

GENERAL SESSIONS COURT OF LAKE COUNTY TENNESSEE

State of Tennessee vs. TANAKA J BROWN

State Control # County Case # JA-5A-000332 15-CR-48077

Attorney for Defendant  
Court Date  
State, Def. to at am/pm  
State, Def. to at am/pm  
State, Def. to at am/pm  
State, Def. to at am/pm  
State, Def. to at am/pm

Address JACKSON, TN 38305  
Phone DL#  
DOB SSN#  
Sex M Race B Ht Wt Hair Eyes BLACK  
Work

AFFIDAVIT OF COMPLAINT

I, the affiant named below, after being sworn, state under oath that on or about 07/29/2025

in LAKE County, Tennessee, TANAKA J BROWN

committed the offense(s) of violation(s) of T.C.A. § 39-16-503 Tampering with Evidence

I further state under oath that the essential facts constituting the offense(s), the sources of my information and the reasons why this information is believable and reliable are as follows:

On Tuesday, July 29, 2025, Braydon Keith Williams, Cortney Rose, Adrianna Williams and James M. Wilson were all located deceased from apparent gunshot wound(s) on Carrington Road in Tiptonville, Lake County, TN. During the course of the investigation, it was determined that Tanaka J Brown did knowingly commit the offense of tampering with evidence for altering, destroying or concealing the availability of evidence in the investigation.

Affiant's Signature: [Signature]  
Name (Printed): Special Agent Kim Covington  
Address (Printed): 2399 Chiswood Street  
Memphis, TN  
Phone Number: 901-275-4130

Sworn to and subscribed before me on August 2nd, 2025  
[Signature]  
Judge/Clerk/Judicial Commissioner

PROBABLE CAUSE DETERMINATION

Based on the affidavit of complaint, I find there is probable cause to believe that on the date set forth above in LAKE County, Tennessee the defendant committed the offense(s) of violation(s) of TCA § 39-16-503 Tampering with Evidence

( ) Defendant given citation or arrested without warrant ☒ Arrest warrant shall issue ( ) Criminal summons shall issue

Date 8/2/2025 Judge/Clerk/Judicial Commissioner [Signature]

NOTIFICATION OF POSSIBLE EXPUNCTION OF CRIMINAL RECORDS

If the defendant's charge is dismissed; a no true bill is returned by the grand jury; the defendant is arrested and released without being charged with an offense; or the court enters a nolle prosequi in the defendant's case, the defendant is entitled, upon petition by the defendant to the court having jurisdiction over the action and pursuant to T.C.A. § 40-32-101, to the removal and destruction of all public records relating to the case without cost to the defendant.