

Arrest Report

Johnson County Sheriff's Office		1 ARRESTED PERSON - NAME (Last, First, Middle) Fowlkes, Samuel							4 I.D. No.	3 Arrest No. T20260105-10	2 Service No. JCSO25-000267
6 Dist		8 ARRESTED PERSON - HOME ADDRESS									
9 Location of Arrest 2651 Upper Denton		10 Race W	Sex M	D.O.B. [REDACTED]	Age 23	Ht. 5'9"	Wt. 140	Hair BRO			
11 Describe Location of Arrest Field/Woods				12 Arresting Officers and Badge Nos. William Reilly 2115				Date/Time of Arrest 2026-01-05 17:00		<input type="checkbox"/> A.M. <input checked="" type="checkbox"/> P.M.	
13 LOCATION OF OFFENSE (ADDRESS) 2651 Upper Denton Rd Weatherford, Texas 76085											
15 Describe Location of Offense Government/Public Building											
14 Charges 99 - AA - OFFENSE NOT IN TABLE (Notify SYS ADMIN) - Severity: F											
17 How Arrest Made <input type="checkbox"/> On View <input type="checkbox"/> Call <input checked="" type="checkbox"/> Warrant		18 Sober <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	Observe Drinking <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	19 Resist <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	20 Drug User <input type="checkbox"/> Yes <input type="checkbox"/> Unk <input checked="" type="checkbox"/> No	21 Type of Drug		22 Weapon (Describe) Unarmed	23 Armed <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	24 Date/Time Booked 1-5-26 1906	<input type="checkbox"/> A.M. <input checked="" type="checkbox"/> P.M.
25 CONDITION Drunk Sick Injured			Medical Treatment <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		26 Location Where Treated			27 Alias or Nickname			
28 Hold Placed on Vehicle/Towed To			Hold on Vehicle <input type="checkbox"/> Yes <input type="checkbox"/> No		29 Property Placed in Property Room/Tag Numbers						
30 Vehicle Involved			Year	Make	Body	Color	32 Oper. Lic. No.		State	Type	
Lic. State Year							[REDACTED]		TX	c	
33 Where Arrestee Employed or School			Occupation			Home Phone		Bus. Phone			
34 Complainant Texas, State Of			Address								
35 Witness											
37 Parent/Guardian/Next of Kin											
38 Name of Parent/Guardian Notified			Relationship		Date/Time	Officer		Badge No.			
39 Accomplice (Name and Arrest No.)											
40 Investigator - Badge No. WReilly 2115			41 Transporting Officer - Badge No. WReilly 2115			Transporting Officer - Badge No.					
42 Supervisor - Badge No.			43 Booking Officer - Badge No. [Signature] 2305			44 Searched By - Badge No.					
45 Disposition				46 Notation							
47 NARRATIVE (Elements of the Offense)											
48 Prior Records						49 SSN#		[REDACTED]			
50 SCARS		TATTOO		HAIR STYLE		MUSTACHE					
51 MISSING BODY PARTS						52 Place of Birth					

IDENTIFICATION	NAME FOWLKES, SAMUEL												
	ALIAS NAME(S) FOWLKES, SAMUEL HUBBARD POWER												
	PID [REDACTED]			OTHER ID TYPE			OTHER ID NO.			SID			
	RACE W	SEX M	ETHNICITY NON HISPANIC		DATE OF BIRTH [REDACTED]	AGE 23	DL / ID NO. [REDACTED]	STATE TX	TYPE CLASS C		FBI [REDACTED]		
	HEIGHT 5 FT. 9 IN.		WEIGHT 140	HAIR BRO	EYES BRO	BUILD LARGE	COMPLEXION		SOCIAL SECURITY NO.		MARITAL STATUS		
	SCARS, MARKS, TATTOOS, AMPUTATIONS												
	PLACE OF BIRTH WEATHERFORD, TX				OCCUPATION				EMPLOYER				
	ADDRESS 2651 UPPER DENTON RD WEATHERFORD TX 76085							PHONE					
	EMER	EMERGENCY CONTACT NAME TRICIA FOWLKES					RELATIONSHIP			EMERGENCY CONTACT ADDRESS & PHONE PHONE 682-229-8744			
		ARRESTING AGENCY JOHNSON COUNTY SO					ARRESTING OFFICER 2121 REILLY, W.						
ARREST	ARREST DATE 01/06/2026		ARREST TIME 8:23 AM		COMPLAINANT								
	ARREST LOCATION												
	WITNESS(ES) / OTHER OFFICERS												
	VEH YR												
VEHICLE	LIC	MAKE		MODEL	COLOR								
	STATE				VEHICLE TOWED BY								
	VEHICLE STORED AT												
CHARGES													
WARRANT/REF. HOLD REASON OFFENSE ISSUING AUTHORITY BOND AMOUNT FINE AMOUNT													
413-12-26-25C LOCAL WARRANT HINDERING PROSECUTION OF TERRORISM DISTRICT CLERK													
◀ END OF LIST ▶													



ARREST REPORT

Johnson County Sheriff's Office

SO NUMBER	JAIL ID / BOOKING NO.	PAGE
202600038	26-00082	1
ARRESTING AGENCY		OF
JOHNSON COUNTY SO		1

IDENTIFICATION	NAME FOWLKES, SAMUEL											
	ALIAS NAME(S) FOWLKES, SAMUEL HUBBARD POWER											
	PID		OTHER ID TYPE				OTHER ID NO.				SID	
	[REDACTED]										[REDACTED]	
	RACE	SEX	ETHNICITY		DATE OF BIRTH	AGE	DL / ID NO.	STATE	TYPE		FBI	
	W	M	NON HISPANIC		[REDACTED]	23	[REDACTED]	TX	ID CARD		[REDACTED]	
	HEIGHT		WEIGHT	HAIR	EYES	BUILD	COMPLEXION		SOCIAL SECURITY NO.		MARITAL STATUS	
	5 FT. 9 IN.		140	BRO	BRO	LARGE	FA					
	SCARS, MARKS, TATTOOS, AMPUTATIONS											
	PLACE OF BIRTH WEATHERFORD, TX				OCCUPATION				EMPLOYER			
EMER	ADDRESS 2651 UPPER DENTON RD WEATHERFORD TX 76085						PHONE					
	EMERGENCY CONTACT NAME TRICIA FOWLKES						RELATIONSHIP			EMERGENCY CONTACT ADDRESS & PHONE		
										PHONE 682-229-8744		
	ARRESTING AGENCY JOHNSON COUNTY SO						ARRESTING OFFICER 2126 REILLY, WILLIAM					
	ARREST DATE 01/05/2026		ARREST TIME 5:00 PM		COMPLAINANT							
ARREST	ARREST LOCATION 2651 UPPER DENTON											
	WITNESS(ES) / OTHER OFFICERS											
	VEH YR											
VEHICLE	LIC	MAKE		MODEL		COLOR						
	STATE				VEHICLE TOWED BY							
	VEHICLE STORED AT											
CHARGES												
WARRANT/REF.		HOLD REASON		OFFENSE		ISSUING AUTHORITY		BOND AMOUNT		FINE AMOUNT		
413-12-23-25B		LOCAL WARRANT		HINDERING PROSECUTION OF TERRORISM		DISTRICT CLERK						
◀ END OF LIST ▶												

STATE OF TEXAS

for the

413th Judicial District of Johnson County

State of Texas

v.

Samuel Fowlkes

Warrant No. 413-12-23-25-B

FILE UNDER SEAL

WARRANT OF ARREST

THE STATE OF TEXAS: to the Sheriff, any Peace Officer of Johnson County, Special Investigator as defined by Art. 2.122 of Texas Code of Criminal Procedure, or any Peace Officer of the State of Texas, GREETING:

If to be found in your County and bring him/her before me, a Judicial Officer of Johnson County, Texas, at my office at 204 S Buffalo St. Cleburne, TX 76033 in said County, immediately, then and there to answer the State of Texas for an offense against the laws of said State, to-wit:

Samuel Hubbard Power Fowlkes a/k/a "Lucy", DOB: [REDACTED]

Texas driver's license: [REDACTED]

Ht: 509 Wt: 140 Hair: Bro Eye: Bro

Address: 2651 Upper Denton Rd. Weatherford, TX 76085


On or about July 5th, 2025 in Johnson County, Texas, did then and there commit the offense of;

COUNT ONE: Texas Penal Code: Section 76.04, HINDERING PROSECUTION OF TERRORISM, 1ST DEGREE FELONY;

Of which offense he/she is accused by the written Complaint under oath or affirmation of Detective William J Reilly III, filed before me.

Herein fail not, but of this writ make due return, showing how you have executed the same.

Witness my official signature, this 23 day of Dec., 2025


MAGISTRATE, 413th JUDICIAL DISTRICT
JOHNSON COUNTY, TEXAS

OFFICER'S RETURN

Came to hand the _____ day of _____, _____, at _____ o'clock ____ M., and
executed on the _____ day of _____, _____, at _____ o'clock ____ M., by
arresting the within named, at _____ in _____ County, Texas.

I actually and necessarily traveled _____ miles in the service of this writ, in addition to any
other mileage I may have traveled in the service of other process in this cause during the same
trip.

_____,
Johnson County, Texas

By _____, Deputy

STATE OF TEXAS

for the

413th Judicial District of Johnson County

State of Texas
v.
Samuel Fowlkes

Warrant No. 413-12-23-25-B

FILE UNDER SEAL

CRIMINAL COMPLAINT & AFFIDAVIT OF ARREST

THE STATE OF TEXAS: to the Sheriff, any Peace Officer of Johnson County, Special Investigator as defined by Art. 2.122 of Texas Code of Criminal Procedure, or any Peace Officer of the State of Texas, GREETING:

If to be found in your County and bring him/her before me, a Judicial Officer of Johnson County, Texas, at my office at 204 S Buffalo St. Cleburne, TX 76033 in said County, immediately, then and there to answer the State of Texas for an offense against the laws of said State, to-wit:

Samuel Hubbard Power Fowlkes a/k/a "Lucy", DOB: [REDACTED]
Texas driver's license: [REDACTED]
Ht: 509 Wt: 140 Hair: Bro Eye: Bro
Address: 2651 Upper Denton Rd. Weatherford, TX 76085

On or about July 5th, 2025 in Johnson County, Texas, did then and there commit the offense of;

**COUNT ONE: Texas Penal Code: Section 76.04, HINDERING PROSECUTION OF
TERRORISM, 1ST DEGREE FELONY;**

On or July 5th, 2025 in the 18th Criminal Judicial District of Johnson Texas, defendant, **Samuel Fowlkes**, with intent to hinder the arrest, prosecution, conviction, or punishment of another for offense(s) under Section 76.02 or 76.03, he tampered with any physical evidence that might aid in the discovery or apprehension of the other, specifically Benjamin Hanil Song and others whom participated in the attack on the Prairieland ICE Detention Center.

INTRODUCTION AND DETECTIVE BACKGROUND

1. I, affiant, am a peace officer duly commissioned and acting in official capacity under the authority of Texas Code of Criminal Procedure Article 2.12(1) hereby depose and state the following facts, establishing probable cause that Chon Manriquez is in violation of the laws of this State and the United States:
2. I am a Major Crimes Detective for the Johnson County Sheriff's Office (JCSO) located within the 18th, 249th, and 413th Judicial Districts of Texas. I have investigated various criminal offenses related to terrorism, human trafficking, violent crime, financial crime, and crimes against children. As such, I have composed several search and arrest warrants leading to the apprehension and prosecution of violent offenders.
3. I have been a Peace Officer for over seven (7) years, having worked in the capacity of a patrol officer, background investigator, Special Weapons and Tactics Operator (SWAT), and currently a Detective in the Criminal Investigations Division. I currently maintain an Advanced Peace Officer license and a Basic Police Instructors license via the Texas Commission on Law Enforcement (TCOLE).
4. I am also a certified Cellebrite Operator and Physical Analyst, having downloaded several cellular devices for various law enforcement agencies. Prior to law enforcement, I served honorably in the United States Navy, having deployed to the middle east in support of Operation Inherent Resolve and Operation Enduring Freedom. I have earned a bachelor's degree in criminal justice with a concentration in homeland security from Southern New Hampshire University.

5. In addition to working local cases, I have also worked cases in conjunction with the Federal Bureau of Investigation, Texas Department of Public Safety (CID), and the Texas Rangers. I am and have been a member of the North Texas' Joint Terrorism Task Force for nearly two (2) years.

LIMITED STATEMENT OF PROBABLE CAUSE

6. I submit this affidavit in support of a criminal investigation alleging Samuel Fowlkes to be in violations of the laws of this State and the United States. The material contained herein this affidavit is based on my personal investigation into the offense, information received from Task Force Officers (TFO), Special Agents (SA), and Analysts from the Federal Bureau of Investigation.
7. Because this affidavit is submitted for the limited purpose of establishing probable cause to support a criminal complaint, I have not included every fact discovered through this investigation. I have set forth the facts I believe and have reason to believe are necessary to establish probable cause that Samuel Fowlkes did intentionally and knowingly commit the offenses described herein.

(Remainder of this page intentionally left blank)

CASE BACKGROUND

THE ATTACK

1. On July 4th, 2025, a group of anti-fascists (ANTIFA) actors, associated through ideology conducted a coordinated attack on the Prairieland ICE detention center, located at 1209 Sunflower Ln. Alvarado, TX 76009. The Prairieland ICE detention center (PDC) is located in the 18th Judicial District of Texas and the Northern District of Texas.
2. The attack on (PDC) involved the use of fireworks being shot at the physical detention center, vandalism of both personally owned vehicles (POVs) and government vehicles, and the guard shack. Several vehicle tires were slashed, surveillance cameras destroyed, and spray painting of both vehicles and the guard shack.
3. Ultimately, this attack prompted a response from the Alvarado Police Department, in particular, Lt. Gross, a sworn Texas Peace Officer, responding to a United States Government facility in a capacity to protect said United States Government facility.
4. Upon arriving to the scene, Lt. Gross began pursuing (on foot), persons who law enforcement now knows to be Zachary Evetts and Nathan Baumann. As Lt. Gross pursued said individuals on foot, Lt. Gross was shot by Benjamin Hanil Song, who utilized an AR-15 style rifle with a binary trigger. A binary trigger is a tool which doubles the rate of fire on a rifle, i.e. trigger pull discharges one round, releasing trigger discharges another.

5. Lt. Gross was struck in the neck by gunfire from Benjamin Song, a person who escaped the scene and was evading law enforcement for roughly eleven (11) days. Subsequent to the on-scene investigation, an eleven (11) day manhunt ensued for Benjamin Song, a person wanted on both State and Federal Charges, one of which being a violation of Texas Penal Code 76.03, Aiding in Commission of Terrorism. All individuals arrested on scene were arrested and charged in violation of Texas Penal Code 76.02, Terrorism.

THE MANHUNT/FOWLKES IDENTIFIED

6. During the eleven (11) day manhunt for Benjamin Song, I, affiant, and the (FBI) executed several search warrants, both State and Federal. During the initial attack, a co-defendant identified as Megan Morris a/k/a "Bradford Morris" was traffic stopped fleeing the scene of (PDC). Morris was learned to reside 2452 56th Street, Dallas, TX. Said residence was raided by the (FBI) subsequent to the attack.
7. The 56th Street address was learned by investigators to be a location where individuals from the (ANTIFA) cell frequently stayed and where the physical planning for the (PDC) attack occurred. During the raid at 56th Street, Samuel Fowlkes was on scene and his cellular telephone seized.
8. During the time of the raid, Samuel Fowlkes, hereafter referred to as "defendant" was learned to have been living on site. The (FBI) learned Fowlkes had strong ties to the group who conducted the attack on (PDC) and (ANTIFA) ideology, affirmatively linking him to this investigation. As the manhunt continued, investigators began following up on various leads as to Benjamin Song's whereabouts, resulting in the arrest of co-defendants, John Thomas, Dario Sanchez, and Rebecca Morgan, all actors who participated in Hindering Prosecution of Terrorism as it relates to Benjamin Song.

BENJAMIN SONG CAPTURE/FIREARM (FOWLKES)

9. On July 15th, 2025, (TFO) Casey Brashear and I learned the location of Benjamin Song. Benjamin Song was last learned to be at co-defendant Rebecca Morgan's residence in North Dallas. During the late afternoon, a search warrant was signed and (FBI-SWAT) executed a raid at Morgan's residence, resulting the successful capture of Benjamin Song.
10. Contained therein Morgan's apartment, was a Walther PPK .380, S/N: A001884. Said firearm was learned to be registered to defendant's father. Benjamin Song was alone in Morgan's apartment and investigators know Benjamin Song and defendant to be associated in fact by way of this (ANTIFA) group. Additionally, both Benjamin Song and defendant are active members of a group called, "Socialist Rifle Association" a/k/a (SRA). See attachment "A" of this application for depiction of the Walther PPK, registered to defendant's father.

ENGAGING IN ORGANIZED CRIMINAL ACTIVITY/SMUGGLING OF PERSONS

11. Subsequent to getting Benjamin Song into custody, the (FBI) and I conducted a series of interviews, leading to understanding the dynamic of how Benjamin Song was smuggled from Alvarado back to Morgan's apartment in North Dallas. This post manhunt investigation resulted in the arrest of four (4) additional co-defendants who worked together for the common purpose of smuggling Benjamin Song. This spinoff investigation resulted in defendants confirming affiliation to (ANTIFA) a domestic terror organization and knowledge that Benjamin Song was actively wanted for Aiding in Commission of Terrorism.

12. During the course of the investigation, investigators learned the use of cellular telephones to be a material component used for conspiring, planning, and facilitating the smuggling of Benjamin Song. More specifically, the use of a mobile application called "Signal" was used to effectively communicate amongst each other. Signal is described as a mobile application designed to provide end-to-end encrypted communications, meaning messages are intended to be readable only by the communicating users and not retained in accessible form by service providers. The application (Signal) includes features allowing users to create private conversations, form group chats, and enable automatic deletion of messages after a selected period of time.
13. Not only did defendants in this case utilized Signal to prepare for the attack on (PDC), they utilized Signal to facilitate, plan, prepare, and conspire to smuggle Benjamin Song out of Johnson County. Additionally, defendants utilized signal to conspire to delete messages and "monikers" of those who participated in and were arrested subsequent to the attack on (PDC). The deletion of "monikers" associated with the defendant's in this case was an overt act in attempting to delete evidence and by extension Hinder Prosecution of Terrorism.

(Remainder of this page intentionally left blank)

PROBABLE CAUSE

14. On or about December 18th, 2025, I was notified of defendant's involvement in signal chats, specifically related to his involvement in directing the deletion of digital evidence related to the attack on (PDC) and its participants. Defendant was identified in the Signal chats via his telephone number, associated with his moniker, "Categgs."

Instant Messages-Signal

- 7/5/2025 @ 0809 - Signal App Message - defendant posts "click the 3 little dots and click 'delete for everyone'"
- 7/05/2025 @0808 - Signal App Message – "u wanna hop on the call w me Atrean and candied?"
- 7/5/2025 @0550 -Signal App Message between defendant and Atrean – "Working on getting wise and foxglove removed rn just in case"
- 7/05/2025 @ 0547 – Signal App Message between defendant and Atrean – "Hey. Do I need to remove anyone else from anywhere else? Idk who else went, if we need to take them out of anything"

15. During this investigation I know the above-mentioned monikers to be associated with the following individuals, actors who were all arrested during the course of this investigation for their roles of smuggling Benjamin Song and by extension, hindering prosecution of terrorism:

- Atrean- Co-defendant, Susan Kent;
- Candied- Co-defendant, Lynette Sharp
- Wise- Co-defendant, Seth Sikes

16. This investigation taught investigators that many defendants in this case actively conspired to and deleted digital communications in the Signal chats, subsequent to law enforcement responding to (PDC) the night of the attack. Based on the messages indicated above, observed in defendant's signal chats, it is immediately apparent that defendant actively conspired with and directed co-defendants how delete digital communication(s), which contain evidence and fruits of conspiracy to commit the attack on (PDC), and by extension, hinder prosecution of terrorism. Additionally, defendant's message(s) occurred merely hours after the attack, during a period of time when Benjamin Song was still at large, for multiple felony offenses, in particular, 76.03, Aiding in Commission of a Terrorism. See attachment "A" of this application for images depicting the signal chats.

Phone Calls-Signal

- 07/05/2025 @ 0649 – Answered a Signal phone call from +14692253262 – Excited (identified as co-defendant, John Thomas)
 - 07/05/2025 @ 0542 hours – Answered a Signal phone call from +16822629036 - Not Beating the Little Creature Allegations (identified as co-defendant, Autumn Hill)
17. Defendant's phone calls to co-defendants on July 5th, 2025 are evidentiary in this case. I know John Thomas to be a person who aided in conspiring to and actively participating in Benjamin Song's escape from Johnson County on July 5th, 2025. Additionally, I know Autumn Hill a/k/a "Cameron Arnold" to have actively participated in the attack on (PDC). I know Arnold was transported to (PDC) with Meagan Morris, Joy Gibson, and Benjamin Song, all persons who were arrested for either violations of Section 76.02 Terrorism, or 76.03 Aiding in Commission of Terrorism.

COCNLUSION

18. Based on the totality of the facts, evidence, and information contained herein this application, I believe and have reason to believe, defendant, Samuel Fowlkes, is in violation of Texas Penal Code Section 76.4, Hindering Prosecution of Terrorism. I believe this because, defendant:

- Actively affiliates with (ANTIFA), specifically the individuals arrested for attack on (PDC);
- Benjamin Song being apprehended in close proximity to a firearm, registered to defendant's father;
- Actively making signal phone calls to two (2) co-defendants in this case, hours after the attack on (PDC) and those co-defendants having been arrested for actively participating in Terrorism or Hindering Prosecution of the same;
- Actively telling individuals on how to delete signal chat messages which contained evidence and fruits of the overall conspiracy regarding the attack on (PDC) and the conspiracy to smuggle Benjamin Song out of Johnson County and by extension hinder prosecution of terrorism.

(Remainder of this page intentionally left blank)

William Reilly III #2115
Affiant, Detective William Reilly III #2115 (JCSO)

SWORN TO AND SUBSCRIBED BEFORE ME BY SAID AFFIANT/COMPLAINANT ON
THIS THE 23 DAY OF Dec., 2025

John W. Wehr
MAGISTRATE, 413 JUDICIAL DISTRICT
JOHNSON COUNTY, TEXAS

Senior Judge

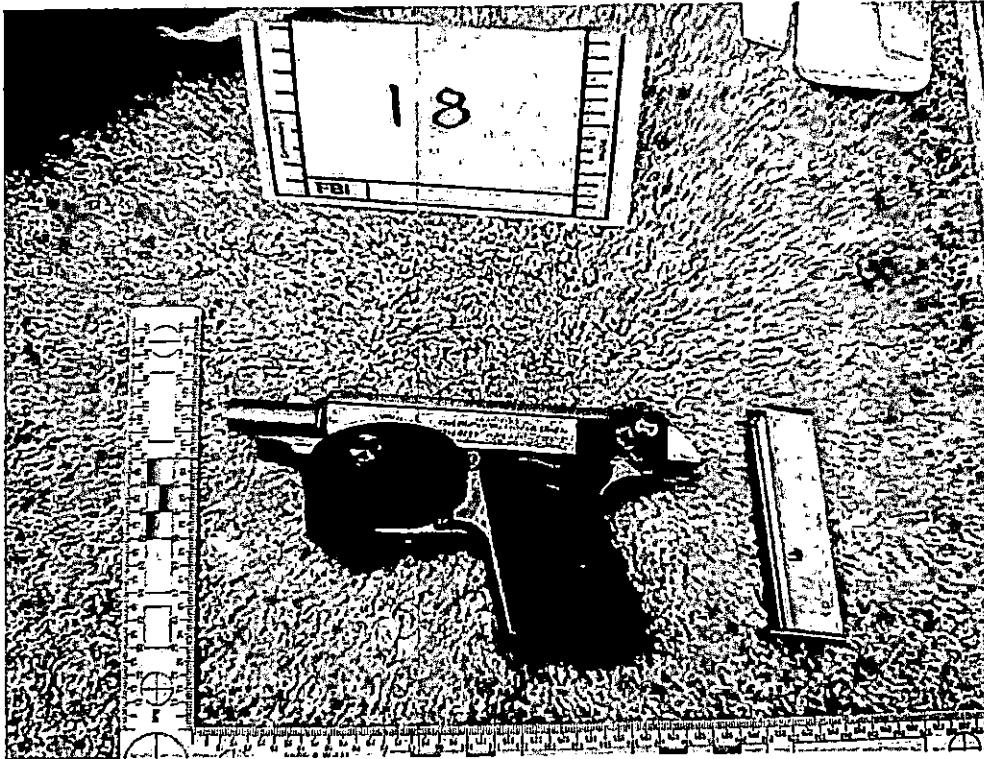
MAGISTRATE'S DETERMINATION OF PROBABLE CAUSE

On this the 23 day of Dec, 2025, I hereby acknowledge that I have
examined the foregoing affidavit and have determined that probable cause exists for the
issuance of an arrest warrant for the individual accused therein.

John W. Wehr
MAGISTRATE IN AND FOR JOHNSON
COUNTY, TEXAS
HONORABLE Judge of
the 413th District Court Judge, Johnson
County, Texas

ATTACHMENT "A"

Firearm:



Signal Chats:

29	+16822629035 Cateegs	click the 3 little dots and click "delete for everyone"	App Message	Signal	7/5/2025	7/5/2025 8:09:01 AM(UTC+0)
----	----------------------	---	-------------	--------	----------	----------------------------

ATTACHMENT "A" CONT.

jgs one of my people came back, little creature,
was dropped off by another group that bounced
when the cops came. as far as i know Herald,
Champ, Fox, John, Mal, are still there

App Message Signal 7/5/2025

STATE OF TEXAS

for the

413th Judicial District of Johnson County

State of Texas

v.

Samuel Fowlkes

Warrant No. 413-13-24-250

FILE UNDER SEAL

WARRANT OF ARREST

THE STATE OF TEXAS: to the Sheriff, any Peace Officer of Johnson County, Special Investigator as defined by Art. 2.122 of Texas Code of Criminal Procedure, or any Peace Officer of the State of Texas, GREETING:

If to be found in your County and bring him/her before me, a Judicial Officer of Johnson County, Texas, at my office at 204 S Buffalo St. Cleburne, TX 76033 in said County, immediately, then and there to answer the State of Texas for an offense against the laws of said State, to-wit:

Samuel Hubbard Power Fowlkes a/k/a "Lucy", DOB: [REDACTED]

Texas driver's license: [REDACTED]

Ht: 509 Wt: 140 Hair: Bro Eye: Bro

Address: 2651 Upper Denton Rd. Weatherford, TX 76085

On or about July 5th, 2025 in Johnson County, Texas, did then and there commit the offense of;

COUNT ONE: Texas Penal Code: Section 76.04, HINDERING PROSECUTION OF TERRORISM, 1ST DEGREE FELONY;

Of which offense he/she is accused by the written Complaint under oath or affirmation of Detective William J Reilly III, filed before me.

Herein fail not, but of this writ make due return, showing how you have executed the same.

Witness my official signature, this 26 day of Dec, 2025

John Weeber
MAGISTRATE 413 JUDICIAL DISTRICT
JOHNSON COUNTY, TEXAS

Senior Judge

BOND AMOUNT AND
BOND CONDITIONS
TO BE SET BY
MAGISTRATE
PRIOR TO RELEASE
FROM JAIL

OFFICER'S RETURN

Came to hand the _____ day of _____, _____, at _____ o'clock ____ M., and
executed on the _____ day of _____, _____, at _____ o'clock ____ M., by
arresting the within named, at _____ in _____ County, Texas.

I actually and necessarily traveled _____ miles in the service of this writ, in addition to any
other mileage I may have traveled in the service of other process in this cause during the same
trip.

Johnson County, Texas

By _____, Deputy

STATE OF TEXAS

for the
413th Judicial District of Johnson County

State of Texas
v.
Samuel Fowlkes

Warrant No. 413-12-26-350
FILL UNDER SEAL

CRIMINAL COMPLAINT & AFFIDAVIT OF ARREST

THE STATE OF TEXAS: to the Sheriff, any Peace Officer of Johnson County, Special Investigator as defined by Art. 2.122 of Texas Code of Criminal Procedure, or any Peace Officer of the State of Texas, GREETING:

If to be found in your County and bring him/her before me, a Judicial Officer of Johnson County, Texas, at my office at 204 S Buffalo St. Cleburne, TX 76033 in said County, immediately, then and there to answer the State of Texas for an offense against the laws of said State, to-wit:

**Samuel Hubbard Power Fowlkes a/k/a "Lucy", DOB: [REDACTED]
Texas driver's license: [REDACTED]
Ht: 509 Wt: 140 Hair: Bro Eye: Bro
Address: 2651 Upper Denton Rd. Weatherford, TX 76085**

On or about July 5th, 2025 in Johnson County, Texas, did then and there commit the offense of;

**COUNT ONE: Texas Penal Code: Section 76.04, HINDERING PROSECUTION OF
TERRORISM, 1ST DEGREE FELONY;**

On or July 5th, 2025 in the 18th Criminal Judicial District of Johnson Texas, defendant, **Samuel Fowlkes**, with intent to hinder the arrest, prosecution, conviction, or punishment of another for offense(s) under Section 76.02 or 76.03, he tampered with any physical evidence that might aid in the discovery or apprehension of the other, specifically Benjamin Hanil Song and others whom participated in the attack on the Prairieland ICE Detention Center.

INTRODUCTION AND DETECTIVE BACKGROUND

1. I, affiant, am a peace officer duly commissioned and acting in official capacity under the authority of Texas Code of Criminal Procedure Article 2.12(1) hereby depose and state the following facts, establishing probable cause that Samuel Fowlkes is in violation of the laws of this State and the United States:
2. I am a Major Crimes Detective for the Johnson County Sheriff's Office (JCSO) located within the 18th, 249th, and 413th Judicial Districts of Texas. I have investigated various criminal offenses related to terrorism, human trafficking, violent crime, financial crime, and crimes against children. As such, I have composed several search and arrest warrants leading to the apprehension and prosecution of violent offenders.
3. I have been a Peace Officer for over seven (7) years, having worked in the capacity of a patrol officer, background investigator, Special Weapons and Tactics Operator (SWAT), and currently a Detective in the Criminal Investigations Division. I currently maintain an Advanced Peace Officer license and a Basic Police Instructors license via the Texas Commission on Law Enforcement (TCOLE).
4. I am also a certified Cellebrite Operator and Physical Analyst, having downloaded several cellular devices for various law enforcement agencies. Prior to law enforcement, I served honorably in the United States Navy, having deployed to the middle east in support of Operation Inherent Resolve and Operation Enduring Freedom. I have earned a bachelor's degree in criminal justice with a concentration in homeland security from Southern New Hampshire University.

5. In addition to working local cases, I have also worked cases in conjunction with the Federal Bureau of Investigation, Texas Department of Public Safety (CID), and the Texas Rangers. I am and have been a member of the North Texas' Joint Terrorism Task Force for nearly two (2) years.

LIMITED STATEMENT OF PROBABLE CAUSE

6. I submit this affidavit in support of a criminal investigation alleging Samuel Fowlkes to be in violations of the laws of this State and the United States. The material contained herein this affidavit is based on my personal investigation into the offense, information received from Task Force Officers (TFO), Special Agents (SA), and Analysts from the Federal Bureau of Investigation.
7. Because this affidavit is submitted for the limited purpose of establishing probable cause to support a criminal complaint, I have not included every fact discovered through this investigation. I have set forth the facts I believe and have reason to believe are necessary to establish probable cause that Samuel Fowlkes did intentionally and knowingly commit the offenses described herein.

(Remainder of this page intentionally left blank)

CASE BACKGROUND

THE ATTACK

1. On July 4th, 2025, a group of anti-fascists (ANTIFA) actors, associated through ideology conducted a coordinated attack on the Prairieland ICE detention center, located at 1209 Sunflower Ln. Alvarado, TX 76009. The Prairieland ICE detention center (PDC) is located in the 18th Judicial District of Texas and the Northern District of Texas.
2. The attack on (PDC) involved the use of fireworks being shot at the physical detention center, vandalism of both personally owned vehicles (POVs) and government vehicles, and the guard shack. Several vehicle tires were slashed, surveillance cameras destroyed, and spray painting of both vehicles and the guard shack.
3. Ultimately, this attack prompted a response from the Alvarado Police Department, in particular, Lt. Gross, a sworn Texas Peace Officer, responding to a United States Government facility in a capacity to protect said United States Government facility.
4. Upon arriving to the scene, Lt. Gross began pursuing (on foot), persons who law enforcement now knows to be Zachary Evetts and Nathan Baumann. As Lt. Gross pursued said individuals on foot, Lt. Gross was shot by Benjamin Hanil Song, who utilized an AR-15 style rifle with a binary trigger. A binary trigger is a tool which doubles the rate of fire on a rifle, i.e. trigger pull discharges one round, releasing trigger discharges another.

5. Lt. Gross was struck in the neck by gunfire from Benjamin Song, a person who escaped the scene and was evading law enforcement for roughly eleven (11) days. Subsequent to the on-scene investigation, an eleven (11) day manhunt ensued for Benjamin Song, a person wanted on both State and Federal Charges, one of which being a violation of Texas Penal Code 76.03, Aiding in Commission of Terrorism. All individuals arrested on scene were arrested and charged in violation of Texas Penal Code 76.02, Terrorism.

THE MANHUNT/FOWLKES IDENTIFIED

6. During the eleven (11) day manhunt for Benjamin Song, I, affiant, and the (FBI) executed several search warrants, both State and Federal. During the initial attack, a co-defendant identified as Megan Morris a/k/a "Bradford Morris" was traffic stopped fleeing the scene of (PDC). Morris was learned to reside 2452 56th Street, Dallas, TX. Said residence was raided by the (FBI) subsequent to the attack.
7. The 56th Street address was learned by investigators to be a location where individuals from the (ANTIFA) cell frequently stayed and where the physical planning for the (PDC) attack occurred. During the raid at 56th Street, Samuel Fowlkes was on scene and his cellular telephone seized.
8. During the time of the raid, Samuel Fowlkes, hereafter referred to as "defendant" was learned to have been living on site. The (FBI) learned Fowlkes had strong ties to the group who conducted the attack on (PDC) and (ANTIFA) ideology, affirmatively linking him to this investigation. As the manhunt continued, investigators began following up on various leads as to Benjamin Song's whereabouts, resulting in the arrest of co-defendants, John Thomas, Dario Sanchez, and Rebecca Morgan, all actors who participated in Hindering Prosecution of Terrorism as it relates to Benjamin Song.

BENJAMIN SONG CAPTURE/FIREARM (FOWLKES)

9. On July 15th, 2025, (TFO) Casey Brashear and I learned the location of Benjamin Song. Benjamin Song was last learned to be at co-defendant Rebecca Morgan's residence in North Dallas. During the late afternoon, a search warrant was signed and (FBI-SWAT) executed a raid at Morgan's residence, resulting the successful capture of Benjamin Song.
10. Contained therein Morgan's apartment, was a Walther PPK .380, S/N: A001884. Said firearm was learned to be registered to defendant's father. Benjamin Song was alone in Morgan's apartment and investigators know Benjamin Song and defendant to be associated in fact by way of this (ANTIFA) group. Additionally, both Benjamin Song and defendant are active members of a group called, "Socialist Rifle Association" a/k/a (SRA). See attachment "A" of this application for depiction of the Walther PPK, registered to defendant's father.

ENGAGING IN ORGANIZED CRIMINAL ACTIVITY/SMUGGLING OF PERSONS

11. Subsequent to getting Benjamin Song into custody, the (FBI) and I conducted a series of interviews, leading to understanding the dynamic of how Benjamin Song was smuggled from Alvarado back to Morgan's apartment in North Dallas. This post manhunt investigation resulted in the arrest of four (4) additional co-defendants who worked together for the common purpose of smuggling Benjamin Song. This spinoff investigation resulted in defendants confirming affiliation to (ANTIFA) a domestic terror organization and knowledge that Benjamin Song was actively wanted for Aiding in Commission of Terrorism.

12. During the course of the investigation, investigators learned the use of cellular telephones to be a material component used for conspiring, planning, and facilitating the smuggling of Benjamin Song. More specifically, the use of a mobile application called "Signal" was used to effectively communicate amongst each other. Signal is described as a mobile application designed to provide end-to-end encrypted communications, meaning messages are intended to be readable only by the communicating users and not retained in accessible form by service providers. The application (Signal) includes features allowing users to create private conversations, form group chats, and enable automatic deletion of messages after a selected period of time.
13. Not only did defendants in this case utilized Signal to prepare for the attack on (PDC), they utilized Signal to facilitate, plan, prepare, and conspire to smuggle Benjamin Song out of Johnson County. Additionally, defendants utilized signal to conspire to delete messages and "monikers" of those who participated in and were arrested subsequent to the attack on (PDC). The deletion of "monikers" associated with the defendant's in this case was an overt act in attempting to delete evidence and by extension Hinder Prosecution of Terrorism.

(Remainder of this page intentionally left blank)

PROBABLE CAUSE

14. On or about December 18th, 2025, I was notified of defendant's involvement in signal chats, specifically related to his involvement in directing the deletion of digital evidence related to the attack on (PDC) and its participants. Defendant was identified in the Signal chats via his telephone number, associated with his moniker, "Categgs."

Instant Messages-Signal

- 7/5/2025 @ 0809 - Signal App Message - defendant posts "click the 3 little dots and click 'delete for everyone'"
- 7/05/2025 @0808 - Signal App Message - "u wanna hop on the call w me Atrean and candied?"
- 7/5/2025 @0550 -Signal App Message between defendant and Atrean - "Working on getting wise and foxglove removed rn just in case"
- 7/05/2025 @ 0547 - Signal App Message between defendant and Atrean - "Hey. Do I need to remove anyone else from anywhere else? Idk who else went, if we need to take them out of anything"

15. During this investigation I know the above-mentioned monikers to be associated with the following individuals, actors who were all arrested during the course of this investigation for their roles of smuggling Benjamin Song and by extension, hindering prosecution of terrorism:

- Atrean- Co-defendant, Susan Kent;
- Candied- Co-defendant, Lynette Sharp
- Wise- Co-defendant, Seth Sikes

16. This investigation taught investigators that many defendants in this case actively conspired to and deleted digital communications in the Signal chats, subsequent to law enforcement responding to (PDC) the night of the attack. Based on the messages indicated above, observed in defendant's signal chats, it is immediately apparent that defendant actively conspired with and directed co-defendants how delete digital communication(s), which contain evidence and fruits of conspiracy to commit the attack on (PDC), and by extension, hinder prosecution of terrorism. Additionally, defendant's message(s) occurred merely hours after the attack, during a period of time when Benjamin Song was still at large, for multiple felony offenses, in particular, 76.03, Aiding in Commission of a Terrorism. See attachment "A" of this application for images depicting the signal chats.

Phone Calls-Signal

- 07/05/2025 @ 0649 – Answered a Signal phone call from +14692253262 – Excited (identified as co-defendant, John Thomas)
 - 07/05/2025 @ 0542 hours – Answered a Signal phone call from +16822629036 - Not Beating the Little Creature Allegations (identified as co-defendant, Autumn Hill)
17. Defendant's phone calls to co-defendants on July 5th, 2025 are evidentiary in this case. I know John Thomas to be a person who aided in conspiring to and actively participating in Benjamin Song's escape from Johnson County on July 5th, 2025. Additionally, I know Autumn Hill a/k/a "Cameron Arnold" to have actively participated in the attack on (PDC). I know Arnold was transported to (PDC) with Meagan Morris, Joy Gibson, and Benjamin Song, all persons who were arrested for either violations of Section 76.02 Terrorism, or 76.03 Aiding in Commission of Terrorism.

CONCLUSION

18. Based on the totality of the facts, evidence, and information contained herein this application, I believe and have reason to believe, defendant, Samuel Fowlkes, is in violation of Texas Penal Code Section 76.4, Hindering Prosecution of Terrorism. I believe this because, defendant:

- Actively affiliates with (ANTIFA), specifically the individuals arrested for attack on (PDC);
- Benjamin Song being apprehended in close proximity to a firearm, registered to defendant's father;
- Actively making signal phone calls to two (2) co-defendants in this case, hours after the attack on (PDC) and those co-defendants having been arrested for actively participating in Terrorism or Hindering Prosecution of the same;
- Actively telling individuals on how to delete signal chat messages which contained evidence and fruits of the overall conspiracy regarding the attack on (PDC) and the conspiracy to smuggle Benjamin Song out of Johnson County and by extension hinder prosecution of terrorism.

(Remainder of this page intentionally left blank)

X [Signature] #2115

Affiant, Detective William Reilly III #2115 (JCSO)

SWORN TO AND SUBSCRIBED BEFORE ME BY SAID AFFIANT/COMPLAINANT ON
THIS THE 26 DAY OF Dec, 2025

[Signature]

Senior Judge

MAGISTRATE, 413 JUDICIAL DISTRICT
JOHNSON COUNTY, TEXAS

MAGISTRATE'S DETERMINATION OF PROBABLE CAUSE

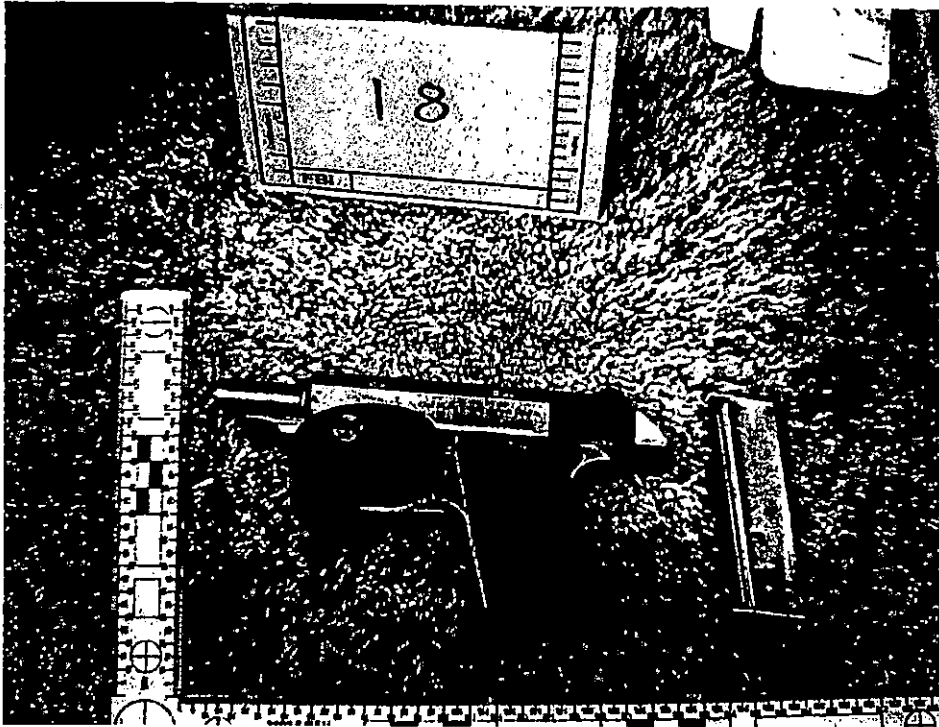
On this the 26 day of Dec, 2025, I hereby acknowledge that I have
examined the foregoing affidavit and have determined that probable cause exists for the
issuance of an arrest warrant for the individual accused therein.

[Signature]
MAGISTRATE IN AND FOR JOHNSON
COUNTY, TEXAS
HONORABLE Judge of
the 413th District Court Judge, Johnson
County, Texas

Senior Judge

ATTACHMENT "A"

Firearm:



Signal Chats:

29	+16822629036 Catalogs	click the 3 little dots and click "delete for everyone"	App Message Signal	7/5/2025	7/5/2025 8:09:01 AM(UTC+0)
----	-----------------------	---	--------------------	----------	----------------------------

ATTACHMENT "A" CONT.

igs one of my people came back, little creature,
was dropped off by another group that bounced
when the cops came. as far as i know Herald,
Champ, Fox, John, Mal, are still there

App Message Signal 7/5/2025

Date of Arrest: 01/05/2026 Time of Arrest: 1700 AM / PM TD INITIALS

MAGISTRATE'S WARNING- JOHNSON COUNTY, TEXAS

➤ Before me, the undersigned magistrate personally appeared:

ARRESTED PERSON: First: Samuel Middle: _____ Last: Fowlkes

➤ PROBABLE CAUSE DETERMINATION: NOTE: ☒ CHECK MARKS REQUIRE RESPONSE

Sufficient facts have been presented to me under oath by affidavit, sworn testimony, or otherwise to show that probable cause exists for the continued detention of the arrested person designated above as to the following listed charges:

Magistrate: J Monk Court: JP2 Date: 1/6/2026

You, the arrested person have been brought before me, a Magistrate of Johnson County, Texas, after your arrest and you are accused of the following criminal offenses: ➤➤ ☒ **IS THE ARRESTED PERSON CURRENTLY ON BAIL FOR A PRIOR ARREST? YES** ☐ **NO**

OFFENSE CHARGED:

AGENCY/WARRANT NO. OR AFFADAVIT:

BAIL SET AT:

1. HINDERING PROSECUTION OF 413th DC W#413-12-23- \$ 5,000,000⁰⁰
2. TERRORISM 25-B \$ _____
3. _____ \$ _____
4. _____ \$ _____
5. _____ \$ _____
6. _____ \$ _____
7. Defendant to Appear Before the 413th DC Prior to Release on Bond \$ _____

➤ **YOU ARE GIVEN THE FOLLOWING WARNINGS:**

1. You have a right to hire an attorney to represent you.
2. You have the right to remain silent.
3. You have the right to have an attorney present prior to and during any questioning by peace officers or attorneys representing the State.
4. You have a right to terminate or stop the interview or questioning at any time.
5. You are not required to make a statement, and any statement you make can and may be used against you in court.
6. You have a right to an examining trial if you are arrested for a felony offense prior to your indictment.
7. You have the right to request appointment of an attorney if you cannot afford to hire an attorney.

➤ **THE MAGISTRATE WILL INFORM THE ARRESTED PERSON OF THE FOLLOWING PROCEDURES:**

1. That an application (necessary forms) for a court appointed attorney must be completed by the arrested person to determine if the arrested person qualifies for a court appointed attorney.
 2. That reasonable assistance will be provided to the arrested person to complete the necessary forms required to request a court appointed attorney.
 3. That the arrested person will be requested to sign a financial affidavit.
 4. That an affidavit is a written or printed declaration or statement of facts made voluntarily and confirmed by oath before a person having authority to administer such oath.
 5. That the arrested person qualifies for a court appointed attorney if the arrested person is indigent.
 6. That an arrested person who is appointed a court appointed attorney will be given the appointed attorney's name, address, and telephone number.
 7. That the appointed attorney shall make every reasonable effort to contact the arrested person not later than the end of the first working day after the date on which the attorney is appointed and to interview the arrested person as soon as practicable after the attorney is appointed.
- ☒ **MAGISTRATE MUST ASK: "DO YOU WANT TO REQUEST A COURT APPOINTED ATTORNEY (APPOINTMENT OF COUNSEL)?"** ☒ **THE ARRESTED PERSON DOES** DOES NOT SF **REQUEST A COURT APPOINTED ATTORNEY.**

➤ **NOTICE OF VIENNA CONVENTION ON CONSULAR RELATIONS:**

1. If you are not a United States citizen and you have been arrested or detained, you may be entitled to have us notify your consulate officials in the United States.
2. ☒ **DO YOU WANT US TO NOTIFY THE CONSULATE OFFICIALS OF YOUR COUNTRY?**
3. ☒ **IF YOU HAVE RESPONDED YES: WHAT COUNTRY DO YOU REQUEST TO BE NOTIFIED?**
4. If you are a citizen of a country that requires us to notify your country's consulate officials, we will make the notification as soon as practicable.

I ACKNOWLEDGE THAT I WAS GIVEN THE ABOVE STATED INFORMATION, WARNINGS, AND NOTICE:

SIGNATURE OF ARRAIGNING MAGISTRATE

Arrested Person's Signature

MAGISTRATE: JP2

COURT: JP2

DATE: 1/6/2026

TIME: 6:10

AM/PM PM

ARRESTED PERSON DECLINED TO SIGN ACKNOWLEDGEMENT

* Witness's signature (if any) _____

* Printed name of witness: _____

* This hearing was interpreted by: _____

Magistrate's Signature

Interpreter's Signature