

The State of Ohio,  
Franklin County

} SS.

**INDICTMENT FOR: Engaging in a Pattern of Corrupt Activity (ORC 2923.32) (F1) (1 Count); Trafficking in a Fentanyl-Related Compound with Specifications (ORC 2925.03) (F1) (1 Count); Possession of a Fentanyl-Related Compound with Specifications (ORC 2925.11) (F1) (1 Count); Trafficking in Cocaine with Specifications (ORC 2925.03) (F1) (2 Counts); Possession of Cocaine with Specifications (ORC 2925.11) (F1) (2 Counts); Trafficking in Cocaine with Specifications (ORC 2925.03) (F1) (1 Count); Possession of Cocaine with Specifications (ORC 2925.11) (F1) (1 Count); Trafficking in a Fentanyl-Related Compound with Specifications (ORC 2925.03) (F1) (3 Counts); Possession of a Fentanyl-Related Compound with Specifications (ORC 2925.11) (F1) (3 Counts); Trafficking in Cocaine with Specifications (ORC 2925.03) (F4) (2 Counts); Possession of Cocaine with Specifications (ORC 2925.11) (F4) (1 Count); Trafficking in a Fentanyl-Related Compound with Specifications (ORC 2925.03) (F1) (2 Counts); Possession of a Fentanyl-Related Compound with Specifications (ORC 2925.11) (F5) (2 Counts); Possession of Cocaine with Specifications (ORC 2925.11) (F5) (1 Count); Trafficking in Persons - Commercial Sex Acts (ORC 2905.32) (F1) (7 Counts); Compelling Prostitution (ORC 2907.21) (F3) (7 Counts); Promoting Prostitution (ORC 2907.22) (F4) (1 Count); Promoting Prostitution (ORC 2907.22) (F4) (6 Counts). Total: 44 Counts.**

**Grand Jury Term**

Beginning September 9, 2022

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**Count One**            **Engaging in a Pattern of Corrupt Activity, §2923.32, F1**  
**Defendants**            Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers, Ezra Reuben Bowers, Crystal Layne Tippie  
**Date of Offense**    On or about October 1, 2018 to November 3, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers, Ezra Reuben Bowers, Crystal Layne Tippie late of said County, on or about October 1, 2018 to November 3, 2021, within the County of Franklin aforesaid, in violation of section 2923.32 of the Ohio Revised Code, while employed by, or associated with, any enterprise did conduct or participate in, directly or indirectly, the affairs of the enterprise through a pattern of corrupt activity or the collection of an unlawful debt, to wit: Trafficking in Persons and/or Compelling Prostitution and/or Promoting Prostitution and/or Trafficking in a Fentanyl-Related Compound and/or Trafficking in Cocaine.

Furthermore, at least one of the incidents of corrupt activity was a felony of the first, second, or third degree, aggravated murder, or murder, or at least one of the incidents was a felony under the law of this state that was committed prior to July 1, 1996, and constituted a felony of the first, second, or third degree, aggravated murder, or murder or was committed on or after July 1, 1996, or one of the incidents of corrupt activity was a felony under the law of the United States or of another state that, if committed in this state on or after July 1, 1996, would have constituted a felony of the first, second, or third degree, aggravated murder, or murder under the law of this state, to wit: Trafficking in Persons and/or Compelling Prostitution and/or Promoting Prostitution and/or Trafficking in a Fentanyl-Related Compound and/or Trafficking in Cocaine.

**Count Two            Trafficking in a Fentanyl-Related Compound, §2925.03, F1**

**Defendants**            Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense**    On or about November 3, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about November 3, 2021, within the County of Franklin aforesaid, in violation of section 2925.03 of the Ohio Revised Code, did knowingly prepare for shipment, ship, transport, deliver, prepare for distribution, or distribute a controlled substance or a controlled substance analog, when the offender knows or has reasonable cause to believe that the controlled substance or a controlled substance analog is intended for sale or resale by the offender or another person and the drug involved in the violation was a fentanyl-related compound or a compound, mixture, preparation, or substance containing a fentanyl-related compound and the amount of the drug involved equals or exceeds one hundred grams, as defined in section 2925.01 of the Ohio Revised Code.

**SPECIFICATION ONE TO COUNT TWO - Major Drug Offender Specification - Fentanyl, §2941.1410(B)**

The Grand Jurors further find and specify that Jami Marie Sherrill and/or Anthony Eugene Tyrone Rogers is a major drug offender, as defined in Section 2929.01 of the Ohio Revised Code, in that the above offense involves the possession of, sale of, or offer to sell Fentanyl, a Schedule II drug, in an amount at least 100 grams, and the drug involved in the violation is a fentanyl-related compound or a compound, mixture, preparation, or substance containing a fentanyl-related compound.

**SPECIFICATION TWO TO COUNT TWO - Specification for Forfeiture of Money in a Drug Case, §2941.1417(A)**

The Grand Jurors further find and specify that Jami Marie Sherrill and/or Anthony Eugene Tyrone Rogers is the owner and/or possessor of \$188,205.00 in U.S. currency, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of or facilitation of the offense, to wit: said money being drug proceeds and/or used to purchase more drugs and/or drug paraphernalia and/or used to facilitate the transfer and/or transportation of drugs and/or drug paraphernalia.

**SPECIFICATION THREE TO COUNT TWO - Firearm Specification - 1 year, §2941.141(A)**

The Grand Jurors further find and specify that Jami Marie Sherrill and/or Anthony Eugene Tyrone Rogers had a firearm on or about his and/or her person or under his and/or her control while

committing the offense.

**Count Three Possession of a Fentanyl-Related Compound, §2925.11, F1**

**Defendants** Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense** On or about November 3, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about November 3, 2021, within the County of Franklin aforesaid, in violation of section 2925.11 of the Ohio Revised Code, did knowingly obtain, possess, or use a controlled substance or a controlled substance analog and the drug involved in the violation was a fentanyl-related compound and neither division (C)(9)(a) nor division (C)(10)(a) of Section 2925.11 of the Revised Code applies to the drug involved, or was a compound, mixture, preparation, or substance that contained a fentanyl-related compound or was a combination of a fentanyl-related compound and another controlled substance and neither division (C)(9)(a) nor division (C)(10)(a) of this section applies to the drug involved and the amount of the drug involved equals or exceeds one hundred grams, as defined in section 2925.01 of the Ohio Revised Code.

**SPECIFICATION ONE TO COUNT THREE - Major Drug Offender Specification - Fentanyl, §2941.1410(B)**

The Grand Jurors further find and specify that Jami Marie Sherrill and/or Anthony Eugene Tyrone Rogers is a major drug offender, as defined in Section 2929.01 of the Ohio Revised Code, in that the above offense involves the possession of, sale of, or offer to sell Fentanyl, a Schedule II drug, in an amount at least 100 grams, and the drug involved in the violation is a fentanyl-related compound or a compound, mixture, preparation, or substance containing a fentanyl-related compound.

**SPECIFICATION TWO TO COUNT THREE - Specification for Forfeiture of Money in a Drug Case, §2941.1417(A)**

The Grand Jurors further find and specify that Jami Marie Sherrill and/or Anthony Eugene Tyrone Rogers is the owner and/or possessor of \$188,205.00 in U.S. currency, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of or facilitation of the offense, to wit: said money being drug proceeds and/or used to purchase more drugs and/or drug paraphernalia and/or used to facilitate the transfer and/or transportation of drugs and/or drug paraphernalia.

**SPECIFICATION THREE TO COUNT THREE - Firearm Specification - 1 year, §2941.141(A)**

The Grand Jurors further find and specify that Jami Marie Sherrill and/or Anthony Eugene Tyrone

Rogers had a firearm on or about his and/or her person or under his and/or her control while committing the offense.

**Count Four**            **Trafficking in Cocaine, §2925.03, F1**

**Defendants**            Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense**    On or about November 3, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about November 3, 2021, within the County of Franklin aforesaid, in violation of section 2925.03 of the Ohio Revised Code, did knowingly prepare for shipment, ship, transport, deliver, prepare for distribution, or distribute a controlled substance or a controlled substance analog, when the offender knows or has reasonable cause to believe that the controlled substance or a controlled substance analog is intended for sale or resale by the offender or another person and the drug involved in the violation is cocaine or a compound, mixture, preparation, or substance containing cocaine and the amount of the drug involved equals or exceeds one hundred grams of cocaine, as defined in section 2925.01 of the Ohio Revised Code.

**SPECIFICATION ONE TO COUNT FOUR - Major Drug Offender Specification, "MDO", §2941.1410(A)**

The Grand Jurors further find and specify that Jami Marie Sherrill and/or Anthony Eugene Tyrone Rogers is a major drug offender, as defined in Section 2929.01 of the Ohio Revised Code, in that the above offense involves the possession of, sale of, or offer to sell Cocaine, a Schedule II drug, in an amount at least 100 grams..

**SPECIFICATION TWO TO COUNT FOUR - Specification for Forfeiture of Money in a Drug Case, §2941.1417(A)**

The Grand Jurors further find and specify that Jami Marie Sherrill and/or Anthony Eugene Tyrone Rogers is the owner and/or possessor of \$188,205.00 in U.S. currency, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of or facilitation of the offense, to wit: said money being drug proceeds and/or used to purchase more drugs and/or drug paraphernalia and/or used to facilitate the transfer and/or transportation of drugs and/or drug paraphernalia.

**SPECIFICATION THREE TO COUNT FOUR - Firearm Specification - 1 year, §2941.141(A)**

The Grand Jurors further find and specify that Jami Marie Sherrill and/or Anthony Eugene Tyrone Rogers had a firearm on or about his and/or her person or under his and/or her control while committing the offense.

**Count Five**            **Possession of Cocaine, §2925.11, F1**

**Defendants**            Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense**    On or about November 3, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about November 3, 2021, within the County of Franklin aforesaid, in violation of section 2925.11 of the Ohio Revised Code, did knowingly obtain, possess, or use a controlled substance or a controlled substance analog and the drug involved was cocaine or a compound, mixture, preparation, or substance containing cocaine and the amount of the drug involved equals or exceeds one hundred grams of cocaine, as defined in section 2925.01 of the Ohio Revised Code.

**SPECIFICATION ONE TO COUNT FIVE - Major Drug Offender Specification, "MDO", §2941.1410(A)**

The Grand Jurors further find and specify that Jami Marie Sherrill and/or Anthony Eugene Tyrone Rogers is a major drug offender, as defined in Section 2929.01 of the Ohio Revised Code, in that the above offense involves the possession of, sale of, or offer to sell Cocaine, a Schedule II drug, in an amount at least 100 grams..

**SPECIFICATION TWO TO COUNT FIVE - Specification for Forfeiture of Money in a Drug Case, §2941.1417(A)**

The Grand Jurors further find and specify that Jami Marie Sherrill and/or Anthony Eugene Tyrone Rogers is the owner and/or possessor of \$188,205.00 in U.S. currency, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of or facilitation of the offense, to wit: said money being drug proceeds and/or used to purchase more drugs and/or drug paraphernalia and/or used to facilitate the transfer and/or transportation of drugs and/or drug paraphernalia.

**SPECIFICATION THREE TO COUNT FIVE - Firearm Specification - 1 year, §2941.141(A)**

The Grand Jurors further find and specify that Jami Marie Sherrill and/or Anthony Eugene Tyrone Rogers had a firearm on or about his and/or her person or under his and/or her control while committing the offense.

**Count Six            Trafficking in Cocaine, §2925.03, F1**

**Defendants            Jami Marie Sherrill**

**Date of Offense    On or about November 3, 2021**

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill late of said County, on or about November 3, 2021, within the County of Franklin aforesaid, in violation of section 2925.03 of the Ohio Revised Code, did knowingly prepare for shipment, ship, transport, deliver, prepare for distribution, or distribute a controlled substance or a controlled substance analog, when the offender knows or has reasonable cause to believe that the controlled substance or a controlled substance analog is intended for sale or resale by the offender or another person and the drug involved in the violation is cocaine or a compound, mixture, preparation, or substance containing cocaine and the amount of the drug involved equals or exceeds twenty seven grams but is less than one hundred grams of cocaine, as defined in section 2925.01 of the Ohio Revised Code.

**SPECIFICATION ONE TO COUNT SIX - Firearm Specification - 1 year, §2941.141(A)**

The Grand Jurors further find and specify that Jami Marie Sherrill had a firearm on or about her person or under her control while committing the offense.

**SPECIFICATION TWO TO COUNT SIX - Specification for Forfeiture of Money in a Drug Case, §2941.1417(A)**

The Grand Jurors further find and specify that Jami Marie Sherrill is the owner and/or possessor of \$780.00 in U.S. currency, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of or facilitation of the offense, to wit: said money being drug proceeds and/or used to purchase more drugs and/or drug paraphernalia and/or used to facilitate the transfer and/or transportation of drugs and/or drug paraphernalia.

**Count Seven            Possession of Cocaine, §2925.11, F1**

**Defendants            Jami Marie Sherrill**

**Date of Offense    On or about November 3, 2021**

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill late of said County, on or about November 3, 2021, within the County of Franklin aforesaid, in violation of section 2925.11 of the Ohio Revised Code, did knowingly obtain, possess, or use a controlled substance or a controlled substance analog and the drug involved was cocaine or a compound, mixture, preparation, or substance containing cocaine and the amount of the drug involved equals or exceeds twenty seven grams but is less than one hundred grams of cocaine, as defined in section 2925.01 of the Ohio Revised Code.

**SPECIFICATION ONE TO COUNT SEVEN - Firearm Specification - 1 year, §2941.141(A)**

The Grand Jurors further find and specify that Jami Marie Sherrill had a firearm on or about her person or under her control while committing the offense.

**SPECIFICATION TWO TO COUNT SEVEN - Specification for Forfeiture of Money in a Drug Case, §2941.1417(A)**

The Grand Jurors further find and specify that Jami Marie Sherrill is the owner and/or possessor of \$780.00 in U.S. currency, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of or facilitation of the offense, to wit: said money being drug proceeds and/or used to purchase more drugs and/or drug paraphernalia and/or used to facilitate the transfer and/or transportation of drugs and/or drug paraphernalia.

**Count Eight            Trafficking in a Fentanyl-Related Compound, §2925.03, F1**

**Defendants**            Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers, Crystal Layne Tippie

**Date of Offense**    On or about November 3, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Anthony Eugene Tyrone Rogers late of said County, on or about November 3, 2021, within the County of Franklin aforesaid, in violation of section 2925.03 of the Ohio Revised Code, did knowingly prepare for shipment, ship, transport, deliver, prepare for distribution, or distribute a controlled substance or a controlled substance analog, when the offender knows or has reasonable cause to believe that the controlled substance or a controlled substance analog is intended for sale or resale by the offender or another person and the drug involved in the violation was a fentanyl-related compound or a compound, mixture, preparation, or substance containing a fentanyl-related compound and the amount of the drug involved equals or exceeds fifty grams but is less than one hundred grams, as defined in section 2925.01 of the Ohio Revised Code.

**SPECIFICATION ONE TO COUNT EIGHT - Firearm Specification - 1 year, §2941.141(A)**

The Grand Jurors further find and specify that Anthony Eugene Tyrone Rogers had a firearm on or about his person or under his control while committing the offense.

**SPECIFICATION TWO TO COUNT EIGHT - Specification for Forfeiture of Money in a Drug Case, §2941.1417(A)**

The Grand Jurors further find and specify that Anthony Eugene Tyrone Rogers is the owner and/or possessor of \$1,759.00 in U.S. currency, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of or facilitation of the offense, to wit: said money being drug proceeds and/or used to purchase more drugs and/or drug paraphernalia and/or used to facilitate the transfer and/or transportation of drugs and/or drug paraphernalia.

**Count Nine Possession of a Fentanyl-Related Compound, §2925.11, F1**

**Defendants** Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers, Crystal Layne Tippie

**Date of Offense** On or about November 3, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Anthony Eugene Tyrone Rogers late of said County, on or about November 3, 2021, within the County of Franklin aforesaid, in violation of section 2925.11 of the Ohio Revised Code, did knowingly obtain, possess, or use a controlled substance or a controlled substance analog and the drug involved in the violation was a fentanyl-related compound and neither division (C)(9)(a) nor division (C)(10)(a) of Section 2925.11 of the Revised Code applies to the drug involved, or was a compound, mixture, preparation, or substance that contained a fentanyl-related compound or was a combination of a fentanyl-related compound and another controlled substance and neither division (C)(9)(a) nor division (C)(10)(a) of this section applies to the drug involved and the amount of the drug involved equals or exceeds fifty grams but is less than one hundred grams, as defined in section 2925.01 of the Ohio Revised Code.

**SPECIFICATION ONE TO COUNT NINE - Firearm Specification - 1 year, §2941.141(A)**

The Grand Jurors further find and specify that Anthony Eugene Tyrone Rogers had a firearm on or about his person or under his control while committing the offense.

**SPECIFICATION TWO TO COUNT NINE - Specification for Forfeiture of Money in a Drug Case, §2941.1417(A)**

The Grand Jurors further find and specify that Anthony Eugene Tyrone Rogers is the owner and/or possessor of \$1,759.00 in U.S. currency, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of or facilitation of the offense, to wit: said money being drug proceeds and/or used to purchase more drugs and/or drug paraphernalia and/or used to facilitate the transfer and/or transportation of drugs and/or drug paraphernalia.

**Count Ten Trafficking in Cocaine, §2925.03, F4**

**Defendants** Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers, Crystal Layne Tippie

**Date of Offense** On or about November 3, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Anthony Eugene Tyrone Rogers late of said County, on or about November 3, 2021, within the County of Franklin aforesaid, in violation of section 2925.03 of the Ohio Revised Code, did knowingly prepare for shipment, ship, transport, deliver, prepare for distribution, or distribute a controlled substance or a controlled substance analog, when the offender knows or has reasonable cause to believe that the controlled substance or a controlled substance analog is intended for sale or resale by the offender or another person and the drug involved in the violation is cocaine or a compound, mixture, preparation, or substance containing cocaine and the



amount of the drug involved equals or exceeds five grams but is less than ten grams of cocaine, as defined in section 2925.01 of the Ohio Revised Code.

**SPECIFICATION ONE TO COUNT TEN - Firearm Specification - 1 year, §2941.141(A)**

The Grand Jurors further find and specify that Anthony Eugene Tyrone Rogers had a firearm on or about his person or under his control while committing the offense.

**SPECIFICATION TWO TO COUNT TEN - Specification for Forfeiture of Money in a Drug Case, §2941.1417(A)**

The Grand Jurors further find and specify that Anthony Eugene Tyrone Rogers is the owner and/or possessor of \$1,759.00 in U.S. currency, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of or facilitation of the offense, to wit: said money being drug proceeds and/or used to purchase more drugs and/or drug paraphernalia and/or used to facilitate the transfer and/or transportation of drugs and/or drug paraphernalia.

**Count Eleven      Trafficking in a Fentanyl-Related Compound, §2925.03, F1**

**Defendants**            Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense**    On or about November 3, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about November 3, 2021, within the County of Franklin aforesaid, in violation of section 2925.03 of the Ohio Revised Code, did knowingly prepare for shipment, ship, transport, deliver, prepare for distribution, or distribute a controlled substance or a controlled substance analog, when the offender knows or has reasonable cause to believe that the controlled substance or a controlled substance analog is intended for sale or resale by the offender or another person and the drug involved in the violation was a fentanyl-related compound or a compound, mixture, preparation, or substance containing a fentanyl-related compound and the amount of the drug involved equals or exceeds fifty grams but is less than one hundred grams, as defined in section 2925.01 of the Ohio Revised Code.

**SPECIFICATION ONE TO COUNT ELEVEN - Firearm Specification - 1 year, §2941.141(A)**

The Grand Jurors further find and specify that Jami Marie Sherrill and/or Anthony Eugene Tyrone Rogers had a firearm on or about his and/or her person or under his and/or her control while committing the offense.

**SPECIFICATION TWO TO COUNT ELEVEN - Specification for Forfeiture of Money in a Drug Case, §2941.1417(A)**

The Grand Jurors further find and specify that Jami Marie Sherrill and/or Anthony Eugene Tyrone Rogers is the owner and/or possessor of \$805.00 in U.S. currency, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of or facilitation of the offense, to wit: said money being drug proceeds and/or used to purchase more drugs and/or drug paraphernalia and/or used to facilitate the transfer and/or transportation of drugs and/or drug paraphernalia.

**Count Twelve Possession of Cocaine, §2925.11, F4**

**Defendants** Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers, Crystal Layne Tippie

**Date of Offense** On or about November 3, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Anthony Eugene Tyrone Rogers late of said County, on or about November 3, 2021, within the County of Franklin aforesaid, in violation of section 2925.11 of the Ohio Revised Code, did knowingly obtain, possess, or use a controlled substance or a controlled substance analog and the drug involved was cocaine or a compound, mixture, preparation, or substance containing cocaine and the amount of the drug involved equals or exceeds five grams but is less than ten grams of cocaine, as defined in section 2925.01 of the Ohio Revised Code.

**SPECIFICATION ONE TO COUNT TWELVE - Firearm Specification - 1 year, §2941.141(A)**

The Grand Jurors further find and specify that Anthony Eugene Tyrone Rogers had a firearm on or about his person or under his control while committing the offense.

**SPECIFICATION TWO TO COUNT TWELVE - Specification for Forfeiture of Money in a Drug Case, §2941.1417(A)**

The Grand Jurors further find and specify that Anthony Eugene Tyrone Rogers is the owner and/or possessor of \$1,759.00 in U.S. currency, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of or facilitation of the offense, to wit: said money being drug proceeds and/or used to purchase more drugs and/or drug paraphernalia and/or used to facilitate the transfer and/or transportation of drugs and/or drug paraphernalia.

**Count Thirteen Trafficking in a Fentanyl-Related Compound, §2925.03, F1**

**Defendants** Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense** On or about November 3, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about November 3, 2021, within the County of Franklin aforesaid, in violation of section 2925.03 of the Ohio Revised Code, did knowingly prepare for shipment, ship, transport, deliver, prepare for distribution, or distribute a controlled substance or a controlled substance analog,

when the offender knows or has reasonable cause to believe that the controlled substance or a controlled substance analog is intended for sale or resale by the offender or another person and the drug involved in the violation was a fentanyl-related compound or a compound, mixture, preparation, or substance containing a fentanyl-related compound and the amount of the drug involved equals or exceeds fifty grams but is less than one hundred grams, as defined in section 2925.01 of the Ohio Revised Code.

**SPECIFICATION ONE TO COUNT THIRTEEN - Firearm Specification - 1 year, §2941.141(A)**

The Grand Jurors further find and specify that Jami Marie Sherrill and/or Anthony Eugene Tyrone Rogers had a firearm on or about his and/or her person or under his and/or her control while committing the offense.

**SPECIFICATION TWO TO COUNT THIRTEEN - Specification for Forfeiture of Money in a Drug Case, §2941.1417(A)**

The Grand Jurors further find and specify that Jami Marie Sherrill and/or Anthony Eugene Tyrone Rogers is the owner and/or possessor of \$805.00 in U.S. currency, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of or facilitation of the offense, to wit: said money being drug proceeds and/or used to purchase more drugs and/or drug paraphernalia and/or used to facilitate the transfer and/or transportation of drugs and/or drug paraphernalia.

**Count Fourteen Possession of a Fentanyl-Related Compound, §2925.11, F1**

**Defendants** Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense** On or about November 3, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about November 3, 2021, within the County of Franklin aforesaid, in violation of section 2925.11 of the Ohio Revised Code, did knowingly obtain, possess, or use a controlled substance or a controlled substance analog and the drug involved in the violation was a fentanyl-related compound and neither division (C)(9)(a) nor division (C)(10)(a) of Section 2925.11 of the Revised Code applies to the drug involved, or was a compound, mixture, preparation, or substance that contained a fentanyl-related compound or was a combination of a fentanyl-related compound and another controlled substance and neither division (C)(9)(a) nor division (C)(10)(a) of this section applies to the drug involved and the amount of the drug involved equals or exceeds fifty grams but is less than one hundred grams, as defined in section 2925.01 of the Ohio Revised Code.

**SPECIFICATION ONE TO COUNT FOURTEEN - Firearm Specification - 1 year, §2941.141(A)**

The Grand Jurors further find and specify that Jami Marie Sherrill and/or Anthony Eugene Tyrone Rogers had a firearm on or about his and/or her person or under his and/or her control while committing the offense.

**SPECIFICATION TWO TO COUNT FOURTEEN - Specification for Forfeiture of Money in a Drug Case, §2941.1417(A)**

The Grand Jurors further find and specify that Jami Marie Sherrill and/or Anthony Eugene Tyrone Rogers is the owner and/or possessor of \$805.00 in U.S. currency, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of or facilitation of the offense, to wit: said money being drug proceeds and/or used to purchase more drugs and/or drug paraphernalia and/or used to facilitate the transfer and/or transportation of drugs and/or drug paraphernalia.

**Count Fifteen Possession of a Fentanyl-Related Compound, §2925.11, F1**

**Defendants** Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense** On or about November 3, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about November 3, 2021, within the County of Franklin aforesaid, in violation of section 2925.11 of the Ohio Revised Code, did knowingly obtain, possess, or use a controlled substance or a controlled substance analog and the drug involved in the violation was a fentanyl-related compound and neither division (C)(9)(a) nor division (C)(10)(a) of Section 2925.11 of the Revised Code applies to the drug involved, or was a compound, mixture, preparation, or substance that contained a fentanyl-related compound or was a combination of a fentanyl-related compound and another controlled substance and neither division (C)(9)(a) nor division (C)(10)(a) of this section applies to the drug involved and the amount of the drug involved equals or exceeds fifty grams but is less than one hundred grams, as defined in section 2925.01 of the Ohio Revised Code.

**SPECIFICATION ONE TO COUNT FIFTEEN - Firearm Specification - 1 year, §2941.141(A)**

The Grand Jurors further find and specify that Jami Marie Sherrill and/or Anthony Eugene Tyrone Rogers had a firearm on or about his and/or her person or under his and/or her control while committing the offense.

**SPECIFICATION TWO TO COUNT FIFTEEN - Specification for Forfeiture of Money in a Drug Case, §2941.1417(A)**

The Grand Jurors further find and specify that Jami Marie Sherrill and/or Anthony Eugene Tyrone Rogers is the owner and/or possessor of \$805.00 in U.S. currency, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of or facilitation of the offense, to wit: said money being drug proceeds and/or used to purchase more drugs and/or drug paraphernalia and/or used to facilitate the transfer and/or transportation of drugs and/or drug paraphernalia.

**Count Sixteen      Trafficking in Cocaine, §2925.03, F1**

**Defendants**            Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense**    On or about November 3, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about November 3, 2021, within the County of Franklin aforesaid, in violation of section 2925.03 of the Ohio Revised Code, did knowingly prepare for shipment, ship, transport, deliver, prepare for distribution, or distribute a controlled substance or a controlled substance analog, when the offender knows or has reasonable cause to believe that the controlled substance or a controlled substance analog is intended for sale or resale by the offender or another person and the drug involved in the violation is cocaine or a compound, mixture, preparation, or substance containing cocaine and the amount of the drug involved equals or exceeds one hundred grams of cocaine, as defined in section 2925.01 of the Ohio Revised Code.

**SPECIFICATION ONE TO COUNT SIXTEEN - Firearm Specification - 1 year, §2941.141(A)**

The Grand Jurors further find and specify that Jami Marie Sherrill and/or Anthony Eugene Tyrone Rogers had a firearm on or about his and/or her person or under his and/or her control while committing the offense.

**SPECIFICATION TWO TO COUNT SIXTEEN - Major Drug Offender Specification, "MDO", §2941.1410(A)**

The Grand Jurors further find and specify that Jami Marie Sherrill and/or Anthony Eugene Tyrone Rogers is a major drug offender, as defined in Section 2929.01 of the Ohio Revised Code, in that the above offense involves the possession of, sale of, or offer to sell Cocaine, a Schedule II drug, in an amount at least 100 grams..

**SPECIFICATION THREE TO COUNT SIXTEEN - Specification for Forfeiture of Money in a Drug Case, §2941.1417(A)**

The Grand Jurors further find and specify that Jami Marie Sherrill and/or Anthony Eugene Tyrone Rogers is the owner and/or possessor of \$805.00 in U.S. currency, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of or facilitation of the offense, to wit: said money being drug proceeds and/or used to purchase more drugs and/or drug paraphernalia and/or used to facilitate the transfer and/or transportation of drugs and/or drug paraphernalia.

**Count**                    **Possession of Cocaine, §2925.11, F1**  
**Seventeen**

**Defendants**            Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense**    On or about November 3, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about November 3, 2021, within the County of Franklin aforesaid, in violation of section 2925.11 of the Ohio Revised Code, did knowingly obtain, possess, or use a controlled substance or a controlled substance analog and the drug involved was cocaine or a compound, mixture, preparation, or substance containing cocaine and the amount of the drug involved equals or exceeds one hundred grams of cocaine, as defined in section 2925.01 of the Ohio Revised Code.

**SPECIFICATION ONE TO COUNT SEVENTEEN - Firearm Specification - 1 year, §2941.141(A)**

The Grand Jurors further find and specify that Jami Marie Sherrill and/or Anthony Eugene Tyrone Rogers had a firearm on or about his and/or her person or under his and/or her control while committing the offense.

**SPECIFICATION TWO TO COUNT SEVENTEEN - Major Drug Offender Specification, "MDO", §2941.1410(A)**

The Grand Jurors further find and specify that Jami Marie Sherrill and/or Anthony Eugene Tyrone Rogers is a major drug offender, as defined in Section 2929.01 of the Ohio Revised Code, in that the above offense involves the possession of, sale of, or offer to sell Cocaine, a Schedule II drug, in an amount at least 100 grams..

**SPECIFICATION THREE TO COUNT SEVENTEEN - Specification for Forfeiture of Money in a Drug Case, §2941.1417(A)**

The Grand Jurors further find and specify that Jami Marie Sherrill and/or Anthony Eugene Tyrone Rogers is the owner and/or possessor of \$805.00 in U.S. currency, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of or facilitation of the offense, to wit: said money being drug proceeds and/or used to purchase more drugs and/or drug paraphernalia and/or used to facilitate the transfer and/or transportation of drugs and/or drug paraphernalia.

**Count Eighteen**    **Trafficking in a Fentanyl-Related Compound, §2925.03, F1**

**Defendants**            Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense**    On or about November 3, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about November 3, 2021, within the County of Franklin aforesaid, in violation of section 2925.03 of the Ohio Revised Code, did knowingly prepare for shipment, ship, transport, deliver, prepare for distribution, or distribute a controlled substance or a controlled substance analog,

when the offender knows or has reasonable cause to believe that the controlled substance or a controlled substance analog is intended for sale or resale by the offender or another person and the drug involved in the violation was a fentanyl-related compound or a compound, mixture, preparation, or substance containing a fentanyl-related compound and the amount of the drug involved equals or exceeds twenty grams but is less than fifty grams, as defined in section 2925.01 of the Ohio Revised Code.

**SPECIFICATION ONE TO COUNT EIGHTEEN - Firearm Specification - 1 year, §2941.141(A)**

The Grand Jurors further find and specify that Anthony Eugene Tryonre Rogers and/or Jami Marie Sherrill had a firearm on or about his and/or her person or under his and/or her control while committing the offense.

**SPECIFICATION TWO TO COUNT EIGHTEEN - Specification for Forfeiture of Money in a Drug Case, §2941.1417(A)**

The Grand Jurors further find and specify that Anthony Eugene Tryonre Rogers and/or Jami Marie Sherrill is the owner and/or possessor of \$1,138.68 in U.S. currency, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of or facilitation of the offense, to wit: said money being drug proceeds and/or used to purchase more drugs and/or drug paraphernalia and/or used to facilitate the transfer and/or transportation of drugs and/or drug paraphernalia.

**Count Nineteen Trafficking in a Fentanyl-Related Compound, §2925.03, F1**

**Defendants** Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense** On or about November 3, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about November 3, 2021, within the County of Franklin aforesaid, in violation of section 2925.03 of the Ohio Revised Code, did knowingly prepare for shipment, ship, transport, deliver, prepare for distribution, or distribute a controlled substance or a controlled substance analog, when the offender knows or has reasonable cause to believe that the controlled substance or a controlled substance analog is intended for sale or resale by the offender or another person and the drug involved in the violation was a fentanyl-related compound or a compound, mixture, preparation, or substance containing a fentanyl-related compound and the amount of the drug involved equals or exceeds twenty grams but is less than fifty grams, as defined in section 2925.01 of the Ohio Revised Code.

**SPECIFICATION ONE TO COUNT NINETEEN - Firearm Specification - 1 year, §2941.141(A)**

The Grand Jurors further find and specify that Anthony Eugene Tryonre Rogers and/or Jami Marie Sherrill had a firearm on or about his and/or her person or under his and/or her control while committing the offense.

**SPECIFICATION TWO TO COUNT NINETEEN - Specification for Forfeiture of Money in a Drug Case, §2941.1417(A)**

The Grand Jurors further find and specify that Anthony Eugene Tryonre Rogers and/or Jami Marie Sherrill is the owner and/or possessor of \$1,138.68 in U.S. currency, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of or facilitation of the offense, to wit: said money being drug proceeds and/or used to purchase more drugs and/or drug paraphernalia and/or used to facilitate the transfer and/or transportation of drugs and/or drug paraphernalia.

**Count Twenty     Trafficking in Cocaine, §2925.03, F4**

**Defendants**             Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense**     On or about November 3, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about November 3, 2021, within the County of Franklin aforesaid, in violation of section 2925.03 of the Ohio Revised Code, did knowingly prepare for shipment, ship, transport, deliver, prepare for distribution, or distribute a controlled substance or a controlled substance analog, when the offender knows or has reasonable cause to believe that the controlled substance or a controlled substance analog is intended for sale or resale by the offender or another person and the drug involved in the violation is cocaine or a compound, mixture, preparation, or substance containing cocaine and the amount of the drug involved equals or exceeds five grams but is less than ten grams of cocaine, as defined in section 2925.01 of the Ohio Revised Code.

**SPECIFICATION ONE TO COUNT TWENTY - Firearm Specification - 1 year, §2941.141(A)**

The Grand Jurors further find and specify that Anthony Eugene Tryonre Rogers and/or Jami Marie Sherrill had a firearm on or about his and/or her person or under his and/or her control while committing the offense.

**SPECIFICATION TWO TO COUNT TWENTY - Specification for Forfeiture of Money in a Drug Case, §2941.1417(A)**

The Grand Jurors further find and specify that Anthony Eugene Tryonre Rogers and/or Jami Marie Sherrill is the owner and/or possessor of \$1,138.68 in U.S. currency, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of or facilitation of the offense, to wit: said money being drug proceeds and/or used to purchase more drugs and/or drug paraphernalia and/or used to facilitate the transfer and/or transportation of drugs and/or drug paraphernalia.



**Count Twenty One Possession of a Fentanyl-Related Compound, §2925.11, F5**

**Defendants** Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense** On or about November 3, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about November 3, 2021, within the County of Franklin aforesaid, in violation of section 2925.11 of the Ohio Revised Code, did knowingly obtain, possess, or use a controlled substance or a controlled substance analog and the drug involved in the violation was a fentanyl-related compound and neither division (C)(9)(a) nor division (C)(10)(a) of Section 2925.11 of the Revised Code applies to the drug involved, or was a compound, mixture, preparation, or substance that contained a fentanyl-related compound or was a combination of a fentanyl-related compound and another controlled substance and neither division (C)(9)(a) nor division (C)(10)(a) of this section applies to the drug involved, as defined in section 2925.01 of the Ohio Revised Code.

**SPECIFICATION ONE TO COUNT TWENTY ONE - Firearm Specification - 1 year, §2941.141(A)**

The Grand Jurors further find and specify that Anthony Eugene Tryonre Rogers and/or Jami Marie Sherrill had a firearm on or about his and/or her person or under his and/or her control while committing the offense.

**SPECIFICATION TWO TO COUNT TWENTY ONE - Specification for Forfeiture of Money in a Drug Case, §2941.1417(A)**

The Grand Jurors further find and specify that Anthony Eugene Tryonre Rogers and/or Jami Marie Sherrill is the owner and/or possessor of \$1,138.68 in U.S. currency, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of or facilitation of the offense, to wit: said money being drug proceeds and/or used to purchase more drugs and/or drug paraphernalia and/or used to facilitate the transfer and/or transportation of drugs and/or drug paraphernalia.

**Count Twenty Two Possession of a Fentanyl-Related Compound, §2925.11, F5**

**Defendants** Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense** On or about November 3, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about November 3, 2021, within the County of Franklin aforesaid, in violation of section 2925.11 of the Ohio Revised Code, did knowingly obtain, possess, or use a controlled substance or a controlled substance analog and the drug involved in the violation was a fentanyl-related compound and neither division (C)(9)(a) nor division (C)(10)(a) of Section 2925.11 of the Revised Code applies to the drug involved, or was a compound, mixture, preparation, or substance

that contained a fentanyl-related compound or was a combination of a fentanyl-related compound and another controlled substance and neither division (C)(9)(a) nor division (C)(10)(a) of this section applies to the drug involved, as defined in section 2925.01 of the Ohio Revised Code.

**SPECIFICATION ONE TO COUNT TWENTY TWO - Firearm Specification - 1 year, §2941.141(A)**

The Grand Jurors further find and specify that Anthony Eugene Tryonre Rogers and/or Jami Marie Sherrill had a firearm on or about his and/or her person or under his and/or her control while committing the offense.

**SPECIFICATION TWO TO COUNT TWENTY TWO - Specification for Forfeiture of Money in a Drug Case, §2941.1417(A)**

The Grand Jurors further find and specify that Anthony Eugene Tryonre Rogers and/or Jami Marie Sherrill is the owner and/or possessor of \$1,138.68 in U.S. currency, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of or facilitation of the offense, to wit: said money being drug proceeds and/or used to purchase more drugs and/or drug paraphernalia and/or used to facilitate the transfer and/or transportation of drugs and/or drug paraphernalia.

**Count Twenty Three Possession of Cocaine, §2925.11, F4**

**Defendants** Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense** On or about November 3, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about November 3, 2021, within the County of Franklin aforesaid, in violation of section 2925.11 of the Ohio Revised Code, did knowingly obtain, possess, or use a controlled substance or a controlled substance analog and the drug involved was cocaine or a compound, mixture, preparation, or substance containing cocaine and the amount of the drug involved equals or exceeds five grams but is less than ten grams of cocaine, as defined in section 2925.01 of the Ohio Revised Code.

**SPECIFICATION ONE TO COUNT TWENTY THREE - Firearm Specification - 1 year, §2941.141(A)**

The Grand Jurors further find and specify that Anthony Eugene Tryonre Rogers and/or Jami Marie Sherrill had a firearm on or about his and/or her person or under his and/or her control while committing the offense.

**SPECIFICATION TWO TO COUNT TWENTY THREE - Specification for Forfeiture of Money in a Drug Case, §2941.1417(A)**

The Grand Jurors further find and specify that Anthony Eugene Tryonre Rogers and/or Jami Marie Sherrill is the owner and/or possessor of \$1,138.68 in U.S. currency, which was contraband and/or property derived from or through the commission of the offense, and/or was an instrumentality the offender used or intended to use in the commission of or facilitation of the offense, to wit: said money

being drug proceeds and/or used to purchase more drugs and/or drug paraphernalia and/or used to facilitate the transfer and/or transportation of drugs and/or drug paraphernalia.

**Count Twenty Four      Trafficking in Persons - Commercial Sex Acts, §2905.32, F1**

**Defendants**            Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense**    On or about October 1, 2018 to October 31, 2020

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about October 1, 2018 to October 31, 2020, within the County of Franklin aforesaid, in violation of section 2905.32 of the Ohio Revised Code, did knowingly recruit, lure, entice, isolate, harbor, transport, provide, obtain, or maintain, or knowingly attempt to recruit lure, entice, isolate, harbor, transport, provide, obtain, or maintain, another person when the offender knew that the other person would be compelled to engage in sexual activity for hire, engage in a performance that is obscene, sexually oriented, or nudity oriented, or be a model or participant in the production of material that is obscene, sexually oriented or nudity oriented.

**Count Twenty Five      Compelling Prostitution, §2907.21, F3**

**Defendants**            Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense**    On or about October 1, 2018 to October 31, 2020

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about October 1, 2018 to October 31, 2020, within the County of Franklin aforesaid, in violation of section 2907.21 of the Ohio Revised Code, did knowingly compel A.M. to engage in sexual activity for hire.

**Count Twenty Six      Promoting Prostitution, §2907.22, F4**

**Defendants**            Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense**    On or about October 1, 2018 to October 31, 2020

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio,

upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about October 1, 2018 to October 31, 2020, within the County of Franklin aforesaid, in violation of section 2907.22 of the Ohio Revised Code, did knowingly supervise, manage, or control the activities of a prostitute in engaging in sexual activity for hire.

**Count Twenty Seven      Trafficking in Persons - Commercial Sex Acts, §2905.32, F1**

**Defendants**            Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense**    On or about February 1, 2021 to November 3, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about February 1, 2021 to November 3, 2021, within the County of Franklin aforesaid, in violation of section 2905.32 of the Ohio Revised Code, did knowingly recruit, lure, entice, isolate, harbor, transport, provide, obtain, or maintain, or knowingly attempt to recruit lure, entice, isolate, harbor, transport, provide, obtain, or maintain, another person when the offender knew that the other person would be compelled to engage in sexual activity for hire, engage in a performance that is obscene, sexually oriented, or nudity oriented, or be a model or participant in the production of material that is obscene, sexually oriented or nudity oriented.

**Count Twenty Eight      Compelling Prostitution, §2907.21, F3**

**Defendants**            Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense**    On or about February 1, 2021 to November 3, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about February 1, 2021 to November 3, 2021, within the County of Franklin aforesaid, in violation of section 2907.21 of the Ohio Revised Code, did knowingly compel P.H. to engage in sexual activity for hire.

**Count Twenty Nine      Promoting Prostitution, §2907.22, F4**

**Defendants**            Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense**    On or about February 1, 2021 to November 3, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about February 1, 2021 to November 3, 2021, within the County of Franklin aforesaid, in violation of section 2907.22 of the Ohio Revised Code, did knowingly supervise,

manage, or control the activities of a prostitute in engaging in sexual activity for hire.

**Count Thirty      Trafficking in Persons - Commercial Sex Acts, §2905.32, F1**

**Defendants**      Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense**      On or about October 1, 2018 to July 31, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about October 1, 2018 to July 31, 2021, within the County of Franklin aforesaid, in violation of section 2905.32 of the Ohio Revised Code, did knowingly recruit, lure, entice, isolate, harbor, transport, provide, obtain, or maintain, or knowingly attempt to recruit lure, entice, isolate, harbor, transport, provide, obtain, or maintain, another person when the offender knew that the other person would be compelled to engage in sexual activity for hire, engage in a performance that is obscene, sexually oriented, or nudity oriented, or be a model or participant in the production of material that is obscene, sexually oriented or nudity oriented.

**Count Thirty      Compelling Prostitution, §2907.21, F3**  
**One**

**Defendants**      Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense**      On or about October 1, 2018 to July 31, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about October 1, 2018 to July 31, 2021, within the County of Franklin aforesaid, in violation of section 2907.21 of the Ohio Revised Code, did knowingly compel A.T. to engage in sexual activity for hire.

**Count Thirty      Promoting Prostitution, §2907.22, F4**  
**Two**

**Defendants**      Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense**      On or about October 1, 2018 to July 31, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about October 1, 2018 to July 31, 2021, within the County of Franklin aforesaid, in violation of section 2907.22 of the Ohio Revised Code, did knowingly supervise, manage, or control the activities of a prostitute in engaging in sexual activity for hire.

**Count Thirty Three      Trafficking in Persons - Commercial Sex Acts, §2905.32, F1**

**Defendants**            Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense**    On or about November 1, 2020 to July 31, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about November 1, 2020 to July 31, 2021, within the County of Franklin aforesaid, in violation of section 2905.32 of the Ohio Revised Code, did knowingly recruit, lure, entice, isolate, harbor, transport, provide, obtain, or maintain, or knowingly attempt to recruit lure, entice, isolate, harbor, transport, provide, obtain, or maintain, another person when the offender knew that the other person would be compelled to engage in sexual activity for hire, engage in a performance that is obscene, sexually oriented, or nudity oriented, or be a model or participant in the production of material that is obscene, sexually oriented or nudity oriented.

**Count Thirty Four      Compelling Prostitution, §2907.21, F3**

**Defendants**            Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense**    On or about November 1, 2020 to July 31, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about November 1, 2020 to July 31, 2021, within the County of Franklin aforesaid, in violation of section 2907.21 of the Ohio Revised Code, did knowingly compel M.C. to engage in sexual activity for hire.

**Count Thirty Five      Promoting Prostitution, §2907.22, F4**

**Defendants**            Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense**    On or about November 1, 2020 to July 31, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about November 1, 2020 to July 31, 2021, within the County of Franklin aforesaid, in violation of section 2907.22 of the Ohio Revised Code, did knowingly supervise, manage, or control the activities of a prostitute in engaging in sexual activity for hire.

**Count Thirty Six      Trafficking in Persons - Commercial Sex Acts, §2905.32, F1**

**Defendants**      Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense**      On or about October 1, 2018 to July 31, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about October 1, 2018 to July 31, 2021, within the County of Franklin aforesaid, in violation of section 2905.32 of the Ohio Revised Code, did knowingly recruit, lure, entice, isolate, harbor, transport, provide, obtain, or maintain, or knowingly attempt to recruit lure, entice, isolate, harbor, transport, provide, obtain, or maintain, another person when the offender knew that the other person would be compelled to engage in sexual activity for hire, engage in a performance that is obscene, sexually oriented, or nudity oriented, or be a model or participant in the production of material that is obscene, sexually oriented or nudity oriented.

**Count Thirty Seven      Compelling Prostitution, §2907.21, F3**

**Defendants**      Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense**      On or about October 1, 2018 to July 31, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about October 1, 2018 to July 31, 2021, within the County of Franklin aforesaid, in violation of section 2907.21 of the Ohio Revised Code, did knowingly compel H.W. to engage in sexual activity for hire.

**Count Thirty Eight      Promoting Prostitution, §2907.22, F4**

**Defendants**      Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense**      On or about October 1, 2018 to July 31, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about October 1, 2018 to July 31, 2021, within the County of Franklin aforesaid, in violation of section 2907.22 of the Ohio Revised Code, did knowingly supervise, manage, or control the activities of a prostitute in engaging in sexual activity for hire.

**Count Thirty Nine      Trafficking in Persons - Commercial Sex Acts, §2905.32, F1**

**Defendants**      Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense**      On or about January 1, 2020 to November 29, 2020

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about January 1, 2020 to November 29, 2020, within the County of Franklin aforesaid, in violation of section 2905.32 of the Ohio Revised Code, did knowingly recruit, lure, entice, isolate, harbor, transport, provide, obtain, or maintain, or knowingly attempt to recruit lure, entice, isolate, harbor, transport, provide, obtain, or maintain, another person when the offender knew that the other person would be compelled to engage in sexual activity for hire, engage in a performance that is obscene, sexually oriented, or nudity oriented, or be a model or participant in the production of material that is obscene, sexually oriented or nudity oriented.

**Count Forty      Compelling Prostitution, §2907.21, F3**

**Defendants**      Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense**      On or about January 1, 2020 to November 29, 2020

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about January 1, 2020 to November 29, 2020, within the County of Franklin aforesaid, in violation of section 2907.21 of the Ohio Revised Code, did knowingly compel J.D. to engage in sexual activity for hire.

**Count Forty One      Promoting Prostitution, §2907.22, F4**

**Defendants**      Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense**      On or about January 1, 2020 to November 29, 2020

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about January 1, 2020 to November 29, 2020, within the County of Franklin aforesaid, in violation of section 2907.22 of the Ohio Revised Code, did knowingly supervise, manage, or control the activities of a prostitute in engaging in sexual activity for hire.



**Count Forty Two Trafficking in Persons - Commercial Sex Acts, §2905.32, F1**

**Defendants** Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense** On or about January 1, 2019 to July 31, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about January 1, 2019 to July 31, 2021, within the County of Franklin aforesaid, in violation of section 2905.32 of the Ohio Revised Code, did knowingly recruit, lure, entice, isolate, harbor, transport, provide, obtain, or maintain, or knowingly attempt to recruit lure, entice, isolate, harbor, transport, provide, obtain, or maintain, another person when the offender knew that the other person would be compelled to engage in sexual activity for hire, engage in a performance that is obscene, sexually oriented, or nudity oriented, or be a model or participant in the production of material that is obscene, sexually oriented or nudity oriented.

**Count Forty Three Compelling Prostitution, §2907.21, F3**

**Defendants** Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense** On or about January 1, 2019 to July 31, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about January 1, 2019 to July 31, 2021, within the County of Franklin aforesaid, in violation of section 2907.21 of the Ohio Revised Code, did knowingly compel H.S. to engage in sexual activity for hire.

**Count Forty Four Promoting Prostitution, §2907.22, F4**

**Defendants** Jami Marie Sherrill, Anthony Eugene Tyrone Rogers AKA Antonio E. Rogers

**Date of Offense** On or about January 1, 2019 to July 31, 2021

The Jurors of the Grand Jury of the State of Ohio, duly selected, impaneled, sworn and charged to inquire of crimes and offenses committed within the body of Franklin County, in the State of Ohio, upon their oath do find and present that Jami Marie Sherrill, Anthony Eugene Tyrone Rogers late of said County, on or about January 1, 2019 to July 31, 2021, within the County of Franklin aforesaid, in violation of section 2907.22 of the Ohio Revised Code, did knowingly supervise, manage, or control the activities of a prostitute in engaging in sexual activity for hire.

All of the above conduct being contrary to the form of the statute in such cases made and provided,  
and against the peace and dignity of the State of Ohio.

G. Gary Tyack  
Prosecuting Attorney  
Franklin County, Ohio

**A TRUE BILL**



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Charles M. Holbrook, 0095620  
Assistant Prosecuting Attorney



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Foreperson, Grand Jury