



Case No: RECEIPT NO. 20-1371
 Court: District
 County: Jefferson
 Division:

Ky. Const. Sect. 10; RCr 13.10

SEARCH WARRANT

TO ALL PEACE OFFICERS IN THE COMMONWEALTH OF KENTUCKY:

Proof by affidavit having this day been made before me by: Detective Joshua C. Jaynes (7627)

a peace officer of Louisville Metro Police Department, that there is probable and reasonable cause for the issuance of this Search Warrant as set out in the affidavit attached hereto and made a part hereof as if fully set forth herein; **you are commanded to search** the premises known and numbered as:

**St. Anthony Gardens
 3003 Springfield Drive #4
 Louisville, KY 40214
 Jefferson County Kentucky
 and All Surrounding Curtilage**

and more particularly described as follows:

A multi-family, two-story apartment complex that consists of beige vinyl siding, multi colored brick, and brown shingles. The numbers "3003" are in black lettering arranged vertically on a single column of the apartment building. The specific apartment has a sliding glass door that opens to a small patio on the first floor of the complex. The specific apartment has a green door with a gold-plated number "4" in the top center of the front door. The apartment complex is located within St. Anthony Gardens.



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and/or in a vehicle or vehicles described as:

2017 Dodge Charger SRT-8, red in color, Mississippi Registration – MTA7305, VIN: 2C3CDXHG2HH612076



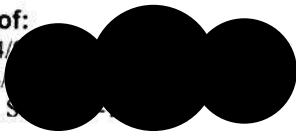
2016 Chevrolet Impala, white in color, Kentucky Registration – 140ZAT, VIN:1G11Z5SA6GU159016

and/or on the person or persons of:

B/M Jamarcus Cordell Glover, DOB:04/

B/M Adrian Orlandes Walker, DOB:06/

B/F Breonna Taylor, DOB:06/05/1993, S



and seize the following described personal property:

Marijuana, cocaine, heroin, meth and all illegal narcotics or paraphernalia as described in violation of KRS 218A.

Any monies that are proceeds from drug trafficking. Any safes that are used to store illegal narcotics or money.

Any weapons that may be used to protect illegal narcotics or money. Any paperwork that may be a record of narcotics sales or that may indicate the transport, concealment or sales of narcotics. Any paper that may be evidence of individuals living in the residence. Any documents, to include mail matter, which may indicate financial activities stemming from illegal activity. Any electronic recording media, computers, software, cameras or other such devices that may be used to hold or document illegal narcotics activities in violation of KRS 218A. Any items that may be evidence of other violations of the Kentucky Revised Statutes.

If you find the above-described property, or any part thereof, you will seize the property and deliver it forthwith to me or any other court in which the offense in respect to which the property or things taken is triable, or retain it in your custody subject to order of said court.

Date: 3/12, 2020

Judge Maury

Jefferson Court

Executed this 13th day of March, 2020, by Officer _____

of the LMPD, Badge No. _____, by

searching said premises/vehicle/person(s) described herein and by seizing the following:



**AFFIDAVIT FOR
SEARCH WARRANT**

Ky. Const. Section 10; RCr 2.02
RCr 13.10

Case No.:
Court: District
County: Jefferson
Division:

Affiant, Detective Joshua C. Jaynes (7627), a peace officer of Louisville Metro Police Department, being first duly sworn, states he/she has, and there is reasonable and probable grounds to believe, and **Affiant** does believe, there is now on the premises known and numbered as:

**St. Anthony Gardens
3003 Springfield Drive #4
Louisville, KY 40214
Jefferson County Kentucky
and All Surrounding Curtilage**

and more particularly described as follows:

A multi-family, two-story apartment complex that consists of beige vinyl siding, multi colored brick, and brown shingles. The numbers "3003" are in black lettering arranged vertically on a single column of the apartment building. The specific apartment has a sliding glass door that opens to a small patio on the first floor of the complex. The specific apartment has a green door with a gold-plated number "4" in the top center of the front door. The apartment complex is located within St. Anthony Gardens.



and/or in a vehicle or vehicles described as:

2017 Dodge Charger SRT-8, red in color, Mississippi Registration – MTA7305, VIN: 2C3CDXHG2HH612076



Acting on the information received, Affiant conducted the following independent investigation:

- 1.) On 01/02/2020, Affiant had LMPD tech unit place a "pole camera" at the intersection of S. 24th Street and Elliott Avenue. Within an hour of surveillance, Affiant witnessed approximately 15-20 vehicles go to and from 2424 Elliott Avenue within a short period of time which is indicative of trafficking in narcotics.
- 2.) On 01/2/2020, Detectives observed Adrian O. Walker, DOB:06/02/1992, in operation of the above listed red 2017 Dodge Charger go to and from 2424 Elliott Avenue for a short period of time. Mr. Walker drove W/B on Elliott Avenue at a high rate of speed to which a traffic stop was conducted shortly after. Detectives could smell a strong odor of marijuana coming from the listed vehicle. A small amount of marijuana was located inside the vehicle along with a large undetermined amount of US currency located in the center console of the listed vehicle.
- 3.) *Adrian Walker* has a pending court case for COMP Convicted Felon in Possession of a Firearm, Drug Paraphernalia – Buy/Possess, ENH Trafficking in Marijuana (less than 8oz) 1st Offense, COMP Trafficking in a Controlled Substance 1st Degree, 1st Offense (>=4GMS Cocaine) (19-F-013851).
- 4.) On 01/08/2020, at approximately 1336 hours, Detectives observed Jamarcus Glover operating the above listed red 2017 Dodge Charger with Adrian Walker as a passenger. Detectives observed on the pole camera Jamarcus Glover exit the vehicle, walk over to the property line of 2425 and 2427 Elliott Avenue (near there is a chain-link fence that ends with an amount of large rocks appearing to be disturbed). Jamarcus Glover is seen on a zoomed camera dropping a large, blue cylinder-shaped object near the rocks and then appears to be covering it up to avoid detection.
- 5.) *Jamarcus Glover* has the following pending court cases: Convicted Felon in Possession of a Firearm, Convicted Felon in Possession of a Handgun, Receiving Stolen Property (Firearm), Drug Paraphernalia – Buy/Possess, Trafficking in a Controlled Substance 1st Degree, 1st Offense (<4GMS Cocaine) (20-F-000098), COMP Possession of a Controlled Substance 1st Degree, 1st Offense (Heroin), COMP Possession of a Controlled Substance 1st Degree, 1st Offense (Cocaine), Tampering With Physical Evidence, COMP Trafficking in Marijuana (less than 8oz) 1st Offense (19-CR-001583-003), COMP Trafficking in a Controlled Substance 1st Degree, 1st Offense (<4GMS Cocaine), COMP Tampering With Physical Evidence (19-CR-002323).
- 6.) Affiant has conducted surveillance multiple times on site near the physical location of 2424 Elliott Avenue and through the pole camera. Affiant has witnessed on occasion subjects running from 2424 Elliott Avenue to the rock pile near the property line of 2425 and 2427 Elliott Avenue where Jamarcus Glover dropped the suspected narcotics and then the subjects then run back into 2424 Elliott Avenue. Affiant believes through my 10 years of narcotics related detective work and experience that Jamarcus Glover and Adrian Walker are the sources of narcotics for the "trap house" (where drugs are sold) at 2424 Elliott Avenue. When the narcotics being dealt from 2424 Elliott Avenue are low (pedestrian and vehicular traffic is minimal), Mr. Walker and/or Mr. J. Glover show up operating the red 2017 Dodge Charger and appear to "re-up" the drug house at 2424 Elliott Avenue. Mr. Walker and/or Mr. J. Glover are seen either entering/exiting 2424 Elliott Ave. or going to drop suspected narcotics at the rock pile near the property line of 2425 and 2427 Elliott Avenue. Once they leave the area, normal pedestrian and vehicular traffic resumes.
- 7.) Affiant has observed the listed red 2017 Dodge Charger make frequent trips from 2424 Elliott Avenue to 3003 Springfield Drive. Both Mr. Glover and Mr. Walker have been known to operate the listed vehicle.
- 8.) On 01/16/2020, during the afternoon hours, Affiant witnessed Jamarcus Glover operating the listed red 2017 Dodge Charger. Mr. J. Glover pulled up and parked in front of 3003 Springfield Drive. Affiant then observed Mr. J. Glover walk directly into apartment #4. After a short period of time, Mr. J. Glover was seen exiting the apartment with a suspected USPS package in his right hand. Mr. Glover then got into the red 2017 Dodge Charger and drove straight to 2605 W. Muhammed Ali Blvd. which is a known drug house.
- 9.) Affiant verified through a US Postal Inspector that Jamarcus Glover has been receiving packages at 3003 Springfield Drive #4. Affiant knows through training and experience that it is not uncommon for drug traffickers to receive mail packages at different locations to avoid detection from law enforcement. Affiant believes through training and experience, that Mr. J. Glover may be keeping narcotics and/or proceeds from the sale of narcotics at 3003 Springfield Drive #4 for safe keeping.
- 10.) Affiant has observed the above listed white 2016 Chevrolet Impala park in front of 2424 Elliott Avenue on different occasions. This vehicle is registered to Breonna Taylor.
- 12.) Affiant has verified through multiple computer databases that Breonna Taylor lives at [REDACTED]
- 13.) Affiant verified through multiple computer databases that as of 02/20/2020, Jamarcus Glover lives at [REDACTED] Drive #4 as his current home address.
- 14.) Mr. J. Glover and Mr. Walker are acquaintances and have been seen going to and from 2424 Elliott Avenue. Additionally, the red 2017 Dodge Charger has been driven by these individuals mentioned within this affidavit. Affiant has witnessed during physical surveillance the suspected drug traffickers sharing the red 2017 Dodge Charger numerous times to transport and store their suspected narcotics.

2016 Chevrolet Impala, white in color, Kentucky Registration – 140ZAT, VIN:1G11Z5SA6GU159016

and/or on the person or persons of:

B/M Jamarcus Cordell Glover, [REDACTED]
B/M Adrian Orlandes Walker, [REDACTED]
B/F Breonna Taylor, DOB:06/05/1993, [REDACTED]

the following described personal property, to wit:

Marijuana, cocaine, heroin, meth and all illegal narcotics or paraphernalia as described in violation of KRS 218A. Any monies that are proceeds from drug trafficking. Any safes that are used to store illegal narcotics or money. Any weapons that may be used to protect illegal narcotics or money. Any paperwork that may be a record of narcotics sales or that may indicate the transport, concealment or sales of narcotics. Any paper that may be evidence of individuals living in the residence. Any documents, to include mail matter, which may indicate financial activities stemming from illegal activity. Any electronic recording media, computers, software, cameras or other such devices that may be used to hold or document illegal narcotics activities in violation of KRS 218A. Any items that may be evidence of other violations of the Kentucky Revised Statutes.

Affiant believes and states there is probable and reasonable cause to believe said property constitutes:
(check appropriate box or boxes):

- stolen or embezzled property;
- property or things used as means of committing a crime;
- property or things in possession of a person who intends to use it as a means of committing a crime;
- property or things in possession of a person to whom it was delivered for the purpose of concealing it or preventing its discovery and which is intended to be used as a means of committing a crime;
- property or things consisting of evidence which tends to show a crime has been committed or a particular person has committed a crime;
- Other _____

Affiant has been an officer in the aforementioned agency for a period of 15 years and _____ months. The information and observations contained herein were received and made in his/her capacity as an officer thereof. On March 12th, 2020, at approximately 1000 a.m. p.m., **Affiant** received information from/observed:

- *Affiant received information from multiple LMPD crime tips (most recent being 01/18/2020 LMPD Tip # 277851) that there has been drug activity going on at 2424 Elliott Avenue.
- * A narcotics search warrant was executed by LMPD 1st Division on 12/30/2019 where narcotics and firearms were recovered.
- * Less than a week after the search warrant, Affiant received information that the drug activity had resumed on 2424 Elliot Avenue. Affiant conducted physical surveillance and witnessed vehicular traffic going to and from the listed location for short periods of time which is indicative of trafficking in narcotics.

and/or in a vehicle or vehicles described as:

2017 Dodge Charger SRT-8, red in color, Mississippi Registration – MTA7305, VIN: 2C3CDXHG2HH612076



2016 Chevrolet Impala, white in color, Kentucky Registration – 140ZAT, VIN:1G11Z5SA6GU159016

and/or on the person or persons of:

B/M Jamarcus Cordell Glover, DOB:0[REDACTED]
B/M Adrian Orlandes Walker, DOB:0[REDACTED]
B/F Breonna Taylor, DOB:06/05/1993, SSN: [REDACTED] 218[REDACTED]

and seize the following described personal property:

Marijuana, cocaine, heroin, meth and all illegal narcotics or paraphernalia as described in violation of KRS 218A. Any monies that are proceeds from drug trafficking. Any safes that are used to store illegal narcotics or money. Any weapons that may be used to protect illegal narcotics or money. Any paperwork that may be a record of narcotics sales or that may indicate the transport, concealment or sales of narcotics. Any paper that may be evidence of individuals living in the residence. Any documents, to include mail matter, which may indicate financial activities stemming from illegal activity. Any electronic recording media, computers, software, cameras or other such devices that may be used to hold or document illegal narcotics activities in violation of KRS 218A. Any items that may be evidence of other violations of the Kentucky Revised Statutes.

If you find the above-described property, or any part thereof, **you will seize the property and deliver it forthwith** to me or any other court in which the offense in respect to which the property or things taken is triable, **or retain it in your custody subject to order of said court.**

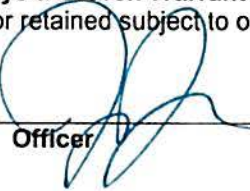
Date: 3/12, 2020

[Signature]
Judge

[Signature] Court

15.) Affiant is requesting a No-Knock entry to the premises due to the nature of how these drug traffickers operate. These drug traffickers have a history of attempting to destroy evidence, have cameras on the location that compromise Detectives once an approach to the dwelling is made, and a have history of fleeing from law enforcement.

Affiant has reasonable and probable cause to believe, and believes, grounds exist for issuance of a Search Warrant based on the aforementioned facts, information and circumstances and **prays a Search Warrant be issued**, that the property (or any part thereof) be seized and brought before any Court and/or retained subject to order of said Court.



Officer

Subscribed and sworn to before me in my presence via oral communication on this the 12th day of March, 2020, at 12:37 a.m. p.m.

Judge 