

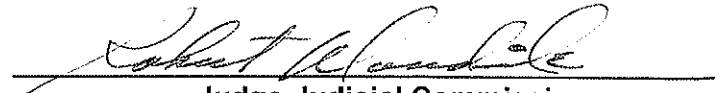
GENERAL SESSIONS COURT OF WILLIAMSON COUNTY TENNESSEE

ARREST WARRANT

To Any Lawful Officer of the Said County:

Information on oath having been made to me by Anna Hobbs that the offense of
Domestic Assault

has been committed, and charging William H. Hobbs thereof, you are therefore
commanded, in the State, herewith to arrest the said Defendant and bring Defendant before the
said Court of General Sessions, to answer the above charge. This 10/12/2009


Judge-Judicial Commissioner
Court of General Sessions

Bail is set at \$ 1500
[] Hold for Open Court

COURT DATE: 10-22-09 TIME: 2:00 PM

SUBPOENA: You are commanded to summon the following witnesses to personally be and appear at the General Sessions
Court-Grand Jury, and testify in behalf of the State of Tennessee:

BPD J. Huddleston

BPD PO BOX 788 BRENTWOOD, TN 37027 371-0160

INFORMATION ABOUT THE DEFENDANT

Name: William H. Hobbs

Address: 511 Waxwood Dr

Brentwood, TN 37027

DOB: 06/02/64 Sex: M Race: W Ht: 6-02 Wt: 170 Hair: BK Eyes: BR

Phone # (615) 337-2934 SS# DL # TN 072479441

Place of Employment: self employed

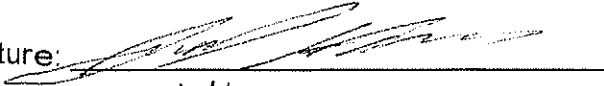
May be found at:

Other:

OFFICER'S RETURN

☒ Warrant Served by arresting Defendant on (date): 10/15/09

☐ Warrant not served because Defendant cannot be found or _____

Officer's Signature: 

Officer's Name: J. Huddleston Officer's Agency: BPD

ORIGINAL

GENERAL SESSIONS COURT OF WILLIAMSON COUNTY TENNESSEE

State of Tennessee vs. William H. Hobbs

Court File #

Agency Case # BPD 09025481 Warrant # 200910185

GSC 50565

AFFIDAVIT OF COMPLAINT

The undersigned affiant, after being duly sworn according to the law, states that Defendant committed the offense of: Domestic Assault in the above county on or about 10/12/2009.

Further, affiant makes oath that the essential facts constituting said offense, the sources of affiant's information, and the reasons why his/her information is believable concerning said facts are as follows:

TCA: 39-13-111 et al CLASS: A Misdemeanor

On 10-12-2009 at approx 5:30 PM, BPD Officer Huddleston was dispatched to Vanderbilt Med Ctr, 21st Ave, Nashville, in response to a reported domestic assault. Upon arrival, Officer Huddleston spoke with Anna Hobbs. Mrs Hobbs stated that on 10-11-2009 at approx 11:15 PM she and her husband William got into an argument that turned physical when Mr Hobbs struck the left side of Mrs Hobbs head and knocked her down. Mrs Hobbs also suffered visible injuries to her left wrist. A short time later, Mr Hobbs left the residence. On 10-12-2009 Mrs Hobbs head was so painful that she went to Vanderbilt Med Ctr for treatment. Vanderbilt reported the incident to BPD. Mrs Hobbs gave a written statement to Officer Huddleston.

This constitutes the offense of domestic assault, a class A misdemeanor per TCA 39-13-111.

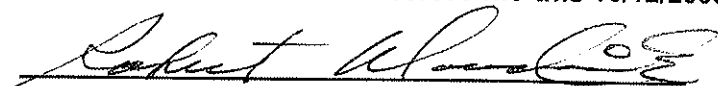
Affiant: Anna Hobbs

Signature: 

Address:

511 Waxwood Dr.
Brentwood, TN 37027
Phone: (615) 310-1963

Sworn to and subscribed before me this 10/12/2009



Judge-Judicial Commissioner
Court of General Sessions

2009 OCT 12 PM 8:58

WAIVER OF COUNSEL

The defendant after being fully advised of his/her right to the aid of counsel in every stage of the proceedings, and further having been advised that if indigent an attorney will be appointed to represent the defendant, hereby waives his/her right to counsel.

Defendant

Judge Court of General Sessions

**WAIVER OF INDICTMENT & TRIAL
BY JURY**

The defendant after being fully advised of his/her rights by the Court, waives his/her rights to indictment or presentment by the Grand Jury and to trial by jury and demands trial by this Court and pleads

Guilty to the charge.

Defendant

Judge Court of General Sessions

JURISDICTIONAL WAIVER

After being duly advised, defendant hereby waives the Constitutional limit of a fifty dollar maximum fine in cases not tried before a jury and submits likewise to the limits otherwise provided by law.

Defendant

Judge Court of General Sessions

WAIVER OF PRELIMINARY HEARING

The defendant after being fully advised of his/her rights by the Court, waives his/her rights to a preliminary hearing for a determination of probable cause to bind his/her case to the next Grand Jury. Defendant demands to have his/her case bound over directly to the next Williamson County Grand Jury, without benefit of preliminary hearing.

Defendant

Judge Court of General Sessions

WAIVER OF TEN DAY RULE

After being duly advised, defendant waives the right (1) to hearing within 10 days. (2) to hearing within 30 days.

Defendant

Judge Court of General Sessions

1. PLEA: Guilty ☐ Not Guilty ☐
No Plea ☐ Best Interest ☐

2. Charge Amended to: _____

3. JUDGEMENT:

☐ The Defendant is found to be not guilty.
☐ The Defendant is found to be guilty of
the offense of _____

☐ Nolle Prosequi entered by prosecutor.

☐ Case dismissed at request of _____

☒ Case Retired. 3 months: ① incur no new charges

4. SENTENCE:

☐ Fine: \$ _____ and Cost: s _____

☐ Workhouse _____ months _____ days.

☐ @ _____ %

☐ Sentence suspended after service of _____ days.

☐ Driving privilege suspended for _____

☐ Restricted license eligible.

☐ Attend safe driving school _____ alcohol
safety school _____ Alcohol treatment _____

☐ Probation for _____ months _____ days.

☐ Condition of Probation _____

☐ Public Service for _____ hours.

5. Failure to Appear. Date _____

☐ Forfeit/Capias

☐ Issue Attachment or Alias Arrest Warrant

☐ Judge Signature _____

6. Case for Preliminary Hearing

☐ Preliminary hearing waived

☐ Preliminary hearing conducted. Bound over to
Williamson County Grand Jury.

☐ No probable cause found.

☐ Bond: \$ _____

Conditions _____

[Signature]
Judge-General Sessions Court Judge

Date of Final Disposition 12-08-09

Defense Attorney: Venus Riner

LKY

② \$100

to Bridges
pd today

③ continue
counseling
& follow
all recs

Review
date
2-2-10
(w/aw)

Appraiser
issued
if all
documents w/
appropriate
disposition
after speaking
with all
parties
&
law
enforcement

General Sessions

Williamson

Court

County

Tennessee

ORIGINAL

ORDER GRANTING BAIL FOR ABUSE CASES

BPD 09025481

Agency / Case Number

State of Tennessee

vs.

William H. Hobbs

Pursuant to Tennessee Code Annotated, Section 40-11-150, the Court has reviewed the facts of the arrest and detention of the defendant and has determined that the defendant: *(check where applicable)*

- ☒ 1. Is a threat to the alleged victim or other family or household member.
☐ 2. Is a threat to the public safety.
☒ 3. Is reasonably likely to appear in court.

Pursuant to the above findings, the Defendant's release or bail is conditioned on the following and it is ORDERED that:

- ☒ 1. The defendant is enjoined from threatening to commit or committing specified offenses set forth in the warrant and against the alleged victim or other family or household member.
☒ 2. The defendant is prohibited from harassing, annoying, telephoning, contacting or otherwise communicating with the alleged victim, either directly or indirectly.
☒ 3. The defendant is directed to vacate or stay away from the home of the alleged victim and to stay away from any other location where the victim is likely to be.
☐ 4. The defendant is prohibited from using or possessing a firearm or other weapon specified by the court as follows:
☐ 5. The defendant is prohibited from possessing or consuming alcohol or controlled substances.
☒ 6. The Defendant may return to residence with police escort to retrieve personal or medical necessities.
☐ 7. Any other order required to protect the safety of the alleged victim and to ensure the appearance of the defendant in court as determined by this court as follows:

BAIL SET AT: 1500.00 TWELVE (12) HOUR HOLD EXPIRES: _____

warned - Mr Hobbs left the residence

IT IS FURTHER ORDERED that a copy of this order be given to the defendant, the victim, and all appropriate law enforcement agencies.

I acknowledge these conditions:

Way A. Pendergast
Judge / Magistrate

10-15-09
Date

William H. Hobbs
Defendant

10/15/09
Date

ORDER DISCHARGING DEFENDANT FROM CONDITIONS OF BAIL

For good cause, IT IS ORDERED that the defendant is discharged from all conditions of bail set above, except and the clerk shall send notice to appropriate law enforcement agencies.

Judge

Date

NOTICE TO DEFENDANT

If you violate this order thinking that the other party has given you permission to do so, you are wrong and can be arrested and prosecuted. The terms of this order cannot be changed by agreement of the parties. Only the court can change this order.

VIOLATION OF THIS ORDER MAY CONSTITUTE CONTEMPT OF COURT AND/OR A CLASS A MISDEMEANOR PURSUANT TO T.C.A. §39-13-113 AND MAY CAUSE YOUR BAIL TO BE REVOKED.

Hobbs
25096**WAIVER OF COUNSEL**

The defendant after being fully advised of his/her right to the aid of counsel in every stage of the proceedings, and further having been advised that if indigent an attorney will be appointed to represent the defendant, hereby waives his/her right to counsel.

Defendant

Judge Court of General Sessions

WAIVER OF INDICTMENT & TRIAL BY JURY

The defendant after being fully advised of his/her rights by the Court, waives his/her rights to indictment or presentment by the Grand Jury and to trial by jury and demands trial by this Court and pleads

Guilty to the charge.

Defendant

Judge Court of General Sessions

JURISDICTIONAL WAIVER

After being duly advised, defendant hereby waives the Constitutional limit of a fifty dollar maximum fine in cases not tried before a jury and submits likewise to the limits otherwise provided by law.

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Defendant

Judge Court of General Sessions

1. PLEA:

Guilty ☐Not Guilty ☐No Plea ☐Best Interest ☐

2. Charge Amended to: _____

3. JUDGEMENT:

☐ The Defendant is found to be not guilty.☐ The Defendant is found to be guilty of the offense of _____☐ Nolle Prosequi entered by prosecutor.☐ Case dismissed at request of _____☐ Case Retired.

4. SENTENCE:

☐ Fine: \$ _____ and Cost: s _____.☐ Workhouse _____ months _____ days.☐ @ _____ %☐ Sentence suspended after service of _____ days.☐ Driving privilege suspended for _____☐ Restricted license eligible.☐ Attend safe driving school _____ alcohol safety school _____ Alcohol treatment _____☐ Probation for _____ months _____ days.☐ Condition of Probation _____☐ Public Service for _____ hours.

5. Failure to Appear. Date _____

☐ Forfeit/Capias☐ Issue Attachment or Alias Arrest Warrant☐ Judge Signature _____

6. Case for Preliminary Hearing

☐ Preliminary hearing waived☐ Preliminary hearing conducted. Bound over to Williamson County Grand Jury.☐ No probable cause found.☐ Bond: \$ _____
Conditions _____

Judge-General Sessions Court Judge

Date of Final Disposition

Defense Attorney: _____

☐ Appointed☐ Retained

6-22-06

ORIGINAL

GENERAL SESSIONS COURT OF WILLIAMSON COUNTY TENNESSEE

State of Tennessee vs. William Howard Hobbs

Court File #

Agency Case # FPD 06-1746 Warrant # 200606289

05296

AFFIDAVIT OF COMPLAINT

The undersigned affiant, after being duly sworn according to the law, states that Defendant committed the offense of: 1ST sus dl - in the above county on or about June 15, 2006.

Further, affiant makes oath that the essential facts constituting said offense, the sources of affiant's information, and the reasons why his/her information is believable concerning said facts are as follows:

TCA: 55-50-504 et al CLASS: B MISDEMEANOR

On June 15, 2006 at approximately 8:45 A. M., Officer Brown observed a vehicle speeding 62 MPH in a 45 MPH speedzone on Hillsboro Road, Franklin, Williamson County, Tn. The defendant/driver was identified as William Howard Hobbs. A computer check revealed that the defendant's license was suspended on 5-30-06 in Davidson County, Tn for failing to satisfy.

This constitutes the offense of 1st sus DL.

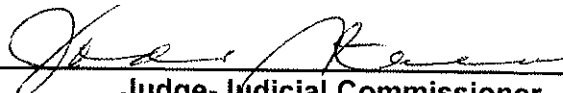
Affiant
Name:

FPD Brown

Address:

FRANKLIN P.D. 109 3RD AVES FRANKLIN TN 37064

Sworn to and subscribed before me this 6/15/2006



Judge-Judicial Commissioner
Court of General Sessions

Phone: 615 794 2513