

IN THE DISTRICT COURT OF THE TWENTY-FIRST JUDICIAL DISTRICT OF THE STATE OF OKLAHOMA SITTING IN AND FOR GARVIN COUNTY

THE STATE OF OKLAHOMA,

Plaintiff,

vs.

TANNER SHANE SHIPMAN



DL: \*\*\*\*  
SSN: \*\*\*-\*\*-2281  
DOB: October, 1997

Defendant(s).

Case No. CM-2017- 120

STATE OF OKLAHOMA }  
GARVIN COUNTY } SS.  
**FILED**

MAR 31 2017

AT 9:12 O'CLOCK \_\_\_\_\_ M.  
CINDY ROBERTS, Court Clerk  
BY \_\_\_\_\_ DEPUTY  
BOOK \_\_\_\_\_ Page \_\_\_\_\_

INFORMATION

FOR:

- COUNT 1: ASSAULT & BATTERY ~ 21 O.S. § 644(B), a MISDEMEANOR
- COUNT 2: ASSAULT & BATTERY ~ 21 O.S. § 644(B), a MISDEMEANOR
- COUNT 3: ASSAULT & BATTERY ~ 21 O.S. § 644(B), a MISDEMEANOR

STATE OF OKLAHOMA, COUNTY OF GARVIN:

I, Greg Mashburn, the undersigned District Attorney of said County, in the name and by the authority of the State of Oklahoma, give information that in said County of Garvin and in the State of Oklahoma, **TANNER SHANE SHIPMAN** did then and there unlawfully, willfully, knowingly and wrongfully commit the crime(s) of:

**COUNT 1: ASSAULT & BATTERY ~ a MISDEMEANOR**, on or about the 19th day of January, 2016, mutually and conjointly with two juveniles by willfully and unlawfully committing an assault and battery upon D.B. by then and there unlawfully touched the body of D.B. without his permission, contrary to the form of the Statutes in such cases made and provided and against the peace and dignity of the State of Oklahoma.

**COUNT 2: ASSAULT & BATTERY ~ a MISDEMEANOR**, on or about the 19th day of January, 2016, mutually and conjointly with three juveniles by willfully and unlawfully committing an assault and battery upon C.A. by then and there unlawfully touched the body of C.A. without his permission, contrary to the form of the Statutes in such cases made and provided and against the peace and dignity of the State of Oklahoma.

**COUNT 3: ASSAULT & BATTERY ~ a MISDEMEANOR**, on or about the 19th day of January, 2016, mutually and conjointly with three juveniles by willfully and unlawfully committing an assault and battery upon C.A. by then and there unlawfully touched the body of C.A. without his permission, contrary to the form of the Statutes in such cases made and provided and against the peace and dignity of the State of Oklahoma.

GREG MASHBURN  
DISTRICT ATTORNEY

By: SuAnne Carlson  
SuAnne Carlson  
Assistant District Attorney

**WITNESSES ENDORSED FOR THE STATE OF OKLAHOMA**

C.A.A., 705 Parkside Road, Norman, OK 73072  
Dylan M. Buckley, 1700 Briarcreek Ave., Norman, OK 73071  
Jeanette Covey, Norman Police Department, 201-B W. Gray, Norman, OK 73069  
William Crews, Norman Police Department, 201-B W. Gray, Norman, OK 73069  
Brian Franks, Norman Police Department, 201-B W. Gray, Norman, OK 73069  
Detective Corey Lambrecht, Norman Police Department, 201-B W. Gray, Norman, OK 73069  
Joshua Melton, Norman Police Department, 201-B W. Gray St, Norman, OK 73069  
Elisabeth Retieffe, Norman Police Department, 201-B W. Gray St., Norman, OK 73069  
Phillip Taylor, Norman Police Department, 201 B W. Gray, Norman, OK 73069

Law Enforcement Incident Number:  
Lead Law Enforcement Agency:

CMS Case ID Number: 17-2387