

**Beth McCann**  
District Attorney

Second Judicial District



201 W. Colfax Ave. Dept. 801  
Denver, CO 80202

720-913-9000

Beth.McCann@denverda.org

## ***NEWS RELEASE*** –

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Contact: Ken Lane, 720-913-9025

### **4<sup>th</sup> RINGLEADER IN MOTOR VEHICLE/BURGLARY/IDENTITY THEFT CRIMINAL OPERATION PLEADS GUILTY & SENTENCED TO PRISON**

The fourth of five alleged ringleaders of a criminal enterprise involving stolen motor vehicles and other property, destruction of property, identity theft and other criminal activity has pleaded guilty and sentenced to prison.

**Jory Ingram** (dob: 02/25/1996) pleaded guilty Thursday in Denver District Court to the main charge of violation of the *Colorado Organized Crime Control Act-COCCA* (F2), and to one count of *ID theft* (F4). He was immediately sentenced to 16 years in prison for the COCCA conviction and to four years for the theft conviction, the sentences to run concurrently.

Co-ringleaders **Noah Ferris** (dob: 06/26/1995), **Jordan Goetsch** (dob: 04/09/1997), and **Michael Rodgers** (dob: 02/25/1992) each pleaded guilty earlier this year to the main charge of violation of the *Colorado Organized Crime Control Act-COCCA* (F2), and to one count of *ID theft* (F4). Ferris was sentenced to 16 years in prison, and Goetsch and Rodgers were each sentenced to 10 years in prison.

The remaining alleged ringleader, **Pablo Bleacher** (dob: 10/16/1993) is scheduled for arraignment on August 23, 2018.

Ingram, Ferris, Goetsch, Rodgers and Bleacher were indicted by a Denver Grand Jury in October 2017 and each charged with one count of violation of the *Colorado Organized Crime Control Act-COCCA* (F2). They and 11 co-defendants were additionally variously charged with other felonies, including *aggravated motor vehicle theft* (F4, F5, F6), *second degree burglary* (F3, F4), and *identity theft* (F3, F4).

The indictment was the result of a months-long investigation and collaboration by and between the Denver District Attorney's Economic Crime Unit, Denver Police Department, and the Metro Auto Theft Task Force.

The indictment alleged that from at least between November 2015 and July 2017, with various members joining at various times, members of the criminal enterprise and associates stole numerous motor vehicles and other property while committing garage burglaries, motor vehicle trespasses, identity theft, and other thefts; and that members of the enterprise shared money, proceeds from the sale of stolen property, stolen property, stolen identification documents, stolen financial transaction devices, stolen automobiles, transportation, controlled substances, food, clothing, and living quarters to accomplish the enterprise's goals.

The indictment alleged that members of the enterprise obtained the stolen property primarily through burglarizing secured residential parking garages attached to apartment, condominium and business complexes located primarily in the Downtown Denver, LoDo, LoHi, and RiNo areas of Denver, often

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using stolen motor vehicles to facilitate those burglaries. Enterprise members and associates allegedly circumvented building/garage security measures by several methods, including, but not limited to, following a tenant's vehicle into the garage, either on foot or in a stolen motor vehicle; breaking entry into residential complexes by forcing open lobby doors; ramming stolen cars through garage entry and exit control arms and gates; operating stolen garage door openers; and using public entrances during regular business hours. Once inside a secured garage area, enterprise members rapidly went through the garage and checked vehicle doors to determine if the doors were unlocked, and steal property from the vehicles. If a key was located inside the vehicle, the enterprise members would then steal that vehicle. This process was known and described by enterprise members as "car-hopping."

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The filing of a criminal charge is merely a formal accusation that an individual(s) committed a crime(s) under Colorado laws. A defendant is presumed innocent until and unless proven guilty. See Colo. RPC 3.6