

TRACIS

TULSA REGIONAL AUTOMATED CRIMINAL INFORMATION SYSTEM
STANDARDIZED REPORTING FORMAT TUL-1849K



OKLAHOMA HIGHWAY
PATROL
ARREST AND BOOKING

INCIDENT NUMBER



PLACE OF BIRTH

TEXAS

CHECKED NCIC

PARTIAL COMPLETE PHOTO TO TCSO NUMBER 115232 COURT DATE DIVISION

FEDERAL DISTRICT TULSA DISTRICT OSAGE DISTRICT MUNICIPAL HOLD FOR JUV R.O.P.

LOCATION OF ARREST: CRK TP WB AT S. 161ST E AVE EXIT RAMP
 LOCATION OF OFFENSE: CRK TP WB S. 177TH E AVE

OCCURRED	MO	DATE	YR	DAY	TIME	ARRESTED	MO	DATE	YR	DAY	TIME	BOOKED	MO	DATE	YR	DAY	TIME
	06	16	18	SAT	1727		06	16	18	SAT	1807		06	16	18	SAT	2027

SUSPECTS NAME (LAST, FIRST MIDDLE): BRAME, ANDREW D
 AKA: _____
 HGT: 602 WGT: 195 HAIR: BRO EYES: BLU SKIN: W RACE: W SEX: M

STREET ADDRESS, CITY, STATE: BIXBY, OK. ZIP CODE: 74008 AGE: 30 DATE OF BIRTH: 12 SOCIAL SECURITY NUMBER: _____

EMPLOYER/ SCHOOL: _____ HOME PHONE: _____ DRIVER'S LICENSE NUMBER: _____ STATE: OK CLASS: B END: _____

EMPLOYER ADDRESS: NF-18-3948 BUSINESS PHONE: _____ OSBI NUMBER: _____ FBI NUMBER: _____

NEXT OF KIN: N/A ADDRESS: N/A PHONE: N/A RELATIONSHIP: N/A

PERSONAL ODDITIES: CM-18-289Z TATTOOS: _____

CLOTHING: RED SHORTS WARNING INDICATORS: _____

VEHICLE	DISPOSITION/HOLD			VIN			TAG YR	TAG STATE	TAG NUMBER
	2001	FORD	FOCU	4-D	L-BLU	2017	OK	CG9663	

ARRESTING OFFICER	ID NUM	DIV	AGENCY	BACKING OFFICER	ID NUM	DIV	AGENCY	JAIL INTAKE	ID NUM
TRP HANSON	767	XE	OHP	TRP COYLE	234	XE	OHP	N. Harris	3223

FED STA MUN	FEL MISD	CRIME DESCRIPTION	TITLE	SECT	PARA	DATE OF OFFENSE	WARRANT NUMBER	END	D.O.R.	UCR
STA	MISD	POSSESS CDS SCHEDULE II	63	2	402.A.1	06/16/18				
STA	MISD	POSSESS MARIJUANA	63	2	402.A.1	06/16/18				
STA	MISD	POSSESS PARAPHERNALIA	63	2	405.C	06/16/18				
STA	MISD	TRANSPORT LOADED FIREARM	21		1289.13	06/16/18				
STA	MISD	TAXES DUE STATE	47		1151.A.	06/16/18				
STA	MISD	AFFIX IMPROPER LICENSE PLATE	47	4	107.D	06/16/18				
STA	MISD	NO INSURANCE	47	7	606.A.1	06/16/18				

cuffed RIGHT INDEX	BREATHALYZER OPERATOR/ ID NUM/ AGENCY: _____ BREATHALYZER SUPERVISOR/ ID NUM/ AGENCY: _____ TEST RESULTS: _____	544168 ARREST DOCUMENT
	MEDICAL PROBLEMS: _____	
	PROPERTY RECEIPT: _____ VCR TAPE: _____ PHOTO NUMBER: _____ LATENT NUMBER: _____	



IN THE DISTRICT COURT IN AND FOR TULSA COUNTY
STATE OF OKLAHOMA

2018 JUL -5 AM 11:04

CM-2018-2892

STATE OF OKLAHOMA

Plaintiff, DON NEWBERRY

vs.

Case No.
Misdemeanor Information
OHP CR03349-18

DISTRICT COURT
FILED

ANDREW D BRAME

Defendant.

JUL 05 2018

INFORMATION

DON NEWBERRY, Court Clerk
STATE OF OKLA. TULSA COUNTY

BE IT REMEMBERED:

That **Steve Kunzweiler**, the duly elected and qualified **District Attorney for Tulsa County, Oklahoma**, who prosecutes in the name and by the authority of **The State of Oklahoma**, comes now into the District Court of Tulsa County, State of Oklahoma, and gives the Court to understand and be informed that:

(COUNT 1)

63 O.S. 2-402(A)(1)

ANDREW D BRAME, on or about **June 16, 2018**, in Tulsa County, State of Oklahoma and within the jurisdiction of this Court, did commit the crime of **Unlawful Possession Of Controlled Drug**, a Misdemeanor, by unlawfully, knowingly and intentionally, have in his possession and under his control Methamphetamine and Marijuana, said drugs being classified as controlled dangerous substance in Schedule I & II of the Uniform Controlled Dangerous Substances Act of this State.

(COUNT 2)

63 O.S. 2-405(B)

ANDREW D BRAME, on or about **June 16, 2018**, in Tulsa County, State of Oklahoma and within the jurisdiction of this Court, did commit the crime of **Unlawful Possession Of Drug Paraphernalia**, a Misdemeanor, by unlawfully, willfully and wrongfully have in his possession and under his immediate control certain paraphernalia, to-wit: a glass smoking pipe used by abusers of drugs classified as controlled dangerous substances under the Uniform Controlled Dangerous Substances Act of this State, and for the purpose and with the unlawful intent to administer such controlled dangerous substances without having any medical or other lawful need requiring possession of said paraphernalia.

(COUNT 3)

21 O.S. 1289.13

ANDREW D BRAME, on or about **June 16, 2018**, in Tulsa County, State of Oklahoma and within the jurisdiction of this Court, did commit the crime of **Transporting Loaded Firearm In Motor Vehicle**, a Misdemeanor, by unlawfully, willfully and wrongfully, carry and transport a loaded firearm, to-wit: a .40 cal S&W handgun in a motor vehicle over a public highway, to-wit: Creek Turnpike W/B and 177th E Ave in Tulsa County, Oklahoma, said firearm not being then and there in a locked compartment of said motor vehicle.

ORIGINAL

CM-2018-2892

(COUNT 4)
47 O.S. 7-606

ANDREW D BRAME, on or about **June 16, 2018**, in Tulsa County, State of Oklahoma and within the jurisdiction of this Court, did commit the crime of **Failure To Carry Insurance/Security Verification Form**, a Misdemeanor, by unlawfully, willfully and wrongfully, drive and operate a certain motor vehicle, to-wit: 2001 Ford Focus bearing tag number CG9663 on Creek Turnpike W/B and 177th E Ave at a point in Tulsa County, Oklahoma, without having an Owner's Security Verification Form or an equivalent form.

Contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State.

Steve Kunzweiler
Tulsa County District Attorney

By: 
John F Tjeerdsma, OBA #33058
Assistant District Attorney

WITNESS(ES) ENDORSED FOR THE STATE OF OKLAHOMA

Trp. Brady Coyle NA678892	Oklahoma Highway Patrol 9191 E. Skelly Drive	Tulsa, OK 74129
Trp. Justin Hanson NA747581	Oklahoma Highway Patrol 9191 E. Skelly Drive	Tulsa, OK 74129
OSBI LAB	800 E. 2nd St	Edmond, OK 73013
Oklahoma Highway Patrol Property Custodian	9191 E. Skelly Drive	Tulsa, OK 74129

ORIGINAL

APPEARANCE BOND — DISTRICT COURT

IN THE DISTRICT COURT, TULSA COUNTY, OKLAHOMA
STATE OF OKLAHOMA.

DISTRICT COURT
FILED



Plaintiff, JUN 18 2018

No. CM-18-2892
NK-18-3948

vs. Andrew Brame
Defendant,

DON NEWBERRY, Court Clerk
STATE OF OKLA. TULSA COUNTY

KNOW ALL MEN BY THESE PRESENTS, That we, the above named defendant, as principal, and the undersigned bondsman, corporation and other signers as sureties, jointly and severally acknowledge ourselves to owe and be indebted to the State of Oklahoma in the sum of One thousand Dollars (\$ 1000) to be levied on our property, real and personal, cash deposits and escrow deposits, wherever found, to the use of the State of Oklahoma.

THE CONDITION OF THIS BOND IS SUCH that if the above named defendant, now charged in the District Court of Tulsa County, with the crime of poss of child, poss of child, poss of drug par, transport of vehicle, affixing lic. p. to and admitted to bail in the above stated sum, shall personally be and appear before the said Court, in the division to which said case is assigned, on the 6 day of July, 2018 at 11:30:00, as ordered for arraignment, preliminary hearing, trial or judgment, and from day to day and term to term thereafter as ordered, or on the first day of the next jury term of said Court, if so ordered, and from day to day and term to term thereafter as ordered by said Court, and not depart therefrom without leave, and shall do and receive what shall be enjoined upon him by said Court, until this cause is finally determined, then this bond to be void, otherwise to be in full force and effect.

Principal (Defendant) Andrew Brame
Surety _____
Surety _____
Surety-Licensed Bondsman [Signature] 199873
Rocke Surety + Casualty Co.
4107 N. Himes
Tampa, FL 33607
Corporate Surety _____
By [Signature]
Attorney-in-Fact

Address 14702 S 25th St, Okla 74009
Address _____
Address _____
Office Address 4646 S. Fulton #101 Tulsa, OK 74113
Dated, filed and approved this _____ day of _____
By [Signature] Deputy

AFFIDAVIT AS TO UNDERTAKING AND QUALIFICATIONS OF SURETY

(Required of all licensed bondsmen, under penalty of perjury, 59 O.S., § 1322; 12 O.S., § 61; 12 O.S., § 62)

STATE OF OKLAHOMA, COUNTY OF TULSA, SS

The undersigned licensed bondsman, being duly sworn, on oath states:

That neither he or she, nor anyone for his or her use, has been promised or has received any security or consideration for his or her undertaking, except as stated herein.

Consideration received or promised \$ 150

Security received or promised: (List deeds or mortgages and describe personal property.)

no collateral - signed indemnity agreement

Such promise, security or consideration was received from:

Andrew Brame
Name

Same
Address

That he or she is presently duly licensed, registered, and in all respects authorized by law to become surety in this undertaking, 59 O.S., § 1301 et seq.; 22 O.S., § 1101 et seq.; 12 O.S., § 61 et seq.; 22 O.S., § 1320.

That he or she is worth double the sum to be secured, over and above all exemptions, debts and liabilities, 12 O.S., § 1301 et seq.; 22 O.S., § 1101 et seq.; 12 O.S., § 61 et seq.

That he or she has not signed or countersigned this bond in blank, nor has he or she given a power of attorney to, or otherwise authorized, any person to countersign his or her name to this bond unless that person is a licensed bondsman directly employed by a bondsman giving such power of attorney, 59 O.S., § 1316.

That he or she has attached hereto all receipts for collateral accepted by him or her, fully described in detail, 59 O.S., § 1314; 59 O.S., § 1322.

That he or she is authorized, and legally capable, in all respects, to enter into this undertaking, both personally and on behalf of the corporate surety above-named; and that this undertaking is within, and does not exceed, the limitations and conditions of the power of attorney granted him or her by said corporate surety, all pursuant to 59 O.S., § 1320.

That he or she is familiar with the provisions of Oklahoma Statute regarding the effects of defects, omissions and irregularities in such undertakings, 59 O.S., § 1326.

That all legal requirements of licensing, registration and certification have been met by this bondsman, 59 O.S., § 1320.

That the bondsman fully understands that willful misstatement of any material fact herein may subject him or her to prosecution for perjury, and/or to proceedings seeking denial, suspension or revocation of the bondsman's license, 59 O.S., § 1310.

That he or she is a resident of the County of Tulsa, State of Oklahoma.

[Signature]
Licensed Bondsman

Before me, the undersigned, on this 16 day of June, 2018, personally appeared Stacy White, known to me to be the identical person who executed the within and foregoing instrument, and acknowledged to me that he executed same as his free and voluntary act and deed. Given under my sign and seal of office on the day and year above written.

SHERIFF
[Signature]
Deputy

THIS DOCUMENT IS MULTICOLORED, PRINTED ON WATERMARKED PAPER, CONTAINS A VOID PANTOGRAPH AND MICRO-PRINT BORDERS ON THE FACE AND PRINTING ON THE BACK.



ROCHE SURETY AND CASUALTY CO., INC.
4107 N. Himes Avenue • 2nd Floor • Tampa, FL 33607
(813) 623-5042 • (800) 789-3899 • Fax (813) 623-5939

POWER OF ATTORNEY

NOT VALID IF USED IN FEDERAL COURT

THIS POWER VOID IF NOT USED BY: 12/27/18 POWER NO. AA18-477787

KNOW ALL MEN BY THESE PRESENTS THAT ROCHE SURETY AND CASUALTY CO., INC., a corporation duly organized and existing under the laws of the State of Florida, and by the authority of the Resolution adopted by the Board of Directors at a meeting duly called and held on November 25, 1996, for said Resolution has not been amended or rescinded, does constitute and appoint and by these presents does make, constitute and appoint

AAA Bonding by Stacy White

its true and lawful Attorney-in-Fact or Agent for it and in its name, place and stead to execute, seal and deliver for and on its behalf and as its act and deed as surety, a bail bond only. Authority of such Attorney-in-Fact is limited to appearance bonds and cannot be construed to guarantee defendant's future lawful conduct, adherence to travel limitation, fines, restitution, payments or penalties, or any other condition imposed by a court not specifically related to court appearance.

This Power of Attorney is for use with Bail Bonds only. Not valid if used in connection with Federal Immigration Bonds. This Power void if altered or erased, void if used with other powers of this company or any other surety company power, void if used to furnish bail in excess of the stated face amount of this Power, and can only be used once. Return Power only to ROCHE SURETY AND CASUALTY CO., INC. Provided that the authority of such Attorney-in-Fact to bind the Company shall not exceed the sum of:

***** NOT TO EXCEED SEVEN THOUSAND FIVE HUNDRED DOLLARS *****

and provided this Power of Attorney is filed with the bond and retained as a part of the court records. The said Attorney-in-Fact is hereby authorized to insert in this Power of Attorney the name of the person on whose behalf this bond was given. IT IS UNLAWFUL TO PRINT THIS FORM WITHOUT WRITTEN CONSENT OF ROCHE SURETY AND CASUALTY CO., INC. HOME OFFICE.

IN WITNESS WHEREOF, ROCHE SURETY AND CASUALTY CO., INC. has caused these presents to be signed by its duly authorized Attorney-in-Fact, proper for the purpose and its corporate seal to be hereunto affixed this date: 6-16-18 State Executed: OK

Defendant Brame Andrew Race W Sex M D.O.B. 12-21-87
Last Name First Middle
Appearance Date 7-6-18 Court DIST City Tulsa County Tulsa
Case No. WF Charges POSS OF CASUALTY II 1st off, poss of med poss & foru apper
Bond Amount \$ 1000 Coll. Code _____
Premium \$ 150 Re-Write No. _____
By: [Signature] Attorney-in-Fact



COURT INSTRUCTIONS: Upon Exoneration detach certificate of discharge and return to Roche Surety And Casualty Co., Inc.
Original: Court Copy
Yellow: Insurance Co. Copy
White: Certificate of Discharge
Pink: Agent Copy

ORDER OF RELEASE FROM CUSTODY



TO THE SHERIFF OF TULSA COUNTY, STATE OF OKLAHOMA, it is ordered that said defendant be released, if in your custody for no other cause, immediately upon receipt of this order:

Last name, first, middle, suffix (please print) (show alias')

Brame, Andrew D

CM-18-~~2892~~ 1155032

WARRANT/CASE NUMBER	REASON FOR RELEASE	DESCRIPTION OF CHARGE/CLARIFICATION OF COUNTS
N/A	Bond	Pass CD Achet 11 1 st Offense
N/A	Bond	Pass MJ 1 st offense
N/A	Bond	Pass Drug Paraphernalia
N/A	Bond	Transport Loaded F/A in Ven
N/A	Bond	Tax Due State
N/A	Bond	Affixing improper license plate no
N/A	Bond	Insurance / Security Verification

ELECTRONIC MONITOR REQUIRED BEFORE RELEASE

In and for the District Court of Tulsa County, State of Oklahoma, witness my hand this 10 day of June, 20 18.

DISTRICT COURT
 FILED
 JUN 25 2018
 5:10 PM

Division/Court _____

Received by: _____

Deputy Sheriff

DON NEWBERRY, DISTRICT COURT CLERK
 TULSA COUNTY, OKLAHOMA
 By: [Signature]
 Deputy Court Clerk
 (Court Seal)
 DON NEWBERRY, Court Clerk
 STATE OF OKLA. TULSA COUNTY

Received by: _____

[Signature]
JAIL



IN THE DISTRICT COURT IN AND FOR TULSA COUNTY
STATE OF OKLAHOMA

DISTRICT COURT
FILED

SEP 06 2018

DON NEWBERRY, Court Clerk
STATE OF OKLA. TULSA COUNTY

STATE OF OKLAHOMA,)
)
Plaintiff,)
)
vs.)
)
ANDREW BRAME,)
)
Defendant.)

No.: CM-2018-2892

Judge: SEIBERT

MOTION FOR DISCOVERY AND INSPECTION

COMES NOW the above-named defendant, ANDREW BRAME, by and through his counsel, TRACEY E. PARSONS, and moves this Court, pursuant to 22 O.S.Supp.1994, §2001-2002, the Oklahoma Criminal Discovery Code and *Powell v. State*, 995 P.2d 510 (Okl. Cr. 2000), to order the State to produce for inspection and/or copying the following, which are known to, or in the possession of, the state or any of its agents, of which through due diligence would become known from the investigating officers, witnesses or persons having knowledge of this case.

The defendant respectfully requests the State to disclose the following information:

1. The names, addresses, and telephone numbers for persons having knowledge of the facts or relevant information concerning this case.
2. The names, addresses, and telephone numbers of witnesses, whether called in the State's case-in-chief or in rebuttal, together with their relative oral, written and/or recorded statements, *or summaries of the same*.
3. The names, addresses, and telephone numbers of any and all persons having knowledge of the circumstances of this case, or who were interviewed by the Government or its agents in connection with this case.
4. Any and all written and/or recorded statements made by or purported to be made by the defendant, either before or after the defendant's arrest, either to State agents or to third parties, whether or not the state intends to introduce such statements at trial and the substance of any oral statements made by the accused.

5. The substance of any oral statement attributed to the defendant, whether made before or after the defendant's arrest, either to State agents or to third parties, whether or not the state intends to introduce such statements at trial.
6. Any and all tape recordings of telephone conversations including transcripts, to which the defendant is purported to be a party.
7. Any and all documents, instruments, or forms of any kind signed, or purported to have been signed, by the defendant.
8. The original of any and all tape-recordings of conversations (telephonic, live, radio transmitted, or by other means) between the defendant and any law enforcement agent investigating the defendant(s) in this matter or any other matter.
9. Any and all written statements of any witnesses concerning (1) the subject matter of this case, the transaction or event in question, the defendant, and/or (2) the condition and situation existing at the scene of the alleged offense.
10. Any and all offense reports.
11. Any reports or statements made by experts in connection with this particular case, including the results of physical or mental examinations and of scientific tests, experiments, or comparisons, and any and all memorandum, reports, summaries, records, or documents reflecting the results of laboratory tests performed, whether or not the State intends to utilize the results of same at trial, where the foregoing results are in the possession, custody or under the control of the State.
12. Any results of fingerprints tests conducted which relate to the subject matter of the instant case, whether or not the State intends to utilize the test results at the time of trial, where the foregoing results are in the possession, custody or under the control of the State. Such information or results should include any reports or statements made by experts in connection with the particular case, including the results of physical examinations and of scientific test, experiments, or comparisons, and any and all memoranda, reports, summaries, records, or documents reflecting the results of laboratory tests performed, whether or not the State intends to utilize the results of same at trial, where the foregoing results are in the possession, custody or under the control of the State.

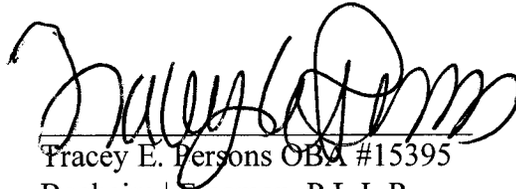
13. A copy of each search warrant and each affidavit in support thereof, each arrest warrant and each affidavit in support thereof and/or any other process utilized in the present case.
14. Any and all oral statements or memoranda, summaries, recordings, stenographic recordings telephonic recordings and/or transcriptions of the foregoing of any witness or persons, whether or not the oral statements (in whatever form) are admissible at trial and/or relate to the testimony of the witnesses at trial (if called to testify).
15. An inventory of all items seized in relation to the investigation of this matter. (This request shall include, but not be limited to, all original inventories, drafts or inventories, and notes taken by all law enforcement officers during each and every search of the defendant's automobiles, person, residences (or motels and hotels) or at the scene of arrest.
16. Any and all waivers signed by the defendant, including but not limited to a waiver to search the residence (and motels or hotels) or curtilage, or automobiles, or for questioning pursuant to *Miranda v. Arizona*, 383 U.S. 903, 86 S.Ct. 885 (1966).
17. All items seized during any search of the defendant's automobile, person, residence (or motels and hotels), or scenes of arrest between then and the present. (Such items shall include, but not be limited to, all items noted on the inventory and any other items seized by law enforcement agents and/or any other person on the scene during the various searches of the defendant's person, automobile, residence (or motels and hotels), and scenes of arrest.
18. All law enforcement reports, charts, diagrams, photographs, or other written documents (including computer tapes, graphic information, and other electronically stored or recorded information) made pursuant to this investigation on which attorney work product is not claimed.
19. Any and all books, papers, documents, written statements, accounts, letters, photographs, tapes (including, but not limited to, audio and video) films, and other tangible objects or things, whether the same be exculpatory or inculpatory for the defendant, that were solicited, obtained or seized by any person or agency from the complainant or witness to this case, or belonged to the witness or

complainant, whether or not said tangibles are utilized by the State during any aspect of the investigation or trial of this case, where said tangible objects and things are in the possession, custody or control of the State.

20. Any and all books, papers, documents, written statements, accounts, letters, photographs, tapes (including, but not limited to, audio and video) films, and other tangible objects or things, whether the same be exculpatory or inculpatory for the defendant, that were solicited, obtained or seized by any person or agency from the scene of the alleged offense, whether or not said tangibles are utilized by the State during any aspect of the investigation or trial of this case, where said tangible objects and things are in the possession, custody or control of the State.
21. A copy of pictures, photographs, snapshots, mug shots, movies, films, video tapes, or other replicas or likenesses of the defendant made at the time of arrest or any time subsequent to the arrest of the defendant.
22. Any record of prior criminal convictions of the defendant, including, but not limited to, any OSBI or FBI rap sheets/records check(s).
23. OSBI or FBI rap sheets/records checks on any witness listed by the State or the defense as possible witnesses who will testify at trial.
24. Any material or information within the State's possession or control which tends to negate the guilt of the accused as to the offense charged or which would tend to reduce the punishment of the accused.
25. The defendant hereby requests all favorable information or exculpatory information in the possession or control of the State. This request for favorable information and exculpatory information (whether or not admissible), includes, but is not limited to:
 - a. Distinctions between testimony at the preliminary hearing or any other proceeding and any material points and/or statements given to police or other law enforcement officers or the District Attorney's office in this or any other case involving the Defendant;
 - b. Differences in identification given to law enforcement and testified to at preliminary hearing or any other proceeding;

- c. Any evidence that someone else, other than or in addition to the defendant, may have been involved in the alleged offense(s);
 - d. Any and all statements of defendant, including unindicted co-defendant or co-conspirators, State witnesses, including statements which are in conflict with each other and in conflict with other information known to the State prosecutors and/or investigative agents, or which are exculpatory as to the moving defendant.
 - e. Previous convictions or bad reputation of any of the State's witnesses.
26. The discovery request outlined above shall extend to material information in the possession or control of the State, members of the prosecutor's staff and any others who regularly report to or, with reference to the particular case, have ever reported to the prosecutor's office.

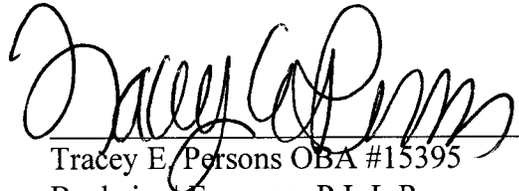
Respectfully submitted,



Tracey E. Persons OBA #15395
Boeheim | Freeman, P.L.L.P.
616 S. Boston Ave. – Suite 307
Tulsa, Oklahoma 74119
Telephone: (918) 884-7791
Facsimile: (918) 884-7793
Attorney for Defendant

CERTIFICATE OF DELIVERY

This is to certify that on this 6th day of September, 2018, a true and correct copy of the above and foregoing *Motion for Discovery and Inspection* was delivered to the District Attorney's Office within and for Tulsa County, State of Oklahoma.



Tracey E. Persons OBA #15395
Boheim | Freeman, P.L.L.P.
616 S. Boston Ave. – Suite 307
Tulsa, Oklahoma 74119
Telephone: (918) 884-7791
Facsimile: (918) 884-7793
Attorney for Defendant

Traci
Callea *1041853745*



ACKNOWLEDGEMENT OF RECEIPT OF SUPPLEMENTAL DISCOVERY

CASE NO. C.M-18-2892 STATE vs Andrew Brame

Pursuant to my request, the Tulsa County District Attorney's Office has provided me with all discovery contained in this packet as of the date of this document. The cost of providing this material is \$5.00 per CD/DVD. If material is provided on a flash drive the cost is \$10 for 4g, \$12 for 8g, \$15 for 16g, \$25 for \$32g and \$40 for 64g.

This discovery packet contains:

1 CD with _____ pages _____ of discovery.

_____ CDs of photos or property items.

1 DVDs of photos or property items. Cam Video

DISTRICT COURT
FILED
OCT 10 2018
DON NEWBERRY, Court Clerk
STATE OF OKLA. TULSA COUNTY

RECEIVED
SEP 26 2018

Date:

BY:

The total cost is: \$ 5.00

Recipient of Discovery (print)

C Sheppard

Recipient of Discovery (signature)

Witness (print)

[Signature]

Witness (signature)



IN THE DISTRICT COURT IN AND FOR TULSA COUNTY, OKLAHOMA

2018 NOV -7 PM 1:08

State Of Oklahoma, -VS- BRAME, ANDREW D. SS.# : XXX-XX-7441 DOB : XX-XX-1987	Case No. CM-18-2892 <div style="text-align: right;">DISTRICT COURT FILED</div>
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ORIGINAL ORDER OF DEFERRED SENTENCE

NOV 7 2018

DON NEWBERRY, Court Clerk
STATE OF OKLA. TULSA COUNTY

Now, on this 5TH day of **NOVEMBER, 2018**, the same being a juridical day of said court, and the time duly appointed for judgment in the above-entitled cause, and said cause coming on for judgment, and the defendant being personally present in open court and being duly represented at all appearances before the Court by his or her attorney of record **TRACEY PERSONS** and **MADISON HOLDER** appearing for the State. The Court Reporter, **WAIVED**. The defendant has been informed of the nature of the charges against him or her and has been duly arraigned thereon, and has properly entered his or her plea of **GUILTY** to the crime(s) of:

COUNT 1: POSSESSION OF CONTROLLED DRUG, in violation of 63 O.S. 2-402(A)(1) Date Of Offense: 06/16/2018.

COUNT 2: POSSESSION OF DRUG PARAPHERNALIA, in violation of 63 O.S. 2-405 Date Of Offense: 06/16/2018.

COUNT 3: TRANSPORTATING LOADED FIREARM IN MV, in violation of 21 O.S. 1289.13 Date Of Offense: 06/16/2015.

COUNT 4: FAILURE TO CARRY INSURANCE/SECURITY VERIFICATION FORM , in violation of 47 O.S. 7-606 Date Of Offense: 06/16/2018.

The Court prior to accepting said plea informed the defendant of his or her constitutional rights, including the right to a trial by a jury, the right to be confronted by his or her accusers and the right to his or her privilege against compulsory self-incrimination. In response to questioning by the Court the defendant said that he or she understood his or her constitutional rights and that he or she waived each of them, and persisted in his or her plea. The Court further informed the defendant of the minimum and maximum penalty provided by law for the aforesaid offense and after being further interrogated by the Court, the defendant stated that he or she is Guilty, and that the plea was voluntary and made by him or her without inducement or coercion.

On the defendant's representation that he or she had not been previously convicted

RULES AND CONDITIONS OF DISTRICT ATTORNEY SUPERVISION

In the District Court of Tulsa County, State of Oklahoma

District Attorney Supervision • 201 W. 5th Street, Suite 450, Tulsa, OK 74103 • (918) 596-4815

Defendant Andrew Brame Case Number CM-18-2892 Date of Sentencing 11/5/18
Offense Poss of CD, Poss of Para, Trans. F/A, No Ins Type of Sentence (Circle One) Suspended (Deferred)
Length of Sentence 1 Year(s) 11/1/19 Month(s) Deferred Review Date

Defendant agrees to the following Rules and Conditions:

1. I will immediately report in person and in writing as directed by the Supervising Authority until I am released from supervision by the Court.
2. I will not purchase, possess or consume any alcoholic beverages or illicit drugs of any kind, nor will I visit places where illicit drugs are sold, dispensed or used. I understand I am not allowed to enter or loiter around bars, liquor stores, taverns, clubs or any area of an establishment that is designated for persons over the age of twenty-one (21) due to the sale and/or consumption of alcohol.
3. I will not leave the State of Oklahoma without written permission by the Supervising Authority, nor will I change my address without prior notification to the Supervising Authority.
4. I will keep the Supervising Authority informed of my current address and contact number at all times. I understand that I will be contacted or notified of court hearings at this address and that failure to appear at court hearings after notice will result in a bench warrant being issued for my arrest.
5. I will not associate with persons who have a criminal record or who are involved in criminal activity, except when such association is approved by the Supervising Authority for the purposes of satisfying the Rules and Conditions of this District Attorney Supervision.
6. I will carry out all instructions of the Court and the Supervising Authority, including, but not limited to urinalysis, curfew, and treatment. I will comply with and complete all requirements specified by the Supervising Authority.
7. I will not own, carry or possess firearms or ammunition of any type. Further, I will not live in a residence containing a firearm.
8. I will work regularly at a lawful occupation and support my legal dependents as I am physically able and my treatment plan allows. If unemployed, I will provide the Supervising Authority weekly verification of employment searches until such employment is found.
9. I will not violate city, state or federal laws and will notify the Supervising Authority within forty-eight (48) hours of any arrest or contact with law enforcement.
10. I will allow the Supervising Authority to access my records as they relate to my participation in any counseling, treatment and/or service to which I may be referred.
11. I will pay a monthly \$40.00 Supervision Fee in the form of a money order or cashier's check to the Supervising Authority.

Defendant agrees to the following Special Conditions (CHECK IF APPLICABLE)

- | | |
|--|---|
| <input type="checkbox"/> A Pay restitution per schedule | <input type="checkbox"/> G Obtain Drug/Alcohol assessment within 45 days & follow ALL Recommendations |
| <input type="checkbox"/> B Complete _____ hours of Community Service per separate schedule | <input type="checkbox"/> I Court ordered random UA's at Defendants expense. |
| <input type="checkbox"/> C Attend psychiatric counseling as directed and written proof | <input type="checkbox"/> J Other _____ |
| <input type="checkbox"/> D Attend & complete AIP/DVTS Program | <input type="checkbox"/> K Other _____ |
| <input type="checkbox"/> E Install Interlock System on any vehicle driven by defendant | |
| <input type="checkbox"/> F Complete Victim Impact Program/MADD program | |

RULES AND CONDITIONS OF SUPERVISED PROBATION THROUGH THE TULSA COUNTY DISTRICT ATTORNEY'S OFFICE PURSUANT TO TITLE 22 O.S. 991(d)

PURSUANT TO 22 O.S. 991(C), ALL DA-SUPERVISED PROBATION WILL BE LIMITED TO A MAXIMUM PERIOD OF TWO (2) YEARS EVEN WHEN THE TOTAL LENGTH OF THE SENTENCE EXCEEDS TWO (2) YEARS.

STEPHEN A. KUNZWEILER
DISTRICT ATTORNEY, DISTRICT 14

By [Signature]
ASSISTANT DISTRICT ATTORNEY

Andrew Brame 11/5/18
DEFENDANT DATE

[Signature]
ATTORNEY FOR DEFENDANT

of a felony, and at the defendant's request, and with his or her consent, the Court, without entering a judgment of guilt, orders that the defendant be placed on a deferred sentence under the terms and conditions of as are now prescribed and imposed by the Court. Said term is **under THE SUPERVISION OF THE TULSA COUNTY DISTRICT ATTORNEY'S OFFICE** for a period of **ONE (1) YEAR** until 11-01-2019 at 9am in room 158 at which time the defendant is ordered to appear before this Court. If applicable, the terms and conditions of deferred sentence prescribed and imposed by the Court, after having been read and signed by the defendant in open court, are attached thereto and made a part of this Order of Deferred Sentence.

It is further ordered that upon completion of the term of deferred sentence without violation of the terms and conditions of the deferred sentence that the defendant be discharged without a court judgment of guilt and that his or her plea to the offense charged be expunged from the record by the Court Clerk and the charge be dismissed with prejudice to any further action on said charge and this order be removed from the case file and retained by the Court Clerk in a separate confidential file.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT that in addition to the preceding terms, and the general miscellaneous costs of this action, the defendant is also sentenced to:

COUNT 1: DEFENDANT ASSESSED \$300.00 COURT FUND AND \$150.00 VCA PLUS COST.

COUNT 2: \$50.00 COURT FUND PLUS COST.

COUNT 3: DEFENDANT ASSESSED \$300.00 COURT FUND AND \$150.00 VCA PLUS COST.

COUNT 4: \$25.00 COURT FUND PLUS COST.

It is further ordered by this court that judgment is hereby entered against the defendant for all costs, fees, fines, and assessments ordered in this action and he or she is ordered to report immediately upon conclusion of this hearing to the Tulsa County Court Clerk to pay all costs, fines, fees, and assessments ordered in this action - or - to the Tulsa County Court Cost Administrator to make arrangements to pay the costs, fines, fees, and assessments as ordered pursuant to the Rule 8 Order executed this day.

The Court further advised the defendant of his or her right to appeal to the Court of

Criminal Appeals of the State of Oklahoma and of the necessary steps to be taken by him or her to perfect such appeal, and that if he or she desired to appeal and was unable to afford counsel and a transcript of the proceedings, that the same would be furnished by the state, subject to reimbursement in accordance with Title 22 § O.S. 1355.14, 20 § O.S. 106.4 (b), and, ADC-72-33.

It is further ordered that in the event of violation of the terms and conditions of deferred sentence, that this Order of Deferred be immediately revoked and that judgment of guilt be entered on the defendant's plea and that sentence be imposed as provided by law. Further proceedings in this case are hereby stayed and deferred pending the further order of the Court.

COURT CLERK'S DUTY

[TRIAL JUDGE TO COMPLETE THIS SECTION]

IT IS FURTHER ORDERED that the Clerk of this Court shall register or report the following circumstances in accordance with the applicable statutory authority:

() As to Count(s) _____, the defendant is ineligible to register to vote pursuant to Section 4-101 of Title 26.

() Pursuant to Section 985.1 of Title 22, the Court departed from the mandatory minimum sentence of imprisonment as to Count(s) _____.

() As to Count(s) _____, the defendant is subject to the Methamphetamine Offender Registry requirements as set forth in Section 2-701 of Title 63.

() Defendant is a lawyer and certified copies of this document shall be transmitted to the Chief Justice of the Supreme Court and the General Counsel of the Bar Association within five (5) days as set forth in Rule 7.2 of the Oklahoma Rules of Professional Conduct, 5 O.S. Supp. 2014, ch. 1, app. 1-A.

Witness my hand the day and year first above mentioned.

Witness my hand this 6 Day of **NOVEMBER, 2018.**


JUDGE APRIL SEIBERT

ATTESTATION:

DON NEWBERRY
District Court Clerk Tulsa County

By: 
MARGARET T. REYNOLDS, Deputy

COURT CLERK'S CERTIFICATION

I, Don Newberry, District Court Clerk for Tulsa, Oklahoma, hereby certify that the foregoing is a true, correct and full copy of the instrument herewith set out as appears on record in the Court Clerks Office of Tulsa, Oklahoma.

Dated this the _____ day of _____, _____.

DON NEWBERRY, DISTRICT COURT CLERK, TULSA COUNTY, OKLAHOMA

By: _____, Deputy



IN THE DISTRICT COURT IN AND FOR TULSA COUNTY, OKLAHOMA

2018 NOV -7 PM 1:08

State Of Oklahoma, -VS- BRAME, ANDREW D. SS.# : XXX-XX-7441 DOB : XX-XX-1987	Case No. CM-18-2892 <div style="text-align: right;">DISTRICT COURT FILED</div>
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ORIGINAL ORDER OF DEFERRED SENTENCE

NOV 7 2018

DON NEWBERRY, Court Clerk
STATE OF OKLA. TULSA COUNTY

Now, on this 5TH day of **NOVEMBER, 2018**, the same being a juridical day of said court, and the time duly appointed for judgment in the above-entitled cause, and said cause coming on for judgment, and the defendant being personally present in open court and being duly represented at all appearances before the Court by his or her attorney of record **TRACEY PERSONS** and **MADISON HOLDER** appearing for the State. The Court Reporter, **WAIVED**. The defendant has been informed of the nature of the charges against him or her and has been duly arraigned thereon, and has properly entered his or her plea of **GUILTY** to the crime(s) of:

COUNT 1: POSSESSION OF CONTROLLED DRUG, in violation of 63 O.S. 2-402(A)(1) Date Of Offense: 06/16/2018.

COUNT 2: POSSESSION OF DRUG PARAPHERNALIA, in violation of 63 O.S. 2-405 Date Of Offense: 06/16/2018.

COUNT 3: TRANSPORTATING LOADED FIREARM IN MV, in violation of 21 O.S. 1289.13 Date Of Offense: 06/16/2015.

COUNT 4: FAILURE TO CARRY INSURANCE/SECURITY VERIFICATION FORM , in violation of 47 O.S. 7-606 Date Of Offense: 06/16/2018.

The Court prior to accepting said plea informed the defendant of his or her constitutional rights, including the right to a trial by a jury, the right to be confronted by his or her accusers and the right to his or her privilege against compulsory self-incrimination. In response to questioning by the Court the defendant said that he or she understood his or her constitutional rights and that he or she waived each of them, and persisted in his or her plea. The Court further informed the defendant of the minimum and maximum penalty provided by law for the aforesaid offense and after being further interrogated by the Court, the defendant stated that he or she is Guilty, and that the plea was voluntary and made by him or her without inducement or coercion.

On the defendant's representation that he or she had not been previously convicted

RULES AND CONDITIONS OF DISTRICT ATTORNEY SUPERVISION

In the District Court of Tulsa County, State of Oklahoma

District Attorney Supervision • 201 W. 5th Street, Suite 450, Tulsa, OK 74103 • (918) 596-4815

Defendant Andrew Brame Case Number CM-18-2892 Date of Sentencing 11/5/18
Offense Poss of CD, Poss of Para, Trans. F/A, No Ins Type of Sentence (Circle One) Suspended (Deferred)
Length of Sentence 1 Year(s) 11/1/19 Month(s) Deferred Review Date

Defendant agrees to the following Rules and Conditions:

1. I will immediately report in person and in writing as directed by the Supervising Authority until I am released from supervision by the Court.
2. I will not purchase, possess or consume any alcoholic beverages or illicit drugs of any kind, nor will I visit places where illicit drugs are sold, dispensed or used. I understand I am not allowed to enter or loiter around bars, liquor stores, taverns, clubs or any area of an establishment that is designated for persons over the age of twenty-one (21) due to the sale and/or consumption of alcohol.
3. I will not leave the State of Oklahoma without written permission by the Supervising Authority, nor will I change my address without prior notification to the Supervising Authority.
4. I will keep the Supervising Authority informed of my current address and contact number at all times. I understand that I will be contacted or notified of court hearings at this address and that failure to appear at court hearings after notice will result in a bench warrant being issued for my arrest.
5. I will not associate with persons who have a criminal record or who are involved in criminal activity, except when such association is approved by the Supervising Authority for the purposes of satisfying the Rules and Conditions of this District Attorney Supervision.
6. I will carry out all instructions of the Court and the Supervising Authority, including, but not limited to urinalysis, curfew, and treatment. I will comply with and complete all requirements specified by the Supervising Authority.
7. I will not own, carry or possess firearms or ammunition of any type. Further, I will not live in a residence containing a firearm.
8. I will work regularly at a lawful occupation and support my legal dependents as I am physically able and my treatment plan allows. If unemployed, I will provide the Supervising Authority weekly verification of employment searches until such employment is found.
9. I will not violate city, state or federal laws and will notify the Supervising Authority within forty-eight (48) hours of any arrest or contact with law enforcement.
10. I will allow the Supervising Authority to access my records as they relate to my participation in any counseling, treatment and/or service to which I may be referred.
11. I will pay a monthly \$40.00 Supervision Fee in the form of a money order or cashier's check to the Supervising Authority.

Defendant agrees to the following Special Conditions (CHECK IF APPLICABLE)

- A Pay restitution per schedule
- B Complete hours of Community Service per separate schedule
- C Attend psychiatric counseling as directed and written proof
- D Attend & complete AIP/DVTS Program
- E Install Interlock System on any vehicle driven by defendant
- F Complete Victim Impact Program/MADD program
- G Obtain Drug/Alcohol assessment within 45 days & follow ALL Recommendations
- I Court ordered random UA's at Defendants expense.
- J Other
- K Other

RULES AND CONDITIONS OF SUPERVISED PROBATION THROUGH THE TULSA COUNTY DISTRICT ATTORNEY'S OFFICE PURSUANT TO TITLE 22 O.S. 991(d)

PURSUANT TO 22 O.S. 991(C), ALL DA-SUPERVISED PROBATION WILL BE LIMITED TO A MAXIMUM PERIOD OF TWO (2) YEARS EVEN WHEN THE TOTAL LENGTH OF THE SENTENCE EXCEEDS TWO (2) YEARS.

STEPHEN A. KUNZWEILER
DISTRICT ATTORNEY, DISTRICT 14

By [Signature]
ASSISTANT DISTRICT ATTORNEY

[Signature] 11/5/18
DEFENDANT DATE

[Signature]
ATTORNEY FOR DEFENDANT

of a felony, and at the defendant's request, and with his or her consent, the Court, without entering a judgment of guilt, orders that the defendant be placed on a deferred sentence under the terms and conditions of as are now prescribed and imposed by the Court. Said term is **under THE SUPERVISION OF THE TULSA COUNTY DISTRICT ATTORNEY'S OFFICE** for a period of **ONE (1) YEAR** until 11-01-2019 at 9am in room 158 at which time the defendant is ordered to appear before this Court. If applicable, the terms and conditions of deferred sentence prescribed and imposed by the Court, after having been read and signed by the defendant in open court, are attached thereto and made a part of this Order of Deferred Sentence.

It is further ordered that upon completion of the term of deferred sentence without violation of the terms and conditions of the deferred sentence that the defendant be discharged without a court judgment of guilt and that his or her plea to the offense charged be expunged from the record by the Court Clerk and the charge be dismissed with prejudice to any further action on said charge and this order be removed from the case file and retained by the Court Clerk in a separate confidential file.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT that in addition to the preceding terms, and the general miscellaneous costs of this action, the defendant is also sentenced to:

COUNT 1: DEFENDANT ASSESSED \$300.00 COURT FUND AND \$150.00 VCA PLUS COST.

COUNT 2: \$50.00 COURT FUND PLUS COST.

COUNT 3: DEFENDANT ASSESSED \$300.00 COURT FUND AND \$150.00 VCA PLUS COST.

COUNT 4: \$25.00 COURT FUND PLUS COST.

It is further ordered by this court that judgment is hereby entered against the defendant for all costs, fees, fines, and assessments ordered in this action and he or she is ordered to report immediately upon conclusion of this hearing to the Tulsa County Court Clerk to pay all costs, fines, fees, and assessments ordered in this action - or - to the Tulsa County Court Cost Administrator to make arrangements to pay the costs, fines, fees, and assessments as ordered pursuant to the Rule 8 Order executed this day.

The Court further advised the defendant of his or her right to appeal to the Court of

Criminal Appeals of the State of Oklahoma and of the necessary steps to be taken by him or her to perfect such appeal, and that if he or she desired to appeal and was unable to afford counsel and a transcript of the proceedings, that the same would be furnished by the state, subject to reimbursement in accordance with Title 22 § O.S. 1355.14, 20 § O.S. 106.4 (b), and, ADC-72-33.

It is further ordered that in the event of violation of the terms and conditions of deferred sentence, that this Order of Deferred be immediately revoked and that judgment of guilt be entered on the defendant's plea and that sentence be imposed as provided by law. Further proceedings in this case are hereby stayed and deferred pending the further order of the Court.

COURT CLERK'S DUTY

[TRIAL JUDGE TO COMPLETE THIS SECTION]

IT IS FURTHER ORDERED that the Clerk of this Court shall register or report the following circumstances in accordance with the applicable statutory authority:

() As to Count(s) _____, the defendant is ineligible to register to vote pursuant to Section 4-101 of Title 26.

() Pursuant to Section 985.1 of Title 22, the Court departed from the mandatory minimum sentence of imprisonment as to Count(s) _____.

() As to Count(s) _____, the defendant is subject to the Methamphetamine Offender Registry requirements as set forth in Section 2-701 of Title 63.

() Defendant is a lawyer and certified copies of this document shall be transmitted to the Chief Justice of the Supreme Court and the General Counsel of the Bar Association within five (5) days as set forth in Rule 7.2 of the Oklahoma Rules of Professional Conduct, 5 O.S. Supp. 2014, ch. 1, app. 1-A.

Witness my hand the day and year first above mentioned.

Witness my hand this 6 Day of **NOVEMBER, 2018.**



JUDGE APRIL SEIBERT

ATTESTATION:

DON NEWBERRY
District Court Clerk Tulsa County

By: 

MARGARET T. REYNOLDS, Deputy

COURT CLERK'S CERTIFICATION

I, Don Newberry, District Court Clerk for Tulsa, Oklahoma, hereby certify that the foregoing is a true, correct and full copy of the instrument herewith set out as appears on record in the Court Clerks Office of Tulsa, Oklahoma.

Dated this the _____ day of _____, _____.

DON NEWBERRY, DISTRICT COURT CLERK, TULSA COUNTY, OKLAHOMA

By: _____, Deputy

ORDER OF THE COURT – INITIAL RULE 8 HEARING

[prepare separate Initial Rule 8 Hearing form for each case]



DEFENDANT'S NAME: Andrew Brame CASE NO.: CM-18-2892

The Court has sentenced you to the custody of the Tulsa County Jail and you are therefore ordered to report to Cost Administration on the 2nd floor of the Tulsa County Courthouse immediately upon your release from the Tulsa County Jail to make payment arrangements on the fines and costs assessed to you today.

The Court has sentenced you to the custody of the Department of Corrections and you are therefore ordered to report to Cost Administration on the 2nd floor of the Tulsa County Courthouse no later than 180 days upon your release from the Department of Corrections to make payment arrangements on the fines and costs assessed to you today.

The Court has sentenced you to a term of probation and finds you are able to pay the fines and costs assessed to you and you agree to pay those fines and costs by installment payments. You are ordered to report immediately to the Cost Administrator on the second floor of the Tulsa County Courthouse to make arrangements to pay.

The Court has found you unable to pay the costs, fines and assessments and orders you to perform hours of community service in lieu of the fines, costs, assessments. You must immediately report to the Misdemeanor Work Program located in the basement of the building Room B3 of the Court Services Office. You must report immediately to the Cost Administrator after you sign up for your work hours on the second floor of the Tulsa County Courthouse.

A review of your community service hours is set with this Court on

The Court has found you to be unable to pay the cost and fines assessed in this case pursuant to OCCA Rule 8.5. All fines/costs/assessments are ordered suspended until

You must report immediately to the Cost Administrator on the second floor of the Tulsa County Courthouse. You will be given a Court Date for a Judge to review your status.

The Court finds you are able and agree to pay the fines and costs assessed in this case immediately and you are ordered to report immediately to the Cost Administrator on the second floor of the Tulsa County Courthouse to pay in full.

COUNT 1: (circle one) D.U.I. Felony Misdemeanor Traffic Charge amended to: Dismissed cost to : State/Deft. (circle 1) Fine \$ Victim's Compensation \$ 150 Court Fund \$ 300 Other DADE \$30 Def. date: 11/1/19

COUNT 2: (circle one) D.U.I. Felony Misdemeanor Traffic Charge amended to: Dismissed cost to : State/Deft. (circle 1) Fine \$ Victim's Compensation \$ Court Fund \$ 50 Other \$

COUNT 3: (circle one) D.U.I. Felony Misdemeanor Traffic Charge amended to: Dismissed cost to : State/Deft. (circle 1) Fine \$ Victim's Compensation \$ 150 Court Fund \$ 300 Other \$

COUNT 4: (circle one) D.U.I. Felony Misdemeanor Traffic Charge amended to: Dismissed cost to : State/Deft. (circle 1) Fine \$ Victim's Compensation \$ Court Fund \$ 25 Other \$

DISTRICT COURT FILED NOV 07 2018 DON NEWBERRY, Court Clerk STATE OF OKLA. TULSA COUNTY

IF YOU FAIL TO REPORT TO COST ADMINISTRATION OR APPEAR ON A COST DOCKET AS ORDERED ABOVE, A FAILURE TO APPEAR WARRANT MAY BE ISSUED FOR YOUR ARREST. IF THE COURT FINDS YOU ABLE TO PAY THESE FINES (INSTALLMENT OR OTHERWISE), A WARRANT MAY BE ISSUED FOR YOUR ARREST IF YOU FAIL TO MAKE PAYMENTS. IF, FOR WHATEVER REASON, YOUR FINANCIAL STATUS CHANGES AND YOU ARE UNABLE TO PAY THESE FINES AND COSTS, YOU MUST CONTACT THE COST ADMINSTRATOR IMMEDIATELY. THE WILLFUL FAILURE TO PAY A FINE, COST, FEE OR ASSESSMENT MAY BE CONVERTED INTO A JAIL SENTENCE IF A COURT FINDS THAT YOU ARE FINANCIALLY ABLE TO SATISFY THE FINE, COST, FEE OR ASSESSMENT BY PAYMENT BUT REFUSE OR NEGLECT TO DO SO. 22 O.S. §983(A).

I AGREE TO PAY THE ASSESSED FINES AND COSTS UNDER THE CONDITIONS ABOVE. I UNDERSTAND THAT COSTS ARE NOT LISTED ON THE FORM, BUT I ACKNOWLEDGE THAT I HAVE BEEN PROVIDED AN ESTIMATED AMOUNT OF THE FINES, FEES AND ASSESSMENT THAT I MUST PAY. I UNDERSTAND THAT I AM BEING RECOGNIZED BACK BY THE COURT TO APPEAR AT THE COST ADMINSTRATION DESK AND/OR A COST DOCKET.

Dated this 5th day of Nov, 2018

I HAVE READ AND UNDERSTAND THIS ORDER: [Signature] Defendant's Signature

[Signature] Judge of the District Court of Tulsa County Attorney's Signature

IN THE DISTRICT COURT OF TULSA COUNTY
STATE OF OKLAHOMA



STATE OF OKLAHOMA,

Plaintiff,

CR m 2018 - 2892

vs.

Andrew Brame
Defendant.

DISTRICT COURT
FILED

DOB: 12/21/87

NOV 7 2018

RECORD OF PLEA

DON NEWBERRY, Court Clerk
STATE OF OKLA, TULSA COUNTY

I am the defendant in this case and I have signed my name at the end of this statement. I have received and read a copy of the written charge against me which my lawyer now has. My lawyer and I have talked about this charge. I have told my lawyer what I did and what I know about the crime I am accused of. My lawyer has told me what he has learned about the witnesses and evidence against me. I have talked to my lawyer as much as I want to and we both agree it would be best that I plead Guilty to the charge of Poss of CD (man), Pass of Para,

I believe that the witnesses and evidence against me can prove this charge and establish facts to support my plea.

My lawyer has told me what the minimum and maximum punishment is for this crime and has also told me the District Attorney recommends that the court give me the following sentence:

- Ct. 1 (Poss of CD) 1 yr. det., DAS, \$300/150/30
- Ct. 2 (Poss of Para) \$50 CF
- Ct. 3 (Transporting F/A) \$300/150, forfeiture of weapon
- Ct. 4 (NO INS.) \$25

Transporting loaded F/A, NO INS.
(D.A.'S INITIALS)

I understand the court does not have to follow this recommendation. I understand I can appeal any sentence the court gives me on this plea by filing a notice of appeal within 10 days. *All cts. to run CC*

I know that by pleading to this charge I give up my right to have a fair, speedy and public trial and all the other rights that go with a trial. I now give up my rights and plead by signing this Record of Plea. I also understand I waive any motions or defects in the proceedings to date.

I want the court's record to show that my lawyer has explained to me my rights and that I understand my rights. I know that the purpose of a trial is to decide whether I am guilty or innocent of the crime I am accused of. I know that I have the right to choose whether I want a jury of 6 citizens to hear my case and make this decision, or to have a judge without a jury hear my case and make this decision. I know that I do not have to prove either to the judge or the jury that I am innocent, because the law gives me the right to remain silent and the law presumes I am innocent. I also know the District Attorney must prove that I am guilty beyond a reasonable doubt. I know that before I can be found guilty at trial, the witness against me must appear in court and testify under oath before the judge and the jury. I also know I can be in court at all times during the trial, that my lawyer can be there with me, and that my lawyer and I can participate in selecting the jury. I know my lawyer and I can see and hear the witnesses and evidence against me, that we can object to certain evidence, and cross examine the witnesses against me. I know I can call witnesses who can testify for me and the court will order witnesses to attend court on my behalf. I also know that if I want to give up the right to remain silent I can tell the judge and the jury my side of this case, and that myself and my lawyer can make arguments to the judge and the jury. I understand all jurors must agree I am guilty beyond a reasonable doubt before I can be found guilty.

I fully understand these rights and I make a free choice at this time to give up these rights and plead. I was not promised anything, or threatened or forced against my will to give up these rights and plead. I am fully competent and am not under the influence of any drugs, medication or alcohol.

Andrew Brame
Defendant

[Signature]
Attorney for Defendant

DATE: 11/15/18

DATE: 11/15/18

Court's Minute

- APG Awards JT/NT WHFOG to 11/19 @ 9 and 11s
- 1) 1 yr dls DAS 300/150/30
 - 2) 1 yr dls 50ct
 - 3) 1 yr dls 300/150 forfeiture of weapon
 - 4) 1 yr dls 25ct

IN THE DISTRICT COURT IN AND FOR TULSA COUNTY
STATE OF OKLAHOMA



STATE OF OKLAHOMA

Plaintiff,

vs.

ANDREW D BRAME

Defendant.

DISTRICT COURT
FILED

Case No. CM-2018-2892

NOV 27 2018

DON NEWBERRY, Court Clerk
STATE OF OKLAHOMA, TULSA COUNTY

APPLICATION TO ACCELERATE JUDGMENT AND SENTENCE

Comes Now **STEPHEN A. KUNZWEILER**, the duly elected and qualified District Attorney for Tulsa County, State of Oklahoma, and shows to the court that heretofore the above named defendant was charged by Information(s) filed in the District Court of Tulsa County with the crimes of **UNLAWFUL POSSESSION OF CONTROLLED DRUG, UNLAWFUL POSSESSION OF DRUG PARAPHERNALIA, TRANSPORTING LOADED FIREARM IN MOTOR VEHICLE, FAILURE TO CARRY INSURANCE/SECURITY VERIFICATION FORM** and thereafter on 11/05/2018 entered his plea of **GUILTY** to the said charges of **UNLAWFUL POSSESSION OF CONTROLLED DRUG, UNLAWFUL POSSESSION OF DRUG PARAPHERNALIA, TRANSPORTING LOADED FIREARM IN MOTOR VEHICLE, FAILURE TO CARRY INSURANCE/SECURITY VERIFICATION FORM** before the Honorable **April Seibert**, Judge of the District Court of Tulsa County. Thereafter, on 11/05/2018 the Court **WITHHELD A FINDING OF GUILT AND DEFERRED SENTENCING** for a term of **ONE (1) YEAR**. Subsequently, the defendant was released from custody and placed under the supervision of the **District Attorney's Office, Probation Division**, subject to certain written Rules and Conditions of Probation with the defendant's deferred sentence being conditioned upon the defendant abiding by said Rules and Conditions of Probation.

The District Attorney has been informed and alleges and states that the defendant has subsequently failed to comply with the Rules and Conditions of Probation entered in the above entitled and numbered cause(s) in that:

Rule #9: I will not violate city, state or federal laws and will notify the Supervising Authority within forty-eight (48) hours of any arrest or contact with law enforcement.

On or about November 23, 2018 in Tulsa County, State of Oklahoma and within the jurisdiction of this court, did commit the crime of Assault and Battery- a **MISDEMEANOR**.

ORIGINAL

by unlawfully, willfully, and wrongfully, commit an Assault and Battery upon the person of one Jennice Atkins as alleged in Incident Number 2018071616, set before the Tulsa Municipal Court.

Wherefore, the State of Oklahoma requests that the deferred sentence entered in the above entitled and numbered cause(s) be accelerated. The State further requests that a bench warrant be issued for the defendant's apprehension and that a detention hearing be ordered set within a reasonable time after the defendant's apprehension, and further, that the court order subpoenas issued for the following persons to attend said hearing and testify on behalf of the State of Oklahoma.

Stephen A. Kunzweiler
Tulsa County District Attorney

By: *Randall Young*
Randall D. Young, OBA #33646
Assistant District Attorney

WITNESS(ES) ENDORSED FOR THE STATE OF OKLAHOMA

Kaily O'Brien	DA Supervision 500 S. Denver Ave., Ste. 109	Tulsa, OK 74103
Officer D. Shipley	600 Civic Center	Tulsa, OK 74103
Officer S. Downie	600 Civic Center	Tulsa, OK 74103

IN THE DISTRICT COURT IN AND FOR TULSA COUNTY
STATE OF OKLAHOMA



STATE OF OKLAHOMA

Plaintiff,

vs.

Case No. CM-2018-2892

DISTRICT COURT
FILED

NOV 27 2018

ANDREW D BRAME

Defendant.

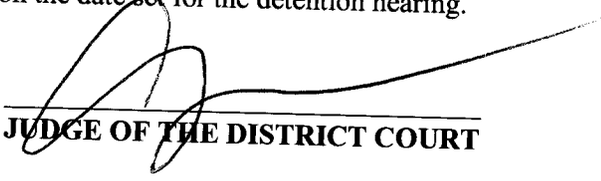
DO NOT WRITE IN THESE SPACES

ORDER RE APPLICATION TO ACCELERATE JUDGMENT AND SENTENCE

NOW on this 27 day of Nov, 2018, the State of Oklahoma, by and through STEPHEN A. KUNZWEILER, the District Attorney of Tulsa County, appeared before me, the undersigned Judge of the District Court, and presented its Application to Accelerate Judgement and Sentence alleging that the defendant, **ANDREW D BRAME**, violated the rules and conditions of probation imposed upon his under the terms of the deferred sentence entered in the above entitled and numbered cause(s), and requested that said sentence be accelerated, that a bench warrant be issued for the defendant's apprehension, that a detention hearing be ordered set upon the defendant's apprehension, and that subpoenas be issued for the attendance of witnesses at said hearing.

The Court, having examined the State's Application to Accelerate Judgement and Sentence and the allegations set forth therein, and being fully advised in the premises, finds that good cause has been shown for the issuance of a bench warrant for the defendant's apprehension, that a detention hearing should be set upon the defendant's apprehension, and that subpoenas should be issued on behalf of the State and the defendant for the attendance of witnesses at said detention hearing.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that a bench warrant be issued for the apprehension of the above-named defendant, **ANDREW D BRAME**, that a detention hearing be set upon the defendant's apprehension, and that subpoenas be issued on behalf of the State and the defendant for witnesses to attend and testify on the date set for the detention hearing.



JUDGE OF THE DISTRICT COURT

Prepared by: Kaily O'Brien

ORIGINAL

APPEARANCE BOND — DISTRICT COURT

IN THE DISTRICT COURT, TULSA COUNTY, OKLAHOMA

STATE OF OKLAHOMA,



DISTRICT COURT FILED

Plaintiff,

NOV 30 2018

No. Cm-18-2892

Andrew M. Brame

Defendant,

DON NEWBERRY, Court Clerk STATE OF OKLA. TULSA COUNTY

KNOW ALL MEN BY THESE PRESENTS, That

we, the above named defendant, as principal, and the undersigned bondsman, corporation and other signers as sureties, jointly and severally acknowledge ourselves to owe and be indebted to the State of Oklahoma in the sum of Ten thousand Dollars (\$10,000) to be levied on our property, real and personal, cash deposits and escrow deposits, wherever found, to the use of the State of Oklahoma.

THE CONDITION OF THIS BOND IS SUCH that if the above named defendant, now charged in the District Court of Tulsa County, with the crime of App to acce 1 and admitted to bail in the above stated sum, shall personally be and appear before the said Court, in the division to which said case is assigned, on the 6 day of Dec 9am Pm 173, 2018, as ordered for arraignment, preliminary hearing, trial or judgment, and from day to day and term to term thereafter as ordered, or on the first day of the next jury term of said Court, if so ordered, and from day to day and term to term thereafter as ordered by said Court, and not depart therefrom without leave, and shall do and receive what shall be enjoined upon him by said Court, until this cause is finally determined, then this bond to be void, otherwise to be in full force and effect.

Principal (Defendant) Andrew Brame
Surety
Surety
Surety-Licensed Bondsman Jeremy Shepard 199505

Address 415 W Archer Tulsa, OK 74103
Address
Address
Office Address 9109 E. 90th St Tulsa OK 74133

Corporate Surety Curt Plotcher 199574
By Attorney-in-Fact

Dated, filed and approved this 29 day of November, 2018
By S. Page Deputy

AFFIDAVIT AS TO UNDERTAKING AND QUALIFICATIONS OF SURETY

(Required of all licensed bondsmen, under penalty of perjury, 59 O.S., § 1322; 12 O.S., § 61; 12 O.S., § 62)

STATE OF OKLAHOMA, COUNTY OF TULSA, SS

The undersigned licensed bondsman, being duly sworn, on oath states:

That neither he or she, not anyone for his or her use, has been promised or has received any security or consideration for his or her undertaking, except as stated herein.

Consideration received or promised \$ 1,000

Security received or promised: (List deeds or mortgages and describe personal property.)

no collateral / self indem

Such promise, security or consideration was received from: A. Brame

same as above

Name

Address

That he or she is presently duly licensed, registered, and in all respects authorized by law to become surety in this undertaking, 59 O.S., § 1301 et seq.; 22 O.S., § 1101 et seq.; 12 O.S., § 61 et seq.; 22 O.S., § 1320.

That he or she is worth double the sum to be secured, over and above all exemptions, debts and liabilities, 12 O.S., § 1301 et seq.; 22 O.S., § 1101 et seq.; 12 O.S., § 61 et seq.

That he or she has not signed or countersigned this bond in blank, nor has he or she given a power of attorney to, or otherwise authorized, any person to countersign his or her name to this bond unless that person is a licensed bondsman directly employed by a bondsman giving such power of attorney, 59 O.S., § 1316.

That he or she has attached hereto all receipts for collateral accepted by him or her, fully described in detail, 59 O.S., § 1314; 59 O.S., § 1322.

That he or she is authorized, and legally capable, in all respects, to enter into this undertaking, both personally and on behalf of the corporate surety above-named; and that this undertaking is within, and does not exceed, the limitations and conditions of the power of attorney granted him or her by said corporate surety, all pursuant to 59 O.S., § 1320.

That he or she is familiar with the provisions of Oklahoma Statute regarding the effects of defects, omissions and irregularities in such undertakings, 59 O.S., § 1326.

That all legal requirements of licensing, registration and certification have been met by this bondsman, 59 O.S., § 1320.

That the bondsman fully understands that willful misstatement of any material fact herein may subject him or her to prosecution for perjury, and/or to proceedings seeking denial, suspension or revocation of the bondsman's license, 59 O.S., § 1310.

That he or she is a resident of the County of Tulsa, State of Oklahoma.

Licensed Bondsman

Before me, the undersigned, on this 29 day of Nov, 2018, personally appeared Jeremy Shepard, known to me to be the identical person who executed the within and foregoing instrument, and acknowledged to me that he executed same as his free and voluntary act and deed. Given under my sign and seal of office on the day and year above written.

SHERIFF Deputy

NOT TO EXCEED \$100,000

POWER OF ATTORNEY

VOID IF USED WITH OTHER POWERS OF THIS COMPANY

KNOW ALL MEN BY THESE PRESENT

136224

P.O. BOX 66
SPRINGER, OKLAHOMA 73458

That I, Curt Pletcher, of Springer, Oklahoma, Carter County, State of Oklahoma, have made and constituted and appointed by these present do make, constitute and appoint the below named agent, my true and lawful attorney, for me and in my name, place and stead, and to my use, as my employee and agent to write Multi-County Agent bonds, to sign my name, by him, in the execution of any and all bonds made as my agent, giving my said attorney full power to do everything whatsoever requisite and necessary to be done in the premises as fully as I could do if personally present, hereby ratifying and confirming all that my said attorney shall lawfully do, or cause to be done, by virtue hereof. All this provided this Power-Of-Attorney is filed with the bond and retained as a part of the court records, the said Attorney-In-Fact is hereby authorized to insert in this Power-Of-Attorney the name of the person on whose behalf this bond was given.

IN WITNESS THEREOF: I, Curt Pletcher, Multi-County Agent Bondsman, affix my signature.

for the purpose this 29 day of Nov, 20 18



Curt Pletcher
Mutli-County Agent Bondsman

Case Number CM-18-2892

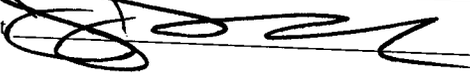
Bond Amount \$ 10,000 Appearance Date 12-6-18-9am Rm 173

Premium Charged \$ 1,000

Defendant Andrew M Brame DOB 12-21-87

Court Dist City Tulsa State OK

Offense App to acce 1

Executing Agent 

ORDER OF RELEASE FROM CUSTODY



TO THE SHERIFF OF TULSA COUNTY, STATE OF OKLAHOMA, it is ordered that said defendant be released, if in your custody for no other cause, immediately upon receipt of this order:

Last name, first, middle, suffix (please print) (show alias')

Brame, Andrew

1155032

WARRANT/CASE NUMBER	REASON FOR RELEASE	DESCRIPTION OF CHARGE/CLARIFICATION OF COUNTS
<u>NF</u>	<u>BOND</u>	<u>Pass CD Sched III 1st Offense</u>
<u>CM18-2892</u>	<u>1</u>	<u>Application to Accelerate</u>

DISTRICT COURT
FILED

DEC 03 2018

DON NEWBERRY, Court Clerk
STATE OF OKLA. TULSA COUNTY

ELECTRONIC MONITOR REQUIRED BEFORE RELEASE

In and for the District Court of Tulsa County, State of Oklahoma, witness my hand this the 29 day of November, 20 18.

DON NEWBERRY, DISTRICT COURT CLERK
TULSA COUNTY, OKLAHOMA

Division/Court _____

By: [Signature] NOV 29 18 7:20 PM
Deputy Court Clerk
(Court Seal)

Received by: _____
Deputy Sheriff

Received by: [Signature]
JAIL



IN THE DISTRICT COURT IN AND FOR TULSA COUNTY
STATE OF OKLAHOMA

DISTRICT COURT
FILED

DEC 10 2018

DON NEWBERRY, Court Clerk
STATE OF OKLA. TULSA COUNTY

STATE OF OKLAHOMA

Plaintiff,

vs.

Case No. CM-2018-2892
(AMENDED)

ANDREW D BRAME

Defendant.

APPLICATION TO ACCELERATE JUDGMENT AND SENTENCE

Comes Now **STEPHEN A. KUNZWEILER**, the duly elected and qualified District Attorney for Tulsa County, State of Oklahoma, and shows to the court that heretofore the above named defendant was charged by Information(s) filed in the District Court of Tulsa County with the crimes of **UNLAWFUL POSSESSION OF CONTROLLED DRUG, UNLAWFUL POSSESSION OF DRUG PARAPHERNALIA, TRANSPORTING LOADED FIREARM IN MOTOR VEHICLE, FAILURE TO CARRY INSURANCE/SECURITY VERIFICATION FORM** and thereafter on 11/05/2018 entered his plea of **GUILTY** to the said charges of **UNLAWFUL POSSESSION OF CONTROLLED DRUG, UNLAWFUL POSSESSION OF DRUG PARAPHERNALIA, TRANSPORTING LOADED FIREARM IN MOTOR VEHICLE, FAILURE TO CARRY INSURANCE/SECURITY VERIFICATION FORM** before the Honorable **April Seibert**, Judge of the District Court of Tulsa County. Thereafter, on 11/05/2018 the Court **WITHHELD A FINDING OF GUILT AND DEFERRED SENTENCING** for a term of **ONE (1) YEAR**. Subsequently, the defendant was released from custody and placed under the supervision of the **District Attorney's Office, Probation Division**, subject to certain written Rules and Conditions of Probation with the defendant's deferred sentence being conditioned upon the defendant abiding by said Rules and Conditions of Probation.

The District Attorney has been informed and alleges and states that the defendant has subsequently failed to comply with the Rules and Conditions of Probation entered in the above entitled and numbered cause(s) in that:

Rule #9: I will not violate city, state or federal laws and will notify the Supervising Authority within forty-eight (48) hours of any arrest or contact with law enforcement.

On or about November 23, 2018 in Tulsa County, State of Oklahoma and within the jurisdiction of this court, did commit the crime of Assault and Battery- a MISDEMEANOR.

ORIGINAL

by unlawfully, willfully, and wrongfully, commit an Assault and Battery upon the person of one Jennice Atkins as alleged in Incident Number 2018071616, set before the Tulsa Municipal Court.

On or about November 29, 2018, in Tulsa County, State of Oklahoma and within the jurisdiction of this Court, did commit the crime of Unlawful Possession Of Controlled Drug, a Misdemeanor, by unlawfully, knowingly and intentionally, have in his possession and under his control Methamphetamine said drug being classified as controlled dangerous substance in Schedule II of the Uniform Controlled Dangerous Substances Act of this State, as alleged in CM-2018-5761.

Wherefore, the State of Oklahoma requests that the deferred sentence entered in the above entitled and numbered cause(s) be accelerated. The State further requests that a bench warrant be issued for the defendant's apprehension and that a detention hearing be ordered set within a reasonable time after the defendant's apprehension, and further, that the court order subpoenas issued for the following persons to attend said hearing and testify on behalf of the State of Oklahoma.

Stephen A. Kunzweiler
Tulsa County District Attorney

By: Tara K Jack
Tara Jack, OBA #18947
Assistant District Attorney

WITNESS(ES) ENDORSED FOR THE STATE OF OKLAHOMA

Kaily Obrien	DA Supervison 500 S. Denver Ave., Ste. 109	Tulsa, OK 74103
Officer D. Shipley	600 Civic Center	Tulsa, OK 74103
Officer S. Downie	600 Civic Center	Tulsa, OK 74103
Off. Lance Bond, #2381	Tulsa Police Department 600 Civic Center	Tulsa, OK 74103
Det. Mark Eugene Ohnesorge, #2300	Tulsa Police Department 600 Civic Center	Tulsa, OK 74103
Off. Eric A Spradlin, #02017	Tulsa Police Department 600 Civic Center	Tulsa, OK 74103

WARRANT RECALL / CANCELLATION NOTICE



* 1 0 4 3 2 8 7 2 0 1 *

TPD /PID	DATE 3-8-19	PAGE OF
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LAST NAME, FIRST, MIDDLE, SUFFIX Brame, Andrew		RACE	SEX	DATE OF BIRTH
---	--	------	-----	---------------

ADDRESS (Brame)	CITY, STATE
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REQUESTED BY	I.D. NO.	DIV	AGENCY	SHIFT	ORIGINATING AGENCY
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WARRANT NUMBER	TYPE	STATUS	CHARGE DESCRIPTION/REASON FOR ACTION
CM-18-5761	M	Recall	FTA - Poss CD-meth
CM-18-2892	M		FTA App to ACC

**DISTRICT COURT
FILED
MAR 13 2019**

**DON NEWBERRY, Court Clerk
STATE OF OKLA. TULSA COUNTY
DIVISION: Criminal**

DON NEWBERRY TULSA COUNTY COURT CLERK	BY DEPUTY CLERK: <i>[Signature]</i>
--	-------------------------------------

DATE RECEIVED 030819	TIME RECEIVED 1429	COUNTY WARRANT CLERK <i>[Signature]</i>
-------------------------	-----------------------	--

DATE RECEIVED TPD 3/8/19	TIME RECEIVED 1800	RECORDS CLERK NAME A. HUCK	DATA ENTRY OPERATOR	DATE ENTERED	TIME ENTERED
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THIS FORM MUST BE SUBMITTED TO TPD RECORDS BEFORE ANY ACTION CAN BE TAKEN



IN THE DISTRICT COURT IN AND FOR TULSA COUNTY, OKLAHOMA

2019 MAR -6 PM 2:11

DISTRICT COURT
FILED

State of Oklahoma,

vs.

DO
C

Case No. **CM-2018-2892**
Count No. 1

MAR 07 2019

Brame, Andrew D

DON NEWBERRY, Court Clerk
STATE OF OKLA. TULSA COUNTY

ORDER AND JUDGMENT OF FORFEITURE

On the 6th day of March, 2019, the above cause came on for hearing, according to the regular assignment of the docket of this Court. The Court finds that the above named defendant having heretofore been charged with the crime of: **APPLICATION TO ACCELERATE** having been committed to bail in the amount shown below and released on an appearance bond executed by the bondsman, and if applicable his insurer, as shown below:

Jeremy Shepard
Curtis Pletcher

\$ 10,000

\$ 136,224

Said bond conditioned as provided by law for the appearance of the defendant before this Court as required, and the Court having ordered the defendant to appear on the 6th day of March, 2019, and the defendant, being called three times in open court - without sufficient excuse - failed to appear before the Court as ordered - or - departed there from without leave from the Court. The Court further finds that said bondsman had due and legal notice as provided by law of the required appearance of said defendant. The court further finds that the conditions of said appearance bond have been broken by both the defendant and the bondsman, and that an Order and Judgment of Forfeiture should be entered.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that the appearance bond of said defendant be, and the same is hereby declared and is ordered forfeited to the State of Oklahoma, and the amount of said bond is ordered paid to the Clerk of the Court.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the Court Clerk shall immediately mail a copy of this Order and Judgment of Forfeiture to the bondsman, and, if applicable, his or her insurer. The bondsman is hereby directed to deposit with the Court Clerk, the face amount of the forfeited bond, as shown above. Such deposit to be made within ninety-one (91) days from receipt of this Order and Judgment of Forfeiture or from the mailing of this notice if no receipt is made.

Witness my hand this 6 day of March, 2019.

JUDGE APRIL SEIBERT

CERTIFICATE OF MAILING

I, Don Newberry, District Court Clerk, for Tulsa County, Oklahoma, do certify that I mailed a true and correct copy of this Order and Judgment of Forfeiture to the above named bondsman and, if applicable, his or her insurer to the last known address of each, by certified mail with return receipt requested this 7 day of

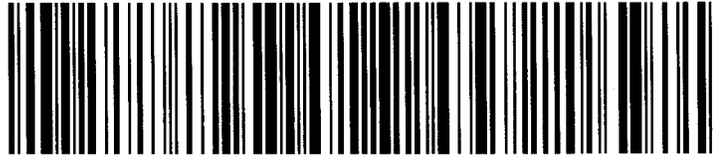
March, 2019

DON NEWBERRY, Tulsa County District Court Clerk

By:

Don Newberry
Tulsa County Court Clerk
500 S Denver Ave STE 200
Tulsa, OK 74103

USPS CERTIFIED MAIL



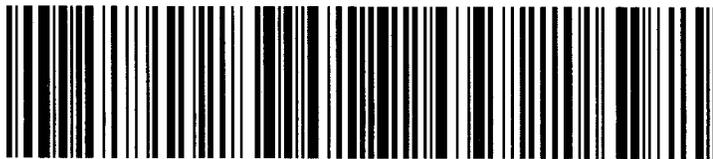
9214 8901 9294 1100 1876 60

JEREMY SHEPARD
(CM-18-2892/ANDREW BRAME)
9109 E 90TH ST
TULSA OK 74133-4449

Department: CRIMINAL
Case Number: CM-18-2892/ANDREW BRAME

Don Newberry
Tulsa County Court Clerk
500 S Denver Ave STE 200
Tulsa, OK 74103

USPS CERTIFIED MAIL



9214 8901 9294 1100 1876 77

CURTIS PLETCHER
(CM-18-2892/ANDREW BRAME)
PO Box 66
SPRINGER OK 73458-0066

Department: CRIMINAL

Case Number: CM-18-2892/ANDREW BRAME



IN THE DISTRICT COURT OF TULSA COUNTY
STATE OF OKLAHOMA

STATE OF OKLAHOMA,)
)
Plaintiff,)
)
vs.)
)
ANDREW D. BRAME,)
)
Defendant.)

Case No. CM-2018-2892
CM-2018-5761

DISTRICT COURT
FILED

MAR 07 2019

MOTION TO REVOKE BOND

ON NEWBERRY, Court Clerk
TULSA COUNTY

COMES NOW, the State of Oklahoma, by and through Assistant District Attorney, Tara K. Jack, and moves this honorable court to revoke the bond in the above-styled case, or in the alternative increase bond. Grounds for this motion are as follows:

- 1) On November 5th, 2018, Mr. Andrew Brame (“the Defendant”) entered a plea of Guilty to the charges of Unlawful Possession of Controlled Drug; Unlawful possession of Drug Paraphernalia; Transporting loaded firearm in motor vehicle; and Failure to carry insurance/security verification form.
- 2) On this November 5th, 2018, Judge April Seibert, Judge of the District Court of Tulsa County, accepted the Defendant’s plea of Guilty and withheld a finding of guilt and DEFERRED SENTENCING for a term of ONE (1) YEAR.
- 3) Subsequently, the Defendant was released from custody and placed under the supervision of the District Attorney’s Office, Probation Division, as subject to certain rules and conditions.
- 4) On or about November 23rd, 2018 in Tulsa County, State of Oklahoma and within the jurisdiction of this court, the Defendant allegedly committed the misdemeanor crime of Assault and Battery on Jennice Atkins (“the Victim”), by unlawfully,

willfully, and wrongfully battering the Victim as alleged in Tulsa Municipal Incident Report # 2018071616.

- 5) On November 28th, 2018, the State of Oklahoma filed an Application to Accelerate alleging that the Defendant has violated the rules and conditions of his deferred sentence in that:
 - a. *Rule #9: I will not violate city, state or federal laws and will notify the Supervising Authority within forty-eight (48) hours of any arrest or contact with law enforcement.*
- 6) On or about November 29th, 2018 the Defendant was arrested on a warrant for an outstanding Application to Accelerate on CM-2018-2892.
- 7) Upon Arrest, when the Defendant was searched incident to arrest a partial smoking device and a baggy of crystal like substance appearing to be Methamphetamines was found in the Defendant's front left pocket.
- 8) The Defendant was taken into custody on new charges involving Possession of Controlled Drug (CM-2018-5761).
- 9) Upon testing by detectives using a 923 Regent Test Kit, the substance was determined to be positively Methamphetamines, weighing 1.6 grams.
- 10) Further, the Judge Owen Evans requested a Drug Test to be administered upon the Defendant on December 28th, 2018 in the matter of FD-2017-744. The test was not able to be performed due to an insufficient amount of finger/toenails and the Defendant was recommended to return in two (2) weeks. (See State's Exhibit "1," attached hereto).
- 11) On January 14th, 2019 the Defendant was to undergo a Drug Test. However, the amount of finger/toenails was again insufficient to provide accurate test results

and Defendant was again asked to return in two (2) weeks. (See State's Exhibit "2," attached hereto).

12) On February 12th, 2019 Weaver Drug Testing Laboratory was able to collect nail sampled from the Defendant. (See State's Exhibit "3," attached hereto).

13) On February 15th, 2019 a report was generated (See State's Exhibit "#3"), attached hereto) regarding the Drug Test ordered by Judge Evans in FD-2017-744, showing POSITIVE test results for the Defendant in the Amphetamines category, including Methamphetamines.

The guidelines for setting amount of bail set forth in *Brill v. Gurich* are as follows:

- a. The seriousness of the crime charged against the defendant, the apparent likelihood of conviction and the extent of the punishment prescribed by the Legislature;
- b. The defendant's criminal record, if any, and previous record on bail, if any;
- c. Defendant's reputation and mental condition;
- d. The length of his residence in the community;
- e. His family ties and relationships;
- f. Defendant's employment status, record of employment and his financial condition;
- g. The identity of responsible members of the community who would vouch for the defendant's reliability;
- h. Any other factors indicating defendant's mode of life, or ties to the community or bearing on the risk of failure to appear. 1998 OK CR 49, ¶

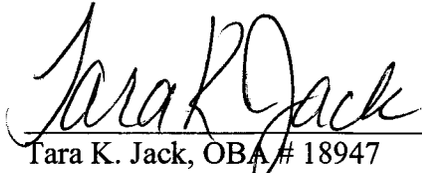
7, 965 P.2d 404, 406.

Article 2, Section 8 of the Oklahoma Constitution provides that **bail may be denied for violent offenses where “proof of guilt [is] evident, or the presumption...great, and it [the denial of bail] must be on the grounds that no condition of release would assure the safety of the community or any person.”** *Id.*

The State of Oklahoma requests that the defendant’s bond be revoked significantly based upon the Defendant’s pattern of criminal behavior, including violent acts toward other people as well as continued use and possession of controlled substances while on bond and against the rules of probation.

WHEREFORE, the State respectfully requests that this Honorable Court grant the State’s request to revoke the Defendant’s bond and the Defendant be held without bond, or in the alternative to increase bond, and that his bond be set in the amount of \$75,000.00. The State makes this request in the interest of the safety of others and the Defendant himself.

Respectfully submitted,



Tara K. Jack, OBA # 18947
Assistant District Attorney
Tulsa County District Attorney’s Office
900 County Courthouse
500 S. Denver
Tulsa, OK 74103
(918)596-4644

State's
Exhibit
#1



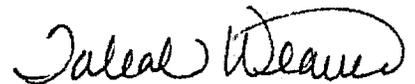
1619 S Boulder Tulsa, Ok 74119 – [P] 918.622.6600 – [F] 918.622.6605 – info@tulsaweaverdrugtesting.com

12/28/2018

To whom it may concern:

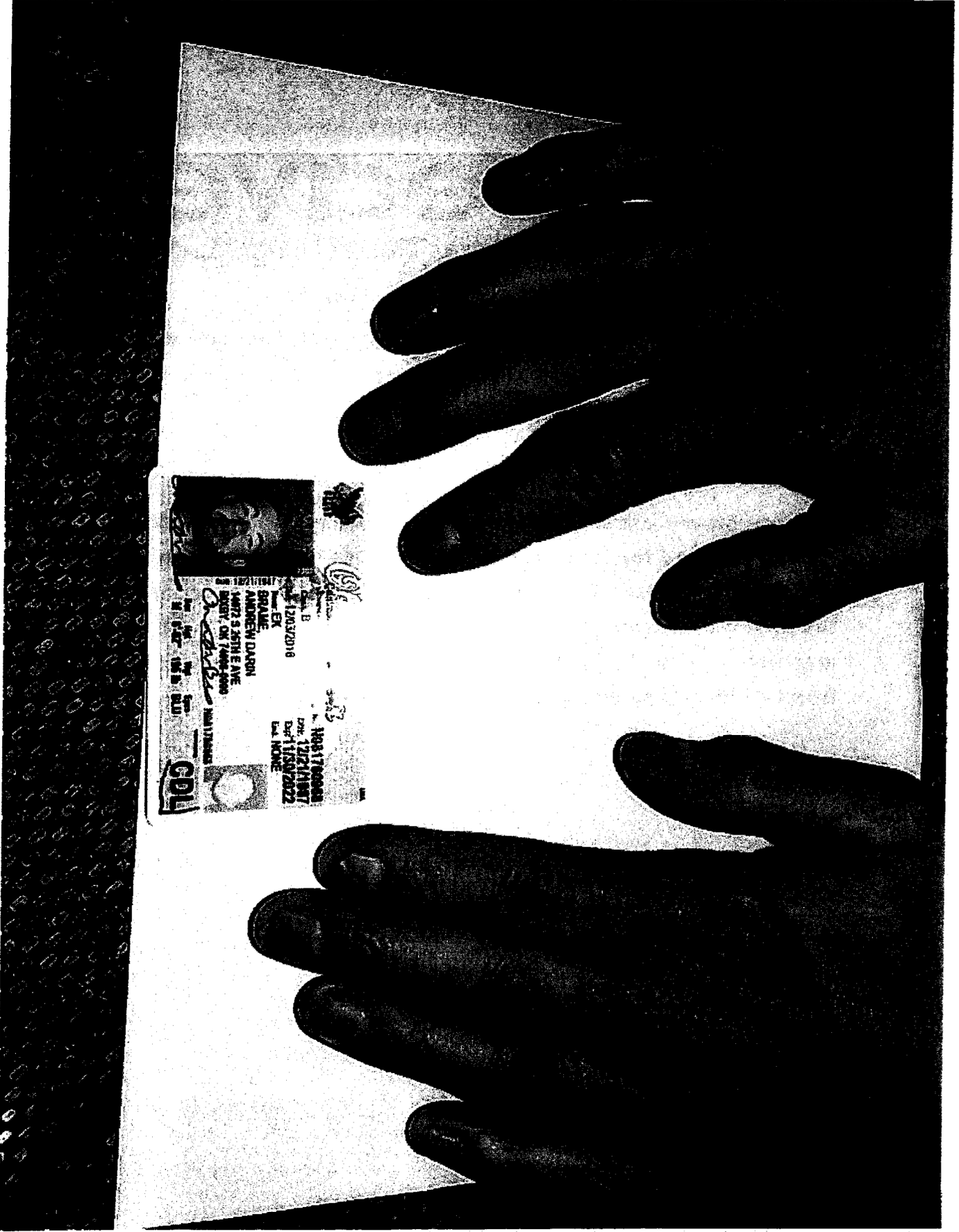
Andrew Brame came to Weaver Drug Testing Lab on 12/28/18 in efforts to be collected for a finger/toenail test. He was unable to be collected due to an insufficient amount of finger/toenails. It is recommended that the donor return to the lab in (2) two weeks on 01/14/18. Donor was advised not to cut or alter his nails in any manner. Please feel free to contact me with any further questions.

Sincerely,

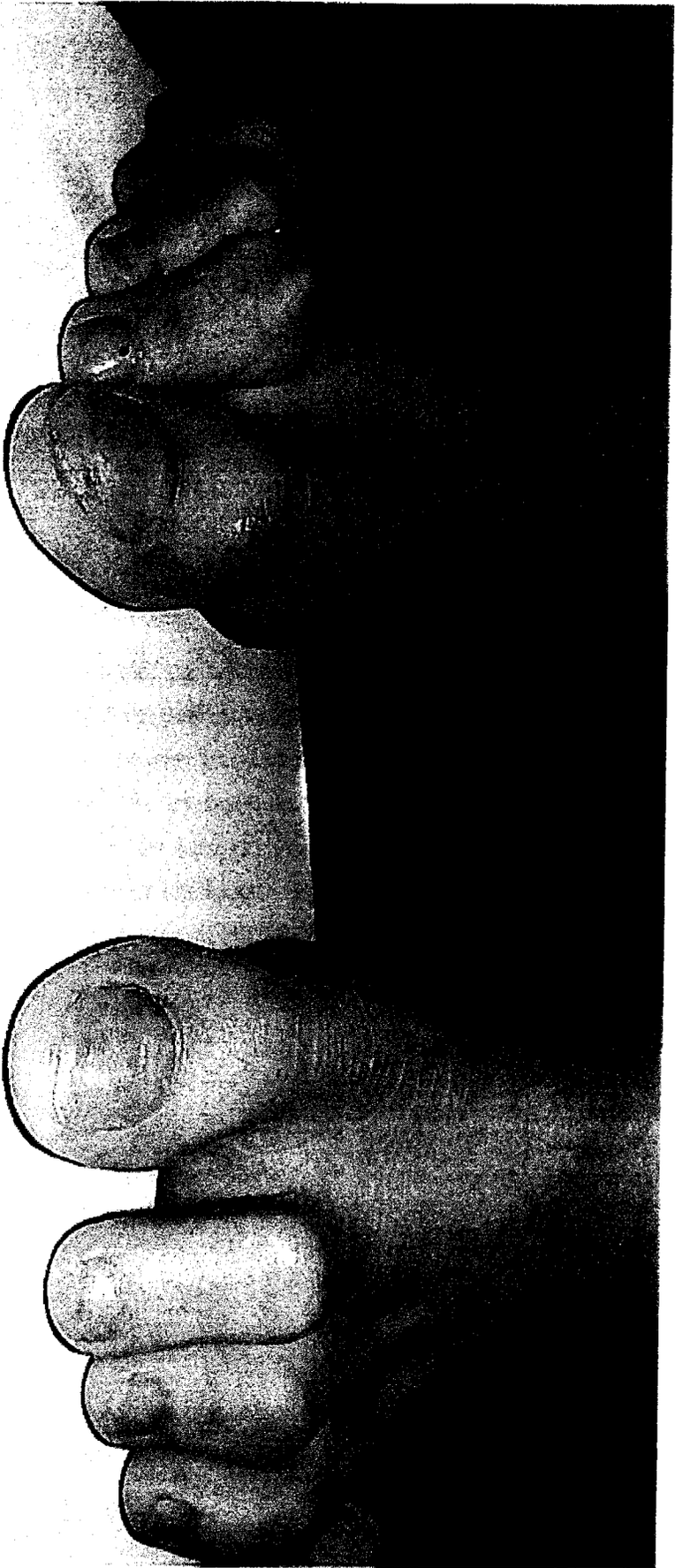


Taleah Weaver

Andrew Brame Fingernails 12-28-18 JMW



12/28/2018
BRAME
ANDREW DARRIN
14073 S 30TH E AVE
EDMONT, CO 80020
DOB: 11/25/1987
SEX: M
HAIR: BROWN
EYES: BROWN
CDL
12/28/2018
DOB: 11/25/1987
SEX: M
HAIR: BROWN
EYES: BROWN



Chad Brown
Professional Driver License

DOB: 12/21/1987
Sex: M
Hgt: 6'02"
Wgt: 195 lb
Eyes: BLU

Class: B
Exp: 12/03/2018
Restr: EK

BRAME, ANDREW DARIN
14072 S 28TH E AVE
BIXBY, OK 74008-0000

Lic. No.: N081760968
DOB: 12/21/1987
Exp: 11/30/2022
End: NONE

N081760968

CDL

Andrew Brame Toenails 12-28-16 JW

State's
Exhibit
#2



1619 S Boulder Tulsa, Ok 74119 – [P] 918.622.6600 – [F] 918.622.6605 – Info@tulsaweaverdrugtesting.com

01/14/2019

To whom it may concern:

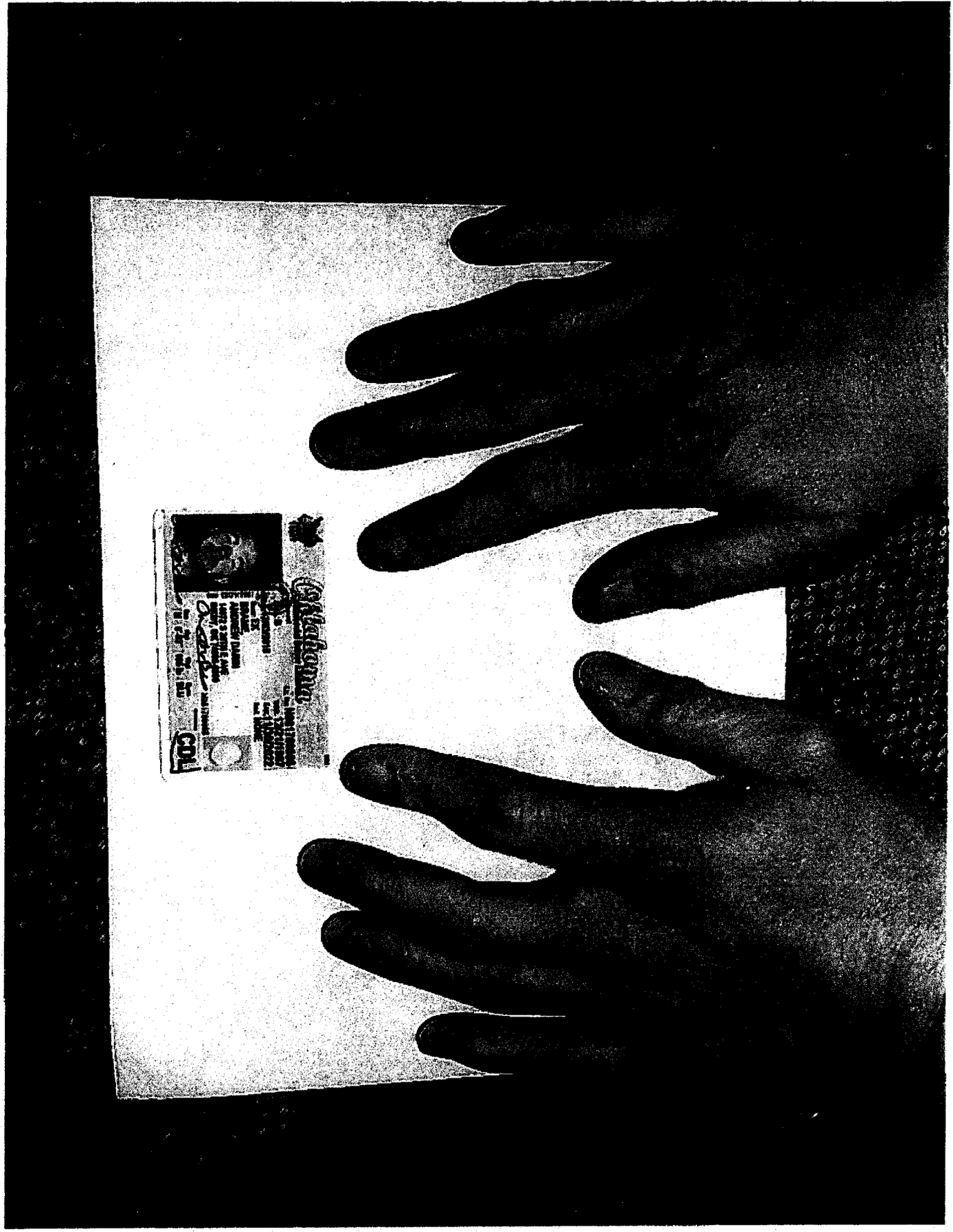
Andrew Brame came to Weaver Drug Testing Lab on 01/14/19 in efforts to be collected for a finger/toenail test. He was unable to be collected due to an insufficient amount of finger/toenails. It is recommended that the donor return to the lab in (2) two weeks on 01/28/19. Donor was advised not to cut or alter his nails in any manner. Please feel free to contact me with any further questions.

Sincerely,

A handwritten signature in black ink that reads "Taleah Weaver". The signature is fluid and cursive.

Taleah Weaver

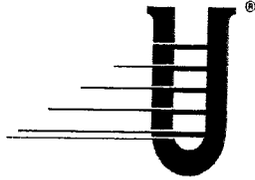
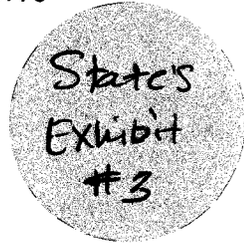
Andrew Brame Fingernails 12-14-1941





Andrew Darrin
12211987
SEX: M HT: 5-07 WT: 165 LB: 165
DOB: 12/21/1987
EXP: 11/30/2022
CLASS: NONE
SEX: M HT: 5-07 WT: 165 LB: 165
DOB: 12/21/1987
EXP: 11/30/2022
CLASS: NONE
CDL

Andrew Brawe Toenails 1-14-19 *JB*

**UNITED STATES DRUG TESTING LABORATORIES**1700 S. MOUNT PROSPECT ROAD
DES PLAINES, ILLINOIS 60018-1804
847-375-0770 fax 847-375-0775**Report To** David Weaver
Weaver Drug Testing Laboratory
1619 S. Boulder
Tulsa, OK 74119**Client** WDLTOK
Client Weaver Drug Testing Laboratory
Location
Collector JERRY WYTHER**Sample Information**

Specimen ID 7092159	Test Reason Random
Name ANDREW BRAME	Type Nails
Lab Sample ID 2553369	Collected 2/12/2019 23:59
SSN/DonorID 081760968	Received 2/13/2019 11:48
	Report Date 2/15/2019 18:33

Tests Requested

NAILSTAT10	NailStat-10	Sample	POSITIVE		
Test		Result	Quantitation	Screen Cutoff	Confirm Cutoff
AMPHETAMINES		POSITIVE		500 pg/mg	
Amphetamine LCMSMS		POSITIVE	1147 pg/mg		100 pg/mg
Methamphetamine LCMSMS		POSITIVE	>10000 pg/mg		100 pg/mg
MDA LCMSMS		negative			100 pg/mg
MDMA LCMSMS		negative			100 pg/mg
MDEA LCMSMS		negative			100 pg/mg
BARBITURATES		negative		200 pg/mg	
BENZODIAZEPINES		negative		200 pg/mg	
COCAINES		negative		500 pg/mg	
METHADONES		negative		200 pg/mg	
OPIATES		negative		200 pg/mg	
PCP		negative		300 pg/mg	
OXYCODONE		negative		200 pg/mg	
PROPOXYPHENE		negative		200 pg/mg	
CANNABINOIDS		negative		1 pg/mg	

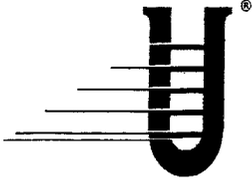
Additional Sample Information

Finger Nails

Sample Comments

ACTUAL VALUE: Methamphetamine - 10718 pg/mg

Test developed and characteristics determined by United States Drug Testing Laboratories, Inc. See Compliance Statement on our website http://www.usdtl.com/compliance_statement



UNITED STATES DRUG TESTING LABORATORIES
1700 S. MOUNT PROSPECT ROAD
DES PLAINES, ILLINOIS 60018-1804
847-375-0770 fax 847-375-0775

Report To David Weaver
Weaver Drug Testing Laboratory
1619 S. Boulder
Tulsa, OK 74119

Client WDLTOK
Client Weaver Drug Testing Laboratory
Location
Collector JERRY WYTHE

Sample Information

Specimen ID 7092159
Name ANDREW BRAME
Lab Sample ID 2553369
SSN/DonorID 081760968

Test Reason Random
Type Nails
Collected 2/12/2019 23:59
Received 2/13/2019 11:48
Report Date 2/15/2019 18:33

Sample Comments

Certification

Data approved by Liaqat Ali Abbas on 2/15/2019

APPEARANCE BOND — DISTRICT COURT

IN THE DISTRICT COURT, TULSA COUNTY, OKLAHOMA

STATE OF OKLAHOMA,



DISTRICT COURT FILED

Plaintiff,

NOV 30 2018

No. CM-18-2892

vs. Andrew M. Brame

Defendant,

DON NEWBERRY, Court Clerk STATE OF OKLA. TULSA COUNTY

KNOW ALL MEN BY THESE PRESENTS, That we, the above named defendant, as principal, and the undersigned bondsman, corporation and other signers as sureties, jointly and severally acknowledge ourselves to owe and be indebted to the State of Oklahoma in the sum of Ten thousand Dollars (\$10,000) to be levied on our property, real and personal, cash deposits and escrow deposits, wherever found, to the use of the State of Oklahoma.

THE CONDITION OF THIS BOND IS SUCH that if the above named defendant, now charged in the District Court of Tulsa County, with the crime of App to accell and admitted to bail in the above stated sum, shall personally be and appear before the said Court, in the division to which said case is assigned, on the 6 day of Dec 9am Pm 173, 2018, as ordered for arraignment, preliminary hearing, trial or judgment, and from day to day and term to term thereafter as ordered, or on the first day of the next jury term of said Court, if so ordered, and from day to day and term to term thereafter as ordered by said Court, and not depart therefrom without leave, and shall do and receive what shall be enjoined upon him by said Court, until this cause is finally determined, then this bond to be void, otherwise to be in full force and effect.

Principal (Defendant) Andrew Brame
Surety
Surety
Surety-Licensed Bondsman Jeremy Shepard 199505
Corporate Surety Curt Fletcher 199574
By Attorney-in-Fact

Address 415 W Archer Tulsa, OK 74103
Address
Address
Office Address 9109 E. 90th St Tulsa OK 74133
Dated, filed and approved this 29 day of November, 2018
By S. Payne Deputy

AFFIDAVIT AS TO UNDERTAKING AND QUALIFICATIONS OF SURETY

(Required of all licensed bondsmen, under penalty of perjury, 59 O.S., § 1322; 12 O.S., § 61; 12 O.S., § 62)

STATE OF OKLAHOMA, COUNTY OF TULSA, SS

The undersigned licensed bondsman, being duly sworn, on oath states:

That neither he or she, nor anyone for his or her use, has been promised or has received any security or consideration for his or her undertaking, except as stated herein.

Consideration received or promised \$ 1,000

Security received or promised: (List deeds or mortgages and describe personal property.)

no collateral / self indem

Such promise, security or consideration was received from:

A. Brame Name same as above Address

That he or she is presently duly licensed, registered, and in all respects authorized by law to become surety in this undertaking, 59 O.S., § 1301 et seq.; 22 O.S., § 1101 et seq.; 12 O.S., § 61 et seq.; 22 O.S., § 1320.

That he or she is worth double the sum to be secured, over and above all exemptions, debts and liabilities, 12 O.S., § 1301 et seq.; 22 O.S., § 1101 et seq.; 12 O.S., § 61 et seq.

That he or she has not signed or countersigned this bond in blank, nor has he or she given a power of attorney to, or otherwise authorized, any person to countersign his or her name to this bond unless that person is a licensed bondsman directly employed by a bondsman giving such power of attorney, 59 O.S., § 1316.

That he or she has attached hereto all receipts for collateral accepted by him or her, fully described in detail, 59 O.S., § 1314; 59 O.S., § 1322.

That he or she is authorized, and legally capable, in all respects, to enter into this undertaking, both personally and on behalf of the corporate surety above-named; and that this undertaking is within, and does not exceed, the limitations and conditions of the power of attorney granted him or her by said corporate surety, all pursuant to 59 O.S., § 1320.

That he or she is familiar with the provisions of Oklahoma Statute regarding the effects of defects, omissions and irregularities in such undertakings, 59 O.S., § 1326.

That all legal requirements of licensing, registration and certification have been met by this bondsman, 59 O.S., § 1320.

That the bondsman fully understands that willful misstatement of any material fact herein may subject him or her to prosecution for perjury, and/or to proceedings seeking denial, suspension or revocation of the bondsman's license, 59 O.S., § 1310.

That he or she is a resident of the County of Tulsa, State of Oklahoma.

Licensed Bondsman

Before me, the undersigned, on this 29 day of Nov, 2018, personally appeared Jeremy Shepard, known to me to be the identical person who executed the within and foregoing instrument, and acknowledged to me that he executed same as his free and voluntary act and deed. Given under my sign and seal of office on the day and year above written.

SHERIFF Deputy

I Jeremy Shepard do hereby reindorse this bond on 3-8-19. The new court date will be 3-13-19 @ 9am in room 158

NOT TO EXCEED \$100,000

POWER OF ATTORNEY

VOID IF USED WITH OTHER POWERS OF THIS COMPANY

KNOW ALL MEN BY THESE PRESENT

136224

P.O. BOX 66

SPRINGER, OKLAHOMA 73458

That I, Curt Pletcher, of Springer, Oklahoma, Carter County, State of Oklahoma, have made and constituted and appointed by these present do make, constitute and appoint the below named agent, my true and lawful attorney, for me and in my name, place and stead, and to my use, as my employee and agent to write Multi-County Agent bonds, to sign my name, by him, in the execution of any and all bonds made as my agent, giving my said attorney full power to do everything whatsoever requisite and necessary to be done in the premises as fully as I could do if personally present, hereby ratifying and confirming all that my said attorney shall lawfully do, or cause to be done, by virtue hereof. All this provided this Power-Of-Attorney is filed with the bond and retained as a part of the court records, the said Attorney-In-Fact is hereby authorized to insert in this Power-Of-Attorney the name of the person on whose behalf this bond was given.

IN WITNESS THEREOF: I, Curt Pletcher, Multi-County Agent Bondsman, affix my signature.

for the purpose this 29 day of Nov, 20 18



Curt Pletcher
Mutli-County Agent Bondsman

Case Number CM-18-2892

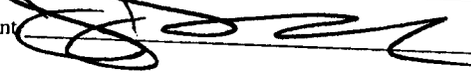
Bond Amount \$ 10,000 Appearance Date 12-6-18-9am Rm 173

Premium Charged \$ 1,000

Defendant Andrew M Brame DOB 12-21-87

Court Dist City Tulsa State OK

Offense App to acc 1

Executing Agent 

IN THE DISTRICT COURT IN AND FOR TULSA COUNTY
STATE OF OKLAHOMA



STATE OF OKLAHOMA

Plaintiff,

vs.

ANDREW D BRAME

Defendant.

Case No. CM-2018-2892
(AMENDED)

DISTRICT COURT
FILED

MAR 08 2019

DON NEWBERRY, Court Clerk
STATE OF OKLA. TULSA COUNTY

APPLICATION TO ACCELERATE JUDGMENT AND SENTENCE

Comes Now **STEPHEN A. KUNZWEILER**, the duly elected and qualified District Attorney for Tulsa County, State of Oklahoma, and shows to the court that heretofore the above named defendant was charged by Information(s) filed in the District Court of Tulsa County with the crimes of **UNLAWFUL POSSESSION OF CONTROLLED DRUG, UNLAWFUL POSSESSION OF DRUG PARAPHERNALIA, TRANSPORTING LOADED FIREARM IN MOTOR VEHICLE, FAILURE TO CARRY INSURANCE/SECURITY VERIFICATION FORM** and thereafter on 11/05/2018 entered his plea of **GUILTY** to the said charges of **UNLAWFUL POSSESSION OF CONTROLLED DRUG, UNLAWFUL POSSESSION OF DRUG PARAPHERNALIA, TRANSPORTING LOADED FIREARM IN MOTOR VEHICLE, FAILURE TO CARRY INSURANCE/SECURITY VERIFICATION FORM** before the Honorable **April Seibert**, Judge of the District Court of Tulsa County. Thereafter, on 11/05/2018 the Court **WITHHELD A FINDING OF GUILT AND DEFERRED SENTENCING** for a term of **ONE (1) YEAR**. Subsequently, the defendant was released from custody and placed under the supervision of the **District Attorney's Office, Probation Division**, subject to certain written Rules and Conditions of Probation with the defendant's deferred sentence being conditioned upon the defendant abiding by said Rules and Conditions of Probation.

The District Attorney has been informed and alleges and states that the defendant has subsequently failed to comply with the Rules and Conditions of Probation entered in the above entitled and numbered cause(s) in that:

Rule #2: I will not purchase, possess or consume any alcoholic beverages or illicit drugs of any kind, nor will I visit places where illicit drugs are sold, dispensed or used. I understand I am not allowed to enter or loiter around bars, liquor stores, taverns, clubs or any area of an establishment that is

ORIGINAL

designated for persons over the age of twenty-one (21) due to the sale and/or consumption of alcohol.

**Defendant failed the following UA when in CUSTODY
02/12/2019- Positive for AMPHETAMINES –nail bed test.**

Rule #9: I will not violate city, state or federal laws and will notify the Supervising Authority within forty-eight (48) hours of any arrest or contact with law enforcement.

On or about November 23, 2018 in Tulsa County, State of Oklahoma and within the jurisdiction of this court, did commit the crime of Assault and Battery- a MISDEMEANOR, by unlawfully, willfully, and wrongfully, commit an Assault and Battery upon the person of one Jennice Atkins as alleged in Incident Number 2018071616, set before the Tulsa Municipal Court.

On or about November 29, 2018, in Tulsa County, State of Oklahoma and within the jurisdiction of this Court, did commit the crime of Unlawful Possession Of Controlled Drug, a Misdemeanor, by unlawfully, knowingly and intentionally, have in his possession and under his control Methamphetamine said drug being classified as controlled dangerous substance in Schedule II of the Uniform Controlled Dangerous Substances Act of this State, as alleged in CM-2018-5761.

Wherefore, the State of Oklahoma requests that the deferred sentence entered in the above entitled and numbered cause(s) be accelerated. The State further requests that a bench warrant be issued for the defendant's apprehension and that a detention hearing be ordered set within a reasonable time after the defendant's apprehension, and further, that the court order subpoenas issued for the following persons to attend said hearing and testify on behalf of the State of Oklahoma.

Stephen A. Kunzweiler
Tulsa County District Attorney

By: Tara K Jack
Tara Jack, OBA #18947
Assistant District Attorney

WITNESS(ES) ENDORSED FOR THE STATE OF OKLAHOMA

Kaily Obrien	DA Supervisor 500 S. Denver Ave., Ste. 109	Tulsa, OK 74103
Officer D. Shipley	600 Civic Center	Tulsa, OK 74103
Officer S. Downie	600 Civic Center	Tulsa, OK 74103
Off. Lance Bond, #2381	Tulsa Police Department 600 Civic Center	Tulsa, OK 74103
Det. Mark Eugene Ohnesorge, #2300	Tulsa Police Department 600 Civic Center	Tulsa, OK 74103
Off. Eric A Spradlin, #02017	Tulsa Police Department 600 Civic Center	Tulsa, OK 74103

APPEARANCE BOND — DISTRICT COURT

IN THE DISTRICT COURT, TULSA COUNTY, OKLAHOMA
STATE OF OKLAHOMA,

DISTRICT COURT
FILED



MAR 15 2019

Plaintiff,

vs.

Andrew Brame

Defendant,

DON NEWBERRY, Court Clerk
STATE OF OKLA. TULSA COUNTY

CM-18-2892

KNOW ALL MEN BY THESE PRESENTS, That we, the above named defendant, as principal, and the undersigned bondsman, corporation and other signers as sureties, jointly and severally acknowledge ourselves to owe and be indebted to the State of Oklahoma in the sum of Twenty five thousand Dollars (\$ 25,000) to be levied on our property, real and personal, cash deposits and escrow deposits, wherever found, to the use of the State of Oklahoma.

THE CONDITION OF THIS BOND IS SUCH that if the above named defendant, now charged in the District Court of Tulsa County, with the crime of App to a cee l and admitted to bail in the above stated sum, shall personally be and appear before the said Court, in the division to which said case is assigned, on the 28 day of Mar 9am 2m 158, 2019, as ordered for arraignment, preliminary hearing, trial or judgment, and from day to day and term to term thereafter as ordered, or on the first day of the next jury term of said Court, if so ordered, and from day to day and term to term thereafter as ordered by said Court, and not depart therefrom without leave, and shall do and receive what shall be enjoined upon him by said Court, until this cause is finally determined, then this bond to be void, otherwise to be in full force and effect.

Principal (Defendant) Yandra Brame
Surety _____
Surety _____
Surety-Licensed Bondsman Jeremy Shepard #199505
Curt Pletcher, #199574
Corporate Surety P.O. Box 66, Springer, OK 73458
By [Signature]
Attorney-in-Fact

Address X17702 S 26th Bx by 74005 Ok
Address _____
Address _____
Office Address 9109 E. 90th St Tulsa, Ok 74133
Dated, filed and approved this 14 day of March 2019
By [Signature]
Deputy

AFFIDAVIT AS TO UNDERTAKING AND QUALIFICATIONS OF SURETY

(Required of all licensed bondsmen, under penalty of perjury, 59 O.S., § 1322; 12 O.S., § 61; 12 O.S., § 62)

STATE OF OKLAHOMA, COUNTY OF TULSA, SS

The undersigned licensed bondsman, being duly sworn, on oath states:

That neither he or she, not anyone for his or her use, has been promised or has received any security or consideration for his or her undertaking, except as stated herein.

Consideration received or promised \$ 0,500

Security received or promised: (List deeds or mortgages and describe personal property.)

Co-Signer/No Collateral

Such promise, security or consideration was received from:
A. Brame
Name

same as above
Address

That he or she is presently duly licensed, registered, and in all respects authorized by law to become surety in this undertaking, 59 O.S., § 1301 et seq.; 22 O.S., § 1101 et seq.; 12 O.S., § 61 et seq.; 22 O.S., § 1320.

That he or she is worth double the sum to be secured, over and above all exemptions, debts and liabilities, 12 O.S., § 1301 et seq.; 22 O.S., § 1101 et seq.; 12 O.S., § 61 et seq.

That he or she has not signed or countersigned this bond in blank, nor has he or she given a power of attorney to, or otherwise authorized, any person to countersign his or her name to this bond unless that person is a licensed bondsman directly employed by a bondsman giving such power of attorney, 59 O.S., § 1316.

That he or she has attached hereto all receipts for collateral accepted by him or her, fully described in detail, 59 O.S., § 1314; 59 O.S., § 1322.

That he or she is authorized, and legally capable, in all respects, to enter into this undertaking, both personally and on behalf of the corporate surety above-named; and that this undertaking is within, and does not exceed, the limitations and conditions of the power of attorney granted him or her by said corporate surety, all pursuant to 59 O.S., § 1320.

That he or she is familiar with the provisions of Oklahoma Statute regarding the effects of defects, omissions and irregularities in such undertakings, 59 O.S., § 1326.

That all legal requirements of licensing, registration and certification have been met by this bondsman, 59 O.S., § 1320.

That the bondsman fully understands that willful misstatement of any material fact herein may subject him or her to prosecution for perjury, and/or to proceedings seeking denial, suspension or revocation of the bondsman's license, 59 O.S., § 1310.

That he or she is a resident of the County of Tulsa State of Oklahoma

[Signature]
Licensed Bondsman

Before me, the undersigned, on this 14 day of March, 2019, personally appeared Jeremy Shepard, known to me to be the identical person who executed the within and foregoing instrument, and acknowledged to me that he executed same as his free and voluntary act and deed. Given under my sign and seal of office on the day and year above written.

SHERIFF

[Signature]
Deputy

NOT TO EXCEED \$100,000

POWER OF ATTORNEY

VOID IF USED WITH OTHER POWERS OF THIS COMPANY

KNOW ALL MEN BY THESE PRESENT

141356

P.O. BOX 66
SPRINGER, OKLAHOMA 73458

That I, Curt Pletcher, of Springer, Oklahoma, Carter County, State of Oklahoma, have made and constituted and appointed by these present do make, constitute and appoint the below named agent, my true and lawful attorney, for me and in my name, place and stead, and to my use, as my employee and agent to write Multi-County Agent bonds, to sign my name, by him, in the execution of any and all bonds made as my agent, giving my said attorney full power to do everything whatsoever requisite and necessary to be done in the premises as fully as I could do if personally present, hereby ratifying and confirming all that my said attorney shall lawfully do, or cause to be done, by virtue hereof. All this provided this Power-Of-Attorney is filed with the bond and retained as a part of the court records, the said Attorney-In-Fact is hereby authorized to insert in this Power-Of-Attorney the name of the person on whose behalf this bond was given.

IN WITNESS THEREOF: I, Curt Pletcher, Multi-County Agent Bondsman, affix my signature.

for the purpose this 14 day of March, 20 19.



Curt Pletcher
Multi-County Agent Bondsman

Case Number CM-18-2892

Bond Amount \$ 25,000

Appearance Date 3-28-19 9am Pm 158

Premium Charged \$ 2,500

Defendant Andrew Brame

DOB 12-21-87

Court Dist

City Tulsa

State OK

Offense App to accel

Executing Agent 



**DISTRICT COURT
FILED**

CM-18-2892

Date Produced: 03/18/2019

MAR 26 2019

TULSA COUNTY COURT HOUSE:

DON NEWBERRY, Court Clerk
STATE OF OKLA. TULSA COUNTY

The following is the delivery information for Certified Mail™/RRE item number 9214 8901 9294 1100 1876 77. Our records indicate that this item was delivered on 03/11/2019 at 03:10 p.m. in SPRINGER, OK 73458. The scanned image of the recipient information is provided below.

Signature of Recipient :

Signature	<i>Curt Pletcher</i>
Name	Curt Pletcher

Address of Recipient :

Address	PO BOX 66
---------	-----------

Thank you for selecting the Postal Service for your mailing needs. If you require additional assistance, please contact your local post office or Postal Service representative.

Sincerely,
United States Postal Service

The customer reference number shown below is not validated or endorsed by the United States Postal Service. It is solely for customer use.

This USPS proof of delivery is linked to the customers mail piece information on file as shown below:

CURTIS PLETCHER
(CM-18-2892/ANDREW BRAME)
PO BOX 66
SPRINGER OK 73458-0066

Customer Reference Number: C1254886.7154077