

STATE GRAND JURY OF SOUTH CAROLINA

STATE OF SOUTH CAROLINA	)	CASE NO. 2026-GS-47- 26
	)	
VS.	)	<b>INDICTMENT FOR UNLAWFUL DRUGS</b>
	)	
ASHALEY CHRISHTON BOATWRIGHT,	)	
MIKELL D FAIREY,	)	Trafficking Marijuana, 10-100 Pounds
JESSE GLEN TURNER,	)	S.C. Code Ann. § 44-53-370(e)(1)
	)	
DEFENDANTS.	)	Possession with Intent to Distribute Marijuana
	)	S.C. Code Ann. § 44-53-370(b)(2)
	)	
	)	Money Laundering, Value \$300 to \$20,000
	)	S.C. Code Ann. § 35-11-740

**FILED**

**APR 23 2026**

MARGARET J. SELF  
CLERK, SC STATE GRAND JURY

At a session of the State Grand Jury of South Carolina, convened in Columbia, South Carolina, on April 22, 2026, the State Grand Jurors present upon their oath:

**COUNT ONE**  
**TRAFFICKING MARIJUANA, 10-100 POUNDS (CONSPIRACY)**  
**S.C. Code Ann. § 44-53-370(e)(1)(a)(1)**  
**CDR Code: 2360**

That ASHALEY CHRISHTON BOATWRIGHT, MIKELL D FAIREY, JESSE GLEN TURNER, and others known and unknown to the State Grand Jury did, in Anderson County, between March 1, 2025, to the present, knowingly possess (actually or constructively), sell, manufacture, deliver, purchase, or bring into this State, or provide financial assistance or otherwise aid, abet, attempt, or conspire to possess (actually or constructively), sell, manufacture, deliver, purchase, or bring into this State, an amount over Ten (10) pounds but less than One Hundred (100) pounds of marijuana, a controlled substance under the provisions of § 44-53-110, *et. seq.*, Code of Laws of South Carolina (1976), as amended, to wit:

BOATWRIGHT, FAIREY, and TURNER, through both a disclosed and undisclosed

ownership and management role in operation of The Abduction Dispensary, did conspire to traffic more than Ten (10) pounds of Marijuana, containing at least triple the amount of legally permissible Delta-9 THC.

All in violation of S.C. Code Ann. § 44-53-370 of the South Carolina Code, and such conduct not having been authorized by law; and such conduct involving and arising out of and in connection with a crime involving narcotics, dangerous drugs, or controlled substances, and such crime being of a multi-county nature and having transpired and having significance in more than one county in this State.

**COUNT TWO**  
**TRAFFICKING MARIJUANA, 10-100 POUNDS**  
**S.C. Code Ann. § 44-53-370(e)(1)(a)(1)**  
**CDR Code: 2360**

That ASHALEY CHRISHTON BOATWRIGHT, MIKELL D FAIREY, JESSE GLEN TURNER did, in Anderson County, on or about July 31, 2025, knowingly possess (actually or constructively), sell, manufacture, deliver, purchase, or bring into this State, or provide financial assistance or otherwise aid, abet, attempt, or conspire to possess (actually or constructively), sell, manufacture, deliver, purchase, or bring into this State, an amount over Ten (10) pounds but less than One Hundred (100) pounds of marijuana, a controlled substance under the provisions of § 44-53-110, *et. seq.*, Code of Laws of South Carolina (1976), as amended, to wit:

BOATWRIGHT, FAIREY, and TURNER, did possess more than Ten (10) pounds of marijuana at The Abduction Dispensary location in Anderson County, South Carolina, marketed with such names including but not limited to “Gushers Indica Flower,” “Grape Ape Snow Caps Flower,” “Gush Mintz Indica Flower,” “Illemonti Snow Caps,” “Glitter Bomb Indica Hybrid Flower,” “Hella Jelly Flower,” “Torch Pre-Roll,” “GDP (Grand Daddy Purp) Crumble

Wax,” “OG Chem Flower,” “Gelato Snow Caps Flower,” and “White Truffle Flower.”

All in violation of S.C. Code Ann. § 44-53-370 of the South Carolina Code, and such conduct not having been authorized by law; and such conduct involving and arising out of and in connection with a crime involving narcotics, dangerous drugs, or controlled substances, and such crime being of a multi-county nature and having transpired and having significance in more than one county in this State.

**COUNT THREE**  
**TRAFFICKING MARIJUANA, 10-100 POUNDS**  
**S.C. Code Ann. § 44-53-370(e)(1)(a)(1)**  
**CDR Code: 2360**

That ASHALEY CHRISHTON BOATWRIGHT, MIKELL D FAIREY, JESSE GLEN TURNER, did, in Anderson County, on or about December 4, 2025, knowingly possess (actually or constructively), sell, manufacture, deliver, purchase, or bring into this State, or provide financial assistance or otherwise aid, abet, attempt, or conspire to possess (actually or constructively), sell, manufacture, deliver, purchase, or bring into this State, an amount over Ten (10) pounds but less than One Hundred (100) pounds of marijuana, a controlled substance under the provisions of § 44-53-110, *et. seq.*, Code of Laws of South Carolina (1976), as amended, to wit:

BOATWRIGHT, FAIREY, and TURNER, did possess more than Ten (10) pounds of marijuana at The Abduction Dispensary location in Anderson County, South Carolina, marketed with such names including but not limited to containers of marijuana with names such as “Trop cherry show display,” “Black truffle display,” “BuBBle Gum Gelato,” “Gumbo Snowcaps Display,” “Black-berry Display,” “gelato snow cap,” “WHITE CHOCOLATE CHIP,” “SHERBANGER,” “RUNTZ EXOTIC SNOWCAPS,” “GARY PAYTON SNOWCAPS,” “SOUR DIESEL SNOWCAPS,” “CAP JUNKIE,” POP CANDY,” “ILLEMONATI

SNOWCAPS,” “WHITE WIDOW SNOWCAPS,” and “ROCK CANDY”; and also including pre-rolls of marijuana with names such as “DIOR RUNTZ,” “ITALIAN ICE,” “PINK GUAVA,” “GARY RUNTZ,” “WATERMELON ZKITTLES,” “SUPREME GELATO,” TRAP QUEEN,” “GRAPE APE SNOWCAPS,” “PERMANENT MARKER,” “WHITE TRUFFLE,” “BLOCKBERRY,” “SUPER BOOF,” “ALASKAN ICE,” “POP ROCKS,” “GUSH MINTS,” “TROP THUNDER,” “WHITE RUNTZ,” “HASHBURGER,” “NO DRAMA LAMA,” “ORANGE COOKIE,” “APPLE TART,” and “SLURP JUICE.”

All in violation of S.C. Code Ann. § 44-53-370 of the South Carolina Code, and such conduct not having been authorized by law; and such conduct involving and arising out of and in connection with a crime involving narcotics, dangerous drugs, or controlled substances, and such crime being of a multi-county nature and having transpired and having significance in more than one county in this State.

**COUNT FOUR**  
**POSSESSION WITH INTENT TO DISTRIBUTE MARIJUANA**  
**S.C. Code Ann. § 44-53-370(b)(2)**  
**CDR CODE: 0186**

That ASHALEY CHRISHTON BOATWRIGHT, MIKELL D FAIREY, JESSE GLEN TURNER did, in Anderson County, on or about December 4, 2025 knowingly possess (actually or constructively), manufacture, distribute, dispense, deliver, purchase, or bring into this State, or provide financial assistance or otherwise aid, abet, attempt, or conspire to possess (actually or constructively), manufacture, distribute, dispense, deliver, purchase, or bring into this State, or possess with intent to distribute, dispense, or deliver a quantity of marijuana, a controlled substance containing more than triple the amount of legally permissible THC under the provisions of § 44-53-110, *et. seq.*, Code of Laws of South Carolina (1976), as amended, to wit: BOATWRIGHT,

FAIREY, and TURNER, did possess with the intent to distribute a quantity of THC concentrates such as hashish, with names such as “GMO Cookie,” “SUPER SILVER HAZE,” “Cherry Pie,” “White Widow,” “GDP,” “Space Junky,” “MAC-1,” “Pineapple Express,” “SUPER BOOF,” “TrainWreck,” “Garlic Cookies,” “Runtz,” “Maui Wowie Live Resin,” “SUPER MOCHI,” “FROZEN BANANA,” and “PEANUT BUTTER BREATH.”

All in violation of Section 44-53-370 of the South Carolina Code, and such conduct not having been authorized by law; and such conduct involving and arising out of and in connection with a crime involving narcotics, dangerous drugs, or controlled substances, and such crime being of a multi-county nature and having transpired and having significance in more than one county of this State.

**COUNT FIVE**  
**MONEY LAUNDERING, VALUE \$300 to \$20,000**  
**S.C. Code Ann. § 35-11-740**  
**CDR Code: 3937**

That ASHALEY CHRISHTON BOATWRIGHT did, in Anderson County, between March 1, 2025, to on or about sometime in February 2026, conduct financial transactions with property that he knew was the proceeds of, or was derived directly or indirectly from the proceeds of, unlawful activity, and he conducted these transactions with the intent to promote the carrying on of unlawful activity, and while knowing that the transactions were designed in whole or in part to conceal or disguise the nature, location, sources, ownership, or control of the proceeds of the unlawful activity; to wit:

BOATWRIGHT, who is the owner and operator of his law firm, Boatwright Legal, and also a disclosed and undisclosed owner and operator of The Abduction Dispensary, did knowingly use cash proceeds derived from the illegal sales and trafficking of marijuana and THC products

from The Abduction Dispensary to pay expenses of his law firm, Boatwright Legal, including but not limited to instances in which law firm payroll could not be met and employees were paid in cash that at times smelled heavily of marijuana.

All in violation of section 35-11-740 of the South Carolina Code of Laws, and such conduct involving a violation of the South Carolina Anti-Money Laundering Act, or a crime related to a violation of the Anti-Money Laundering Act, and such conduct also involving a crime involving computer crimes, or a conspiracy or solicitation to commit a crime involving computer crimes, and such conduct having not been authorized by law.

Against the peace and dignity of this State and contrary to the law in such case made and provided.

All against the peace and dignity of this State and contrary to the law in such case made and provided.

A True Bill

  
FOREMAN

  
ALAN WILSON (daf)  
ATTORNEY GENERAL