

01679090

RS

THE STATE OF TEXAS
VS.
STAYVE JEROME THOMAS
13811 ARAPAHO SHADOW CT
CYPRESS, TX 77429

01679090

SPN:
DOB: **BM 9-8-80**
DATE PREPARED: **6/17/2010**

D.A. LOG NUMBER: **1647981**
CJIS TRACKING NO.:
BY: **DB** DA NO: **065547415**
AGENCY: **HCSO**
O/R NO: **1044543**
ARREST DATE: **TOBE**

NCIC CODE: **1204 03**

RELATED CASES: **R. THOMAS, T. GREEN, & A. WILEY - FELONY**

FELONY CHARGE: **AGGRAVATED ROBBERY**
CAUSE NO:
HARRIS COUNTY DISTRICT COURT NO:
FIRST SETTING DATE:

1267269
208

BAIL: **\$30,000**
PRIOR CAUSE NO:

FILED
Loren Jackson
District Clerk

JUN 17 2010

Harris County, Texas
Deputy
Time
By

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS:

Before me, the undersigned Assistant District Attorney of Harris County, Texas, this day appeared the undersigned affiant, who under oath says that he has good reason to believe and does believe that in Harris County, Texas, **STAYVE JEROME THOMAS** hereafter styled the Defendant, heretofore on or about **MARCH 31, 2010**, did then and there unlawfully while in the course of committing theft of property owned by **CLARENCE EVANS** and with intent to obtain and maintain control of the property, intentionally, knowingly and recklessly cause serious bodily injury to **CLARENCE EVANS**, by **STRIKING THE COMPLAINANT WITH HIS HAND**.

It is further presented that in Harris County, Texas, **STAYVE JEROME THOMAS**, hereafter styled the Defendant, heretofore on or about **MARCH 31, 2010**, did then and there unlawfully while in the course of committing theft of property owned by **CLARENCE EVANS** and with intent to obtain and maintain control of the property, intentionally, knowingly and recklessly cause serious bodily injury to **CLARENCE EVANS**, by **KICKING THE COMPLAINANT WITH HIS FOOT**.

Probable Cause:

The Affiant, **V. Cook**, is a peace officer with the Harris County Sheriff's Office. The Affiant has reason to believe and does believe that on or about **March 31, 2010**, Defendants **Raymond Thomas III, Andre Lamar Wiley, Stayve Jerome Thomas** and **Troy Courtney Green** committed the offense of **Aggravated Robbery** at **12310 Old Foltin, Houston, Harris County, Texas**. The Affiant's belief is based on the following facts:

The Affiant spoke with the complainant, **Clarence Evans**, who has a criminal history but she believes him to be credible in this case. The Complainant informed the Affiant that he was lured by text messages, which the Affiant read, to a meeting at a business leased by Defendant **Green** which is located at **12310 Old Foltin, Houston, Harris County, Texas**. The Complainant stated that when he arrived at the location on **March 31, 2010**, he found Defendant **R. Thomas, Defendant Wiley, Defendant S. Thomas** and Defendant **T. Green** along with several other males that have not been identified at this time. The Complainant advised that he works with the Defendants and they accused him of stealing money from them. The Complainant stated that he had not stolen money from the Defendants and was trying to explain to them his rates when Defendant **T. Thomas** struck him in the face with a closed fist.

The Complainant advised that he and Defendant **T. Thomas** were fighting when Defendant **Wiley** struck him in the head with a handgun. The Complainant advised that the blow caused his eye to swell shut. The Complainant advised that Defendant **Wiley** repeatedly struck him with the gun about his face. The Complainant stated that everyone then joined in and began hitting and kicking him about his person. The Complainant advised that during the assault someone removed **\$850** from his pants pocket. The Complainant advised that he was covering his face during the assault and was unable to see exactly who kicked him but knows it was multiple individuals. The Complainant stated that he recognized Defendant **T. Thomas, Defendant S. Thomas** and Defendant **Wiley's** voices yelling during the altercation with the following statements being made, "**Ya'll get him and ya'll go in his pockets.**" The Complainant provided photographs of his injuries and his medical records which confirmed that he sustained a **Nasal Fracture, Orbital Floor Fracture** and **Chest Contusions**.

The Affiant spoke with Witness **Theodore Williams**, the Complainant's uncle and an associate of Defendant **R. Thomas**. Witness **Williams** advised that he spoke with Defendant **R. Thomas** the day after the robbery and Defendant **R. Thomas** told him that he and the Complainant had engaged in a fist fight and then everyone else jumped in. Witness **Williams** stated that Defendant **R. Thomas** also told him that someone had a gun.

The Affiant spoke with Witness Sherman Collins who advised that he was with Defendant R. Thomas, Defendant Green and an unidentified male known only as "Big Heavy" a few days after the incident. Witness Collins stated that Defendant R. Thomas told him that he should call the Complainant and ask him to send him a picture of his face. Witness Collins advised that Defendant R. Thomas, Defendant Green and Big Heavy were laughing as Defendant R. Thomas told him that they had messed up the Complainant's face.


The Affiant compiled four photo arrays. One array consisted of one AFIS photograph of Defendant R. Thomas and five photographs of males with similar characteristics. The second array consisted of one AFIS photograph of Defendant S. Thomas and five photographs of males with similar characteristics. The third consisted of one AFIS photograph of Defendant Green and five photographs of males with similar characteristics. The fourth consisted of one AFIS photograph of Defendant Wiley and five photographs of males with similar characteristics. The arrays were presented to the Complainant who positively identified all four Defendants as persons being involved in robbing him and causing him serious bodily injury.

AGAINST THE PEACE AND DIGNITY OF THE STATE.

Sworn to and subscribed before me on **June 17, 2010**



AFFIANT

 24057467

ASSISTANT DISTRICT ATTORNEY BAR NO.
OF HARRIS COUNTY, TEXAS.

COMPLAINT