

IN THE CRIMINAL COURT OF HAMILTON COUNTY, TENNESSEE

STATE OF TENNESSEE,)	
)	
<i>Plaintiff,</i>)	SECOND DIVISION
)	
vs.)	
)	
ARTERRIUS ALLEN, ET AL.,)	NO(s). 305573, 305574, 305575,
)	305576, 305577, 305578,
<i>Defendants.</i>)	305579, 305580

**SUPPLEMENTAL ORDER SETTING CONDITIONS OF RELEASE
UPON SUPERCEDING PRESENTMENT**

On August 15, 2018, the State of Tennessee filed a superseding presentment in the *Allen* set of cases. *See Allen* Cases, Docket Nos. 304474 – 304525. Also on that day, the Court entered a preliminary order maintaining the conditions of release as were then currently in place with the original presentment. Upon further examination of the superseding presentment, it appears to the Court that new and material allegations of fact are present with respect to some of the accused that warrant modification of the terms of release.

With respect to these persons, and pursuant to the Release from Custody and Bail Reform Act of 1978, Tenn. Code Ann. § 40-11-101 *et seq.*, the Court finds that the release on recognizance, pursuant to Tenn. Code Ann. § 40-11-115(b), is not appropriate given the nature of the alleged offense and the apparent probability of conviction and the likely sentence, insofar as these factors are relevant to the risk of nonappearance.

In addition, upon the information presently before the Court, the Court also finds that additional conditions of release are necessary, including the posting of bail, and that these conditions are the least onerous conditions reasonably likely to assure the individual Defendant's appearance in court, as well as to protect the safety of the public and the alleged victim(s) in this matter. Bail established as a condition of release by this order has been considered *in individual cases* upon the allegations set forth in the superseding presentment and by considering the other factors set forth in Tenn. Code Ann. § 40-11-118 where facts may be known.

Accordingly, pursuant to Tenn. Code Ann. §§ 40-11-116 and 40-11-118, the Court requires the deposit of *additional* bail as a condition of release on the charges brought in the superseding indictment in the following cases and amounts, respectively:

305573	GRIER, ANDRE	Bond Amount:	\$1,500,000.00
305574	HIGH, COURTNEY	Bond Amount:	\$1,500,000.00

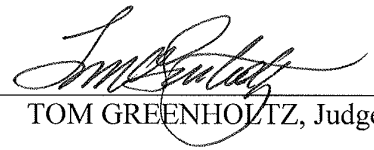
305575	SHELTON, CHARLES	Bond Amount:	\$1,500,000.00
305576	BRAGG, RAVEN	Bond Amount:	\$5,000.00
305577	COLLIER, CORDELLE	Bond Amount:	\$150,000.00
305578	MCREYNOLDS, ERIC	Bond Amount:	\$650,000.00
305579	RAMSEY, CHENIKA	Bond Amount:	\$75,000.00
305580	SIMS, COYNESHA	Bond Amount:	\$75,000.00

Unless specifically modified herein, all other terms and conditions of release required by this Court, as well as those imposed by another court, if any, shall remain in full force and effect as originally ordered.

If any Defendant fails to strictly comply with any of the conditions of release herein set forth, the bond shall be immediately forfeited, a warrant shall issue for the arrest of the Defendant to be held without bond pending further hearing, and the Defendant and/or surety may be ordered to pay the amount of the bond.

It is so ordered.

Enter, this the 16th day of August, 2018.


 TOM GREENHOLTZ, Judge

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