

OFFENSE NUMBER 2400003380
OFFENSE DATE: January 26, 2024

WARRANT NUMBER 2400003380-A1

WARRANT OF ARREST



THE STATE OF TEXAS §

COUNTY OF TARRANT §

TO ANY PEACE OFFICER OF THE STATE OF TEXAS:

The undersigned Magistrate having heretofore found that probable cause exists for the issuance of this warrant, you are hereby commanded to arrest **Vanadus Green, a black male, born** , hereinafter referred to as the suspect, and safely keep said suspect to be dealt with according to the law, and hold said suspect to answer to the State of Texas for an offense against the laws of said State, to wit: **Cruelty to Non Livestock Animal , Third Degree Felony**, of which said suspect is accused by the written affidavit, under oath of S. Perry, Detective, Grapevine Police Department, filed before me anterior to the issuance of this warrant, and that is by this reference incorporated herein for all purposes.

Herein fail not and due return make hereof.

Witness my official signature this the 26th day of February, A.D., 2024.

Recommended bond:

\$2,500.00



Alan C. Wayland
Magistrate in and for Tarrant County, Texas

Judge, Municipal Court of Record, City of Grapevine,
Tarrant County, Texas
Title and Office Held by Magistrate

RETURN

Came on to hand on the 29 day of February, 2024 and executed on the 28 day of February, 2024.

By: D. Perry
Name of Peace Officer

Detective
Description of Office

ARREST WARRANT AFFIDAVIT

THE STATE OF TEXAS

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COUNTY OF TARRANT

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BEFORE me, the undersigned authority, on this day personally appeared the undersigned Affiant, who after being by me duly sworn on oath deposes and says: My name is S. Perry, Detective, Grapevine Police Department with 12 years total of law enforcement experience, and I have good reason to believe that on January 26, 2024, Super 8 Hotel, 250 E SH 114, Grapevine, Tarrant County, Texas, **Vanadus Green, a black male, born on** , did then and there commit the offense of **Cruelty to Non Livestock Animals**, in violation of Section **42.092** Texas Penal Code.

MY belief is based upon Grapevine Police Department offense report **#2400003380**, for the offense of **Cruelty to Non-Livestock Animals**, and the subsequent follow-up investigation conducted by your Affiant, and other law enforcement officers.

- On Friday, January 26, 2024, Animal Services Officer (ASO) PANIAGUA was dispatched to Super 8 Hotel in reference to a dog near the dumpster and barely alive. When she arrived on the scene, she located a male dog lying behind the dumpster. The dog was severely emaciated and was unresponsive. She took the dog to the veterinarian hospital, where it was pronounced deceased.
- The dog was transported back to the Grapevine Animal Shelter for further evaluation. PANIAGUA reported the dog to be in poor body condition with abrasions on his legs. The dog also had a large open wound on the top of his head. The dog's remains were sent to Mazie's Mission for a Necropsy and a bone marrow analysis to determine the cause of death and how long the dog had gone without receiving the proper nutrition.
- Animal Services Officer (ASO) MILNER also assisted with the investigation. They went to the super 8 Hotel to obtain additional information about where the dog came from. Their investigation led them to room 324. Surveillance video showed a black male leave the room with the dog. The room was registered to Glenice PERRYMAN. At this point, your Affiant was assigned the case for further investigation.
- I reviewed the video surveillance provided from the hotel. I observed a black male, later identified as Vanadus GREEN, exit room 324, with a brown dog on a leash. The dog appeared to have collapsed in the hallway so Vanadus proceeded to drag the dog down the hall. A second camera showed Vanadus enter the stairs and "peek" around the corner to see if anyone was around. When he was sure it was clear, he proceeded to drag the dog down several stairs and outside in to the parking lot. At this point in the video, you can see how skinny and malnourished the dog is. The dog seems physically unable to walk due to his condition so Vanadus just continues to drag the dog by the leash, in to the parking lot and out to the dumpster.
- I contacted Glenice in room 324. At first, she denied knowing anything about a dog and would not tell me the name of the black male that was staying with her in the room. After

speaking with her further, she admitted the dog belonged to her boyfriend, Vanadus. She stated he found the dog a few weeks ago, and was trying to care for it. She said Vanadus was not there at the moment because he travels back and forth to Mississippi. She did provide me his phone number and said she would have him call me.

- I received a phone call from Vanadus. He said he found the dog 3-4 weeks prior to the dog's death. Vanadus said the dog was near some warehouses next door to the hotel, lying under some bushes. He said the dog was in poor condition so he thought he could "nurse" it back to health. He said despite his efforts, the dog never got better and refused to eat. The day the dog was located near the dumpster, Vanadus said his girlfriend would not allow him to keep the dog in the hotel room anymore. She was allergic, so he took the dog back outside and thought it would be safe near the dumpster until he could come back and check on it. ASO PANIAGUA located the dog before that could happen. Vanadus said he still had all the products he used to treat the dog including the bag of dog food. He said I could go to the hotel room and Glenice would give me the items, which I did. Vanadus also noted there was a wound on the top of the dog's head that he was treating with Neosporin. Inside the bag that was given to me was, antibiotic ointment, an opened bag of dog food half gone, Mane and Tail shampoo and allergy medicine.
- I received the results of the Necropsy and the cause of death for the dog was starvation. The wound to the top of the dog's head was labeled as a blunt force injury approximately a week old. I also received the results of the bone marrow extracted from the dog's femur. The body fat was 9.72 percent and the normal range is 65-98 percent. I emailed the veterinarian who performed the test, Dr. SHULTS, and asked for clarification on what all that meant. I also told her what Vanadus claimed and asked if there was any validity to his story. DR. SHULTS said for the dog to get such a low percentage of body fat, it would take more than 3 or 4 weeks. She also said the injury to the top of the dog's head was less than a week old with no signs of healing. There were additional injuries to the dog's chest cavity that occurred around the same time as the head injury. She further stated as the result of his injuries and malnourishment, the dog would have suffered up until the time of death.
- Your Affiant has concluded the following: Vanadus treated the dog in cruel manner when he was seen on video surveillance dragging the lifeless dog across the ground and down several flights of stairs. He unreasonably abandoned the dog near a dumpster, while the dog was still alive but near death. While in his care, the dog sustained injuries to the top of the dog's head with a blunt object. The dog also sustained injuries to his chest cavity. These injuries would have resulted in significant pain to the dog, and went untreated by a veterinarian. The dog starved to death over a long period of time which should be considered a form of torture for any living thing. Lastly, due to the overall injuries and the fact that the dog was starved to death, it is believed that the dog suffered immensely until the dog took its final breath.
- Your Affiant believes based on the facts listed in the Affidavit, Vanadus GREEN committed the offense of Cruelty to Non-Livestock Animals, a violation of section 42.092 of the Texas Penal Code.

Vanadus GREEN is a black male, date of birth . He is 6'1", weighs 210 pounds and has black hair and brown eyes. Vanadus GREEN'S last known address is the Super 8 Hotel, 250 E SH 114, room 324, Grapevine, Texas.

WHEREFORE, I request that an arrest warrant issue for the suspect hereinbefore designated according to the laws of this State.

WITNESS my signature this the 26 day of February, 2024.

S. Perly
AFFIANT (S. Perly)

SUBSCRIBED and sworn to before me this the 26th day of February, 2024.



Alan C. Wayland
MAGISTRATE IN AND FOR TARRANT COUNTY, TEXAS

Judge, Municipal Court of Record, City of Grapevine,
Tarrant County, Texas

TITLE AND OFFICE HELD BY MAGISTRATE