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	CUIT COURT BROWN COUNTY RANCH	Brown County, WI 2023CF001055
STATE OF WISCONSIN Plaintiff, vs.	DA Case No.: 2023BR004112 Assigned ADA: Maggie R Crawford Agency Case No.: 23-232751 Court Case No.: 2023CF	Honorable Timothy A Hinkfuss Branch 7
DESMOND DAVION JORDAN 2216 Carstensen Lane Green Bay, WI 54304 DOB: 08/13/1999 Sex/Race: M/I Eye Color: Green Hair Color: Brown Height: 5 ft 9 in Weight: 195 lbs Alias: Also Known As DEZO	CRIMINAL COMPLAINT	

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For Official Use

Complainant, Maggie R. Crawford, an Assistant District Attorney, being first duly sworn on oath, deposes and says that:

Count 1: POSSESSION OF THC (TETRAHYDROCANNABINOLS) - 2ND AND SUBSEQUENT OFFENSE

The above-named defendant on or about Sunday, June 18, 2023, in the City of Green Bay, Brown County, Wisconsin, having previously been convicted of a criminal offense relating to controlled substances, in Brown County Case 2019CF209, did knowingly possess a controlled substance, Tetrahydrocannabinols (THC), contrary to sec. 961.41(3g)(e) Wis. Stats., a Class I Felony, and upon conviction may be fined not more than Ten Thousand Dollars (\$10,000), or imprisoned not more than three (3) years and six (6) months, or both.

And the Court may suspend the defendant's operating privileges for not less than six (6) months nor more than five (5) years. If the defendant's driving privileges are already suspended, any suspension imposed must be served consecutively.

Count 2: FELONY BAIL JUMPING

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Defendant.

The above-named defendant on or about Sunday, June 18, 2023, in the City of Green Bay, Brown County, Wisconsin, having been charged with a felony in Brown County Case 2019CF897 and having been released from custody under Chapter 969 Wis. Stats., did intentionally fail to comply with the terms of his bond, contrary to sec. 946.49(1)(b) Wis. Stats., a Class H Felony, and upon conviction may be fined not more than Ten Thousand Dollars (\$10,000), or imprisoned not more than six (6) years, or both.

Count 3: FELONY BAIL JUMPING

The above-named defendant on or about Sunday, June 18, 2023, in the City of Green Bay, Brown County, Wisconsin, having been charged with a felony in Brown County Case

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2021CF2063 and having been released from custody under Chapter 969 Wis. Stats., did intentionally fail to comply with the terms of his bond, contrary to sec. 946.49(1)(b) Wis. Stats., a Class H Felony, and upon conviction may be fined not more than Ten Thousand Dollars (\$10,000), or imprisoned not more than six (6) years, or both.

Count 4: OBSTRUCTING AN OFFICER

The above-named defendant on or about Sunday, June 18, 2023, in the City of Green Bay, Brown County, Wisconsin, did knowingly obstruct an officer, while such officer was doing an act in an official capacity and with lawful authority,, contrary to sec. 946.41(1) Wis. Stats., a Class A Misdemeanor, and upon conviction may be fined not more than Ten Thousand Dollars (\$10,000), or imprisoned not more than nine (9) months, or both.

Complainant is an Assistant District Attorney with the Brown County District Attorney's Office and knows of the above offense(s) on information and belief based upon:

PROBABLE CAUSE:

The complainant, being duly sworn on oath, swears that she has had the opportunity to review the police reports from officers of the Green Bay Police Department, and other documents supporting this complaint referenced herein, which are the types of reports and documents kept in the ordinary course of business, which complainant believes to be truthful and reliable because they have proven to be truthful and reliable on numerous occasions in the past.

The complainant further asserts that based upon her review of the referenced reports and/or supporting documents, the incidents alleged occurred in the City of Green Bay, Brown County, Wisconsin.

1. Your complainant's review of the report prepared by Officer Rager of the Green Bay Police Department, which states in part:

On 06-18-23, I, Officer Rager, was working uniformed patrol as 3B3k for the Green Bay Police Department. At approximately 1:18am, officers were dispatched to the Sardine Can Bar (128 S Broadway) for a trespassing call. Call notes stated that a male identified as "Desmond Jordan" (**Desmond D Jordan DOB 08-13-99**) was inside the bar after being trespassed. The bouncer stated he was going to confront him and the male fled from the bar on foot. He was described as wearing jeans, a white shirt and orange hat and was last seen running northbound on S Broadway.

I was two blocks away when the call was being dispatched and began heading in the direction. As the notes stated he was running northbound, I was at the intersection of W Walnut St/Museum PI. I observed a male matching that description running from the 100 block of S Broadway towards my squad. I notified dispatch of the location and waited until the male crossed the street. I exited my squad and asked the male what was going on. He did not answer me so I asked him to stop. He continued to walk away until I ordered him to stop walking. I asked what his name was and he said "Bradley". I asked where he was coming from and he said "Kwik Trip", which I knew to be not true. When I challenged him on that he began walk away and act as if he was calling a nearby friend.

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As he would not stop walking away, I said to "come here" and went to grab his wrist to detain him. As soon as I grabbed his wrist, he pulled away from me and actively resisted my attempt to detain him. He turned around as he pulled away and was reaching towards his waist/pocket area. At this point, he had not been frisked for weapons and I was unsure if he was armed. I was also still alone with him and decided to disengage to wait for another officer. He then turned away and began walking away quicker. I ordered him several times to have a seat on the ground but he continued to walk away and call an imaginary friend. At that time, I believed he was going to attempt to flee on foot. I got closer and he again turned to face me. I ordered him to get on the ground or he would be helped to the ground. I again grabbed his wrist and began to put it behind his back, when he turned towards me again. I yelled from him to get on the ground as he began pulling his arm away from me. Due to his continued active resistance to my attempts to detain him and his unwillingness to listen to commands, I performed a modified hug-yourself decentralization. I held onto his arm to control his rate of descent until he landed onto a grassy area. He was flipped over and placed in handcuffs.

During the entire interaction before placing Desmond into custody, he was argumentative and dishonest. Also due to his repeated attempts to walk away, I was unable to reason with him or explain why officers were attempting to stop him. It was also clear from speaking with him that he was intoxicated. I completed follow-up procedures and Desmond claimed his wrist hurt but said he wasn't worried about it and denied rescue. When officers tried to explain why I did what I did, he was either incapable of understanding or was too intoxicated to understand the sequence of events. He focused on a prior incident from several weeks ago and the trespassing as opposed to the resisting/obstructing issue.

2. Your complainant's review of the report prepared by Officer Skeens of the Green Bay Police Department, which states in part:

On Sunday June 18, 2023, I, Officer A. Skeens was in full uniform in a fully marked squad operating as unit 4B2 for the Green Bay Police Department in Brown County. At approximately 0118 hours I was dispatched to 128 S Broadway at the Sardine Can Bar for a male that was no trespassed and was at the bar.

I arrived at the above address and spoke with the bouncer who had originally called. Upon talking with him, he stated that a male wearing an orange hat had been no trespassed approximately two weeks ago due to a disturbance that took place at the bar. The bouncer stated that he knows he is trespassed, and he came into the bar area. The bouncer had called dispatch and notified them that he was there. While there the male started to argue with the bouncers until the bouncer stated he was on the phone with dispatch the male took off northbound on Broadway. While I was talking with the bouncer Officer Rager had called over the radio he was fighting with a male by the riverside apartments. I started to make my way over there when the Officers stated they had him in custody.

I arrived by the river side apartments where I spoke with Officers and after indexing **Desmond D. Jordan (DOB 08/13/1999)** who was the male that was no trespassed, we positively identified that the male was Desmond from a GERP photo, and he was matching the description of blue jeans and a white T-shirt.

I transported Desmond to the Brown County Jail where Correctional Officers had asked Desmond if he had any drugs on him due to him smelling like marijuana. Desmond stated he

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did and reached into the front of his pants and took out a baggy with a green leafy substance in it. I placed it in a bag where I later logged it into evidence. Desmond was turned over to correctional officers with no further incident.

I weighed the green leafy substance on the scale at the Police Department in evidence and properly logged and sealed it into evidence. Exhibit #810001 **1.70 Grams** of Marijuana was placed into small evidence locker number 10.

3. Your complainant's review of the report prepared by Narcotics Investigator Harvath of the Brown County Drug Task Force, which states in part:

On Monday, June 19, 2023 I, Narcotics Investigator Harvath, went to the Green Bay Police Department to test a sample of evidence Exhibit 1 for this case at the request of the Brown County District Attorney's Office. The substance I tested was a green leafy plant-like substance that looked and smelled like marijuana, based on my training and experience. With the assistance of evidence personnel, I gained access to Exhibit 1.

I took a sample of the suspect plant material from Exhibit #1 and tested it using the Duquenois Levine Reagent Test. I observed the following. After breaking the first ampoule, no color change was observed. After breaking the second ampoule, I observed the liquid turn purple. After breaking the third ampoule and rotating the packet one-quarter turn, I observed a separation in the purple color, light over dark. These observations indicate a **positive test for marijuana**, which contains THC, a controlled substance.

The exhibit was then resealed and custody of the exhibit was transferred back to evidence personnel. This concluded my involvement in this matter.

- 4. The complainant has also reviewed the records of the Wisconsin Circuit Court Access Program which she has used in the past and found to be reliable which indicate that on July 1, 2019 the defendant was charged with Manufacture/Deliver THC, Solicitation of Manufacture/Deliver Heroin, Felony Bail Jumping, Conspiracy to Commit Manufacture/Deliver Heroin, Conspiracy to Commit Manufacture/Deliver Designer Drugs 2nd+ Offense and Possession of THC 2nd+ Offense in Brown County Case 19CF897 and allowed to be released on bond with a condition that he commit no new crimes. Said bond and its conditions were in effect on said date.
- 5. The complainant has also reviewed the records of the Wisconsin Circuit Court Access Program which she has used in the past and found to be reliable which indicate that on December 7, 2021 the defendant was charged with Possession with Intent to Deliver Narcotics 2+ Offense as Party to a Crime, Felony Bail Jumping, Possession of THC 2+ Offense as Party to a Crime and Resisting or Obstructing an Officer in Brown County Case 21CF2063 and allowed to be released on bond with a condition that he commit no new crimes. Said bond and its conditions were in effect on said date.
- 6. Your complainant has reviewed the records of the Wisconsin Circuit Court Access Program (CCAP) website, which records are believed to be truthful and reliable as they are records kept in the ordinary course of departmental business. Said records indicate that on June 3, 2019, the defendant was convicted of Possession of THC and Possession of Drug Paraphernalia in

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Brown County Case number 19CF209. Said conviction remains of record and unreversed making the defendant a Subsequent Offender.

Complainant

Based on the foregoing, the complainant believes this complaint to be true and correct.

Subscribed and sworn to before me on Electronically Signed By: 06/19/23 Maggie R Crawford

Electronically Signed By:

Kevin L Steuck

Assistant District Attorney

State Bar #: 1129380

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