No. DISTRICT FIVE

STATE OF NORTH CAROLIN	A)	
)	
v.)	From New Hanover County
)	20 CRS 051122-24
JAQUALYN ROBINSON)	

RECORD ON APPEAL

No. DISTRICT FIVE

NORTH CAROLINA COURT OF APPEALS

************ STATE OF NORTH CAROLINA From New Hanover County v. 20 CRS 051122-24 JAQUALYN ROBINSON ************* **INDEX** Law Enforcement Incident Data Sheets......2 Magistrate's Orders5 Motion to Suppress......14 Order on Defendant's Motion to Suppress......43 Appearance of Counsel45 Hearing Testimony45 Exhibits45 Transcript of Plea46 Prior Record Level Worksheet......50 Transcript Regarding Attorney's Fees56 Notice of Appeal 60 Appellate Entries......63 Appointment of Appellate Counsel......65 Proposed Issues on Appeal67 Stipulation and Settlement of Record on Appeal......69

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No. DISTRICT FIVE

NORTH CAROLINA COURT OF APPEALS

STATE OF NORTH CAROLINA)									
v.)	From New Hanover County 20 CRS 051122-24								
JAQUALYN ROBINSON)	2 0 01 0 2 0011 2								

ORGANIZATION OF TRIAL TRIBUNAL

This case was heard at the 26 October 2020 Criminal Session of New Hanover County Superior Court before the Honorable Superior Court Judge R. Kent Harrell. Following a suppression hearing, Mr. Robinson entered a plea of guilty to one count of felony possession of cocaine and one count of carrying a concealed gun. In exchange the State agreed to dismiss charges of a window tint violation, possession of MDMA, driving while license revoked, possession of marijuana, possession with intent to sell or deliver cocaine, possession with intent to sell or deliver within 1000 feet of a park, and possession with intent to sell or deliver within 1000 feet of a school.

On 29 October 2020, the court imposed a sentence of 4 to 14 months' incarceration, suspended for 12 months' supervised probation, plus court costs and fees. Oral notice of appeal was given in open court on 30 October 2020.

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2	14-269(A1)	CA	RRYING (CONCEA	LED G	UN(M)	•			M		YES	
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Wit.		Chemica	l Analyst .									Refused	AC
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#	Statute			-	Offense	Short Descr	iption			Offense Ty	pe	Probab	le Cause
· 1	90-95(A)	PW	ISD COCA	INE						F		YES	
2	90-95(E)(10)	M/S/D/P CS W/N 1000FT OF PARK					F				YES		
3	90-95(E)(8)		S/D/P CS W	·						F		YES	
WIN	NDOW TINT	READ	AT 0% C	NRF	AR W	NDOWS	TES		· 100 (100)				

	5-		
File No.		No. SID No. FBI No.	
20CR 051122	WILMINGTON POLICE DEPARTMENT	DX6LDM	19T1
MAGISTRATE'S ORDER	STATE OF NORTH CAROLII	In The General Court Of Justic	ce
Offense I T-WINDOW TINTING VIOL II M-CARRYING CONCEALED GUN(M) III F-POSSESSION MDMA	NEW HANOVER Cou	District Court Division	
THE STATE OF NORTH CAROLINA VS.			
Name And Address Of Defendant JAQUALYN ROBINSON			
2819 BOBWHITE CIR	I, the undersigned, find that the defend		
WÍNGATE NC 28174 UNION COUNTY (704) 985-5021	defendant's detention is justified becau of offense shown and in the county na willfully did OPERATE THE SAID M	med above the defendant named above MOTOR VEHICLE WITH WINDOW	unlawfully and TINT THAT DID NOT
Race Sex Date Of Birth Age B M 08/29/1996 Social Security No. Drivers License No. & State	COMPLY WITH THE NORTH CARO		
Name Of Defendant's Employer Offense Code(s) Offense In Violation Of G.S. I 5596 I 20-127(D) II 5240 II 14-269(A1) III 3599 III 90-95(A)(3) Date Of Offense 02/05/2020 Date Of Arrest & Check Digit No. (As Shown On Fingerprint Card)	I, the undersigned, find that the defendence defendant's detention is justified because of offense shown and in the county native willfully did carry concealed about the gun, CHARTER ARMS BULLDOG, 231541.	use there is probable cause to believe the med above the defendant named above the defendant's person while off the defer	at on or about the date unlawfully and ndant's own premises a
02/05/2020 6303PHB Arresting Officer (Name, Address Or Department) BENJAMIN GALLUPPI WILMINGTON POLICE DEPARTMENT 615 BESS STREET WILMINGTON NC 28401 NEW HANOVER (910) 343-3600	defendant's detention is justified because of offense shown and in the county natural and feloniously did POSSESS TWO VEHICLE HE WAS OPERATING	lant named above has been arrested wit use there is probable cause to believe the med above the defendant named above MDMA PILLS, ONE ON HIS PERSON	at on or about the date unlawfully, willfully
Names & Addresses Of Witnesses (Including Counties & Telephone N GALLUPPI, G WILMINGTON POLICE DEPARTMENT 615 BESS STREET	This act was in violation of the law referred information furnished under oath by the art the defendant.	resting officer(s) shown. A copy of this Ord	der has been delivered to
WILMINGTON NC 28401 NEW HANOVER (910) 343-3600	Signature ELLIOT I BRADY	New Hanover County Courthouse; 0100	Court Date 02/06/2020
Misdemeanor Offense Which Requires Fingerprinting Per Fingerprint Plan Date Issued 02/05/202	Magistrate Deputy CSC	316 PRINCESS ST WILMINGTON,NC 28401	Court Time 2:00 AM X PM
AOC OD 445 Day 4/44	(over)		

AOC-CR-116, Rev. 4/14 © 2014 Administrative Office of the Courts ORIGINAL COPY

	\$1	ŀ	District Attorney		☐ Waived	Attorney For Defendant		Appointed		PRIOR CO	NVIGTIONS:	
	(1			☐ Not Indige		[Retained	No./Level:	0 1 (0)	11 (1-4) 111 (5+)	,
	j'	•	PLEA: guilty	☐ no contes		VERDIC	T: guill	ty		M.CL	. D.A. D1 D2 D	3
1	•		. guilty	☐ no contes			🔲 guilt	ty		M.CL	. 🗆 A‡ 🗆 1 🖂 2 🗇	3
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		•	not guilty				_	guilty			- <u>\</u>	
	1	;				en court and freely, voluntaril		lerstanding	yly entered	i the above	olea; on the above	
	•	-	verdict, it is ORDE	RED that the de	etendant:	\Box pay costs and a fine of \Box sin the custody of the \Box sh	oriff 🗆	MCD C	DA C * B	natrial aradit	davs serve	٠.
		1	☐ Mork release	Fatennoi	uay: nded = F	is not recommended.	is ordered	NUCE. L	ACC-CR-	eniai Geun Mai	days server	a.
		1				horter period of probation,					43.2(d), is necessary	,
		1	☐ Execution of the	sentence is su	spended a	nd the defendant is placed o	n unsuper	rvised prob	ation* for			
		!	months, subject	to the following	conditions	s: 1. commit no criminal offer	se in any	jurisdiction	n. 2. posse	ess no firean	n, explosive or other	•
		!				emain gainfully and suitably e						
		. {				uitable employment, and abi						
		ł			. 	rt. 5. pay to the Clerk the cos				_		
			Fine	Restituti	on**	Attorney's Fee		ommunity S	ervice Fee	Othe	شهم	
		- 1	\$	\$		\$	\$			\$:	1
	•	i	**Name(s), address(e AOC-CR-382, *Certifit	s), and amount(s cation Of Identity	for aggrieve (Victims' Re	ed party(ies) to receive restitution stitution)/Certification Of Identity	n: NOTE TO (Witness A	CLERK: R ttendance).	ecord SSN	or Tax ID No.	of aggrieved party(ies) of	วกั
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		l				•						
		•										
	•	i	☐ 6. complete	hours	of commun	ity service during the first			lays of pro	obation, as d	irected by the	
		1				he fee prescribed by G.S. 14		ithin		days.	•	
		1	7. not be found	in or on the pro	mises of t	he complainant or						- •
		1	8. not assault, o	communicate w	ith of be in	the presence of the complai 5. 15A-266.4. (AOC-CR-319)	nant or					-•
						s. 15A-266.4. (AOC-CR-319))			•		
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The state of the state of the state of	APPEAL ENTRIES											. \
	nt, in open court, gives notice of appeal to		It is ORDERED tha	t this: 🔲 Ju	dgment is d	continued upon payment of c	osts.				€	į
	Superior Court.					olidated for judgment with	_					
☐ The current p	pretrial release order is modified as follows:			🔲 se	ntence is to	run at the expiration of the	sentence i	in				
						Clerk deliver two certified o						
		1				d in custody to serve the ser	ntence imp	posed or u	ntil the de	fendant shal	have complied with the	he
		}		elease pending		:- found on to all One-to-				-fdt :- !		
Date	Signature Of District Court Judge Or Mag	istrate	PROBABLE CAUS	se: U Prop	able cause	is found as to all Counts exc probable cause is found as to	Count(a)	 '			oound over to Superions Sorder and the	T
٠ .	•	ļ	Count(s) is dismiss		☐ IAO I	orobable cause is round as to	·			s iviagisti ate	s Older and the	
WAIVE	ER OF PROBABLE CAUSE HEARING	THE .	Date		Court Juda	e Or Magistrate (Type Or Print)	Signatu	ure Of Distri	ct Court Jud	ige Or Magisti	ate	
The undersigned	defendant, with the consent of his/her atte	orney,				,	93			_ : = ····· g/u ··		
Date Waived	Signature Of Defendant	- : -	Make the con-	eletica ex	Sugar .	CERTIFICA	TION	- 本等層	right (194	intiles v	4.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1	
			I certify that this Jud	Igment is a true	and comp	lete copy of the original which	h is on file	e in this ca	se.			
	Signature Of Attorney		Date	Date Delivered	o Sheriff	Signature					Dep. CSC	
					ŧ	İ					Asst. CSC CSC	
						 						_

File No. 20CR 051123	Law Enforcement Case No. 2020003644 LID WILMINGTON POLICE DEPARTMENT	O No.	SID No. FBI No.	DM9T1					
MAGISTRATE'S ORDER	STATE OF NORTH CAROLII	NA In Th	e General Court Of Ju	- A					
Offense I T-DWLR NOT IMPAIRED REV II F-FELONY POSSESSION OF COCAINE III M-POSSESS MARIJUANA UP TO 1/2 OZ	NEW HANOVER Cou	27 111 1119	e General Court Of 30 District Court Division						
THE STATE OF NORTH CAROLINA VS.			***************************************						
Name And Address Of Defendant JAQUALYN ROBINSON									
2819 BOBWHITE CIR	I, the undersigned, find that the defend	lant named above	e has been arrested	without a warrant and the					
WINGATE NC 28174	defendant's detention is justified becau	ise there is proba	able cause to believe	that on or about the date					
UNION COUNTY (704) 985-5021	of offense shown and in the county nar	med above the d	efendant named abo	ve unlawfully and					
3 3	willfully did operate a motor vehicle of								
Race Sex Date Of Birth Age	revoked. G.S. 20-28(a).								
B M 08/29/1996									
	I, the undersigned, find that the defend	lant named above	e has been arrested	without a warrant and the					
Name Of Defendant's Employer	defendant's detention is justified becau								
	of offense shown and in the county nar	•							
Offense Code(s) Offense In Violation Of G.S.	and feloniously did possess cocaine, a controlled substance, which is included in Schedule II of the								
I 4725 I 20-28(A) II 90-95(D)(2)	North Carolina Controlled Substances Act.								
III 3550 III 90-95(D)(4)	The sale of the sa								
Date Of Offense	I the undersigned find that the defendant named shows has been arrested without a vignment and the								
02/05/2020 through 02/05/2020	I, the undersigned, find that the defendant named above has been arrested without a warrant and the defendant's detention is justified because there is probable cause to believe that on or about the date								
Date Of Arrest & Check Digit No. (As Shown On Fingerprint Card) 02/05/2020 6303PHB									
Arresting Officer (Name, Address Or Department)	of offense shown and in the county nar								
BENJAMIN GALLUPPI	willfully did possess one-half ounce o			stance which is included in					
WILMINGTON POLICE DEPARTMENT	Schedule VI of the North Carolina Cor	ntrolled Substan	ces Act.						
615 BESS STREET WILMINGTON NC 28401									
NEW HANOVER (910) 343-3600									
Names & Addresses Of Witnesses (Including Counties & Telephone Nos.)	1		/						
GALLUPPI, G	This act was in violation of the law referred information furnished under oath by the are								
WILMINGTON POLICE DEPARTMENT 615 BESS STREET	the defendant.	resuring officer(s) s	nown. A copy of this v	order has been delivered to					
WILMINGTON NC 28401	Signature	Location Of Court		Court Date					
NEW HANOVER (910) 343-3600	ELLIOT I BRADY	I .	anty Courthouse; 0100	02/06/2020					
Misdemeanor Offense Which Requires Fingerprinting Per Fingerprint Plan Date Issued 02/05/2020	Magistrate Deputy CSC Assistant CSC Clerk Of Superior Court	316 PRINCESS S WILMINGTON,		Count Time 2:00 AM X PM					
AOC-CR-116, Rev. 4/14 © 2014 Administrative Office of the Courts	ORIGINAL COPY								

•	Ì	District Attorney	1	☐ Waived	Attorney For De	efendant		-	DIAD COMMICTO	NIC.
<u> </u>	: 1	District Audition		Not Indiger		<u> </u>	☐ Appointed☐ Retained	No floresh	PRIOR CONVICTIO	
) .	l			☐ Denied	·				0 1(0) 11(1-4)	
į.	}	PLEA: Suilty	no contes	l		🐛 VERDICT: 🗆 9	uilty		M.CL A1 _]1 🛮 2 🖸 💲
•	ļ.	☐ guilty	no contes	t		<u>.</u> □ g	uilty		M.CL.] 1 🔲 2 🔲 💲
<u>.</u>	ĭ	☐ guilty	no contes	t		<u>.</u>	uilty		M.CL A1 _]1 🗆 2 🗀 3 .
<u> </u>	!	not guilty				<u>. </u>	ot guilty			:
	1	JUDGMENT: The de	efendant appe	ared in ope	n court and free	ely, voluntarily and u	ınderstandin	gly entered t	the above plea; on the	ne above
·	Ì	verdict it is ORDER	ED that the de	fendant:	🗂 pay costs an	nd a fine of \$		_		
	!	☐ be imprisoned for	a term of	days	in the custody o	of the $\;\square$ sheriff. (MCP.	DAC.* Pret	trial credit	days served.
	1	☐ Work release [] is recomme	nded.	is not recomme	nded. [is orde	red. (use form	AOC-CR-602	2)]	
	i	☐ The Court finds the	nata . 🔲 long	ger 📋 sh	orter period o	of probation, than th	at which is s	pecified in G	5.S. 15A-1343.2(d), i	s necessary.
	ì	☐ Execution of the	entence is su	spended an	d the defendan	t is placed on unsu	pervised prol	oation* for_		
	:	months, subject to	o the following	conditions:	1. commit no c	riminal offense in a	ny jurisdiction	n. 2. posses:	s no firearm, explos	ive or other
	ł	deadly weapon lis	sted in G.S. 14	l-269. 3. rer	nain gainfuily ai	nd suitably employe	ed or faithfully	y pursue a co	ourse of study or of	vocational
		training, that will e	equip the defe	ndant for su	itable employm	ent, and abide by a	ill rules of the	institution.	4. satisfy child supp	ort and
		family obligations	, as required b	y the Court		Clerk the costs of co				
•	ŧ	Fine	Restituti	on**	Attorney	's Fee	Community S	ervice Fee	Other	' /
		\$	s		\$		 \$		 \$	
		"Name(s), address(es)	and amount(s)	for anarieve	1 narty(ies) to rece	eive restitution: NOTE		Record SSN o	r Tax ID No. of aggriev	ed party(ies) on
•	i	AOC-CR-382, "Certifica	tion Of Identity	(Victims' Res	titution)/Certificati	on Of Identity (Witnes:	s Attendance).			, ,, ,, ,,
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	{					••				
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	l									
	ł									
·	i	6. complete	hours o	of communit	y service during	the first		days of prob	ation, as directed by	/ the
	{					d by G.S. 143B-708	3 within		days.	
	(☐ 7. not be found in	n or on the pre	emises of th	e complainant c	or				·
	1	8. not assault, co	mmunicate w	ith or be in I	he presence of	the complainant or				
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AOC-CR-116, Rev. 4/14
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STATE of NORTH CAROLINA In the General Court of Justice **Superior Court Division** Case No. 20CRS051122 Indictment **New Hanover County** State Versus **JAQUALYN ROBINSON** Offense(s) **Date of Offense** G.S. No. Class ı. WINDOW TINT VIOLATION 02/05/2020 20-127(D) 3 II. CARRYING CONCEALED GUN (M) 02/05/2020 14-269 III. POSSESS SCH I CS 02/05/2020 90-95(A)(3) The Jurors for the State upon their oath present that on or about the date of offense shown and in the county named above ١. the defendant named above unlawfully and willfully did operate a motor vehicle on a highway with a total light transmission of the tinted window of less than 35%. II. The jurors for the State upon their oath present that on or about the date of offense shown and in the county named above the defendant named above unlawfully and willfully did intentionally carry concealed about the defendant's person while off the defendant's own premises a gun, a Charter Arms Bulldog, .44 Special Revolver 5 Shot, Serial Number: 231541. III. The jurors for the State upon their oath present that on or about the date of offense shown and in the county named above the defendant named above unlawfully, willfully, and feloniously did possess a controlled substance, 3.4-Methylenedioxymethamphetamine, which is included in Schedule I of the North Carolina Controlled Substances Act. Signature of Prosecutor Witnesses ☐ B. Galluppi / WPD R. Knopf / WPD The witnesses marked "X" were sworn by the undersigned Foreman of the Grand Jury, and after hearing testimony, this bill was found to be: A TRUE BILL by twelve or more grand jurors, and I the undersigned Foreman of the Grand Jury, attest the concurrence of twelve or more grand jurors in this Bill of Indictment. **NOT A TRUE BILL** Date: 5/28/20 Signature of Grand Jury Foreman: ext Sout

STATE of NORTH CAROLINA In the General Court of Justice Superior Court Division Case No. 20CRS051123 Indictment New Hanover County **State Versus JAQUALYN ROBINSON** Offense(s) **Date of Offense** G.S. No. Class I. **DWLR NOT IMPAIRED REV** 02/05/2020 20-28(A) 3 11. POSSESS SCH II CS (F) 02/05/2020 90-95(A)(3) III. POSSESS MARIJUANA UP TO ½ OZ 02/05/2020 90-95(A)(3) ١. The jurors for the State upon their oath present that on or about the date of offense shown and in the county named above the defendant named above unlawfully and willfully did operate a motor vehicle on a street or highway while the defendant's license was revoked. 11. The jurors for the State upon their oath present that on or about the date of offense shown and in the county named above the defendant named above unlawfully, willfully, and feloniously did possess Cocaine, a controlled substance that is included in Schedule II of the North Carolina Controlled Substances Act. 111. The jurors for the State upon their oath present that on or about the date of offense shown and in the county named above the defendant named above unlawfully and willfully did possess Marijuana, a controlled substance that is included in Schedule VI of the North Carolina Controlled Substances Act. Signature of Prosecutor Witnesses ☐ B. Galluppi / WPD **超** R. Knopf / WPD The witnesses marked "X" were sworn by the undersigned Foreman of the Grand Jury, and after hearing testimony, this bill was found to be: A TRUE BILL by twelve or more grand jurors, and I the undersigned Foreman of the Grand Jury, attest the concurrence of twelve or more grand jurors in this Bill of Indictment.

Signature of Grand Jury Foreman:

Date:

NOT A TRUE BILL

5/28/20

STATE of NORTH CAROLINA
In the General Court of Justice
Superior Court Division

Case No. 20CRS051124

New Hanover County

Indictment

State Versus

JAQUALYN ROBINSON

Offen	se(s)	Date of Offense	G.S. No.	Class
l.	PWIMSD SCH II CS	02/05/2020	90-95(A)(1)	н
II.	M/S/D/P CS W/N 1000FT OF PARK	02/05/2020	90-95(E)(10)	E
111.	M/S/D/P CS W/N 1000FT OF SCHOOL	02/05/2020	90-95(E)(8)	E

- I. The jurors for the State upon their oath present that on or about the date of offense shown and in the county named above the defendant named above unlawfully, willfully, and feloniously did possess with intent to manufacture, sell, and deliver a controlled substance, namely Cocaine, which is included in Schedule II of the North Carolina Controlled Substances Act.
- II. The jurors for the State upon their oath present that on or about the date of offense shown and in the county named above the defendant named above unlawfully, willfully, and feloniously did commit and offense under G.S. 90-95(a)(1) by possessing with intent to manufacture, sell, and deliver Cocaine, a controlled substance included in Schedule II of the North Carolina Controlled Substances Act within 1000 feet of the boundary of real property that is a public park, Tower Park, Wilmington, North Carolina. The defendant was 21 years of age or older, namely 24, at the time of this offense.
- III. The jurors for the State upon their oath present that on or about the date of offense shown and in the county named above the defendant named above unlawfully, willfully, and feloniously did commit and offense under G.S. 90-95(a)(1) by possessing with intent to manufacture, sell, and deliver Cocaine, a controlled substance included in Schedule II of the North Carolina Controlled Substances Act within 1000 feet of the boundary of real property used for an elementary school, Mary W. Howe Pre-K School. The defendant was 21 years of age or older, namely 24, at the time of this offense.

Signature of Prosecutor

Witnesses

☐ B. Galluppi / WPD

☑ R. Knopf / WPD

The witnesses marked "X" were sworn by the undersigned Foreman of the Grand Jury, and after hearing testimony, this bill was found to be:

A TRUE BILL by twelve or more grand jurors, and I the undersigned Foreman of the Grand Jury, attest the concurrence of twelve or more grand jurors in this Bill of Indictment.

□ NOT A TRUE BILL

Date: 5/28/20

Signature of Grand Jury Foreman:

and Calurt

STATE OF NORTH CAROLINA

IN THE GENERAL COURT OF JUSTICE SUPERIOR COURT DIVISION

COUNTY OF NEW HANOVER

FILE NUMBERS 20 CRS 51122 - 51124

STATE OF NORTH CAROLINA

vs.

MOTION TO SUPPRESS

JAQUALYN ROBINSON,

Defendant.

NOW COMES the Defendant, by and through the undersigned counsel, pursuant to the Fourth, Fifth, Sixth, and Fourteenth Amendments to the United States Constitution; Article I, Sections 19, 20,23, and 24 of the Constitution of North Carolina, and *Mapp v. Ohio*, 367 U.S. 643, (1961), and moves this Honorable Court to exclude alleged evidence found by Wilmington Police Department Officer B. J. Galluppi and assisting law enforcement officer during the initial stop as unlawfully collected. Since the enactment of N.C. Gen. Stat. § 106-568.50 et seq., the sight or odor of Cannabis sativa does not indicate with any certainty that the Defendant was engaged in, or about to engage in any illegal activity, removing any justification of probable cause for the stop, search or seizure of evidence. In support of this Motion, the Defendant respectfully shows as follows:

1. That the Defendant is charged with the alleged offenses of Window Tinting Violation, Carrying Concealed Gun, Felony Possession Schedule I Controlled Substance, Driving While License Revoked Not Impaired Revocation, Felony Possession Schedule II Controlled Substance, Possess Marijuana up to One-Half Ounce, PWIMSD Schedule II Controlled Substance, M/S/D/P Controlled Substance within One Thousand Feet of Park, and M/S/D/P Controlled Substance

- withi One Thousand Feet of School in the above captioned matters.
- 2. That on or about February 5, 2020, Officer B. J. Galluppi with the Wilmington Police Department conducted a traffic stop of the vehicle of which Defendant was operating due to alleged window tint violation that Officer B. J. Galluppi noticed when the vehicle the Defendant was operating passed by Officer B. J. Galluppi.
- 3. That Officer B. J. Galluppi began questioning the Defendant.
- 4. That Officer B. J. Galluppi reported that he "also could smell a faint odor of marijuana coming from inside Robinson's vehicle" per the discovery.
- 5. That Officer B. J. Galluppi questioned the Defendant about the alleged odor of marijuana and subsequently informed the Defendant "I would search his vehicle based on the odor of marijuana smell".
- 6. That Officer B. J. Galluppi allegedly "located a loaded .44 Charter Arms Revovler in the arm rest" of the driver side of the vehicle which was subsequently seized by law enforcement.
- 7. That Officer G. Galluppi searched the Defendant's person and allegedly located "a MDMA pill in Robinson's pocket".
- 8. That Officer G. Galluppi assisted in the search of the vehicle the Defendant was allegedly operating and allegedly found "another MDMA pill in the back seat behind the drivers seat".
- That the Defendant was subsequently placed under arrest and transported to the
 Wilmington Police Department for processing.
- 10. That Officer B. J. Galluppi and Corproal Norris conducted a strip search of the Defendant at Wilmington Police Department and alleged that "a clear plastic bag,

- fell from inside his pant leg onto the floor" when the Defendant was handing his pants over to Officer B. J. Galluppi.
- 11. That Officer B. J. Galluppi reported that the contents of the clear plastic bag were ".88 grams of cocaine, separated into two baggies. One bag had 4 rocks, and the other bag had a single rock. Additionally there were two separate half bags of marijuana, both combined were 3.52 grams".
- 12. That the arrest of the Defendant and subsequent detention was not supported by reasonable suspicion, probable cause, or other legal justification.
- 13. That the conduct of Officer B. J. Galluppi and assisting law enforcement officers constituted a violation of the Defendant's rights under the Fourth Amendment to the United States Constitution and was in violation of the Defendant's rights under the North Carolina Constitution and the North Carolina General Statutes.
- 14. That the Defendant was seized, and evidence was obtained in violation of the Defendant's constitutional rights as guaranteed by the 4th and 14th Amendments to the U. S. Constitution and by Article I, Section 5, 19, and 20 of the Constitution of North Carolina.
- 15. That the exclusion of said evidence is required by N.C.G.S. §15A-974 in that said evidence was obtained as a result of a substantial violation of Chapter 15A of the General Statutes.

BACKGROUND KNOWLEDGE OF HEMP LEGALIZATION

N.C.G.S. 106-568.50 et seq. legalized the production of industrial hemp. Under the direction of the North Carolina Industrial Hemp Commission, industrial hemp, a strain of the species Cannabis sativa defined by N.C.G.S. § 106-568.51(7), can now be legally grown and

sold by licensed parties. N.C.G.S § 90-87(16) excludes industrial hemp from the definition of marijuana, which remains a controlled substance. Hemp, as defined in Chapter 106 of the General Statutes, is not a controlled substance and may be lawfully possessed by any citizen of the state.

The species Cannabis sativa includes both hemp and marijuana. As such, both contain the chemicals THC (delta-9 tetrahydrocannabinol, the primary psychoactive compound in marijuana) and CBD (cannabidiol, a non-psychoactive substance which has been linked to health benefits. See generally State Bureau of Investigations, Industrial Hemp/CBD Issues at 2. https://www.sog.unc.edu/sites/www.sog.unc.edu/files/doc warehouse/NC%20SBI%20-%20Issues%20with%20Hemp%20and%20CBD%20Full.pdf (hereinafter known as Industrial Hemp/CBD Issues). The difference between hemp, which can be legally possessed and purchased, and marijuana, which remains a controlled substance under North Carolina law, is the differing amounts of CBD and THC in the plant. See N.C.G.S § 106-568.51(7). While marijuana typically has typically lower amounts of CBD and higher amounts of the psychoactive THC, hemp has low amounts of THC and typically higher amounts of CBD. See Ernest Small et al., Hemp: A New Crop with New Uses for North America, in Trends in New Crops and New Uses 284, (J. Janick & A. Whipkey eds., 2002), https://www.hort.purdue.edu/newcrop/ncnu02/v5-284.html (noting the common inverse relationship between amounts of THC and CBD in Cannabis). The NC Department of Agriculture routinely inspects licensed industrial hemp to ensure that the THC amount is within acceptable limitations (less than 0.3% of the sample's dry weight, compared to 3-15% for traditional marijuana). See North Carolina Department of Agricultural & Consumer Services, Industrial Hemp Pilot Program in North Carolina: Frequently Asked Questions, at https://www.ncagr.gov/hemp/FAQs.htm (hereinafter known as Industrial

Hemp Pilot Program in North Carolina: Frequently Asked Ouestions).

The only way to determine if a substance is hemp or marijuana is by testing the chemical composition to measure the THC level. See Industrial Hemp Pilot Program in North Carolina: Frequently Asked Questions (noting that "short of chemical analysis of the THC content, there was no way to distinguish between marijuana and hemp varieties"). There is currently no field test in North Carolina which can differentiate between hemp and marijuana. See Industrial Hemp/CBD Issues at 2. As acknowledged in Industrial Hemp/CBD Issues, this situation creates problems for law enforcement officials attempting to enforce current restrictions on the possession, sale, and distribution of marijuana.

ARGUMENT

The Fourth Amendment to the United States Constitution protects American citizens from unlawful and arbitrary seizure of property by the state. Improperly seized evidence, even if indicative of criminal activity, is inadmissible in court as a violation of this Constitutional protection of our rights. See *Mapp* 367 U.S. at 659. While a lawful search generally requires a warrant, there are exceptions recognized by North Carolina case law. See State v. Greenwood, 301 N.C.705, 708 (1981) ("...the smell of marijuana gave the officer probable cause to search the automobile for the contraband drug"). Since the adoption of N.C.G.S. § 106-568.50 et seq. and the subsequent legalization of industrial hemp, an officer cannot rely on sight and smell of what he believes to be marijuana to form the basis of probable cause to search or seize.

In order to be admissible, evidence must be lawfully obtained by the police. See Mapp 367 U.S. at 655 ("...all evidence obtained by searches and seizures in violation of the Constitution is, by that same authority, inadmissible in a state court"). Because marijuana and legal hemp are indistinguishable by sight or smell, See generally Industrial Hemp/CBD Issues,

there is no way for an officer to establish probable cause for a search based on sight or smell alone. To establish probable cause, the officer must show "at that moment the facts and circumstances within their knowledge and of which they had reasonably trustworthy information were sufficient to warrant a prudent man in believing that the petitioner had committed or was committing an offense." See Beck v. Ohio, 379 U.S. 89, 91 (1964). While State v. Fletcher, 92 N.C. App. 50, 57 (1988), held that police officers could identify marijuana without a chemical analysis, the legalization of industrial hemp means that previously accepted means of identification are no longer useful. See Industrial Hemp/CBD Issues at 2 ("Hemp and marijuana look the same and have the same odor, both unburned and burned. This makes it impossible for law enforcement to use the appearance of marijuana or the odor of marijuana to develop probable cause for arrest, seizure of the item, or probable cause for a search warrant"). As noted by Peg Dorer, director of the North Carolina Conference of District Attorneys in her testimony before the Senate Agriculture, Environment, and Natural Resources committee on May 30, 2019. "Law enforcement cannot discern the difference between smokable hemp and marijuana, and our State Crime Lab cannot discern the difference because they can't discern the level of the THC that it contains." See Laurie Leslie, Law enforcement fears NC's effort to boost hemp industry could essentially legalize marijuana, WRAL, May 31, 2019, https://www.wral.com/lawenforcement-fears-nc-s-effort-to-boost-hemp-industry-could-essentially-legalizemarijuana/18421082/.

Because an officer cannot determine if a suspect possesses marijuana or hemp, there is no way that an officer can prudently "believ[e] that the [defendant] had committed or was committing an offense" based on sight and smell alone. Lacking probable cause to begin a search, all evidence collected based upon the odor/sight of a substance indistinguishable from

legally purchased hemp is inadmissible under the Fourth Amendment and comparable provisions of the State constitution.

Even if the defendant possesses marijuana, an unlawful seizure would be needed to make that factual determination. Other than unscientific guesses about the nature of the substance, an officer in the field cannot say with certainty if a substance is hemp or marijuana. See Industrial Hemp/CBD Issues at 1 ("...one would need a chemical analysis to tell the difference"). Because the 4th Amendment also protects against seizure of property absent a warrant or probable cause, there is no effective way for the State to identify if the substance is legal or not. For the specific variety of hemp which grows leaves and buds that resemble marijuana, "...one would need a chemical analysis to tell the difference." See Industrial Hemp/CBD Issues at 1. There are currently no tests which can be used by an officer in the field that differentiate hemp and marijuana. See id. Even the NC State Crime Lab lacks the capability to do more than identify the presence of THC which is found in both hemp and marijuana. See id. Without a way to distinguish between the two strains of Cannabis sativa, there can be no probable cause for the seizure required to test the illegality of the substance. The State cannot seize property absent probable cause, see Mapp v. Ohio, 367 U.S. at 655-56, and the seizure of Cannabis sativa to test for illegality is a violation of the right to avoid arbitrary state intrusion. Without additional indicia of a crime, based on something more than sight or smell of cannabis, the lack of probable cause makes the seizure unconstitutional and without the seizure there can be no factual determination the substance is not legally owned industrial hemp.

Because there is no way for an officer to determine if the substance is hemp or marijuana, and because the Fourth and Fourteenth Amendment of the United States Constitution; and Article I, Sections 19, 20,23, and 24 of the Constitution of North Carolina, protects against

arbitrary search and seizure of goods by the police, any evidence collected on the basis of the sight/smell of a substance that resembles marijuana lacks probable cause and is inadmissible in court.

CONCLUSION

- 1. The Fourth Amendment to the Constitution and comparable state constitutional provisions demand that probable cause exist for a search or seizure to be deemed lawful. As there is no factual way for the state to differentiate between legal hemp and marijuana, an officer cannot have information "sufficient to warrant a prudent man in believing that the petitioner had committed or was committing an offense...," see Beck v. Ohio, 379 U.S. at 91, based on sight or smell of the plant Cannabis sativa alone.
- 2. In the above captioned case, Officer B. J. Galluppi alleged that he "could smell a faint odor of marijuana coming from inside Robinson's vehicle" while speaking to the defendant and that he "would search his vehicle based on the odor of marijuana smell" per the discovery.
- 3. The officer had no probable cause to conduct a search of the defendant's person nor the vehicle he was a passenger in based solely on sight/smell of what he believed to be Cannabis sativa as the purchase of legal hemp products (identical in odor and appearance to marijuana) is allowed by N.C.G.S. § 106-568.50 et seq.

It is the command of both the State and Federal constitution that the accused receive a fair trial and the due process of law. To allow admittance of evidence collected through a search conducted without probable cause would unduly prejudice the Defendant and would violate his rights under the 4th, 5th, 6th and 14th Amendments of the United States Constitution and

Articles 19, 20, 23, and 24 of the North Carolina Constitution.

RELIEF SOUGHT

WHEREFORE, the Defendant moves this Honorable Court to:

- Summarily grant this Motion and enter an Order suppressing any and all evidence obtained as a result of the illegal search and seizure of the Defendant and or his property, including any evidence subsequently obtained as a result of the unconstitutional actions of the Officer;
- 2. Alternatively, that this Honorable Court conduct a pretrial evidentiary hearing in order to receive evidence and make findings as to the legality of the Officer's action.

Nicco a D. Dobson

Assistant Public Defender

320 Chestnut Street, Suite 201

Post Office Box 2560

Wilmington, NC 28402

Phone: (910) 343-5428

Attorney for the Defendant

STATE OF NORTH CAROLINA

IN THE GENERAL COURT OF JUSTICE SUPERIOR COURT DIVISION

COUNTY OF NEW HANOVER

FILE NUMBERS 20 CRS 51122 - 51124

STATE OF NORTH CAROLINA,

AFFIDAVIT

JAQUALYN ROBINSON,

vs.

Defendant.

Affiant, first being duly sworn, states the following:

- I am the attorney of record in the above captioned matter.
- 2. I have read the Motion to Suppress which is being filed contemporaneously with this Motion.
- 3. The Motion to Suppress was prepared after an investigation and review of the discovery which was provided to my office by the State of North Carolina.
- 4. The facts as set forth in the Defendant's Motion to Suppress based on information provided in discovery are true and accurate to the best of my knowledge as set out below from the discovery in the above referenced matters:

"On 02/05/2020 16:09 hrs, I, Officer Benjamin GALLUPPI, was sitting in the parking lot of 1102 Dawson St., facing Northbound perpendicular to Dawson St. I was looking Westbound on Dawson St. and saw a dark colored CHrysler 300, traveling Eastbound on Dawson St. with extremely dark windows. As the Chrysler passed by, I was unable to see inside the vehicle due to the window tint, and it was daytime outside. I pulled out behind the Chrysler 300, noting the license plate was NC - HCS6595. I was unable to see in the rear

window to see any occupants. I also did not see the green DMV sticker used for those for who had window tint exceptions. I inititated my emergency lights and siren to signal to the driver, I was pulling him over. The Chrysler turned onto Southbound S. 17th St. and continued driving. The driver then turned right onto Wright St. where he pulled over and stopped. I walked up to the drivers side window, which had originally been 1/2 way down during my approach. The driver was identified as JAQUALYN ROBINSON. When asked, ROBINSON stated he left his drivers license at the house. He stated the the vehicle belonged to him. He was also on his cell phone, however I did not hear him talking to anyone. He provided registration that indicicated that the vehicle was registered to him. I informed ROBINSON the reason I stopped him was his window tint. I then went back to my patrol vehicle to run and see if ROBINSON was who he claimed to be. I also could smell a faint odor of marijuana coming from inside ROBINSON'S vehicle. He was also the only occupant inside same. I found that ROBINSON'S license was showing suspended in CJLEADS. I walked back up to ROBINSON, who was still seated in the vehicle and had him step out. He informed me he was having his cousin come to pick him up. I had ROBINSON come back to my passenger seat, where he still remained on the phone. I asked ROBINSON multiple times if he would end his conversation which he finally did. I asked ROBINSON about his drivers license being suspended, which he stated it was for a failure to appear ticket. I asked if his license was still suspended, and he said "it probably is now" While talking to ROBINSON, I inquired if he had anyone inside his vehicle recently, which he said no. I inquired about the marijuana smell which

he stated there was no marijuana in the car. He stated it might have been from the guy he dropped off, but no one smokes in his vehicle. I explained to ROBINSON that I would search his vehicle based on the marijuana smell and had him stand by with another officer. I asked ROBINSON if there were any weapons inside his vehicle, and he shook his head no, and said softly "no" I started a search of the Chrysler 300 at the front passenger side, where It had a strong odor of marijuana. I located a loaded .44 Charter Arms Revolver in the arm rest. I then walked back and placed ROBINSON in handcuffs and had him put in my vehicle. Ofcr G. GALLUPPI conducted a search of ROBINSON, and located a MDMA pill in ROBINSON'S pocket. Ofcr. G. GALLUPPI assisted me in further search of the vehicle, and he located another MDMA pill in the back seat behind the drivers seat which was the same style as the one located on ROBINSON. A further search, yielded nothing inside the vehicle. I tested ROBINSON' S windows utilizing Laser Labs Inspector II, which is an approved window tint device, and his rear driver side window registered at 0%. The vehicle was released to ROBINSON' S cousin who responded to the scene per his request. ROBINSON was arrested and transported to WPD. Upon arrival, Cpl. NORRIS assisted me in conducted a strip search of ROBINSON. We escorted him to the bathroom inside the holding area. I could smell the odor of marijuana on ROBINSON as I walked behind him. I asked ROBINSON to remove his shirt, upon which ROBINSON claimed he was feeling sick and needed to throwup. ROBINSON further claimed that he needed to sit down. I had him remove his shoes, and then his pants, which he had black shorts on under his pants. As ROBINSON removed his pants and

handed them to me, a clear plastic bag, fell from inside his pant leg onto the floor. I looked over at ROBINSON, which his gaze looked at the bag, then immediately looked to the floor. Nothing else was located on ROBINSON'S person. Inside the bag that fell to the floor was .88 grams of crack cocaine, separated into two baggies. One bag had 4 rocks, and the other bag had a single rock. Additionally there were two separate half bags of marijuana, both combined were 3.52 grams. I made a check of nearby schools and parks from the route that I saw ROBINSON drive. I found that ROBINSON had passed within 1000 feet of both Mark W. Howe Pre-K Center, and Tower Park A check of ROBINSON' S record indicicated that he had a pending CCW charge. He was charged with: Window tint, suspended license, CCW - gun, Possession of MDMA, possession crack (cocaine), Possess Marijuana, PWIMSD cocaine, possess w/i 1000' park, posses w/i 1000' school."

stant Public Defender

STATE OF NORTH CAROLINA: **COUNTY OF NEW HANOVER**:

I, Jamie M. Karaszewski, a notary public of Pender County, North Carolina, certify that Niccoya D. Dobson personally appeared before me this day, and being duly sworn, signed the foregoing instrument.

This the \(\mathcal{L}\) day of August 2020.

Notary Public

My commission expires: 17 12 2023

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CERTIFICATE OF SERVICE

The undersigned attorney does hereby certify that she caused to be served a copy of the foregoing document to the last known address of the Defendant and to District Attorney's Office via hand delivery addressed to the following:

William B. Van Trigt Assistant District Attorney 316 Princess Street, Suite 543 Wilmington, NC 28401

This the 13 day of August 2020.

Niccoya D. Jobson
Assistant Public Defender
320 Chestnut Street, Suite 201

Post Office Box 2560 Wilmington, NC 28402

Phone: (910) 343-5428

Attorney for the Defendant





NORTH CAROLINA STATE BUREAU OF INVESTIGATION

3320 Garner Road P.O. BOX 29500 Raielgh, NC 27626-0500 (919) 662-4500 FAX: (919) 662-4523



Industrial Hemp/CBD Issues

Background

Session Law 2015-299 established the North Carolina Industrial Hemp Commission and Initiated a pilot program to study the feasibility of industrial hemp as a crop in NC. Industrial hemp is the plant species Cannabis Sativa, which is the same species as marijuana. Industrial hemp contains low levels of tetrahydrocannabinol (THC), which is the psychoactive ingredient in marijuana, a Schedule VI controlled substance in NC. Industrial hemp is engineered to contain high levels of cannabidiol (CBD), which is not psychoactive and has many alleged health benefits including treatment for some forms of epilepsy. It should be noted that the FDA recently approved a pharmaceutical CBD drug called Epidiolex, which can be prescribed by a physician for epilepsy. This is the only FDA approved use of CBD for a medical condition.

There are several types of industrial hemp:

- One variety is grown for seed oils. Oil is extracted from the seeds and used in various food products such as bread, shampoos, and granola products;
- 2. One variety looks like long stalks of bamboo and is grown for fiber for textiles and rope; and
- 3. One variety looks like marijuana and grows "buds" just like marijuana. CBD is extracted from the buds. This type looks just like marijuana, including the leaves and buds, and it smells the same as marijuana. In fact, there is no way for an individual to tell the difference by looking at the plant; one would need a chemical analysis to tell the difference.

The NC Department of Agriculture (NC DAG) oversees the growers of industrial hemp in NC by providing licenses to growers who qualify. NC DAG performs inspections of fields and indoor grown space and takes plant samples which are tested to determine the percentage of THC. If the percentage of THC is determined to be greater than 0.3%, NC DAG burns the plants. NC DAG's lab has the capability to determine the percentage of THC; however, they outsource the testing to a private lab in Durham due to the high number of samples that are submitted.

Due to the popularity of CBD, the overwhelming majority of NC licensees are growing the CBD producing variety of hemp, rather than the variety for clothing and rope. As of July 2018, there were 348 licensed growers on 4548 licensed acres and in 1,630,485 square feet of indoor greenhouse space. As of January 2019, there were well over 500 licensed growers in NC. There are a number of large processing facilities that have recently opened in NC. Hemp grown in NC, as well as many other states, are processed into various CBD containing products in these facilities. These products include balms, lotions, salve, oils, capsules, cigarettes, cigars, and "buds." There are CBD dispensaries that have opened in NC in order to sell these products; in addition, the products are sold in hundreds of tobacco shops, convenience stores, and pharmacies. CBD liquids are sold for vaping. Food products labeled to contain CBD are sold in stores across NC in the form of gummles, trall mix, lollipops, and many other food products. These products are expensive; with a small 4-ounce bottle of CBD oil sold for \$80.00 or a small bag of CBD trail mix for \$40.00. These products are being sold in large quantities, with little oversight by a regulatory body. Recently the FDA banned CBD from food products, dietary supplements, and products claiming medicinal benefits. Currently, the NC DAG is sending letters to notify store owners that they cannot sell food products containing CBD.

Issues for Law Enforcement

There is no easy way for law enforcement to distinguish between industrial hemp and marijuana. There is currently no field test which distinguishes the difference.

Hemp and marijuana look the same and have the same odor, both unburned and burned. This makes it impossible for law enforcement to use the appearance of marijuana or the odor of marijuana to develop probable cause for arrest, selzure of the item, or probable cause for a search warrant. In order for a law enforcement officer to seize an item to have it analyzed, the officer must have probable cause that the item being selzed is evidence of a crime. The proposed legislation makes possession of hemp in any form legal. Therefore, in the future when a law enforcement officer encounters plant material that looks and smells like marijuana, he/she will no longer have probable cause to seize and analyze the item because the probable cause to believe it is evidence of a crime will no longer exist since the item could be legal hemp. Police narcotics K9's cannot tell the difference between hemp and marijuana because the K9's are trained to detect THC which is present in both plants. Law enforcement officers cannot distinguish between paraphernalia used to smoke marijuana and paraphernalia used to smoke hemp for the same reasons. The inability for law enforcement to distinguish the difference between hemp and marijuana is problematic in all marijuana prosecutions, from small amounts to trafficking amounts of plant material. There is at least one District Attorney's Office in NC which is currently not prosecuting marijuana cases due to the inability of law enforcement to distinguish the difference between hemp and marijuana.

While NC DAG oversees the hemp growers in NC to ensure that the THC levels are within legal limits, there is currently no regulation of hemp and CBD products. This is particularly concerning because processors in NC are making hemp and CBD products using hemp grown all over the US. We do not verify that hemp grown in another state contains less than the percentage THC required by law, which means that products made in NC may contain a higher percentage of THC than what is allowed by law. Retail products currently sold in NC include hemp "buds" or plant material, hand rolled hemp cigarettes and hemp cigars, CBD/Hemp oils, and edible candies, gummies, and food products. Law enforcement has encountered employees in some businesses who encourage the purchase of hemp products as a legal marijuana alternative. Consumers can currently purchase hemp buds and rolling papers in the same store and then roll a hemp "joint" and smoke it. (Note: On the last page of this document is a series of photographs of "hemp" products sold in stores in NC).

The North Carolina State Crime Laboratory does not conduct testing to differentiate between hemp and marijuana. The State Crime Lab, as well as most municipal crime labs in NC, perform a qualitative analysis on plant material to determine whether THC is present. All hemp and CBD products contain some level of THC; therefore, the crime labs will report these products as containing marijuana or THC, which are both Schedule VI controlled substances. While it has been suggested that additional funds be allocated to the Crime Lab in order to add additional chemists and equipment to conduct the quantitative analysis described above, this will not resolve the issue. As previously mentioned, law enforcement cannot seize an Item without probable cause that the item is evidence of a crime. Not being able to distinguish between hemp and marijuana defeats the previous basis for probable cause to seize items believed to be marijuana.

Many products for sale in commercial businesses are intentionally mislabeled to contain CBD, but they contain harmful Schedule I controlled substances, synthetic cannabinoids, "bath salts," and other adulterants such as rat poison. Law enforcement cannot rely on the product labels to accurately identify the ingredients or percentages. For example, if a package of hemp "buds" has a label that states it contains less than 0.3% THC, law enforcement cannot rely on the label to be accurate. The product could contain marijuans or another controlled substance. But law enforcement does not currently have the legal right to selze the product and the crime labs do not have the ability to confirm the percentages. The crime labs can only identify THC or other controlled substances.

According to the FDA, CBD cannot be contained in food products such as gummles, loilipops, etc. This is particularly concerning for several reasons: first, children could purchase these products as there is no purchasing age limit;

secondly, these products may be mislabeled and contain other psychoactive substances such as THC or Schedule I synthetic cannabinoids.

The FDA approved a product called Epidiolex, which contains CBD, for use in cases of epilepsy and this product can be prescribed by a physician. There are many hemp and CBD products on the market, and individuals are self-prescribing these products for things such as pain management, anxiety, sleep disorders, and autism, even though CBD has not been scientifically proven or approved for use with these conditions. Users of these products will test positive for THC during employer random narcotics screening and their employment may be terminated for unlawful drug use. A narcotics screening only tests for the presence of THC, not the percentage of THC.

Possible Solutions

The North Carolina Farm Act of 2019 (Senate Bill 315), which was filed on March 20, 2019, formalizes NC's Industrial Hemp program and the Industrial Hemp Commission moving forward. This bill adds Chapter 106-568.67, which requires no license to possess, handle, transport, or sell hemp products or extracts. This bill modifies the definition of marijuana in Chapter 90-87 to exclude hemp, hemp products, or hemp extracts.

The unintended consequence upon passage of this bill is that marijuana will be legalized in NC because law enforcement cannot distinguish between hemp and marijuana and prosecutors could not prove the difference in court. Every quantity of hemp and/or marijuana is important for police investigations, from the cigarette to the "dime" bag to a hale.

There are several possible solutions which allow farmers in NC to grow industrial hemp, but also allow the criminal justice system to continue to seize marijuana, and charge and prosecute marijuana offenses. Below is a listing of possible solutions:

- 1) Limit the varieties of hemp that can be grown in NC to those which are used in rope, clothing, and paper. Do not allow the variety of hemp that produces "buds" similar to marijuana.
- 2) Modify the definition of marijuana in 90-87(16) as follows:

(16) "Marijuana" means all parts of the plant of the genus Cannabis, whether growing or not; the seeds thereof; the resin extracted from any part of such plant; and every compound, manufacture, salt, derivative, mixture, or preparation of such plant, its seeds or resin, but shall not include the mature stalks of such plant, fiber produced from such stalks, oil, or cake made from the seeds of such plant, any other compound, manufacture, salt, derivative, mixture, or preparation of such mature stalks (except the resin extracted therefrom), fiber, oil, or cake, or the sterilized seed of such plant which is incapable of germination. The term does not include industrial hemp as defined in G.S. 106-568.51, when the industrial hemp is produced in compliance with rules issued by the North Carolina Industrial Hemp Commission and provided to a processor. The possession or sale of hemp in any other circumstance, unless in lawful possession pursuant to the North Carolina Epilepsy Act, is unlawful.

in addition to 1) and 2), the following conditions are warranted:

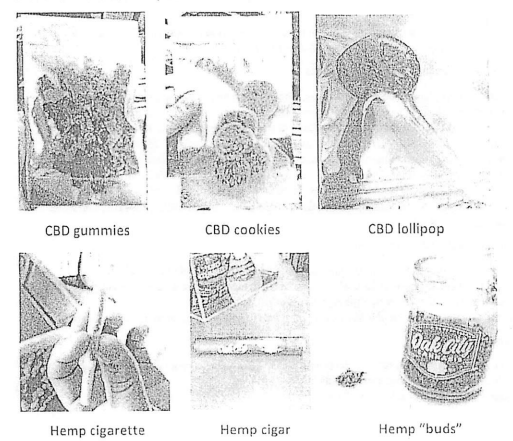
- An individual must be 18 or older to purchase or possess hemp, hemp extract, and CBD products.
- Provide immunity for law enforcement officers who seize hemp and hemp products during the course of an
 investigation, even if the products fall within the legal limits of THC and CBD.
- Clarify that all paraphernalia used to smoke plant-based materials (whether hemp or marijuana) is illegal.

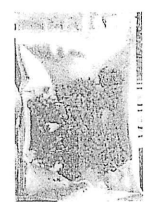
Alternative solutions may include:

- Plant based materials and plant based commercial products cannot be made in hemp processing facilities in
 NC. Only oils, balms, lotions, salves, etc. can be made in these facilities.
- Hemp in plant form cannot leave processing facilities.

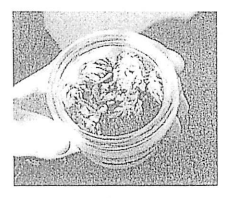
- Hemp in plant form cannot be sold by processors or commercial businesses. It can only be sold by NC farmers with a license from the NC Department of Agriculture.
- Mandate that only growers and processors with a license from the NC Industrial Hemp Commission can
 possess hemp or hemp plants. Any other person who possesses hemp or hemp plants will be charged with
 possession of a Schedule VI controlled substance.
- Hemp and CBD containing edibles such as candies, gummies, lollipops, brownies, etc. cannot be sold or
 possessed in NC. No edible hemp and CBD food products. (this follows FDA regulations)
- Place a ban on smoking hemp, hemp products, hemp extracts, and CBD products.
- Regulate CBD oils to ensure they oils sold in NC are produced by NC farmers, tested by the Department of Ag
 to fall within legal limits of THC and CBD. The oil products could have a label and tax stamp. Any CBD
 products without this tax stamp would be illegal to manufacture, sell, or possess.
- Place a tax stamp on all hemp grown in NC and CBD products manufactured in NC. This stamp could go on all products by NC licensed growers and processors. This tax stamp would allow for the product to be followed from the field to the processor to the store. It would ensure that hemp grown by NC farmers is being sold to NC processors, and then sold in NC retail stores. It also ensures that the products fall within the legal THC limits. Any hemp and CBD products without the tax stamp would be illegal to manufacture, sell, or possess.
- License hemp/CBD retail stores in NC. A store must be on the approved list to sell hemp and CBD products.
- Add Epidiolex to Schedule V so it can be prescribed by physicians in NC. This is an FDA approved pharmaceutical form of CBD which is already a Federal Schedule V controlled substance.

Photos of Commercially Sold Products









Hemp "buds"

WEATHER

93 NC counties and 1 VA county are under alert, including Wake, Cumberland, Durham, (Solution) Johnston, and Orange counties. Details



Law enforcement fears NC's effort to boost hemp industry could essentially legalize marijuana

Tags: hemp, agriculture, farming, law enforcement, marijuana

Posted May 30, 2019 6:17 p.m. EDT

Updated May 31, 2019 11:46 a.m. EDT



By Laura Leslie, WRAL Capitol Bureau chief

RALEIGH, N.C. — North Carolina agriculture officials envision hemp as a major cash crop for the state, but law enforcement officials told lawmakers Thursday that the push to boost the industry could essentially legalize marijuana because of the difficulty in telling the two cannabis plants apart.

Much of the annual farm bill under consideration in the General Assembly is dedicated to setting up the necessary state infrastructure to regulate hemp production now that the federal government has loosened its restrictions on hemp.

When North Carolina first legalized growing hemp as a pilot project in 2015, the market for the crop was primarily textiles and rope. Since then, however, the fastest growth in the market – and the highest profits – are in smokable hemp products.

Smokable hemp flowers, or so-called pre-rolls, contain CBD but almost no THC, the active compound in marijuana. But they look and smell just like marijuana.

NC sees hemp as next big cash crop

6



The State Bureau of Investigation and other groups want the state to ban farmers from growing them.

ADVERTISING



"Law enforcement cannot discern the difference between smokable hemp and marijuana, and our State Crime Lab cannot discern the difference because they can't discern the level of the THC that it contains," Peg Dorer, director of the North Carolina Conference of District Attorneys, told members of the Senate Agriculture, Environment and Natural Resources committee on Thursday.

The farm bill would create a presumption in state law that licensed hemp farmers aren't growing marijuana, but Dorer said that creates a loophole

that would basically legalize marijuana in the state.

"Law enforcement will not be able to seize or arrest for marijuana because they can't tell, and prosecutors will have a very difficult time and will not be able to prosecute any violations of marijuana laws," she said.

Hemp industry advocates said technology that can tell smokable hemp from marijuana is commercially available to law enforcement, and hemp farmers already growing smokable products said eliminating that market could cripple their businesses.

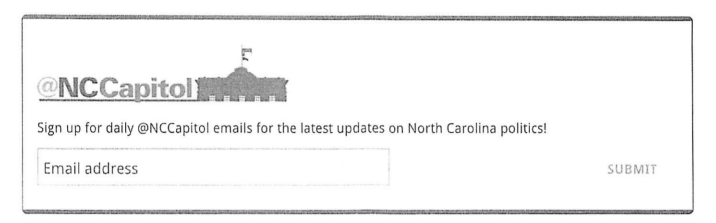
Farmer Lori Lacy told lawmakers that she had never heard of smokable flowers before she started growing hemp in rural Macon County. But now, they're key to her bottom line.

"I don't want our infrastructure, everything we've done to this point, to go away," Lacy said. "I will have to fire people or let them go. I will not have positions that I currently have for people that are working for me right now."

Rod Leary said smokable hemp flowers are keeping his third-generation greenhouse business going. A ban would close his doors, he said.

"It was a concern because there's so many contracts out there that we have, and we worry about it crippling our business," Leary said.

The current version of the farm bill, which hasn't yet cleared any committee, would allow farmers to continue growing smokeable hemp flowers until December 2020 while the industry, law enforcement and state regulators work out some sort of agreement.



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NC police, DAs ask lawmakers for ban on 'smokable hemp' | Raleigh News & Observer

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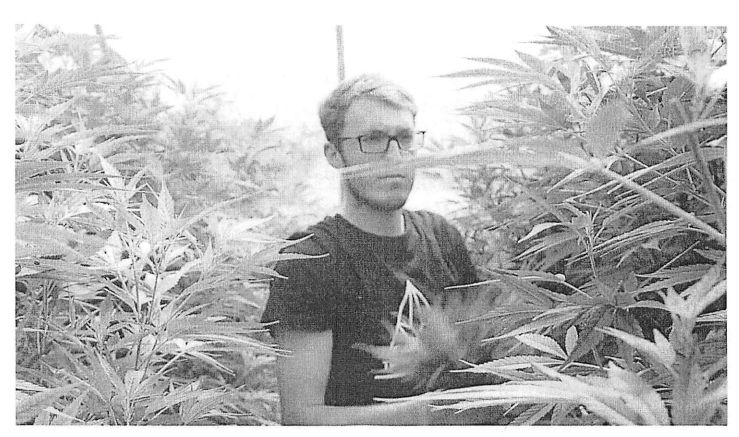
NORTH CAROLINA

Smokable hemp, pot are too hard to tell apart — so both should be illegal, NC cops say

BY CHARLES DUNCAN

JANUARY 07, 2020 03:21 PM, UPDATED JANUARY 09, 2020 04:01 PM





Matt Spitzer of Triangle Hemp discusses growing hemp in North Carolina. BY JULI LEONARD



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02:08

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North Carolina's top law enforcement officials and prosecutors want the General Assembly to ban "smokable hemp," a plant very similar to marijuana but with

almost none of the chemical that causes users to feel high.

In a joint letter, the state associations of sheriffs, police chiefs and district attorneys, and the State Bureau of Investigation, asked lawmakers to pass provisions in the North Carolina Farm Act that would make it <u>illegal to have smokable hemp</u> unless you're a licensed farmer producing the plant for CBD products.

"There is no practical way for law enforcement officers to distinguish the flowering variety of hemp (i.e. smokable hemp) from marijuana because it is the same plant," the letter says. "The plant looks and smells the same (unburned or burned), whether it is hemp or marijuana. The only difference is the level of THC contained in the plant."

TOP ARTICLES



SKIP AD

Without a new ban on the hemp flower, the groups say, "we will have de facto legalization of marijuana."

Hemp looks and smells like pot, but it can only have trace amounts of the illegal chemical compound THC. Hemp does, however, contain CBD, which has been growing in popularity as an herbal supplement.

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The state Senate's Farm Act has pitted police against farmers in the lobbying fight over <u>regulating hemp in North Carolina</u>, The News & Observer reported last summer. Hemp was illegal in the state for years, but lawmakers began easing regulations on the plant as demand for tobacco dropped and farmers looked for new cash crops.

"We'll be employing about 90 North Carolinians, in an economically distressed rural county, at an average wage that is high above the median wage for that community — and with benefits," said Scott Propheter, a vice president with North Carolina hemp producer Criticality, The News and Observer reported.

But the state's law enforcement officials say there are too many risks.

"There is currently no validated field test which distinguishes the difference between smokable hemp and marijuana. Police narcotics detection K9's cannot tell the difference between smokable hemp and marijuana because the K9's are trained to detect THC which is present in both plants," the letter from law enforcement officials said.

And, they said, the state crime lab does not have the equipment it needs to test THC levels to determine what is legal and what's not.

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BY MCCLATCHY

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STATE OF NORTH CAROLINA

COUNTY OF NEW HANOVER

IN THE GENERAL COURT OF JUSTICE SUPERIOR COURT DIVISION FILE #: 20-CRS-51122, 51123, & 51124

STATE OF NORTH CAROLINA

ν.

ORDER ON DEFENDANT'S MOTION TO SUPPRESS

JAQUALYN ROBINSON,

Defendant.

THIS MATTER came before the undersigned Superior Court Judge in and for the County of New Hanover on defendant's motion to suppress on the 29th day of October, 2020. The Court having reviewed the motion, having heard the evidence presented and the arguments of counsel finds:

- 1. That on or about February 5, 2020 Officer Ben Galluppi was on routine patrol in the area of Dawson Street and 11th in the City of Wilmington.
- 2. Officer Galluppi was stationary when he saw a blue Chrysler 300 drive by on Dawson Street that had extremely dark tint on the windows which he believed were in violation of the statute.
- 3. Officer Galluppi pursued the vehicle and activated his blue lights. The vehicle pulled over near 15th.
- 4. Upon approaching the vehicle, Officer Galluppi detected what he believed to be an odor of marijuana emanating from the vehicle.
- 5. The defendant was the driver of the vehicle. He had no license but provided his vehicle registration.
- 6. Officer Galluppi requested back up to assist in a potential search of the vehicle.
- 7. Officer Galluppi returned to the defendant's vehicle when back up arrived and removed the defendant from the vehicle. The defendant was taken to the patrol car and placed in the front seat.
- 8. Officer Galluppi then questioned the defendant about his license status and defendant answered those questions. The defendant was not advised of his Miranda rights.

- 9. Officer Galluppi then conducted a search of the vehicle with the assistance of another officer. The search revealed a handgun in the console and a non-descript pill under the back seat.
- 10. The defendant was then placed under arrest and transported to the Wilmington Police Department for processing. While at the police department, the defendant was strip searched. While removing his clothing, a plastic pouch fell from defendant's pants which contained two separate baggies; one containing a green leafy substance and the other containing a white rock like substance.
- 11. The Court took judicial notice of a State Bureau of Investigations bulletin regarding the similarities of marijuana and hemp. The court took judicial notice of the bulletin only to the extent that physical properties and characteristics of the two plants were discussed. Legal conclusions and opinions contained in that bulletin were disregarded as the State Bureau of Investigation does not have legal authority to issue binding opinions on the sufficiency of evidence to establish probable cause. Marijuana and hemp share very similar physical characteristics and it is difficult to tell one from the other either by appearance or by smell.

Based on the forgoing findings of fact, the Court concludes as a matter of law:

- 1. That Officer Galluppi had reasonable suspicion for the stop of the vehicle based on the possible window tint violation.
- 2. That the odor of marijuana emanating from the vehicle provided sufficient probable cause for a warrantless search of the vehicle under the automobile exception to the Fourth Amendment warrant requirement.
- 3. The fact that marijuana and hemp share similar characteristics and have a similar odor does not negate the ability of law enforcement to use the odor of a potentially controlled substance as a sufficient basis to establish probable cause for the warrantless search of a vehicle. Marijuana is still an illegal substance in this state.
- 4. Officer Galluppi's questioning of the defendant after the defendant was placed in the patrol car constituted a custodial interrogation.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the defendant's motion to suppress is denied as to the evidence seized. The motion is granted as to the statements made by the defendant after he was placed in Officer Galluppi's patrol vehicle.

This the 28th day of October, 2020.

R. Kent Harrell

Superior Court Judge Presiding

APPEARANCE OF COUNSEL

William Van Trigt, Assistant District Attorney, Prosecutorial District Six, represented the State of North Carolina.

Niccoya Dobson, Assistant Public Defender, Wilmington, North Carolina represented the defendant, Jaqualyn Robinson.

HEARING TESTIMONY

Pursuant to Appellate Rules 9(b)(2) and 9(c), the complete transcript of the proceedings in this case, taken by Official Court Reporter Ranae McDermott at the 26 October 2020 Criminal Session of New Hanover County Superior Court, consisting of 86 consecutively-numbered pages shall be a part of the Record on Appeal and shall be filed electronically by the court reporter with the Clerk of the North Carolina Court of Appeals.

EXHIBITS

Pursuant to Appellate Rule 9(d), all exhibits offered, received, or otherwise referenced in the trial transcript or made a part of the record in the trial tribunal shall be a part of the Record on Appeal. At the request of either party, the New Hanover County Superior Court will transmit exhibits to the Clerk of the North Carolina Court of Appeals. It is anticipated that these exhibits will include but are not limited to the following from the suppression hearing: State's Exhibit 1 and Defense Exhibits 1-3.

		·		
STATE OF	NORTH	CAROLINA	File No. 20 CR\$51122 - 51124	,
NEW H	ANOVER	County	In The General Cou	rt Of Justice r Court Division
	STATE	EVERSUS		
Name Of Defendant JAQUALYN ROB	INSON		TRANSCRIPT OF PL	.EA
оов 08/29/1996	Age 23	Highest Level Of Education Completed	G	S. 15A-1022, 15A-1022.1
☐ The plea arrang	ement set fo	on the Court is rejecting the plea arran		
Date	Name Of Pres	siding Judge (type or print)	Signature Of Presiding Judge	
	of 🗵 guilt		ally in open court, finds that the defendant (1) was decision no contest, and (3) offered the following	
				Answers
1. Are you able	e to hear and	l understand me?		(1) <u>Yes</u>
2. Do you unde against you		you have the right to remain silent	t and that any statement you make may be used	(2) <u>Yes</u>
• •		you read and write?		(3) 124h gade
4. (a) Are you	now using o	r consuming alcohol, drugs, narco	otics, medicines, pills, or any other substances?	(4a) <u>No</u>
(b) When w	as the last ti	me you used or consumed any su	uch substance?	(4b) & month
(c) How lor	g have you l	peen using or consuming this med	dication or substance?	(4c) 3 years
(d) Do you	believe your	mind is clear, and do you underst	tand what you are doing in this hearing?	(4d) <u>Yes</u>
		explained to you by your lawyer, a every element of each charge?	and do you understand the nature of the charges,	(5) <u>Yes</u>
6. (a) Have yo	u and your l	awyer discussed the possible defe	enses, if any, to the charges?	(6a) <u>Yes</u>
(b) Are you	satisfied wit	h your lawyer's legal services?		(6b) <u>WS</u>
7. (a) Do you	understand t	hat you have the right to plead no	ot guilty and be tried by a jury?	(7a) <u> </u>
	understand t	•	t to confront and to cross examine witnesses	(7b) <u>Yes</u>
(c) Do you jury trial		hat by your plea(s) you give up th	ese and other important constitutional rights to a	(7c) <u>Yes</u>
no contest r	nay result in		ed States of America, your plea(s) of guilty or y, your exclusion from admission to this country,	(8) <u>Yes</u>
		upon conviction of a felony you mation is revoked?	ay forfeit any State licensing privileges you have in .	(9) <u>Yes</u>
10. Do you und	erstand that	following a plea of guilty or no cor	ntest there are limitations on your right to appeal?	(10) Yes
		your plea of guilty may impact how , skin tissue) will be preserved?	w long biological evidence related to your case	(11) <u>Yes</u>

Las Sterilla	harges shown bel	low? (D	escribe charges, to			cable mandatory mi	nimums for those char		0 TO 1"	्रम् ज्ञास	C. See Control of The
	2000年 日本市区 第2	Count			PLEAS	Date Of Offense	G.S.			‡Pun.	Maximum
Plea		No.(s)		Offense(s)		OR Date Range Of Offense	No.	_	CL.	CL.	Punishment
G	20 CR 51123	II	FELONY POS	SESSION OF C	COCAINE	02/05/2020	90-95(d)(2)	F	I		24 MOS.
િલ	200251122	II	Connying	Concealed	fun (m)	2/5/2020	14-269	W	2		io0 days
*G = G	attached AOC-Cuity GA = Alford plea		A, for addition		ιτ)] 		24	MONTHS
	DATORY MININ	IUM F	INES & SENT	ENCES (if any)							
	E TO CLERK: /f										
NOTE:	Enter punishment c	lass if d	ifferent from under	lying offense clas	s (punishment cl	ass represents a s	latus or enhancemen	t).			
	Do you now perso just described?	nally pl	lead 🗵 guilty	guilty purs	uant to Alford	no contest	to the charges		(13)	Yes
_	just described /	act oui	ltv2						(14	ta)	Yes
	(b) (no contest p	lea) Do	~		•	ntest, you will be	treated as being		•	4b)	N/A
[(c) (Alford guilty		maidan kan ba im			liv in the above	. I ivat dasaribadû		14.4	-41	N/A
	(2) Do you	unders	tand that, upon	our " <i>Alford</i> guilt	• =	-	s I just described? eing guilty whethe	r	• • • •	c1) _ c2) _	N/A
] 15. (-		nit that you are in		d the existence	of the following	aggravating factor	s :	(15)	N/A
4 3	have you agreed tagreed that the Coare waiving any no	ourt ma otice re	y accept your accept that the	lmission to thes he State may ha	e factors, and ave with regard	do you 🔲 und to these aggrava	erstand that you ating factors	_			
] 16.	(Use if sentencing pinot related to prior parole, or post-relimonal offense commit ovidence to suppose your admission to that the State may	oints are r convicease si ted wh ort these these	e selected below) lotions: offer opervision offer on escape from the points, and do you with regard to the	Have you admitted volfense committed volfense committed on a corrections a reasonable dou understesse sentencing	ted the existent while on supenced while serviral institution, bubt, have you and that you a points	ce of the following ised or unsuperving a sentence of have you agreed agreed that the free waiving any notes.	g sentencing point vised probation, imprisonment I that there is Court may accept		(16)	
] 17. _.	convictions that m constitutional right	selected stence ay app t to a ju	d above) Do you to of any aggravation of any aggravation of any to your case but to your determination of about the state of the state of the state of a s	understand that ng factors and a seyond a reason ?	at a jury trial yo ny additional s nable doubt, an	entencing points d that by your ple	not related to prio ea(s) you give up t		·	17)	
	Do you understan existence of any n					ring to prove to t	he Court the		(18)	Yes
	Do you understan your plea arrange :R-300, Side Two, R	ment w	rith me without fe	earing my disapp	proval?	rrangements and	l you can discuss		(19)	Yes

	STAT	E VERSUS			File No. 20 CR 51122 - 3	51124	
Name Of Defendant JAQUALYN ROB	INCON						-
20. Have you a		guilty 🗌 gu	ility pursuant to	Alford	est as part of a plea	(20) _	Yes
arrangemer	nt? (if so, review the ter	ms of the plea	arrangement as l	isted in No. 21 below w	ith the defendant.)		
21. The prosect your plea:	utor, your lawyer and	I you have inf	ormed the Cour	t that these are all th	ne terms and conditions	of	
	Sign of the control o	1 : 34	PLEA ARR	ANGEMENT	,		
placed on supervise recommendations,	ed probation for a ter complete 24 hours o	m of 12 mon f community	ths, enroll in an service, be subj	d successfully comp ect to frequent drug	ntence of 4-14 months. elete the TASC program screens and warrant-les e State will dismiss the	and follow all ss searches con	ducted by
The defendant Sentencing)* (A	OC-CR-611).	on to the party	(ies) in the amo	ounts set out on "Res	stitution Worksheet, Not	ice And Order	(Initial Yes
	ull plea arrangement		s transcript and	as i nave just descri	bed it to you correct as	(22)	
23. Do you now	personally accept the	nis arrangeme	ent?			(23)	Yes
	ne plea arrangement be you in any way to ca				d you anything or	(24) _	No
	er this plea of your ov	-		-	are doing?	(25)	Yes
26. Do you agre	ee that there are fact encing points not rel the evidence?	s to support y	our plea 🔲 a	nd admission to agg	ravating factors	(26)	Yes
27. Do you hav	e any questions abo	ut what has ju	st been said to	you or about anythir	ng else connected to you	ur (27)	No
1		ACKN	OWLEDGEM	ENT BY DEFENDA	ANT		
are true and accur		me to give fa	lse answers in o	order to have the Co	own are the ones I gave urt accept my plea in th		
SWORN/AFFIR	MED AND SUBSC	RIBED TO	BEFORE ME	Date	1.200		•
Date	Signature			Signature Of Defendant	/		
10-29-2020	Jan n.			Name Of Defendant (type	pe or print)		••
Deputy CSC	☐ Assistant CSC		Superior Court	JAQUALYN ROBI		To a super	
				WYER FOR DEFE			
and they are agree	ed to by the defendar	nt and myself.	I further certify	that I have fully exp	nich the defendant's ple lained to the defendant ors and prior record poir	the nature and	elements of
Date	Name Of Lawyer For De NICCOYA D DO		print)	Signalure Of Lawyer Fo	r Defendant		
	i.i.		RTIFICATION	BY PROSECUTO	R		·
As prosecutor for t	his Prosecutorial Dis	trict, I hereby	certify that the	conditions stated with	thin this transcript, if any plea by the defendant t	y, are the terms o the charges i	and n this case.
Date	Name Of Prosecutor (ty		11. 1	Signature OPP psecuto			
06/26/01	ALEXANDRIA I						

PLEA ADJUDICATION	211

Upon consideration of the record proper, evidence or factual presentation offered, answers of the defendant, statements of the lawyer for the defendant, and statements of the prosecutor, the undersigned finds that:

- 1. There is a factual basis for the entry of the plea (and for the admission as to aggravating factors and/or sentencing points);
- . 2. The defendant is satisfied with his/her lawyer's legal services;
 - 3. The defendant is competent to stand trial;
 - 4. The State has provided the defendant with appropriate notice as to the aggravating factors and/or points; The defendant has waived notice as to the aggravating factors and/or points; and
 - 5. The plea (and admission) is the informed choice of the defendant and is made freely, voluntarily and understandingly.

The defendant's plea	(and admission) is hereby	accepted by the Court and is ordered recorded.	/
Date N	lame Of Presiding Judge (type or		led
	SUPERIOR COUR	T DISMISSALS PURSUANT TO PLEA ARRANGEMENT	建
File No.	Count No.(s)	Offense(s)	
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	!		
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	I hus	$\mathcal{M}_{A,A}$)
	Superior (W)	0[24]20]	

-DISTRIOT COURT DISMISSALS PURSUANT TO PLEA ARRANGEMENT File No. Count No.(s) Offense(s) 20 CR 51122 I WINDOW TINTING VIOLATION 20 CR-51122 GARRYING CONCEALED GUN (M) (V) -#-20 CR\$51122 Ш POSSESSION MDMA 20 CR551123 Ĩ **DWLR NOT IMPAIRED REVOCATION** 20 CR551123 Ш POSSESS MARIJUANA UP TO 1/2 OUNCE 20 CR\$51124 Ī **PWISD COCAINE** 20 CR551124 II M/S/D/P CS WITHIN 1,000 FEET OF PARK 20 CR 61124 Ш M/S/D/P CS WITHIN 1,000 FEET SCHOOL

CERTIFICATION BY PROSECUTOR The undersigned prosecutor enters a dismissal to the above charges pursuant to a plea arrangement shown on this Transcript Of Plea.

Name Of Prosecutor (type or print)

ALEXANDRIA J. PALOMBO

AOC-CR-300, Page Two, Side Two, Rev. 5/18 © 2018 Administrative Office of the Courts

STATE OF	NOKI			File No. 20CR 051122						
NEW	HANOVER	Coun	ty	in The (District	Seneral Court Of Ju					
eme And Address Of AQUALYN RO 819 BOBWHIT	Defendant BINSON	E VERSUS		WORKSHEET PRIOR RECORD LEVEL FOR FELONY SENTENCING AND PRIOR CONVICTION LEVEL FOR MISDEMEANOR SENTENCING						
VINGATE ocial Security No.		SID No.	NC 28174	(STRUCTURED SENTENCING)						
***_**	-1300			(For Offenses Committee	l On Or After Dec.	1. 2009)				
BCe		Sex M	DOB 08/29/1996	,		•				
В	1			RD/FELONY SENTENCING	G.S. 15A-1340.1	4, 15A-1340.				
NUMBER		1.00014	TYPE		FACTORS	POINTS				
	Prior Fel	ony Class A Convicti	on		. X10					
· · · · · · · · · · · · · · · · · · ·	Prior Fel	ony Class B1 Convic	etion		X 9					
	Prior Fel	ony Class B2 or C or	D Conviction		X 6					
	Prior Fel	ony Class E or F or C	3 Conviction		X 4					
	Prior Fel	ony Class H or I Con	viction		X 2					
	Prior Cla	ss A1 or 1 Misdemea	anor Conviction (see no	le on reverse)	X 1	3				
etermining prior re	cord level.			ether or not the prior offenses were used	1 in + 1					
etermining prior re the offense was c serving a senter	cord level. committed while nce of Imprison	e the offender was: ment; or on es	on probation, pard cape from a correction ascript Of Piea"), Nos. 16	ole, or post-release supervision; al institution.	1 in + 1 + 1					
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etermining prior re the offense was c serving a senter OTE: If part of a plea ounty	cord level. committed while nce of Imprison a transcript, use f	e the offender was: ment; or on es form AOC-CR-300 ("Tra	on probation, paro cape from a correction onscript Of Piea"), Nos. 16	ole, or post-release supervision; al institution. and 17. ate (if other than NC)	+ 1	3				
etermining prior re the offense was c serving a senter OTE: If part of a plea	cord level. committed while nce of Imprison a transcript, use f File No.	e the offender was: ment; or on es form AOC-CR-300 ("Tra	on probation, paro cape from a correction onscript Of Piea"), Nos. 16	ale, or post-release supervision; al institution. and 17. ate (if other than NC)	+1	3				
etermining prior re the offense was c serving a senter OTE: If part of a plea ounty NOTE: If sentencing on the reverse and se No. Of Prior Convictions 0 1-4 5+	cord level. committed while nee of Imprison a transcript, use to File No. MISE for a misdemean elect the correspondent to the correspo	II. CLASS III. CLASS DEMEANOR or, total the number of ponding prior conviction in the conviction of	on probation, parocape from a correction nscript Of Plea"), Nos. 16 St SIFYING PRIOR R prior conviction(s) listed level.	Ile, or post-release supervision; al institution. and 17. ate (if other than NC) ECORD/CONVICTION LEVEL FEL NOTE: If sentencing for a felony, locate the total points determined in Section I above. Points Level 0-1	TOTAL TOTAL LONY TOTAL PRIOR RECORD LEVEL	porresponds to				
the offense was conserving a senter offense was conserving a senter of a please ounty No. Of Prior Convictions O 1 - 4 5 + The Court has	mitted while the cord level. mommitted while the cord imprison a transcript, use for a misdemean elect the corresponding to the corres	II. CLASS III. CLASS EMEANOR For, total the number of prior conviction of the prior conviction of t	on probation, parocape from a correction inscript Of Plea"), Nos. 16 St EIFYING PRIOR R. Prior conviction(s) listed level.	Ile, or post-release supervision; al institution. and 17. ate (if other than NC) ECORD/CONVICTION LEVEL	PRIOR RECORD LEVEL s, prior record points and win herein. ourt has relied upon the from a computer printou under G,S, 15A-1340,14 on of this issue beyond a	I the prior rec State's evider t of DCI-CCH (b)(7), the Co				
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		-	TI TI	I. STIPULATION				
The prosec	utor and defense cou with the defendant's p	unsel, or the defendant, if prior record level or prior	not repres	ented by counsel, stin	ulate to the in	formation on the info	set out in Sections I and V of ormation herein.	this form,
Date 10/21/	Signature Of E	dsecutor		Dete 10 29	20		fense Counsel Or Defendant	
į v		(For Offen	IV. DI ses Con	NA CERTIFICATION OF A	DN fter Feb. 1.	2011		
A review of indicates the	the case record (the						restigation (the DCI-CCH rap s	heet)
1. The de	efendant is NOT requ	uired to provide a DNA s	ample for the	nis conviction because	e (i) the offens	e is not c	overed by G.S. 15A-266.4 or (the State DNA database.	ii) a sample
2. The defend	efendant IS required dant's DNA has not p	to provide a DNA sample	e for this co and the de	nviction because (i) ti fendant's DNA record	he offense is o	covered b	y G.S. 15A-266.4 and (ii) a salen stored in the State DNA Date	mple of the abase, or if
Date // /24/		eculor (type or print) B VAN TRIGT	_	S	ignature Of Pros	secutor		
. 1	À		V. P	RIOR CONVICTION	NC /			
NOTE: The o	nly misdemeanor offens 4(a2)] and, for sentenci	g computer printout of DCI-C ses under Chapter 20 that a ing for felony offenses comm and First Degree Sexual Offe	re assigned p itted on or at	points for determining pri iter December 1, 1997, in	or record level fo mpaired driving i	or felony se 'G.S. 20-13	ntencing are misdemeanor death 18.1] and commercial impaired driv ns.	by vehicle ing
Source Code		Offenses		File No.	Date Convic		County (Name Of State if not NC)	Class
	RESISTING PUI			17CR050299	09/19/201		ANSON	2
	POSS MARIJ>1			18CR054594	05/20/201	19	UNION	1 [
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Source Code	: 1 - DCI	4 - AOC/Statewide	nvictions. - ID Bureau - Other	D. Pi	ale Prepared: repared By: L	02/14/2 ATANY	020 'A M HOWARD	
© 2018 Ad	ministrative Office of	the Courts		•				

STATE OF NEW HANOV	NORTH CAR	OLINA WILMINGTON	eat of Court	File No.	20CRS051123	52	
NOTE: [Use AOC-CR-3		S(sal of Court		The General Co strict X Superi	urt Of Justice for Court Division	
	STATE VERSU	JS	JUDG		ENDING SENTE		
Name Of Defendant				HMENT: 🗵 C	OMMUNITY []	INTERMEDIATE	
ROBINSON, JAQUAI	Sex	Date Of Birth		(STRUCT	URED SENTEN	CING)	
В	M	08/29/1996	(For	Onenses Con	mitted On Or Afte G.S. 15A-1341, -134	er De c. 1, 2016) 42, - 1343, -1343.2, -1346	
Attorney For State WILLIAM B VAN TI	ICT	Def. Found Def. Waived Not Indigent Attorney	Attorney For De			pointed Crt Rptr Initials	
	und guilty/responsible, p		NICCOYA D	of no contest)		trial by jury, of	
File No.(s) Of		Offense Description	,unit to 7 11/07/07 (Offense Date	G.S. No.	F/M CL. Pun. CL.	
20CRS051123 5		SION OF COCAINE		02/05/2020	90-95(D)(2)	FI	
	auglishment along it different from under in the control of the co						
The Court X 1. has det Any pr trier of 2. makes	*NOTE: Enter punishment class if different from underlying offense class (punishment class represents a status or enhancement). The Court 1. has determined, pursuant to G.S. 15A-1340.14, the prior record points of the defendant to be 02 Any prior record level point under G.S. 15A-1340.14(b)(7) is based on the determination of this issue by the trier of fact beyond a reasonable doubt or the defendant's admission to this issue. 2. makes no prior record level finding because none is required.						
1. makes no writted 2. makes the Deta 3. makes the Find 4. finds the defen 5. adjudges the defen 6. finds enhancer G.S. 14-50. based on the defen 7. finds the above (If No. 7 not finds the above (If No. 7 not finds the above (If No. 7 not finds the above (If No. 7 not finds the above (If No. 7 not finds the above (If No. 7 not finds the above (If No. 7 not finds the above (If No. 7 not finds the above (If No. 7 not finds the above (If No. 7 not finds the above (If No. 7 not finds the above (If Inds the above (If Inds the above (If Inds the above If Inds the above If Inds the above If Inds the above If Inds the	ermination of aggravatir lings of Extraordinary N dant has provided subs efendant to be (check or reaking and entering stanent pursuant to: 22 (gang misdemeanor etermination of this issuedesignated offense(s) is excaptioned offense(s) in cound) and therefore important motor vehicle offense involving assautions. SoB-1(b) with the verted on or after Dec. 1, 201 to defendant was a criminative of fact beyond a designated offense(s) in mitted on or after Dec. 1, 201 to defendant was a criminative or after Dec. 1, 201 to defendant was a criminative on or after Dec. 1, 201 to defendant was a criminative on or after Dec. 1, 201 to defendant was a criminative on or after Dec. 1, 201 to defendant was a criminative on or after Dec. 1, 201 to defendant was a criminative on or after Dec. 1, 201 to defendant was a criminative or after Dec. 1, 201 to d	prison term imposed is within to g and mitigating factors on the litigation set forth on the attached tantial assistance pursuant to Gilyone) a habitual felon to be attus offender, to be sentenced (G.S. 90-95(e)(3) (drugs). Other: I be by the trier of fact beyond a reis a reportable conviction under age Two, Side Two, and make avoive the (check all that apply) oses the special conditions of prommercial motor vehicle was all, communicating a threat, or a	attached AOC- ed AOC-CR-60 b.S. 90-95(h)(5) e sentenced for as a Class E fe c.S. 14-3(c) (ha easonable doul r G.S. 14-208.6 es the addition — physical or robation set for s used in the con act defined ir s committed as defined in G.S endant's admissionmitted Dec. 1, 2 -50.25. eleck all that apply Tender is inappr the felony. G.S	CR-605. 6 ur classes higher lon. te crime).	than the principal felo. S. 50B-4.1 (domestic value) Int's admission. Inposes the special columns on the attached A and abuse of a minor of the armount of the armount of the defendant had and the defendant had gang activity as defined in the finding is based on a criminal street gang and the description of the armount of the armoun	ony (no higher then Class C). violence).	
The Court, having con consolidated for judgm	sidered evidence, argui ent and the defendant	ments of counsel and statement be imprisoned	of defendant,	Orders that the a	bove offenses, if more	e than one, be	
for a minimum term of		for a maximum term		months in the cu	stody of the N.C. DAG	CJJ.	
This sentence shall be The defendant shall be		sentence imposed in file numb days spent in confinement		ata of this local	ant as a march of the	ahama(a) 4- h"- '	
toward the X sente	nce imposed above.	imprisonment required for s	nt prior to the d pecial probation	ate of this Judgh n set forth on AO	nent as a result of this IC-CR-603D, Page Tw	cnarge(s) to be applied vo.	
《清楚》:	社が、生の種類に	SUSPENSION	OF SENTE	NCE	A STATE OF THE STA	2000年	
probation for 12 1. The Court finds 2. The Court finds G.S. 15A-1343	months. that a longer [that it is NOT appropri 2(e) for community pu	ecution of this sentence is susp shorter period of probation ate to delegate to the Section of alishment or G.S. 15A-1343.2(f) when the defendant is releas	n is necessary to f Community C for intermediat	than that which is corrections the au e punishment.	s specified In G.S. 15A	A-1343.2(d). of the requirements in	
File No. Offense County Court Date							
X 5. The defendant	shall provide a DNA sa	onditions set forth in file numbe mple pursuant to G.S. 15A-266	.4. (AOC-CR-3				
The defendant shall pa probation above, pursi	y to the Clerk of Super	ior Court the "Total Amount Due determined by the probation o	shown below	, plus the probat		placed on supervised	
Costs Fine \$ 532.50 \$	\$ 0.00	Altomey's Fees Comm Serv Fee \$ 270.00 \$ 0.00 And Order (Initial Sentencing)"	\$ 0.00	SBM Fee \$ 0.00	Appt Fee/Misc \$ 60.00	Total Amount Due \$ 862.50	
The Court finds jus Doon payment of ti	t cause to waive costs, ne "Total Amount Due,"		AOC-CR-61	B. Other:		·	

· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·						
- 101	R	REGULAR COND	ITIONS OF PROB	ATION - G.S. 15A-1343	(b)	2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	- de 1
NOTE: Any probation	ery judgment may be e	xtended pursuent to G.S.	15A-1342. The defendan	shall: (1) Commit no criminal offe	nse in any	y jurisdiction. (2) Possess	no firearm,
equip the defendant f	or suitable employment	, and abide by all rules of	emain gainfully and suitable the institution, (4) Satisfy	y employed or faithfully pursue a c child support and family obligation	o lo estud:	study or vocational training), that will
i taking of digitized pho	tographs, including pho	otographs of the defendar	nt's face, scars, marks, an	d tattoos, to be included in the defi	andoni'e r	arorde	
If the defendant is on	supervised probation, t	he defendant shall also: ((6) Not abscond, by willfull	y avoiding supervision or by willful	ly making	the defendant's whereabo	outs
(8) Report as directed	by the Court or the pro	bation officer to the officer	er at reasonable times and	ss granted written permission to le places and in a reasonable mann	ave by the	Court or the probation of	fficer.
umes, answer all reas	onable inquines by the	officer and obtain prior a	pproval from the officer for	and notify the officer of, any char	nge in add	ress or employment (9) A	lotifu
the probation officer if	the defendant falls to c	obtain or retain satisfactor	ry employment. (10) Subrr	it at reasonable times to warrantle	es search	es by a probation officer of	f.tha
not be required to suf	rd of the defendant's ve smit to any other search	enicie and premises while I that would otherwise be	the defendant is present,	for purposes directly related to the arrantless searches by a law enfo	probation	n supervision, but the defe	indant may
i the detendant's venic	le, upon a reasonable s	suspicion that the defenda	ant is engaged in criminal :	activity or is in possession of a fire	arm exnir	sive device, or other dead	du waanan
listed in G.S. 14-269 t	without written permissi	on of the court. (12) Not i	use, possess, or control ar	illegal drug or controlled substan	nce unless	s it has been prescribed for	r tha
possessors, or sellers	ed physician and is in th of any such illegal dru	he original container with	the prescription number a	ffixed on it; not knowingly associat present at or frequent any place wi	e with any	known or previously con-	victed users,
are solo, kept, or use	3. (13) Supply a breath,	urine, or blood specimer	t for analysis of the possib	le presence of prohibited drugs or	alcohol w	han instructed by the dete	ndont'e
probation officer for p	urposes directly related	to the probation supervis	sion, If the results of the ar	alvsis are positive, the probatione	r may be :	required to reimburse the	Division of
outside of this State for	Juvenile Justice for the or falling to comply with	the conditions imposed i	cohol screening and testing	g. (14) Waive all rights relating to	extradition	proceedings if taken into	custody
				e and therefore makes the ad	distance of C		
attached A	C-CR-603D, Page	Two, Side Two.	icts of domestic violetit	a and merelore makes the ad	ditional T	indings and orders on i	ine
			IONS OF PROBA	TION - G.S. 15A-1343(I	b1)	2000年4月17	10° 42' 1
The defendant sha	I also comply with th	e following special co	nditions which the Cou	rt finds are reasonably related	to the di	efendant's rehabilitation	n:
☐ 16. Surrender t	he defendant's drive:	rs license to the Clerk	of Superior Court for tr	ansmittal/notification to the Di	vision of	Motor Vehicles and no	t operate
a motor veh	icle for a period of _	or u	intil relicensed by the D	ivision of Motor Vehicles, whi	chever is	later.	
18. Complete	y pass the General E	community condoc de	nt Test (G.E.D.) during	the first months o	of the pe	ried of probation.	
coordinator	The fee prescribed	by G.S. 143B-708 is	and ne ner	days or the period of proba	ation, as	directed by the judicial	services
			ed during the same ter	m of court.			
] to be pa	d pursuant to	the schedule set out i	under Monetary Conditi	ons on the reverse. with	in	days of this Jud	iament
and before	beginning service.	7400		_			
X 19. Report for it	nitial evaluation by 1	ASC					,
participate i	n all funner evaluation	on, counseling, treatm of those programs unt	ent, or education progr	ams recommended as a resul	t of that e	evaluation, and comply	with all
20. Not assault	threaten, harass, be	or triose programs und e found in or on the or	ii uischargeu. emises or worknisce of	, or have any contact with			
"Contact" in	cludes any defendar	nt-initiated contact, din	ect or indirect, by any r	neans, including, but not limite	d to tele	nhone personal conta	ot a mail
pager, gift-g	∣iving, telefacsimile n	nachine or through an	v other person, except		iu io, ieie	spriorie, personal coma	ici, e-man,
│	n alcohol consumption	on and submit to conti	nuous alcohol monitori	ng for a period of	days	, months, the Co	urt having
found that a	substance abuse as	ssessment has Identifi	ed defendant's alcohol	dependency or chronic abuse	€.		•
COURT	ORDERS THE	E FIREARM TH	IAT WAS SEIZI	ED TO BE SURREND	EDEL	TO WIDD FOR	TICE
SALE (R TRADE SI	FIZED CONTR	ARAND TO BE	DESTROYEDCOU	DT EI	DTHE WILLIAM	COE,
COMM	MITV CEDVI	CE EEE Man	MDMIND IOBE	DESTRUTEDCOU	KIFU	OKIHEK WAIV.	ES
COMM	NITI SEKVI	CE FEE May	transfer to UNIO	N County for supervis	sion.		
•							
23. Comply with	the Special Condition	ons Of Probation whic	h are set forth on AOC	-CR-603D Page Two			
				APPEAL ENTRIES		·**%	* • · · · · · · · · · · · · · · · · · ·
				nd Commitment to the sheriff		Transfer Comment	
officer caus	e the defendant to be	e delivered with these	copies to the custody a	of the agency named on the re	or other c	uzilited officer and tha mi earteace im	t the
until the det	endant shall have co	omplied with the condi	tions of release pending	a appeal.			
2. The defenda	ant gives notice of a	ppeal from the judgme	ent of the trial court to the	ne Appellate Division. Appeal	entries a	nd any conditions of po	st
CONVICTION	Blease are set forth o	on form AUC-CR-350.					
	444		SIGNATURE OF .	JUDGE	(F)		
Date		ding Judge (type or print)		Signature Of Presiding Judge		1////	
10/29/2020		RABLE RICHARD	CENT HARRELL			land	
	and the same	<u> </u>	CERTIFICATI		<u> </u>		
I certify that this Ju	dgment and the attac	chment(s) marked bel		ete copy of the original which i			
1. Appellate E	ntries (AOC-CR-350)) - (400 00 00 -	_ \ 📙 6	. Judicial Findings As To Req	uired DN	IA Sample (AOC-CR-3	19)
(additional d	conditions of probatic	(AOC-CR-603D, Pag	je IWO) 🔲 7	. Judicial Findings And Order	For Sex	Offenders - Suspende	d
3. Felony Jude	ment Findings Of A	ggravating And Mitiga	ting Factors	Sentence (AOC-CR-615, Sig		Na Camban C. 1 12 -	• • • • • • • •
(AOC-CR-6	05)	_		 Convicted Sex Offender Per Additional File No.(s) And O 	manent	No Contact Order (AO)	C-CR-620)
4. Extraordina	ry Mitigation Findings	s (AOC-CR-606)	1 110	. Other:	1161156(5)	(AUC-UK-020)	
5. Restitution	Norksheet, Notice A	nd Order (Initial Sente	ncing)			······································	•
(AOC-CR-6		Delivered To Ch - 20	Discourse Of The				
2019	Date Certified Copies	Duiverea 10 Shenti	Signature Of Clerk		=	uty CSC Asst. CSC	SEAL
	L		<u> </u>		Cleri	k Of Superior Court	SEAL

	-		ST	ATE	VERSU	s				File N	o. 20CRS05	51123		52	
	I Defendant NSON, JAQUALY	/N													
	Use this page v AOC-CR-619D "Conditional Dis	vith AOC , "Condit scharge	tional Dis Under G	.S. 9	rge Under ()0-96(a1)": /	5.S. 90-96(a)"; A AOC-CR-628D. '	CC-CR-6 'Condition	i21D, "Co nai Disch	ondi aros	tional Disch Under G.S	Judgment Susper arge Under G.S. i. 14-204(b)"; AO 1341(a5)"; for of	14-50.2 C-CR-6	9°; AOC- 32D, "Co	CR-6	27D,
		COMM	UNITY	AN	D INTER	MEDIATE PR	ROBATI	ON CO	N	DITIONS	G.S. 15A-13	43(a1))		<u> </u>
case(s	ition to complying), the defendant s Submit to house rules, regulations under Monetary employment Other:	with the shall also arrest with a direct wit	regular comply ith electrections on the complex of	and with onic of the	any special the followir monitoring, e probation ndant may le	conditions of prong conditions of prong conditions of prong conditions of prong conditions of the cond	bation se robation, efendant's such mo ce for the	et forth in which m resident initoring,	the ay i ce f	"Judgment be imposed or a period of pay the fee	Suspending Sent for any communit of do	tence" e ty or inte lays,	entered in ermediate month	pun s, at	ishment. pide by all ovided
⊠ 2.	Complete 2: coordinator. The S not due becau to be paid of this Judgm Other:	fee presuse it is	scribed by assessed ant to the	G.S I in a sch	S. 143B-708 a case adju edule set o	dicated during the ut under Monetar	e same te	erm of co	urt.		f probation, as di				services
□3.	Submit to the foll local confinement to NOTE: Periods of than three separate	acility). confinem	and and entimpos	pay ed h	jall fees. Th ere must be f	e defendant sha or two-day or three	Il report in -day conse	n a sobei ecutive pe	cor	, only, for no	more than six days .	in a singi	le month, a	and in	(other no more
	Date	Hour	□AM	for	2 days	Date	Hour	□AM	for	☐2 days	Date	Hour	MA	for	2 days
	Date	Hour	□ PM □ AM □ PM	for	3 days 2 days 3 days	Date	Hour	□ PM □ AM □ PM	for	☐ 3 days ☐ 2 days ☐ 3 days	Date	Hour	□ PM □ AM □ PM	for	☐ 3 days ☐ 2 days ☐ 3 days
	Date	Hour	□ AM □ PM	for	2 days	Date	Hour	□ AM □ PM	for	☐2 days ☐3 days	Date	Hour	□AM □PM	for	2 days
4 .	Obtain a substan	ice abus		mer		g, or treatment a	s follows	'	L	[] o daya		!	<u>IM LW</u>		
	Abstain from alco found that a subs Participate in an	stance al	buse ass	essi	nent has id	entified defendar	nt's alcoh	ol depen			days, c abuse.	n	nonths, th	e Co	urt having
□ 7.	Submit to satellit	e-based	monitori	ng, i	f required o	n the attached A	OC-CR-6	15, Side	Two	o					· · · · · · · · · · · · · · · · · · ·
	1.			٠		INTERMEDIA	TE PU	NISHN	ΙEΝ	TS	•		, ! · .		`.
<u>Se</u> nter	(1) Obey the rules to a probation offi A. Serve an a N.C. D	the above tion - County of the county of the	ve case(s 3.S. 15A sentence gulations State of Tm of She	i), th 1-13 as as of the Nor	e defendan 51 a condition e Division of th Carolina da f this Count	t shall also composited the special probable Adult Correction within seventy-tways months y. Other:	on, the de and Juve	e following fendant so the fendant s	hall be go e de the	comply with coverning the efendant's d custody of the	punishment(s) ur these additional n conduct of inmate ischarge from the	egular co es while active	S. 15A-13 onditions imprisone term of in	40.1 of production ed. (2 npris	1(6). ebatlon:) Report conment.
	Oct. 1, 2014 B. The defen Day					ition to begin ser		li remain		Day	Date		Hour	-	□AM □PM
	consecutive D. This term	ve week: shail b <u>e</u>	s, and sh served a	all r	emain in cu e direction o	r condition to cor stody during the of the probation o	ntinue sei same ho fficer with	rving this urs each nin	wee	k until com	ne day of the were pletion of the acti months is recommended.	ve term of this j			<u></u>
□ 2.	Drug Treatme Comply with the specified time to Other:	rules ad	opted for	the	program as	provided for in	Article 62				neral Statutes an tment programs.	d repor	t on a reg	Jular	basis for a
•, •	7. 1		INTER	ME	DIATE C	ONDITIONS	OF PR	OBATI	ON	S - G.S. 1	5A-1343(b4)		• • • • • • • • • • • • • • • • • • • •		. :

If subject to intermediate punishment, the defendant shall, in addition to the terms and conditions imposed above, comply with the following intermediate conditions of probation. If subject to intermediate punishment, the defendant shall, in addition to the terms and conditions imposed above, comply with the following intermediate conditions of probation.

(1) If required by the defendant's probation officer, perform community service under the supervision of the Section of Community Corrections, and pay the fee required by G.S. 143B-708, but no fee shall be due if the Court imposed community service as a special condition of probation and assessed the fee in this judgment or any judgment for an offense adjudicated in the same term of court. (2) Not use, possess, or control sloohol. (3) Remain within the defendant's county of residence unless granted written permission to leave by the court or the defendant's probation officer. (4) Participate in any evaluation, counseling, treatment, or educational program as directed by the probation officer, keeping all appointments by abiding by the rules, regutations, and direction of each program.

Material opposite unmarked squarsa is to be disregarded as surplusage.

(Over)

AOC-CR-603D, Page Two, Rev. 12/17, © 2017 Administrative Office of the Courts

•	$\cdot \mid$	ا OFI	MAND FENSI	ATOR ES INV	Y SPEC OLVINO	IAL CO PHYS	NDITI	ONS F	OR SE AL, OF	X OFFE SEXU	ENDE AL A	ERS AN	ND PE OF A	RSON: MINOF	S CO R • G.	NVICT S. 15A	ED OF -1343(b2)	
NOTE	: Th	e fol iect	lowing a	are not d	lefined as three sets is For R	intermedi of condi	iate puni tions bel	shments low.	under G	.S. 15A-1	340.1	1(6).			-			!	
∐ 1.	. Sp)eci	al Col	ndition	ns For R er a reporte	eporta	ble Co	nvictio	ons - G	.S. 15A	\-134	3(b2)							
	The	e del	endant	has bee	n convicte	d of an o	ffense w	hich is a	reportab	le convict	tion as	defined	in G.S.	14-208.	6(4) an	d must			
		a, i	Registe	r as a se	x offende	and enro	oll in sate	ellite-bas	ed monit	oring if re	auirec	i on the a	attached	I AOC-C	R-615.	Side Tw	10.		
					ch evaluat atment as				ecessary	to comple	ete a p	prescribe	a course	e ot psyc	chiatric,	psychol	logical, o	r other	Ť
	_	C. I	Not com	ımunicat	le with, be	in the pro	esence d	of, or four	nd in or d	n the pre	mises	of the vi	ctim of t	he offen	se.				
	ш	d.			ohysical, me al abuse) a			se of a mir	nor) Not r	eside in a	house	ehold wit	h						
		1	(2)	(for physi	ical or meni	al abuse) (any mino	or child	othe	r than the	e child	(ren) nan	ned belo	ow, for w	hom th	e court	expressiv	v finds	that it is
		•		unlikely	that the di	efendant'	s harmfı	ıl or abus	sive cond	luct will re	cur ar	nd that it	would b	e in the	best in	terest of	the child	l(ren) r	named
				househol	o reside in Id):														
		е.	Submit	at reaso	nable time	s to warr	antiess s	searches	by a pro	bation offi	icer of	f the defe	endant's	person,	of the	defenda	nt's vehic	cle and	·
		1	oremise oresent.	s, and o	f the defer following p	idant's co jurposes	omputer which ar	or otner (re reason	electroni rably rela	c mecnan ited to the	iism w defei	rhi ch m ay ndant's n	y contair robation	n electro n sunervi	nic dat ision:	a while t	the defer	ndant i ranhv	S
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		f. (Other:																•
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_ 2	. Sp	eci	al Co	ndition	s For C	ffense	s invo	lving T	he Se	cual Ab	use	Of A M	linor -	G.S. 1	5A-1	343(b2	()		
	The	e def	<i>impos</i> endant	<i>e π οπел</i> has bee	nse involve n convicte	o sexual d of an o	<i>abuse o</i> Ifense in	i <i>t a minoi</i> Ivolvina t	<i>r DUL IS I</i> II The sexua	ot a repor il abuse o	<i>rtable</i> of a mi	convictio	Must						
		a. I	Participa	ate in su	ch evaluat	ion and t	reatmen	t as is ne	cessary	to comple	ete a p	rescribe	d cours	e of psyc	chiatric,	psychol	logical, o	r other	
		h i	ehabilit Vot com	ative tre:	atment as le with, be	ordered in the pro	by the co	ourt. of or form	nd in or c	n the pro-	miene	of the ui	alim of I	ha affan			_		
		c. I	Not resi	de in a h	nousehold	with any	minor ch	rild. (G.S	. 15A-13	43(b2)(4)))								
		d. 3	Submit :	at reaso:	nable time	s to warr	antiess s	searches	by a pro	bation offi	ficer of	f the defe	endant's	person,	of the	defenda	nt's vehic	cle and	i
			oresent.	for the	f the defer following p	idant's co surposes	omputer which ar	or otner (re reason	electroni rabiv rela	c mecnan ited to the	ıısm w e defei	inich may ndanf's n	y contail	n electro n supervi	nic dati	a while i	the defer d pornog	ndant i Iranhy	S
		ŀ	Other:			•								. оцрого			a pointog	р.т.у	
		е. (Juler:																
∐ 3	The	b. I	rendant Participarehabilit Not com Not resi	e ir offen has bee ate in su ative trea municat de in a h any min any min harmful househo	ns For Cose involved in convicted convicted convicted convicted convicted at the course hold or child. Or child of convicted c	od physical of an ordered lin the prowith her than to conduct a probatical pr	el or mei iffense in reatmen by the co esence co the child t will reco oner. (Na	ntal abus nvolving t as is ne ourt. of, or foui (ren) nan ur and the	the of a mile of the physical of the physical of the or of the or of the	inor but is cal or mer to comple on the preduction was for who with whom	ont and at the set of a permission of the set of the permission of	reportations of a correscribed of the vi- court extinuerest robationer	the convious minor and course citim of the course of the c	riction and musice of psychine offen finds the child (ren) ide in the	nd did not be the chiatric, ase. at it is use as a market same he	psychol psychol unlikely t d below to ousehold)	ve sexual logical, o that the d to reside	d abus or other defenda in the	e. ant's same
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		- 1	ı		following p	uipuses	Muicu Si	e reason	INDIA LGIS	ilea to thê	9 06161	ndant's p	ropation	ı supervi	ision:	child	d porneg	raphy	
		е. (Other					-			•								·
	•			\$	1	ADDITIO	ONAL	COND	ITIONS	FOR D	OMI	ESTIC	VIOLE	NCE					
<u> </u>	Pur	rsua	nt to its	finding ti	hat the de	fendant is	respon	sible for	acts of d	omestic vi	iolenc	e, the Co	ourt furth	ner finds	that:				•
	Ш	a. 1	nere is	an abus	er treatme rvised prob	nt progra	ım. appr	oved by t	the Dome	estic Viole	ance C	:nmmissi	ion, reas	sonably	availab	le to the	defenda	nt, wh	o shall:
			(1)	lapr	ogram to I	oe identifi	ed by th	e probati	on office	r. and ahi	ide hv	the prog	ram's n	iles. The	proba	lon offic	or shall s	end a	conv of
				เกเร	judgment s rules.	to the pro	ogram, w	hich sha	ill notify t	he officer	if the	defenda	nt fails t	o particip	oate or	is discha	arged for	violati	ng any
		[(2)	(for unsu	pervised pr	obation) at	ttend and	d comple	te (check	one)	7 (nma	ıram name	al						
		•	_ ' '	L_lapr	ogram cho	sen by th	ne defen	dant, wh	o shall n	otify the n	rograi	m and the	e distric	t attorne	y of tha	t choice	within te	n (10)	days
				סז נח	ne entry of	this ludgi	ment, ar	id abide l	by the nr	naram's n	riles "	The dietri	ict attori	tau chall	leand :	-	fibio inde		to the
	_	. .	h	prog	aramı or its	ruies.													
	Ш	D. t	nere is lefenda	no appro	oved abus nplete an	er treatme abuser tre	ent prog	ram reas	onably a	vailable.		c. It would	d not be	in the b	est inte	erests of	justice to	order	the
□ 2.	<u>As</u>	addi	tional S	pecial C	onditions (of Probati	ion, the d	defendan	nt shall:	·					·				·
	H	a. r	on com	e within jully with	any G.S.	Chanter	feet	of	oloneo P	rotoothis (Ordas	in offert						at a	ny time.
The at	ove o	cond	itions a	re incorp	orated in	the "Judg	ıment Sı	uspendin	g Senter	ice" in the	abov	e case(s	and m	ade a pa	rt there	eof.			_
Date				Name	Of Presiding	g Judge (t	ype or pri	int)			Sign	alure Of F	residing	Judge	· ·				
	10/29	9/20:	20	T	HE HON							×				M	-	Ţ,	
						N	Asterial ope	onsile unme	rked seuse	s is to be die	records	od an eucolu							

02:50:18	1	Mr. Robinson, as the Court can tell from the
	2	transcript, is 23 years old. He lives in Wingate, which I
	3	believe is Union County, so we would be asking that the
	4	Court allow this case to be transferred to Union County.
02:50:32	5	He is, I believe, the oldest; that he has four
	6	younger brothers. I've had the opportunity to speak with
	7	his mother. She is very active in his life in terms of the
	8	Court. It's my understanding that currently, he, I guess,
	9	is the I'd say that at least one or two of his brothers
02:50:55	10	may be in his custody as they live together and his mother
	11	lives with her significant other.
	12	Judge, he is employed. I believe he's employed
	13	with
	14	Bugs or Bogs? I'm sorry?
02:51:05	15	(Counsel and defendant confer.)
	16	MS. DOBSON: Berry Global Paving. He has been
	17	working there for a year as of February of this year, so
	18	going on two years next year.
	19	Judge, in light of the plea that has been
02:51:17	20	tendered, I would ask the Court to consider striking the
	21	community service fee and potentially, at least, waiving a
	22	portion of his supervision fees.
	23	For attorney's fees, Judge, I have been trying to
	24	calculate that as I was sitting here. Judge, I would submit
02:51:39	25	about four-and-a-half hours, and I believe that that total

02:51:46	1	would be \$270.
	2	THE COURT: All right. Thank you, Ms. Dobson.
	3	Mr. Van Trigt, anything else on behalf of the
	4	State?
02:51:57	5	MR. VAN TRIGT: Judge, I do have a petition and
	6	order disposing of the firearm.
	7	THE COURT: All right.
	8	MR. VAN TRIGT: If I may approach with that?
	9	THE COURT: Yes.
02:52:20	10	All right. Madam Clerk, take this judgment:
	11	20-CRS-51123, the defendant having pled guilty to the Class
	12	I felony of possession of cocaine; in 20-CRS-51122, the
	13	defendant having pled guilt to the Class II misdemeanor of
	14	carrying a concealed gun. The Court will order those
02:52:37	15	charges be consolidated for judgment.
	16	The Court's determined the prior record points of
	17	the defendant to be two placing him at prior record level
	18	II. The Court makes no written findings because the prison
	19	term imposed is within the presumptive range of sentences
02:52:50	20	authorized.
	21	The Court will order the defendant in this case to
	22	serve a minimum of 4, maximum 14 months in the custody of
	23	the North Carolina Department of Adult Corrections.
	24	That sentence is suspended. The defendant is
02:53:02	25	placed on supervised probation for a period of 12 months.

CRIMINAL BILL OF COSTS

File Number:	20CRS051123	In the General Court of Justice:	SUPERIOR
Defendant Name:	ROBINSON, JAQUALYN	Disposed/Court Date:	10/29/2020
Defense Attorney:	DOBSON,NICCOYA,D	Clerk Name:	

Total: \$862.50	Full Payment		To Be Paid Date:	10/29/2021
Surrender License:	Probation:	Supervised	Assessment:	

Costs and Fines: CRDS			
Category	Receiver	Amount	GL Number
Offense 52			
GCJF SUPERIOR		\$153.55	21110
GCJF DISTRICT		\$146.55	21210
LEOB-RF		\$7.50	21700
LE CERT & TRAINING - SUPERIOR		\$2.00	21706
TELECOM & DATA FEE SUPERIOR		\$4.00	24682
GCJF SUPERIOR-LAA		\$0.95	21114
GCJF DISTRICT-LAA		\$0.95	21214
SERVICE FEE	WILMINGTON POLICE DEPARTMENT	\$5.00	23500
FACILITIES FEE SUPERIOR	NEW HANOVER COUNTY COURTHOUSE	\$30.00	22110
STATE DNA FEE SUPERIOR		\$2.00	24323
JAIL FEE PRETRIAL	NEW HANOVER COUNTY DETENTION CENTER	\$160.00	22600
PROBATION SUPERVISION FEE		\$40.00 per month	24110
ATTORNEY FEE AND EXPENSES	DOBSON,NICCOYA,D	\$270.00	24610
ATTORNEY APPOINTMENT FEE		\$5.00 \$55.00	24615 24612

NOTE: This bill of costs does not reflect amounts you may owe outside the criminal judgment, such as civil revocation fee or an administrative fee owed to another agency Some General Ledger (GL) codes may not match the GL codes in Cash Receipting. Please use Cash Receipting GL codes in case of discrepancies.

STATE OF NORTH CAROLINA

NEW HANOVER COUNTY

CRIMINAL BILL OF COSTS

File Number:	20CRS051123	In the General Court of Justice:	SUPERIOR
Defendant Name:	ROBINSON, JAQUALYN	Disposed/Court Date:	10/29/2020
Defense Attorney:	DOBSON,NICCOYA,D	Clerk Name:	
Total: \$862.50	Full Payment	То В	Se Paid Date: 10/29/2021
Surrender License:	Probation:	Supervised	Assessment:

Costs and Fines: CRDS			
Category	Receiver	Amount	GL Number

Other Fees			
Category	Receiver	Amount	GL Number
Offense 52			
INSTALLMENT PLAN AND SET UP FEE		\$20.00	21810

NOTE: This bill of costs does not reflect amounts you may owe outside the criminal judgment, such as civil revocation fee or an administrative fee owed to another agency Some General Ledger (GL) codes may not match the GL codes in Cash Receipting. Please use Cash Receipting GL codes in case of discrepancies.

```
1
                 2020, and resumed at 10:47 a.m., Friday,
 2
                October 30, 2020.)
 3
                MS. DOBSON:
                              Judge, if I -- if we may address a
      matter from yesterday's calendar?
 4
 5
                 THE COURT: Yes, ma'am.
 6
                MS. DOBSON:
                              In the matter of Jaqualyn Robinson --
 7
      and, for the record, it's going to be file
 8
     Nos. 20-CRS-51122, 51123, 51124.
 9
                 Judge, at this time, I would like to enter a
10
     notice of appeal and would ask the Court to consider
11
      appointing Mr. Robinson an appellate defender.
12
                 THE COURT:
                             All right. You're going to appeal the
13
      guilty plea?
14
                MS. DOBSON:
                              Judge, it's my understanding that I
15
     have to appeal the entire judgment.
16
                 THE COURT:
                             Okay.
17
                 (Pause.)
18
                 THE COURT:
                             All right. Have you got your notice
19
      of appeal?
20
                MS. DOBSON:
                              Judge, I actually do have a motion,
21
      and I can go grab that and bring that over, yes, sir.
22
                 THE COURT:
                             Okay. All right. If you want to file
23
      that notice of appeal, I'll sign a notice of appellate entry
24
      to have the court reporter prepare a transcript, and I'll
25
      appoint the Appellate Defender's Office to represent the
```

STATE OF NORTH CAROLINA IN THE GENERAL COURT OF JUSTICE COUNTY OF NEW HANOVER, NOV -2 FILE NUMBERS 20 CRS 51122 - 51124 STATE OF NORTH CAROLENA NOVER CO., C.S.C.

٧.

NOTICE OF APPEAL FROM APPOINTMENT OF APPELLATE

PUBLIC DEFENDER

JAQUALYN ROBINSON,

Defendant.

NOW COMES the Defendant by and through counsel, Niccoya D. Dobson, Assistant Public Defender, and hereby gives notice of appeal to the North Carolina Court of Appeals from a Superior Court judgment on October 29, 2020 where the Defendant was convicted of Possession of Cocaine and Carrying Concealed Gun and was given a suspended sentence of four to fourteen months and placed on supervised probation for a term of twelve months with the following terms and conditions of supervised probation: enroll in and successfully complete the TASC program and complete twenty-four hours of community service. Counsel moves the Court for an Order appointing Appellate Defender to assume responsibility on this case. Defendant is indigent, qualified for appointed counsel in Superior Court, and his financial circumstances have not changed.

This the 30 day of October 2020.

Assistant Public Defender 320 Chestnut Street, Suite 201

Post Office Box 2560 Wilmington, NC 28402

Phone: (910) 343-5428

Attorney for the Defendant

CERTIFICATE OF SERVICE

The undersigned attorney does hereby certify that she caused to be served a copy of the foregoing document to the last known address of the Defendant and to District Attorney's Office via hand delivery addressed to the following:

William B. Van Trigt Assistant District Attorney 316 Princess Street, Suite 543 Wilmington, NC 28401

This the 30 day of October 2020.

Miccova D Dobson

Assistant Public Defender

320 Chestnut Street, Suite 201

Post Office Box 2560

Wilmington, NC 28402

Phone: (910) 343-5428

Attorney for the Defendant

STATE OF NORTH CAROLINA					File No. 20crs-51122							
							Additional File No.(s)		200	18-31122		
_		NEW	HANOVER	(County					20crs-511		
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			STATE V	/ERSU	s					Ed caper.		211101011
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JUDGMENT ENTERED 10/29/2020 Codefendant(s) If Tried Jointly				Name And Address Of NICCOYA DOB 320 CHESTNUT WILMINGTON,	SON, PU STREE	JBLIC D T, STE 2	EFENDER	t				
			Trial Prosecutor				Telephone No.	Email Ado	lress			
WILLIAM VAN TRIGT, ADA 316 PRINCESS STREET, STE 543					910-343-5400							
			NC 28401				Name And Address Of	Defendant'	s Trial Cou	nsel		
9		72-6610	Email Address									
		<i>Address Of</i> EMCDEI	Trial Transcriptionist				Telephone No.	Email Ado	iress			
		X 1114					Name And Address Of	Defendant	- A	Onward		
WF	UGF	ITSVILL	E BEACH, NC 2	8480			Name And Address Of The Appellat		• •	Counsel (919) 35	4-721	0
Tale	ohone	No	Email Address				123 W. Main	Street, S	uite 500	, Durham,	NC 2	7701
		02-2110		DERM	OTT@N	CCOURTS.ORG	NOTE: All indigent Retained App			ed to the Ap	pellate	Defender.
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(Alla			ci(s) ii necessary)		JU	DGE'S INITIAL	APPEAL ENTRI	ES				
	1.	⊠ a. T	he defendant has g	given No	tice of Ap	peal to the N.C. Co	ourt of Appeals, or					
	2.	_	his is a capital case of the defendant p	• •			•	unon exe	cution of	a secured b	ond in	the amount
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	3.		_		_		n of the proceeding					
X	4.	of couns a. The	sel. It is ORDEREC	that the	e defenda	nt is allowed to app	efendant is indigent beal as an indigent a of producing a tran	ınd:				
		b. The	Appellate Defende Office of Indigent D	er is app Defense	ointed to p Services.	perfect the defenda	nt's appeal or assig	n other a	opellate o	ounsel purs	uant to	rules issued by
		c. Upo copy	n request, the Cler y of the complete tr	k shall f rial divis	urnish to t ion file in t	he Appellate Defer the case and, upon	ider, or to alternate of request, any docum	counsel d nentary e	esignate xhibits.	d by the App	ellate	Defender, a
			ess the parties stipo script of all parts of				nall not be transcribe	ed, the Cle	erk shall	order from th	he tran	scriptionist(s) a
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JUDGE'S INITIAL APPEAL E		
JUDGE S INITIAL AFFEAL E	NTRIES (continued)	. :
5. If a transcript has been ordered, the defendant in a non-capitally tr within 35 days after the reporter's or transcriptionist's certification of the defendant in a capitally tried case shall serve a proposed record transcriptionist's certification of delivery of the transcript. If no trans- record on appeal on the State within 35 days after filing notice of a	of delivery of the transcript. If a transcript has been or d on appeal on the State within 70 days after the rep script has been ordered, the defendant shall serve a	rdered, orter's or
The State shall serve its amendments, objections or proposed alte is a non-capital case or 35 days if this is a capital case, after service		
7. The indigent defendant does not read or speak the English langua	ge, but reads and/or speaks his or her native langua	ge of
pendency of the appeal for the purposes of (1) written translation of the settled record on appeal, appellate briefs filed by the defendant interpretation of attorney-client communication at each critical stage	t and the State, and appellate opinion(s), and/or (2) ve of the appellate proceedings.	or in verbal
The Court further Orders that a language translator or interpreter velocities and pair education to perform the above services shall be selected and pair	vith the necessary knowledge, skill, experience, trainid by the Administrative Office of the Courts.	ing and
 The Clerk shall deliver a copy of these Appellate Entries to the Appreciated by counsel. 	pellate Defender, counsel for all parties, or the defended	lant, if not
Date Name Of Presiding Judge (type or print) 10/30/2020 R. KENT HARRELL	Signature Of Presiding Judge	
CLERK'S TRANSCRIPT ORDE	EP AND CEPTIFICATE	
(NOTE: To be completed ONLY when defendant is indigent.)	RAND CERTIFICATE	
(Specify any portions of the proceedings which need not be transcribed pursuant to No. 4.d. on reverse side.)	a stipulation filed by the parties under Rule 7(a)(2), or purs	uant to
I certify that I delivered a copy of this Transcript Order to the transcriptionic personally. by mailing it to the transcriptionist(s) at the address(es) shown on the		
by mailing it to the transcriptionist(s) at the address(es) shown on the	e reverse.	
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personally. by mailing it to the transcriptionist(s) at the address(es) shown on the Date Clerk's Transcript Order Entered And Filed 10/30/2020 Name Of Clerk (type or print) JANE MICKELSON EXTENSION OF TIME/O PREPARE TRANSCRIPTS 1. Extension of time to file transcript: Pursuant to Rule 7, N.C. Ru for good cause shown, the Court finds that this is a criminal case that the time for preparation of the transcript is extended for 30 days. 2. Extension of time to serve proposed record on appeal: Pursua upon motion of the appellant and for good cause shown, it is ORD appeal is extended for 30 days. NOTE: The trial court may grant only one extension of time to serve the proposed serve the proposed record on appeal must be made to the appellate court death was not entered, the trial court may grant one motion for an extension of time to prepare the transcript must be made to the appellate or resulted in the imposition of the death penalty, motions for an extension of Court. Rules 7 and 27, N.C. Rules of Appellate Procedure. Date Name Of Judge (type or print) CERTIFICAT	Deputy CSC Assistant Colorist(s), If Different Deputy CSC Assistant Colorist Of Superior Court	lant and DERED edure, d on time to note of a for an a that Supreme

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AOC-CR-350, Side Two, Rev. 3/16 © 2016 Administrative Office of the Courts

APPOINTMENT OF APPELLATE COUNSEL: BY THE APPELLATE DEFENDER

·		2020 NOV 12 F3 2: 36
STATE OF NORTH CAROLINA)	NEW HANOVER CO., C.S.C.
v.)	BYN
JAQUALYN ROBINSON	.)	·
20 CRS 51122-51124)	
New Hanover County)	

Defendant having been convicted of a criminal offense in this action and having given notice of appeal to the North Carolina Court of Appeals, and the Trial Court having appointed the Appellate Defender as appellate counsel for the defendant, the Appellate Defender appoints the attorney named below as appellate counsel to perfect defendant's appeal, pursuant to IDS Rules, Part 3. A copy of the Court's Appellate Entries is attached to the copy of this Appointment Notice that has been transmitted to the appointed appellate counsel. The original of this Appointment Notice has been mailed to the Clerk of Superior Court for filing.

Appointed Appellate Counsel:

Sarah B. Holladay

Post Office Box 52427

Durham, North Carolina 27717 Telephone (919) 695-3127

Email sarah@holladaylawoffice.com

This the 5th day of November, 2020.

Glenn Gerding
Appellate Defender

In addition to the appointed appellate counsel named above, the Office of the Appellate Defender has provided a copy of this Appointment Notice to all parties as listed on the Appellate Entries, including the defendant and the court reporters.

ATTENTION CLERK OF COURT: File this Appointment Notice in your office. Please mail a photocopy of the complete court file(s), including any documentary exhibits, to Ms. Holladay.

STATE OF NORTH CAROLINA COUNTY OF NEW HANOVER

IN THE GENERAL COURT OF JUSTICE SUPERIOR COURT DIVISION 20 CRS 051122-51124

FILED

2021 JAN 13 A II: 18

STATE OF NORTH CAROLINA CONTY CSC

v.

JAQUALYN ROBINSON

ORDER EXTENDING TIME TO SERVE THE PROPOSED RECORD ON APPEAL

Upon motion of the defendant, Jaqualyn Robinson, and for good cause shown:

IT IS HEREBY ORDERED that the time for appellate counsel to prepare and deliver the proposed record on appeal in the above case be extended thirty days, until the 3rd day of February 2021.

IT IS FURTHER ORDERED that counsel for the defendant promptly serve a copy of this Order on all other parties to this action.

This is the 13 day of January . 20 21.

HONORABLE R. KENT HARRELL RESIDENT SUPERIOR COURT JUDGE

DEFENDANT'S PROPOSED ISSUES ON APPEAL

- 1. The trial court erred in denying the motion to suppress. (T pp 69-71)
- 2. The trial court erred in refusing to take judicial notice of Defense Exhibits 2 and 3. (T pp 57-58)
- 3. The trial court erred in entering a judgment for attorney's fees without giving Mr. Robinson notice or an opportunity to be heard. (T pp 81-82)

CERTIFICATE OF SERVICE

I hereby certify that I caused a copy of the foregoing Defendant-Appellant's Proposed Record on Appeal to be duly served by placing same in a depository of the United States Postal Service, first-class postage prepaid, addressed to William Van Trigt, Assistant District Attorney, P.O. Box 352, Wilmington, NC 28402. A courtesy copy was sent via e-mail to William.B.VanTrigt @nccourts.org.

This the 19th day of January 2021.

Sarah Holladay

STATE OF NORTH CAROLINA NEW HANOVER COUNTY

IN THE GENERAL COURT OF JUSTICE SUPERIOR COURT DIVISION 20 CRS 051122-24

STATE OF NORTH CAROLIN	NA)
)
v.)
)
JAQUALYN ROBINSON)
•	
. 1.	

STIPULATION AND SETTLEMENT OF RECORD ON APPEAL

It is hereby stipulated and agreed by all parties to this appeal that the foregoing constitutes the agreed record on appeal.

It is further stipulated and agreed that the complete stenographic transcript of the trial proceedings in the trial tribunal, as described at page 45 of this record on appeal, is an accurate transcription of the proceedings in the trial tribunal and shall be a part of the record on appeal and shall be filed with the Clerk of the North Carolina Court of Appeals when the record is filed.

It is further stipulated and agreed that all exhibits offered or received in evidence, referenced in the trial transcript, or otherwise made a part of the record in the trial tribunal shall be a part of the record on appeal and shall be transmitted to the Clerk of the North Carolina Court of Appeals at the request of either party.

This the	day of	, 2021.
----------	--------	---------

Sarah Holladay William Van Trigt

P.O. Box 52427 Assistant District Attorney

Durham, NC 27717 P.O. Box 352

Wilmington, NC 28402

ATTORNEY FOR DEFENDANT ATTORNEY FOR STATE

STATE OF NORTH CAROLINA NEW HANOVER COUNTY IN THE GENERAL COURT OF JUSTICE SUPERIOR COURT DIVISION 20 CRS 051122-24

	*	
STATE OF NORTH CAROL	INA)	
)	
v.)	
)	
JAQUALYN ROBINSON)	
******	*******	

CERTIFICATE OF SETTLEMENT

Counsel for Defendant-Appellant certifies as follows:

Defendant-Appellant heretofore served his Proposed Record on Appeal by first-class mail upon the State-Appellee on January 19, 2021, and

[] (1) The Record on Appeal has been settled by stipulation, or

(2) The Record on Appeal has been settled because the time has expired for the State-Appellee to serve upon the Defendant-Appellant a notice of approval of the Proposed Record on Appeal or objections, amendments or alternative Proposed Record on Appeal pursuant to Rule 11 of the Rules of Appellate Procedure.

Based upon the foregoing, Defendant-Appellant's Proposed Record on Appeal constitutes the Record on Appeal in this case as a matter of law. Rule 11(b), Rules of Appellate Procedure.

A copy of this Certificate has been served this day by first-class mail upon William Van Trigt, Assistant District Attorney representing the State in this case.

This the 2nd day of Mal , 2021

Sarah Holladay

P.O. Box 52427

Durham, NC 27717

(919) 695-3127

sarah@holladaylawoffice.com

ATTORNEY FOR DEFENDANT-APPELLANT

NAMES OF COUNSEL

Sarah Holladay P.O. Box 52427 Durham, NC 27717 (919) 695-3127 <u>sarah@holladaylawoffice.com</u> State Bar No. 33987

ATTORNEY FOR DEFENDANT-APPELLANT

Joshua Stein Attorney General Department of Justice Post Office Box 629 Raleigh, North Carolina 27602 (919) 716-6400

ATTORNEY FOR APPELLEE