

## OFFICE OF THE COMMONWEALTH'S ATTORNEY COMMONWEALTH OF KENTUCKY 30<sup>th</sup> JUDICIAL CIRCUIT

# THOMAS B. WINE, COMMONWEALTH'S ATTORNEY

Attention: Assignment EditorDirector of Communications: Jeff CookeOffice:(502) 595-2340 Ext. 3027Cell / Text:(502) 262-5809E-mail:jcooke@louisvilleprosecutor.com

# Statement by Thomas B. Wine in response to August 31, 2020 Facebook posts by Sam Aguiar: Re Breonna Taylor as Co-Defendant in the Jamarcus Glover case.

Today Sam Aguiar, the attorney for the estate of Breonna Taylor, posted on Facebook that the Office of Commonwealth's Attorney and I, as Commonwealth's Attorney, named Breonna Taylor as a Co-Defendant in a pending case against Jamarcus Glover.

Breonna Taylor was never a Co-Defendant in the Jamarcus Glover case. A case including Breonna Taylor as a Co-Defendant was never presented to the Grand Jury nor did our office ever consider presenting one to the Grand Jury with her name. Our office has not and does not posthumously indict any person who is deceased.

The plea sheet that Sam Aguiar posted on Facebook was a draft that was part of preindictment plea negotiations with Mr. Glover and his attorney. Those drafts were never part of the court record and are not court documents. We were aware of the information in the warrants as well as the jail phone calls where Mr. Glover implicated Ms. Taylor in his criminal activity. When I was advised of the discussions, out of respect for Ms. Taylor, I directed that Ms. Breonna Taylor's name be removed. The final plea sheet provided to Mr. Glover's counsel is attached and clearly does not include Ms. Taylor as a Co-Defendant. This plea sheet was emailed on July 21, 2020 to Mr. Glover's attorney. The offer was withdrawn when Mr. Glover failed to surrender himself to court.

Mr. Aguiar's characterization of the draft plea sheet is false as Ms. Taylor was never a Co-Defendant with Mr. Glover. Further, his comments regarding our office distributing "one-sided" information is also a false accusation.

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**COMMONWEALTH'S OFFER** 

ON A PLEA OF GUILTY

Case No. 20CR1270 Court: Circuit Nine

County: Jefferson

Commonwealth of Kentucky Court of Justice courts.ky.gov

COMMONWEALTH OF KENTUCKY

VS.

# JAMARCUS C. GLOVER

# 1. Charges and Penalties

1 ~ CRIMINAL SYNDICATION: ENGAGING IN ORGANIZED CRIME (COMPLICITY) UOR Code: 70240-5 10 TO 20 YEARS

4 ~ TRAFFICKING IN A CONTROLLED SUBSTANCE IN THE FIRST DEGREE SCHEDULE II COCAINE LESS THAN FOUR GRAMS (COMPLICITY) UOR Code: 42370-5 1 TO 5 YEARS

6 ~ ILLEGAL USE OR POSSESSION OF DRUG PARAPHERNALIA UOR Code: 42081-0 UP TO 12 MONTHS &/OR UP TO \$500 FINE

8 ~ TRAFFICKING IN MARIJUANA, SCHEDULE I HALLUCINOGEN (LESS THAN 8 OUNCES) (COMPLICITY) UOR Code: 42301-5 UP TO 12 MONTHS &/OR UP TO \$500 FINE

12 ~ TRAFFICKING IN A CONTROLLED SUBSTANCE IN THE FIRST DEGREE SCHEDULE II OPIATES TEN DOSAGE UNITS OR MORE (COMPLICITY) UOR Code: 42372-5 5 TO 10 YEARS

13 ~ TRAFFICKING IN A CONTROLLED SUBSTANCE IN THE FIRST DEGREE SCHEDULE II COCAINE FOUR GRAMS OR MORE (COMPLICITY) UOR Code: 42368-5 5 TO 10 YEARS

14 ~ TRAFFICKING IN MARIJUANA, SCHEDULE I HALLUCINOGEN (LESS THAN 8 OUNCES) (COMPLICITY) UOR Code: 42301-5 UP TO 12 MONTHS &/OR UP TO \$500 FINE

15 ~ ILLEGAL USE OR POSSESSION OF DRUG PARAPHERNALIA (COMPLICITY) UOR Code: 42081-5 UP TO 12 MONTHS &/OR UP TO \$500 FINE

19 ~ TRAFFICKING IN A CONTROLLED SUBSTANCE IN THE FIRST DEGREE SCHEDULE II METHAMPHETAMINE TWO GRAMS OR MORE (COMPLICITY) UOR Code: 42365-5 5 TO 10 YEARS

20 ~ TRAFFICKING IN A CONTROLLED SUBSTANCE IN THE FIRST DEGREE SCHEDULE II COCAINE FOUR GRAMS OR MORE (COMPLICITY) UOR Code: 42368-5 5 TO 10 YEARS

21 ~ TRAFFICKING IN MARIJUANA, SCHEDULE I HALLUCINOGEN (LESS THAN 8 OUNCES) (COMPLICITY) UOR Code: 42301-5 UP TO 12 MONTHS &/OR UP TO \$500 FINE

22 ~ ILLEGAL USE OR POSSESSION OF DRUG PARAPHERNALIA (COMPLICITY) UOR Code: 42081-5 UP TO 12 MONTHS &/OR UP TO \$500 FINE

PLAINTIFF

DEFENDANT

#### 2. Amended Charges (if any):

## 3. Reason(s) for amended charge(s) and UOR Code(s) (if applicable):

#### 4. Facts of the case:

During a period of time leading up to April 22, 2020, in Jefferson County, Kentucky, the Defendant, acting along with his codefendants and/or others, engaged in an organized crime syndicate that trafficked large amounts of crack cocaine, methamphetamine, marijuana, and opiates into Louisville. This organization sold narcotics mainly from 2424 Elliott Avenue and 2605 W. Muhammad Ali Blvd located in the Russell Neighborhood but also used 2426 and 2425 Elliott Avenue, both vacant houses, to store narcotics and/or firearms. The organization used 3003 Springfield Drive #4 to store proceeds from the trafficking operation. The Defendant also used 3003 Springfield Drive #4 as his address for his bank account with Chase Bank. Additionally, there is photographic evidence of the Defendant going to 3003 Springfield Drive #4 on January 16, 2020, and picking up a package before going straight to 2605 W. Muhammad Ali Blvd, an address where the Defendant routinely sold narcotics.

Louisville Metro Police Department's Place Based Investigation Unit began a long term investigation into this criminal syndication after multiple search warrants were executed on Elliot Ave by members of LMPD's First Division. This investigation included physical surveillance, pole camera surveillance, other electronic surveillance, and the use of confidential informants for narcotics purchases.

On March 13, 2020, the Defendant participated in the sale of narcotics and members of the Louisville Metro Police Department executed a search warrant which recovered approximately 119.032 grams of cocaine and over 10 dosage units of opiates from 2424 Elliott Avenue. The Defendant was present at the time of the search warrant. Following the Defendant's arrest from the execution of this search warrant, the Defendant can be heard on recorded jail calls stating that he kept some of his money at 3003 Springfield Drive #4. More specifically, the Defendant states that the resident of 3003 Springfield Drive had been "handling all his money" and that he can "walk into that residence and go directly to whatever it is no problem".

On April 22, 2020, the Defendant again participated in the sale of narcotics at 2424 Elliot Avenue and a search warrant recovered approximately 102.6 grams of cocaine and approximately 15.65 grams of methamphetamine from 2424 Elliott Avenue. The Defendant was not present during the execution of that search warrant but was seen leaving the house shortly before it was executed.

#### 5. Recommendations of a Plea of Guilty (Plea Agreement):

#### 1: ~ CRIMINAL SYNDICATION: ENGAGING IN ORGANIZED CRIME (COMPLICITY) 10 years to serve

4: ~ TRAFFICKING IN A CONTROLLED SUBSTANCE IN THE FIRST DEGREE SCHEDULE II COCAINE LESS THAN FOUR GRAMS (COMPLICITY) **5 years to serve** 

#### 6: ~ ILLEGAL USE OR POSSESSION OF DRUG PARAPHERNALIA 12 months to serve

# 8: ~ TRAFFICKING IN MARIJUANA, SCHEDULE I HALLUCINOGEN (LESS THAN 8 OUNCES) (COMPLICITY) 12 months to serve

12: ~ TRAFFICKING IN A CONTROLLED SUBSTANCE IN THE FIRST DEGREE SCHEDULE II OPIATES TEN DOSAGE UNITS OR MORE (COMPLICITY) **10 years to serve** 

13: ~ TRAFFICKING IN A CONTROLLED SUBSTANCE IN THE FIRST DEGREE SCHEDULE II COCAINE FOUR GRAMS OR MORE (COMPLICITY) **10 years to serve** 

14: ~ TRAFFICKING IN MARIJUANA, SCHEDULE I HALLUCINOGEN (LESS THAN 8 OUNCES) (COMPLICITY) 12 months to serve

15: ~ ILLEGAL USE OR POSSESSION OF DRUG PARAPHERNALIA (COMPLICITY) 12 months to serve

19: ~ TRAFFICKING IN A CONTROLLED SUBSTANCE IN THE FIRST DEGREE SCHEDULE II METHAMPHETAMINE TWO GRAMS OR MORE (COMPLICITY) **10** years to serve

20: ~ TRAFFICKING IN A CONTROLLED SUBSTANCE IN THE FIRST DEGREE SCHEDULE II COCAINE FOUR GRAMS OR MORE (COMPLICITY) **10 years to serve** 

21: ~ TRAFFICKING IN MARIJUANA, SCHEDULE I HALLUCINOGEN (LESS THAN 8 OUNCES) (COMPLICITY) 12 months to serve

22: ~ ILLEGAL USE OR POSSESSION OF DRUG PARAPHERNALIA (COMPLICITY) 12 months to serve

All to run concurrent with each other and concurrent to the 1 year sentences under indictments 19cr1583 and 19cr2323 for a total of 10 years to serve with no motions for probation.

This Offer is subject to the following conditions:

The Offer is deemed rejected and withdrawn if not accepted prior to: July 21, 2020.

Should the defendant violate any of these conditions prior to final sentencing, the Commonwealth may, at its sole discretion, unilaterally revoke this offer and proceed to trial.

Defendant shall not be charged with any criminal offense in any jurisdiction (State or Federal) from the date of this Indictment.

Defendant shall appear as ordered by the Court and/or any other Court in which Defendant has a pending action.

Defendant shall obey any and all bond conditions set by the Court.

This Offer is conditioned upon any and all Co-Defendants, if any exist, resolving their charges in this action.

Defendant agrees to forfeit any and all items seized in this action including, unless otherwise agreed, any cash, monies and/or vehicles. Defendant stipulates that he is the sole owner of the property and/or funds seized and no other person or entity has any right or interest therein (legal, equitable, or otherwise.)

This plea may subject the defendant to tax liability for controlled substances pursuant to KRS 138.872 et al.

6. Offered this \_\_ day of \_\_\_\_\_, \_\_\_\_.

Defendant

Defense Attorney

**Prosecuting Witness** 

Police Officer

**Prosecuting Witness** 

Police Officer

Attorney for Defendant