

STATE OF SOUTH CAROLINA  
COUNTY OF DORCHESTER

STATE OF SOUTH CAROLINA

vs.

SAVION SCOTT,

DEFENDANT

IN THE COURT OF GENERAL SESSIONS  
FIRST JUDICIAL CIRCUIT

Arrest Warrant #: 2023A1810200724

Indictment #: (case not yet indicted)

**State's Memorandum in Opposition to  
Defendant's Motion to Set Bond**

*Kevin E. Johnson*  
CLERK OF COURT  
DORCHESTER COUNTY

2023 OCT -6 AM 11:19

CERTIFIED COPY

### Introduction

The State of South Carolina submits the following memorandum to outline the reasons Defendant's Motion to Set Bond on a murder charge should be denied. As discussed thoroughly below, the State submits Defendant's release will pose an unreasonable danger to the community.

### Background

On March 11, 2021, the above Defendant was charged with Possession with Intent to Distribute Cocaine Base (2021A1010201330). He was released from incarceration on March 21, 2021, upon posting a Twenty-Five Thousand Dollar (\$25,000) surety bond. A condition of Defendant's bond was that he be of "good behavior."

Just over two weeks after his release, Defendant was again arrested. On April 8, 2021, Defendant was charged with Possession with Intent to Distribute Marijuana (2021A1010201830). Defendant was released from incarceration on April 9, 2021, upon posting a Twenty-Five Thousand Dollar (\$25,000) surety bond. Again, a condition of Defendant's bond was that he be of "good behavior."

Approximately a year later, Defendant was rearrested again. On April 7, 2022, Defendant was charged with Possession with Intent to Distribute Marijuana (2022A1010201696). Defendant was released from incarceration on April 8, 2022, upon posting a Fifteen Thousand Dollar (\$15,000) surety bond. Once again, a condition of Defendant's bond was that he be of "good behavior."

Not surprisingly, three weeks later, Defendant was rearrested for a fourth time. On April 28, 2022, Defendant was charged with Possession with Intent to Distribute Marijuana (2022A1010202167). Defendant was released from incarceration on April 29, 2022, upon posting a Twenty-Five Thousand Dollar (\$25,000) surety bond. Again, a condition of Defendant's bond was that he be of "good behavior."

On June 19, 2022, Defendant was again arrested. Defendant was charged with Possession with Intent to Distribute Marijuana (2022A1010203333) and Assaulting a Police Officer While Resisting Arrest (2022A1010203334). Defendant was released from incarceration the next day, upon posting a Forty-Five Thousand Dollar (\$45,000) surety bond. With no meaning whatsoever to Defendant, once again, a condition of his bond was that he be of "good behavior."

On August 4, 2022, Defendant was arrested for Driving Under the Influence 1<sup>st</sup> Offense. He was released the next day upon posting a \$647.50 bond.

While out on numerous bonds with nothing curbing his criminal activity, Defendant's violence escalated. On September 4, 2022, around 1:00 am, at a busy pedestrian intersection of King and Morris St., in the center of the entertainment district downtown Charleston, Defendant is alleged to have opened fire into a crowd, attempting to kill a personal rival. Multiple people, most with no connection to Defendant, suffered gunshot wounds. Defendant was later arrested and charged with Attempted Murder (2022A1010205193), six counts of Assault and Battery of a

High and Aggravated Nature (2022A1010205195, 5196, 5197, 5198, 5199), and Possession of a Weapon During a Violent Crime (2022A1010205194). The Magistrate Court declined to set bond on these charges.

On September 22, 2022, Ninth Circuit Assistant Solicitor Nicholas Uricchio filed a Motion to Revoke Defendant's prior bonds (Exhibit A)<sup>1</sup>. On October 19, 2022, Gregory Voigt filed a Notice of Appearance and Rule 5 Motion on behalf of Defendant for all above listed charges (Exhibit B). The State's Motion to Revoke Bond was scheduled to be heard on January 3, 2023. One day before the hearing, Peter McCoy filed a Motion to Set Bond on behalf of Defendant for the Attempted Murder and accompanying charges. McCoy filed the Motion "making a limited appearance for bond issues/settings only." (Exhibit C)

On January 3, 2023, the State's Motion to Revoke Bonds and Defendant's competing Motion to Set Bond was heard by the Honorable Judge Bentley Price. The State argued that Defendant's violent actions constitute an unmistakable danger to the community and that bond should be denied and revoked for his many violations of bond conditions and rearrests. Over objections from the State, Judge Price instead consolidated and *lowered* Defendant's bonds to a \$100,000 surety bond (Exhibit D). Judge Price ordered Defendant to be put on "Charleston Police Department GPS Monitoring, strict house arrest, 6pm to 6am curfew with permission to leave only for work, legal, and medical appointments."<sup>2</sup> Defendant posted bond a week later.

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<sup>1</sup> The revocation motion's exhibits detailing all of Defendant's arrests for which he was out on bond have been omitted from this motion as they are voluminous and over 100 pages.

<sup>2</sup> The Charleston Police Department has recently instituted an Electronic Monitoring Unit (EMU) in which they electronically monitor high risk defendants. EMU has argued "strict house arrest" cannot be effectively enforced if defendants are allowed mobile employment. As such, defendants are routinely reporting they work for Uber Eats or other delivery employment. These "jobs" give defendants free reign to travel anywhere at all hours and technically not violate the work provision of their bond. Knowing Defendant to be a high risk to the community, EMU Officer Will Rogers attended the bond hearing for Defendant. Officer Rogers requested bond be denied. If, however, for some reason the judge were inclined to be grant bond, EMU asked to monitor Defendant

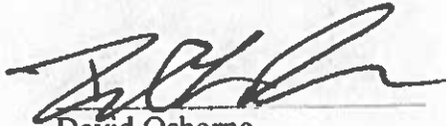
Upon his release, Defendant notified Charleston Police Department Electronic Monitoring Unit (EMU) that he worked for "Family Hussle" food truck, which was owned and operated by his girlfriend's mother. As part of his employment, Defendant said he would be required to deliver food and/or drive the food truck to various locations. EMU required Defendant to notify them anytime he left his home and "delivered" food as part of his employment.

On June 16, 2023, Defendant texted EMU and said he was headed to Dorchester Manor as part of his work. On that same day at about 4:13 pm, Dorchester County Sheriff's Office responded to 156A Dorchester Manor Blvd. in reference to a shooting. Upon arrival, deputies observed the victim, later identified as Thomas Carter, lying in the driveway shot once in his chest. Carter would later succumb to his injuries. During the course of the investigation, detectives spoke to a known witness who stated "Jigg", "Murda", and "Tank" pulled up to the victim in a gray Hyundai. All three exited and began talking to the victim. Victim had a handgun in his waistband. While talking to the victim, Jigg tried to take the handgun from the victim and a struggle ensued. The witness then heard gunshots. Detectives found the YouTube channel for Defendant who goes by the rapper moniker "JiggaRaxxs." A DMV check revealed Defendant was the registered owner of a gray Hyundai. Detectives confirmed through Charleston Police Department EMU that Defendant's GPS records placed him at the crime scene during the time of the shooting. As a result of the investigation by the Dorchester County Sheriff's Office, Defendant was arrested and charged with murder on June 22, 2023.

The State submits that Defendant's release clearly poses an unreasonable danger to the community as he was inexplicably free on numerous bonds when he allegedly committed a murder.

Therefore, the State is requesting Defendant's bond be denied.

Respectfully Submitted,

A handwritten signature in black ink, appearing to read "D. Osborne", written over a horizontal line.

David Osborne  
Senior Litigation Counsel  
First Judicial Circuit

STATE OF SOUTH CAROLINA  
COUNTY OF CHARLESTON

IN THE COURT OF GENERAL SESSIONS  
NINTH JUDICIAL CIRCUIT

STATE OF SOUTH CAROLINA

MOTION COVERSHEET

vs.

SAVION AVANTE SCOTT,  
DEFENDANT.

Arrest Warrant #2021A1010201330  
Arrest Warrant #2021A1010201830  
Arrest Warrant #2022A1010201696  
Arrest Warrant #2022A1010202167  
Arrest Warrant #2022A1010203333  
Arrest Warrant #2022A1010203334

<p>Solicitor: Nicholas B. Uricchio, Bar No. 103552 Address: 101 Meeting Street, Suite 400 Charleston, SC 29412</p> <p>Phone: (843) 958-1903 E-mail: UricchioN@SCSolicitor9.org</p>	<p>Defendant's Attorney: Lyndsay Jordan Luthringer, Bar No. 103739 Address: 101 Meeting Street, Suite 500 Charleston, SC 29401</p> <p>Phone: (843) 958-1883 E-mail: LLuthringer@charlestoncounty.org</p>
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- MOTION HEARING REQUESTED
- FORM MOTION, NO HEARING REQUESTED
- PROPOSED ORDER/CONSENT ORDER

**SECTION I: Hearing Information**

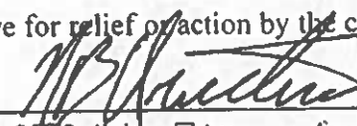
Nature of Motion: State's Motion for Bond Revocation

Estimated Time Needed: 5 minutes      Court Reporter Needed:  YES  NO

**SECTION II: Motion/Order Type**

- Written motion attached  Form Motion/Order

I hereby move for relief or action by the court as set forth in the attached proposed order.

  
 \_\_\_\_\_  
 Signature of  Solicitor  Attorney for Defendant

9/22/2022  
Date submitted

FILED  
 2022 SEP 22 AM 8:38  
 JULIE J. ARMSTRONG  
 CLERK OF COURT  
 BY MLM

STATE OF SOUTH CAROLINA  
COUNTY OF CHARLESTON

IN THE COURT OF GENERAL SESSIONS  
NINTH JUDICIAL CIRCUIT

STATE OF SOUTH CAROLINA

**MOTION FOR BOND REVOCATION  
OR MODIFICATION**

vs.

SAVION AVANTE SCOTT,  
DEFENDANT.

Arrest Warrant #2021A1010201330  
Arrest Warrant #2021A1010201830  
Arrest Warrant #2022A1010201696  
Arrest Warrant #2022A1010202167  
Arrest Warrant #2022A1010203333  
Arrest Warrant #2022A1010203334

TO: LYND SAY JORDAN LUTHRINGER, ATTORNEY FOR SAVION AVANTE SCOTT

Please take notice that on September 19, 2022, or as soon thereafter as this matter can be heard, the State in the above-entitled case will move before the Presiding Judge of the Court of General Sessions for a bond revocation.

FILED  
2022 SEP 22 AM 8:39  
JULIE L. AUSTIN BRIG  
CLERK OF COURT  
BY  
KLM

The motion is based upon the following:

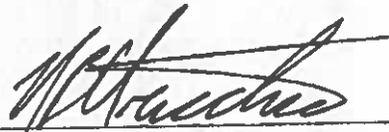
1. Defendant in the above captioned matter was charged with Possession with Intent to Distribute Cocaine Base, 1<sup>st</sup> Offense on March 11, 2021. He was released from incarceration on March 21, 2021, upon posting a Twenty-Five Thousand Dollar (\$25,000.00) surety bond. A condition of the Defendant's bond was that he be of "good behavior." (Copies of said bond and warrant are attached hereto as Exhibit One.)
2. Defendant in the above captioned matter was charged with Possession with Intent to Distribute Marijuana, 1<sup>st</sup> Offense on April 8, 2021. He was released from incarceration on April 9, 2021, upon posting a Twenty-Five Thousand Dollar (\$25,000.00) surety bond. A condition of the Defendant's bond was that he be of "good behavior." (Copies of said bond and warrant are attached hereto as Exhibit Two.)
3. Defendant in the above captioned matter was charged with Possession with Intent to Distribute Marijuana, 1st Offense on April 7, 2022. He was released from incarceration

on April 8, 2022, upon posting a Fifteen Thousand Dollar (\$15,000.00) surety bond. A condition of the Defendant's bond was that he be of "good behavior." (Copies of said bond and warrant are attached hereto as Exhibit Three.)

4. Defendant in the above captioned matter was charged with Possession with Intent to Distribute Marijuana, 1<sup>st</sup> Offense on April 28, 2022. He was released from incarceration on April 29, 2022, upon posting a Twenty-Five Thousand Dollar (\$25,000.00) surety bond. A condition of the Defendant's bond was that he be of "good behavior." (Copies of said bond and warrant are attached hereto as Exhibit Four.)
5. Defendant in the above captioned matter was charged with Possession with Intent to Distribute Marijuana, 1st Offense and Assaulting a Police Officer While Resisting Arrest on June 19, 2022. He was released from incarceration on June 20, 2022, upon posting a Forty-Five Thousand Dollar (\$45,000.00) surety bond. A condition of the Defendant's bond was that he be of "good behavior." (Copies of said bond and warrant are attached hereto as Exhibit Five.)
6. While the Defendant's initial charges were pending the Defendant was arrested for Attempted Murder, 5 counts of Assault and Battery High Aggravated Nature, and Possession of a Weapon During the Commission of a Violent Crime. This arrest occurred on or about September 17, 2022. (Copies of said warrants are attached hereto as Exhibit Six.)
7. The State is cognizant of the presumption of innocence that this Defendant and all persons charged with criminal acts are afforded. The State submits, however, that a magistrate court found probable cause to believe the Defendant has violated the criminal laws of this state. Therefore, the State submits there is probable cause to believe that the Defendant violated the "good behavior" requirement of the bond contract in the above captioned matter.

8. The State submits that Defendant is an unreasonable danger to the community considering: (1) the seriousness of the offenses for which he was granted bail; and (2) the alleged conduct for which the Defendant was most recently charged.
9. The State is requesting that the defendant's bond in the above captioned matter be revoked or, in the alternative, substantially increased, due to his continuous disregard for the law and dangerousness to society.

Respectfully Submitted,



Nicholas B. Uricchio  
Assistant Solicitor  
Ninth Judicial Circuit

Charleston, South Carolina  
September 22, 2022

FILED

2022 SEP 22 AM 8:39

JULIE J. ARMSTRONG  
CLERK OF COURT

BY KLH

STATE OF SOUTH CAROLINA	)	IN THE COURT OF GENERAL SESSIONS
	)	FOR THE NINTH JUDICIAL CIRCUIT
COUNTY OF CHARLESTON	)	Case No.: 2022A1010205193; 2022A1020100234;
	)	2022A1010205194; 2022A1010205195;
STATE OF SOUTH CAROLINA,	)	2022A1010205196; 2022A1010205197;
	)	2022A1010205198; 2022A1010205199;
	)	2020A1010203333; 2022A1010203334;
	)	2022A1010202167; 2022A1010201696;
	)	2021A1010201830; 2021A1010201330;
	)	2021A1010200395
	)	
v.	)	<b>RULE 5 MOTION FOR DISCOVERY AND</b>
	)	<b>INSPECTION</b>
SAVION AVANTE SCOTT,	)	
	)	
Defendant.	)	

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**COMES NOW** the Defendant, Savion Avante Scott, by and through his undersigned counsel of record, Gregory K. Voigt, and herewith moves the prosecution, pursuant to Rule 5, SCRCrimP, to permit the Defendant to inspect and copy or photograph, including, but not limited to, the following, with the express provision that the duty of disclosure be a continuing one in the event that any such materials come into existence or become available after the initial disclosures:

(a) Any written or recorded statements made by the Defendant, or copies thereof, within the possession, custody, or control of the prosecution, the existence of which is known, or by the exercise of due diligence may become known, to the attorney for the prosecution;

(b) The substance of any oral statement, which the prosecution intends to offer into evidence at the trial, made by the Defendant, whether before or after the arrest, in response to interrogation by any person then known to the Defendant to be an agent for the prosecution;

(c) A copy of the Defendant's prior criminal record, if any, as is within the possession, custody, or control of the prosecution, the existence of which is known, or by the exercise of due diligence may become known, to the attorney for the prosecution;

(d) All books, papers, videos, documents, photographs, tangible objects, buildings or places, or copies or portions thereof, which are within the possession, custody or control of the prosecution, and which are material to the defense, or are intended for use by the prosecution as evidence in its case-in-chief at the trial, or were obtained from or belong to the Defendant;

(e) Any tape recordings of telephone or radio communications engaged in by agents or others acting at the direction of law enforcement agencies which may pertain to this case, or documentation that recording(s) which were taken are no longer available for inspection and/or copying;

(f) All results or reports of physical or mental examinations, and of scientific tests or experiments, or copies thereof, which are within the possession, custody or control of the prosecution, the existence of which is known, or by the exercise of due diligence may become known, to the attorney for the prosecution, and which are material to the defense, or are intended for use by the prosecution as evidence in its case-in-chief at the trial; and

(g) The statement of any witness or prospective prosecution witness, the existence of which is known, or by the exercise of due diligence may become known, to the attorney for the prosecution.

**FURTHER,** The Defendant moves that compliance with the foregoing requests be made within thirty (30) days from the date of service of this motion, and upon failure of the prosecution to so comply, the Defendant will move the Court, by Notice and Motion, for an Order prohibiting the prosecution from introducing at trial evidence not disclosed, and if the foregoing is denied, an Order permitting the discovery and inspection requested, or a continuance of the trial, or such Order as the Court in its discretion deems just under the circumstances.

For the purposes of this motion, the Defendant asserts that any item requested in Paragraphs (a), (b), (c), (d), (e), (f), and (g) above is material to the preparation of the defense in this case.

Respectfully submitted this 9 day of October, 2022.

BY:  \_\_\_\_\_

Gregory K. Voigt  
Voigt Murphy, LLC  
S.C. Bar ID 75186  
815 Savannah Highway, Ste. 201B  
Charleston, South Carolina 29407  
Telephone: (843) 571-4300  
Facsimile: (843) 571-4363  
Email: [greg@voigtlaw.xyz](mailto:greg@voigtlaw.xyz)

**ATTORNEY FOR THE DEFENDANT**

FILED 10/19/2022 JULIE J. ARMSTRONG CLERK OF COURT



(b) The substance of any oral statement, which the prosecution intends to offer into evidence at the trial, made by the Defendant, whether before or after the arrest, in response to interrogation by any person then known to the Defendant to be an agent for the prosecution;

(c) A copy of the Defendant's prior criminal record, if any, as is within the possession, custody, or control of the prosecution, the existence of which is known, or by the exercise of due diligence may become known, to the attorney for the prosecution;

(d) All books, papers, videos, documents, photographs, tangible objects, buildings or places, or copies or portions thereof, which are within the possession, custody or control of the prosecution, and which are material to the defense, or are intended for use by the prosecution as evidence in chief at the at the trial, or were obtained from or belong to the Defendant;

(e) All results or reports of physical or mental examinations, and of scientific tests or experiments, or copies thereof, which are with in the possession, custody or control of the prosecution, the existence of which is known, or by the exercise of due diligence may become known, to the attorney for the prosecution, and which are material to the defense, or are intended for use by the prosecution as evidence in chief at the at the trial; and

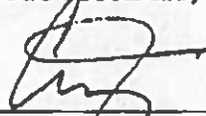
(f) The statement of any witness or prospective prosecution witness, the existence of which is known, or by the exercise of due diligence may become known, to the attorney for the prosecution.

**FURTHER**, the Defendant moves that compliance with the foregoing request be made within thirty (30) days from the date of service of this motion, and upon failure of the prosecution to so comply, the Defendant will move the Court, by Notice and Motion, for an Order prohibiting the prosecution from introducing at trial evidence not disclosed, and if the foregoing is denied, an Order permitting the discovery and inspection requested, or a continuance of the trial, or such Order as the Court in its discretion deems just under the circumstances.

For the purposes of this motion, the Defendant asserts that any item requested in Paragraphs (a), (b), (c), (d), (e), and (f) above is material to the preparation of the defense in this case.

Respectfully submitted,

**VOIGT MURPHY, LLC**



---

Gregory K. Voigt  
S.C. Bar No. 75186  
815 Savannah Hwy., Suite 201B  
Charleston, South Carolina 29407  
Telephone: (843) 571-4300  
Facsimile: (843) 571-4363  
Email: [greg@voigtlaw.xyz](mailto:greg@voigtlaw.xyz)

**ATTORNEY FOR DEFENDANT**

Charleston, South Carolina  
October 19, 2022

FILED 10/19/2022 JULIE J. ARMSTRONG CLERK OF COURT

STATE OF SOUTH CAROLINA

COUNTY OF CHARLESTON

STATE OF SOUTH CAROLINA

vs.

SAVION AVANTE SCOTT,

) IN THE COURT OF GENERAL SESSIONS  
) NINTH JUDICIAL CIRCUIT

) MOTION TO SET BOND

) WARRANT NUMBERS:

) 2022A1010205193 through 205199

TO: CHARLESTON COUNTY CLERK

YOU WILL PLEASE TAKE NOTICE that Defendant, through his undersigned attorney (who is making a limited appearance for bond issues/settings only), will move before the Court of General Sessions, Ninth Judicial Circuit, on such date and at such time as the Court may provide, to set bond for Warrant Numbers listed above.

- Defendant's current bond is set at NO BOND
- Defendant has been incarcerated with no bond since September 17, 2022
- Defendant has been incarcerated One Hundred and One (101) days with no bond
- Defendant has not had a Circuit Court consider his bond

AND IT IS RESPECTFULLY SUBMITTED January 2, 2023, at Charleston, South Carolina.

MCCOY LAW GROUP, LLC.

/s/ *Peter M. McCoy, Jr.*

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Peter M. McCoy, Jr.  
 15 Prioleau Street  
 Charleston, SC 29401  
 Tel: 843-459-8835  
 Attorneys for Defendant

FILED 01/03/2023 JUIE J. ARMSTRONG Clerk of Court

FILED

STATE OF SOUTH CAROLINA )  
County Of Charleston )  
State of South Carolina, )  
vs. )  
SAVION AVANTE SCOTT )

COURT OF GENERAL SESSIONS

NEW/  
AMENDED  
BOND ORDER

2023 JAN 10 PM 3:56

JULIE J. ARMSTRONG  
CLERK OF COURT

BY KLN

B.P.

Warrant/Indictment #'s:

Charges/Offenses: 2022A1010205193 through 205199  
2021A1010201330, 2021A1010201830, 2021A1010201696  
2022A1010202167, 2022A1010203333 through 203334  
2022A1020100234

This matter is before the court on a:

- motion to reduce bond
- motion to set bond - defense motion
- motion to revoke bond - state's motion B.P.

Having now determined this matter, the court orders as follows:

- the motion(s) is/are hereby granted. - defense motion to set bond B.P.
- the motion(s) is/are hereby denied. - state's motion to revoke bond
- set or reduce bond on \_\_\_\_\_ charges.

Bond is hereby ordered as follows: \$100,000 surety

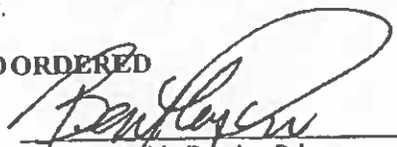
- This order represents one consolidated bond on all the listed charges.
- This order requires separate bonds on each listed charge.
- All bond conditions previously ordered shall be part of this order.

Other Conditions imposed: Charleston Police Department GPS Monitoring, strict house arrest, 6pm to 6am curfew with permission to leave only for work, legal, and medical appointments. Defendants address is 8641 Copper Grove Drive, North Charleston, SC 29420. NO CONTACT W/VICTIMS.

- the motion has either been withdrawn or counsel failed to appear at the time this matter was scheduled; therefore, the motion is denied and shall not be rescheduled except as ordered by this Court
- this bond matter was previously heard in the circuit court; the court declines to modify the order of another circuit judge and the request is denied.

The defendant shall not be released until execution and filing of the appropriate bond documents with the Court.

IT IS SO ORDERED

  
\_\_\_\_\_  
The Honorable Bentley Price  
Ninth Judicial Circuit

1/10/2023  
Date Ordered

FILED

2023 JAN 10 PM 3:56

2022 *AP*  
2022A1010205193 THROUGH 202199, 2021A1010201330,  
2021A1010201830, ~~2021A1010201696~~, 2022A1010202167,  
2022A1010203333 THROUGH 203334, & 2022A1020100234  
CRIMINAL CHARGING DOCUMENT NO.

JULIE J. ARMSTRONG, CLERK OF COURT  
MAIL PROCEEDING FORM II

NEW / AMENDED B.T.

STATE OF SOUTH CAROLINA  
COUNTY OF CHARLESTON  
STATE OF SOUTH CAROLINA

IN THE COURT OF GENERAL SESSIONS  
ORDER SPECIFYING METHODS AND CONDITIONS OF RELEASE

SAVION AVANTE SCOTT  
NAME OF DEFENDANT

Offense Charged: ATTEMPTED MURDER; POSS OF A WEAPON DURING VIOLENT CRIME; MANUFT POSSESS OTHER SUB SCH I II III  
WITD-1ST; ASSAULT/BATTERY HIGH AND AGGRAVATED NATURE(x5); PW(II) MARIJUANA; ASSAULT POLICE OFFICER WHILE  
RESISTING ARREST

At a bail proceeding conducted by the undersigned judge, for the defendant named above, it was determined by the court (check one or both):

- The release of the defendant on recognizance will not reasonably assure his appearance as required.
- The release of the defendant on recognizance will result in an unreasonable danger to the community.

This determination was based upon the following findings of fact: \_\_\_\_\_

[Considerations: Nature and circumstances of the offense charged, the defendant's family ties, employment, financial resources, character and mental condition, the length of his residence in the community, his record of convictions, and any record of flight to avoid prosecution or failure to appear at other court proceedings.]

**THEREFORE, IT IS HEREBY ORDERED:**

1. That the above named defendant be released from custody on the condition that he will personally appear before the designated court at the place, date and time required to answer the charge made against him and do what shall be ordered by the court and not depart the State without the permission of the court and be of good behavior.
2. That the above named defendant be released from custody provided as follows (check all that apply):

**CASH IN LIEU OF BOND**

The defendant, acknowledges himself to be indebted to the State of South Carolina in the sum of \_\_\_\_\_ to secure his release from custody. Should the defendant fail to comply with all terms and conditions of this Order, this sum of money is subject to being forfeited to the State.

**CASH PERCENTAGE IN LIEU OF BOND**

The defendant, acknowledging himself to be indebted to the State of South Carolina in the full amount of \_\_\_\_\_, his release to be obtained by payment to the court of \_\_\_\_\_ % (not to exceed 10%) of the full amount of the bond, deposits \_\_\_\_\_ to secure his release from custody. Should the defendant fail to perform the conditions of this Order, the full amount shall be levied on his real and personal property for the use of the State.

**APPEARANCE RECOGNIZANCE WITH SURETY**

The defendant will provide good and sufficient surety approved by the court, in the form hereinafter set forth in this Order, acknowledging an indebtedness to the State in the amount of \$100,000.00.

3. That the defendant shall appear at (check one):

the term of \_\_\_\_\_ COURT OF GENERAL SESSIONS beginning on \_\_\_\_\_ at \_\_\_\_\_ o'clock, \_\_\_\_\_ at \_\_\_\_\_ and remain there throughout that term of court. If no disposition is made during that term, the defendant shall appear and remain throughout each succeeding term of court until final disposition is made of his case, unless otherwise ordered by the court.

the session of \_\_\_\_\_ MAGISTRATE COURT beginning on \_\_\_\_\_ at \_\_\_\_\_ o'clock, \_\_\_\_\_ at \_\_\_\_\_, \_\_\_\_\_ If no final disposition is made during that session, the defendant shall appear at such other times and places as ordered by the court.

INITIALS OF DEFENDANT

4. That the defendant will notify the court promptly if he changes his address from the one contained in this order and he will comply with those conditions described hereinafter in the Order.

### ACKNOWLEDGEMENT BY DEFENDANT

I understand that if I violate any condition of this Order, a warrant for my arrest will be issued.

I understand and have been informed that I have a right and obligation to be present at trial and should I fail to attend the court, the trial will proceed in my absence.

It has been explained to me that if I fail to appear before the court as required, a warrant for my arrest will be issued.

ADDRESS \_\_\_\_\_ SIGNATURE OF DEFENDANT \_\_\_\_\_  
CITY/STATE/ZIP \_\_\_\_\_ TELEPHONE \_\_\_\_\_ DATE: January 3, 2023  
SOCIAL SECURITY NUMBER \_\_\_\_\_ DRIVER'S LICENSE OR ID NUMBER \_\_\_\_\_ PETER M. MCCOY  
ATTORNEY REPRESENTING ACCUSED (IF KNOWN)

### SPECIAL CONDITIONS OF RELEASE

a.  Placement in custody. The defendant is placed in the custody of \_\_\_\_\_  
NAME OF PERSON OR ORGANIZATION

ADDRESS \_\_\_\_\_ CITY/STATE \_\_\_\_\_ ZIP \_\_\_\_\_ TELEPHONE \_\_\_\_\_  
who agrees (1) to supervise the defendant as set forth by the court, (2) to use every effort to assure the appearance of the defendant at all scheduled hearings before the court, and (3) to notify the court immediately in the event the defendant violates any conditions of his release or disappears.

SIGNATURE OF CUSTODIAN (IF APPROVED) \_\_\_\_\_

DATE \_\_\_\_\_

b.  Restrictions on Travel, Association or Residence. The defendant will comply with each of the following conditions:

c.  Part-time Release. The defendant will be released from custody from \_\_\_\_\_ o'clock, \_\_\_\_\_ to \_\_\_\_\_ o'clock, \_\_\_\_\_  
on \_\_\_\_\_ on condition that he return to the custody of \_\_\_\_\_  
at \_\_\_\_\_ as designated.  
DATE(S) \_\_\_\_\_ LOCATION \_\_\_\_\_

d.  Other Conditions. The defendant will comply with the following other conditions of release: Charleston Police Department GPS Monitoring, strict house arrest, 6pm to 6am curfew with permission to leave only for work, legal, and medical appointments. Defendants address is 8641 Copper Grove Drive, North Charleston, SC 29420.

### APPEARANCE RECOGNIZANCE WITH SURETY

On the \_\_\_\_\_ day of \_\_\_\_\_, \_\_\_\_\_, personally appeared before the undersigned judge the surety named below who acknowledged himself indebted to the State of South Carolina, in the sum of \_\_\_\_\_, such sum to be levied on his real and personal property for the use of the State, should named defendant fail in performing the conditions of this Order.

The surety, being duly sworn, says that he is a resident and free holder within the State and is worth the sum acknowledged and underwritten herein, over all his debts and liabilities, and exclusive of property exempt from execution.

NAME OF SURETY BONDSMAN COMPANY \_\_\_\_\_ TELEPHONE \_\_\_\_\_  
ADDRESS OF SURETY BONDSMAN \_\_\_\_\_  
CITY/STATE/ZIP \_\_\_\_\_  
NAME OF INSURANCE COMPANY \_\_\_\_\_  
ADDRESS OF INSURANCE COMPANY \_\_\_\_\_  
CITY/STATE/ZIP \_\_\_\_\_

SIGNATURE OF SURETY BONDSMAN \_\_\_\_\_

SIGNATURE OF JUDGE \_\_\_\_\_

DATE \_\_\_\_\_

BY \_\_\_\_\_  
JULIE J. STRONG  
CLERK OF COURT  
2023 JAN 10 PM 3:57