

**IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL COURT, BROWARD COUNTY, FLORIDA
AFFIDAVIT AND APPLICATION FOR ARREST WARRANT**

JUDGE receiving AFFIDAVIT and APPLICATION: _____

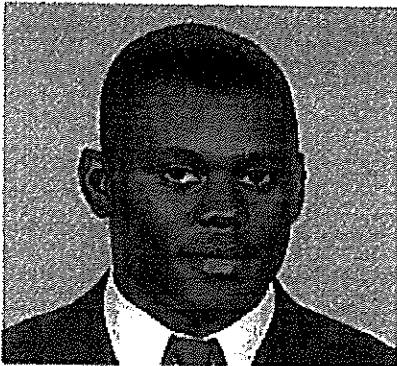
**AFFIANT: Detective M. Moretti, ID# 319
Miramar Police Department**

AFFIDAVIT TO ARREST

**STATE OF FLORIDA,
Plaintiff,**

vs.

**Deandre Lamar Baker
D.O.B: 09/04/1997
FL D.L. # [REDACTED]**



Defendant

.....

WHEREAS, Detective Mark Moretti of the Miramar Police Department, County of Broward, State of Florida, has this 14 day of May, A.D 2020, made application for an Arrest Warrant via electronic means pursuant to F.S. 901.02(3), said application being supported by the General Affidavit for an Arrest Warrant, wherein it is alleged that the Affiant has reason to believe and does believe that one **Deandre Lamar Baker** **D.O.B: 09/04/1997, FL D.L. # [REDACTED]** did then and there:

Counts 1-4. Armed Robbery/Firearm – F.S. §812.13(2)(a) § 775.087

On the date of 13 May 2020 at approximately 11:00 PM and within the jurisdictional boundaries of the City of Miramar, Broward County, State of Florida, one **Deandre Lamar Baker**, did knowingly commit the act of Armed Robbery, to wit: **Deandre Lamar Baker** took money and watches belonging to the victim(s) with force; permanently depriving them of said property. In the course of committing the robbery, **Deandre Lamar Baker** was armed with a semi-automatic firearm.

Counts 5-8 Aggravated Assault with a Firearm – F.S. § 784.021 § 775.087

On the date of 13 May 2020 at approximately 11:00 PM and within the jurisdictional boundaries of the City of Miramar, Broward County, State of Florida, one **Deandre Lamar Baker**, did knowingly commit the act of aggravated assault with a firearm as he intentionally and unlawfully threatened the victim(s) with a firearm, creating a reasonable fear that violence or harm is imminent.

PROBABLE CAUSE:

That the specific and articulable facts establishing Affiant's probable cause to believe that **Deandre Lamar Baker**, committed the crime of armed robbery and aggravated assault. The facts to this case are as follows:

On May 14, 2020, at approximately 00:20 hours, the Miramar Police Department was requested to respond to [REDACTED] Miramar, FL in reference to a call of an Armed Robbery that occurred approximately 45 minutes earlier.

Upon arrival, Officer Lerner, he met with the following four victims [REDACTED] [REDACTED] and one witness (Dominic Johnson) in the driveway of the above address.

According to [REDACTED], he had a party at his residence on May 13, 2020, located in the City of Miramar. The party began around 8:00 PM. Numerous individuals were in attendance, he did not know all the individuals, but one of the attendees/assailants was later identified as **Deandre Lamar Baker**. [REDACTED] stated under oath, that he was outside cooking food when he heard a commotion inside. When [REDACTED] looked inside the residence he observed **Deandre Lamar Baker** with a gun in his hand. **Baker** was pointing it at one of the attendees of the party. [REDACTED] alleged that **Baker** was directing two other individuals to take money and valuables from the other attendees. [REDACTED] also stated that **Quinton Disheen Dunbar** was assisting **Baker** in taking the money and valuables from the attendees. [REDACTED] added, the assailant, while wearing a red mask, took his valuables (\$800 in U.S. Currency and a \$18,000 Rolex Watch) at the direction of **Baker**. [REDACTED] also stated that **Baker** directed the assailant in the red mask to shoot, [REDACTED], who was just walking into the party.

This Affiant then interviewed [REDACTED] According to [REDACTED] he had just walked into the residence when **Deandre Lamar Baker** directed the individual wearing the red mask to shoot

him. [REDACTED] added that the person wearing the red mask he robbed him of \$7,000 in U.S. Currency and a Hublot Watch valued at \$25,000. [REDACTED] stated under oath that **Baker** pointed a gun at him and he was in fear for his life. [REDACTED] stated that two other individuals were armed with firearms, but **Quinton Disheen Dunbar** was not. [REDACTED] indicated those who were involved in the robbery all left together in three different vehicles. [REDACTED] was also under the impression this was planned out as because the vehicles (Mercedes Benz, Lamborghini and a BMW) were later pre-positioned to expedite an immediate departure from the area.

This affiant then made contact with [REDACTED] and according to him he was attending a party at a residence that he was invited to attend. At this party, attendees were playing cards, video games and gambling, but he was in the kitchen eating. It was at this point an argument ensued at the card table and he observed **Deandre Lamar Baker** and another person identified as "Shy" flip over the table and brandish firearms. It was at this point **Baker** and "Shy" point their firearms at the face of [REDACTED]. According to [REDACTED] **Quinton Disheen Dunbar** was armed with a firearm and he was pointing it at [REDACTED]. [REDACTED] added, that **Baker** then walked over to him and took his money (\$4,000 in U.S. Currency) and watch (Audemars Piguet Valued at \$17,500). [REDACTED] stated he met **Baker** and **Dunbar** about two days ago in Miami at a different party at which **Baker** and **Dunbar** had lost about \$70,000. According to [REDACTED] the vehicles used by the assailants were pre-positioned outside the residence in a manner that would facilitate an expedited departure from the residence.

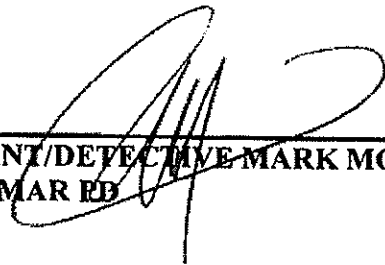
This affiant then interviewed [REDACTED] and according to him, **Deandre Lamar Baker** pointed a gun at him and told him to give him all his money (\$600 in U.S. Currency) and his watch (A Richard Mille knock-off valued at \$600). [REDACTED] also stated that **Baker** directed the person with the red mask to shoot [REDACTED] as he just walked into the area. According to [REDACTED] he did not see **Quinton Disheen Dunbar** with a firearm, but he did see and hear him directing others to take valuables. [REDACTED] stated he then fled from the residence via the back patio door.

This affiant then made contact with a person who was known throughout the residence as "Coach," but was identified as Dominick Johnson. Johnson said he attended the party in Miramar and advised that they were playing cards and video games. According to Johnson, a fight broke out between [REDACTED] and another un-named individual. Johnson has known **Deandre Lamar Baker** and **Quinton Disheen Dunbar** since they were children. Johnson advised that **Baker** and **Dunbar** attended the party as well. Johnson said he saw **Baker** armed with a handgun, but did not see a firearm in **Dunbar's** possession. Johnson stated none of his valuables were

taken, nor was he threatened by any of the armed assailants because they knew him. Johnson was in contact with Baker. I attempted to talk with Baker via Johnson's cell phone, but Baker refused to speak with me and immediately terminated the call.

This Affiant later attempted to contact Baker and Dunbar via their cell phones, but was unsuccessful. The offenders were known to the victims as professional football players in the NFL. Both offenders are publicly known individuals.

Based upon totality of the circumstances, Deandre Lamar Baker did in fact knowingly committed the offense of Armed Robbery and Aggravated Assault per Florida State Statue(s) §812.13(2)(a) and 784.021 . The offense(s) set forth in the foregoing Affidavit is/are contrary to the statute(s) in such case made and provided, and against the peace and dignity of the State of Florida.


AFFIANT/DETECTIVE MARK MORETTI, CCN #319
MIRAMAR PD

The foregoing instrument was duly sworn to and subscribed before me this 14th, day of May, 2020, by Detective Mark Moretti who is personally known to me or who has produced (ID) as identification and who DID take an oath.

Officer Administering the Oath (Signature) J Br
Officer Administering the Oath (Printed Name) JASON BROUES 268

WARRANT TO ARREST

**IN THE CIRCUIT COURT OF THE SEVENTEENTH JUDICIAL CIRCUIT,
IN AND FOR BROWARD COUNTY, FLORIDA**

STATE OF FLORIDA

vs.

Deandre Lamar Baker

D.O.B: 09/04/1997

FL D.L. # [REDACTED]



IN THE NAME OF THE STATE OF FLORIDA TO ALL AND SINGULAR the sheriffs and police chiefs of this state; and the Commissioner of the Florida Department of Law Enforcement or his duly constituted Special Agents.

WHEREAS, Detective Mark Moretti of the Miramar Police Department, County of Broward, State of Florida, has this 14 day of May, A.D 2020, made application for an Arrest Warrant via electronic means pursuant to F.S. 901.02(3), said application being supported by the General Affidavit for an Arrest Warrant, wherein it is alleged that the Affiant has reason to believe and does believe that one **Deandre Lamar Baker** D.O.B: 09/04/1997, FL D.L. # [REDACTED] did then and there:

Counts 1-4. Armed Robbery/Firearm – F.S. §812.13(2)(a) 775.087

On the date of 13 May 2020 at approximately 11:00 PM and within the jurisdictional boundaries of the City of Miramar, Broward County, State of Florida, one **Deandre Lamar Baker**, did knowingly commit the act of Armed Robbery, to wit: **Deandre Lamar Baker** took money and watches belonging to the victim(s) with force; permanently depriving them of said property. In the course of committing the robbery, **Deandre Lamar Baker** was armed with a semi-automatic firearm.

Counts 5-8 Aggravated Assault with a Firearm – F.S. § 784.021 775.087

On the date of 13 May 2020 at approximately 11:00 PM and within the jurisdictional boundaries of the City of Miramar, Broward County, State of Florida, one **Deandre Lamar Baker**, did knowingly commit the act of aggravated assault with a firearm as he intentionally and unlawfully threatened the victim(s) with a firearm, creating a reasonable fear that violence or harm is imminent.

The offenses set forth in this warrant are contrary to the statute in such case made and provided, and against the peace and dignity of the State of Florida. Attached hereto and made a part hereof by incorporation is the Affidavit, executed by Detective Mark Moretti Affiant herein.

THESE ARE, THEREFORE, to command you forthwith to arrest the said **Deandre Lamar Baker**, and bring him before me to be dealt with according to law.

Given under my hand and seal on the 14 day of May, ²⁰²⁰~~2019~~, at Broward County, Florida.

Carlos S. Rebollo

HONORABLE JUDGE CARLOS REBOLLO
Judge of the Circuit County Court

RECEIVED the Warrant the ____
day of ____,
and executed the same of the ____
day of _____, 20 ____
by arresting the within-name
Defendant and having him now
Before the Court

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT,
IN AND FOR BROWARD COUNTY, FLORIDA

STATE OF FLORIDA

vs

Deandre Lamar Baker

ARREST.....|
RETURN.....|
MILEAGE.....|
COMMITMENT...|
RECOMMITMENT.|
RELEASE.....|
TOTAL.....|

SHERIFF
By _____ D.S.

WARRANT

BAIL ENDORSEMENT

The defendant herein described and named shall have bail set in the amount of

Count 1-4 Armed Robbery \$ All 4 Counts No Bond Hold

Count 5-8 Aggravated Assault with a Firearm \$ No Bond Hold until First Appearance (Magistra

BOND is hereby fixed at \$ No Bond Hold
RETURN DATE on this Warrant to be
not later than the ¹⁴ Day of
May _____, 20 ²¹_____.

Judge Carlos S. Rebollo

**IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL COURT, BROWARD COUNTY, FLORIDA
AFFIDAVIT AND APPLICATION FOR ARREST WARRANT**

JUDGE receiving AFFIDAVIT and APPLICATION: _____

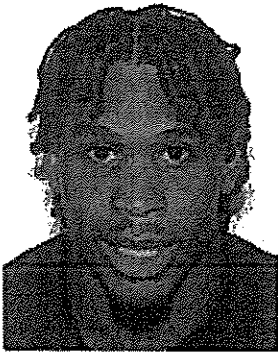
**AFFIANT: Detective M. Moretti, ID# 319
Miramar Police Department**

AFFIDAVIT TO ARREST

**STATE OF FLORIDA,
Plaintiff,**

vs.

**Quinton Disheen Dunbar
D.O.B: 07/22/1992
FL D.L. # [REDACTED]**



Defendant

.....

WHEREAS, Detective Mark Moretti of the Miramar Police Department, County of Broward, State of Florida, has this 14 day of May, A.D 2020, made application for an Arrest Warrant via electronic means pursuant to F.S. 901.02(3), said application being supported by the General Affidavit for an Arrest Warrant, wherein it is alleged that the Affiant has reason to believe and does believe that one **Quinton Disheen Dunbar D.O.B: 07/22/1992, FL D.L. # [REDACTED], did then and there:**

Counts 1-4. Armed Robbery/Firearm – F.S. §812.13(2)(a) § 775.087

On the date of 13 May 2020 at approximately 11:00 PM and within the jurisdictional boundaries of the City of Miramar, Broward County, State of Florida, one **Quinton Disheen Dunbar**, did knowingly commit the act of Armed Robbery, to wit: **Quinton Disheen Dunbar** took money and watches belonging to the victim(s) with force; permanently depriving them of said property. In the course of committing the robbery, **Quinton Disheen Dunbar** was armed with a semi-automatic firearm.

PROBABLE CAUSE:

That the specific and articulable facts establishing Affiant's probable cause to believe that **Quinton Disheen Dunbar**, committed the crime of armed robbery. The facts to this case are as follows:

On May 14, 2020, at approximately 00:20 hours, the Miramar Police Department was requested to respond to [REDACTED] Miramar, FL in reference to a call of an Armed Robbery that occurred approximately 45 minutes earlier.

Upon arrival, Officer Lerner, he met with the following four victims ([REDACTED] [REDACTED] [REDACTED] [REDACTED]) and one witness (Dominic Johnson) in the driveway of the above address.

According to [REDACTED] he had a party at his residence on May 13, 2020, located in the City of Miramar. The party began around 8:00 PM. Numerous individuals were in attendance, he did not know all the individuals, but one of the attendees/assailants was later identified as **Deandre Lamar Baker**. [REDACTED] stated under oath, that he was outside cooking food when he heard a commotion inside. When [REDACTED] looked inside the residence he observed **Deandre Lamar Baker** with a gun in his hand. **Baker** was pointing it at one of the attendees of the party. [REDACTED] alleged that **Baker** was directing two other individuals to take money and valuables from the other attendees. [REDACTED] also stated that **Quinton Disheen Dunbar** was assisting **Baker** in taking the money and valuables from the attendees. [REDACTED] added, the assailant, while wearing a red mask, took his valuables (\$800 in U.S. Currency and a \$18,000 Rolex Watch) at the direction of **Baker**. [REDACTED] also stated that **Baker** directed the assailant in the red mask to shoot, [REDACTED], who was just walking into the party.

This Affiant then interviewed [REDACTED] According to [REDACTED] he had just walked into the residence when **Deandre Lamar Baker** directed the individual wearing the red mask to shoot him. [REDACTED] added that the person wearing the red mask he robbed him of \$7,000 in U.S. Currency and a Hublot Watch valued at \$25,000. [REDACTED] stated under oath that **Baker** pointed a gun at him and he was in fear for his life. [REDACTED] stated that two other individuals were armed with firearms, but **Quinton Disheen Dunbar** was not. [REDACTED] indicated those who were involved in the robbery all left together in three different vehicles. [REDACTED] was also under the impression this was planned

out as because the vehicles (Mercedes Benz, Lamborghini and a BMW) were later pre-positioned to expedite an immediate departure from the area.

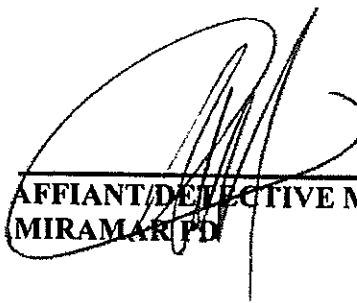
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This affiant then interviewed [REDACTED] and according to him, **Deandre Lamar Baker** pointed a gun at him and told him to give him all his money (\$600 in U.S. Currency) and his watch (A Richard Mille knock-off valued at \$600). [REDACTED] also stated that **Baker** directed the person with the red mask to shoot [REDACTED] as he just walked into the area. According to [REDACTED] he did not see **Quinton Disheen Dunbar** with a firearm, but he did see and hear him directing others to take valuables. [REDACTED] stated he then fled from the residence via the back patio door.

This affiant then made contact with a person who was known throughout the residence as "Coach," but was identified as Dominick Johnson. Johnson said he attended the party in Miramar and advised that they were playing cards and video games. According to Johnson, a fight broke out between [REDACTED] and another un-named individual. Johnson has known **Deandre Lamar Baker** and **Quinton Disheen Dunbar** since they were children. Johnson advised that **Baker** and **Dunbar** attended the party as well. Johnson said he saw **Baker** armed with a handgun, but did not see a firearm in **Dunbar's** possession. Johnson stated none of his valuables were taken, nor was he threatened by any of the armed assailants because they knew him. Johnson was in contact with **Baker**. I attempted to talk with **Baker** via Johnson's cell phone, but **Baker** refused to speak with me and immediately terminated the call.

This Affiant later attempted to contact **Baker** and **Dunbar** via their cell phones, but was unsuccessful. The offenders were known to the victims as professional football players in the NFL. Both offenders are publicly known individuals. This Affiant could not conclusively state that **Dunbar** committed the offense of aggravated assault with a firearm, however he was still an active participant in the armed robbery aiding and assisted Baker and the other unknown offenders.

Based upon totality of the circumstances, **Quinton Disheen Dunbar** did in fact knowingly committed the offense of Armed Robbery §812.13(2)(a). The offense(s) set forth in the foregoing Affidavit is/are contrary to the statute(s) in such case made and provided, and against the peace and dignity of the State of Florida.



AFFIANT/DETECTIVE MARK MORETTI, CCN #319
MIRAMAR PD

The foregoing instrument was duly sworn to and subscribed before me this 14th, day of May, 2020, by Detective Mark Moretti who is personally known to me or who has produced (ID) as identification and who DID take an oath.

Officer Administering the Oath (Signature) JR
Officer Administering the Oath (Printed Name) JASON BROOKS 268

WARRANT TO ARREST

**IN THE CIRCUIT COURT OF THE SEVENTEENTH JUDICIAL CIRCUIT,
IN AND FOR BROWARD COUNTY, FLORIDA**

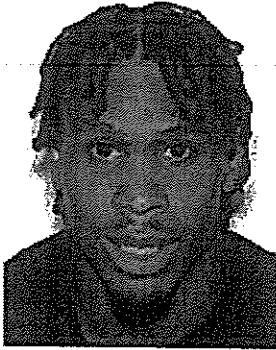
STATE OF FLORIDA

vs.

Quinton Disheen Dunbar

D.O.B: 07/22/1992

FL D.L. # [REDACTED]



IN THE NAME OF THE STATE OF FLORIDA TO ALL AND SINGULAR the sheriffs and police chiefs of this state; and the Commissioner of the Florida Department of Law Enforcement or his duly constituted Special Agents.

WHEREAS, Detective Mark Moretti of the Miramar Police Department, County of Broward, State of Florida, has this 14 day of May, A.D 2020, made application for an Arrest Warrant via electronic means pursuant to F.S. 901.02(3), said application being supported by the General Affidavit for an Arrest Warrant; wherein it is alleged that the Affiant has reason to believe and does believe that one **Quinton Disheen Dunbar** **D.O.B: 07/22/1992, FL D.L. #** [REDACTED] did then and there:

Counts 1-4. Armed Robbery/Firearm – F.S. §812.13(2)(a) 775.087

On the date of 13 May 2020 at approximately 11:00 PM and within the jurisdictional boundaries of the City of Miramar, Broward County, State of Florida, one **Quinton Disheen Dunbar**, did knowingly commit the act of Armed Robbery, to wit: **Quinton Disheen Dunbar** took money and watches belonging to the victim(s) with force; permanently depriving them of said property. In the course of committing the robbery, **Quinton Disheen Dunbar** was armed with a semi-automatic firearm.

The offenses set forth in this warrant are contrary to the statute in such case made and provided, and against the peace and dignity of the State of Florida. Attached hereto and made a part hereof by incorporation is the Affidavit, executed by Detective Mark Moretti Affiant herein.

THESE ARE, THEREFORE, to command you forthwith to arrest the said **Quinton Disheen Dunbar**, and bring him before me to be dealt with according to law.

Given under my hand and seal on the 14 day of May, ~~2019~~²⁰²⁰, at Broward County, Florida.

Carlos S. Rebollo

HONORABLE JUDGE CARLOS REBOLLO
Judge of the Circuit County Court

RECEIVED the Warrant the ____
day of ____,
and executed the same of the ____
day of _____, 20____
by arresting the within-name
Defendant and having him now
Before the Court

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT,
IN AND FOR BROWARD COUNTY, FLORIDA

STATE OF FLORIDA

vs

Quinton Disheen Dunbar

ARREST.....|
RETURN.....|
MILEAGE.....|
COMMITMENT...|
RECOMMITMENT.|
RELEASE.....|
TOTAL.....|
_____ SHERIFF
By _____ D.S.

WARRANT

BAIL ENDORSEMENT

The defendant herein described and named shall have bail set in the amount of

Counts 1-4 Armed Robbery \$ All 4 Counts No Bond Hold

BOND is hereby fixed at \$
RETURN DATE on this Warrant to be
not later than the 14 Day of
May, 20 21.

Judge Carlos S. Rebollo here
Carlos S. Rebollo