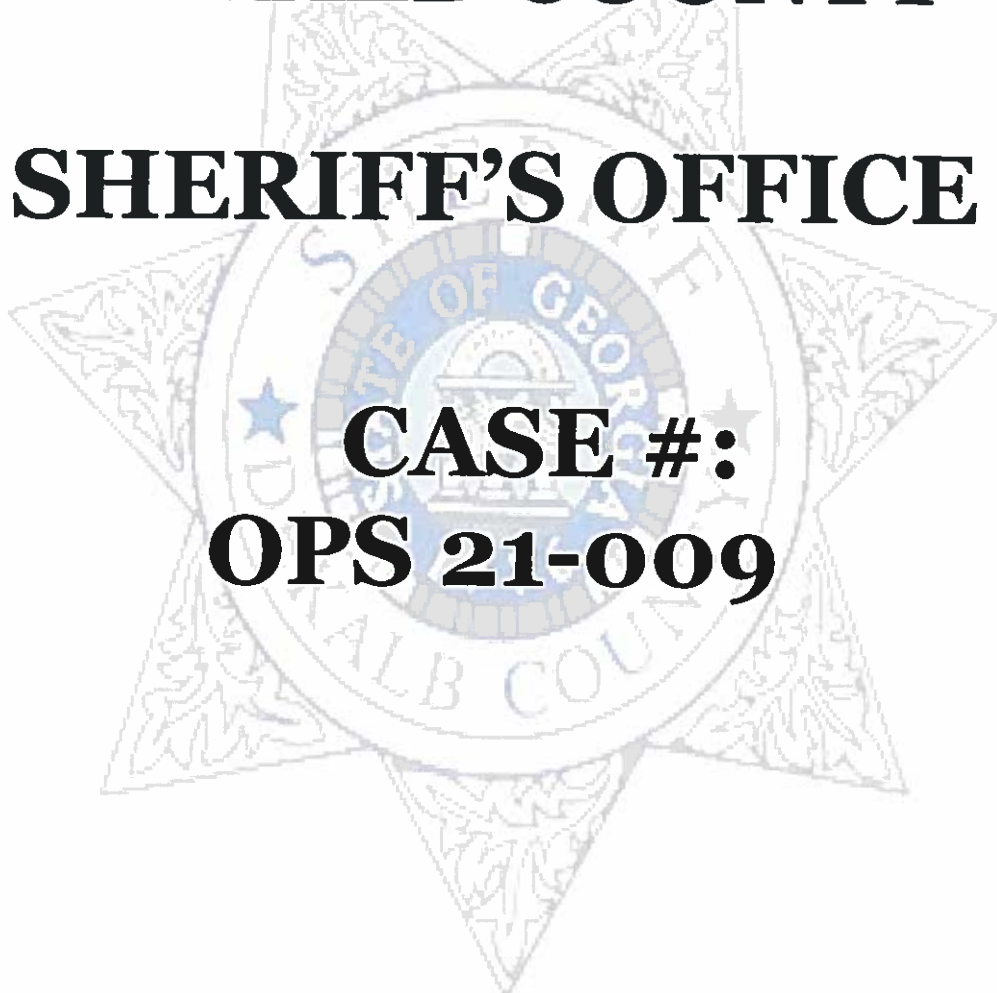


**DEKALB COUNTY
SHERIFF'S OFFICE**



**CASE #:
OPS 21-009**

SUBMITTED BY:

Investigator A. Moore



CONFIDENTIAL

OFFICE OF PROFESSIONAL STANDARDS

Please attach any disciplinary recommendations and forward through the chain of command and initial after reviewing:

- Sheriff *WWS 8/24/2021*
- Chief Deputy *Termination 8/24/2021*
- Chief of Administration
- Jail Operations Commander *SPW 8-27-2021*
- Administrative Operations Commander
- Court Operations Commander
- Field Operations Commander

Upon final review, this investigative report with all attachments and disciplinary actions must be returned to the Office of Professional Standards.

S. Spears 8/24/21

Captain S. Spears

Sergeant E. Monk



**DEKALB COUNTY SHERIFF'S OFFICE
MELODY M. MADDOX, SHERIFF**

OFFICE OF PROFESSIONAL STANDARDS

CONFIDENTIAL

TO: Sheriff Melody M. Maddox
DATE: August 25, 2021
CASE NUMBER: OPS 21-009
INCIDENT DATE: August 13, 2021
LOCATION: DeKalb County Sheriff's Office
4415 Memorial Drive
Decatur, GA 30032
EMPLOYEE: Detention Officer J. Brexton (Badge #4467)

COMPLAINANT: Captain J. Parker
ADDRESS: DeKalb County Sheriff's Office
4415 Memorial Drive
Decatur, GA 30032
TELEPHONE: (404) 298-8200

PURPOSE OF INVESTIGATION:

Prohibited Association/Frequenting

OPS CASE # 21-009

REPORTING INVESTIGATOR: Investigator A. Moore

WITNESSES: (NAME, ADDRESS and TELEPHONE)

1. Captain J. Parker, DeKalb County Sheriff's Office, (404-298-8200)
2. Supervisor Carla Larose, A-Action Bail Bond, (404 294-5568)
3. Sonya Bright, A-Action Bail Bond, (404 294-5568)

NARRATIVE:

On August 13, 2021, the Office of Professional Standards (OPS) was contacted by Captain J. Parker via telephone. Captain Parker advised OPS that Detention Officer R. Collins with the Gang Unit conducted a routine investigation of gang members in the DeKalb County Jail. Captain Parker expressed during Officer Collins' investigation she observed a picture of Officer J. Brexton on former Inmate David Stamps' (X1801051) Instagram account. Captain Parker stated based on Officer Collins' observation, she utilized the Securus Communication Platform to listen to phone calls made by Inmate Stamps during his incarceration. Several of the calls lead Officer Collins to believe Officer Brexton bonded Inmate Stamps out of jail. **(See Exhibit A)**

INVESTIGATIVE FINDINGS:

On Friday, August 13, 2021, I utilized the Securus Communication Platform to listen to Inmate Stamps phone calls. On a recorded phone call made on June 4, 2021, I heard Inmate Stamps and Mr. Quenton Jones discuss an unnamed person who was in the process of bonding Inmate Stamps out of jail. Mr. Jones stated the person was going to meet with "Huncho" to retrieve money for Inmate Stamps' bond. Mr. Jones also stated that person wanted Inmate Stamps to reside with them after he was bonded out of jail. **(See Exhibit B)**

Note: Inmate Stamps was housed in the DeKalb County Jail from June 15, 2018 until June 5, 2021. Inmate Stamps was charged with the following:

HIJACKING A MOTOR VEHICLE	FELONY	19CR2384
AGGRAVATED ASSAULT	FELONY	19CR2384
AGGRAVATED BATTERY	FELONY	19CR2384
CARRYING WEAPONS WITHIN SCHOOL SAFETY ZONES, AT SCHOOL FUNCTIONS	FELONY	19CR2384
AGGRAVATED ASSAULT	FELONY	19CR2384
AGGRAVATED ASSAULT	FELONY	19CR2384
ENTERING AUTO OR OTHER MOTOR VEHICLE WITH INTENT TO COMMIT THEFT OR FELONY THEFT BY RECEIVING STOLEN PROPERTY	FELONY	DO270588
ENTERING AUTO OR OTHER MOTOR VEHICLE WITH INTENT TO COMMIT THEFT OR FELONY BATTERY	FELONY	DO271164
PROBATION VIOLATION	FELONY	19CR2165
	FELONY	20c32356C
	FELONY	18CR2526

(See Exhibit C)

On Friday, August 13, 2021, Captain Parker provided OPS a copy of A-Action Bail Bonds Co-Signer bond form for Inmate Stamps. The form showed Officer Brexton as the "Indemnitor/Co-signer." The form listed Officer Brexton as Inmate Stamps' cousin. Captain Parker also submitted a video from Inmate Stamps' Instagram. The video showed Inmate Stamps along with an unknown male, standing by a white Nissan vehicle. Captain Parker believed the vehicle belonged to Officer Brexton. **(See Exhibits D & E)**

On Friday, August 13, 2021, Officer Brexton reported to OPS where she received her Administrative Advice of Rights Form, which she acknowledged by signing. According to Officer Brexton, she went to Stephenson High School with Inmate Stamps' brother, Mr. David Ibrahim (AKA Huncho). Officer Brexton claimed she had not seen Inmate Stamps or Huncho in years.

I asked Officer Brexton if she had any interactions with Inmate Stamps while he was incarcerated at the DeKalb County Jail. Officer Brexton admitted when she worked on 5 Northeast, she allowed Inmate Stamps to clean the Sallyport. I asked Officer Brexton if she conversed with Inmate Stamps via telephone. Officer Brexton stated she spoke to Inmate Stamps through Huncho via three-way call. Officer Brexton also stated she communicated with Huncho through Instagram and he relayed the messages to Inmate Stamps. I asked Officer Brexton if she had a relationship with Inmate Stamps while he was in custody at the DeKalb County Jail. Officer Brexton stated, "No." Officer Brexton admitted she and Inmate Stamps discussed the possibility of being in a relationship once he was released from jail.

Officer Brexton stated Huncho asked if she would bond Inmate Stamps out of jail and she agreed. Officer Brexton stated she received the bond money from Huncho. Officer Brexton asserted she was the co-signer of the bond, while Ms. Myka Smith was the Indemnitor. I asked Officer Brexton why she listed herself as Inmate Stamps' cousin. Officer Brexton claimed she was told by the bonding company employee to state she was his cousin. Officer Brexton stated once Inmate Stamps was released, he went to his stepfather's residence. Officer Brexton stated Inmate Stamps arrived at her residence on June 6, 2021. Officer Brexton admitted she and Inmate Stamps engaged in sexual relations on that evening. Sergeant Monk asked Officer Brexton where Inmate Stamps was located at the time of this interview. Officer Brexton stated Inmate Stamps was at her residence in her bed when she left for work. Officer Brexton also disclosed Inmate Stamps had a key to her residence.

During the recorded interview, Officer Brexton identified her vehicle as the white Nissan in the video on social media with Inmate Stamps and the unknown male. **(See Exhibit F)**

On Friday, August 13, 2021, Officer Brexton was placed on Administrative Leave by Sergeant Monk. **(See Exhibit G)**

On Tuesday, August 24, 2021, OPS contacted Ms. Carla Larose a supervisor at A-Action Bail Bonds. Ms. Larose provided OPS with Inmate Stamps' bond documents. Upon receiving the bond documents, it was discovered Officer Brexton co-signed for three bonds totaling \$69,350. Officer Brexton has made three (3) payments towards Inmate Stamp's bond totaling \$775. (See Exhibits H & I)

Additionally, Sonya Bright an employee at A-Action Bail Bonds provided OPS with a written statement. The statement provided refutes Officer Brexton's statement surrounding the completion of the bond paperwork. (See Exhibit J)

SUMMARY OF DEKALB COUNTY SHERIFF'S OFFICE RULES AND REGULATIONS INVESTIGATED:

Prohibited Association/Frequenting – 4-1, Section 18 b. states: *Personal association with persons who have been convicted of a felony within the last five years or who are under criminal investigation or indictment, or who have an open and notorious reputation in the community for felonious activity is prohibited. Examples may include, but not be limited to, visiting the home of, taking a trip with, co-sponsoring a party or social event with, or forming a business relationship with a person who the DKSO employee knows to be convicted of a felony involving moral turpitude, or with a person the DKSO employee knows to be engaged in or plans to commit criminal activity.*

Conduct Unbecoming - On/Off Duty Conduct – 4-1, Section 61 states: *Engaging in conduct on or off duty which adversely affects the morale or efficiency of the DKSO is conduct unbecoming and is prohibited. In the alternative, engaging in conduct on or off duty which tends to destroy public respect for the employee and/or the DKSO and/or destroy the confidence in the operations of the County service is conduct unbecoming and is prohibited.*

Truthfulness/Cooperation – 4-1, Section 7, states: *Testifying, falsifying any official document, making reports, or conducting business in a less than truthful and/or cooperative manner is prohibited.*

Code of Conduct – 4-1, Section 81, states: *Falsifying any official record or document.*

CONCLUSION:

During the OPS interview, Detention Officer J. Brexton admitted she bonded Inmate David Stamps, who is under criminal investigation or indictment, out of jail on June 5, 2021. Officer Brexton was less than truthful when she falsified the A-Action Bail Bonds Co-Signer bond form when she listed herself as Inmate Stamps' cousin. Officer Brexton admitted once Inmate Stamps was released from jail, they became involved in a sexual relationship. Officer Brexton is in violation of the DeKalb County Sheriff's Office Policies and Procedures; therefore, the charge is **Sustained**.

1 Prohibited Association/Frequenting — Sustained

1 Count of Conduct Unbecoming - On/Off Duty Conduct — Sustained

1 Truthfulness/Cooperation — Sustained

1 Code of Conduct — Sustained

EXHIBITS:

- A. Copy of Detention Officer J. Brexton's pictures on Inmate David Stamps' social media account
- B. Copy of Inmate David Stamps' phone calls
- C. Copy of Inmate David Stamps' charges
- D. Copy of Detention Officer J. Brexton's A-Action Bail Bonds' Co-Signer Information form
- E. Copy of Detention Officer J. Brexton's car on Inmate Stamps social media
- F. Copy of Detention Officer J. Brexton's Administrative Advice of Rights & Written Statements & Recorded interview
- G. Copy of Detention Officer J. Brexton's Administrative Leave
- H. Copy of Inmate David Stamps' bonds
- I. Copy of Detention Officer J. Brexton's bond payments
- J. Copy of Ms. Sonya Bright statement



18012659



SO # X1801051 [STAMPS, DAVID](#)



DOB 09/26/2000 Desc B M 5'10" 175 lbs
 DL # Emerg Marquisia Sutton

Arrest DKSO- Wilkerson, Janice
 Arrest Date 06/15/2018 1:30 PM
 Booked 06/15/2018 6:02 PM
 Release 06/05/2021 4:02 AM (1087 days)

Release Type A-Action Bonding Company
 Date 06/05/2021
 Officer Ratere, Christian
 Account Balance 0.07
 Emerg Contact **Marquisia Sutton**
 678-613-6330

Case Fine/Costs 0.00 / 0.00
 Jail Fine/Costs 0.00 / 0.00



Disposed Charge	Case	Disposition	Bond	Warrant Detail
Local Warrant HIJACKING A MOTOR VEHICLE	19CR2384	06/04/2021 Bonded Out	View Setting	
Local Warrant AGGRAVATED ASSAULT	19CR2384	06/04/2021 Bonded Out	View Setting	
Local Warrant AGGRAVATED BATTERY	19CR2384	06/04/2021 Bonded Out	View Setting	
Local Warrant CARRYING WEAPONS WITHIN	19CR2384	06/05/2021 Bonded Out	View Setting	
Local Warrant AGGRAVATED ASSAULT		06/16/2018 Other	Not Set No Bond	

notes

Per ADA C. Ciba, Warrant Numbers 18W010959 & 18W010960 are included under Case# 19CR2384 (See Email for Clairity)
 Need clarification if warrant numbers 18W010959 & 18W010960 is included under Case# 19CR2384... Email has been sent, Awaiting Response...
 GRIEVANCE #33670 RECEIVED/ GIVEN TO LT WILLIAMS
 new pin number 3988 06/19/2020
 Personal Property placed on Shelf #3575 due to inmate being placed in ADM III - Seperation

18012659



SO # X1801051 [STAMPS, DAVID](#)

DOB 09/26/2000 Desc B M 5'10" 175 lbs
DL # Emerg Marquisia Sutton

Local Warrant AGGRAVATED ASSAULT	19CR2384	06/05/2021 Bonded Out	Not Set No Bond
Local Warrant ENTERING AUTOMOBILE OR C	D0270588	05/31/2019 Dismissed	Not Set No Bond
Local Warrant THEFT BY RECEIVING STOL	D0271164	06/04/2019 Nolle Pros	Not Set No Bond
Local Warrant ENTERING AUTOMOBILE OR C	19CR2165	06/04/2021 Bonded Out	Set By Judge 5,000.00 Cash or Surety
Local Warrant BATTERY	20c32356C	06/04/2021 Bonded Out	View Setting
Local Warrant PROBATION VIOLATION (WHEI	18CR2526	04/14/2021 Warrant Recalled	Not Set No Bond

Arrest DKSO- Wilkerson, Janice
Arrest Date 06/15/2018 1:30 PM
Booked 06/15/2018 6:02 PM
Release 06/05/2021 4:02 AM (1087 days)

Inmate being placed in ADMIN-Segregation
NEW PIN NUMBER #7439 08/07/2019
Inmate claims that he bumped his forehead in the morning and got treated at main medical. At 0945, he complained that he felt painful over the wound and wanted to go to medical to clean up his wound. D/O Jia called main clinic for his condition, and Nurse Worfield responded that inmate should be ok, there is no need to come down to main medical.
Inmate enrolled in Ged program
Inmate in GED Program 08/01/2018
Inmate requested GED on 06/23/2018. Once session starts inmate will be tested
Bond Denied Per Judge Scott
SUP CT ONLY FOR CHARGES 18W009895-98 PER MAG CT BOND LIST. JUDGE GUY

flags

Gang Member 12/05/2019 - 12/05/2029
Keep Separate 06/15/2018
Inmate Commissary Restriction 01/25/2021 - 02/14/2021

- ⬇ Keep Separate - Inmate Separation exists
- ⬇ Visitation Restriction - Visitation restricted due to a JDC sanction.
- ⚠ Non-disclosed Charge(s) exist on this jailing.

A-Action Bail Bonds, LLC
4288 Memorial Drive Suite C
Decatur GA, 30032
(404) 294-5568

Bond ID: 56813 (CL)
Bond Amount: \$5,700.00
Date of Execution: 06/04/2021
Defendant: David Wayne Stamps

Co-Signer Information

INDEMNITOR/CO-SIGNER:

PERSONAL INFORMATION

Name: J'maiya Iynae Brexton
Address: 1406 Wesley Stonecrest Stonecrest GA 30084
Telephone:
Cell Phone: (678) 860-1247

Date of Birth: 11/16/1991
SSN: 425-73-4086
Drivers License or ID: 054776021
ID issued in: GA

Relation to Defendant: Cousin
Marital Status: Single

EMPLOYMENT INFORMATION

Employer: Dekalb Jail
Address: 4425 Memorial Dr Decatur GA 30032
Telephone: (404) 298-8111
Contact Person: Ms. Issac
Duration of Employment: 1 yrs.
Occupation: Corrections
Monthly Income: \$3,600

HOUSING INFORMATION

Own/Rent: Rent
How long have you resided at your current address: 1 yrs.

VEHICLE INFORMATION

Make and type of Automobile: N/a N/a N/a
Auto Tag Number: N/A

SPOUSE:

PERSONAL INFORMATION

Spouses Name: N/a N/a N/a
Address:
Telephone:
Cell Phone:

EMPLOYMENT INFORMATION

Employer: N/a
Address:
Telephone:
Contact Person: N/a
Duration of Employment:
Occupation: N/a
Monthly Income:

I certify that the above is true and correct. I further understand this is an application for a type of credit, and authorize review of my credit history via credit reporting agency check.

Date: August 13th 2021

Co-Signer: J'maiya Iynae Brexton (Signature) _____ (Date) _____



DeKalb County Sheriff's Office
Melody M. Maddox, Sheriff

ADMINISTRATIVE ADVICE OF RIGHTS

I. Allegations of employee misconduct that are investigated by the Office of Professional Standards (Internal Affairs) are taken seriously by all concerned. All complainants are warned that knowingly making false statements may result in their prosecution. Employees are under the same legal duty to be truthful. Employees, who refuse to cooperate or who willingly omit material facts from their statements, are subject to disciplinary action, up to and including termination.

The Office of Professional Standards is a fact-finding section and is not involved in recommending disciplinary action measure. Our concern is with finding the truth in a fair and impartial manner.

II. Administrative Questioning Rights (*Garrity vs. New Jersey 1967*)

- a. The employee has no right to remain silent and must answer all questions truthfully.
- b. No statements or admissions made by the employee during these administrative proceedings will be used against them in a criminal proceeding.
- c. The agency will advise the employee when and if administrative proceedings have ceased and criminal proceedings have begun. The employee will be advised of their rights under criminal law and procedure at that time.
- d. The employee has no right to counsel during an administrative investigation. An administrative investigation will include, but not be limited to, any interview, interrogation, questioning, voice stress, or any chemical or scientific test.
- e. Admissions can be used as a basis for termination.

III. At the discretion of the Office of Professional Standards, you may be required to submit to a Computer Voice Stress Analyzer (C.V.S.A.) examination, psychological evaluation or other means of truth evaluation, in reference to this investigation.

I have read and fully understand the above rights.

Maurya Brenton
Name

9/13/21
Date

A. Mace
Witness

9/13/21
Date



OFFICE OF PROFESSIONAL STANDARDS

4415 Memorial Drive
Decatur, Georgia 30032
(404) 298-8285 Office
(404) 298-8460 Fax
MELODY M. MADDOX, Sheriff

Confidentiality

Allegations of employee misconduct that are investigated by the Office of Professional Standards (Internal Affairs) are taken seriously by all concerned. All complainants are warned that knowingly making false statements may result in their prosecution. Employees are under the same legal duty to be truthful. Employees, who refuse to cooperate or who willingly omit material facts from their statements, are subject to disciplinary action, up to and including termination.

The Office of Professional Standards is a fact finding section and is not involved in recommending disciplinary actions measure. Our concern is with finding the truth in a fair and impartial manner.

Employees of the DKSO will not attempt to influence the outcome of an OPS investigation, except when providing factual information relevant to the investigation. While an OPS investigation is still in progress and incomplete, members of the Agency will refrain from discussing any contents of any investigation, including but not limited to, any preliminary findings, contents of any statements made, witness information or evidence obtained.

I have read and fully understand the above.

J. Madox
Name

8/13/21
Date

A. More
Witness

8/13/21
Date

ATTENTION

The following statement was taken during the course of an administrative investigation. The employee making this statement is protected from having this statement used against them in a criminal proceeding. (Garrity V. State of New Jersey 385 U.S. 493)

EMPLOYEE NAME Jmalya Brekton

WORK PHONE# 708 908 9990

STATEMENT TAKEN BY J Mac

DATE 10/31/21 TIME 12/16

1 Officer Brekton bonded David Stamps
out of jail his brother Huncho asked me
to b/c they needed someone to do it. I've
known them all since younger days.
I graduated from Stephenson High I
never dated Stamps while he was in
jail. When he was released I saw
him and had relations with him then.
Never spoke to him when he was in
jail, never brought contraband in
jail. When I worked the floor he was
located on it was only hi and bye
little side bar conversation here and there
and I had him to work the hall
for me. Im unaware of a next court date,
I do not know what he does for ~~Q~~ Q
to give him money. Huncho pays the
bond. The question have I spoke to him
through a third party. It was only

ATTENTION

The following statement was taken during the course of an administrative investigation. The employee making this statement is protected from having this statement used against them in a criminal proceeding. (Garrity v. State of New Jersey 385 U.S. 493)

EMPLOYEE NAME JMaring Buxton

WORK PHONE# 6789089990

STATEMENT TAKEN BY A-Me

DATE 8/31/21 TIME 1228

to say that I agreed to sign the bond
Other than that I wasn't talking to
him outside of jail.

- David, Ibrahim (Huncho), Myka Smith



DEKALB COUNTY SHERIFF'S OFFICE
MELODY M. MADDOX, SHERIFF

Office of Professional Standards
4415 Memorial Drive
Decatur, Georgia 30032
Voice: (404) 298-8125
Fax: (404) 298-8460

August 13, 2021

Detention Officer J'Maiya Brexton
4415 Memorial Drive
Decatur, GA. 30032

Dear Detention Officer Brexton:

You are hereby notified that effective August 13, 2021, you are placed on *ADMINISTRATIVE LEAVE WITH PAY*. You are prohibited from displaying any badge, identification or properties representing the DeKalb County Sheriff's Office while on leave. You are also directed not to come on the premises of any property owned or leased by the County, which houses the Sheriff's Office. However, you are still an employee of the agency and should anticipate direction from either your Operations Commander or OPS.

Please make yourself available to be contacted during the hours of 0830 – 1700 hours Monday through Friday while on leave.

If you have any questions regarding your status, please feel free to contact the Office of Professional Standards at telephone number (404) 298-8125.

Sincerely,

Captain S. Spears
Captain S. Spears, Commander
Office of Professional Standards

cc: Sheriff Melody M. Maddox
Chief Deputy L. Akies
Colonel P. Long, Jail Operations Commander
L. Adams, Human Resources
OPS file

Signature/Date

J'Maiya Brexton 8/13/21

A-Action Bail Bonds, LLC
4288 Memorial Drive Suite C
Decatur GA, 30032
(404) 294-5568

Bond ID: 56813 (CL)
Bond Amount: \$5,700.00
Date of Execution: Pending
Defendant: David Wayne Stamps

Bail Bond Application

I hereby apply to you to act as my bail in the Superior court of DeKalb county _____, wherein I am charged with the offense(s) of **ENTERING AUTOMOBILE OR OTHER MOTOR VEHICLE WITH INTENT TO COMMIT THEFT OR FELONY**. I understand and agree that you, as my bail, shall have the control and jurisdiction of me during the term for which the bond is executed and that you will have the right to surrender me on this bond at any time you may desire.

All questions must be answered in full, or delay may occur. All information is confidential.

DEFENDANT INFORMATION

Name: David Wayne Stamps
Address: 2067 East Chameleon Dr Decatur GA 30032
Telephone:
Cell Phone: (404) 377-8339

Date of Birth: 09/26/2000
Place of Birth: Atlanta GA
SSN: 667-10-3372
Drivers License or ID: NEVER ISSUED
ID Issued in:

Nick Name: N/a
Aliases: N/a

PERSONAL DESCRIPTION

Height: 5ft. 7in.
Weight: 175 lbs.
Eye Color: Brown
Hair Color: Black
Complexion: Fair
Race: African
Nationality: American
Marks, Scars or Tattoos: Tattoos On Lower Arms And Leg

FAMILY INFORMATION

Marital Status: Single
Spouses Name:
Children: N/a

HOUSING INFORMATION

Own/Rent: Rent
How long have you resided at your current address: 1 months
Previous Address: Decatur Ga

AUTO INFORMATION

Make and type of Automobile:
Auto registered to:

EMPLOYMENT INFORMATION

Employer:
Occupation: Unemployed
Address:
Telephone:
Contact Person:

Date: June 7th 2021

Defendant: David Wayne Stamps (Signature) David Stamps (Date) 6/7/21

A-Action Bail Bonds, LLC
4288 Memorial Drive Suite C
Decatur GA, 30032
(404) 294-5568

Bond ID: 56813 (SB)
Bond Amount: \$5,700.00
Date of Execution: Pending
Defendant: David Stamps

Indemnity Agreement

Picture must accompany each application - Premium on this bond is Not Returnable

In consideration of the **A-Action Bail Bonds, LLC** (hereinafter called the Company) executing or procuring the execution or guaranteeing, or continuing the bond, described in the foregoing statement, or any renewal thereof, we the undersigned hereby jointly and severally covenant and agree as follows:

First.

That we will immediately pay to the Company as premium for the issuance of said bond 10 per cent thereof and a like amount each year hereafter in advance until we shall serve upon the Company competent written, legal evidence, satisfactory to the Company, of its discharge from such bond or renewals and liability thereunder. That any premium paid for this bond is not returnable except as hereinafter provided in Paragraph Sixth. Said premium charge covers the risk undertaken by the Company, and does not cover any disbursements or special services that may be required for the protection of the Company.

Second.

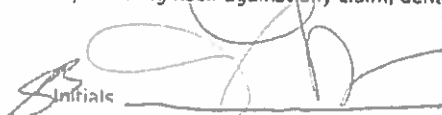
That the undersigned will at all times indemnify and keep the Company indemnified and hold and save it harmless from and against any and all losses, demands, liabilities and expenses of whatsoever kind or nature, including attorney's, counsel and detective fees and expenses, costs, fines and recaption expenses, which it shall at any time sustain or incur, by reason, or in consequence, of having executed the said bond or undertaking herein applied for, and whether such losses or expenses arise directly on said bond or indirectly by reason of any action taken by the Company to protect its interests, and will pay over, reimburse, and make good to the Company, its successors and assigns, all sums and amounts of money which the Company or its agents shall pay or cause to be paid or become liable to pay, under its obligation said bond or undertaking, or as charges, expenditures, disbursements of whatsoever kind or nature, including attorneys, counsel and detective fees and expenses, costs, fines and recaption expenses and any disbursements made to protect the interest of the Company by reason of the execution of said bond, and also any expenses incurred by the Company in the investigation of any claim made under said bond or undertaking, whether such claim is valid or not, or in connection with any litigation, investigation, or other matters connected therewith, such payments to be made to the Company as soon as it shall have become liable therefor, whether it shall have paid said sum or any part thereof or not. That if claim shall be made upon the Company under said bond or undertaking, and if, in the judgment of the Company, it is determined that such claim should be paid, or if the Company shall receive any notice in connection with the said bond, from which it appears in the judgment of the Company that it may be called upon to make a payment or payments under said bond, the undersigned covenants and agrees to pay in cash to the Company immediately upon demand therefor, the amount of such claim or amount that the Company believes it should be placed in funds to meet any expected payment or payments. We further agree that we will place the Company in funds to meet every claim, demand, liability, suitor judgment against it by reason of, or in connection with, the said bond, before the Company shall be required to pay thereunder and for the purpose of so doing, the Company shall have the right to invoke any collateral or security given it, and to enter any confession of judgment in its possession and to issue execution thereon and to procure orders in supplementary proceedings either against the judgment debtors or any third party indebted to, or holding the property of the judgment debtor, and in connection with such supplementary proceedings to make demands upon such judgment debtor or third party to turn over the property of the said judgment debtor, and for such purpose, to procure the appointment of a Receiver or the issuance of a court order authorizing or directing the property of the judgment debtor of the judgment debtor to be turned over to the Company as judgment creditor or to the Receiver appointed as aforesaid. The Company shall be entitled to collect from the undersigned any and all disbursements for filing papers to protect the Company, and a service charge for services rendered and time spent in the remission of any forfeiture or in the refund of any money paid thereon or for any event where special services have been rendered in connection with the bond, or situations arising thereunder. The liability of the undersigned and the indemnity herein provided for, shall be irrevocable, and shall continue in force and effect until there shall have been served upon the Company competent written legal evidence satisfactory to it of its discharge from its obligation and all liability thereunder.

Third.

That in any suit between the undersigned and the Company to recover any sum of money under this agreement, the vouchers or other evidence showing payment by the Company of any sum of money under and by virtue of such bond or undertaking, whether in payment of a valid claim or not, or the payment of any disbursements in connection with any valid or invalid claim made under such bond or undertaking, shall be conclusive evidence against us for the fact and the amount of our liability to the Company hereunder. That in any accounting that may be had between us and the Company, the Company shall be entitled to credit for any and all disbursements or expenditures in connection with the bond herein, made by it in good faith, under the belief that it was liable for the sums so expended or that it was expedient to make such disbursements, whether such liability or expediency existed or not.

Fourth.

The undersigned pledge any collateral security deposited by them and authorize the Company to apply or sell the same to reimburse it for any and all damages, loss, cost, charges and expenses of whatsoever kind or nature including any reasonable service charge or attorney's fee, which it may sustain or incur by reason of having executed the bond herein applied for, or by reason of any failure on the part of the said principal or this depositor to comply with the terms and conditions of any agreement or covenant herein contained, and to hold, apply or sell the same, or any part thereof, to protect or reimburse it, by reason of the execution heretofore or hereafter of any other bond, for or on behalf of the principal or the depositor, and to apply and sell the same for the purpose of placing itself in funds or protecting itself against any claim, demand or loss


Initials DS Page 1 of 3

under said bond or any other bond executed on behalf of the principal or depositor. The Company may make any such sale, at its discretion, at public or private sales, and without demand, notice or advertisement of the time and place of said sale, and also with the right to purchase said collateral at such sale or sales, freed and discharged from any equity of redemption. The Company shall not be liable for the depreciation of said collateral, nor for interest thereon and in the event of depreciation of said collateral, or any part thereof, or of any collateral which may be hereafter deposited with the Company for its protection, additional and satisfactory collateral shall be given to the Company so that the total market value of the collateral shall at all times, be equal to the present market value of the collateral deposited. If the Depositor fails, on the request of the Company, to deposit such additional collateral, the Company shall have the full right, power and authority, without further demand or notice, to sell, assign and deliver the whole or any part of such collateral, substituted collateral, or additional collateral, at public or private sale, at its option, and without demand, notice or advertisement, and also with the right to purchase said collateral at any such sale, freed and discharged from an equity of redemption. The Company will return said collateral to the Depositor when in receipt of competent written legal evidence satisfactory to it of its discharge or release from all liability under said bond, under the proviso, however that there shall not be outstanding any loss, cost, damage, charges or expenses of whatsoever kind, including premium charges, and under further proviso that there are outstanding no other bonds or obligations executed by, for or on behalf of said principal or depositor in connection with which the Company may deem it advisable to retain said collateral for its protection, and under the further proviso that the Company shall have the right to demand a General Release from the depositor upon the return of collateral. That if the Company deems it necessary to make any outlay to protect any collateral or Security in its possession, whether the same be real or personal property, it is hereby authorized so to do, and the undersigned agrees to indemnify and reimburse the Company for an such outlay as in the judgment of the Company may necessary to protect its collateral or security, including payment of taxes or liens or mortgages and any attorney or counsel fees or service fees time spent and/or special services rendered.

Fifth.

That if a deed to a parcel of property be pledged as security with the Company, for the execution of any bond and should the Company become liable to pay on said bond, said Company shall have the right in an action to declare said deeds Mortgage and foreclose same, to move for appointment of a Receiver of the rents and profits of said premises without notice to the owner of the property and such rents and profits are hereby assigned to the Company as further security for a payment of the indebtedness. The undersigned hereby assigns, transfers and sets over unto the Company all right, title and interest in and to any policies of fire insurance on any real estate upon which deed or mortgage has been given by the undersigned to the Company, and also all right, title and interest of the undersigned in and to any equity in policies of fire insurance that may be held by the mortgages on the said real estate. If a confession of judgment is taken in connection with this bond, the Company shall have the right to enter and file the same at any time, and such judgment shall be a lien and entitled to a preference against any property of the undersigned, whether or not the Company is indemnified at the time of the filing or entry of such judgment. In case a confession of judgment is filed by the Company against any of the undersigned, the judgment entered thereupon shall be effective and available to the Company against any of the undersigned not only in connection with the bond applied for, but as well in connection with any other bond that may have been written by the Company in which any of the undersigned are either principal or indemnitor.

Sixth.

That the Company shall have the right at any time, and for any reason, satisfactory to it, to surrender the principal of the bond to surrender and to effect its release thereunder. In the event of the failure of the principal of the bond to appear in court, or at the office of the Company whenever so required, or in the event of the rearrest of the principal on another charge, or in the same charge with an increase of bail or when the case against the defendant is reached for trial, or in the event of the failure of the undersigned to comply with the covenants of this agreement or whenever the Company shall be requested to surrender the defendant by any indemnitor, or if the financial statement of any indemnitor shall be found to be false or untrue, or if any of the collateral or security given shall depreciate or have become impaired, the Company shall have the right to surrender the defendant without the return of any portion of the premium and all expenses shall be for account of the undersigned who shall also be responsible for the reasonable value of the services and time of the Company's employees.

Seventh.

That no act or omission of the Company in modifying, amending, limiting or extending the instrument so executed by the Company shall in any wise affect our liability hereunder, nor shall we or any of us be released from this obligation by reason thereof, we agree that the Company may alter change or modify, amend, limit or extend said bond or undertaking and may execute renewals thereof, or other and new obligations in its place or in lieu thereof and without notice to us, notice being expressly waived, and in any such case, we and all security given by us shall be liable to the Company as fully and to the same extent on account of any such altered, changed, modified, amended, limited or extended instruments, or such renewals thereof or other or new obligations in its place or in lieu thereof, whenever and as often as made, as fully as if such instrument were described at length herein, the Company shall have the right to substitute or release any collateral without notice to us and without in any way affecting its right against us or against the balance of the collateral retained. The Company and its agents or representatives shall have the right, and are hereby authorized to fill up any blank or blanks left in this application or in any other paper of indemnity, and to correct any errors in filling up any such blank or blanks, it being hereby agreed that any such insertion or correction shall be prima facie correct.

Eighth.

That it shall not be necessary for the Company to give us, or any of us, notice of any suit, act, fact or information coming to the notice or knowledge of the Company concerning or affecting its rights or liability under any such bond or undertaking by it so executed, or our rights or liabilities hereunder, notice of all such being hereby expressly waived. That the recovery by the Company of any judgment against us shall not bar it from procuring any other judgment or judgments hereunder against us, provided the Company did not recover prior thereto the particular loss or claim sued for, the intention being that the Company may separate into as many suits as it deems best, any and all claims which it may have against us under this agreement.


Initials _____ Page 2 of 3

Ninth.

That all collateral securities or indemnity papers, at any time deposited with or in the possession of the Company shall be available in its behalf and for its benefit and relief as well concerning any and all former-or-subsequent-bonds or undertakings executed for us, or at the instance of us, or any of us as the bond or undertaking concerning which collateral securities or indemnity papers shall have been made, deposited or given, and shall also be available to cover any disbursement, expenditure or outlay made by any agent or attorney in fact of the Company in and about said bond or to prevent a forfeiture thereof or to pay any fine imposed on the defendant or to procure the return of the defendant whose bond has been forfeited.

Tenth.

That as long as there is any liability or loss of any nature whatever to the Company upon the bond applied for herein, the undersigned will not make any transfer, or any attempted transfer of any of the property given as security or which the undersigned may subsequently acquire, or of any interest therein, and it is further agreed that the Company shall have a lien upon all property of the undersigned for any sums due it or for which it has become, or may become, liable by reason of its having executed the bond applied for herein.

Eleventh.

That none of the security given by us shall be returned nor shall we be relieved from any liability, until we shall have furnished the Company with competent written legal evidence satisfactory to it, of its full discharge from liability under said bond and the Company shall have a reasonable period after such proof to return any collateral given by us, which shall be taken to be about 90 days. The Company expressly reserves the right not to return collateral security unless the collateral receipt issued by it on receipt of the collateral security is returned by the person to whom it was issued, or a Surety Company bond satisfactory to this Company is given in double the value of said collateral.

Twelfth.

That in no event is the surrender of the defendant by the undersigned to the Surety Company to be considered a release under the obligation of this bond unless said surrender shall have been made by the production of the defendant at the Trial Term of the Court wherein the defendant is notified to appear on the day scheduled for his appearance, and continuously thereafter until discharged and/or sentenced by the Court, and the liability of the Company on its bond or undertaking is canceled.

Thirteenth.

The undersigned hereby agree that no understanding, promise or agreement not contained herein shall be binding upon any of the parties hereto and the undersigned hereby specifically waive all representations, promises, agreements and understandings of every kind or character not herein set forth in writing and agree that no agent or representative has authority to vary the terms of this contract or make any representation or promise or agreement not contained herein unless the same is in writing and signed by an officer of A-Action Bail Bonds, LLC

Fourteenth.

That in the event that said criminal defendant escapes from the custody of the Surety and is subsequently captured in a state of the United States other than the one in which the charge was filed or in a foreign country, and providing said criminal defendant is also one of the indemnitors herein, such criminal defendant does hereby agree to return voluntarily to the State of original jurisdiction, even though bail bond posted on behalf of such person shall have been forfeited and the time for the setting aside thereof shall have expired, and does hereby waive extradition proceedings and further consents to the application of such force as may be necessary to effect such return.

Fifteenth.

It is specifically understood and agreed that irrespective of the domicile or legal residence of any of the parties hereto the law of Georgia shall govern construction, interpretation and enforcement of this contract and of the contract or contracts of suretyship executed hereunder.

Sixteenth.

That these covenants shall be binding not only upon us, jointly and severally, but as well upon our respective heirs, executors, administrators, successors and assigns.

I certify that the above is true and correct. I further understand this is an application for a type of credit, and authorize review of my credit history via credit reporting agency checks.

In Testimony Whereof we have hereunto set our hands and affixed our seals this 4th day of June, 2021

Co-Signer: J'maiya lynaë Brexton (Signature)  (Date) 6/4/21

Defendant: David Stamps (Signature)  (Date) 6/7/21

Witness: (Signature)  (Date) 6/4/21


Signatures DS
Page 3 of 3

A-Action Bail Bonds, LLC
4288 Memorial Drive Suite C
Decatur GA, 30032
(404) 294-5568

Bond ID: 56813 (SB)
Bond Amount: \$5,700.00
Date of Execution: Pending
Defendant: David Stamps

Co-Signer Information

INDEMNITOR/CO-SIGNER:

PERSONAL INFORMATION

Name: J'maiya lynaë Brexton
Address: 1406 Wesley Stonecrest Stonecrest GA 30084
Telephone:
Cell Phone: (678) 860-1247

Date of Birth: 11/16/1991
SSN: 425-73-4086
Drivers License or ID: 054776021
ID issued in: GA

Relation to Defendant: Cousin
Marital Status: Single

EMPLOYMENT INFORMATION

Employer: Dekalb Jail
Address: 4425 Memorial Dr Decatur GA 30032
Telephone: (404) 298-8111
Contact Person: Ms. Issac
Duration of Employment: 1 yrs.
Occupation: Corrections
Monthly Income: \$3,600

HOUSING INFORMATION

Own/Rent: Rent
How long have you resided at your current address: 1 yrs.

VEHICLE INFORMATION

Make and type of Automobile: N/a N/a N/a
Auto Tag Number: N/A

SPOUSE:

PERSONAL INFORMATION

Spouses Name: N/a N/a N/a
Address:
Telephone:
Cell Phone:

EMPLOYMENT INFORMATION

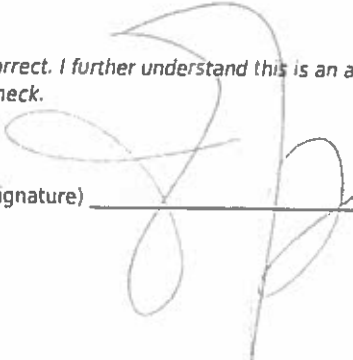
Employer: N/a
Address:
Telephone:
Contact Person: N/a
Duration of Employment:
Occupation: N/a
Monthly Income:

I certify that the above is true and correct. I further understand this is an application for a type of credit, and authorize review of my credit history via credit reporting agency check.

Date: June 4th 2021

Co-Signer: J'maiya lynaë Brexton (Signature)

(Date)


6/4/21

A-Action Bail Bonds, LLC
4288 Memorial Drive Suite C
Decatur GA, 30032
(404) 294-5568

Bond ID: 56813 (SB)
Bond Amount: \$5,700.00
Date of Execution: Pending
Defendant: David Stamps

Co-Signer Requirements

I, **J'maiya lynaë Brexton** (co-signer), understand that it is my responsibility to make sure (defendant) **David Stamps** is brought directly to **A-Action Bail Bonds, LLC** upon his or her release from the holding institution in which they are being held. The defendant will need to complete his or her paperwork with **A-Action Bail Bonds, LLC**. If I fail to do so within 24 hours of the defendant's release, I the co-signer do authorize A-Action Bail Bonds, LLC to re-arrest the defendant and take him/her into custody for the purpose of securing a "Bondsman Off Bond". I also understand that I accept all liability in the course of apprehending the above named defendant and taking them into custody. I understand I will loose all bond monies paid and be responsible for any balance due towards a payment plan for the bond fee. In addition I will be held responsible for the defendant's bail recovery (bounty hunter) fees.

Please be sure that the defendant brings in their Driver's License or Citation(s) when coming in to complete their paperwork.

Date: June 4th 2021

Co-Signer: J'maiya lynaë Brexton (Signature)

(Date)

Witness: (Signature)

(Date)

A-Action Bail Bonds, LLC
4288 Memorial Drive Suite C
Decatur GA, 30032
(404) 294-5568

Bond ID: 56813 (SB)
Bond Amount: \$5,700.00
Date of Execution: Pending
Defendant: David Stamps

Promissory Note

This note is being executed by the undersigned to secure **A-Action Bail Bonds, LLC** as surety, upon forfeiture or estreatment of the surety bonds(s) posted on behalf of the below named defendant.

ON DEMAND AFTER DATE FOR VALUE RECEIVED. I, **David Stamps** (defendant) **J'maiya lynaë Brexton** (co-signer) promise to pay to the order of **A-Action Bail Bonds, LLC** the sum of **\$5,700.00** (bond amount) plus pay applicable court costs, at any place or places the holder hereof may from time to time designate, with interest payable at the rate of twelve (12) percent per annum from call date until fully paid. The maker and endorser of this note further agree to waive demand notice of non-payment and protest, and in the event suit shall be brought for the collection hereof, or the same has to be collected upon the demand of an attorney, to pay all cost of collections, including but not limited to a reasonable attorney's fee. Further, the named defendant and indemnitors respectively waive all right of exemption under the constitution and laws of the State of Georgia or any other State.

It is further agreed and understood that this note shall become NULL AND VOID in the event that the said defendant **David Stamps** (defendant) shall appear in the proper court at the time or times so directed by the judge or judges of competent jurisdiction until all obligations under this bond or bonds so posted on behalf of the defendant have been properly fulfilled, and the surety discharged of all liability thereunder: including but not limited to the amount of the bond(s), fines, court costs, pickup fees, or any other liability. Otherwise to remain in full force and effect.

Date: June 4th 2021

Co-Signer: J'maiya lynaë Brexton (Signature) [Signature] (Date) 6/4/21

Defendant: David Stamps (Signature) [Signature] (Date) 6/7/21

Witness: (Signature) [Signature] (Date) 6/4/21

A-Action Bail Bonds, LLC
4288 Memorial Drive Suite C
Decatur GA, 30032
(404) 294-5568

Bond ID: 56813 (SB)
Bond Amount: \$5,700.00
Date of Execution: Pending
Defendant: David Stamps

Co-Signer Responsibilities

1. Do not co-sign for a person you do not know.
2. If the defendant fails to appear in court, the co-signer must pay the full amount of the bail bond plus court cost.
3. This company DOES NOT REVOKE BONDS. Be sure that you want to make the bond before it is made.
4. If a bond is bound over to another court, the co-signer is still responsible.
5. Do not co-sign unless you are certain that the defendant will VOLUNTARILY appear at all court dates, hearings and trials.
6. Co-signers are not responsible for the defendant's fines.
7. Do not co-sign any blank documents.
8. Get a receipt for any money paid to our company. The receipt will be imprinted with our company name and should state what the payment is for.
9. If you do not understand something, ask our agent before you co-sign.

I, J'maiya lynaë Brexton (co-signer) have read and fully understand the above conditions of co-signing a bond for the defendant David Stamps (defendant).

Date: June 4th 2021

Co-Signer: J'maiya lynaë Brexton (Signature)

(Date)

Witness: (Signature)

(Date)

A-Action Bail Bonds, LLC
4288 Memorial Drive Suite C
Decatur GA, 30032
(404) 294-5568

Bond ID: 56813 (CL)
Bond Amount: \$5,700.00
Date of Execution: Pending
Defendant: David Stamps

Bond Requirements

It is mutually agreed and understood that **A-Action Bail Bonds, LLC** (herein referred to as the company) is the bonding company of the record and David Stamps (defendant)(herein referred to as the respondent) is the principal of the certain bail bond executed in his/her behalf.

The respondent hereby acknowledges and agrees to the following requirements that are conditions of the bond agreement and are made a part thereof:

1. All information provided to the company (including but not limited to family, residence, employment, personal and criminal arrest history, etc.) shall be accurate and timely.
2. Respondent shall notify the company within 48 (FORTY EIGHT) HOURS of any and each material change in circumstance such as but not limited to telephone number, residential address and employment information.
3. Respondent will attend any and all court appearances required from time to time until exoneration of the bond and full release of liability of the Company.
4. Respondent will provide the company a certified copy of the final disposition upon the conclusion of the court proceedings.
5. Respondent will report in person or by telephone to 404-294-8246 or toll free to 1-866-917-3927 **every Monday** to update material change in circumstance and confirm pending court date.

RESPONDENT agrees that any failure to comply with the above requirements shall be reasonable cause for immediate surrender.

According to the O.C.G.A. Title 17 the company and its agents are prohibited from suggesting employment of attorneys and giving advice or direction regarding defense or disposition of cases.

Date: June 7th 2021

Defendant: David Stamps (Signature) David Stamps (Date) 6/7/21

Witness: (Signature) _____ (Date) _____

A-Action Bail Bonds, LLC
4288 Memorial Drive Suite C
Decatur GA, 30032
(404) 294-5568

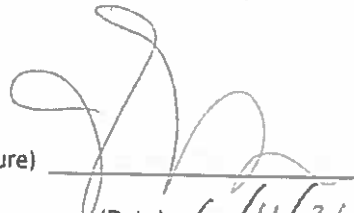
Bond ID: 56813 (SB)
Bond Amount: \$5,700.00
Date of Execution: Pending
Defendant: David Stamps

Refund Policy

I, **J'maiya lynaë Brexton** (co-signer), understand that **David Stamps** (defendant) may be released from his or her holding institution own his or her own recognizance. This would result in **A-Action Bail Bonds, LLC** refunding bond monies paid. Monies will be refunded within 48 hours (excluding weekends and holidays) in a check form. This policy also applies to all reasons for a refund of bond monies paid if **A-Action Bail Bonds, LLC** fails to post the defendant's bond.

Date: June 4th 2021

Co-Signer: J'maiya lynaë Brexton (Signature)

 (Date) 6/4/21

Witness: (Signature)

 (Date) 6/4/21

A-Action Bail Bonds, LLC
4288 Memorial Drive Suite C
Decatur GA, 30032
(404) 294-5568

Bond ID: 56813 (SB)
Bond Amount: \$5,700.00
Date of Execution: Pending
Defendant: David Stamps

**Privacy Act Waiver
Co-Signer**

The co-signer(s) **J'maiya lynaë Brexton** hereby authorize(s) and directs Relatives, Employers, Bankers, the Federal Social Security Administration, the Internal Revenue Service, the State Department of Disability Insurance, The United States Armed Forces, the State Division of Motor Vehicles, and all Municipal, County, State and Federal Law Enforcement Agencies, and any other Person or Organizations having any information concerning the defendant's whereabouts to give such information to **A-Action Bail Bonds, LLC** and its assigned and/or duly authorized representatives.

The co-signer understands that any information obtained will be used for securing the defendant's appearance and for securing reimbursement for any expenses incurred as a result of defendant's non-appearance.

The co-signer hereby waives rights with respect to the Privacy Act and authorizes the use of copies of this document by A-Action Bail Bonds, LLC and its assigns and /or authorized representatives.

CO-SIGNER HAS READ AND AGREED TO THESE TERMS

Witness the signatures of all parties this 4th day of June, 2021

Co-Signer: J'maiya lynaë Brexton (Signature) _____ (Date) 6/4/21

Witness: (Signature) _____ (Date) 6/4/21

A-Action Bail Bonds, LLC
4288 Memorial Drive Suite C
Decatur GA, 30032
(404) 294-5568

Bond ID: 56813 (CL)
Bond Amount: \$5,700.00
Date of Execution: Pending
Defendant: David Stamps

**Privacy Act Waiver
Defendant**

The defendant **David Stamps** hereby authorizes and directs Relatives, Employers, Bankers, the Federal Social Security Administration, the Internal Revenue Service, the State Department of Disability Insurance, The United States Armed Forces, the State Division of Motor Vehicles, and all Municipal, County, State and Federal Law Enforcement Agencies, and any other Person or Organizations having any information concerning the defendant's whereabouts to give such information to A-Action Bail Bonds, LLC and its assigned and/or duly authorized representatives.

The defendant understands that any information obtained will be used for securing the defendant's appearance and for securing reimbursement for any expenses incurred as a result of defendant's non-appearance.

The defendant hereby waives rights with respect to the Privacy Act and authorizes the use of copies of this document by **A-Action Bail Bonds, LLC** and its assigns and /or authorized representatives.

DEFENDANT HAS READ AND AGREED TO THESE TERMS

Witness the signatures of all parties this 7th day of June, 2021

Defendant: David Stamps (Signature) David Stamps (Date) 6/7/21

Witness: (Signature) _____ (Date) _____

Governor: *BP*

4d DL NO. 054776021 3 DOB 11/16/1991
5 CLASS C 4b EXP 11/16/2027
2 J'MAIYA LYNAE
1 BREXTON



8 5846 MANASSAS RUN
STONE MTN, GA 30087-5238
DEKALE

12 REST B
9a END NONE
4a ISS 10/15/2019
16 SEX F 18 EYES BRO
18 HGT 5-06" 17 WGT 140 lb

J'ai Lynae
DD 396323964618038566



DP7 000000022 000000-000000

DeKALB COUNTY
1300 Commerce Dr
Decatur, GA 30030

Earnings Statement

Page 001 of 001
Period Beg/End: 05/15/2021 - 05/28/2021
Advice Date: 06/04/2021
Advice Number: 0003832936
Batch Number: 000000000607

J'MAIYA L BREXTON
5646 Manassas Run
Stone Mountain, GA 30087

Description	Rate	Hours	Earnings	YTD Earnings
Regular Pay	18.54	85.00	1576.17	13578.93
Overtime	27.81	10.50	292.06	1439.08
Annual Leave	16.54	6.25	115.89	1033.99
Other Admini	18.54	9.85	182.65	1510.03
Military Lea			0.00	2154.10
COVID-19 INC			0.00	1260.94
Sick Leave			0.00	675.50
Holiday Bank			0.00	

Before and After Tax Deductions		
*County Pension	101.19	1085.99
*457b Deferred Co	10.00	110.00

Gross Pay	111.60	2166.77	21632.57
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Taxes

Fed Withholding		0.00	0.00
Fed MED/EE		31.42	313.96
Fed OASDI/EE		134.34	1343.46
GA Withholding		90.80	874.74

Total Taxes	256.56	2531.16
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Accrual Balances

Annual Balance		
Sick Balance		95.00
		34.00
Fed Taxable Wages	2055.58	20453.58

Total Deductions	111.19	1198.99
LTD PENSION	3209.13	0.00
- Excluded from Taxable Wages		
Net Pay	1799.02	17923.43

Direct Deposit Distribution		
Trans Type	Account	Amount
Deposit Che	XXXXXX5441	1,799.02
Net Check		0.00



DeKALB COUNTY
1300 Commerce Dr
Decatur, GA 30030

© 2001 American Online, Inc. (AOL)

Advice Number: 0003832936
Advice Date: 06/04/2021

Deposited to the account of
J'MAIYA L BREXTON

Account Number	Transit ABA	Amount
XXXXXX5441	314074269	1799.02

THIS IS NOT A CHECK



SNAPPING SHOALS

P.O. Box 73
Covington GA 30015-0073

ELECTRIC MEMBERSHIP CORPORATION

Covington Office:
14750 Brown Bridge Road
Covington, GA 30016
Office Hours: 8:00 AM - 5:00 PM Monday - Friday

Ellenwood Office:
190 Fairview Road
Ellenwood, GA 30294

5290 1 MB 0.450
J'MAIYA LYNÆ BREXTON
5646 MANASSAS RUN
STONE MTN GA 30087-5238

5 5290
C-20



Message from SSEMC

IMPORTANT NOTICE OF DISCONNECTION

Your electric account is **PAST DUE** and is subject to disconnection on 06/08/2021 due to a past due balance of \$101.00.

Your payment must be received prior to the disconnect date stated above to avoid the electric service being disconnected without further notice. If payment in full is not received prior to this date, and service is disconnected a deposit and applicable fees will apply as outlined in the fee schedule (see below). All balances, including fees and deposits, will be required prior to service being restored.

If you believe this statement is in error, please contact our office immediately.

Reconnect Hours & Fees:

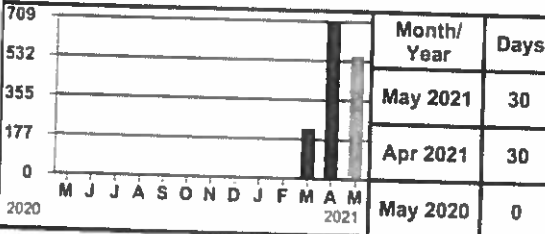
Mon-Fri 8:00am-4:00pm.....\$40.00
Mon-Fri 4:00pm-8:00pm.....\$85.00
Weekends and Holidays 8:00am-5:00pm.....\$85.00

Bill Date: 05/25/2021



REPORT AN OUTAGE: 678-814-4961
Automated Phone Service: 1-888-999-1416
Telephone: 770-786-3484 Website: www.ssemc.com

Account No.	Member No.	Service Location			Rate	Bill Type	Cycle
4634691	10114063	1406 WESLEY STONECREST CIR LL			B1	Regular Bill	15
Meter Number	From Date	To Date	Prev Read	Pres Read	Mult	KWH Used	DMD Used
G81751880	04/19/2021	05/19/2021	36662	37217	1.0	555	0.0
Account Messages							Amount
PAYMENTS ARE EASY Visit www.ssemc.com , call 1-888-999-1416 or download the mySSEMC app to make a payment.							
Account Activity							Amount
Previous Balance							168.00
Payments - Thank You							-77.00
Late Fee							10.00
Balance Before Billing (Must be paid prior to 06/08/2021)							\$101.00
Current Charges							
Electric Service 555 kWh x 0.0853							47.34
Base Charge							28.00
Power Cost Adj. 555 kWh x -0.007907							-4.39
Operation Roundup							0.53
DeKalb County Tax - 8%							5.68
Stonecrest Franchise Tax - 4%							2.84
Total Current Charges (Due by 06/22/2021)							\$80.00
Total Amount Due							\$181.00



Accounts not paid in full by 5pm on the due date will be charged a \$10.00 late fee.



SNAPPING SHOALS

ELECTRIC MEMBERSHIP CORPORATION



J'MAIYA LYNÆ BREXTON
5646 MANASSAS RUN
STONE MTN GA 30087-0000

Contact #: (678) 860-1247

CHECK HERE TO INDICATE ADDRESS OR PHONE NUMBER CHANGE ON BACK.

Return This Portion With Your Payment

Bill Date: 05/25/2021 Account: 4634691

PAST DUE MUST BE PAID PRIOR TO 06/08/2021	\$101.00
CURRENT CHARGES DUE BY 06/22/2021	\$80.00
TOTAL AMOUNT DUE	\$181.00
AMOUNT ENCLOSED \$	

Snapping Shoals EMC
P.O. Box 73
Covington GA 30015-0073

15



000000463469100000080000000010100202106225

A-Action Bail Bonds, LLC4288 Memorial Drive Suite C
Decatur GA, 30032
(404) 294-5568Bond ID: 56813 (SB)
Bond Amount: \$5,700.00
Date of Execution: Pending
Defendant: David Stamps**Payment Receipt
#60062****Customer Information**

David Stamps

Bond Information

County, Court, Room

Case Number

Payment Information

Date of Payment

June 4th 2021, 9 55 pm

Payment Amount

\$590.00

Received By

Sonya Bright

Received From

Myka Smith

Payment Method

Cash

Transaction ID

Additional Notes

Applied To

Jail Fee

\$20.00

Bond Fee

\$570.00

Payment Summary

Total Fees

\$590.00

Paid to Date

\$590.00

This Payment

\$590.00

Balance Due**\$0.00**

Myka Smith

Sonya Bright - Agent, A-Action Bail Bonds, LLC

- BOND FEES AND JAIL FEES ARE NON-REFUNDABLE.
- SECURITY DEPOSIT REFUNDABLE WITHIN 90 DAYS OF THE RECEIPT OF THE FINAL DISPOSITION FROM THE DEFENDANT OR CO-SIGNER(S).

It is unlawful to print this form without consent of home office.

A-Action Bail Bonds, LLC
4288 Memorial Drive Suite C
Decatur GA, 30032

Power No. **101536**

Known All Men By These Presents, that A-Action Bail Bonds, LLC, a corporation duly organized and existing under the laws of the State of Georgia has constituted and appointed, and does hereby constitute and appoint.

Its true and lawful attorney-in-fact with full power and authority to sign the company's name and affix its corporate seal to , and deliver on its behalf as surety, and all obligations as herein provided, and the execution of such obligations in pursuance of these presents shall be as binding upon the company as fully and to all intents and purposes as if done by the regularly elected officers of said company at its home office in their own proper person; and the said company hereby retifies and confirms all and whatsoever its said attorney-in-fact may lawfully do and perform in the premises by virtue of these presents.

This Power of Attorney is Void if Altered or Erased and May Be Executed for Recognizance on Criminal Bail Bonds.

Not Valid For Immigration Bonds

Bond Amt: \$5,700.00
Case #: 18W011604
Defendant: Stamps, David
Appearance Date: TBN
Division: _____
Court City: Decatur
Court County: Dekalb
State: Ga
Offense: ENTERING AUTOMOBILE OR OTHER MOTOR VEHICLE WITH INTENT TO COMMIT THEFT OR FELONY
Date Filed: JUNE 4 2021
Atty in Fact: ASB
SIGNATURE / If applicable, add your COURT assigned Agent #

In Witness Whereof, A-Action Bail Bonds, LLC by virtue of authority conferred by its Board of Directors, has caused these presents to be sealed with its corporate seal, signed by its President, the 1st day of July, 2000.



President



- 1. A separate Power of Attorney must be attached to each bond executed.
- 2. Powers of Attorney must not be returned to attorney-in-fact, but should remain a permanent part of court records.
- 3. the authority of such attorney-in-fact is limited to appearance bonds and cannot be construed to guarantee for failure to provide payments, back alimony payments, fines or wage law claims.

A-Action Bail Bonds, LLC
4288 Memorial Drive Suite C
Decatur GA, 30032
(404) 294-5568

Bond ID: 56811 (SB)
Bond Amount: \$55,200.00
Date of Execution: Pending
Defendant: David Stamps

Co-Signer Information

INDEMNITOR/CO-SIGNER:

PERSONAL INFORMATION

Name: J'maiya Lynae Brexton
Address: 1406 Wesley Stonecrest Stonecrest GA 30038
Telephone:
Cell Phone: (678) 860-1247

Date of Birth: 11/16/1991
SSN: 425-73-4086
Drivers License or ID: 054776021
ID issued in: GA

Relation to Defendant: Cousin
Marital Status: Single

EMPLOYMENT INFORMATION

Employer: Dekalb Jail
Address: 4425 Memorial Dr Decatur GA 30032
Telephone: (404) 298-8111
Contact Person: Ms. Issac
Duration of Employment: 1 yrs.
Occupation: Corrections
Monthly Income: \$3,600

HOUSING INFORMATION

Own/Rent: Rent
How long have you resided at your current address: 1 yrs.

VEHICLE INFORMATION

Make and type of Automobile: N/a Sentra N/a
Auto Tag Number: N/a

SPOUSE:

PERSONAL INFORMATION

Spouses Name: N/a N/a N/a
Address:
Telephone:
Cell Phone:

EMPLOYMENT INFORMATION

Employer:
Address:
Telephone:
Contact Person:
Duration of Employment:
Occupation: N/a
Monthly Income:

I certify that the above is true and correct. I further understand this is an application for a type of credit, and authorize review of my credit history via credit reporting agency check.

Date: June 4th 2021

Co-Signer: J'maiya Lynae Brexton (Signature)

(Date)

J'maiya Lynae Brexton
10/4/21

A-Action Bail Bonds, LLC
4288 Memorial Drive Suite C
Decatur GA, 30032
(404) 294-5568

Bond ID: 56811 (SB)
Bond Amount: \$55,200.00
Date of Execution: Pending
Defendant: David Stamps

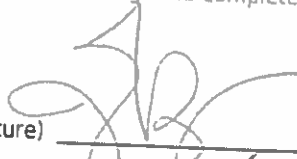
Co-Signer Requirements

I, **J'maiya Lynae Brexton** (co-signer), understand that it is my responsibility to make sure (defendant) **David Stamps** is brought directly to **A-Action Bail Bonds, LLC** upon his or her release from the holding institution in which they are being held. The defendant will need to complete his or her paperwork with **A-Action Bail Bonds, LLC**. If I fail to do so within 24 hours of the defendant's release, I the co-signer do authorize A-Action Bail Bonds, LLC to re-arrest the defendant and take him/her into custody for the purpose of securing a "Bondsman Off Bond". I also understand that I accept all liability in the course of apprehending the above named defendant and taking them into custody. I understand I will loose all bond monies paid and be responsible for any balance due towards a payment plan for the bond fee. In addition I will be held responsible for the defendant's bail recovery (bounty hunter) fees.

Please be sure that the defendant brings in their Driver's License or Citation(s) when coming in to complete their paperwork.

Date: June 4th 2021

Co-Signer: J'maiya Lynae Brexton (Signature)



(Date) 6/4/21

Witness: (Signature)



(Date) 6/4/21

A-Action Bail Bonds, LLC
4288 Memorial Drive Suite C
Decatur GA, 30032
(404) 294-5568

Bond ID: 56811 (SB)
Bond Amount: \$55,200.00
Date of Execution: Pending
Defendant: David Stamps

Promissory Note

This note is being executed by the undersigned to secure **A-Action Bail Bonds, LLC** as surety, upon forfeiture or estreatment of the surety bonds(s) posted on behalf of the below named defendant.


ON DEMAND AFTER DATE FOR VALUE RECEIVED. I, **David Stamps** (defendant) **J'maiya Lynae Brexton** (co-signer) promise to pay to the order of **A-Action Bail Bonds, LLC** the sum of **\$55,200.00** (bond amount) plus pay applicable court costs, at any place or places the holder hereof may from time to time designate, with interest payable at the rate of twelve (12) percent per annum from call date until fully paid. The maker and endorser of this note further agree to waive demand notice of non-payment and protest, and in the event suit shall be brought for the collection hereof, or the same has to be collected upon the demand of an attorney, to pay all cost of collections, including but not limited to a reasonable attorney's fee. Further, the named defendant and indemnitors respectively waive all right of exemption under the constitution and laws of the State of Georgia or any other State.

It is further agreed and understood that this note shall become NULL AND VOID in the event that the said defendant **David Stamps** (defendant) shall appear in the proper court at the time or times so directed by the judge or judges of competent jurisdiction until all obligations under this bond or bonds so posted on behalf of the defendant have been properly fulfilled, and the surety discharged of all liability thereunder: including but not limited to the amount of the bond(s), fines, court costs, pickup fees, or any other liability. Otherwise to remain in full force and effect.

Date: June 4th 2021

Co-Signer: J'maiya Lynae Brexton (Signature)  (Date) 6/4/21

Defendant: David Stamps (Signature) David Stamps (Date) 6/7/21

Witness: (Signature)  (Date) 6/4/21

A-Action Bail Bonds, LLC
4288 Memorial Drive Suite C
Decatur GA, 30032
(404) 294-5568

Bond ID: 56811 (SB)
Bond Amount: \$55,200.00
Date of Execution: Pending
Defendant: David Stamps

Co-Signer Responsibilities

1. Do not co-sign for a person you do not know.
2. If the defendant fails to appear in court, the co-signer must pay the full amount of the bail bond plus court cost.
3. This company DOES NOT REVOKE BONDS. Be sure that you want to make the bond before it is made.
4. If a bond is bound over to another court, the co-signer is still responsible.
5. Do not co-sign unless you are certain that the defendant will VOLUNTARILY appear at all court dates, hearings and trials.
6. Co-signers are not responsible for the defendant's fines.
7. Do not co-sign any blank documents.
8. Get a receipt for any money paid to our company. The receipt will be imprinted with our company name and should state what the payment is for.
9. If you do not understand something, ask our agent before you co-sign.

I, J'maiya Lynae Brexton (co-signer) have read and fully understand the above conditions of co-signing a bond for the defendant David Stamps (defendant).

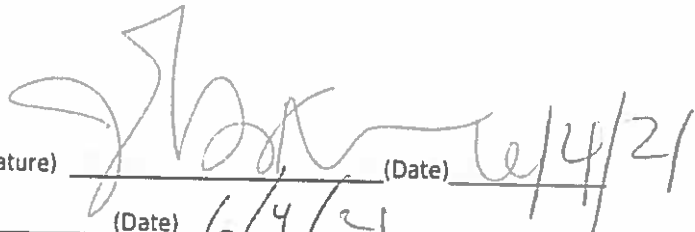
Date: June 4th 2021

Co-Signer: J'maiya Lynae Brexton (Signature)


(Date)

Witness: (Signature)

(Date)



6/4/21



6/4/21

A-Action Bail Bonds, LLC
4288 Memorial Drive Suite C
Decatur GA, 30032
(404) 294-5568

Bond ID: 56811 (CL)
Bond Amount: \$55,200.00
Date of Execution: Pending
Defendant: David Stamps

Bond Requirements

It is mutually agreed and understood that **A-Action Bail Bonds, LLC** (herein referred to as the company) is the bonding company of the record and David Stamps (defendant)(herein referred to as the respondent) is the principal of the certain bail bond executed in his/her behalf.

The respondent hereby acknowledges and agrees to the following requirements that are conditions of the bond agreement and are made a part thereof:

1. All information provided to the company (including but not limited to family, residence, employment, personal and criminal arrest history, etc.) shall be accurate and timely.
2. Respondent shall notify the company within 48 (FORTY EIGHT) HOURS of any and each material change in circumstance such as but not limited to telephone number, residential address and employment information.
3. Respondent will attend any and all court appearances required from time to time until exoneration of the bond and full release of liability of the Company.
4. Respondent will provide the company a certified copy of the final disposition upon the conclusion of the court proceedings.
5. Respondent will report in person or by telephone to 404-294-8246 or toll free to 1-866-917-3927 **every Monday** to update material change in circumstance and confirm pending court date.

RESPONDENT agrees that any failure to comply with the above requirements shall be reasonable cause for immediate surrender.

According to the O.C.G.A. Title 17 the company and its agents are prohibited from suggesting employment of attorneys and giving advice or direction regarding defense or disposition of cases.

Date: June 7th 2021

Defendant: David Stamps (Signature) David Stamps (Date) 6/7/21

Witness: (Signature) [Signature] (Date) 6/12/21


A-Action Bail Bonds, LLC
4288 Memorial Drive Suite C
Decatur GA, 30032
(404) 294-5568

Bond ID: 56811 (SB)
Bond Amount: \$55,200.00
Date of Execution: Pending
Defendant: David Stamps

Refund Policy

I, **J'maiya Lynae Brexton** (co-signer), understand that **David Stamps** (defendant) may be released from his or her holding institution on his or her own recognizance. This would result in **A-Action Bail Bonds, LLC** refunding bond monies paid. Monies will be refunded within 48 hours (excluding weekends and holidays) in a check form. This policy also applies to all reasons for a refund of bond monies paid if **A-Action Bail Bonds, LLC** fails to post the defendant's bond.

Date: June 4th 2021

Co-Signer: J'maiya Lynae Brexton (Signature)  (Date) 6/4/21

Witness: (Signature)  (Date) 6/4/21

A-Action Bail Bonds, LLC
4288 Memorial Drive Suite C
Decatur GA, 30032
(404) 294-5568

Bond ID: 56811 (SB)
Bond Amount: \$55,200.00
Date of Execution: Pending
Defendant: David Stamps

**Privacy Act Waiver
Co-Signer**

The co-signer(s) **J'maiya Lynae Brexton** hereby authorize(s) and directs Relatives, Employers, Bankers, the Federal Social Security Administration, the Internal Revenue Service, the State Department of Disability Insurance, The United States Armed Forces, the State Division of Motor Vehicles, and all Municipal, County, State and Federal Law Enforcement Agencies, and any other Person or Organizations having any information concerning the defendant's whereabouts to give such information to **A-Action Bail Bonds, LLC** and its assigned and/or duly authorized representatives.

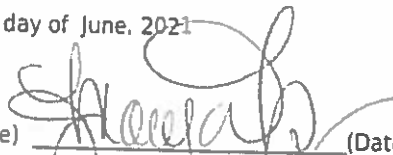
The co-signer understands that any information obtained will be used for securing the defendant's appearance and for securing reimbursement for any expenses incurred as a result of defendant's non-appearance.

The co-signer hereby waives rights with respect to the Privacy Act and authorizes the use of copies of this document by A-Action Bail Bonds, LLC and its assigns and /or authorized representatives.

CO-SIGNER HAS READ AND AGREED TO THESE TERMS

Witness the signatures of all parties this 4th day of June, 2021

Co-Signer: J'maiya Lynae Brexton (Signature)



(Date) 6/4/21

Witness: (Signature)



(Date) 6/4/21

A-Action Bail Bonds, LLC
4288 Memorial Drive Suite C
Decatur GA, 30032
(404) 294-5568

Bond ID: 56811 (CL)
Bond Amount: \$55,200.00
Date of Execution: Pending
Defendant: David Stamps

**Privacy Act Waiver
Defendant**

The defendant **David Stamps** hereby authorizes and directs Relatives, Employers, Bankers, the Federal Social Security Administration, the Internal Revenue Service, the State Department of Disability Insurance, The United States Armed Forces, the State Division of Motor Vehicles, and all Municipal, County, State and Federal Law Enforcement Agencies, and any other Person or Organizations having any information concerning the defendant's whereabouts to give such information to A-Action Bail Bonds, LLC and its assigned and/or duly authorized representatives.

The defendant understands that any information obtained will be used for securing the defendant's appearance and for securing reimbursement for any expenses incurred as a result of defendant's non-appearance.

The defendant hereby waives rights with respect to the Privacy Act and authorizes the use of copies of this document by **A-Action Bail Bonds, LLC** and its assigns and /or authorized representatives.

DEFENDANT HAS READ AND AGREED TO THESE TERMS

Witness the signatures of all parties this 7th day of June, 2021

Defendant: David Stamps (Signature) David Stamps (Date) 6/7/21

Witness: (Signature) Carl [Signature] (Date) 6/12/21

Yellow Pages

Walk-In

Referral Referred by:

Jail Signs

Online

Premiums

Date 6/4/21

18012659

2020

Agent

SB

Defendant Name David Stamps

Age 20 Race B Sex M

Where was the Defendant Born? CA How Long In Georgia? Life Yrs. Mos.

If The Defendant Was Born Outside of the United States; Do They Have A Social Security Number?

Defendant's Home Address

City State Zip Buy Rent House Apt.

How Long At Current Address Yrs. Mos. Who Does The Defendant Live With?

Home/Cell Phone # Who is Phone Listed To?

Previous Address How Long? Yrs. Mos.

Employer How Long? Yrs. Mos.

Work Phone # Job Title Supervisor

Charges Agg assault x2 Agg battery Hijacking Motor vehicle, Carrying weapon within school

What Jail? DKS Total Bond Amount \$ 55,200

How Long Has Defendant Been in Jail? Hrs. Days Weeks Months

Previous Record/ FTA's Any Time Served? If So How Long?

Is The Defendant on Parole or Probation? If So, What County?

Co-Signer Name Myka Smith Relation Cousin Age 22

Co-Signer's Home Address 73215 Central Deer Trail

City Alpharetta State Ga Zip 30004 Buy Rent House Apt. X

How Long 2 Yrs Mos Who Does Co-Signer Live With?

Home/Cell Phone # 281 286 9986 Who is Phone Listed To?

Employer Sigura How Long? Yrs. 6 Mos. Monthly Income \$ 3500

Work Phone # Job Title Park UPL Operator Supervisor

Comments/Documents Needed DL, UB, CS See back

Need Pmt. Plan? [check] If Yes, Down Pmt. Amount \$ 3,000 Pmt. Frequency bi weekly Pmt. Amount \$ 300

Security \$ Bond Fee \$ 5,200 Jail Fee \$ 20 Warrant Fee \$

Approved By: SS Total \$ 5,220

What Was Approved? 10%

DRIVER'S LICENSE

DRIVER'S LICENSE



Governor: *B. Perdue*

DL NO. 054776021 DOB 11/18/1991
CLASS C EXP 11/16/2027

J'HAIFA LYNAE
BREXTON



5648 MANASSAS RUN
STONE MTN, GA 30087-5238
DEKALB

REST B
END NONE
ISS 10/15/2019
SEX F EYES BRO
HGT 5'-06" WGT 140 lb

J'Haifa Lynae

DD 396323964610038666

CD FILE # 000000-000000
 DP7 000060022

Earnings Statement



DeKALB COUNTY
 1300 Commerce Dr
 Decatur, GA 30030

Page 001 of 001
 Period Beg/End: 05/15/2021 - 05/28/2021
 Advice Date: 06/04/2021
 Advice Number: 0003832936
 Batch Number: 000000000607

J'MAIYA L BREXTON
 5646 Manassas Run
 Stone Mountain, GA 30087

Description	Rate	Hours	Earnings	YTD Earns
Regular Pay	18.54	85.00	1576.17	13578.93
Overtime	27.81	10.50	292.06	1439.08
Annual Leave	18.54	6.25	115.89	1033.99
Other Admin	18.54	9.85	182.65	1510.03
Military Lea			0.00	2154.10
COVID-19 INC			0.00	1260.94
Sick Leave			0.00	675.50
Holiday Bank			0.00	

Before and After Tax Deductions		
*County Pension	101.19	1088.99
*457b Deferred Co	10.00	110.00

Gross Pay	111.60	2166.77	21652.57
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Taxes

Fed Withholding		0.00	0.00
Fed MED/EE		31.42	313.96
Fed CASDI/EE		134.34	1342.46
GA Withholding		90.80	874.74

Total Taxes		256.56	2531.16
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Accrual Balances

Annual Balance			95.00
Sick Balance			34.00
Fed Taxable Wages		2055.58	20453.58

Total Deductions	111.19	1198.99
LTD PENSION	3209.13	0.00
* Excluded from Taxable Wages		
Net Pay	1799.02	17922.42

Direct Deposit Distribution

Trans Type	Account	Amount
Deposit Che	XXXXXX5441	1,799.02
Net Check		0.00



DeKALB COUNTY
 1300 Commerce Dr
 Decatur, GA 30030

Advice Number: 0003832936
 Advice Date: 06/04/2021

Deposited to the account of
 J'MAIYA L BREXTON

Account Number	Transit	ABA	Amount
XXXXXX5441	314074269		1799.02

THIS IS NOT A CHECK

© 2002 L ormalLrDels Prachas .img (R02070)



SNAPPING SHOALS

ELECTRIC MEMBERSHIP CORPORATION

P.O. Box 73
Covington GA 30015-0073

Covington Office:
14750 Brown Bridge Road
Covington, GA 30016
Office Hours: 8:00 AM - 5:00 PM Monday - Friday

Ellenwood Office:
190 Fairview Road
Ellenwood, GA 30294

5290 1 MB 0.450
J'MAIYA LYNÆ BREXTON
5646 MANASSAS RUN
STONE MTN GA 30087-5238

5 5290
C-20



Message from SSEMC

IMPORTANT NOTICE OF DISCONNECTION

Your electric account is **PAST DUE** and is subject to disconnection on 06/08/2021 due to a past due balance of \$101.00.

Your payment must be received prior to the disconnect date stated above to avoid the electric service being disconnected without further notice. If payment in full is not received prior to this date, and service is disconnected a deposit and applicable fees will apply as outlined in the fee schedule (see below). All balances, including fees and deposits, will be required prior to service being restored.

If you believe this statement is in error, please contact our office immediately.

Reconnect Hours & Fees:

Mon-Fri 8:00am-4:00pm	\$40.00
Mon-Fri 4:00pm-8:00pm	\$85.00
Weekends and Holidays 8:00am-5:00pm	\$85.00

Bill Date: 05/25/2021



REPORT AN OUTAGE: 678-814-4961
Automated Phone Service: 1-888-999-1416
Telephone: 770-786-3484 Website: www.ssemc.com

Account No.	Member No.	Service Location	Rate	Bill Type	Cycle																																						
4634691	10114063	1406 WESLEY STONECREST CIR LL	B1	Regular Bill	15																																						
Meter Number	From Date	To Date	Prev Read	Pres Read	Mult	KWH Used	BMD Used																																				
G81751880	04/19/2021	05/19/2021	36662	37217	1.0	555	0.0																																				
Account Messages							Account Activity																																				
PAYMENTS ARE EASY Visit www.ssemc.com, call 1-888-999-1416 or download the mySSEMC app to make a payment.							<table border="1"> <thead> <tr> <th>Account Activity</th> <th>Amount</th> </tr> </thead> <tbody> <tr><td>Previous Balance</td><td>168.00</td></tr> <tr><td>Payments - Thank You</td><td>-77.00</td></tr> <tr><td>Late Fee</td><td>10.00</td></tr> <tr><td>Balance Before Billing (Must be paid prior to 06/08/2021)</td><td>\$101.00</td></tr> <tr><td>Current Charges</td><td></td></tr> <tr><td>Electric Service</td><td>555 kWh x 0.0853</td></tr> <tr><td>Base Charge</td><td>47.34</td></tr> <tr><td>Power Cost Adj.</td><td>555 kWh x -0.007907</td></tr> <tr><td>Operation Roundup</td><td>-4.39</td></tr> <tr><td>Dekalb County Tax - 8%</td><td>0.53</td></tr> <tr><td>Stonecrest Franchise Tax - 4%</td><td>5.68</td></tr> <tr><td>Total Current Charges (Due by 06/22/2021)</td><td>2.84</td></tr> <tr><td>Total Amount Due</td><td>\$181.00</td></tr> </tbody> </table>		Account Activity	Amount	Previous Balance	168.00	Payments - Thank You	-77.00	Late Fee	10.00	Balance Before Billing (Must be paid prior to 06/08/2021)	\$101.00	Current Charges		Electric Service	555 kWh x 0.0853	Base Charge	47.34	Power Cost Adj.	555 kWh x -0.007907	Operation Roundup	-4.39	Dekalb County Tax - 8%	0.53	Stonecrest Franchise Tax - 4%	5.68	Total Current Charges (Due by 06/22/2021)	2.84	Total Amount Due	\$181.00							
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F	28																																										
M	29																																										
A	30																																										
M	31																																										

Accounts not paid in full by 5pm on the due date will be charged a \$10.00 late fee.



SNAPPING SHOALS

ELECTRIC MEMBERSHIP CORPORATION



J'MAIYA LYNÆ BREXTON
5646 MANASSAS RUN
STONE MTN GA 30087-0000

Contact #: (678) 860-1247

CHECK HERE TO INDICATE ADDRESS OR PHONE NUMBER CHANGE ON BACK.

Return This Portion With Your Payment

Bill Date: 05/25/2021 Account: 4634691

PAST DUE MUST BE PAID PRIOR TO 06/08/2021	\$101.00
CURRENT CHARGES DUE BY 06/22/2021	\$80.00
TOTAL AMOUNT DUE	\$181.00
AMOUNT ENCLOSED \$	

Snapping Shoals EMC
P.O. Box 73
Covington GA 30015-0073

15



000000463469100000080000000010100202106225

Involved in:
 Vehicle Accident
 Physical Altercation
 None

DeKalb County Sheriff's Office

Arrest Information Record

Must Be Noted:
 Do you have any health problems?
 Yes No
 Immediate referral to Medical?
 Yes No

Name STAMPS, DAVID		Race Black	Sex Male	Birthdate 09/26/2000	Height 5 Ft. 10 In.	Weight 175	Hair Black	Eyes Brown	Skin	POB Atlanta, GA	
Address 2067 EAST CAMELLIA DR			City DECATUR		State GA	Phone Number 404-377-8339	PID				
Occupation		Employer - Address								Phone Number 404-377-8339	
Alias			Social Security Number		DLN			DLS	DLY		
Date of Arrest 06/15/2018	Time of Arrest 1:30 PM	Arresting Officer Wilkerson, Janice				Badge Number 2905	Agency DeKalb County Sheriff's Office				
Report Number 18SO06-001597		Second Arresting Officer				Badge Number	Agency				
Offense Code AOC	Date of Offense DOO	M/F	Charge	CTS	Warrant Number	Bond					
16-5-44.1; 16-5-21; 16-5-24; 16-11-127.1	06/15/2018; 06/15/2018; 06/15/2018; 09/04/2019; 10/06/2020		Serious Felony; Felony; Serious Felony; Felony; Felony; Felony; Felony; Felony; Felony; Misdemeanor; Felony	HIJACKING A MOTOR VEHICLE; AGGRAVATED ASSAULT; AGGRAVATED BATTERY; CARRYING WEAPONS WITHIN SCHOOL SAFETY ZONES, AT SCHOOL FUNCTIONS; AGGRAVATED ASSAULT; AGGRAVATED ASSAULT; ENTERING AUTOMOBILE OR OTHER MOTOR VEHICLE WITH INTENT TO COMMIT THEFT OR FELONY; THEFT BY RECEIVING STOLEN PROPERTY- FELONY; ENTERING AUTOMOBILE OR OTHER MOTOR VEHICLE WITH INTENT TO COMMIT THEFT OR FELONY; BATTERY; PROBATION VIOLATION (WHEN PROBATION TERMS ARE ALTERED) FOR FINGERPRINTABLE CHARGE - FELONY		18W009895; 18W009896; 18W009897; 18W009898; 18W009896; 1-8-010958; 18W011698; 18W011699; 18W011604; 19-W-015131; 18CR2526				
Holds Count/Agency		Charge				Warrant Number	Phone Number				
Credit Card/Bank Account Number					Arresting Officer Signature						
Age 17	Build	Hair Type - Receding/Bald/Curly/Kinky/Long/Dyed Black									
Mustache - Beard - Goatee		Scars, Marks, Tattoos			Speech or Accent						
Outstanding Characteristics		Vehicles			Clothing - Uniform, Sport, Work						
Marital Status	Spouse	Address				Phone Number					
Parents		Address				Phone Number					
Notify in Case of Emergency		Address				Phone Number					

A-Action Bail Bonds, LLC4288 Memorial Drive Suite C
Decatur GA, 30032
(404) 294-5568Bond ID: 56811 (SB)
Bond Amount: \$55,200.00
Date of Execution: Pending
Defendant: David Stamps**Payment Receipt
#60065**

Customer Information	
David Stamps	
Bond Information	
County, Court, Room	
Case Number	
Payment Information	
Date of Payment	June 4th 2021, 10:04 pm
Payment Amount	\$545.00
Received By	Sonya Bright
Received From	Myka Smith
Payment Method	Cash
Transaction ID	
Additional Notes	
Billed To	
Bond Fee	\$545.00
Payment Summary	
Total Fees	\$5,540.00
Payed to Date	\$1,545.00
This Payment	\$545.00
Balance Due	\$3,995.00

Myka Smith

Sonya Bright - Agent, A-Action Bail Bonds, LLC

- BOND FEES AND JAIL FEES ARE NON-REFUNDABLE
- SECURITY DEPOSIT REFUNDABLE WITHIN 90 DAYS OF THE RECEIPT OF THE FINAL DISPOSITION FROM THE DEFENDANT OR CO-SIGNER(S).

It is unlawful to print this form without consent of home office.

A-Action Bail Bonds, LLC
4288 Memorial Drive Suite C
Decatur GA, 30032

Power No. **101534**

Known All Men By These Presents, that A-Action Bail Bonds, LLC, a corporation duly organized and existing under the laws of the State of Georgia has constituted and appointed, and does hereby constitute and appoint.

Its true and lawful attorney-in-fact with full power and authority to sign the company's name and affix its corporate seal to, and deliver on its behalf as surety, and all obligations as herein provided, and the execution of such obligations in pursuance of these presents shall be as binding upon the company as fully and to all intents and purposes as if done by the regularly elected officers of said company at its home office in their own proper person; and the said company hereby ratifies and confirms all and whatsoever its said attorney-in-fact may lawfully do and perform in the premises by virtue of these presents.

This Power of Attorney is Void if Altered or Erased and May Be Executed for Recognizance on Criminal Bail Bonds.

Not Valid For Immigration Bonds

Bond Amt: \$55,200.00

Case #: 18W009895-18W009898

Defendant: Stamps, David

Appearance Date: TBN

Division:

Court City: Decatur

Court County: Dekalb

State: Ga

Offense: HIJACKING A MOTOR VEHICLE;AGGRAVATED ASSAULT;AGGRAVATED ASSAULT;AGGRAVATED BATTERY;CARRYING WEAPONS WITHIN SCHOOL SAFETY ZONES, AT SCHOOL FUNCTIONS

Date Filed: JUNE 4 2021

Atty in Fact:

SIGNATURE If applicable add your COURT assigned Agent #

In Witness Whereof, A-Action Bail Bonds, LLC by virtue of authority conferred by its Board of Directors, has caused these presents to be sealed with its corporate seal, signed by its President, the 1st day of July, 2000.

President



1. A separate Power of Attorney must be attached to each bond executed.
2. Powers of Attorney must not be returned to attorney-in-fact, but should remain a permanent part of court records.
3. the authority of such attorney-in-fact is limited to appearance bonds and cannot be construed to guarantee for failure to provide payments, back alimony payments, fines or wage law claims.

A-Action Bail Bonds, LLC
4288 Memorial Drive Suite C
Decatur GA, 30032
(404) 294-5568

Bond ID: 56812 (CL)
Bond Amount: \$8,450.00
Date of Execution: Pending
Defendant: David Wayne Stamps

Bail Bond Application

I hereby apply to you to act as my bail in the **State court of DeKalb county** _____, wherein I am charged with the offense(s) of **BATTERY**. I understand and agree that you, as my bail, shall have the control and jurisdiction of me during the term for which the bond is executed and that you will have the right to surrender me on this bond at any time you may desire.

All questions must be answered in full, or delay may occur. All information is confidential.

DEFENDANT INFORMATION

Name: David Wayne Stamps
Address: 2067 East Chameleon Dr Decatur GA 30032
Telephone:
Cell Phone: (404) 377-8339

Date of Birth: 09/26/2000
Place of Birth: Atlanta GA
SSN: 667-10-3372
Drivers License or ID: NEVER ISSUED
ID issued in:

Nick Name: N/a
Aliases: N/a

PERSONAL DESCRIPTION

Height: 5ft. 11in.
Weight: 175 lbs.
Eye Color: Brown
Hair Color: Black
Complexion: Fair
Race: African
Nationality: American
Marks, Scars or Tattoos: Tattoos Both Arms Lower Arms And Right Leg

FAMILY INFORMATION

Marital Status: Single
Spouses Name:
Children: N/a

HOUSING INFORMATION

Own/Rent: Rent
How long have you resided at your current address: 1 months
Previous Address: Decatur Ga

AUTO INFORMATION

Make and type of Automobile:
Auto registered to:

EMPLOYMENT INFORMATION

Employer:
Occupation: Unemployed
Address:
Telephone:
Contact Person:

Date: June 7th 2021

Defendant: David Wayne Stamps (Signature)

David Stamps (Date) 6/7/21

A-Action Bail Bonds, LLC
4288 Memorial Drive Suite C
Decatur GA, 30032
(404) 294-5568

Bond ID: 56812 (SB)
Bond Amount: \$8,450.00
Date of Execution: Pending
Defendant: David Stamps

Indemnity Agreement

Picture must accompany each application - Premium on this bond is Not Returnable

In consideration of the **A-Action Bail Bonds, LLC** (hereinafter called the Company) executing or procuring the execution or guaranteeing, or continuing the bond, described in the foregoing statement, or any renewal thereof, we the undersigned hereby jointly and severally covenant and agree as follows:

First.

That we will immediately pay to the Company as premium for the issuance of said bond per cent thereof and a like amount each year hereafter in advance until we shall serve upon the Company competent written, legal evidence, satisfactory to the Company, of its discharge from such bond or renewals and liability thereunder. That any premium paid for this bond is not returnable except as hereinafter provided in Paragraph Sixth. Said premium charge covers the risk undertaken by the Company, and does not cover any disbursements or special services that may be required for the protection of the Company.

Second.

That the undersigned will at all times indemnify and keep the Company indemnified and hold and save it harmless from and against any and all losses, demands, liabilities and expenses of whatsoever kind or nature, including attorney's, counsel and detective fees and expenses, costs, fines and recaption expenses, which it shall at any time sustain or incur, by reason, or in consequence, of having executed the said bond or undertaking herein applied for, and whether such losses or expenses arise directly on said bond or indirectly by reason of any action taken by the Company to protect its interests, and will pay over, reimburse, and make good to the Company, its successors and assigns, all sums and amounts of money which the Company or its agents shall pay or cause to be paid or become liable to pay, under its obligation said bond or undertaking, or as charges, expenditures, disbursements of whatsoever kind or nature, including attorneys, counsel and detective fees and expenses, costs, fines and recaption expenses and any disbursements made to protect the interest of the Company by reason of the execution of said bond, and also any expenses incurred by the Company in the investigation of any claim made under said bond or undertaking, whether such claim is valid or not, or in connection with any litigation, investigation, or other matters connected therewith, such payments to be made to the Company as soon as it shall have become liable therefor, whether it shall have paid said sum or any part thereof or not. That if claim shall be made upon the Company under said bond or undertaking, and if, in the judgment of the Company, it is determined that such claim should be paid, or if the Company shall receive any notice in connection with the said bond, from which it appears in the judgment of the Company that it may be called upon to make a payment or payments under said bond, the undersigned covenants and agrees to pay in cash to the Company immediately upon demand therefor, the amount of such claim or amount that the Company believes it should be placed in funds to meet any expected payment or payments. We further agree that we will place the Company in funds to meet every claim, demand, liability, suitor judgment against it by reason of, or in connection with, the said bond, before the Company shall be required to pay thereunder and for the purpose of so doing, the Company shall have the right to invoke any collateral or security given it, and to enter any confession of judgment in its possession and to issue execution thereon and to procure orders in supplementary proceedings either against the judgment debtors or any third party indebted to, or holding the property of the judgment debtor, and in connection with such supplementary proceedings to make demands upon such judgment debtor or third party to turn over the property of the said judgment debtor, and for such purpose, to procure the appointment of a Receiver or the issuance of a court order authorizing or directing the property of the judgment debtor of the judgment debtor to be turned over to the Company as judgment creditor or to the Receiver appointed as aforesaid. The Company shall be entitled to collect from the undersigned any and all disbursements for filing papers to protect the Company, and a service charge for services rendered and time spent in the remission of any forfeiture or in the refund of any money paid thereon or for any event where special services have been rendered in connection with the bond, or situations arising thereunder. The liability of the undersigned and the indemnity herein provided for, shall be irrevocable, and shall continue in force and effect until there shall have been served upon the Company competent written legal evidence satisfactory to it of its discharge from its obligation and all liability thereunder.

Third.

That in any suit between the undersigned and the Company to recover any sum of money under this agreement, the vouchers or other evidence showing payment by the Company of any sum of money under and by virtue of such bond or undertaking, whether in payment of a valid claim or not, or the payment of any disbursements in connection with any valid or invalid claim made under such bond or undertaking, shall be conclusive evidence against us for the fact and the amount of our liability to the Company hereunder. That in any accounting that may be had between us and the Company, the Company shall be entitled to credit for any and all disbursements or expenditures in connection with the bond herein, made by it in good faith, under the belief that it was liable for the sums so expended or that it was expedient to make such disbursements, whether such liability or expediency existed or not.

Fourth.

The undersigned pledge any collateral security deposited by them and authorize the Company to apply or sell the same to reimburse it for any and all damages, loss, cost, charges and expenses of whatsoever kind or nature including any reasonable service charge or attorney's fee, which it may sustain or incur by reason of having executed the bond herein applied for, or by reason of any failure on the part of the said principal or this depositor to comply with the terms and conditions of any agreement or covenant herein contained, and to hold, apply or sell the same, or any part thereof, to protect or reimburse it, by reason of the execution heretofore or hereafter of any other bond, for or on behalf of the principal or the depositor, and to apply and sell the same for the purpose of placing itself in funds or protecting itself against any claim, demand or loss

 Initial 
Page 1 of 3

under said bond or any other bond executed on behalf of the principal or depositor. The Company may make any such sale, at its discretion, at public or private sales, and without demand, notice or advertisement of the time and place of said sale, and also with the right to purchase said collateral at such sale or sales, freed and discharged from any equity of redemption. The Company shall not be liable for the depreciation of said collateral, nor for interest thereon and in the event of depreciation of said collateral, or any part thereof, or of any collateral which may be hereafter deposited with the Company for its protection, additional and satisfactory collateral shall be given to the Company so that the total market value of the collateral shall at all times, be equal to the present market value of the collateral deposited. If the Depositor fails, on the request of the Company, to deposit such additional collateral, the Company shall have the full right, power and authority, without further demand or notice, to sell, assign and deliver the whole or any part of such collateral, substituted collateral, or additional collateral, at public or private sale, at its option, and without demand, notice or advertisement, and also with the right to purchase said collateral at any such sale, freed and discharged from an equity of redemption. The Company will return said collateral to the Depositor when in receipt of competent written legal evidence satisfactory to it of its discharge or release from all liability under said bond, under the proviso, however that there shall not be outstanding any loss, cost, damage, charges or expenses of whatsoever kind, including premium charges, and under further proviso that there are outstanding no other bonds or obligations executed by, for or on behalf of said principal or depositor in connection with which the Company may deem it advisable to retain said collateral for its protection, and under the further proviso that the Company shall have the right to demand a General Release from the depositor upon the return of collateral. That if the Company deems it necessary to make any outlay to protect any collateral or Security in its possession, whether the same be real or personal property, it is hereby authorized so to do, and the undersigned agrees to indemnify and reimburse the Company for an such outlay as in the judgment of the Company may necessary to protect its collateral or security, including payment of taxes or liens or mortgages and any attorney or counsel fees or service fees time spent and/or special services rendered.

Fifth.

That if a deed to a parcel of property be pledged as security with the Company, for the execution of any bond and should the Company become liable to pay on said bond, said Company shall have the right in an action to declare said deeds Mortgage and foreclose same, to move for appointment of a Receiver of the rents and profits of said premises without notice to the owner of the property and such rents and profits are hereby assigned to the Company as further security for a payment of the indebtedness. The undersigned hereby assigns, transfers and sets over unto the Company all right, title and interest in and to any policies of fire insurance on any real estate upon which deed or mortgage has been given by the undersigned to the Company, and also all right, title and interest of the undersigned in and to any equity in policies of fire insurance that may be held by the mortgages on the said real estate. If a confession of judgment is taken in connection with this bond, the Company shall have the right to enter and file the same at any time, and such judgment shall be a lien and entitled to a preference against any property of the undersigned, whether or not the Company is indemnified at the time of the filing or entry of such judgment. In case a confession of judgment is filed by the Company against any of the undersigned, the judgment entered thereupon shall be effective and available to the Company against any of the undersigned not only in connection with the bond applied for, but as well in connection with any other bond that may have been written by the Company in which any of the undersigned are either principal or indemnitor.

Sixth.

That the Company shall have the right at any time, and for any reason, satisfactory to it, to surrender the principal of the bond to surrender and to effect its release thereunder. In the event of the failure of the principal of the bond to appear in court, or at the office of the Company whenever so required, or in the event of the rearrest of the principal on another charge, or in the same charge with an increase of bail or when the case against the defendant is reached for trial, or in the event of the failure of the undersigned to comply with the covenants of this agreement or whenever the Company shall be requested to surrender the defendant by any indemnitor, or if the financial statement of any indemnitor shall be found to be false or untrue, or if any of the collateral or security given shall depreciate or have become impaired, the Company shall have the right to surrender the defendant without the return of any portion of the premium and all expenses shall be for account of the undersigned who shall also be responsible for the reasonable value of the services and time of the Company's employees.

Seventh.

That no act or omission of the Company in modifying, amending, limiting or extending the instrument so executed by the Company shall in any wise affect our liability hereunder, nor shall we or any of us be released from this obligation by reason thereof, we agree that the Company may alter change or modify, amend, limit or extend said bond or undertaking and may execute renewals thereof, or other and new obligations in its place or in lieu thereof and without notice to us, notice being expressly waived, and in any such case, we and all security given by us shall be liable to the Company as fully and to the same extent on account of any such altered, changed, modified, amended, limited or extended instruments, or such renewals thereof or other or new obligations in its place or in lieu thereof, whenever and as often as made, as fully as if such instrument were described at length herein, the Company shall have the right to substitute or release any collateral without notice to us and without in any way affecting its right against us or against the balance of the collateral retained. The Company and its agents or representatives shall have the right, and are hereby authorized to fill up any blank or blanks left in this application or in any other paper of indemnity, and to correct any errors in filling up any such blank or blanks, it being hereby agreed that any such insertion or correction shall be prima facie correct.

Eighth.

That it shall not be necessary for the Company to give us, or any of us, notice of any suit, act, fact or information coming to the notice or knowledge of the Company concerning or affecting its rights or liability under any such bond or undertaking by it so executed, or our rights or liabilities hereunder, notice of all such being hereby expressly waived. That the recovery by the Company of any judgment against us shall not bar it from procuring any other judgment or judgments hereunder against us, provided the Company did not recover prior thereto the particular loss or claim sued for, the intention being that the Company may separate into as many suits as it deems best, any and all claims which it may have against us under this agreement.



Ninth.

That all collateral securities or indemnity papers, at any time deposited with or in the possession of the Company shall be available in its behalf and for its benefit and relief as well concerning any and all former-or-subsequent-bonds or undertakings executed for us, or at the instance of us, or any of us as the bond or undertaking concerning which collateral securities or indemnity papers shall have been made, deposited or given, and shall also be available to cover any disbursement, expenditure or outlay made by any agent or attorney in fact of the Company in and about said bond or to prevent a forfeiture thereof or to pay any fine imposed on the defendant or to procure the return of the defendant whose bond has been forfeited.

Tenth.

That as long as there is any liability or loss of any nature whatever to the Company upon the bond applied for herein, the undersigned will not make any transfer, or any attempted transfer of any of the property given as security or which the undersigned may subsequently acquire, or of any interest therein, and it is further agreed that the Company shall have a lien upon all property of the undersigned for any sums due it or for which it has become, or may become, liable by reason of its having executed the bond applied for herein.

Eleventh.

That none of the security given by us shall be returned nor shall we be relieved from any liability, until we shall have furnished the Company with competent written legal evidence satisfactory to it, of its full discharge from liability under said bond and the Company shall have a reasonable period after such proof to return any collateral given by us, which shall be taken to be about 90 days. The Company expressly reserves the right not to return collateral security unless the collateral receipt issued by it on receipt of the collateral security is returned by the person to whom it was issued, or a Surety Company bond satisfactory to this Company is given in double the value of said collateral.

Twelfth.

This in no event is the surrender of the defendant by the undersigned to the Surety Company to be considered a release under the obligation of this bond unless said surrender shall have been made by the production of the defendant at the Trial Term of the Court wherein the defendant is notified to appear on the day scheduled for his appearance, and continuously thereafter until discharged and/or sentenced by the Court, and the liability of the Company on its bond or undertaking is canceled.

Thirteenth.

The undersigned hereby agree that no understanding, promise or agreement not contained herein shall be binding upon any of the parties hereto and the undersigned hereby specifically waive all representations, promises, agreements and understandings of every kind or character not herein set forth in writing and agree that no agent or representative has authority to vary the terms of this contract or make any representation or promise or agreement not contained herein unless the same is in writing and signed by an officer of A-Action Bail Bonds, LLC

Fourteenth.

That in the event that said criminal defendant escapes from the custody of the Surety and is subsequently captured in a state of the United States other than the one in which the charge was filed or in a foreign country, and providing said criminal defendant is also one of the indemnitors herein, such criminal defendant does hereby agree to return voluntarily to the State of original jurisdiction, even though bail bond posted on behalf of such person shall have been forfeited and the time for the setting aside thereof shall have expired, and does hereby waive extradition proceedings and further consents to the application of such force as may be necessary to effect such return.

Fifteenth.

It is specifically understood and agreed that irrespective of the domicile or legal residence of any of the parties hereto the law of Georgia shall govern construction, interpretation and enforcement of this contract and of the contract or contracts of suretyship executed hereunder.

Sixteenth.

That these covenants shall be binding not only upon us, jointly and severally, but as well upon our respective heirs, executors, administrators, successors and assigns.

I certify that the above is true and correct. I further understand this is an application for a type of credit, and authorize review of my credit history via credit reporting agency checks.

In Testimony Whereof we have hereunto set our hands and affixed our seals this 4th day of June, 2021

Co-Signer: J'maiya Lynae Brexton (Signature) _____ (Date) 6/4/21

Defendant: David Stamps (Signature) David Stamps (Date) 6/4/21

Witness: (Signature) [Signature] (Date) 6/4/21

A-Action Bail Bonds, LLC
4288 Memorial Drive Suite C
Decatur GA, 30032
(404) 294-5568

Bond ID: 56812 (SB)
Bond Amount: \$8,450.00
Date of Execution: Pending
Defendant: David Stamps

Co-Signer Information

INDEMNITOR/CO-SIGNER:

PERSONAL INFORMATION

Name: J'maiya Lynae Brexton
Address: 1406 Wesley Stonecrest Stonecrest GA 30084
Telephone:
Cell Phone: (678) 860-1247

Date of Birth: 11/16/1991
SSN: 425-73-4086
Drivers License or ID: 054776021
ID issued in: GA

Relation to Defendant: Cousin
Marital Status: Single

EMPLOYMENT INFORMATION

Employer: Dekalb Jail
Address: 4425 Memorial Dr, Decatur, GA 30032 Decatur GA 30032
Telephone: (404) 298-8111
Contact Person: Ms. Issac
Duration of Employment: 1 yrs.
Occupation: Corrections
Monthly Income: \$3,600

HOUSING INFORMATION

Own/Rent: Rent
How long have you resided at your current address: 1 yrs.

VEHICLE INFORMATION

Make and type of Automobile: N/a N/a N/a
Auto Tag Number: N/A

SPOUSE:

PERSONAL INFORMATION

Spouses Name: N/a N/a N/a
Address:
Telephone:
Cell Phone:

EMPLOYMENT INFORMATION

Employer: N/a
Address:
Telephone:
Contact Person: N/a
Duration of Employment:
Occupation: N/a
Monthly Income:

I certify that the above is true and correct. I further understand this is an application for a type of credit, and authorize review of my credit history via credit reporting agency check.

Date: June 4th 2021

Co-Signer: J'maiya Lynae Brexton (Signature)

(Date)

6/4/21

A-Action Bail Bonds, LLC
4288 Memorial Drive Suite C
Decatur GA, 30032
(404) 294-5568

Bond ID: 56812 (SB)
Bond Amount: \$8,450.00
Date of Execution: Pending
Defendant: David Stamps

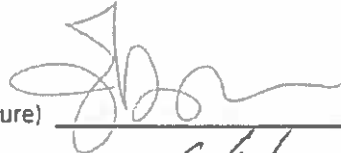
Co-Signer Requirements

I, **J'maiya Lynae Brexton** (co-signer), understand that it is my responsibility to make sure (defendant) **David Stamps** is brought directly to **A-Action Bail Bonds, LLC** upon his or her release from the holding institution in which they are being held. The defendant will need to complete his or her paperwork with **A-Action Bail Bonds, LLC**. If I fail to do so within 24 hours of the defendant's release, I the co-signer do authorize A-Action Bail Bonds, LLC to re-arrest the defendant and take him/her into custody for the purpose of securing a "Bondsman Off Bond". I also understand that I accept all liability in the course of apprehending the above named defendant and taking them into custody. I understand I will loose all bond monies paid and be responsible for any balance due towards a payment plan for the bond fee. In addition I will be held responsible for the defendant's bail recovery (bounty hunter) fees.

Please be sure that the defendant brings in their Driver's License or Citation(s) when coming in to complete their paperwork.

Date: June 4th 2021

Co-Signer: J'maiya Lynae Brexton (Signature)



(Date)

6/4/21

Witness: (Signature)



(Date)

6/4/21

A-Action Bail Bonds, LLC
4288 Memorial Drive Suite C
Decatur GA, 30032
(404) 294-5568

Bond ID: 56812 (SB)
Bond Amount: \$8,450.00
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Defendant: David Stamps

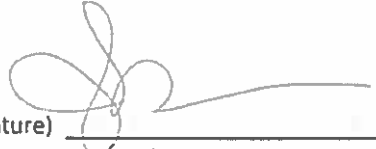

Promissory Note

This note is being executed by the undersigned to secure **A-Action Bail Bonds, LLC** as surety, upon forfeiture or estreatment of the surety bonds(s) posted on behalf of the below named defendant.

ON DEMAND AFTER DATE FOR VALUE RECEIVED. I, **David Stamps** (defendant) **J'maiya Lynae Brexton** (co-signer) promise to pay to the order of **A-Action Bail Bonds, LLC** the sum of **\$8,450.00** (bond amount) plus pay applicable court costs, at any place or places the holder hereof may from time to time designate, with interest payable at the rate of twelve (12) percent per annum from call date until fully paid. The maker and endorser of this note further agree to waive demand notice of non-payment and protest, and in the event suit shall be brought for the collection hereof, or the same has to be collected upon the demand of an attorney, to pay all cost of collections, including but not limited to a reasonable attorney's fee. Further, the named defendant and indemnitors respectively waive all right of exemption under the constitution and laws of the State of Georgia or any other State.

It is further agreed and understood that this note shall become NULL AND VOID in the event that the said defendant **David Stamps** (defendant) shall appear in the proper court at the time or times so directed by the judge or judges of competent jurisdiction until all obligations under this bond or bonds so posted on behalf of the defendant have been properly fulfilled, and the surety discharged of all liability thereunder: including but not limited to the amount of the bond(s), fines, court costs, pickup fees, or any other liability. Otherwise to remain in full force and effect.

Date: June 4th 2021

Co-Signer: J'maiya Lynae Brexton (Signature)  (Date) 6/4/21
Defendant: David Stamps (Signature) David Stamps (Date) 6/7/21
Witness: (Signature)  (Date) 6/4/21

A-Action Bail Bonds, LLC
4288 Memorial Drive Suite C
Decatur GA, 30032
(404) 294-5568

Bond ID: 56812 (SB)
Bond Amount: \$8,450.00
Date of Execution: Pending
Defendant: David Stamps

Co-Signer Responsibilities

1. Do not co-sign for a person you do not know.
2. If the defendant fails to appear in court, the co-signer must pay the full amount of the bail bond plus court cost.
3. This company DOES NOT REVOKE BONDS. Be sure that you want to make the bond before it is made.
4. If a bond is bound over to another court, the co-signer is still responsible.
5. Do not co-sign unless you are certain that the defendant will VOLUNTARILY appear at all court dates, hearings and trials.
6. Co-signers are not responsible for the defendant's fines.
7. Do not co-sign any blank documents.
8. Get a receipt for any money paid to our company. The receipt will be imprinted with our company name and should state what the payment is for.
9. If you do not understand something, ask our agent before you co-sign.

I, J'maiya Lynae Brexton (co-signer) have read and fully understand the above conditions of co-signing a bond for the defendant David Stamps (defendant).

Date: June 4th 2021

Co-Signer: J'maiya Lynae Brexton (Signature)

(Date)

Witness: (Signature)

(Date)

A-Action Bail Bonds, LLC
4288 Memorial Drive Suite C
Decatur GA, 30032
(404) 294-5568

Bond ID: 56812 (CL)
Bond Amount: \$8,450.00
Date of Execution: Pending
Defendant: David Stamps

Bond Requirements

It is mutually agreed and understood that **A-Action Bail Bonds, LLC** (herein referred to as the company) is the bonding company of the record and David Stamps (defendant)(herein referred to as the respondent) is the principal of the certain bail bond executed in his/her behalf.

The respondent hereby acknowledges and agrees to the following requirements that are conditions of the bond agreement and are made a part thereof:

1. All information provided to the company (including but not limited to family, residence, employment, personal and criminal arrest history, etc.) shall be accurate and timely.
2. Respondent shall notify the company within 48 (FORTY EIGHT) HOURS of any and each material change in circumstance such as but not limited to telephone number, residential address and employment information.
3. Respondent will attend any and all court appearances required from time to time until exoneration of the bond and full release of liability of the Company.
4. Respondent will provide the company a certified copy of the final disposition upon the conclusion of the court proceedings.
5. Respondent will report in person or by telephone to 404-294-8246 or toll free to 1-866-917-3927 **every Monday** to update material change in circumstance and confirm pending court date.

RESPONDENT agrees that any failure to comply with the above requirements shall be reasonable cause for immediate surrender.

According to the O.C.G.A. Title 17 the company and its agents are prohibited from suggesting employment of attorneys and giving advice or direction regarding defense or disposition of cases.

Date: June 7th 2021

Defendant: David Stamps (Signature) David Stamps (Date) 6/7/21

Witness: (Signature) _____ (Date) _____

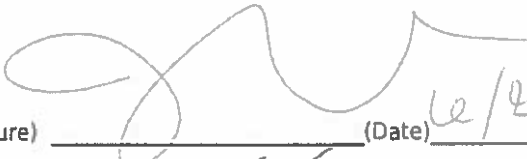
A-Action Bail Bonds, LLC
4288 Memorial Drive Suite C
Decatur GA, 30032
(404) 294-5568

Bond ID: 56812 (SB)
Bond Amount: \$8,450.00
Date of Execution: Pending
Defendant: David Stamps

Refund Policy

I, **J'maiya Lynae Brexton** (co-signer), understand that **David Stamps** (defendant) may be released from his or her holding institution on his or her own recognizance. This would result in **A-Action Bail Bonds, LLC** refunding bond monies paid. Monies will be refunded within 48 hours (excluding weekends and holidays) in a check form. This policy also applies to all reasons for a refund of bond monies paid if **A-Action Bail Bonds, LLC** fails to post the defendant's bond.

Date: June 4th 2021

Co-Signer: J'maiya Lynae Brexton (Signature)  (Date) 6/4/21

Witness: (Signature)  (Date) 6/4/21

A-Action Bail Bonds, LLC
4288 Memorial Drive Suite C
Decatur GA, 30032
(404) 294-5568

Bond ID: 56812 (SB)
Bond Amount: \$8,450.00
Date of Execution: Pending
Defendant: David Stamps

**Privacy Act Waiver
Co-Signer**

The co-signer(s) **J'maiya Lynae Brexton** hereby authorize(s) and directs Relatives, Employers, Bankers, the Federal Social Security Administration, the Internal Revenue Service, the State Department of Disability Insurance, The United States Armed Forces, the State Division of Motor Vehicles, and all Municipal, County, State and Federal Law Enforcement Agencies, and any other Person or Organizations having any information concerning the defendant's whereabouts to give such information to **A-Action Bail Bonds, LLC** and its assigned and/or duly authorized representatives.

The co-signer understands that any information obtained will be used for securing the defendant's appearance and for securing reimbursement for any expenses incurred as a result of defendant's non-appearance.

The co-signer hereby waives rights with respect to the Privacy Act and authorizes the use of copies of this document by A-Action Bail Bonds, LLC and its assigns and /or authorized representatives.

CO-SIGNER HAS READ AND AGREED TO THESE TERMS

Witness the signatures of all parties this 4th day of June, 2021

Co-Signer: J'maiya Lynae Brexton (Signature)  (Date) 6/4/21

Witness: (Signature)  (Date) 6/4/21

A-Action Bail Bonds, LLC
4288 Memorial Drive Suite C
Decatur GA, 30032
(404) 294-5568

Bond ID: 56812 (CL)
Bond Amount: \$8,450.00
Date of Execution: Pending
Defendant: David Stamps

**Privacy Act Waiver
Defendant**

The defendant **David Stamps** hereby authorizes and directs Relatives, Employers, Bankers, the Federal Social Security Administration, the Internal Revenue Service, the State Department of Disability Insurance, The United States Armed Forces, the State Division of Motor Vehicles, and all Municipal, County, State and Federal Law Enforcement Agencies, and any other Person or Organizations having any information concerning the defendant's whereabouts to give such information to A-Action Bail Bonds, LLC and its assigned and/or duly authorized representatives.

The defendant understands that any information obtained will be used for securing the defendant's appearance and for securing reimbursement for any expenses incurred as a result of defendant's non-appearance.

The defendant hereby waives rights with respect to the Privacy Act and authorizes the use of copies of this document by **A-Action Bail Bonds, LLC** and its assigns and /or authorized representatives.

DEFENDANT HAS READ AND AGREED TO THESE TERMS

Witness the signatures of all parties this 7th day of June, 2021

Defendant: David Stamps (Signature) David Stamps (Date) 6/17/21

Witness: (Signature) _____ (Date) _____

_____ Yellow Pages _____ Walk-In _____ Referral Referred by: _____

_____ Jail Signs _____ 2 Online _____ Premiums

Date 6/4/21 Jbrachton91@gmail.com Agent SB

Defendant Name Daniel Stamps Age _____ Race B Sex M

Where was the Defendant Born? CA How Long In Georgia? 1 1/2 Yrs. _____ Mos.

If The Defendant Was Born Outside of the United States; Do They Have A Social Security Number? _____

Defendant's Home Address _____

City _____ State _____ Zip _____ Buy _____ Rent _____ House _____ Apt. _____

How Long At Current Address _____ Yrs. _____ Mos. Who Does The Defendant Live With? _____

Home/Cell Phone # _____ Who is Phone Listed To? _____

Previous Address _____ How Long? _____ Yrs. _____ Mos.

Employer _____ How Long? _____ Yrs. _____ Mos.

Work Phone # _____ Job Title _____ Supervisor _____

Charges Battery ~~_____~~ miss demeanor 8,450

What Jail? OKS Total Bond Amount \$ 8,450

How Long Has Defendant Been in Jail? _____ Hrs. _____ Days _____ Weeks _____ Months

Previous Record/ FTA's _____ Any Time Served? _____ If So How Long? _____

Is The Defendant on Parole or Probation? _____ If So, What County? _____

Co-Signer Name Imaya Braxton Relation Cousin Age 29

Co-Signer's Home Address 1404 Westly Starwood

City Smyrna State GA Zip _____ Buy _____ Rent X House _____ Apt. 7

How Long 1 Yrs _____ Mos Who Does Co-Signer Live With? Braxton

Home/Cell Phone # _____ Who is Phone Listed To? _____

Employer DeKalb / Army 12 years How Long? 1 Yrs. _____ Mos. Monthly Income \$ 2,600 / 400

Work Phone # _____ Job Title Detention Supervisor _____

Comments/Documents Needed _____

Need Pmt. Plan? _____ If Yes, Down Pmt. Amount \$ _____ Pmt. Frequency _____ Pmt. Amount \$ _____

Security \$ _____ Bond Fee \$ 845 Jail Fee \$ 20 Warrant Fee \$ _____

Total \$ 865

Approved By: S.S What Was Approved? 1090 All above

GEORGIA
DRIVER'S LICENSE

DRIVER'S LICENSE

DL



DL NO. *39*

1d DL NO. 054776021 3 DOB 11/16/1991
9 CLASS C 10 EXP 11/16/2027

2 J'MAYIA LYNAE
1 BREXTON

8 5646 MANASSAS RUN
STONE MTN. GA 30087-5238
DEKALB

12 REST B
13a END NONE
14a ISS 10/15/2019

15 SEX F 16 EYES BRO
16 HGT 5'-05" 17 WGT 140 lb



J'Mayia Lynae Brextton

396323964610038566



CO FILE # 000005-000000
 DP7 000069022

DeKALB COUNTY
 1300 Commerce Dr
 Decatur, GA 30030

Earnings Statement

Page 001 of 001
 Period Beg/End: 05/15/2021 - 05/28/2021
 Advice Date: 06/04/2021
 Advice Number: 0003832936
 Batch Number: 000000000607

J'MAIYA L BREXTON
 5646 Manassas Run
 Stone Mountain, GA 30087

Description	Rate	Hours	Earnings	YTD Earns
Regular Pay	18.54	85.00	1576.17	13578.93
Overtime	27.81	10.50	292.06	1439.08
Annual Leave	18.54	6.25	115.89	1033.99
Other Admin:	18.54	9.85	182.65	1510.03
Military Lea			0.00	2154.10
COVID-19 INC			0.00	1260.94
Sick Leave			0.00	675.50
Holiday Bank			0.00	

Gross Pay 111.60 2164.77 21652.57

Taxes

Fed Withholding		0.00	0.00
Fed MED/EE		31.42	313.96
Fed OASDI/EE		134.34	1342.46
GA Withholding		90.80	874.74

Total Taxes 256.56 2531.16

Accrual Balances

Annual Balance			95.00
Sick Balance			34.00

Fed Taxable Wages 2055.58 20453.58

Before and After Tax Deductions

*County Pension	101.19	1088.99
*457b Deferred Co	10.00	110.00

Total Deductions 111.19 1198.99

LTD PENSION 3209.13 0.00

* Excluded from Taxable Wages

Net Pay 1799.02 17923.42

Direct Deposit Distribution

Trans Type	Account	Amount
Deposit Che	XXXXXX5441	1,799.02
Net Check		0.00

©2003 Axiom Software, Inc. Form 909 (03/01)



DeKALB COUNTY
 1300 Commerce Dr
 Decatur, GA 30030

Advice Number: 0003832936

Advice Date: 06/04/2021

Deposited to the account of J'MAIYA L BREXTON Account Number XXXXXX5441 Transit ABA 314074269 Amount 1799.02

THIS IS NOT A CHECK



P.O. Box 73
Covington GA 30015-0073

Message from SSEMC

IMPORTANT NOTICE OF DISCONNECTION

Your electric account is **PAST DUE** and is subject to disconnection on 06/08/2021 due to a past due balance of \$101.00.

Your payment must be received prior to the disconnect date stated above to avoid the electric service being disconnected without further notice. If payment in full is not received prior to this date, and service is disconnected a deposit and applicable fees will apply as outlined in the fee schedule (see below). All balances, including fees and deposits, will be required prior to service being restored.

If you believe this statement is in error, please contact our office immediately.

Reconnect Hours & Fees:

Mon-Fri 8:00am-4:00pm	\$40.00
Mon-Fri 4:00pm-8:00pm	\$85.00
Weekends and Holidays 8:00am-5:00pm	\$85.00

Covington Office:
14750 Brown Bridge Road
Covington, GA 30016
Office Hours: 8:00 AM - 5:00 PM Monday - Friday

Ellenwood Office:
190 Fairview Road
Ellenwood, GA 30294

5290 1 MB 0.450
J'MAIYA LYNÆ BREXTON
5646 MANASSAS RUN
STONE MTN GA 30087-5238

5 5290
C-20



REPORT AN OUTAGE: 678-814-4961
Automated Phone Service: 1-888-999-1416
Telephone: 770-786-3484 Website: www.ssemc.com

Bill Date: 05/25/2021



Account No.	Member No.	Service Location	Rate	Bill Type	Cycle		
4634691	10114063	1406 WESLEY STONECREST CIR LL	B1	Regular Bill	15		
Meter Number	From Date	To Date	Prev Read	Pres Read	Mult	KWH Used	DMD Used
G81751880	04/19/2021	05/19/2021	36662	37217	1.0	555	0.0
Account Messages			Account Activity				Amount
PAYMENTS ARE EASY Visit www.ssemc.com, call 1-888-999-1416 or download the mySSEMC app to make a payment.			Previous Balance				168.00
			Payments - Thank You				-77.00
			Late Fee				10.00
			Balance Before Billing (Must be paid prior to 06/08/2021)				\$101.00
			Current Charges				
			Electric Service 555 kWh x 0.0853				47.34
			Base Charge				28.00
			Power Cost Adj. 555 kWh x -0.007907				-4.39
			Operation Roundup				0.53
			DeKalb County Tax - 8%				5.68
			Stonecrest Franchise Tax - 4%				2.84
			Total Current Charges (Due by 06/22/2021)				\$80.00
			Total Amount Due				\$181.00

Month/Year	Days
May 2021	30
Apr 2021	30
May 2020	0

Accounts not paid in full by 5pm on the due date will be charged a \$10.00 late fee.



Return This Portion With Your Payment

Bill Date: 05/25/2021 Account: 4634691

PAST DUE MUST BE PAID PRIOR TO 06/08/2021	\$101.00
CURRENT CHARGES DUE BY 06/22/2021	\$80.00
TOTAL AMOUNT DUE	\$181.00
AMOUNT ENCLOSED \$	

J'MAIYA LYNÆ BREXTON
5646 MANASSAS RUN
STONE MTN GA 30087-0000

Snapping Shoals EMC
P.O. Box 73
Covington GA 30015-0073



Contact #: (678) 860-1247

CHECK HERE TO INDICATE ADDRESS OR PHONE NUMBER CHANGE ON BACK.



000000463469100000080000000010100202106225

It is unlawful to print this form without consent of home office.

A-Action Bail Bonds, LLC
4288 Memorial Drive Suite C
Decatur GA, 30032

Power No. **101535**

Known All Men By These Presents, that A-Action Bail Bonds, LLC, a corporation duly organized and existing under the laws of the State of Georgia has constituted and appointed, and does hereby constitute and appoint.

Its true and lawful attorney-in-fact with full power and authority to sign the company's name and affix its corporate seal to, and deliver on its behalf as surety, and all obligations as herein provided, and the execution of such obligations in pursuance of these presents shall be as binding upon the company as fully and to all intents and purposes as if done by the regularly elected officers of said company at its home office in their own proper person; and the said company hereby ratifies and confirms all and whatsoever its said attorney-in-fact may lawfully do and perform in the premises by virtue of these presents.

This Power of Attorney is Void if Altered or Erased and May Be Executed for Recognizance on Criminal Bail Bonds.

Not Valid For Immigration Bonds

Bond Amt: \$8,450.00
Case #: 19-W-015131
Defendant: Stamps, David
Appearance Date: TBN
Division: _____
Court City: Decatur
Court County: Dekalb
State: Ga
Offense: BATTERY
Date Filed: JUNE 4 2021
Atty in Fact: _____

SIGNATURE / If applicable, add your COURT assigned Agent #

In Witness Whereof, A-Action Bail Bonds, LLC by virtue of authority conferred by its Board of Directors, has caused these presents to be sealed with its corporate seal, signed by its President, the 1st day of July, 2000.



President



1. A separate Power of Attorney must be attached to each bond executed.
2. Powers of Attorney must not be returned to attorney-in-fact, but should remain a permanent part of court records.
3. the authority of such attorney-in-fact is limited to appearance bonds and cannot be construed to guarantee for failure to provide payments, back alimony payments, fines or wage law claims.

A-Action Bail Bonds, LLC4288 Memorial Drive Suite C
Decatur GA, 30032
(404) 294-5568

Bond ID: 56811 (CL)

Bond Amount: \$55,200.00

Date of Execution: 06/04/2021

Defendant: David Wayne Stamps

Payment Receipt**#60121**

Customer Information	
David Wayne Stamps	2067 East Chameleon Dr Decatur GA 30032
Bond Information	
County, Court, Room	
Case Number	
Payment Information	
Date of Payment	June 16th 2021, 11:11 am
Payment Amount	\$300.00
Received By	Carla Larose
Received From	Jamya Braxton
Payment Method	Cash
Transaction ID	
Additional Notes	
Applied To	
Bond Fee	\$300.00
Payment Summary	
Total Fees	\$5,540.00
Payed to Date	\$1,845.00
This Payment	\$300.00
Balance Due	\$3,695.00

Jamya Braxton

Carla Larose - Agent, A-Action Bail Bonds, LLC

- * BOND FEES AND JAIL FEES ARE NON-REFUNDABLE
- * SECURITY DEPOSIT REFUNDABLE WITHIN 90 DAYS OF THE RECEIPT OF THE FINAL DISPOSITION FROM THE DEFENDANT OR CO-SIGNER(S)

A-Action Bail Bonds, LLC
4288 Memorial Drive Suite C
Decatur GA, 30032
404) 294-5568

Bond ID: 56811 (CL)
Bond Amount: \$55,200.00
Date of Execution: 06/04/2021
Defendant: David Wayne Stamps

Payment Receipt
#60122

Customer Information	
David Wayne Stamps	2067 East Chameleon Dr Decatur GA 30032
Bond Information	
County, Court, Room	
Case Number	
Payment Information	
Date of Payment	June 16th 2021, 11:13 am
Payment Amount	\$175.00
Received By	Carla Larose
Received From	Jamya Braxton
Payment Method	Visa
Transaction ID	
Additional Notes	
Applied To	
Bond Fee	\$175.00
Payment Summary	
Total Fees	\$5,540.00
Payed to Date	\$2,020.00
This Payment	\$175.00
Balance Due	\$3,520.00

Jamya Braxton

Carla Larose - Agent, A-Action Bail Bonds, LLC

- BOND FEES AND JAIL FEES ARE NON-REFUNDABLE
- SECURITY DEPOSIT REFUNDABLE WITHIN 90 DAYS OF THE RECEIPT OF THE FINAL DISPOSITION FROM THE DEFENDANT OR CO-SIGNER(S)

A-Action Bail Bonds, LLC4288 Memorial Drive Suite C
Decatur GA, 30032
(404) 294-5568Bond ID: 56811 (CL)
Bond Amount: \$55,200.00
Date of Execution: 06/04/2021
Defendant: David Wayne Stamps**Payment Receipt
#60302**

Customer Information	
David Wayne Stamps	2067 East Chameleon Dr Decatur GA 30032
Bond Information	
County, Court, Room	
Case Number	
Payment Information	
Date of Payment	july 16th 2021, 3:49 pm
Payment Amount	\$300.00
Received By	Sonya Bright
Received From	Jamya Brexton
Payment Method	Visa
Transaction ID	
Additional Notes	
Applied To	
Bond Fee	\$300.00
Payment Summary	
Total Fees	\$5,540.00
Payed to Date	\$2,445.00
This Payment	\$300.00
Balance Due	\$3,095.00

Jamya Brexton

Sonya Bright - Agent, A-Action Bail Bonds, LLC

- * BOND FEES AND JAIL FEES ARE NON-REFUNDABLE
- * SECURITY DEPOSIT REFUNDABLE WITHIN 90 DAYS OF THE RECEIPT OF THE FINAL DISPOSITION FROM THE DEFENDANT OR CO-SIGNER(S)

Moore, Antoine D

From: Spears, Stacey
Sent: Wednesday, August 25, 2021 11:04 AM
To: Moore, Antoine D
Subject: FW:

From: Carla Larose <carlalarose@a-actionbonding.com>
Sent: Wednesday, August 25, 2021 10:59 AM
To: Spears, Stacey <SSpears@dekalbcountyga.gov>
Subject: Re:

Statement from Sonya Bright:

Ms. Smith and Ms Brexton called in to ask about Mr. stamps bond, while completing the prep sheet I asked their relation to Mr. Stamps and they said they were cousins. I called the jail to verify Mr Stamps bond and after telling Ms Smith and Ms. Brexton his assessed bond amount Ms. brexton told me she's the big dog because of her job and wasn't sure she wanted to sign. She then asked me to either email or screen shot her our privacy act waiver, which I told her would be apart of the paperwork that she would have to sign. I tried to send it to her multiple times, but was unsuccessful. After not receiving the email Ms. brexton called back on Ms. smith's phone and asked why I didn't send it. I told her I tried, but I was unable to I was also working with another customer at that time. She then said I'm just going to trust you and then she arrived with her cousin Ms. Smith before we started the paperwork she went outside to talk to her cousin to make sure she was making the right decision. They came back in and she asked again would anyone see her signature. She also let me know that they were all they had no other family really so that's why they had to get him out. After that Ms.Brexton left out again and her cousin went after her again to get her to sign. I called the owner and told him she didn't want her name to be on anything, so we gave her cousin a handwritten co-signer requirement page and we put the money received in Ms smith's name. While I was completing the paperwork Ms Brexton asked me would I bail my cousin out I told her I'm not that close with my cousins and she then said what about your boyfriend. I told her I have before after that she told me he was younger than her and actually her boyfriend not her cousin once she became comfortable with me. She decided to stay until I finished the documents to take over to the jail to make sure her name wasn't on anything because as she said she is well know at her job. I had to make two copies of the machine printed receipt to actually get her signature because she thought that was going to the jail, but I let her know it was for payment and our documents.

Carla Larose

Office Manager

A Action Bail Bonds

4288-C Memorial Drive

Decatur, GA 30032

404-294-5568

From: Spears, Stacey <[SSpears@dekalbcountyga.gov](mailto:sspears@dekalbcountyga.gov)>

Sent: Wednesday, August 25, 2021 10:54:56 AM

To: Carla Larose

Subject:

Test

Captain S. Spears

DeKalb County Sheriff's Office

Office of Professional Standards

4415 Memorial Drive

Decatur, Georgia 30032

(404)298-8138- Office

(404)298-8460- Fax

sspears@dekalbcountyga.gov