

Press Release For Immediate Release Date: January 3, 2023

<u>Ashland County Prosecuting Attorney Christopher R. Tunnell Announces</u> <u>December 2022 Felony Indictments</u>

Today Ashland County Prosecuting Attorney Christopher R. Tunnell released ten (10) felony indictments issued by the Ashland County Grand Jury which met for a daylong session in December. The Grand Jury issued a total of eighteen (18) indictments, eight of which remain sealed because they have not been served as of today's date. The following persons were the subject of an indictment and have or will appear before the Ashland County Court of Common Pleas:

- Ahmed Palmer of Mansfield, case no. 22-CRI-217, investigating agency APD
- Zachary Ross Finchum of Greenwood, IN, case no. 22-CRI-232, investigating agency ACSO
- Josephine Mary Richmond of Ashland, case no. 22-CRI-229, investigating agency ACSO
- Jeffrey Olmstead of Loudonville, case no. 22-CRI-230, investigating agency APD
- Salia Setser of Mansfield, case no. 22-CRI-236, investigating agency APD
- Meghan Dunbar of Brookpark, OH, case no. 22-CRI-235, investigating agency APD
- Shawna Davis of Ashland, case no. 22-CRI-158, investigating agency APD
- Mark Owens, Jr. of Ashland, case no. 22-CRI-243, investigating agency APD
- Emery Kopina of Ashland, case no. 22-CRI-247, investigating agency APD
- Connor Nicholas Herevia of Shelby, case no. 22-CRI-231, investigating agency ACSO

Prosecutor Tunnell would like to thank the Grand Jurors for their time and assistance, and the men and women of the investigating agencies for their hard work in protecting Ashland County citizens. Prosecutor Tunnell further stressed that all persons indicted by the December Grand Jury are innocent until proven guilty.

IN

INDICTMENT

Crim. Rule 6, 7

2022 DEC 15 P 3: 40

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CLERK OF COMMON PLEAS CLERK OF SUBRES ASRLAND, CHIQ

22-CP1-217

THE STATE OF OHIO ASHLAND COUNTY

Of the 2nd Partial in the year two thousand twenty two

THE JURORS OF THE GRAND JURY OF THE State of Ohio, within and for the body of the County aforesaid, on their oaths, in the name and by the authority of the State of Ohio, do find and present that AHMED PALMER (SSN: XXX-XXX-7784; DOB: 03/05/1984) (IA: Ashland Police Department) did:

COUNT ONE: AGGRAVATED POSSESSION OF DRUGS (Section 2925.11(A), 2925.11(C)(1)(c) of the Ohio Revised Code), a felony of the second degree.

In that on or about November 15, 2022, in Ashland County, Ohio, AHMED PALMER, did knowingly obtain, possess, or use a controlled substance or a controlled substance analog and the drug involved in the violation is a compound, mixture, preparation, or substance included in Schedule I or II, to wit: Methamphetamine, a Schedule II drug and the amount of the drug involved equals or exceeds five times the bulk amount but is less than fifty times the bulk amount, to wit: approximately 15.93 grams of Methamphetamine, in violation of Ohio Revised Code Section 2925.11 (A), 2925.11(C)(1)(c), AGGRAVATED POSSESSION OF DRUGS a felony of the second degree.

SPECIFICATION ONE TO COUNT ONE: (Section 2941.1417(A) of the Ohio Revised Code)

The Grand Jurors further find and specify that the offense as stated in Count One was committed while the said AHMED PALMER is the owner and/or possessor of \$649 in U.S. currency in U.S. currency, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of or facilitation of the offense, to wit: said money being drug proceeds and/or used to purchase more drugs and/or drug paraphernalia and/or used to facilitate the transfer and/or transportation of drugs and/or drug paraphernalia.

SPECIFICATION TWO TO COUNT ONE: (Section 2941.1417(A) of the Ohio Revised Code)

The Grand Jurors further find and specify that the offense as stated in Count One was committed while the said AHMED PALMER is the owner and/or possessor of a one (1) digital scale, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission or facilitation of the offense, to wit; said scale used to weigh drugs.

SPECIFICATION THREE TO COUNT ONE: (Section 2941.1417(A) of the Ohio Revised Code)

The Grand Jurors further find and specify that the offense as stated in Count One was committed while the said AHMED PALMER is the owner and/or possessor of a one (1) Motorola smart cellular phone and/or one (1) Samsung flip cellular phone, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of the offense, to-wit: said cell phone being used to communicate with customers, suppliers and co-traffickers and/or other persons involved in shipping and/or selling of drugs.

COUNT TWO: AGGRAVATED TRAFFICKING IN DRUGS (Section 2925.03(A)(2), 2925.03(C)(1)(d) of the Ohio Revised Code), a felony of the second degree.

In that on or about November 15, 2022, in Ashland County, Ohio, AHMED PALMER, did knowingly prepare for shipment, ship, transport, deliver, prepare for distribution, or distribute a controlled substance or a controlled substance analog, when the offender knows or has reasonable cause to believe that the controlled substance or a controlled substance analog is intended for sale or resale by the offender or another person and the drug involved in the violation is any compound, mixture, preparation, or substance included in Schedule I or Schedule II, to wit: Methamphetamine, a Schedule II drug and the amount of the drug involved equals or exceeds five times the bulk amount but is less than fifty times the bulk amount, to wit: approximately 15.93 grams of Methamphetamine, in violation of Ohio Revised Code Section 2925.03(A)(2), 2925.03(C)(1)(d), AGGRAVATED TRAFFICKING IN DRUGS a felony of the second degree.

SPECIFICATION ONE TO COUNT TWO: (Section 2941.1417(A) of the Ohio Revised Code)

The Grand Jurors further find and specify that the offense as stated in Count Two was committed while the said AHMED PALMER is the owner and/or possessor of \$649 in U.S. currency in U.S. currency, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of or facilitation of the offense, to wit: said money being drug proceeds and/or used to purchase more drugs and/or drug paraphernalia and/or used to facilitate the transfer and/or transportation of drugs and/or drug paraphernalia.

SPECIFICATION TWO TO COUNT TWO: (Section 2941.1417(A) of the Ohio Revised Code)

The Grand Jurors further find and specify that the offense as stated in Count Two was committed while the said AHMED PALMER is the owner and/or possessor of a one (1) digital scale, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission or facilitation of the offense, to wit: said scale used to weigh drugs.

SPECIFICATION THREE TO COUNT TWO: (Section 2941.1417(A) of the Ohio Revised Code)

The Grand Jurors further find and specify that the offense as stated in Count Two was committed while the said AHMED PALMER is the owner and/or possessor of a one (1) Motorola smart cellular phone and/or one (1) Samsung flip cellular phone, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of the offense, to-wit: said cell phone being used to communicate with customers, suppliers and co-traffickers and/or other persons involved in shipping and/or selling of drugs.

COUNT THREE: POSSESSION OF COCAINE (Section 2925.11(A), 2925.11(C)(4)(c) of the Ohio Revised Code), a felony of the third degree.

In that on or about November 15, 2022, in Ashland County, Ohio, AHMED PALMER, did knowingly obtain, possess, or use a controlled substance or a controlled substance analog and the drug involved was cocaine or a compound, mixture, preparation, or substance containing cocaine and the amount of the drug involved equals or exceeds ten grams but is less than twenty grams of cocaine, to wit: approximately 18.97 grams of cocaine, in violation of Ohio Revised Code Section 2925.11(A), 2925.11(C)(4)(c), POSSESSION OF COCAINE, a felony of the third degree.

SPECIFICATION ONE TO COUNT THREE: (Section 2941.1417(A) of the Ohio Revised Code)

The Grand Jurors further find and specify that the offense as stated in Count Three was committed while the said AHMED PALMER is the owner and/or possessor of \$649 in U.S. currency in U.S. currency, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of or facilitation of the offense, to wit: said money being drug proceeds and/or used to purchase more drugs and/or drug paraphernalia and/or used to facilitate the transfer and/or transportation of drugs and/or drug paraphernalia.

SPECIFICATION TWO TO COUNT THREE: (Section 2941.1417(A) of the Ohio Revised Code)

The Grand Jurors further find and specify that the offense as stated in Count Three was committed while the said AHMED PALMER is the owner and/or possessor of a one (1) digital scale, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission or facilitation of the offense, to wit: said scale used to weigh drugs.

SPECIFICATION THREE TO COUNT THREE: (Section 2941.1417(A) of the Ohio Revised Code)

The Grand Jurors further find and specify that the offense as stated in Count Three was committed while the said AHMED PALMER is the owner and/or possessor of a one (1) Motorola smart cellular phone and/or one (1) Samsung flip cellular phone, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of the offense, to-wit: said cell phone being used to communicate with customers, suppliers and co-traffickers and/or other persons involved in shipping and/or selling of drugs.

COUNT FOUR: TRAFFICKING IN COCAINE (Section 2925.03(A)(2), 2925.03(C)(4)(d) of the Ohio Revised Code), a felony of the third degree.

In that on or about November 15, 2022, in Ashland County, Ohio, AHMED PALMER, did knowingly prepare for shipment, ship, transport, deliver, prepare for distribution, or distribute a controlled substance or a controlled substance analog, when the offender knows or has reasonable cause to believe that the controlled substance or a controlled substance analog is intended for sale or resale by the offender or another person and the drug involved in the violation is cocaine or a compound, mixture, preparation, or substance containing cocaine and the amount of the drug involved equals or exceeds ten grams but is less than twenty grams of cocaine, to wit: approximately 18.97 grams of cocaine, in violation of Ohio Revised Code Section 2925.03(A)(2), 2925.03(C)(4)(d), TRAFFICKING IN COCAINE, a felony of the third degree.

SPECIFICATION ONE TO COUNT FOUR: (Section 2941.1417(A) of the Ohio Revised Code)

The Grand Jurors further find and specify that the offense as stated in Count Four was committed while the said AHMED PALMER is the owner and/or possessor of \$649 in U.S. currency in U.S. currency, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of or facilitation of the offense, to wit: said money being drug proceeds and/or used to purchase more drugs and/or drug paraphernalia and/or used to facilitate the transfer and/or transportation of drugs and/or drug paraphernalia.

SPECIFICATION TWO TO COUNT FOUR: (Section 2941.1417(A) of the Ohio Revised Code)

The Grand Jurors further find and specify that the offense as stated in Count Four was committed while the said AHMED PALMER is the owner and/or possessor of a one (1) digital scale, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission or facilitation of the offense, to wit: said scale used to weigh drugs.

SPECIFICATION THREE TO COUNT FOUR: (Section 2941.1417(A) of the Ohio Revised Code)

The Grand Jurors further find and specify that the offense as stated in Count Four was committed while the said AHMED PALMER is the owner and/or possessor of a one (1) Motorola smart cellular phone and/or one (1) Samsung flip cellular phone, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of the offense, to-wit: said cell phone being used to communicate with customers, suppliers and co-traffickers and/or other persons involved in shipping and/or selling of drugs.

COUNT FIVE: POSSESSION OF A FENTANYL-RELATED COMPOUND (Section 2925.11(A), 2925.11(C)(11)(b) of the Ohio Revised Code), a felony of the fourth degree.

In that on or about November 15, 2022, in Ashland County, Ohio, AHMED PALMER, did knowingly obtain, possess, or use a controlled substance or a controlled substance analog and the drug involved in the violation was a fentanyl-related compound and neither division (C)(9)(a) nor division (C)(10)(a) of Section 2925.11 of the Revised Code applies to the drug involved, or was a compound, mixture, preparation, or substance that contained a fentanyl-related compound or was a combination of a fentanyl-related compound and another controlled substance and neither division (C)(9)(a) nor division (C)(10)(a) of this section applies to the drug involved and the amount of the drug involved equals or exceeds one gram but is less than five grams, to wit: approximately 3.33 grams of fentanyl, in violation of Ohio Revised Code Section 2925.11(A), 2925.11(C)(11)(b), POSSESSION OF A FENTANYL-RELATED COMPOUND a felony of the fourth degree.

SPECIFICATION ONE TO COUNT FIVE: (Section 2941.1417(A) of the Ohio Revised Code)

The Grand Jurors further find and specify that the offense as stated in Count Five was committed while the said AHMED PALMER is the owner and/or possessor of \$649 in U.S. currency in U.S. currency, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of or facilitation of the offense, to wit: said money being drug proceeds and/or used to purchase more drugs and/or drug paraphernalia and/or used to facilitate the transfer and/or transportation of drugs and/or drug paraphernalia.

SPECIFICATION TWO TO COUNT FIVE: (Section 2941.1417(A) of the Ohio Revised Code)

The Grand Jurors further find and specify that the offense as stated in Count Five was committed while the said AHMED PALMER is the owner and/or possessor of a one (1) digital scale, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission or facilitation of the offense, to wit: said scale used to weigh drugs.

SPECIFICATION THREE TO COUNT FIVE: (Section 2941.1417(A) of the Ohio Revised Code)

The Grand Jurors further find and specify that the offense as stated in Count Five was committed while the said AHMED PALMER is the owner and/or possessor of a one (1) Motorola smart cellular phone and/or one (1) Samsung flip cellular phone, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of the offense, to-wit: said cell phone being used to communicate with customers, suppliers and co-traffickers and/or other persons involved in shipping and/or selling of drugs.

COUNT SIX: TRAFFICKING IN A FENTANYL-RELATED COMPOUND (Section 2925.03(A)(2), 2925.03(C)(9)(c) of the Ohio Revised Code), a felony of the fourth degree.

In that on or about November 15, 2022, in Ashland County, Ohio, AHMED PALMER, did knowingly prepare for shipment, ship, transport, deliver, prepare for distribution, or distribute a controlled substance or a controlled substance analog, when the offender knows or has reasonable cause to believe that the controlled substance or a controlled substance analog is intended for sale or resale by the offender or another person and the drug involved in the violation was a fentanyl-related compound or a compound, mixture, preparation, or substance containing a fentanyl-related compound and the amount of the drug involved equals or exceeds one gram but is less than five grams, to wit: approximately 3.33 grams of fentanyl, in violation of Ohio Revised Code Section 2925.03(A)(2), 2925.03(C)(9)(c), TRAFFICKING IN A FENTANYL-RELATED COMPOUND a felony of the fourth degree.

SPECIFICATION ONE TO COUNT SIX: (Section 2941.1417(A) of the Ohio Revised Code)

The Grand Jurors further find and specify that the offense as stated in Count Six was committed while the said AHMED PALMER is the owner and/or possessor of \$649 in U.S. currency in U.S. currency, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of or facilitation of the offense, to wit: said money being drug proceeds and/or used to purchase more drugs and/or drug paraphernalia and/or used to facilitate the transfer and/or transportation of drugs and/or drug paraphernalia.

SPECIFICATION TWO TO COUNT SIX: (Section 2941.1417(A) of the Ohio Revised Code)

The Grand Jurors further find and specify that the offense as stated in Count Six was committed while the said AHMED PALMER is the owner and/or possessor of a one (1) digital scale, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission or facilitation of the offense, to wit: said scale used to weigh drugs.

SPECIFICATION THREE TO COUNT SIX: (Section 2941.1417(A) of the Ohio Revised Code)

The Grand Jurors further find and specify that the offense as stated in Count Six was committed while the said AHMED PALMER is the owner and/or possessor of a one (1) Motorola smart cellular phone and/or one (1) Samsung flip cellular phone, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of the offense, to-wit: said cell phone being used to communicate with customers, suppliers and co-traffickers and/or other persons involved in shipping and/or selling of drugs.

COUNT SEVEN: POSSESSION OF DRUGS (Section 2925.11(A), 2925.11(C)(2)(a) of the Ohio Revised Code), a felony of the fifth degree.

In that on or about November 15, 2022, in Ashland County, Ohio, AHMED PALMER, did knowingly obtain, possess, or use a controlled substance or a controlled substance analog and the drug involved in the violation is a compound, mixture, preparation, or substance included in Schedule III, IV, or V, to wit: Alprazolam, a Schedule IV drug, in violation of Ohio Revised Code Section 2925.11(A), 2925.11(C)(2)(a), POSSESSION OF DRUGS, a felony of the fifth degree.

FURTHERMORE, and AHMED PALMER was previously convicted of a drug abuse offense, to wit: Wayne County Common Pleas Court case no. 03CR0161 and/or Wayne County Common Pleas Court case no. 03CR0200 and/or Wayne County Common Pleas Court case no. 03CR0230 and/or Wayne County Common Pleas Court case no. 04CR0154 and/or Wayne County Common Pleas Court case no. 04CR0214 and/or Wayne County Common Pleas Court case no. 04CR0469 and/or Wayne County Common Pleas Court case no. 2016CRC1000284 and/or Richland County Common Pleas Court case no. 2021 CR 0639 N.

SPECIFICATION ONE TO COUNT SEVEN: (Section 2941.1417(A) of the Ohio Revised Code)

The Grand Jurors further find and specify that the offense as stated in Count Seven was committed while the said AHMED PALMER is the owner and/or possessor of \$649 in U.S. currency in U.S. currency, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of or facilitation of the offense, to wit: said money being drug proceeds and/or used to purchase more drugs and/or drug paraphernalia and/or used to facilitate the transfer and/or transportation of drugs and/or drug paraphernalia.

SPECIFICATION TWO TO COUNT SEVEN: (Section 2941.1417(A) of the Ohio Revised Code)

The Grand Jurors further find and specify that the offense as stated in Count Seven was committed while the said AHMED PALMER is the owner and/or possessor of a one (1) digital scale, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission or facilitation of the offense, to wit: said scale used to weigh drugs.

SPECIFICATION THREE TO COUNT SEVEN: (Section 2941.1417(A) of the Ohio Revised Code)

The Grand Jurors further find and specify that the offense as stated in Count Seven was committed while the said AHMED PALMER is the owner and/or possessor of a one (1) Motorola smart cellular phone and/or one (1) Samsung flip cellular phone, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of the offense, to-wit: said cell phone being used to communicate with customers, suppliers and co-traffickers and/or other persons involved in shipping and/or selling of drugs.

and against the peace and dignity of the State of Ohio.

Assistant Prosecuting Attorney

Prosecuting Attorney

The State of Ohio, Ashland County:

I, the undersigned, Clerk of the Court of Common Pleas in and for said County, do hereby certify that the foregoing is a full, true and correct copy of the original indictment, with the endorsements thereon, now on file with my office.

WITNESS my hand and the seal of said Court at Ashla day of learning, 2022.	and,
The Aller of Miles	
Clerk of Courts of Common Pleas	
Clerk of Courts of Common Pleas By Deputy	

No. 22-CR1-217

2nd Partial

COURT OF COMMON PLEAS

Ashland County, Ohio

THE STATE OF OHIO vs. AHMED PALMER

Indictment for Aggravated Possession of Drugs 2925.11(A), 2925.11(C)(1)(c) F2; Aggravated Trafficking in Drugs 2925.03 (A)(2), 2925.03(C)(1)(d) F2; Possession of Cocaine 2925.11(A), 2925.11(C)(4)(c) F3; Trafficking in Cocaine 2925.03(A)(2), 2925.03(C)(4)(d) F3; Possession of a Fentanyl-Related Compound 2925.11(A), 2925.11(C)(11)(b) F4; Trafficking in a Fentanyl-Related Compound 2925.03(A)(2), 2925.03(C)(9)(c) F4; Possession of Drugs 2925.11(A), 2925.11(C)(2)(a) F5

Assistant Prosecuting Attorney

A TRUE BILL

Foreperson, Grand Jury

This Bill of Indictment found upon testimony sworn and sent before the Grand Jury at the request of the Prosecuting Attorney.

Foreperson, Grand Jury

Filed /5 December ______, 2022.

Clerk

by _______
Deputy

Crim. Rule 6, 7

2022 DEC 15 P 3: 3.9

DEBORALLA, HYERS

CLECOURT OF COMMON PLEAS

ASHLAND, OHIO

22-CRI-232

THE STATE OF OHIO **ASHLAND COUNTY**

Of the 2nd Partial in the year two thousand twenty two

THE JURORS OF THE GRAND JURY OF THE State of Ohio, within and for the body of the County aforesaid, on their oaths, in the name and by the authority of the State of Ohio, do find and present that ZACHARY ROSS FINCHUM (SSN: XXX-XX-2344) (IA: Ashland County Sheriff's Office) did:

COUNT ONE: AGGRAVATED POSSESSION OF DRUGS (Section 2925.11(A), 2925.11(C)(1)(c) of the Ohio Revised Code), a felony of the second degree.

In that on or about December 2, 2022, in Ashland County, Ohio, Zachary Ross Finchum, did knowingly obtain, possess, or use a controlled substance or a controlled substance analog and the drug involved in the violation is a compound, mixture, preparation, or substance included in Schedule I or II, to wit: Methamphetamine, a Schedule II drug and the amount of the drug involved equals or exceeds five times the bulk amount but is less than fifty times the bulk amount, to wit: approximately 25 grams of methamphetamine, in violation of Ohio Revised Code Section 2925.11 (A), 2925.11(C)(1)(c), AGGRAVATED POSSESSION OF DRUGS a felony of the second degree.

SPECIFICATION ONE TO COUNT ONE: (Section 2941.1417(A) of the Ohio Revised Code)

The Grand Jurors further find and specify that the offense as stated in Count One was committed while the said Zachary Ross Finchum is the owner and/or possessor of one (1) glass meth pipe and/or two (2)n butane torches and/or one (1) black container and/or one (1) grocery bag containing syringes and/or one (1) black laptop and/or two (2) marihuana bowls and/or one (1) marihuana container with marihuana which was contraband and/or property derived from or through the commission or facilitation of the offense, and/or was an instrumentality the offender used or intended to use in the commission or facilitation of the offense and is subject to forfeiture pursuant to 2941.1417(A), 2981.02, and 2981.04 of the Revised Code.

and against the peace and dignity of the State of Ohio.

Prosecuting Attorney

Assistant Prosecuting Attorney

The State of Ohio, Ashland County:

I, the undersigned, Clerk of the Court of Common Pleas in and for said County, do hereby certify that the foregoing is a full, true and correct copy of the original indictment, with the endorsements thereon, now on file with my office.

MINIMINIMINIMINIMINIMINIMINIMINIMINIMIN	WITNESS my hand and the seal of said Court at Ashland, Ohio, this day of weekly, 2022.
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	Clerk of Courts of Common pleas
AVO COUNT	By Deputy

No. <u>22-CR1-232</u>

2nd Partial

COURT OF COMMON PLEAS

Ashland County, Ohio

THE STATE OF OHIO

vs.

ZACHARY ROSS FINCHUM

Indictment for Aggravated Possession of Drugs 2925.11(A),
2925.11(C)(1)(c) F2

Assistant Prosecuting Attorney

A TRUE BILL

Foreperson, Grand Jury

This Bill of Indictment found upon testimony sworn and sent before the Grand Jury at the request of the Prosecuting Attorney.

Foreperson, Grand Jury

Filed 15 December , 2022 To The County of the Co

Crim. Rule 6, 7

2022 DEC 15 P 3: 39

THE STATE OF OHIO ASHLAND COUNTY

:

CLERK DE COURT OF COMMON PLEAS

ASHLAND, OHIO

Of the 2nd Partial in the year two thousand twenty two

22-CRI-229

THE JURORS OF THE GRAND JURY OF THE State of Ohio, within and for the body of the County aforesaid, on their oaths, in the name and by the authority of the State of Ohio, do find and present that JOSEPHINE MARY RICHMOND (SSN: XXX-XX-7024; DOB: 06/07/1981) (IA: Ashland County Sheriff's Office) did:

COUNT ONE: OPERATING A VEHICLE UNDER THE INFLUENCE OF ALCOHOL, A DRUG OF ABUSE OR A COMBINATION OF THEM - OVI (Section 4511.19(A)(1)(a), 4511.19(G)(1)(d) of the Ohio Revised Code), a felony of the fourth degree.

In that on or about November 21, 2022, in Ashland County, Ohio, Josephine Mary Richmond, did operate any vehicle, streetcar, or trackless trolley within this state, when at the time of the operation she was under the influence of alcohol, a drug of abuse, or a combination of them, in violation of Ohio Revised Code Section 4511.19(A)(1)(a), 4511.19 (G)(1)(d), OPERATING A VEHICLE UNDER THE INFLUENCE OF ALCOHOL, A DRUG OF ABUSE OR A COMBINATION OF THEM - OVI, a felony of the fourth degree.

FURTHERMORE, within twenty years of the offense, Josephine Mary Richmond was previously convicted of or plead guilty to five violations of division (A) or (B) of this section or other equivalent offenses, to wit: Ashland Municipal Court case no. 13TRC01607 and/or Ashland Municipal Court case no. 08TRC00754 and/or Ashland Municipal Court case no. 08TRC00219 and/or Wayne County Municipal Court case no. 2016 TR-C 001464 and/or Wayne County Municipal Court case no. 2016 TR-C 001467.

COUNT TWO: OPERATING A VEHICLE UNDER THE INFLUENCE OF ALCOHOL, A DRUG OF ABUSE OR A COMBINATION OF THEM - OVI (Section 4511.19(A)(2)(a), 4511.19(A)(2)(b), 4511.19(G)(1)(d) of the Ohio Revised Code), a felony of the fourth degree.

In that on or about November 21, 2022, in Ashland County, Ohio, Josephine Mary Richmond, within twenty years of the conduct described in division (A)(2)(a) of this section, having previously been convicted of or pleaded guilty to a violation of this division, division (A)(1) or (B) of this section, or a municipal OVI offense, did both of the following: operate any vehicle, streetcar, or trackless trolley within this state while under the influence of alcohol, a drug of abuse, or a combination of them and subsequent to being arrested for operating the vehicle, streetcar, or trackless trolley as described in division (A)(2)(a) of this section, being asked by a law enforcement officer to submit to a chemical test or tests under section 4511.191 of the Revised Code, and being advised by the officer in accordance with section 4511.192 of the Revised Code of the consequences of her refusal or submission to the test or tests, refused to submit to the test or tests, in violation of Ohio Revised Code Section 4511.19(A)(2)(a), 4511.19(A)(2)(b), 4511.19(G)(1)(d), OPERATING A VEHICLE UNDER THE INFLUENCE OF ALCOHOL, A DRUG OF ABUSE OR A COMBINATION OF THEM - OVI, a felony of the fourth degree.

FURTHERMORE, within twenty years of the offense, Josephine Mary Richmond was previously convicted of or plead guilty to five violations of division (A) or (B) of this section or other equivalent offenses, to wit: Ashland Municipal Court case no. 13TRC01607 and/or Ashland Municipal Court case no. 08TRC00754 and/or Ashland Municipal Court case no. 08TRC00219 and/or Wayne County Municipal Court case no. 2016 TR-C 001464 and/or Wayne County Municipal Court case no. 2016 TR-C 001467.

COUNT THREE: RESISTING ARREST (Section 2921.33(A), 2921.33(D) of the Ohio Revised Code), a misdemeanor of the second degree.

In that on or about November 21, 2022, in Ashland County, Ohio, Josephine Mary Richmond, did recklessly or by force, resist or interfere with a lawful arrest of herself or another, in violation of Ohio Revised Code Section 2921.33(A), 2921.33(D), RESISTING ARREST, a misdemeanor of the second degree.

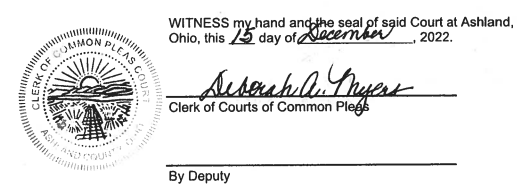
and against the peace and dignity of the State of Ohio.

Prosecuting Attorney

Assistant Prosecuting Attorney

The State of Ohio, Ashland County:

I, the undersigned, Clerk of the Court of Common Pleas in and for said County, do hereby certify that the foregoing is a full, true and correct copy of the original indictment, with the endorsements thereon, now on file with my office.



No. 22-CR1-229

2nd Partial

COURT OF COMMON PLEAS

Ashland County, Ohio

THE STATE OF OHIO vs. JOSEPHINE MARY RICHMOND

Indictment for Operating a Vehicle Under the Influence of Alcohol, a Drug of Abuse or a Combination of Them - OVI 4511.19(A)(1)(a), 4511.19(G)(1)(d) F4; Operating a Vehicle Under the Influence of Alcohol, a Drug of Abuse or a Combination of Them - OVI 4511.19(A)(2)(a), 4511.19(A)(2)(b), 4511.19(G)(1)(d) F4; Resisting Arrest 2921.33(A), 2921.33(D) M2

Assistant Prosecuting Attorney

A TRUE BILL

Foreperson, Grand Jury

This Bill of Indictment found upon testimony sworn and sent before the Grand Jury at the request of the Prosecuting Attorney.

Foreperson, Grand Jury

Filed 15 December , 2022. The MAN PROPERTY Clerk

Clerk

by ____ Deputy

WWW CONNACTION

Crim. Rule 6, 7

2022 DEC 15 P 3: 39

THE STATE OF OHIO ASHLAND COUNTY

:

COURT OF COMMON PLEAS CLEAK OF COURTS ASHLAND, ONIO

Of the 2nd Partial in the year two thousand twenty two

22-CRI-230

THE JURORS OF THE GRAND JURY OF THE State of Ohio, within and for the body of the County aforesaid, on their oaths, in the name and by the authority of the State of Ohio, do find and present that **JEFFREY OLMSTEAD (SSN: XXX-XX-6682; DOB: 08/29/1964) (IA: Ashland Police Department)** did:

COUNT ONE: OPERATING A VEHICLE UNDER THE INFLUENCE OF ALCOHOL, A DRUG OF ABUSE OR A COMBINATION OF THEM - OVI (Section 4511.19(A)(1)(a), 4511.19(G)(1)(d) of the Ohio Revised Code), a felony of the fourth degree.

In that on or about November 9, 2022, in Ashland County, Ohio, JEFFREY OLMSTEAD, did operate any vehicle, streetcar, or trackless trolley within this state, when at the time of the operation he was under the influence of alcohol, a drug of abuse, or a combination of them, in violation of Ohio Revised Code Section 4511.19(A)(1)(a), 4511.19(G)(1)(d), OPERATING A VEHICLE UNDER THE INFLUENCE OF ALCOHOL, A DRUG OF ABUSE OR A COMBINATION OF THEM - OVI, a felony of the fourth degree.

FURTHERMORE, within ten years of the offense, JEFFREY OLMSTEAD was previously convicted of or plead guilty to three violations of division (A) or (B) of this section or other equivalent offenses, to wit: Ashland Municipal Court case no. 14TRC01075 and/or Ashland Municipal Court case no. 15TRC03017 and/or Ashland Municipal Court case no. 18TRC08629.

SPECIFICATION ONE TO COUNT ONE: (Section 2941.1417(A) of the Ohio Revised Code)

The Grand Jurors further find and specify that the offense as stated in Count One was committed while the said JEFFREY OLMSTEAD is the owner and/or possessor of a 2007 Chevrolet HHR with VIN #3GNDA23DX7S610586, which was contraband and/or property derived from or through the commission or facilitation of the offense, and/or was an instrumentality the offender used or intended to be used in the commission or facilitation of the offense, which is subject to forfeiture pursuant to 2941.1417(A) and 4503.234 of the Revised Code.

COUNT TWO: OPERATING A VEHICLE UNDER THE INFLUENCE OF ALCOHOL, A DRUG OF ABUSE OR A COMBINATION OF THEM - OVI (Section 4511.19(A)(2)(a), 4511.19(A)(2)(b), 4511.19(G)(1)(d) of the Ohio Revised Code), a felony of the fourth degree.

In that on or about November 9, 2022, in Ashland County, Ohio, JEFFREY OLMSTEAD, within twenty years of the conduct described in division (A)(2)(a) of this section, having previously been convicted of or pleaded guilty to a violation of this division, division (A)(1) or (B) of this section, or a municipal OVI offense, did both of the following: operate any vehicle, streetcar, or trackless trolley within this state while under the influence of alcohol, a drug of abuse, or a combination of them and subsequent to being arrested for operating the vehicle, streetcar, or trackless trolley as described in division (A)(2)(a) of this section, being asked by a law enforcement officer to submit to a chemical test or tests under section 4511.191 of the Revised Code, and being advised by the officer in accordance with section 4511.192 of the Revised Code of the consequences of his refusal or submission to the test or tests, refused to submit to the test or tests, in violation of Ohio Revised Code Section 4511.19(A)(2)(a), 4511.19(A)(2)(b), 4511.19(G)(1)(d), OPERATING A VEHICLE UNDER THE INFLUENCE OF ALCOHOL, A DRUG OF ABUSE OR A COMBINATION OF THEM - OVI, a felony of the fourth degree.

FURTHERMORE, within ten years of the offense, JEFFREY OLMSTEAD was previously convicted of or plead guilty to three violations of division (A) or (B) of this section or other equivalent offenses, to wit: Ashland Municipal Court case no. 14TRC01075 and/or Ashland Municipal Court case no. 15TRC03017 and/or Ashland Municipal Court case no. 18TRC08629.

SPECIFICATION ONE TO COUNT TWO: (Section 2941.1417(A) of the Ohio Revised Code)

The Grand Jurors further find and specify that the offense as stated in Count Two was committed while the said JEFFREY OLMSTEAD is the owner and/or possessor of a 2007 Chevrolet HHR with VIN #3GNDA23DX7S610586, which was contraband and/or property derived from or through the commission or facilitation of the offense, and/or was an instrumentality the offender used or intended to be used in the commission or facilitation of the offense, which is subject to forfeiture pursuant to 2941.1417(A) and 4503.234 of the Revised Code.

and against the peace and dignity of the State of Ohio.

Prosecuting Attorney

Assistant Prosecuting Attorney

The State of Ohio, Ashland County:

I, the undersigned, Clerk of the Court of Common Pleas in and for said County, do hereby certify that the foregoing is a full, true and correct copy of the original indictment, with the endorsements thereon, now on file with my office.

WITNESS my hand and the seal of said Court at Ashland,
Ohio, this day of Necenter, 2022.

Cleek of Courts of Common Pleas

By Deputy

No. 22-URI-230

2nd Partial

COURT OF COMMON PLEAS

Ashland County, Ohio

THE STATE OF OHIO vs. JEFFREY OLMSTEAD

Indictment for Operating a Vehicle Under the Influence of Alcohol, a Drug of Abuse or a Combination of Them - OVI 4511.19(A)(1)(a), 4511.19(G)(1)(d) F4; Operating a Vehicle Under the Influence of Alcohol, a Drug of Abuse or a Combination of Them - OVI 4511.19(A)(2)(a), 4511.19(A)(2)(b), 4511.19(G)(1)(d) F4

Assistant Prosecuting Attorney

A TRUE BILL

Foreperson, Grand Jury

This Bill of Indictment found upon testimony sworn and sent before the Grand Jury at the request of the Prosecuting Attorney.

Dan 11 DA	
Foreperson, Grand Jury	THURSDAMON OF BUILDING
Filed 15th Secenter, 2022.	THE STATE OF THE S
Seberah a. Mysis	
Clerk	O COUNT ONLINE
by	COUNTY MILLIAM COUNTY MILLIAM
Deputy	*

Crim. Rule 6, 7

2022 DEC 15 P 3: 40

THE STATE OF OHIO ASHLAND COUNTY

CLERK OF COMMON PLEAS CLERK OF COURTS ASHLAND, OHIO

Of the 2nd Partial in the year two thousand twenty two

22-CRI-236

THE JURORS OF THE GRAND JURY OF THE State of Ohio, within and for the body of the County aforesaid, on their oaths, in the name and by the authority of the State of Ohio, do find and present that SALIA SETSER (SSN: XXX-XX-0293; DOB: 01/23/1993) (IA: Ashland Police Department) did:

COUNT ONE: THEFT (Section 2913.02(A)(1), 2913.02(B)(2) of the Ohio Revised Code), a felony of the fifth degree.

In that on or about December 5, 2022, in Ashland County, Ohio, SALIA SETSER, did with purpose to deprive the owner, Walmart, 1996 East Main Street, Ashland, Ohio, of property or services, to wit: miscellaneous merchandise valued at approximately \$1,642.93, knowingly obtain or exert control over either the property or services without the consent of the owner or person authorized to give consent, in violation of Ohio Revised Code Section 2913.02(A)(1), 2913.02(B)(2), THEFT, a felony of the fifth degree.

FURTHERMORE, the property or services stolen is valued at one thousand dollars or more and less than seven thousand five hundred dollars.

COUNT TWO: POSSESSING CRIMINAL TOOLS (Section 2923.24(A), 2923.24(C) of the Ohio Revised Code), a felony of the fifth degree.

in that on or about December 5, 2022, in Ashland County, Ohio, SALIA SETSER, did possess or have under the person's control any substance, device, instrument, or article, to wit: one (1) 2008 Chevrolet Trailblazer with VIN #1GNDS13S082253812 with purpose to use it criminally, in violation of Ohio Revised Code Section 2923.24(A), 2923.24 (C), POSSESSING CRIMINAL TOOLS, a felony of the fifth degree.

FURTHERMORE, the circumstances indicate that the substance, device, instrument, or article involved in the offense was intended for use in the commission of a felony, to wit: Theft, ORC Sections 2913.02(A)(1) & 2913.02(B)(2.

and against the peace and dignity of the State of Ohio.

Prosecuting Attorney

Assistant Prosecuting Attorney

The State of Ohio, Ashland County:

I, the undersigned, Clerk of the Court of Common Pleas in and for said County, do hereby certify that the foregoing is a full, true and correct copy of the original indictment, with the endorsements thereon, now on file with my

day of Alecember, 2022.

White the seasof said Court at Ashland, 2022.

By Deputy

No. 22-CR1-236

2nd Partial

COURT OF COMMON PLEAS

Ashland County, Ohio

THE STATE OF OHIO vs. SALIA SETSER

Indictment for Theft 2913.02(A)(1), 2913.02(B)(2) F5;

Possessing Criminal Tools 2923.24(A), 2923.24(C) F5

Assistant Prosecuting Attorney

A TRUE BILL

Foreperson, Grand Jury

This Bill of Indictment found upon testimony sworn and sent before the Grand Jury at the request of the Prosecuting Attorney.

Foreperson, Grand Jury

Filed 15 Alcembox

Clerk

by

Deputy

Crim. Rule 6.7

2022 DEC 15 P 3: 40

THE STATE OF OHIO **ASHLAND COUNTY**

:

COURT OF COMMON PLEAS
OLER OF COURTS
ASHLAND, OHIG

22. CRI- 235

Of the 2nd Partial in the year two thousand twenty two

THE JURORS OF THE GRAND JURY OF THE State of Ohio, within and for the body of the County aforesaid, on their oaths, in the name and by the authority of the State of Ohio, do find and present that MEGHAN DUNBAR (SSN: XXX-XX-1537; DOB: 01/20/2000) (IA: Ashland Police Department) did:

COUNT ONE: COMPLICITY (THEFT, ORC SECTIONS 2913.02(A)(1) & 2913.02(B)(2)) (Section 2923.03(A)(2), 2923.03 (F) of the Ohio Revised Code), a felony of the fifth degree.

In that on or about December 5, 2022, in Ashland County, Ohio, MEGHAN DUNBAR, did act with the kind of culpability required for the commission of an offense and did aid or abet another in committing the offense of Theft, ORC Sections 2913.02(A)(1) & 2913.02(B)(2), and the underlying offense was a felony of the fifth degree, to wit: the theft of miscellaneous merchandise valued at approximately \$1,642.93 from Walmart, 1996 East Main Street, Ashland, Ohio, in violation of Ohio Revised Code Section 2923.03(A)(2), 2923.03(F), COMPLICITY (THEFT, ORC SECTIONS 2913.02(A) (1) & 2913.02(B)(2)), a felony of the fifth degree.

SPECIFICATION ONE TO COUNT ONE: (Section 2941.1417(A) of the Ohio Revised Code)

The Grand Jurors further find and specify that the offense as stated in Count One was committed while the said MEGHAN DUNBAR is the owner and/or possessor of one (1) 2008 Chevrolet Trailblazer with VIN #1GNDS13S082253812 which was contraband and/or property derived from or through the commission or facilitation of the offense, and/or was an instrumentality the offender used or intended to use in the commission or facilitation of the offense and is subject to forfeiture pursuant to 2941.1417(A), 2981.02, and 2981.04 of the Revised Code.

COUNT TWO: POSSESSING CRIMINAL TOOLS (Section 2923.24(A), 2923.24(C) of the Ohio Revised Code), a felony of the fifth degree.

In that on or about December 5, 2022, in Ashland County, Ohio, MEGHAN DUNBAR, did possess or have under the person's control any substance, device, instrument, or article, to wit: one (1) 2008 Chevrolet Trailblazer with VIN #1GNDS13S082253812 with purpose to use it criminally, in violation of Ohio Revised Code Section 2923.24(A), 2923.24 (C), POSSESSING CRIMINAL TOOLS, a felony of the fifth degree.

FURTHERMORE, the circumstances indicate that the substance, device, instrument, or article involved in the offense was intended for use in the commission of a felony, to wit: Theft, ORC Sections 2913.02(A)(1) & 2913.02(B)(2.

SPECIFICATION ONE TO COUNT TWO: (Section 2941.1417(A) of the Ohio Revised Code)

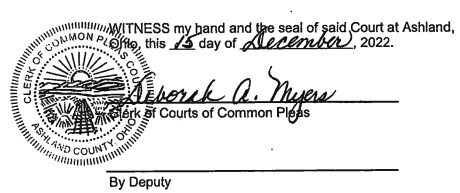
The Grand Jurors further find and specify that the offense as stated in Count Two was committed while the said MEGHAN DUNBAR is the owner and/or possessor of one (1) 2008 Chevrolet Trailblazer with VIN #1GNDS13S082253812 which was contraband and/or property derived from or through the commission or facilitation of the offense, and/or was an instrumentality the offender used or intended to use in the commission or facilitation of the offense and is subject to forfeiture pursuant to 2941.1417(A), 2981.02, and 2981.04 of the Revised Code.

and against the peace and dignity of the State of Ohio.

Prosecuting Attorney	
Mullah	
Assistant Prosecuting Attorney	

The State of Ohio, Ashland County:

I, the undersigned, Clerk of the Court of Common Pleas in and for said County, do hereby certify that the foregoing is a full, true and correct copy of the original indictment, with the endorsements thereon, now on file with my office.



Page 2 of 3

No. 22. CRI. 235

COURT OF COMMON PLEAS

Ashland County, Ohio

THE STATE OF OHIO VS.

MEGHAN DUNBAR

Indictment for Complicity (Theft, ORC Sections 2913.02(A)(1) & (2913.02(B)(2)) 2923.03(A)(2), 2923.03(F) F5; Possessing Criminal Tools 2923.24(A), 2923.24(C) F5

Assistant Prosecuting Attorney

A TRUE BILL

This Bill of Indictment found upon testimony sworn and sent before the Grand Jury at the request of the Prosecuting Attorney.

Foreperson, Grand Jury

by Deputy

Crim. Rule 6, 7

2022 DEC 15 P 3: 40

THE STATE OF OHIO ASHLAND COUNTY

:

COURT OF COMMON PLEAS LEAR UF CEURTS ASHLAND, OHIO

22-CR1-158

Of the 2nd Partial in the year two thousand twenty two

THE JURORS OF THE GRAND JURY OF THE State of Ohio, within and for the body of the County aforesaid, on their oaths, in the name and by the authority of the State of Ohio, do find and present that SHAWNA DAVIS (SSN: XXX-XX-6375; DOB: 10/14/1960) (IA: Ashland Police Department) did:

COUNT ONE: ARSON (Section 2909.03(A)(1), 2909.03(D)(2)(b) of the Ohio Revised Code), a felony of the fourth degree.

In that on or about May 29, 2022, in Ashland County, Ohio, SHAWNA DAVIS, did by means of fire or explosion knowingly cause or create a substantial risk of physical harm to property of Jessica Weber and/or Misty Weber and/or Cynthia Arnold and/or Wild Frogs II LLC, to wit: 300 prospect Street, Ashland, Ohio, without their consent, in violation of Ohio Revised Code Section 2909.03(A)(1), 2909.03(D)(2)(b), ARSON, a felony of the fourth degree.

FURTHERMORE, the value of the property or the amount of the physical harm involved was one thousand dollars or more.

COUNT TWO: ARSON (Section 2909.03(A)(1), 2909.03(D)(2)(b) of the Ohio Revised Code), a felony of the fourth degree.

In that on or about May 29, 2022, in Ashland County, Ohio, SHAWNA DAVIS, did by means of fire or explosion knowingly cause or create a substantial risk of physical harm to property of Chad Butts and/or David Wurster and/or Midwest Estates LLC, to wit: 310 Prospect Street, Ashland, Ohio, without his consent, in violation of Ohio Revised Code Section 2909.03(A)(1), 2909.03(D)(2)(b), ARSON, a felony of the fourth degree.

FURTHERMORE, the value of the property or the amount of the physical harm involved was one thousand dollars or more.

COUNT THREE: ARSON (Section 2909.03(A)(1), 2909.03(D)(2)(b) of the Ohio Revised Code), a felony of the fourth degree.

In that on or about May 29, 2022, in Ashland County, Ohio, SHAWNA DAVIS, did by means of fire or explosion knowingly cause or create a substantial risk of physical harm to property of Barbara Nera and/or Robert Nera, to wit: 305 Prospect Street, Ashland, Ohio, without her consent, in violation of Ohio Revised Code Section 2909.03(A)(1), 2909.03 (D)(2)(b), ARSON, a felony of the fourth degree.

FURTHERMORE, the value of the property or the amount of the physical harm involved was one thousand dollars or more.

and against the peace and dignity of the State of Ohio.

Prosecuting Attorney	
Sunlloil	
Assistant Prosecuting Attorney	

The State of Ohio, Ashland County:

I, the undersigned, Clerk of the Court of Common Pleas in and for said County, do hereby certify that the foregoing is a full, true and correct copy of the original indictment, with the endorsements thereon, now on file with my office.

Online this day of Alecender), 2022.

By Deputy

By Deputy

No. 22 - CR1-158

2nd Partial

COURT OF COMMON PLEAS

Ashland County, Ohio

THE STATE	OF	OHIO
vs.		
CHAMAIA	DA	Me

Indictment for Arson 2909.03(A)(1), 2909.03(D)(2)(b) F4; Arson 2909.03(A)(1), 2909.03(D)(2)(b) F4; Arson 2909.03(A)(1), 2909.03(D)(2)(b) F4

Assistant Prosecuting Attorney

A TRUE BILL

Foreperson, Grand Jury

This Bill of Indictment found upon testimony sworn and sent before the Grand Jury at the request of the Prosecuting Attorney.

Foreperson, Grand Jury

Filed 15 Alcender

Clerk

by

Deputy

IN

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SUBROSA INDICTMENT

Crim. Rule 6, 7

:

2022 DEC 15 P 3: 40

CLECURT OF COMMON PLEAS

THE STATE OF OHIO ASHLAND COUNTY

Of the 2nd Partial in the year two thousand twenty two

THE JURORS OF THE GRAND JURY OF THE State of Ohio, within and for the body of the County aforesaid, on their oaths, in the name and by the authority of the State of Ohio, do find and present that MARK OWENS, JR. (SSN: XXX-XX-3945; DOB: 11/27/1988) (IA: Ashland Police Department) did:

COUNT ONE: AGGRAVATED POSSESSION OF DRUGS (Section 2925.11(A), 2925.11(C)(1)(a) of the Ohio Revised Code), a felony of the fifth degree.

In that on or about July 17, 2022, in Ashland County, Ohio, MARK OWENS, Jr., did knowingly obtain, possess, or use a controlled substance or a controlled substance analog and the drug involved in the violation is a compound, mixture, preparation, or substance included in Schedule I or II, to wit: Methamphetamine, a Schedule II drug, in violation of Ohio Revised Code Section 2925.11(A), 2925.11(C)(1)(a), AGGRAVATED POSSESSION OF DRUGŞ a felony of the fifth degree.

SPECIFICATION ONE TO COUNT ONE: (Section 2941.1417(A) of the Ohio Revised Code)

The Grand Jurors further find and specify that the offense as stated in Count One was committed while the said MARK OWENS is the owner and/or possessor of \$20 U.S. currency in U.S. currency, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of or facilitation of the offense, to wit: said money being drug proceeds and/or used to purchase more drugs and/or drug paraphernalia and/or used to facilitate the transfer and/or transportation of drugs and/or drug paraphernalia.

and against the peace and dignity of the State of Ohio.

Prosecuting Attorney

Assistant Prosecuting Attorney

The State of Ohio, Ashland County:

I, the undersigned, Clerk of the Court of Common Pleas in and for said County, do hereby certify that the foregoing is a full, true and correct copy of the original indictment, with the endorsements thereon, now on file with my office

This Liver A. Myers Charles of Courts of Common Pleas	and
Management Comments of the Com	

By Deputy

No. 22-CRI-243

2nd Partia

COURT OF COMMON PLEAS

Ashland County, Ohio

Ashland County, Onlo	
THE STATE OF OHIO vs.	=
MARK OWENS, JR.	=
Indictment for Aggravated Possession of Drugs 2925.11(A), 2925.11(C)(1)(a) F5	
	=
March Col-	
Assistant Prosecuting Attorney	1

A TRUE BILL

Foreperson, Grand Jury

This Bill of Indictment found upon testimony sworn and sent before the Grand Jury at the request of the Prosecuting Attorney.

Foreperson, Grand Jury

Filed 15 Alcember

Clerk

by

Deputy

SUBROSA INDICTMENT

Crim. Rule 6. 7

2022 DEC 15 P. 3: 40.

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DEBORAH A. MYERS
CLERK (COURT OF COMMON PLEAS
ASHLAND, OHIO...

22-CE1-247

THE STATE OF OHIO ASHLAND COUNTY

Of the 2nd Partial in the year two thousand twenty two

THE JURORS OF THE GRAND JURY OF THE State of Ohio, within and for the body of the County aforesaid, on their oaths, in the name and by the authority of the State of Ohio, do find and present that **EMERY KOPINA (SSN: XXX-XX-2230; DOB: 12/12/1969) (IA: Ashland Police Department)** did:

COUNT ONE: DOMESTIC VIOLENCE (Section 2919.25(A), 2919.25(D)(4) of the Ohio Revised Code), a felony of the third degree.

In that on or about November 11, 2022 through November 16, 2022, in Ashland County, Ohio, EMERY KOPINA, did knowingly cause or attempt to cause physical harm to DEENA VERNER, a family or household member, in violation of Ohio Revised Code Section 2919.25(A), 2919.25(D)(4), DOMESTIC VIOLENCE, a felony of the third degree.

FURTHERMORE, EMERY KOPINA has previously pleaded guilty to or been convicted of three offenses of domestic violence or violations of section 2903.14, 2909.06, 2909.07, 2911.12, 2911.211, or 2919.22 of the Revised Code or any offense of violence involving victims who were family or household members at the time of the commission of the offenses, to wit: Mansfield Municipal Court case no. 2019CRB01540 and/or Mansfield Municipal Court case no. 1994CRB00957 and/or Mansfield Municipal Court case no. 2018CRB01925.

COUNT TWO: VIOLATING A PROTECTION ORDER (Section 2919.27(A)(1), 2919.27(B)(2) of the Ohio Revised Code), a misdemeanor of the first degree.

In that on or about November 11, 2022 through November 16, 2022, in Ashland County, Ohio, EMERY KOPINA, did recklessly violate the terms of a protection order issued or consent agreement approved pursuant to section 2919.26 or 3113.31 of the Revised Code, in violation of Ohio Revised Code Section 2919.27(A)(1), 2919.27(B)(2), VIOLATING A PROTECTION ORDER, a misdemeanor of the first degree.

COUNT THREE: INTIMIDATION (Section 2921.03(A), 2921.03(B) of the Ohio Revised Code), a felony of the third degree.

In that on or about November 11, 2022 through November 16, 2022, in Ashland County, Ohio, EMERY KOPINA, did, knowingly and by force, by unlawful threat of harm to a person or property, or by filing, recording, or otherwise using a materially false or fraudulent writing with malicious purpose, in bad faith, or in a wanton or reckless manner, attempt to influence, intimidate, or hinder a public servant, party official, or witness in the discharge of the person's duty, in violation of Ohio Revised Code Section 2921.03(A), 2921.03(B), INTIMIDATION, a felony of the third degree.

and against the peace and dignity of the State of Ohio.

Prosecuting Attorney	
Musline	
Assistant Prosecuting Attorney	

The State of Ohio, Ashland County:

I, the undersigned, Clerk of the Court of Common Pleas in and for said County, do hereby certify that the foregoing is a full, true and correct copy of the original indictment, with the endorsements thereon, now on file with my office.

MITNESS my hand and the seal of said Court at Ashland, 2022.

About this 15 day of About the Seal of Said Court at Ashland, 2022.

White the seal of Said Court at Ashland, 2022.

White the seal of Said Court at Ashland, 2022.

No. 22-CR1-247

2nd Partial

COURT OF COMMON PLEAS

Ashland County, Ohio

THE STATE OF OHIO vs.

EMERY KOPINA

Indictment for Domestic Violence 2919.25(A), 2919.25(D)(4) F3; Violating a Protection Order 2919.27(A)(1), 2919.27(B)(2) M1; Intimidation 2921.03(A), 2921.03(B) F3

Assistant Prosecuting Attorney

A TRUE BILL

Forererson, Grand Jury

This Bill of Indictment found upon testimony sworn and sent before the Grand Jury at the request of the Prosecuting Attorney.

Foreperson, Grand Jury

Filed 15 December

Clerk

by _____ Deputy

Crim. Rule 6, 7

THE STATE OF OHIO	:	COURT OF COMMON PLEA
ASHLAND COUNTY	:	
Of the 2nd Partial in the year two thousand twenty two		
THE JURORS OF THE GRAND JURY OF THE State their oaths, in the name and by the authority of the State of HEREVIA (SSN: XXX-XX-4554; DOB: 07/12/1994) (IA: A	of Ohio, do find and present tha	at CONNOR NICHOLAS
COUNT ONE: VIOLATING A PROTECTION ORDER (Secode), a felony of the fifth degree.	ction 2919.27(A)(1), 2919.27(E	3)(3)(c) of the Ohio Revised
In that on or about December 1, 2022, in Ashland the terms of a protection order issued or consent agreeme Revised Code, in violation of Ohio Revised Code Section ORDER, a felony of the fifth degree.	ent approved pursuant to section	on 2919.26 or 3113.31 of the
FURTHERMORE, Connor Nicholas Herevia previ adjudicated a delinquent child for one violation of Section 19CRB443.		
and against the peace and dignity of the State of Ohio.		
	Prosecuting Attorney	

Assistant Prosecuting Attorney

The State of Ohio, Ashland County:	
	common Pleas in and for said County, do hereby certify that the ginal indictment, with the endorsements thereon, now on file with my
	WITNESS my hand and the seal of said Court at Ashland Ohio, this day of, 2022.
	Clerk of Courts of Common Pleas
	By Deputy

No
2nd Partial COURT OF COMMON PLEAS Ashland County, Ohio
THE STATE OF OHIO vs. CONNOR NICHOLAS HEREVIA
ndictment for Violating a Protection Order 2919.27(A)(1), 2919.27(B)(3)(c) F5
Assistant Prosecuting Attorney
A TRUE BILL
Foreperson, Grand Jury
This Bill of Indictment found upon testimony sworn and ser pefore the Grand Jury at the request of the Prosecuting Attorney.
Foreperson, Grand Jury
Filed, 2022.
Clerk
Deputy