

TORRES, BRANDON

GENERAL SESSIONS COURT OF
MADISON COUNTY,
TENNESSEE

STATE OF TENNESSEE

VS.

Brandon Forbes

Defendant

State Control #

Case #

Agency Incident Number #25-006389

INFORMATION ABOUT THE DEFENDANT

Name: Brandon Forbes

Address: Westwood Jackson Tr 38301

DOB: 08/26/1981

Sex: Male

Race: Black

Ht.: 5'10"

Wt.: 135

Hair: black

Eyes: Bro

Phone:

DL #

Place of Employment:

May be Found at: 751 Westwood Jackson Tr

Other:

SEP 15 2025

Madison County
Sheriff's Office

Summons as witness of State:

Deputy A. Stone 7952

Investigator TJ Stewart.

MCSO

ORIGINAL

IF THIS STAMP IS NOT IN
RED, IT IS NOT AN ORIGINAL

ARREST WARRANT

TO THE DEFENDANT

() Based on the affidavit of complaint filed in this case, there is probable cause to believe that you have committed the offense(s) of violation(s) of T.C.A. §

39-16-605 (Escape)

() Defendant has failed to appear in court or to report to jail when required to do so.

()

TO ANY LAWFUL OFFICER:

You are therefore commanded in the name of the State of Tennessee to immediately ARREST the defendant named above and bring the defendant to this court to answer the charges.

Bail is set at \$

Conditions of Bond

Date:

Judge/Clerk/Judicial Commissioner
White - Original Court Copy
Canary - Defendant Copy
Pink - Sheriff Copy
Gold - Clerk Copy

OFFICER'S RETURN

(✓) Warrant served by arresting defendant today or on 9/18/25

()

Officer's Signature:

Officer's Name (Printed):

Officer's Agency (Printed):

Madison County Sheriff's Office

Date:

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.

Legal Authority: TCA 55-40-6-203, 40-6-204, TRCRP 3

GENERAL SESSIONS COURT OF MADISON COUNTY TENNESSEE

State of Tennessee vs. Brandon Forbes 25-006389State Control # _____ Madison County Case # 25CR. 1454Attorney for Defendant _____ Address 751 WestwoodCourt Date _____ City Jackson State TN Zip 38301Phone _____ DL# 092071481DOB 08/26/1981 SSN# _____Sex M Race B Ht 5'10 Wt 135 Hair blk Eyes bro

Work _____

ORIGINAL
IF THIS STAMP IS NOT IN
RED, IT IS NOT AN ORIGINAL

AFFIDAVIT OF COMPLAINT

I, the affiant named below, after being sworn, state under oath that on or about September 14, 2025
in Madison County, Tennessee, Brandon Forbes
committed the offense(s) of violation(s) of T.C.A. §
39-16-605 (Escape)

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 September 14, 2025 Deputy Stone was dispatched to Madison County CJC to take a report of three escaped inmates. One inmate was found to be Brandon Forbes. Forbes has been incarcerated since March 5, 2025. Forbes is a TDOC inmate who was in Madison County CJC for Court. Forbes was caught on camera leaving the facility without being released from custody. This incident did occur in Madison County.

Affiant's Signature: D. M. AllenName (Printed): D. M. AllenAddress (Printed): 317 Denmark Jackson Rd.
Denmark, Tn. 38391Phone Number: 731-423-6000Sworn to and subscribed before me on 9/15/25

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 Madison County, Tennessee the defendant committed the offense(s) of violation(s) of T.C.A. § 39-16-605 (Escape)

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

Date 9/15/25

Judge/Clerk/Judicial Commissioner

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.

Legal Authority: TCA §§40-6-203, 40-6-204, TRCRP 3

White - Original Court Copy

Canary - Defendant Copy

GENERAL SESSIONS COURT OF MADISON COUNTY TENNESSEE

State of Tennessee vs.

Dillon Decker

State Control # _____

Madison County

Case #

25CR1424

Attorney for Defendant _____

Court Date _____

Address Trace Creek Rd

City White Bluff

State TN

Zip 37187

Phone _____

DL# _____

DOB 08/30/1993

SSN _____

Sex M

Race W

Ht 6'6"

Wt 250

Hair BR

Eyes GR

Work _____

AFFIDAVIT OF COMPLAINT

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

in Madison County, Tennessee,

Dillon Decker

committed the offense(s) of violation(s) of T.C.A. §

39-14-105 TOP \$10,000-\$60,000 X2, 39-16-603 Evading (F), 39-13-102 Agg. Assault on LEO X4, 55-50-504 DOSL,

55-10-205 Reckless Driving, 39-17-403 Poss. of Meth, 39-17-418 Simp. Poss. of Sch. I, 39-17-418 Simp. Poss. of Sch. IV,

39-17-425 Drug Paraphernalia

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 September 7th, 2025 at approximately 2049 hours I, Deputy Taylor and Deputy Cooper responded to the Hucks Gas Station located at 7 Ridgecrest Rd in reference to a stolen trailer that was being tracked by the owner at the location. Deputies pulled in and observed the stolen trailer being pulled by a black Ford F-350 sitting at the gas pumps with the fuel nozzle in the vehicle. Deputies observed a white male who was later identified as Dillon Decker in the drivers seat. Deputies conducted a felony stop on the vehicle with emergency equipment activated. Deputies gave Mr. Decker multiple commands to exit the vehicle and Mr. Decker put his vehicle in reverse. Sgt. Mays was parked near the back of the trailer and was near his patrol unit. Mr. Decker backed the trailer into Sgt. Mays vehicle. Mr. Decker then pulled forward which caused the fuel nozzle to break nearly striking Lt. Travis in the head. Continue on next page.

Affiant's Signature: _____

Deputy Taylor Schnapp #8001

Name (Printed): _____

Deputy Taylor Schnapp #8001

Address (Printed): 317 Denmark Jackson Road

Denmark, TN

Phone Number: (731) 423-6000

Sworn to and subscribed before me on

9/9/2025

Maria D. Jesus
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 Madison County, Tennessee the defendant committed the offense(s) of violation(s) of T.C.A. § 39-14-105 TOP \$10,000-\$60,000 X2, 39-16-603 Evading (F), 39-13-102 Agg. Assault on LEO X4, 55-50-504 DOSL, 55-10-205 Reckless Driving, 39-17-403 Poss. of Meth, 39-17-418 Simp. Poss. of Sch. I, 39-17-418 Simp. Poss. of Sch. IV, 39-17-425 Drug Paraphernalia

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

Date

9/9/25

Judge/Clerk/Judicial Commissioner

Maria D. Jesus

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.

Legal Authority: TCA §§40-6-203, 40-6-204, TRCRP 3

White - Original Court Copy

Canary - Defendant Copy

250R 1424

Mr. Decker then accelerated forward nearly striking myself and Deputy Cooper placing us in fear. I deployed my phazzer in the open window of the truck which appeared to strike Mr. Decker. Mr. Decker then drove over the curb and grass out of the parking lot onto Ridgecrest Rd. Mr. Decker then continued at a very high rate of speed through the intersection of Ridgecrest Rd and N. Highland Ave. Deputies attempted to pursue Mr. Decker down Carriage House Dr but could not keep contact with Mr. Decker due to his reckless driving and no regard for the safety of the public. Deputies located the vehicle and trailer behind a business at the dead end of Weatherford Squ. The vehicle was unoccupied and had ran through a fence into the woods with damage to the front end and the trailer. Deputies and JPD established a perimeter on Weatherford Squ. JPD officer observed Mr. Decker running through a yard on Lennon Cv and he ran from JPD on foot. Deputies determined the ford F350 to be stolen out of Nashville Metro. Deputies conducted a search of the vehicle. Deputies located a black digital scale with a white residue on it in between the front seats on the floorboard, a clear plastic baggy with a what appeared to be crushed up Suboxone Pills inside in the drivers door handle, a advil bottle which contained a white crystal like residue inside with a piece of what appeared to be cotton in the drivers door handle. Deputies located a small gray plastic container in the front passenger side floorboard which contained a white powder substance that was loose in the bottom of the container which appeared to be fentanyl so it was not weighed due it possibly being fentanyl. Deputies also located a pair of bolt cutters in the front driver side floorboard of the vehicle. Mr. Decker's license were found to be suspended in the state of TN for accumulation of points. The trailer was valued at \$2,750 dollars. Mr. Decker was also found to be wanted out of Davidson County and other counties for vehicle theft. This did occur in Madison County.

GENERAL SESSIONS COURT OF
MADISON COUNTY
TENNESSEE

STATE OF TENNESSEE

vs.

Dillon Decker

Defendant

State Control #

Case # 25CR1424

25-006239

INFORMATION ABOUT THE DEFENDANT

Name: Dillon Decker

Address: Trace Creek Rd

City: White Bluff State: TN Zip: 37187

DOB: 08/30/1993 Sex: M

Race: W Ht: 66

Wt: 250 Hair: BR Eyes: GR

Phone: DL#:

Place of Employment:

May be Found at:

Other:

WITNESSES

Summon as witnesses on the part of the State:

Deputy H. Taylor

Deputy C. Cooper

Sergeant R. Mays

Lt. D. Travis

ARREST WARRANT

TO THE DEFENDANT

() Based on the affidavit of complaint filed in this case, there is probable cause to believe that you have committed the offense(s) of Violation(s) of T.C.A. § 39-14-105 TOP SI 600-660,000 X2.

39-16-601 Endanger (C), 39-13-102 Agg. Assault on LEO X4, 55-50-504 DOBIL.

55-10-209 Reckless Driving, 39-17-400 Poss. of Merch, 39-17-434 Slmp. Poss.

of Sch. I, 39-17-418 Smmp, Poss. of Sch. IV, 39-17-425 Drug Paraphernalia

() Defendant has failed to appear in court or to report to jail when required to do so.

()

TO ANY LAWFUL OFFICER:

You are therefore commanded in the name of the State of Tennessee to immediately ARREST the defendant named above and bring the defendant to this court to answer the charges.

Ball is set at \$

Conditions of Bond

Date: 9/19/25

Judge/Clerk/Judicial Commissioner
Write - Original Court Copy
Canary - Defendant Copy

Pink - Sheriff Copy
Gold - Clerk Copy

OFFICER'S RETURN

☒ Warrant served by arresting defendant today or on 09/08/2025

☐

Officer's Signature:

Officer's Name (Printed):

Deputy H. Taylor

Officer's Agency (Printed):

Madison County Sheriff's Office

Date: 09/08/2025

GENERAL SESSIONS COURT OF MADISON COUNTY TENNESSEE

State of Tennessee vs. Dillon Decker 25-006241
 State Control # _____ Madison County Case # 25CR. 1422
 Attorney for Defendant _____ Address Trac Creek Rd
 Court Date _____ City White Bluff State TN Zip 37187
 Phone (615)960-6570 DL# [REDACTED]
 DOB 08/30/1993 SSN# [REDACTED]
 Sex M Race W Ht 606 Wt 250 Hair Brown Eyes Green
 Work _____

AFFIDAVIT OF COMPLAINT

I, the affiant named below, after being sworn, state under oath that on or about September 08, 2025
 in Madison County, Tennessee, Dillon Decker
 committed the offense(s) of violation(s) of T.C.A. §
Poss. of Meth (T.C.A. 39-17-434), Poss. of Drug Para. (T.C.A. 39-17-425), Resisting Arrest (T.C.A. 39-16-602)

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:

At approx. 0449 9-8-25 MCSO deputies arrived at 400 Laurie Cir. in an attempt to locate Dillon Decker who had active warrants in reference to events that occurred earlier in the night (25-006239) as well as other counties in Tennessee. Deputies observed Mr. Decker outside the residence and instructed him to lay on the ground. When Mr. Decker did not immediately comply, deputies placed him on the ground where he began pulling his hands under himself and ignoring deputies orders to place them behind his back. After a struggle deputies were able to place Mr. Decker into custody. While searching Mr. Decker's person a clear baggy containing approx. 1.5g of a white crystalline substance fell away from his person. Deputies located a glass pipe with burnt residue and steel wool inside it on Mr. Decker's person. This did occur in Madison County.

Affiant's Signature: Quay T. Schup #8001
 Name (Printed): Quay T. Schup #8001
 Address (Printed): 317 Denmark Jackson Rd.
Denmark, Tn. 38391
 Phone Number: 731-423-6000

Sworn to and subscribed before me on

9/9/2025
Unai D. Jesus
 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 Madison County, Tennessee the defendant committed the offense(s) of violation(s) of T.C.A. § Poss. of Meth (T.C.A. 39-17-434), Poss. of Drug Para. (T.C.A. 39-17-425), Resisting Arrest (T.C.A. 39-16-602)

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

Date 9/9/25

Judge/Clerk/Judicial Commissioner

Unai D. Jesus

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.
 Legal Authority: TCA §§40-6-203, 40-6-204, TRCRP 3

White - Original Court Copy

Canary - Defendant Copy

**GENERAL SESSIONS COURT OF
MADISON COUNTY,
TENNESSEE**

STATE OF TENNESSEE

vs.

Dillon Decker

Defendant

State Control # _____

Case # 25CR 1422

Agency Incident Number #25-006241

INFORMATION ABOUT THE DEFENDANT

Name: Dillon Decker

Address: Trace Creek Rd. White Bluff, TN
DOB: 08/30/1993 Sex: Male

Race: White HT: 606

Wt: 250 Hair: Brown Eyes: Green

Phone: [REDACTED] DL# [REDACTED]

Place of Employment: _____

May be Found at: _____

Other: _____

WITNESSES

Summon as witnesses on the part of the State:

Deputy K. Rhodes #8222

Deputy J. Michael #8301

Deputy C. Phillips #8317

ARREST WARRANT

TO THE DEFENDANT

() Based on the affidavit of complaint filed in this case, there is probable cause to believe that you have committed the offense(s) of violation(s) of T.C.A. § _____

Poss. of Meth (T.C.A. 39-17-434)

Poss. of Drug Para. (T.C.A. 39-17-425),

Resisting Arrest (T.C.A. 39-16-602)

() Defendant has failed to appear in court or to report to jail when required to do so.

()

TO ANY LAWFUL OFFICER:

You are therefore commanded in the name of the State of Tennessee to immediately ARREST the defendant named above and bring the defendant to this court to answer the charges.

OFFICER'S RETURN

(X) Warrant served by arresting defendant today or on 09/08/2025

Officer's Signature: [Signature]

Officer's Name (Printed): [Signature]

Deputy K. Rhodes #8222

Officer's Agency (Printed):

Madison County Sheriff's Office

Date: 09/08/2025

**NOTIFICATION OF POSSIBLE EXFUNCTION
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.

Legal Authority: TCA §540-6-203, 40-6-204, TRCRP 3

[Signature]
Judge/Clerk/Judicial Commissioner
White - Original Court Copy
Canary - Defendant Copy

Pink - Sheriff Copy
Gold - Clerk Copy

NO: 25-135 I

STATE OF TENNESSEE

VS.

B *B* *B* *B* *B*
DEVONTE BLUE
CAMERON D. CAMPBELL
RICARDO YARBROUGH JOHNSON
KENYA SHANI MARABLE
DAVON PETERSON
JAVON PETERSON
TARCUS LYNTRAY WILKES

INDICTMENT FOR:

POSSESSION OF FENTANYL WITH THE INTENT TO SELL AND/OR DELIVER
POSSESSION OF ANPP WITH THE INTENT TO SELL AND/OR DELIVER
POSSESSION OF MARIJUANA WITH THE INTENT TO SELL AND/OR DELIVER
POSSESSION OF A FIREARM DURING THE COMMISSION OF A DANGEROUS FELONY

-6

THEFT OF A FIREARM
POSSESSION OF DRUG PARAPHERNALIA

RICARDO YARBROUGH JOHNSON: ONLY
CONVICTED FELON IN POSSESSION OF A FIREARM

CAMERON D. CAMPBELL: ONLY
CONVICTED FELON IN POSSESSION OF A FIREARM

RICHARD YARBROUGH JOHNSON & CAMERON D. CAMPBELL: ONLY
GANG ENHANCEMENT

WITNESSES:
SUMMON FOR STATE

SEE NEXT PAGE

BRADLEY LEWIS, PROSECUTOR

A TRUE BILL

[Signature]
FOREMAN OF THE GRAND JURY

DATE INDICTMENT RETURNED: MARCH 3, 2025

STATE OF TENNESSEE

VS.

DEVONTE BLUE
CAMERON D. CAMPBELL
RICARDO YARBROUGH JOHNSON
KENYA SHANI MARABLE
DAVON PETERSON
JAVON PETERSON
TARCUS LYNTRAY WILKES

BRADLEY LEWIS; WILLIAM BERRY; KENNIS SHELL; DANIEL WASHBURN; KEVIN
MOONEY; JPD

WITH JPD #24-7700

ZACH MONROE; 3205 E NETTLETON AVE; JONESBORO; AR 72401;
870-931-6000

DEIDRA AVERY; C/O BRADLEY LEWIS JPD

EMILY ISSACS; TBI CRIME LAB; 350 SMITH LANE; JACKSON, TN 38301
WITH LAB NO. 243004948

MADISON COUNTY CIRCUIT COURT CLERK WITH CERTIFIED RECORDS FOR
NOS. 16-92 & 19-170-B

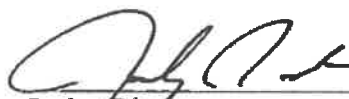
COUNT 1

STATE OF TENNESSEE, MADISON COUNTY

THE GRAND JURORS of Madison County, Tennessee, duly empaneled and sworn, upon their oath, present that:

**DEVONTE BLUE
CAMERON D. CAMPBELL
RICARDO YARBROUGH JOHNSON
KENYA SHANI MARABLE
DAVON PETERSON
JAVON PETERSON
TARCUS LYNTRAY WILKES**

on or about May 30, 2024, in Madison County, Tennessee, and before the finding of this indictment, did unlawfully and knowingly possess with the intent to sell a controlled substance, to-wit: .5 grams or more of Fentanyl, a Schedule II Controlled Substance, as classified in Tennessee Code Annotated §39-17-408, in violation of Tennessee Code Annotated §39-17-417, all of which is against the peace and dignity of the State of Tennessee.



Jody Pickens
District Attorney General
26th Judicial District

COUNT 2

STATE OF TENNESSEE, MADISON COUNTY

THE GRAND JURORS of Madison County, Tennessee, duly empaneled and sworn, upon their oath, present that:

**DEVONTE BLUE
CAMERON D. CAMPBELL
RICARDO YARBROUGH JOHNSON
KENYA SHANI MARABLE
DAVON PETERSON
JAVON PETERSON
TARCUS LYNTRAY WILKES**

on or about May 30, 2024, in Madison County, Tennessee, and before the finding of this indictment, did unlawfully and knowingly possess with the intent to deliver a controlled substance, to-wit: .5 grams or more of Fentanyl, a Schedule II Controlled Substance, as classified in Tennessee Code Annotated §39-17-408, in violation of Tennessee Code Annotated §39-17-417, all of which is against the peace and dignity of the State of Tennessee.



Jody Pickens
District Attorney General
26th Judicial District

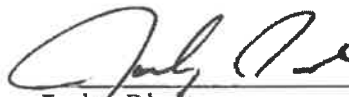
COUNT 3

STATE OF TENNESSEE, MADISON COUNTY

THE GRAND JURORS of Madison County, Tennessee, duly empaneled and sworn, upon their oath, present that:

**DEVONTE BLUE
CAMERON D. CAMPBELL
RICARDO YARBROUGH JOHNSON
KENYA SHANI MARABLE
DAVON PETERSON
JAVON PETERSON
TARCUS LYNTRAY WILKES**

on or about May 30, 2024, in Madison County, Tennessee, and prior to the finding of this indictment, did unlawfully and knowingly possess with the intent to sell a controlled substance, to-wit: ANPP, a Schedule II Controlled Substance, as classified in §39-17-408 of the Tennessee Code Annotated, in violation of Tennessee Code Annotated §39-17-417, all of which is against the peace and dignity of the State of Tennessee.



Jody Pickens
District Attorney General
26th Judicial District

COUNT 4

STATE OF TENNESSEE, MADISON COUNTY

THE GRAND JURORS of Madison County, Tennessee, duly empaneled and sworn, upon their oath, present that:

**DEVONTE BLUE
CAMERON D. CAMPBELL
RICARDO YARBROUGH JOHNSON
KENYA SHANI MARABLE
DAVON PETERSON
JAVON PETERSON
TARCUS LYNTRAY WILKES**

on or about May 30, 2024, in Madison County, Tennessee, and prior to the finding of this indictment, did unlawfully and knowingly possess with the intent to deliver a controlled substance, to-wit: ANPP, a Schedule II Controlled Substance, as classified in §39-17-408 of the Tennessee Code Annotated, in violation of Tennessee Code Annotated §39-17-417, all of which is against the peace and dignity of the State of Tennessee.



Jody Pickens
District Attorney General
26th Judicial District


COUNT 5

STATE OF TENNESSEE, MADISON COUNTY

THE GRAND JURORS of Madison County, Tennessee, duly empaneled and sworn, upon their oath, present that:

**DEVONTE BLUE
CAMERON D. CAMPBELL
RICARDO YARBROUGH JOHNSON
KENYA SHANI MARABLE
DAVON PETERSON
JAVON PETERSON
TARCUS LYNTRAY WILKES**

on or about May 30, 2024, in Madison County, Tennessee, and before the finding of this indictment, did unlawfully and knowingly possess with the intent to sell a controlled substance, to-wit: not less than one-half ounce (14.175 grams) of Marijuana, a Schedule VI Controlled Substance, as classified in Tennessee Code Annotated §39-17-415, in violation of Tennessee Code Annotated §39-17-417, all of which is against the peace and dignity of the State of Tennessee.



Jody Pickens
District Attorney General
26th Judicial District

COUNT 6

STATE OF TENNESSEE, MADISON COUNTY

THE GRAND JURORS of Madison County, Tennessee, duly empaneled and sworn, upon their oath, present that:

**DEVONTE BLUE
CAMERON D. CAMPBELL
RICARDO YARBROUGH JOHNSON
KENYA SHANI MARABLE
DAVON PETERSON
JAVON PETERSON
TARCUS LYNTRAY WILKES**

on or about May 30, 2024, in Madison County, Tennessee, and before the finding of this indictment, did unlawfully and knowingly possess with the intent to deliver a controlled substance, to-wit: not less than one-half ounce (14.175 grams) of Marijuana, a Schedule VI Controlled Substance, as classified in Tennessee Code Annotated §39-17-415, in violation of Tennessee Code Annotated §39-17-417, all of which is against the peace and dignity of the State of Tennessee.



Jody Pickens
District Attorney General
26th Judicial District

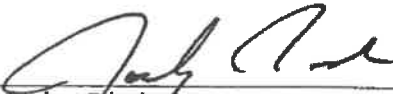
COUNT 7

STATE OF TENNESSEE, MADISON COUNTY

THE GRAND JURORS of Madison County, Tennessee, duly empaneled and sworn, upon their oath, present that:

**DEVONTE BLUE
CAMERON D. CAMPBELL
RICARDO YARBROUGH JOHNSON
KENYA SHANI MARABLE
DAVON PETERSON
JAVON PETERSON
TARCUS LYNTRAY WILKES**

on or about May 30, 2024, in Madison County, Tennessee, and before the finding of this indictment, did unlawfully possess a firearm, a more particular description of which to the grand jurors aforesaid is unknown, with the intent to go armed during the commission of or attempt to commit a dangerous felony, to-wit: Possession of Fentanyl with Intent to Sell, in violation of Tennessee Code Annotated §39-17-1324(a), all of which is against the peace and dignity of the State of Tennessee.



Jody Dickens
District Attorney General
26th Judicial District


COUNT 8

STATE OF TENNESSEE, MADISON COUNTY

THE GRAND JURORS of Madison County, Tennessee, duly empaneled and sworn, upon their oath, present that:

**DEVONTE BLUE
CAMERON D. CAMPBELL
RICARDO YARBROUGH JOHNSON
KENYA SHANI MARABLE
DAVON PETERSON
JAVON PETERSON
TARCUS LYNTRAY WILKES**

on or about May 30, 2024, in Madison County, Tennessee, and before the finding of this indictment, did unlawfully possess a firearm, a more particular description of which to the grand jurors aforesaid is unknown, with the intent to go armed during the commission of or attempt to commit a dangerous felony, to-wit: Possession of Fentanyl with Intent to Deliver, in violation of Tennessee Code Annotated §39-17-1324(a), all of which is against the peace and dignity of the State of Tennessee.



Jody Pickens
District Attorney General
26th Judicial District

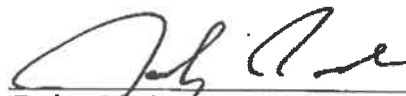
COUNT 9

STATE OF TENNESSEE, MADISON COUNTY

THE GRAND JURORS of Madison County, Tennessee, duly empaneled and sworn, upon their oath, present that:

**DEVONTE BLUE
CAMERON D. CAMPBELL
RICARDO YARBROUGH JOHNSON
KENYA SHANI MARABLE
DAVON PETERSON
JAVON PETERSON
TARCUS LYNTRAY WILKES**

on or about May 30, 2024, in Madison County, Tennessee, and before the finding of this indictment, did unlawfully possess a firearm, a more particular description of which to the grand jurors aforesaid is unknown, with the intent to go armed during the commission of or attempt to commit a dangerous felony, to-wit: Possession of ANPP with Intent to Sell, in violation of Tennessee Code Annotated §39-17-1324(a), all of which is against the peace and dignity of the State of Tennessee.



Jody Packens
District Attorney General
26th Judicial District

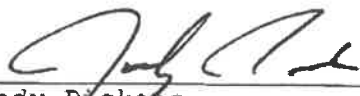
COUNT 10

STATE OF TENNESSEE, MADISON COUNTY

THE GRAND JURORS of Madison County, Tennessee, duly empaneled and sworn, upon their oath, present that:

**DEVONTE BLUE
CAMERON D. CAMPBELL
RICARDO YARBROUGH JOHNSON
KENYA SHANI MARABLE
DAVON PETERSON
JAVON PETERSON
TARCUS LYNTRAY WILKES**

on or about May 30, 2024, in Madison County, Tennessee, and before the finding of this indictment, did unlawfully possess a firearm, a more particular description of which to the grand jurors aforesaid is unknown, with the intent to go armed during the commission of or attempt to commit a dangerous felony, to-wit: Possession of ANPP with Intent to Deliver, in violation of Tennessee Code Annotated §39-17-1324(a), all of which is against the peace and dignity of the State of Tennessee.



Jody Pickens
District Attorney General
26th Judicial District


COUNT 11

STATE OF TENNESSEE, MADISON COUNTY

THE GRAND JURORS of Madison County, Tennessee, duly empaneled and sworn, upon their oath, present that:

**DEVONTE BLUE
CAMERON D. CAMPBELL
RICARDO YARBROUGH JOHNSON
KENYA SHANI MARABLE
DAVON PETERSON
JAVON PETERSON
TARCUS LYNTRAY WILKES**

on or about May 30, 2024, in Madison County, Tennessee, and before the finding of this indictment, did unlawfully possess a firearm, a more particular description of which to the grand jurors aforesaid is unknown, with the intent to go armed during the commission of or attempt to commit a dangerous felony, to-wit: Possession of Marijuana with Intent to Sell, in violation of Tennessee Code Annotated §39-17-1324(a), all of which is against the peace and dignity of the State of Tennessee.



Jody Hickens
District Attorney General
26th Judicial District

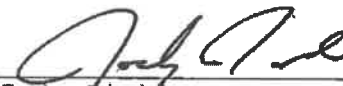
COUNT 12

STATE OF TENNESSEE, MADISON COUNTY

THE GRAND JURORS of Madison County, Tennessee, duly empaneled and sworn, upon their oath, present that:

**DEVONTE BLUE
CAMERON D. CAMPBELL
RICARDO YARBROUGH JOHNSON
KENYA SHANI MARABLE
DAVON PETERSON
JAVON PETERSON
TARCUS LYNTRAY WILKES**

on or about May 30, 2024, in Madison County, Tennessee, and before the finding of this indictment, did unlawfully possess a firearm, a more particular description of which to the grand jurors aforesaid is unknown, with the intent to go armed during the commission of or attempt to commit a dangerous felony, to-wit: Possession of Marijuana with Intent to Deliver, in violation of Tennessee Code Annotated §39-17-1324(a), all of which is against the peace and dignity of the State of Tennessee.



Jody Pickens
District Attorney General
26th Judicial District


COUNT 13

STATE OF TENNESSEE, MADISON COUNTY

THE GRAND JURORS of Madison County, Tennessee, duly empaneled and sworn, upon their oath, present that:

**DEVONTE BLUE
CAMERON D. CAMPBELL
RICARDO YARBROUGH JOHNSON
KENYA SHANI MARABLE
DAVON PETERSON
JAVON PETERSON
TARCUS LYNTRAY WILKES**

on or about May 30, 2024, in Madison County, Tennessee, and before the finding of this indictment, did knowingly obtain and/or exercise control over property, to wit: a firearm, a more particular description of which to the Grand Jurors aforesaid is unknown, equal to or under the value of two thousand five hundred dollars (\$2,500.00), without the effective consent of the owner, to-wit: ZACH MONROE, with the intent to deprive the owner thereof, in violation of Tennessee Code Annotated §39-14-103, all of which is against the peace and dignity of the State of Tennessee.



Jody Rickens
District Attorney General
26th Judicial District

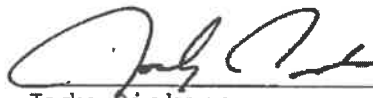
COUNT 14

STATE OF TENNESSEE, MADISON COUNTY

THE GRAND JURORS of Madison County, Tennessee, duly empaneled and sworn, upon their oath, present that:

**DEVONTE BLUE
CAMERON D. CAMPBELL
RICARDO YARBROUGH JOHNSON
KENYA SHANI MARABLE
DAVON PETERSON
JAVON PETERSON
TARCUS LYNTRAY WILKES**

on or about May 30, 2024, in Madison County, Tennessee, and before the finding of this indictment, did unlawfully, intentionally, knowingly, and/or recklessly use and/or possess with the intent to use drug paraphernalia, as defined in and in violation of Tennessee Code Annotated §39-17-425, all of which is against the peace and dignity of the State of Tennessee.



Jody Pickens
District Attorney General
26th Judicial District

COUNT 15

STATE OF TENNESSEE, MADISON COUNTY

THE GRAND JURORS of Madison County, Tennessee, duly empaneled and sworn, upon their oath, present that:

RICARDO YARBROUGH JOHNSON

on or about May 30, 2024, in Madison County, Tennessee, and before the finding of this indictment, did unlawfully and knowingly possess a firearm, as defined in Tennessee Code Annotated §39-11-106, after having been convicted of a felony crime of violence, an attempt to commit a felony crime of violence, or a felony involving use of a deadly weapon, to-wit: Aggravated Riot in Madison County Circuit Court No. 16-92 on 6/2/16, in violation of Tennessee Code Annotated §39-17-1307(b)(1)(A), all of which is against the peace and dignity of the State of Tennessee.



Jody Pickens
District Attorney General
26th Judicial District

COUNT 16

STATE OF TENNESSEE, MADISON COUNTY

THE GRAND JURORS of Madison County, Tennessee, duly empaneled and sworn, upon their oath, present that:

CAMERON D. CAMPBELL

on or about May 30, 2024, in Madison County, Tennessee, and before the finding of this indictment, did unlawfully and knowingly possess a firearm, as defined in Tennessee Code Annotated §39-11-106, after having been convicted of a felony crime of violence, an attempt to commit a felony crime of violence, or a felony involving use of a deadly weapon, to-wit: Facilitation of Aggravated Robbery in Madison County Circuit Court No. 19-170-B on 7/15/19, in violation of Tennessee Code Annotated §39-17-1307(b)(1)(A), all of which is against the peace and dignity of the State of Tennessee.



Jody Pickens
District Attorney General
26th Judicial District

COUNT 17

STATE OF TENNESSEE, MADISON COUNTY

THE GRAND JURORS of Madison County, Tennessee, duly empaneled and sworn, upon their oath, present that:

**CAMERON D. CAMPBELL
RICARDO YARBROUGH JOHNSON**

on or about May 30, 2024, in Madison County, Tennessee, and prior to the finding of this indictment, did unlawfully commit the offense of being a Convicted Felon in Possession of a Firearm with a Prior Violent Felony Conviction, which is a criminal gang offense as defined by Tennessee Code Annotated §40-35-121(a)(3)(B), and at the time of the offense the Defendants were criminal gang members of the Vice Lords street gang and committed the offense in association with a member of the defendant's criminal gang, in violation of Tennessee Code Annotated §40-35-121(b) as provided by Tennessee Code Annotated §40-35-121(g), all of which is against the peace and dignity of the State of Tennessee.



Jody Dickens
District Attorney General
26th Judicial District

NO:

25-12

J

STATE OF TENNESSEE

VS.

9

BRANDON FORBES

INDICTMENT FOR:

VEHICLE BURGLARY
THEFT OF PROPERTY

WITNESSES:
SUMMON FOR STATE

WADE ARNOLD; TRENT LEMONS; KEVIN SPECK; ELLEN WILLIAMS; JPD
WITH JPD #23-2237

MEAGAN MEACHAM; 325 HARVEST RIDGE LN; MEDINA, TN 38355;
615-605-4633

AUDREY CLARK; 751 WESTWOOD AVE #A; JACKSON, TN 38301;
731-777-8016

A TRUE BILL

WADE ARNOLD, PROSECUTOR


FOREMAN OF THE GRAND JURY

DATE INDICTMENT RETURNED: JANUARY 6, 2025

COUNT 1

STATE OF TENNESSEE, MADISON COUNTY

THE GRAND JURORS of Madison County, Tennessee, duly empaneled and sworn, upon their oath, present that:

BRANDON FORBES

on or about February 17, 2023, in Madison County, Tennessee, and before the finding of this indictment, did unlawfully enter a vehicle belonging to MEAGAN MEACHAM without the effective consent of the owner, with intent to commit theft of property, in violation of Tennessee Code Annotated §39-13-1002, all of which is against the peace and dignity of the State of Tennessee.



Jody Pickens
District Attorney General
26th Judicial District

COUNT 2

STATE OF TENNESSEE, MADISON COUNTY

THE GRAND JURORS of Madison County, Tennessee, duly empaneled and sworn, upon their oath, present that:

BRANDON FORBES

on or about February 17, 2023, in Madison County, Tennessee, and before the finding of this indictment, did knowingly obtain and/or exercise control over property and/or money equal to or under the value of one thousand dollars (\$1,000.00), without the effective consent of the owner, to-wit: MEAGAN MEACHAM, with the intent to deprive the owner thereof, in violation of Tennessee Code Annotated §39-14-103, all of which is against the peace and dignity of the State of Tennessee.



Jody Pickens
District Attorney General
26th Judicial District

NO: 25-80 I

STATE OF TENNESSEE

VS.

B BRANDON FORBES

INDICTMENT FOR:

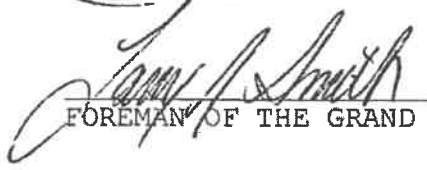
EVADING ARREST BY MOTOR VEHICLE

WITNESSES:
SUMMON FOR STATE

JORDAN BAILEY; ADAM BROWN; RONALD DEWALD; MOHAMMAD AMAWI; JPD
WITH JPD #24-13003

A TRUE BILL

JORDAN BAILEY, PROSECUTOR


FOREMAN OF THE GRAND JURY

DATE INDICTMENT RETURNED: FEBRUARY 3, 2025

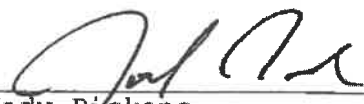
COUNT 1

STATE OF TENNESSEE, MADISON COUNTY

THE GRAND JURORS of Madison County, Tennessee, duly empaneled and sworn, upon their oath, present that:

BRANDON FORBES

on or about September 8, 2024, in Madison County, Tennessee, and prior to the finding of this indictment, did, while upon a public street, road, alley, or highway, intentionally evade a stop and/or arrest by fleeing in a motor vehicle from law enforcement officers after having received a signal from said officers to bring the motor vehicle to a stop, in violation of Tennessee Code Annotated §39-16-603, all of which is against the peace and dignity of the State of Tennessee.



Jody Pickens
District Attorney General
26th Judicial District