

STATE V. COREY LEE HARRIS

- Defendant may travel directly to and from appointments with defense attorney
- Defendant may travel directly to and from medical appointments
- Defendant may travel directly to and from grocery store closest to residence
- Defendant may travel directly to and from place of employment
- [33.01(c)(4)/33.01(c)(11)] GPS Travel Exclusion Zones for Defendant's subject to GPS

location monitoring or home supervision. The following locations where the victim may be found are already known to defendant and, pursuant to Section 595.226.2, RSMo., the Court FINDS that limited disclosure of such locations as ordered herein will not compromise but will instead facilitate the safety of the victim and, therefore, the Court ORDERS that prior to any release, the defendant shall be notified that he/she may not travel in or be in these exclusion zones and that said exclusion zones shall be made known to the Prosecutor's Office, Defendant's Attorney, Defendant's Pretrial Service Officer and/or Bondsman and the GPS provider (*GPS provider to immediately call 911 to report exclusion zone violations and request victim wellbeing check*):

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- [33.01(c)(16)] Other conditions as follows: Any other conditions as imposed in Case Number 25CT-CR02377.

BAIL DETERMINATION:

- No Bond*
- Release on own recognizance with the above conditions of release.
 - BAIL set at _____. Pursuant to Missouri Supreme Court Rule 33.01(c), the Court finds that based upon the probable cause statement and other available information contained in the State's Request for Arrest Warrant and Conditions of Release, nonmonetary conditions alone will not secure the appearance of the defendant at trial, or at any other stage of the criminal proceedings and that the safety of the community or other person, including but not limited to crimes victims or witnesses and that security or supervision by a surety is necessary to ensure the defendant's appearance and compliance with the Court's conditions of release:

- Surety bond
- Cash bond deposited with Court
- Property bond approved by the Court

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[33.01(c)(4)] Defendant to be administered the RANT (Risk and Needs Assessment Triage tool) by _____

[33.01(c)(5)] Defendant shall:

- Seek employment
- Maintain employment
- Maintain or commence and education program as follows: _____

[33.01(c)(6)] Defendant shall comply with a curfew and be in his/her residence from _____

p.m. to _____ a.m.

[33.01(c)(7)/33.01(c)(16)] Defendant shall not possess a firearm, ammunition, or other deadly weapon or have any such weapons in Defendant's residence or vehicle and Defendant to surrender to Sheriff any Concealed Carry (CCW) permit; _____

[33.01(c)(8)] Defendant shall abstain from possession or use of alcohol or any controlled substance without a physician's prescription. (NOTE - marijuana is a controlled substance and a marijuana card is not a prescription)

[33.01(c)(9)] Defendant shall undergo medical, psychological or psychiatric treatment, including treatment for drug or alcohol dependency and remain in a specified institution if required for that purpose as follows: _____

[33.01(c)(10)] Defendant shall be released from custody from _____ to _____

- for employment at _____
- for school at _____
- for treatment at _____
- for the following _____

and to return to custody by _____ or a warrant will immediately issue _____

[33.01(c)(11)] Defendant shall be placed on home supervision:

without the use of an electronic monitoring device.

with the use of GPS electronic monitoring device with house arrest from choose start time to choose end time (if no times specified, house arrest inside defendant's residence is 24 hours and 7 days a week). (*Provider's 24-hour contact information to be filed with court. Provider to immediately call 911 to report device tampering violations for investigation under Section 575.205, RSMo*)

Travel exceptions for house arrest which must be prescheduled with the Electronic Monitor/GPS provider:

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[33.01(c)(1)] The defendant is placed in the custody of the following designated person organization agreeing to supervise the defendant: _____

[33.01(c)(2)] The defendant's travel, association and place of abode is restricted as follows

- Defendant to have no contact with any victim and not to be within 1,000 feet of any victim, or any victim's residence or place of employment/education.
- Defendant not to associate with any co-defendant, accomplice, or co-actor.
- Defendant to reside at the home of record on file with the Court and to report any change in address to the Court within twenty-four hours.
- Defendant to have no contact with children under eighteen (18) years of age.
- Defendant not to be on premises of any park, school, daycare, playground, recreational facility, or other place where children congregate.
- Defendant not to be on premises of establishment where the primary item for sale is alcoholic beverages.
- Defendant shall surrender his/her passport to the Court.
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[33.01(c)(3)] The Defendant shall report regularly as follows:

- to the Court's bailiff.
- to Defendant's bonding company weekly. (Bonding company to report to the Court any failure of the defendant to report within 24 hours and to file a compliance report regarding conditions of release monthly with the Court)
- to Pretrial Services within 24 hours of release and to follow all Pretrial Services directives.
- to _____

[33.01(c)(4)] Defendant shall wear a GPS location electronic monitoring device. *Provider's 24-hour contact information to be filed with Court. Provider to immediately call 911 to report device tampering violations for investigation under Section 575.205, RSMo. (See below for specific travel exclusion zones, if any)*

[33.01(c)(4)] Defendant shall wear an electronic continuous alcohol monitoring system. *Provider's 24-hour contact information to be filed with Court. Provider to immediately call 911 to report device tampering violations for investigation under Section 575.205, RSMo.*

[33.01(c)(4)] Defendant shall comply with random testing for drug or alcohol use.

[33.01(c)(4)] Defendant shall not operate any motor vehicle without installing and using an ignition interlock device.

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EXHIBIT A TO ARREST WARRANT

State of Missouri v. Corey Lee Harris

The Court finds, pursuant to Missouri Supreme Court Rule 22.04, based upon the probable cause statement filed herein that there are reasonable grounds to believe:

- the defendant will not appear upon a summons
 the defendant poses a danger to a crime victim, the community, or any other person

SPECIAL CONDITIONS OF RELEASE:

If defendant is released on bail or otherwise, pursuant to Missouri Supreme Court Rule 33.01(b), the defendant's release shall be upon the condition that:

- [33.01(b)(1)] Defendant will appear in the court in which the case is prosecuted or appealed, as ordered by the Court.
- [33.01(b)(2)] Defendant will submit to the orders, judgment and sentence, and process of the Court.
- [33.01(b)(3)] Defendant shall not commit any new offenses and shall not tamper with any victim or witness in this case, nor have any person do so on the defendant's behalf.
- [33.01(b)(4)] Defendant shall comply fully with any and all conditions imposed by the Court in granting release.

The Court further finds, pursuant to the Missouri Constitution, Article I, Section 32.2; Sections 544.457 and 544.676, RSMo; and Missouri Supreme Court Rule 33.01(c), that based upon the probable cause statement, the available information from the State's Request for Arrest Warrant and Conditions of Release, and the factors in Rule 33.01(e), the above conditions are not sufficient and that the following additional conditions of release are necessary to ensure the defendant appears at trial, or any other stage of the criminal proceedings, and the safety of the community or other person, including but not limited to the victim(s) and witness(es):

- [33.01(c)(16)] Within 24 hours of release, Defendant shall go to the Web site: <https://www.courts.mo.gov/casenet/>, look up this case by case number, and register for "track this case" to receive reminders of court dates.



Warrant for Arrest – Law Enforcement Cover Sheet

Confidential Document

IN THE 38TH JUDICIAL CIRCUIT, CHRISTIAN COUNTY, MISSOURI

Judge or Division: DOUGLAS P BACON	Case Number: 25CT-CR02490 	
	Court ORI Number: MO022033J	
Defendant's Name/Alias(es)/Address: COREY LEE HARRIS Alias: 737 E KINGS CARRIAGE BLVD NIXA, MO 65714	Investigating Agency ORI: MO0220300	
	Warrant Number: 26-CTARW-5 	
	MSHP Number:	
	Warrant Signed Date: 08-JAN-2026	
	Offense Cycle No. (OCN):	
Defendant's Identifying Information:		
Sex: M	Height: 66"	Weight: 168 lbs.
DOB: 27-FEB-1991	SSN: 498-04-6980	SID:
Race and Ethnicity: White		
Driver's License No./Issuing State/Exp. Date: S205097064 / MO /		
Visible Identifying Marks (e.g. tattoos, birthmarks, scars, mustache, beard, pierced ear, glasses):		

The above-named defendant is charged with:

Charge Code/Description

579.015-001Y20223599.0 Possession Of Controlled Substance
579.074-002Y20203599.0 Unlawful Possession Of Drug
Paraphernalia - Prior Drug Offense

Charge Level	Offense Date
Felony D	12-AUG-2025
Misdemeanor A	12-AUG-2025

alleged to have been committed within the jurisdiction of this court and in violation of the laws of the state of Missouri.

Instructions for Officer Serving Warrant

This cover sheet is for law enforcement use only and shall be served with the warrant on the defendant. This is a confidential document as it contains personal identifying information. The Officer's Return must be completed on the warrant and returned to the court. Do not return this cover sheet when filing the Officer's Return with the court.

CAPIAS - NO BOND

If Defendant is charged with any of the following and is a concealed carry permit holder, Defendant shall surrender his/her permit to the serving officer to be forwarded with the return of this warrant to the court.

1. Any felony;
2. Any misdemeanor involving explosive weapons, firearms, firearm silencer or gas guns;
3. Any misdemeanor offense involving a crime of violence;
4. Any misdemeanor offense involving possession or abuse of a controlled substance, or prior or persistent DWI alcohol or drugs; or
5. A fugitive from justice or charged by information or indictment in any other state of any similar offense described in the above paragraphs 1-4.

The officer serving this warrant shall execute in writing a return on this warrant to this court.

COURT SEAL OF



CHRISTIAN COUNTY

1/8/2026

Date

Judge Laura Johnson

Judge

By jb

Clerk

I certify that I served this warrant in Christian (County/City of St. Louis), MO, on
01/13/2026 (date) at 18:40 (time), by arresting the defendant and bringing him/her before the court on _____ (date).

Offense Cycle Number (OCN) if not indicated above _____

Defendant's permit surrendered for concealed carry suspension and is attached.

Service Fees

Fees \$ N/A

Mileage \$ _____ miles @ \$. _____ per mile)

Total \$ _____

S. Lawson 863

Served By

Corporal

Title

MO6220000

Agency ORI



Warrant for Arrest

IN THE 38TH JUDICIAL CIRCUIT, CHRISTIAN COUNTY, MISSOURI

RECEIVED

JAN 08 2026

Judge or Division: DOUGLAS P BACON	Case Number: 25CT-CR02490  CHRISTIAN CO. SHERIFF OFFICE
Defendant's Name/Alias(es)/Address: COREY LEE HARRIS	Court ORI Number: MO022033J
Alias: 737 E KINGS CARRIAGE BLVD NIXA, MO 65714	Investigating Agency ORI: MO0220300
	Warrant Number: 26-CTARW-5 
	MSHP Number: 
	Arrest Report Number: 25-12183
	Offense Cycle No. (OCN):

(Date File
Stamp for
Return)

To Any Peace Officer in the State of Missouri:

The court finds probable cause that an offense has been committed by the Defendant and commands you to arrest Defendant and bring Defendant before this court in person or by interactive video technology. Defendant is charged with:

<u>Charge Code/Description</u>	<u>Charge Level</u>	<u>Offense Date</u>
579.015-001Y20223599.0 Possession Of Controlled Substance	Felony D	12-AUG-2025
579.074-002Y20203599.0 Unlawful Possession Of Drug Paraphernalia - Prior Drug Offense	Misdemeanor A	12-AUG-2025

The court further finds, based on the individual circumstances of Defendant and the case, reasonable grounds to believe Defendant will not appear on summons or is a danger to the victim, the community or other person.

ROR. Defendant authorized to be **RELEASED ON OWN RECOGNIZANCE** with conditions.

BOND. The court has determined that non-monetary conditions alone are not sufficient to secure Defendant's appearance and/or secure the safety of the community or others and sets a **MONETARY BOND** in the amount of \$ **.00** with conditions:

Cash Only 10% Authorized Surety Property

RELEASE CONDITIONS: Defendant's release shall be upon the conditions below:

- (1) Defendant will appear in court as required to answer the criminal charge;
- (2) Defendant must comply with the orders, judgment and sentence, and process of the court that has jurisdiction over the defendant;
- (3) Defendant shall not commit any new offenses and shall not tamper with any victim or witness in the case, nor have any person do so on the Defendant's behalf; and
- (4) Defendant will comply fully with any and all conditions imposed by the court granting release.

ADDITIONAL CONDITIONS: Additional conditions of release are in the **Warrant Attachment**.

NO BOND: The court orders Defendant be detained pending trial and **NO BOND** is allowed. The court finds based upon *clear and convincing* evidence that no combination of non-monetary and monetary conditions will secure the safety of the community or other person.

Further Information: CAPAIS - NO BOND