dept.



On June 3, 2009, Patricia Moore pled guilty to 3 counts of Criminal Possession of a Forged Prescription. On August 7, 2009, Moore was sentenced to 3 years in prison to be diverted for 5 years.

Commonwealth v. David Cherry

Judge: John Atkins

Prosecutor: Whitney H. Westerfield

Police Agency: Hopkinsville Police Dept.



On June 17th, 2009, David Cherry entered a guilty plea to Burglary, Third Degree. On August 11th, 2009, Cherry was sentenced to the recommended 2 years and was subsequently remanded to the custody of the Kentucky Department of Corrections to serve the balance of that sentence.

Commonwealth v. Jeremy Charlton

Judge: John Atkins

Prosecutor: Whitney H. Westerfield

Police Agency: Christian Co. Sheriff's Ofc.



On June 17th, 2009, Jeremy Charlton pled guilty to 2 counts of Burglary, First Degree; 3 counts of Burglary, Second Degree; 5 counts of Knowingly Receiving Stolen Property over \$300; Theft By Deception over \$300; Possession of Burglars' Tools; Possession of a Handgun By A Convicted Felon; and Theft By Deception Under \$300. The Commonwealth recommended a sentence of 10 years, and opposed the Defendant's request for probation in light of the seriousness of his offenses. Charlton was sentenced on August 11th, 2009 to the recommended term of 10 years, and was subsequently remanded to the custody of the Kentucky Department of Corrections to serve the balance of that sentence.

Commonwealth v. Billy Faughn

Judge: John Atkins

Prosecutor: Kathi Adams

Police Agency: Christian County Jail



On June 17, 2009, Billy Faughn pled guilty to 2nd Degree Escape for failing to return to the Christian County Jail while out on work release. Faughn acknowledged a drug problem and requested evaluation for Drug

Court. On August 11, 2009, Faughn's one year sentence was probated to enable him to enter Drug Court.

Commonwealth v. Tyrone Harper

Judge: John Atkins

Prosecutor: Kathi Adams

Police Agency: Hopkinsville Police Dept.



On June 17, 2009, Tyrone Harper pled guilty to Assault Third-Degree, Operating on Suspended/Revoked Operator's License, Fleeing and Evading 2nd Degree, Resisting Arrest, and other traffic offenses after he was stopped for the traffic offenses, ignored officer's commands, jumped out of his vehicle, fought with police and then fled. The plea agreement recommended a 2 year prison sentence, to run consecutively to all other felony convictions. On August 11, 2009, Harper's sentence was probated.

Commonwealth v. Narahari Luke

Judge: John Atkins

Prosecutor: Kathi Adams

Police Agency: Hopkinsville Police Dept.



On June 17, 2009, Narahari Luke pled guilty to 10 counts each of Second-Degree Criminal Possession of a Forged Instrument, and Theft of Identity for presenting forged checks and another person's ID to the Oak Grove and Hopkinsville Wal-Mart. The plea agreement recommended a 1 year prison sentence, to run consecutively to all other felonies. On August 11, 2009, Luke was sent to prison for 1 year.

Commonwealth v. Derrick Smith

Judge: John Atkins

Prosecutor: Kathi Adams

Police Agency: Hopkinsville Police Dept.



On June 17, 2009, Derrick Smith pled guilty to Attempted Kidnapping, Promoting Contraband, Fleeing or Evading Police, Tampering with Evidence, Driving Under the Influence, Leaving the Scene of Accident, and No Insurance. The plea agreement recommended a 5 year prison sentence, to run consecutively to the 5 year sentence in felony convictions for Enhanced Trafficking in Marijuana, Enhanced Possession or Drug Paraphernalia, and Carrying a Concealed Deadly Weapon, and Alcohol Intoxication in Indictment 08-CR-910. The Commonwealth was opposed to probation, because the attempted kidnapping victim was a minor and Smith was out on felony bond when the second offense occurred. On August 11, 2009, the 10 year prison sentence was probated, despite the Commonwealth's objections.

Commonwealth v. Richard Watkins

Judge: John Atkins

Prosecutor: Kathi Adams

Police Agency: Hopkinsville Police Dept.



On June 17, 2009, Richard Watkins pled guilty to 10 counts of Second-Degree Criminal Possession of a Forged Instrument, and Theft of Identity for presenting forged checks and another person's ID to the Oak Grove and Hopkinsville Wal-Mart. The plea agreement recommended a 1 year prison sentence, to run consecutively to all other felonies. On August 11, 2009, Watkins was sent to prison for 1 year.

Commonwealth v. Toney Bryant

Judge: John Atkins

Prosecutor: Lynn Pryor

Police Agency: Hopkinsville Police Dept.



On June 23, 2009, Toney Bryant entered guilty pleas to Possession of Cocaine and Possession of Marijuana, While Armed. On August 11, 2009, Bryant was sentenced to 5 years on each charge, and his 10 year sentence was probated and diverted for a period of 5 years.

Commonwealth v. Nichole Causey

Judge: John Atkins

Prosecutor: Lynn Pryor

Police Agency: Christian Co. Sheriff's Ofc.



On May 206, 2009, Nichole Causey entered guilty pleas to Facilitation to Manufacture Methamphetamine and Possession of Drug Paraphernalia. On August 11, 2009, Causey was sentenced to 5 years, and that sentence was probated and diverted for a period of 5 years.

Commonwealth v. Bradley Hale

Judge: John Atkins

Prosecutor: Lynn Pryor

Police Agency: Christian Co. Sheriff's Ofc.



On June 3, 2009, Hale entered a guilty plea to the charges of Facilitation to Manufacture Methamphetamine, Possession of Methamphetamine, Endangering the Welfare of a Minor, and Possession of Drug Paraphernalia. On August 11, 2009, Hale was sentenced to 5 years, and that sentence was probated and diverted for a period of 5 years on the condition that he completes the Adult Drug Court program.

Commonwealth v. Keoshaia Pettus

Judge: John Atkins

Prosecutor: Lynn Pryor

Police Agency: Christian Co. Sheriff's Ofc.



On May 20, 2009, Keoshaia Pettus entered a guilty plea to Obtaining a Controlled Substance by Fraud, False Statement or Forgery. On August 11, 2009, Pettus was sentenced to 2 years, and that sentence was probated and diverted for a period of 5 years.

Commonwealth v. Stafford Winston



Judge: John Atkins
Prosecutor: Lynn Pryor
Police Agency: Hopkinsville Police Dept.

On April 30, 2009, Stafford Winston entered a guilty plea to Hindering the Prosecution and/or Apprehension of Aaron Whaley who was with Aaron Whaley when he was apprehended and charged with 2 counts of murder. Winston was sentenced to 10 years in the penitentiary.

Commonwealth v. Beverly Cunningham
Judge: Andrew Self
Prosecutor: Lynn Pryor
Police Agency: Hopkinsville Police Dept.



On April 15, 2009, Beverly Cunningham entered guilty pleas to charges of Manufacturing Methamphetamine, 2nd offense of Possession of Drug Paraphernalia, and Operating a Motor Vehicle under the Influence of Alcohol/Controlled Substance, as well as being a Persistent Felony Offender. On August 12, 2009, Cunningham was sentenced to 10 years in prison.

Commonwealth v. Charles Hollowell
Judge: Andrew Self
Prosecutor: Lynn Pryor
Police Agency: Hopkinsville Police Dept.



On April 16, 2009, Charles Hollowell entered guilty pleas to 3 counts of First-Degree Wanton Endangerment. On August 12, 2009, Hollowell's 1 year sentence was probated for a period of 5 years.

Commonwealth v. Eric Miller
Judge: Andrew Self
Prosecutor: Lynn Pryor
Police Agency: Oak Grove Police Dept.



On May 28, 2009, Eric Miller entered guilty pleas on charges of Third-degree Assault, First-Degree Fleeing or Evading Police, First-Degree Criminal Mischief, Obstructing Governmental Operations, Resisting Arrest, Third-Degree Terroristic Threatening, Third-Degree Escape, Third-Degree Criminal Mischief, Menacing, Second-Degree Disorderly Conduct, and Public Intoxication. Miller was sentenced to 5 years on August 12, 2009, and his sentence was probated for a period of 5 years.

Commonwealth v. Phillip Ruff
Judge: Andrew Self
Prosecutor: Kathi Adams
Police Agency: Hopkinsville Police Dept.



On April 15, 2009, Phillip Ruff pled guilty to Possession Methamphetamine and Possession of Marijuana for having an ecstasy/meth pill and 5 small marijuana bags in a cigarette pack in his car.

The plea agreement recommended a 2 year prison sentence, and on August 12, 2009, Ruff's sentence was probated with strict conditions.

Commonwealth v. Jeffery Shear

Judge: Andrew Self

Prosecutor: Whitney H. Westerfield

Police Agency: Hopkinsville Police Dept.



On April 15th, 2009, Jeffery Shear pled guilty to the charges of Burglary, Third Degree, Two Counts; and Knowingly Receiving Stolen Property over \$300, Two Counts. The Commonwealth recommended a sentence of five years and opposed Mr. Shear's request for probation during the final sentencing hearing on August 12th, 2009; however, the Court granted probation for Mr. Shear over the Commonwealth's objection. Update: Since his final sentencing hearing, Mr. Shear has been arrested for new charges.

Commonwealth v. Zachary Fox

Judge: Andrew Self

Prosecutor: Whitney H. Westerfield

Police Agency: Hopkinsville Police Dept.



On April 15th, 2009, Zachary Fox pled guilty to 2 counts Unlawful Access to a Computer, First Degree; Knowingly Receiving Stolen Property under \$300; Unlawful Transaction with a Minor, Second degree; Possession of Marijuana; and Possession of Drug Paraphernalia , Subsequent Offense. On August 12th, 2009, Fox was sentenced to the recommended term of three years, and the sentence was probated and diverted for a period of five years.

Commonwealth v. Jason Ezell

Judge: Andrew Self

Prosecutor: Whitney H. Westerfield

Police Agency: Hopkinsville Police Dept./

Pennyrile Narcotics Task Force



On April 15th, 2009, Jason Ezell pled guilty to 3 counts of Attempting to Obtain Controlled Substance by Fraud, False Statement or Forgery; Possession of Oxycodone; and Forgery of a Prescription of a Controlled Substance. On August 12th, 2009, the Court imposed the sentence of 3 years and diverted that sentence for a period of five years.

Commonwealth v. Richard Johnson

Judge: Andrew Self

Prosecutor: Kathi Adams

Police Agency: Oak Grove Police Dept.



On August 14, 2009, Richard Johnson pled guilty to Driving Under the Influence of Drugs or Alcohol, 2nd Offense, and Driving on a Suspended License. On August 14, 2009, Johnson was sentenced to 90 days in jail.

Commonwealth v. William Tensley
Judge: John Atkins
Prosecutor: Kathi Adams
Police Agency: Christian Co. Sheriff's Dept.



On July 8, 2009, William Tensley pled guilty to Possession of Drug Paraphernalia, Subsequent Offense, and Trafficking In Marijuana Less Than 8 Ounces. Tensley was charged when police were serving him with an active arrest warrant and smelled marijuana coming from inside his house. August 18, 2009, Tensley was sentenced to 2 years in prison, probated for a period of 5 years.

Commonwealth v. Emiliano Romero
Judge: John Atkins
Prosecutor: Whitney H. Westerfield
Police Agency: Hopkinsville Police Dept.



On June 29th, 2009, Emiliano Romero pled guilty to the charge of Custodial Interference. On August 18th, 2009, the Court imposed the sentence of 5 years, and remanded the Defendant to the custody of the Kentucky Department of Corrections to serve the balance of his sentence. At the end of his term in prison, deportation proceedings will commence to return the Defendant to his native country.

Commonwealth v. Clifford Chester
Judge: John Atkins
Prosecutor: Lynn Pryor
Police Agency: Hopkinsville Police Dept.



On July 8, 2009, Cliff Chester entered guilty pleas in 3 different indictments. In the first one, he pled guilty to Knowingly Receiving Stolen Property. In the second, he entered a guilty plea to Trafficking in Cocaine; and in another, he pled guilty to Trafficking in Cocaine and Possession of Marijuana. On August 18, 2009, Chester was sentenced to 10 years which will be probated after he serves 30 days in the Christian County Jail.

CASE EXPUNGED/Commonwealth v. 09-CR-00174

Commonwealth v. Carolyn Ussher
Judge: Andrew Self
Prosecutor: Whitney H. Westerfield
Police Agency: Hopkinsville Police Dept.



On April 13th, 2009, Carolyn Ussher was found guilty of Tampering with Physical Evidence by a jury in Christian Circuit Court who recommended a sentence of 3 years. On July 29th, 2009, the Court imposed the sentence of three years in prison. On August 26th, 2009, Ussher pled guilty to Bail Jumping – a charge she earned while on release in the original case. The Commonwealth recommended a one year sentence to run consecutively with the jury's sentence. The Court granted probation to Ussher for all

offenses and ordered her to complete drug treatment.

Commonwealth v. Jeffery Petrie

Judge: Andrew Self

Prosecutor: Whitney H. Westerfield

Police Agency: n/a



On August 26th, 2009, Jeffery Petrie pled guilty to Possession of a Controlled Substance, Second Degree; and Possession of Drug Paraphernalia, First Offense, and the court probated the 12 month sentence for 1 year.

Commonwealth v. Darius Johnson

Judge: Andrew Self

Prosecutor: Whitney H. Westerfield

Police Agency: Oak Grove Police Dept.



On April 29th, 2009, Darius Johnson plead guilty to 3 counts of Burglary, Third Degree; Fleeing and Evading Police, First Degree; Trafficking in a Controlled Substance within a 1000 Yards of a School; Possession of Drug Paraphernalia, First Offense; Tampering with Physical Evidence; and Receiving a Stolen Firearm. On August 26th, 2009, the Court imposed the sentence of 10 years, but probated and diverted that sentence for a period of five years. Johnson owes restitution of approximately \$1600.

Commonwealth v. Dennis Eaves

Judge: Andrew Self

Prosecutor: Kathi Adams

Police Agency: Christian Co. Sheriff's Dept.



On May 13, 2009, Dennis Eaves pled guilty to Theft by Deception Over \$300-Including Cold Checks for cashing a forged unemployment check at The Copper Still. On August 26, 2009, Eaves' sentence was diverted with the condition that he pay restitution.

Commonwealth v. Mary Bailey

Judge: Andrew Self

Prosecutor: Kathi Adams

Complaining Witness: Cletus Gililand



On March 11, 2009, Mary Bailey pled guilty to Defrauding a Secured Creditor for borrowing money to purchase a vehicle and then failing to remit payments. On August 26, 2009, Bailey's sentence was probated to allow her to pay restitution directly to the complaining party.

Commonwealth v. Rodney Edwards

Judge: Andrew Self

Prosecutor: Kathi Adams

Complaining Witness: Joann Latham



On August 26, 2009, Rodney Edwards pled guilty to Third-Degree Arson for trying to start a fire with charcoal fluid on Ms. Latham's porch during a rain storm. No damage was done because no ignition was ever made. On August 26, 2009, Edwards' 12 month sentence was probated.

Commonwealth v. James Gilford
Judge: Andrew Self
Prosecutor: Lynn Pryor
Complaining Witness: Gregory Daugherty



On May 8, 2009, James Gilford entered a guilty plea to First Degree Criminal Mischief. On August 26, 2009, Gilford was sentenced to 5 years, and that sentence was probated and diverted for a period of 5 years.

Commonwealth v. Anthony Johnson
Judge: Andrew Self
Prosecutor: Lynn Pryor
Police Agency: Kentucky State Police



On May 5, 2009, Anthony Johnson was tried by a jury and found guilty of 2nd offense of Possession of Cocaine, Operating a Motor Vehicle while under the Influence of Alcohol or Controlled Substance, More than One Operator's License, and of being a Persistent Felony Offender. On August 26, 2009, Johnson was sentenced to 17 years in the penitentiary according to the jury's verdict.

Commonwealth v. Justin Parker
Judge: Andrew Self
Prosecutor: Lynn Pryor
Police Agency: Hopkinsville Police Dept.



On April 29, 2009, Justin Parker entered guilty pleas to Second-Degree Unlawful Transaction with a Minor, 2nd offense Possession of Drug Paraphernalia, and Possession of Marijuana. On August 26, 2009, Parker was sentenced to 5 years, and that sentence was probated and diverted for a period of 5 years.

Commonwealth v. Jeremy Tillman
Judge: Andrew Self
Prosecutor: Lynn Pryor
Police Agency: Hopkinsville Police Dept.



On March 26, 2009, Jeremy Tillman entered guilty pleas in 2 indictments to charges of Third-Degree Burglary, Second-Degree Criminal Mischief, and 2 counts of Knowingly Receiving Stolen Property. On August 12, 2009, Tillman pled guilty to Possession of a Handgun by a Convicted Felon, Promoting Contraband, Tampering with Physical Evidence, 2nd degree Fleeing or Evading Police, and Carrying a Concealed Deadly Weapon. On August 26, 2009, Tillman was sentenced to a total of 12 years in the penitentiary.

Commonwealth v. Timothy Turner
Judge: Andrew Self
Prosecutor: Lynn Pryor
Police Agency: Oak Grove Police Dept.



On May 27, 2009, Timothy Turner entered guilty pleas to Theft by Unlawful Taking over \$300 and Third-Degree Burglary. On August 26, 2009, Turner was sentenced to 4 years on each charge, and his 8 year sentence was probated and diverted for a period of 5 years.

Commonwealth v. Barbara Williams
Judge: Andrew Self
Prosecutor: Lynn Pryor
**Agency: Office of the Inspector General/
Cabinet for Health & Family Services**



On May 13, 2009, Barbara Williams entered a guilty plea to Making a False Statement to Receive Food State Benefits over \$100. On August 26, 2009, Williams was sentenced to 1 year, and that sentence was probated and diverted for a period of 1 year.

Commonwealth v. Robert Blaine
Judge: Andrew Self
Prosecutor: Lynn Pryor
Police Agency: Hopkinsville Police Dept.



On March 30, 2009, Robert Blaine entered guilty pleas to Trafficking in Cocaine, Trafficking in a Controlled Substance within 1000 yards of a school, Possession of a Handgun by a Convicted Felon, Possession of Marijuana and Possession of Drug Paraphernalia. On August 26, 2009, Blaine was sentenced to 20 years in the penitentiary.


Commonwealth v. Ashley Lee
Judge: Andrew C. Self
Prosecutor: Michael Cotthoff
Police Agency: Office of the Inspector General



On April 29th, 2009, Lee entered a guilty plea to the three counts of Making a False Statement to Receive Benefits Over \$100. Vaughn was sentenced on the August 27th, 2009 to the recommended term of 1 year, and that sentence was probated for a period of 1 year. The Defendant has paid the entire amount of her restitution.

THANKS to all of you who have served on any of the jury pools in Christian County. It has been a privilege and an honor to serve you.

If you would prefer not to receive any future email newsletters from us, please reply with "UNSUBSCRIBE" in the subject line. If you did not receive previous volumes and wish to do so, please go to the



newsletter section of our website – www.hopkinsvilleprosecutors.com.

Sincerely,
Lynn Pryor – Commonwealth's Attorney