IN THE COUNTY COURT OF LANCASTER COUNTY, NEBRASKA

C1224-1

)	RETURN ON ORDER TO
)	PRODUCE IDENTIFYING
)	PHYSICAL
	CHARACTERISTICS
)	EVIDENCE
SS.	
))) ss.

The undersigned states that he received the Order to Produce Identifying Physical Characteristic Evidence issued herein on the 25th day of March, 2024 and that he did execute the same on the 27th day of March, 2024 by obtaining the evidence described, to-wit:

-DNA buccal swab from Terique L. Jackson

DATED this 28th day of March, 2024.

Investigator Robert Martin #1586

SUBSCRIBED AND SWORN to before me this 28th day of March, 2024.

C3-094286

002175979D02



RECEIPT

The undersigned hereby acknowledges receipt of the following described property seized from the Lincoln Police Department, 575 South 10th Street in Lincoln, Lancaster County, Nebraska:

-DNA buccal swab from Terique L. Jackson

Clerk of District Court

LANCASTER COUNTY, NEBRASKA

DATED this 27th day of March, 2024.

Law Enforcement Officer

WITNESS

STATE OF NEBRASKA,
PLAINTIFF,

VS.

ORDER TO PRODUCE IDENTIFYING PHYSICAL CHARACTERISTICS

TERIQUE L JACKSON,

TO: Ryan Lawrence #1825, and other law enforcement officers of the Lincoln Police Department

WHEREAS, Ryan Lawrence has filed an Affidavit before the undersigned Judge of the County Court of Lancaster County, Nebraska, a copy of which Affidavit is

attached hereto and made a part hereof, the court finds that for purposes of this Order the facts set forth in said Affidavit are true, and said facts and the evidence adduced

constitute grounds and probable cause for the issuance of an Order to Produce Identifying Physical Characteristics. The Court further finds and orders as follows:

- That the offense of POSSESS FIREARM BY PROHIBITED PERSON 28-1206(3)(B) AND POSSESS FIREARM WHILE COMMIT FELONY 28-1205(2)(C) is the subject of said Affidavit referred to above
- 2. That there is probable cause to believe that the offense of POSSESS FIREARM BY PROHIBITED PERSON 28-1206(3)(B) AND POSSESS FIREARM WHILE COMMIT FELONY 28-1205(2)(C) has been committed.
- 3. That there is probable cause to believe that Terique L Jackson committed said offense.
- 4. That Identifying Physical Characteristics Sought is DNA.
- 5. That Terique L Jackson has refused, to voluntarily provide the identifying physical characteristics sought.
- 6. That Teirque L Jackson is the individual who may be detained for obtaining such identifying physical characteristics.
- 7. That Ryan Lawrence and other officers of the Lincoln Police Department

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- are the peace officers authorized to obtain such identifying physical characteristics and to effectuate any detention which may be necessary to obtain the same.
- 8. That Terique L Jackson will be under no legal obligation to submit to any interrogation or to make any statement during the period of his appearance.
- 9. That such identifying physical characteristics may be obtained at 575 S 10th ST, Lincoln, Lancaster County, Nebraska.
- 10. That Terique L Jackson shall appear at the 575 S 10th ST, Lincoln, Lancaster County, Nebraska, at such date and time as is designated by Ryan Lawrence for the purpose of obtaining the above-mentioned identifying physical characteristics.
- 11. That if Terique L Jackson fails to comply with the request of said Ryan Lawrence, the said Terique L Jackson shall be guilty of contempt of court and be punished accordingly.
- 12. That Terique L Jackson shall be required to stay no longer than one (1) hour for the purpose of Ryan Lawrence obtaining the above-mentioned identifying physical characteristics.
- 13. That this Order shall remain in force and effect for a period of fifteen (15) days only.
- 14. That a copy of this Order shall be served upon Terique L Jackson.
- 15. That a Return of this Order shall be made within 30 days after the identification procedures have been carried out, setting forth the type of identifying physical characteristics obtained. If the Order is not executed, a Return shall be filed within 30 days stating the same.

THEREFORE, you are commanded to search the said Terique L Jackson to produce the aforementioned identifying physical characteristics which constitutes evidence that a criminal offense has been committed, and to seize the same.

GIVEN UNDER MY HAND AND SEAL this $\overline{2}$

JUDGE OF THE COUNTY COUR

C3-094286

Clerk of District Court

IN THE COUNTY COURT OF LANCASTER COUNTY, NEBRASKA

STATE OF NEBRASKA,
PLAINTIFF,

AFFIDAVIT FOR
ORDER TO PRODUCE IDENTIFYING
PHYSICAL CHARACTERISTICS

VS.

TERIQUE L JACKSON,

COMES NOW, Officer Ryan Lawrence #1825 of the Lincoln Police Department, being first duly sworn upon oath, deposes and states as follows:

- 1. Your AFFIANT was assigned to investigate the crimes of POSS FIREARM BY A PROHIBITED PERSON 28-1206(3)(B), and POSS FIREARM DURING COMMISSION OF A FELONY 28-1205(2)(C) that occurred at the intersection of 33rd and Calvert, Lancaster County, Nebraska.
- 2. Your AFFIANT has reviewed reports of other peace officers involved in the investigation of POSS FIREARM BY A PROHIBITED PERSON 28-1206(3)(B), and POSS FIREARM DURING COMMISSION OF A FELONY 28-1205(2)(C) and has conducted additional follow up into the investigation of the incident. According to the information that your AFFIANT obtained:

On 10-20-2023 at approximately 0044 hours, your AFFIANT observed a green Chevrolet Tahoe NE #5TJMOB operating near the intersection of 33rd and Calvert. On 9-21-2023 Inv. Villamonte #1700 initiated a broadcast for this vehicle and Terique L Jackson (2-10-1992) who is the registered owner. Per this broadcast and Sgt Sorensen #1540 Jackson was to be cited and lodged regardless for possession of a controlled substance.

Your AFFIANT initiated a traffic stop on the vehicle at 33rd and Calvert reference the active broadcast, contacting Jackson as the driver and sole occupant of the vehicle. I took Jackson into custody, and conducted a search of his person. During a search of Jackson's left front pants pocket, I located a plastic baggie tied in a knot with a white powdery residue throughout.

Jackson admitted that this baggie contained Cocaine. This residue would later be exposed to a presumptive test and yielded a positive result for Cocaine.

During a search of Jackson's vehicle, I located a black satchel type bag under the driver's side of the back seat. This bag contained a black in color Rohm brand .38 Special revolver (s/n 28715). This revolver was fully loaded with 6 .38 Special rounds. Jackson is a multi-time convicted felon with

the most recent conviction appearing to be from 6-19-2017 for AID/ABET A CLASS 3A FELONY - 28-206, and ACCESSORY TO CLASS 2 OR 2A FELONY - 28-204(2) (B).

3. Your AFFIANT knows that buccal DNA swabs are a way of producing non-testimonial identification evidence regarding the person responsible for the POSS FIREARM BY A PROHIBITED PERSON - 28-1206(3)(B), and POSS FIREARM DURING COMMISSION OF A FELONY - 28-1205(2)(C) described herein. The identifying physical characteristics sought from Terique L Jackson is a sample of his DNA in the form of DNA buccal swabs. The procurement of these identifying physical characteristics is likely to contribute evidence to the further identification of Terique L Jackson as being the person responsible for the offense herein.

The identifying physical characteristics sought can be obtained from Terique L Jackson at 575 S 10th St, Lincoln, Lancaster County, Nebraska and should require a detention not to exceed one (1) hour.

AFFIANT further states that there is probable cause to believe that Terique L Jackson is responsible for POSS FIREARM BY A PROHIBITED PERSON - 28-1206(3)(B), and POSS FIREARM DURING COMMISSION OF A FELONY - 28-1205(2)(C) as described herein, and in violation of the laws of the State of Nebraska.

4. Your AFFIANT has been advised by Terique L Jackson's attorney that Terique L Jackson has refused to voluntarily provide a DNA sample via buccal swabs.

Further your affiant saith not.

DATED this 25k day of March

Ryan Lawrence 1825

SUBSCRIBED AND SWORN to before me this

JUDGE OF THE COUNTY COURT

PRINTED NAME OF JUDGE