

SEARCH WARRANT

STATE OF MISSISSIPPI

COUNTY OF JEFFERSON DAVIS

TO ANY LAWFUL OFFICER OF JEFFERSON DAVIS COUNTY, MISSISSIPPI

WHEREAS, RONALD W. JONES

known to me

1. That affiants have good reason to believe and do believe that certain things hereafter described are now being concealed in or about the following place in this County:

From the front steps of the Jefferson Davis County Court House, located on Columbia Ave., travel south on Columbia Ave. and go approximately .3 tenths of a mile to the intersection of Lafayette St and Columbia Ave. Turn left on Lafayette St. and go approximately 1.5 tenths of a mile east, to Mary St. Turn right on Mary St. and goto yellow apt's on left.
together with all approaches and appurtenances thereto.

together with all approaches and appurtenances thereto.

2. That the place described above is occupied and controlled by: Person(s) Unknown

3. That said things are particularly described as follows:

Drugs, Narcotics and/or controlled substances illegal under the Mississippi Uniform Control Substance Law (41-29-101, et seq of the MCA of 1972, as Amended.

4. That possession of the above described things is in itself unlawful (or the public has a primary interest in, or primary right to possession of, the above described things), in that said things are:

The above items are unlawful under the provisions of the Mississippi Uniform Control Substance Law (41-29-101 et seq of the MCA of 1972, as Amended) and other applicable statutes of the MCA.

5. The facts tending to establish the foregoing grounds for issuance of a Search Warrant are shown on a sheet "Underlying Facts and Circumstances" which is attached hereto, made a part hereof and adopted herein by reference.

6. This Court, having examined and considered said affidavit, and also having heard and considered evidence in support thereof from the affiants named therein does find that probable cause for the issuance of a search warrant does exist. THEREFORE, you are hereby commanded to proceed at any time in the day or night to the place described above and to search forthwith said place for the things specified above, making known to the person or persons occupying or controlling said place if any, your purpose and authority for so doing, and if the things specified above be found there to seize them, leaving a copy of this warrant and a receipt for the things taken; and bring the things seized before this Court instanter; and prepare a written inventory of the items seized, and have then and there this writ, with your proceedings noted thereon.

7. Do not interpret this writ as limiting your authority to seize all contraband and things the possession of which in itself is unlawful which you find incident to your search, or as limiting your authority to make otherwise valid arrests at the place described above.

Witness my hand this, the 26th day of December, 2001

Donald G. Hieb
OFFICIAL TITLE
CITY JUDGE