	No. 16 02794
	No
	STATE OF TENNESSEE
	ν.
	•
	KRISTINA COLE
	JASON WHITE
	·
	Indictment for
CONSPIRACY UPCS V	Y: UPCS WITH INTENT, METH ** DRUG FREE ZONE ** Y: UPCS WITH INTENT METH **DRUG FREE ZONE ** WITH INTENT TO SELL ** DRUG FREE ZONE ** ITH INTENT TO DELIVER ** DRUG FREE ZONE **
	SCATS CODE -
T.C.A. 39-12-103 T.C.A. 39-12-103	SCATS CODE -
T.C.A. 39-17-434	SCATS CODE - SCATS CODE -
T.C.A. 39-17-434	
	Witnesses:
	Summon for the State
M.GAÌA	BARTLETT POLICE DEPARTMENT
A True Bill V	M. GAIA Prosecutor Foreperson of the Grand Jury
Date Indictment Returned: _	4/21/16

STATE OF TENNESSEE) CRIMINAL COURT OF SHELBY COUNTY
)
SHELBY COUNTY) MARCH TERM, 2016

Count 1

THE GRAND JURORS of the State of Tennessee, duly selected, empaneled, sworn and charged to inquire for the body of the county of Shelby, Tennessee, upon their oath, present that:

KRISTINA COLE JASON WHITE

between February 1, 2016 and February 6, 2016 in Shelby County, Tennessee, and before the finding of this indictment, did unlawfully and knowingly associate, agree and participate with a group of individuals, both known and unknown, that did engage in a conspiracy to possess with the intent to sell a controlled substance, to wit: METHAMPHETAMINE, as classified in T.C.A. 39-17-408, in an amount greater than three hundred grams (300g) as prohibited by T.C.A. 39-17-434 and T.C.A. 39-12-103. Further, members of this conspiracy used 2552 Jenwood as a location to receive a shipment of METHAMPHETAMINE. 2552 Jenwood is within one thousand location to receive a shipment of METHAMPHETAMINE. a public elementary school, and in furtherance of this feet (1000') of Raleigh-Bartlett Elementary, a public elementary school, and in furtherance of this illicit METHAMPETHAMINE trafficking, JASON WHITE did cause a parcel containing illicit METHAMPHETAMINE to be delivered to 2552 Jenwood and KRISTINA COLE did agree to METHAMPHETAMINE to be delivered to 2552 Jenwood and KRISTINA COLE did agree to of the State of Tennessee.

Amy P. Weirich

District Attorney General 30th Judicial District

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dum Timela STATE OF TENNESSEE) CRIMINAL COURT OF SHELBY COUNTY
)
SHELBY COUNTY) MARCH TERM, 2016

Count 2

THE GRAND JURORS of the State of Tennessee, duly selected, empaneled, sworn and charged to inquire for the body of the county of Shelby, Tennessee, upon their oath, present that:

KRISTINA COLE JASON WHITE

between February 1, 2016 and February 6, 2016 in Shelby County, Tennessee, and before the finding of this indictment, did unlawfully and knowingly associate, agree and participate with a group of individuals, both known and unknown, that did engage in a conspiracy to possess with the intent to deliver a controlled substance, to wit: METHAMPHETAMINE, as classified in T.C.A. 39-17-408, in an amount greater than three hundred grams (300g) as prohibited by T.C.A. 39-17-434 and T.C.A. 39-12-103. Further, members of this conspiracy used 2552 Jenwood as a location to receive a shipment of METHAMPHETAMINE. 2552 Jenwood is within one thousand location to receive a shipment of METHAMPHETAMINE. apublic elementary school, and in furtherance of this feet (1000') of Raleigh-Bartlett Elementary, a public elementary school, and in furtherance of this illicit METHAMPETHAMINE trafficking, JASON WHITE did cause a parcel containing illicit METHAMPHETAMINE to be delivered to 2552 Jenwood and KRISTINA COLE did agree to METHAMPHETAMINE to be delivered to 2552 Jenwood and KRISTINA COLE did agree to State of Tennessee.

Amy P. Weirich

District Attorney General 30th Judicial District

STATE OF TENNESSEE)	CRIMINAL COURT OF SHELBY COUNTY
)	
SHELBY COUNTY)	MARCH TERM, 2016

Count 3

THE GRAND JURORS of the State of Tennessee, duly selected, empaneled, sworn and charged to inquire for the body of the county of Shelby, Tennessee, upon their oath, present that:

KRISTINA COLE

between February 1, 2016 and February 6, 2016 in Shelby County, Tennessee, and before the finding of this indictment, did unlawfully and knowingly possess with intent to sell three hundred (300) grams or more of a controlled substance, to wit: Methamphetamine, as classified in T.C.A. 39-17-408, while within one thousand feet (1000') of the real property that comprises Raleigh-Bartlett Elementary, a public elementary school, in violation of T.C.A. 39-17-434, against the peace and dignity of the State of Tennessee.

District Attorney General 30th Judicial District

STATE OF TENNESSEE)	CRIMINAL COURT OF SHELBY COUNTY
)	
SHELBY COUNTY)	MARCH TERM, 2016

Count 4

THE GRAND JURORS of the State of Tennessee, duly selected, empaneled, sworn and charged to inquire for the body of the county of Shelby, Tennessee, upon their oath, present that:

KRISTINA COLE

between February 1, 2016 and February 6, 2016 in Shelby County, Tennessee, and before the finding of this indictment, did unlawfully and knowingly possess with intent to deliver three hundred (300) grams or more of a controlled substance, to wit: Methamphetamine, as classified in T.C.A. 39-17-408, while within one thousand feet (1000') of the real property that comprises Raleigh-Bartlett Elementary, a public elementary school, in violation of T.C.A. 39-17-434, against the peace and dignity of the State of Tennessee.

Amy P Weirich

District Attorney General 30th Judicial District