

# **DISTRICT 7 – COMMUNITY “COURT WATCH” PROGRAM**

**INSTRUCTIONS:** This packet contains criminal cases that your community has chosen to follow through the Milwaukee courts as part of your community’s Court Watch Program.

You may *also* follow these cases, or any court case, in the following ways:

**(A) ONLINE: By searching on [www.wcca.wicourts.gov](http://www.wcca.wicourts.gov)**

- (1) Get to the homepage (google → “Wisconsin Circuit Court Access”)
- (2) Agree to the terms and conditions
- (3) Search by (a) defendant’s name or (b) Case Number (Milwaukee County)

**(B) CLERK OF COURT: Receive information on a criminal case**

- (1) By phone: (414) 278-4538
- (2) In person: 821 West State Street, Room 117 of the Safety Building, Milwaukee

**(C) DISTRICT ATTORNEY’S OFFICE: Receive information on a criminal case**

- (1) By phone: (414) 278-5088
- (2) In person: 821 West State Street, Room 405 of the Safety Building, Milwaukee
- (3) Attend court on the scheduled date and request to speak with the Assistant District Attorney

---

**MISSION:** The attached list contains names of people that have been arrested in your community and charged with criminal offenses by the Milwaukee County District Attorney’s Office.

The community members of Milwaukee County are the victims of these crimes and have a right to have input into the sentencing of these defendants. By filling out a Community Impact Statement, your voice will be heard by the court and considered in its sentencing decision. Your statement, even if anonymous, is important to the court in making a sentencing decision.

**Please fill out a Community Impact Statement and mail it to the Court or give to a Task Force Member *one week prior to the scheduled sentencing date.*** You may also attend court on the sentencing date and ask the judge for permission to speak about how the crime has impacted you and/or your community.

Remember, these defendants have only been charged with criminal offenses by the District Attorney’s Office and are presumed to be innocent until they are proven guilty of committing a crime beyond a reasonable doubt in a court of law.

---

## **QUESTIONS?**

**Want a case added to the Court Watch Program?**

**Want more information?**

**Want to assist the Court Watch Program?**

Please contact your District 7 Court Watch Task Force Member:

- (1) Rabbi Yosef Schlussel [yschlussel@gmail.com](mailto:yschlussel@gmail.com)
- (2) Maureen Doyle [maurorless@ameritech.net](mailto:maurorless@ameritech.net)
- (3) Steven O’Connell [oconsase@sbcglobal.net](mailto:oconsase@sbcglobal.net)

Please contact your District 7 Community Prosecution Unit:

- (1) Joy Hammond, Community Prosecutor [Joy.Hammond@da.wi.gov](mailto:Joy.Hammond@da.wi.gov) or 935-7724
- (2) Shellee Lubus, Community Liaison [slubus@milwaukee.gov](mailto:slubus@milwaukee.gov) or 935-7278

# DISTRICT 7 – COMMUNITY “COURT WATCH” PROGRAM

## CASE UPDATE

Defendant Name	Case Number Charges* Court/Judge Prosecutor Crime Location Sentencing date (if applicable)	Next Court Date
<b>Travis Guiden</b> <b>Julius Bell</b> <b>Andre Moore</b>	2011CF00057-59 Armed Robbery Judge David Hansher ADA Ken Berg Crime locations: <b>6600 W. Fiebrantz &amp;            6100 W. Capitol Dr. (Securant Bank)</b> Sentencing Date: n/a	<b>GUIDEN - 2/6/12 – Jury Trial</b>  <b>CASE CLOSED FOR BELL            AND MOORE</b>
<p><b>BELL SENTENCE:</b> The Court sentenced defendant to serve a term of IMPRISONMENT in the Wisconsin State Prisons for 20 YEARS. INITIAL CONFINEMENT of 10 YEARS and EXTENDED SUPERVISION of 10 YEARS with the following conditions: - AODA and cooperate with recommended treatment programs - Absolute sobriety, random urine screens - No drug paraphernalia - No contact with victims or co-defendants - Pay all costs, assessments and surcharges - Provide a DNA sample, if one has not already been provided and pay DNA surcharge Restitution to be determined at a hearing on 7/21/11 at 8:30 AM Br. 42. Credit given for 153 days time served. Court advised defendant on Extended Confinement or "bad time". Defendant is not eligible for Challenge Incarceration Program. Defendant is eligible for Earned Release Program. Court finds Risk Reduction sentence to be inappropriate.</p> <p><b>MOORE SENTENCE:</b> The Court sentenced defendant to serve a term of IMPRISONMENT in the Wisconsin State Prisons for 10 YEARS. INITIAL CONFINEMENT of 5 YEARS and EXTENDED SUPERVISION of 5 YEARS with the following conditions: - AODA and cooperate with recommended treatment programs - Absolute sobriety, random urine screens - No contact with co-defendants - Seek/maintain employment - Obtain GED or equivalency - Provide a DNA sample, if one has not already been provided, surcharge waived All other fees, surcharges and assessments are waived. Credit given for 158 days time served. Court advised defendant on Extended Confinement or "bad time". Defendant is not eligible for Challenge Incarceration Program. Defendant is eligible for Earned Release Program. Court finds Risk Reduction sentence to be inappropriate. Appeal rights given.</p> <p><i>Synopsis: The defendants allegedly robbed the Securant Bank at gunpoint while masked before fleeing with cash.</i></p>		
<b>Tevin Smith</b>	2011CF000885 Charge: Burglary Judge Dennis Cimpl ADA James Griffin Crime location: <b>3149 N. 51<sup>st</sup> Blvd.</b> Sentencing date: 8/8/11	11/18/11 - Sentencing  <b>IMPACT STATEMENTS            DUE</b>
<p><i>Synopsis: the defendant and two other co-actors (juveniles) allegedly burglarized the residence of the crime location while a resident was in the upper residence of this duplex. All fled and were later apprehended by police. The two other defendants have been charged in juvenile cases in Children’s Court.</i></p>		

<b>Durrell Eastern</b>	2011CF000684 Charge: First Degree Intentional Homicide Judge Kevin Martens ADA Kevin Shomin Crime location: <b>3118 North 54<sup>th</sup> Street</b> Sentencing date: n/a	11/21/11 – final pre-trial 12/5/11 – jury trial
<p><i>Synopsis: the defendant allegedly shot and killed Frankie Sides in the street at the crime location around 2am. Citizen witnesses informed police that the two men were arguing over having each others' backs through other incidents prior to shots being fired. The argument on the street allegedly stemmed from an argument the victim had with another individual in the Glory Daze Bar on Burleigh Street prior to the homicide.</i></p>		
<b>George Lucas Devonte Mitchell James Wilson</b>	2011CF001265-67 Charge: Armed Robbery (3 counts) Judge Donald Hansher ADA Ken Berg Crime locations: <b>8034 West Congress Street, 4535 North 42nd Street, and 3278 North Oakland Ave</b> Sentencing date: n/a	<b>Mitchell:</b> 11/21/11 – Sentencing <b>Wilson:</b> 12/7/11 – Return on Drs Report  <b>IMPACT STATEMENTS DUE (Mitchell)</b>
<p><b>LUCAS SENTENCE:</b> Defendant George Lucas in court with attorney Jean M Kies. Defendant George Lucas in custody. Kenneth R Berg appeared for the State of Wisconsin. Sentencing proceeds. Corrections made to PSI report. Statements made by the State, defense and defendant. Additional statements made by: George H. . The Court sentenced defendant to serve a term of IMPRISONMENT in the Wisconsin State Prisons for 17 YEARS. INITIAL CONFINEMENT of 7 YEARS and EXTENDED SUPERVISION of 10 YEARS with the following conditions: - No contact with co-defendants - No contact with victims - Pay all costs, assessments and surcharges - Provide a DNA sample, if one has not already been provided, pay surcharge - AODA and cooperate with recommended treatment programs - No illegal drugs Credit given for 168 days time served. Court advised defendant on Extended Confinement or "bad time". Defendant is not eligible for Challenge Incarceration Program but is eligible for Earned Release Program. Appeal rights given. Written Explanation of Determinate Sentence and Notice of Right to Seek Postconviction Relief received and filed.</p>		
<p><i>Synopsis: the defendants, along with two juveniles, allegedly committed several armed robberies of citizens at the above crime locations, sometimes using force and weapons to commit those robberies.</i></p>		
<b>Demareon Green</b>	2011CM004422 & 2011CF3376 Charge: Criminal Damage to Property & Burglary Judge: Jeffrey Wagner Crime location(s): <b>3293 N. 49<sup>th</sup> Street</b> Sentencing date: 9/24/11	Case Closed  <b>IMPACT STATEMENTS Recieved</b>
<p><b>Green SENTENCE:</b> Defendant Demareon L Green in court with attorney Vincent Guimont. Defendant Demareon L Green in custody. Timothy J Cotter appeared for the State of Wisconsin. Defendant was advised of constitutional rights and maximum penalties, waived all rights, and plead GUILTY. Defendant examined as to the plea. Plea Questionnaire/Waiver of Rights and Addendum received and filed. Stipulation by parties to the Criminal Complaint as a factual basis to sustain the plea. Court found the defendant guilty. Judgment of conviction entered. Sentencing proceeded. Statements by the State, defense and defendant. Defendant ordered to serve 5 months in the House of Correction consecutive to any other sentence with credit of (2) days time served, and with Huber Privileges for work. Court STAYED the sentence and placed the defendant on probation for 2 years, consecutive to probation in Case 11CF3376, with the following conditions: *Alcohol and drug assessment and comply with any treatment deemed necessary by the department. *Absolute Sobriety, no illegal drugs. *Continue Education. *No Contact with Victim. *Defendant to pay the victim/witness surcharge and costs during period of probation. Notice of Right to Seek Postconviction Relief received and filed.</p>		

<b>Marquis Lawrence</b>  <b>Willie Milan</b>	2011CF003275 & 2011CF003276 Charge: Burglary Judge Glen Yamahiro Crime location(s): <b>3741 North 53<sup>rd</sup> Street</b> Sentencing date: n/A	Lawrence & Milan <b>CLOSED</b>
--	---	-----------------------------------

**Lawrence Sentencing:** Defendant Marquise Davell Lawrence in court with attorney Glenn O Givens. Defendant Marquise Davell Lawrence in custody. James Griffin appeared for the State of Wisconsin. Deputy court clerk: vk State filed: Community Impact statement. State has satisfied victim notification. Court set restitution at zero. The Court sentenced the defendant to serve a term of IMPRISONMENT of 5 YEARS in the Wisconsin State Prisons, consecutive to another sentence with credit for 0 days time served. CONFINEMENT of 2 YEARS and EXTENDED SUPERVISION of 3 YEARS with the following conditions: - no new crimes rising to the level of probable costs - cooperate with PO agent -Pay all costs, assessments and surcharges be paid from up to 25% of the defendant's prison wages and as a condition of extended supervision. -Provide a DNA sample for the Data Bank, court waived costs. The defendant is advised as a convicted felon he may not carry or possess any firearms/body armor. - no contact with the co-actor or victims - the court advises the defendant that voting privileges are suspended during the length of this sentence - no alcohol and no drugs with absolute sobriety - AODA assessment and treatment, with random urine screens - no contact with the drug community - obtain/maintain full time employment - seek job training The defendant is given a written explanation of the determinate sentence. The defendant is eligible for the Challenge Incarceration Program. The defendant is eligible for the Substance Abuse Program. Notice of Right to Seek Postconviction Relief, received and filed.

**Milan Sentencing:** Defendant Willie R Milan in court with attorney Scott Ryan McClune. Defendant Willie R Milan in custody. James Griffin appeared for the State of Wisconsin. Deputy court clerk: vk State filed: Community Impact statement. State has satisfied victim notification. Court set restitution at zero. The Court sentenced the defendant to serve a term of IMPRISONMENT of 5 YEARS in the Wisconsin State Prisons, consecutive to another sentence with credit for 3 days time served. CONFINEMENT of 2 YEARS and EXTENDED SUPERVISION of 3 YEARS with the following conditions: - no new crimes rising to the level of probable costs - cooperate with PO agent -Pay all costs, assessments and surcharges be paid from up to 25% of the defendant's prison wages and as a condition of extended supervision. -Provide a DNA sample for the Data Bank, court waived costs. The defendant is advised as a convicted felon he may not carry or possess any firearms/body armor. - no contact with the co-actor or victims - the court advises the defendant that voting privileges are suspended during the length of this sentence - no alcohol and no drugs with absolute sobriety - AODA assessment and treatment, with random urine screens - no contact with the drug community - obtain/maintain full time employment - seek job training The defendant is given a written explanation of the determinate sentence. The defendant is eligible for the Challenge Incarceration Program. The defendant is eligible for the Substance Abuse Program. Notice of Right to Seek Postconviction Relief and Pretrial Incarceration Credit form, received and filed.

*Synopsis: the Defendants were allegedly found inside the residence after police were dispatched to the location by a concerned caller. The owner verified that property (electronics, coins) had been moved in the residence. Police also allegedly located the vehicle belonging to Mr. Milan's wife and allegedly located property belonging to residents of 8613 West Peck Court, also located in Milwaukee.*

<b>Darrick Bennett</b>	Case #2011CF004466 Charge: 1 <sup>st</sup> Degree Reckless Homicide Judge David Borowski ADA Dennis Stingl Crime location: <b>6108 West Medford Ave</b> Sentencing date: N/A	<b>12/12/11 – Plea Hearing</b>  <b>IMPACT STATEMENTS NEEDED</b>
------------------------	---	---

*Synopsis: Domestic violence homicide.*

PLEASE REMEMBER: The police have arrested someone in your community who has been subsequently charged by the Milwaukee County District Attorney's Office. The following list contains names of people that have been charged with criminal offenses. The people of Milwaukee County are the victims of these crimes and have the right to have input into the sentencing of these defendants. Your statement, even if anonymous, is important to the court. Remember, these people have been charged with criminal offenses by the District Attorney's Office and are presumed to be innocent until proven guilty beyond a reasonable doubt in a court of law.