

ST	STATE OF NORTH CAROLINA					File No.	OCRS055300	
	ALAMANCE County					eneral Court Of Je erior Court Division		
		STATE V	ERSUS					
-	Name And Address Of Defendant GREGORY BROOKS DRUMWRIGHT				INDICTME	ENT		
4 CL	UBVIEW COU	JRT						
GREI Race	ENSBORO	Sex	NC Date	27410 e Of Birth	── X This is a	superseding indictment.		
	В	M	Offense	12/18/1979 (s)		Date Of Offense OR Date Range Of Offense	G.S. No.	CL.
II. III.		O INFLICTING						
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II. And the jurors for the State upon their oath present that on or about the date(s) of offense shown and in the county named above the defendant named above unlawfully, willfully and feloniously did

III.	And the jurors for the State upon their oath p named above the defendant named above u	present that on or about the dat inlawfully, willfully and feloniou	te(s) of offense sh sly did	own and in the c	ounty
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AOC-CR-122, Side Two, Rev. 1/13 © 2013 Administrative Office of the Courts

STATE OF NORTH CAROLINA 20CR - 55300 In The General Court Of Justice **ALAMANCE** County Superior Court Division ✓ District NOTE: Do not use this form for cases covered by G.S. 20-138.4. Use form AOC-CR-339 instead. STATE VERSUS DISMISSAL Defendant Name NOTICE OF REINSTATEMENT Gregory Brooks Drumwright IAN (For Offenses Committed On Or After Dec. 1, 2013) G.S. 15A-302(e), -931, -932 File Number Count No.(s) 20CRS 55300 II (F) Obstructing Justice X DISMISSAL NOTE: Recall all outstanding Orders For Arrest in a dismissed case. The undersigned prosecutor enters a dismissal to the above charge(s) and assigns the following reasons: 1. No crime is charged. 2. There is insufficient evidence to warrant prosecution for the following reasons: See Below 3. Defendant has agreed to plead guilty to the following charges: in exchange for a dismissal of the following charges: 4. The defendant was charged as the result of defendant's identity being used without permission. mistaken identity. (NOTE TO PROSECUTOR: You must notify the Court of this dismissal. The Court should use AOC-CR-283, Order Of Expunction Under G.S. 15A-147(a1) (Identity Theft Or Mistaken Identification) to expunge charges.) See additional information on reverse. | 5. Other: (specify) The State has reviewed the facts of the charge in light of the North Carolina Court of Appeals ruling in State v. Wallace Bradsher (2020 N.C. App. LEXIS 979), issued December 31, 2020, and elects at this time not to prosecute this charge further. Based on the state of the current case law and the relevant facts of this case, the State does not believe it can meet its burden of proof beyond a reasonable doubt. (See Court of Appeals opinion attached). A jury has not been impaneled nor has evidence been introduced. (If a jury has been impaneled, or if evidence has been introduced, modify this sentence accordingly.) DISMISSAL WITH LEAVE The undersigned prosecutor enters a dismissal with leave to the above charge(s) and assigns the following reasons: 1. The defendant failed to appear for a criminal proceeding at which the defendant's attendance was required and the prosecutor believes that the defendant cannot readily be found. 2. The defendant has been indicted and cannot readily be found to be served with an Order For Arrest. 3. The defendant has entered into a deferred prosecution agreement with the prosecutor in accordance with the provisions of Article 82 of G.S. Chapter 15A. NOTE: Pursuant to the repeal of G.S. 15A-1009, the prosecutor can no longer dismiss charges with leave for defendants found incapable to proceed. NOTE: This form must be completed and signed by the prosecutor when the dismissal occurs out of court. The better practice is for the prosecutor to complete and sign the form when the charges are orally dismissed in open court. Also, in accordance with G.S. 15A-931(a1), unless the defendant or the defendant's attorney has been otherwise notified by the prosecutor, a written dismissal of the charges against the defendant must be served in the same manner prescribed for motions under G.S. 15A-951. If the record reflects that the defendant is in custody, the written dismissal shall also be served by the prosecutor on the chief officer of the custodial facility where the defendant is in custody. Name Of Prosecutor (type or print) Signature Of Prosecutor Date Kevin Patrick Harrison 01/28/2021

(Over)

Signature Of Prosecutor

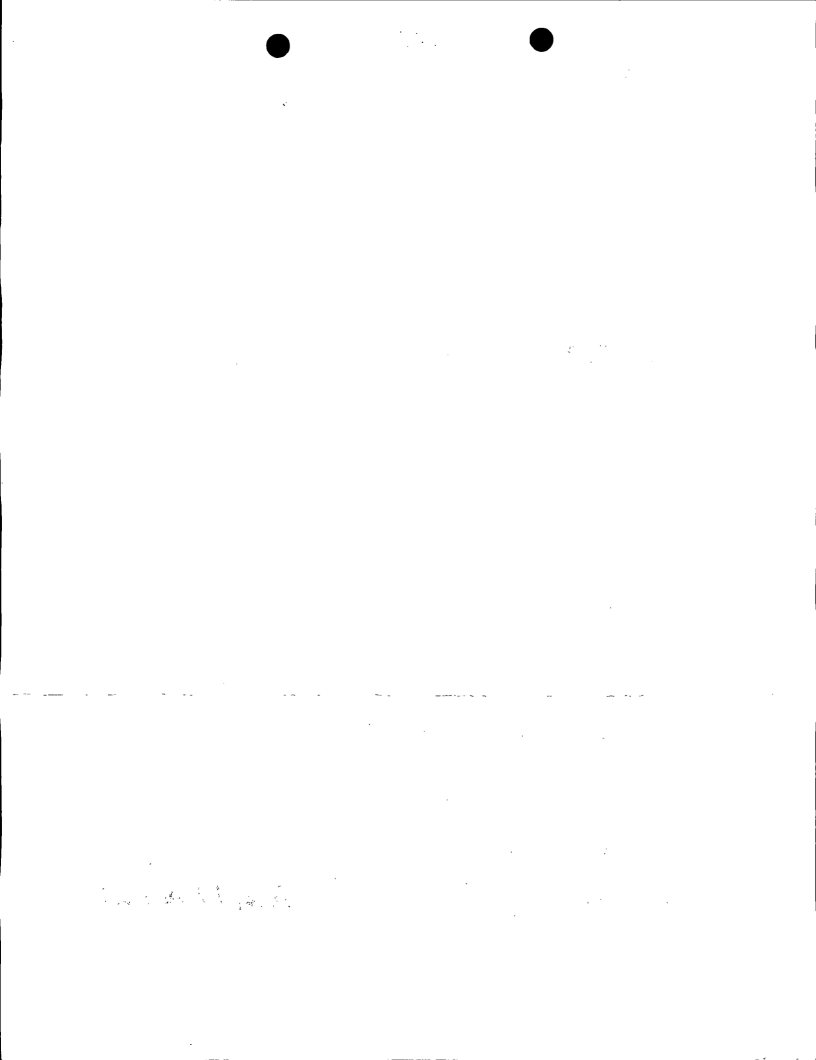
This case, having previously been dismissed with leave as indicated above, is now reinstated for trial.

Name Of Prosecutor (type or print)

REINSTATEMENT

Date

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North Carolina Court of Appeals

Fax: (919) 831-3615

Web: https://www.nccourts.gov

DANIEL M. HORNE JR., Clerk
Court of Appeals Building
One West Morgan Street NCE CO., C.S.C.
Raleigh, NC 27601
(919) 831-36007

Mailing Address: P. O. Box 2779 Raleigh, NC 27602

No. P20-602

IN THE MATTER OF: ALAMANCE COUNTY CLOSED COURT PROCEEDINGS.

BROUGHT BY:

THE MCCLATCHY COMPANY, LLC D/B/A

THE NEWS & OBSERVER; BONEY PUBLISHERS D/B/A THE ALAMANCE NEWS; BEAT MEDIA, INC., D/B/A TRIAD CITY BEAT, PETITIONERS

> From Alamance (20CR55300, 20CR05810)

ORDER

The following order was entered:

The petition filed in this cause by petitioners The News and Observer Publishing Company, Boney Publishers, Inc., and Beat Media, Inc., on 10 December 2020 and designated 'Petition for Emergency Writ of Mandamus, or in the Alternative, Prohibition, to Require the Criminal Courts of Alamance County to be Open to the Public and the Press' is decided as follows: It appearing that Senior Resident Superior Court Judge D. Thomas Lambeth, Jr., and Chief District Court Judge Bradley Reid Allen, Sr., entered an Administrative Order governing 'Court Proceedings and the Media/Press' on 18 December 2020, the petition is dismissed as moot.

By order of the Court this the 6th of January 2021.

The above order is therefore certified to the Clerk of the District Court, Alamance County.

WITNESS my hand and the seal of the North Carolina Court of Appeals, this the 6th day of January 2021.

Daniel M. Horne Jr.

Clerk, North Carolina Court of Appeals

BM: A.

Copy to:

Ms. C. Amanda Martin, Attorney at Law, For The McClatchy Company, LLC; Boney Publishers; Beat Media, In

Mr. Hugh Stevens, Attorney at Law

Mr. Michael J. Tadych, Attorney at Law

Hon. Frederick B. Wilkins, Presideing District Court Judge

Hon. David Lambeth, Senior Resident Superior Court Judge

Hon. Bradley Allen, Chief Judge District Court



Mr. Sean H. Boone, District Attorned Mr. Jason L. Keith, Attorney at Law John W. Cox Ms. Elizabeth Haddix, Attorney at Law Mr. Benjamin L. Crump Mr. Jonathan E. Buchan, Attorney at Law Hon. Meredith Edwards, Clerk of District Court



MODIFIED J GMENT/HEARING ON PROBAT IN VIOLATION

□MOTION FOR APPROPRIATE RELIEF □FAILURE TO COMPLY □PROBATION VIOLATION □CHARGE OF CONTEMPT □VIOLATION OF GS 90-96 □SHOW CAUSE
STATE VS. GRADRY DRUMWRIGHT PROSECUTOR KPIT
STATE VS. GREGORY DUMWRIGHT PROSECUTOR KPH FILE # 2002 55300, 55010, 55295 DEFENSE ATTY J VUM
PLEA: GUILTY/RESPONSIBLE VERDICT: GUILTY/RESPONSIBLE CLASS NOT GUILTY/NOT RESPONSIBLE NO CONTEST LEVEL
JUDGMENT: IT IS ORDERED THAT THE DEFENDANT: PAY COURT COST PAY A FINE OF \$
BE IMPRISONED IN THECOUNTY JAIL FOR TO BE ASSIGNED TO THE NORTH CAROLINA DEPT OF CORRECTIONS
WITH THE CONSENT OF THE DEFENDANT, THIS SENTENCE IS SUSPENDED FOR MONTHS UPON THE FOLLOWING TERMS AND CONDITIONS:
☐ PAY COURT COST ☐ PAY A FINE OF \$
BE PLACED ON SUPERVISED PROBATION FORMONTHS UNDER THE USUAL TERMS AND CONDITIONS OF PROBATION.
other: Statis mutur to modify bond windthons is defied.
(SEE BACK FOR ADDITIONAL CONDS)
PROB.VIOLATION: Admits violation Denies violation prob officer:
THE DEFENDANT'S PROBATION IS REVOKED AND HE/SHE IS TO BE IMPRISONED FOR A TERM OF
THE DEFENDANT IS CONTINUED ON PROBATION W/THE FOLLOWING MODIFICATIONS
THE DEFENDANT GIVES NOTICE OF APPEAL TO THE ALAMANCE COUNTY SUPERIOR COURT.
NEW BOND SET AT \$
THIS THE 2 DAY OF 0 DCCUMDUR, 2020.

OTHER			
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NORTH CAROLINA
ALAMANCE COUNTY

IN GENERAL COURT OF JUSTICE DISTRICT COURT DIVISION

FILE NO. 20CR50510, 20 CR 055295, 20CR055300

STATE OF NORTH CAROLINA () ED
vs. 2020 DEC) 2 P 1: 33 RESPONSE TO MOTION TO MODIFY CONDITIONS OF BOND
GREGORY B. DRUMWRIGHT NCS. CO., C.S.C.
5 Y

NOW COMES, the Defendant, GREGORY B. DRUMWRIGHT, by and through attorney, JASON L. KEITH, responding to the State motion to modify pretrial release conditions pursuant to N.C.G.S. 15A-539. Defendant opposes the State's motion and asks the Court to deny it. In support of his opposition to the State's Motion, Defendant states:

1. By statute, a person charged with a noncapital offense is entitled to release. N.C.G.S. § 15A-533 ("A defendant charged with a noncapital offense must have conditions of pretrial release determined"). A strict statutory scheme restricts the conditions that may be imposed on defendants. The presumption is that a person will be released on a written promise to return, on an unsecured appearance bond, or placement in the custody of another person or organization. N.C.G.S. § 15A-534(b). In lieu of these three options, a judicial officer may also elect to release a person into the supervision of a pretrial release program. N.C.G.S. § 15A-535. The imposition of a secured bond or house arrest is permissible only if the judicial officer makes a finding that "such release will not reasonably assure the appearance of the defendant as required; will pose a danger of injury to any person; or is likely to result in destruction of evidence, subornation of perjury, or intimidation of potential witnesses." N.C.G.S. § 15A-534(b).

DEFENDANT DOES NOT POSE A FLIGHT RISK OR DANGER OF INJURY

- 2. Reverend Gregory Drumwright is an adult Black resident who was born and raised in Alamance County. Some members of his family still reside in Alamance County. Rev. Drumwright taught at Cummins High School in Alamance County. Currently, Defendant is a resident of Guilford County, North Carolina.
- 3. Rev. Drumwright is a Professor of Public speaking at High Point University, a community organizer and social justice activist, and Senior Minister of the Citadel Church in Greensboro. He is Lead Organizer of Justice for the Next Generation (J4tNG), a coalition of millennial advocates for racial equality in America which practices peaceful, non-violent and persistent means to address systemic issues as well as symbols of white supremacy, and racial bias in policing.
- 4. Rev. Drumwright has received prestigious awards such as "Top 40 under 40 most influential African-American leaders."
- 5. Rev. Drumwright is a recent recipient of the esteemed Old North State Award (2018), a high honor conferred by Governor Roy Cooper for more than 20 years of community work and youth advocacy.
- 6. Additionally, Rev. Drumwright was duly appointed to serve on the NC Courts Commission in 2018. While appointed as a member of the State courts commission, he serves as the only non-attorney, non-legislative member of that commission.

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7. Rev. Drumwright has no prior criminal record of any kind.

CONDITIONS ON PRETRIAL RELEASE MUST BE PLACED IN ACCORDANCE WITH N.C.G.S. § 15A-534

- 8. "The judicial official may also place restrictions on the travel, associations, conduct, or place of abode of the defendant as conditions of pretrial release." N.C.G.S. § 15A-534(a). In determining which conditions to impose, the judicial officer must consider an enumerated list of factors, including the nature and circumstances of the alleged offense, family ties, employment, and character. N.C.G.S. § 15A-534(c).
- 9. As shown above, Rev. Drumwright's family ties, employment and character support no modification of bond here. As shown below, the nature and circumstances of Rev. Drumwright's alleged offenses, (F) Assault on a law enforcement officer, (F) obstruction of justice, (M) resisting public officer and (M) public disturbance also support no modification of bond.
- 10. The State argues that Rev. Drumwright declared on or about 19 November 2020, "its either, at this point, march or riot" and, "we are at war." (Motion ¶ 14.)
- 11. Rev. Drumwright responds that the State has taken his statements out of context and thereby misrepresented and misconstrued them. As shown in the video recording of Rev. Drumwright's 20-minute speech at the 19 November 2020 community meeting, a copy of which is attached hereto as Exhibit 1), the State's selected quote from that speech is misleading. Rev. Drumwright called for peaceful, non-violent actions to protest the unlawful and excessive police force that resulted in voter suppression on Oct 31, and the unlawful and excessive force on November 16-- including a boycott of business that support white supremacist symbols and neo-Confederate and other racial hatred groups and a Nov. 29 march for criminal justice reform in Graham. Paragraph 14 of the State's Motion falsely mischaracterizes Defendant's statement at the meeting, printed in its entirety by Triad City Beat (available at https://triad-city-beat.com/marchers-return-graham-police-refuse-provide-escort/) as shown in Ex. 1:

We're at war. We are at war for all those Hispanics and all those young Black people who have felonies slapped on their criminal records that never deserved it. And there are thousands in Alamance County alone. So, what is this march to focus on? It's a march or a riot at this point, you all. And let me keep it 100[%] because I'm in church, and I got to be honest. There are folks in here who are ready to kick ass. There are people in here who are ready to riot. There are people in here who are holding back their anger out of respect for my leadership.... And we are trying to channel that anger because we don't want to start a riot.

12. Defendant has always maintained a position of peace. Additionally, following the killing of George Floyd by Minneapolis police this past May, Defendant and J4tNG joined with Alamance County residents to organize peaceful protests of racialized policing and police brutality against Black people and communities of Alamance County, the state, and the nation. The site of those protests has consistently been the City of Graham's public square, where a monument to the Confederacy fronts the north entrance of Alamance County's Historic Courthouse.

BACKGROUND AND LEGAL ARGUMENTS SUPPORTING DENIAL OF THE STATE'S MOTION



7. Rev. Drumwright has no prior criminal record of any kind.

CONDITIONS ON PRETRIAL RELEASE MUST BE PLACED IN ACCORDANCE WITH N.C.G.S. § 15A-534

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BACKGROUND AND LEGAL ARGUMENTS SUPPORTING DENIAL OF THE STATE'S MOTION

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STATE OF NORTH CAROLINA COUNTY OF ALAMANCE 2020 DEC	THE GENERAL COURT OF JUSTICE DISTRICT/SUPERIOR COURT DIVISION FILE: 20CR055010; 20CR055295; 20CR055300
ALAMANC	E CO.,C.S.C.
STATE OF NORTH CAROLINA	RAU
VS.	
)	NOTICE OF GENERAL APPEARANCE FOR DISTRICT COURT
GREGORY BROOKS DRUMRIGHT) Defendant.)	TOTAL PROPERTY OF THE PROPERTY

NOW COMES the undersigned counsel for the Defendant, Attorney Jason L. Keith from Keith & Associates, located in Greensboro, North Carolina, 27406 and enters a GENERAL APPEARANCE in the above stated cases, please provide written notification for all upcoming court dates and motions and mail all correspondence to 241 Summit Avenue, Suite 103 Greensboro, North Carolina 27401.

This the 2nd day of December, 2020.

KEITH & ASSOCIATES

Jason L. Keith

Attorney for the Defendant

241 Summit Avenue, Suite 103

Greensboro, North Carolina 27401

(336) 574-0368

State Bar No. 34038

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STATE OF NORTH CAROLINA COUNTY OF ALAMANCE

THE GENERAL COURT OF JUSTICE DISTRICT COURT DIVISION

FILE NO: 20CR055010; 20CR055295;

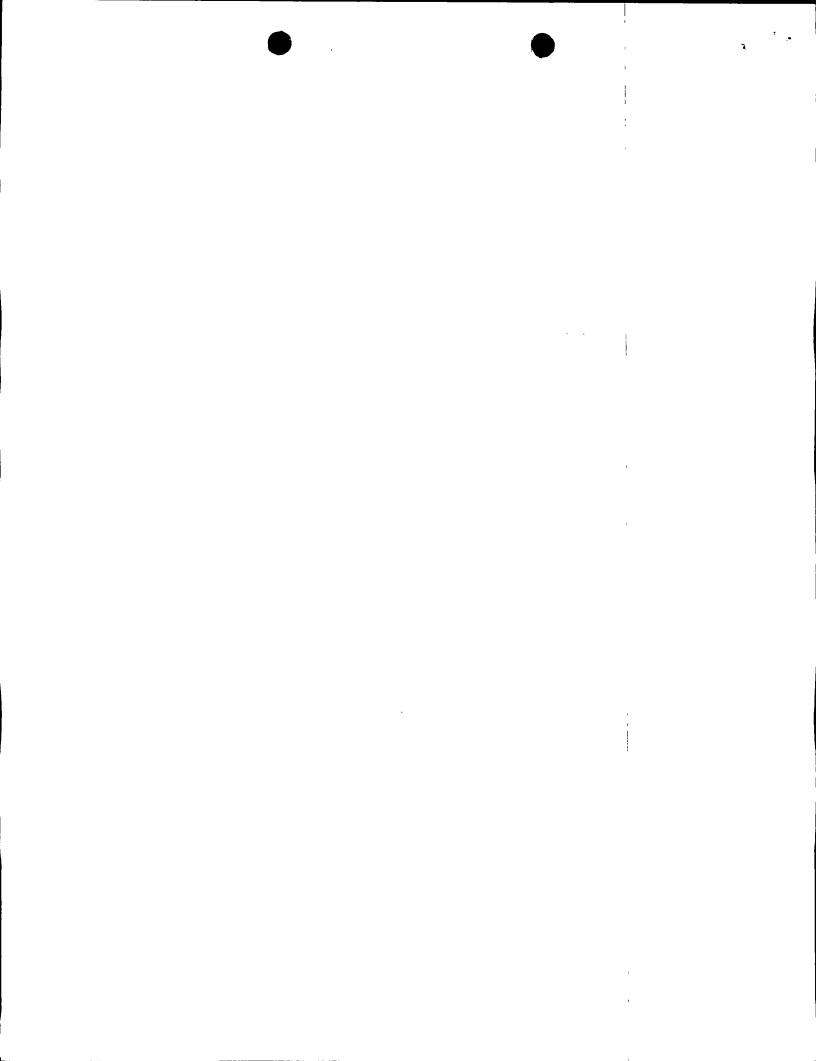
2020 DEC -2 P20CR555300

ALAMANCE CO CSC

STATE OF NORTH CAROLINA 5		22
VS.)))	REQUEST FOR VOLUNTARY DISCOVERY (ALTERNATIVE MOTION FOR
GREGORY BROOKS DRUMRIGHT Defendant.)	DISCOVERY)

NOW COMES the Defendant, by and through the undersigned counsel, Attorney Jason L. Keith, Keith & Associates, and hereby requests voluntary discovery from the prosecution in this case, pursuant to the Fourth, Fifth, Sixth, Eighth, and Fourteenth Amendments to the United States Constitution, Article I, §§ 19 and 23 of the North Carolina Constitution, Brady v. Maryland, 373 U.S. 83, 83 S.Ct. 1194, 10 L.Ed.2d 215 (1963) and its progeny, and N.C.Gen.Stat. §§ 15A-902, 903, and 904.

- 1. Pursuant to N.C. Gen. Stat. § 15A-903(a)(1), the Defendant requests the following materials in discovery:
 - . . . the complete files of all law enforcement and prosecutorial agencies involved in the investigation of the crimes committed or the prosecution of the defendant. The term "file" includes the defendant's statements, the codefendant's statements, witness statements, investigating officers' notes, results of tests and examinations, or any other matter or evidence obtained during the investigation of the offenses alleged to have been committed by the defendant. Oral statements shall be in written or recorded form. The Defendant shall have the right to inspect and copy or photograph any materials contained therein and, under appropriate safeguards, to inspect, and test any physical evidence or sample contained therein.
- 2. Pursuant to N.C. Gen. Stat. § 15A-903(a)(2), the Defendant requests the following materials in discovery:
 - . . . notice to the defendant of any expert witness that the State reasonably expects to call as a witness at trial. Each such witness shall prepare, and the State shall furnish to the defendant, a report of the results of any examinations or tests conducted by the expert. The State shall also furnish to the defendant the expert's curriculum vitae, the expert's opinion, and the underlying basis for that opinion. The State shall give the notice and furnish the materials required by this subsection within a reasonable time prior to trial, as specified by the court.
- 3. Pursuant to N.C. Gen. Stat. § 15A-903(a)(3), the Defendant requests the following materials in discovery:



CERTIFICATE OF SERVICE

This shall certify that a copy of the foregoing **NOTICE OF GENERAL APPEARANCE** was this day served upon the District Attorney by the following method:

depositing a copy hereof in a postpaid wrapper in a post office or official depository under the
exclusive care, custody, and control of the United States Postal Service, properly addressed to Office
of the District Attorney;
X by personally serving the Office of the District Attorney via hand delivery (Assistant District
Attorney
by transmitting a copy via facsimile transmittal to the Office of the District Attorney; and/or
by depositing a copy in the box for the Office of the District Attorney maintained by the Clerk
of Superior Court.

This the 2nd day December, 2020.

KEITH & ASSOCIATES

Jason L. Keith

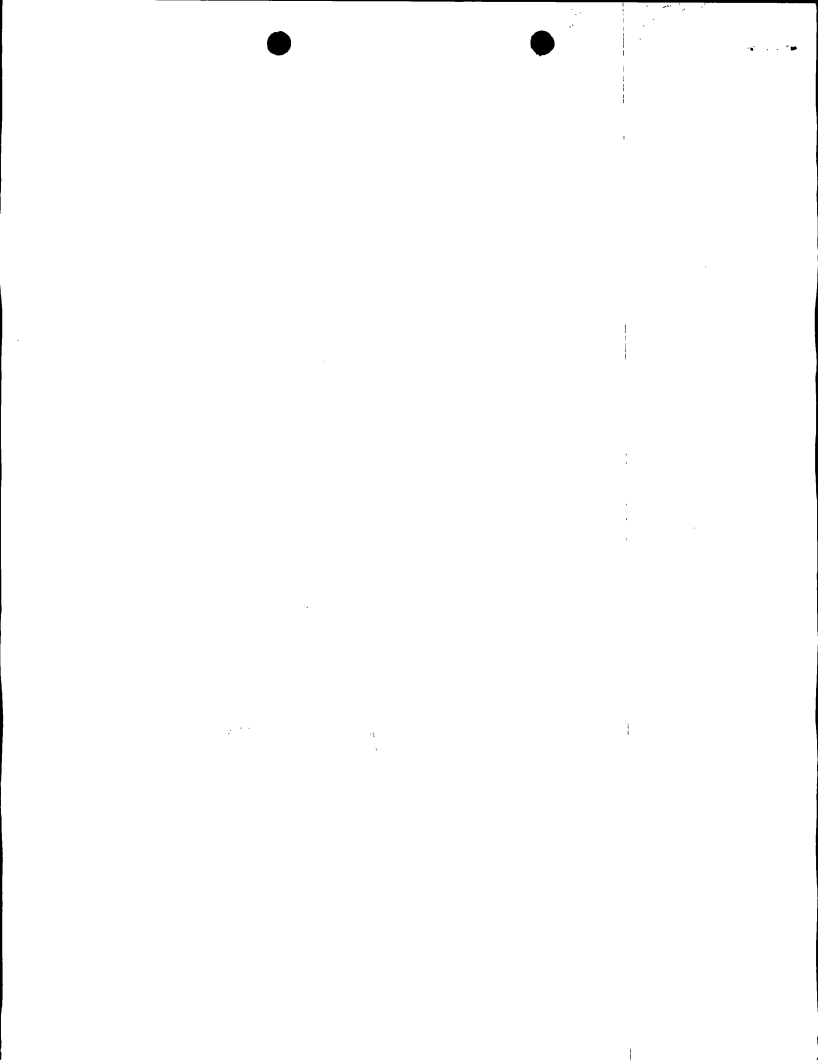
Attorney for the Defendant

241 Summit Avenue, Suite 103

Greensboro, North Carolina 27401

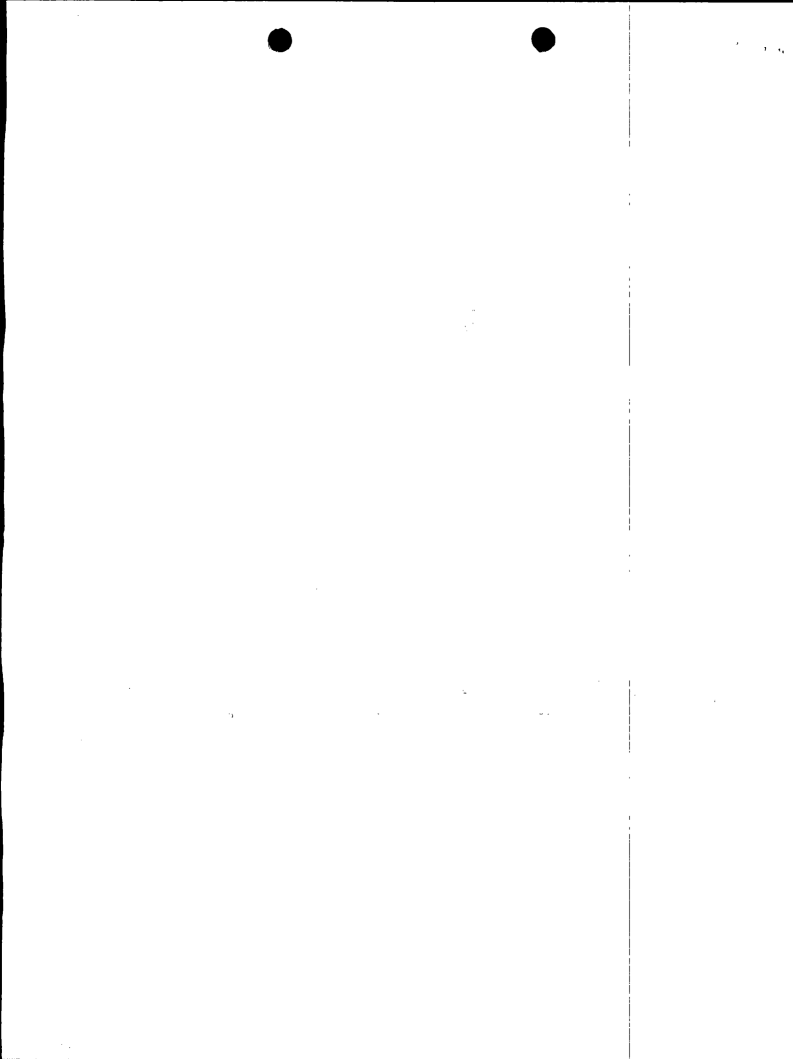
(336) 574-0368

State Bar No. 34038



On November 30, Defend appeared before Alamance County Det Court on those charges, and his trial date was set for January 11, 2021.

- 21. On November 29, the March for Criminal Justice Reform announced by Defendant at the Nov. 19 community meeting proceeded peacefully beginning around 2:30pm. Marchers obeyed all traffic laws. No arrests were made. The march route included the J.B. Allen Alamance County Criminal Courthouse and the Alamance Detention Center, where Defendant stopped to speak briefly to the crowd of about 150 about the County and City's disparate rates of arrest of Black people. The march ended at the Historic Courthouse's North landing. By 4:45pm, all marchers had peacefully departed the public square.
- 22. On the afternoon of Nov. 30, hours after Defendant's first appearance had concluded, the State contacted Defendant's undersigned counsel to notify him that Alamance's Chief District Court Judge Brad Allen was requiring Defendant to appear the following day to modify his conditions of pre-trial release to ban him from all County property until his pending criminal charges were resolved.
- 23. On December 1, Defendant's counsel received an unsigned, unfiled motion from the State, requesting (1) that Defendant "be banned from any property of Alamance County except when his presence is required to attend scheduled court dates; and (2) that upon his violation of said condition, the defendant be immediately arrested and have his bond doubled."
- 24. The alleged grounds for State's motion are unsupported by a preponderance of the evidence, as demonstrated by Exhibit 1 and the ample video footage of the October 31 actions by Defendant, marchers, Graham police and ACSO personnel which has been published by news media across the country.
- 25. The State's motion is further unsupported by N.C.G.S. §§ 15A-534 and -539, which require a preponderance of evidence showing a defendant is either a threat to public safety or a flight risk in order to justify harsher conditions of pretrial release, including bond.
- 26. The above sequence of events indicates that not only do Defendant's actions demonstrate that he is peaceful and law abiding, they also show that, contrary to the State's allegations, he has consistently advocated for peace, justice and non-violence. The State's effort to change Defendant's bond conditions appear motivated instead by a desire to prevent Defendant from continuing to exercise his constitutional rights to free speech, assembly, and movement.
- 27. Notably, even if the allegations in the State's Motion were true, the First Amendment of the United States Constitution and long-established public policy of this state would prohibit a judicial officer or court banishing Defendant from "any property of Alamance County," the City of Graham, or any other geographical area.
- 28. "In our society liberty is the norm" for an individual pending trial. *United States v. Salerno*, 481 U.S. 739, 755 (1987). In North Carolina, "the purpose of bail ... is to 'secure the appearance of the principal in court as required." *State v. Hollars*, 176 N.C. App. 571, 574, 626 S.E.2d 850, 853 (2006) (quoting *State v. Vikre*, 86 N.C. App. 196, 199, 356 S.E.2d 802, 804, disc. review denied, 320 N.C. 637, 360 S.E.2d 103 (1987)).
- 29. North Carolina case law also disfavors restrictions placed on a person's travel. See, e.g., State v. Doughtie, 237 N.C. 368, 369, 74 S.E.2d 922, 923, 1953 ("In the states of the United States, a sentence banishing one convicted of crime from the state is generally held to be beyond the power of the court. It is impliedly prohibited by public policy.") (reversing imposition of

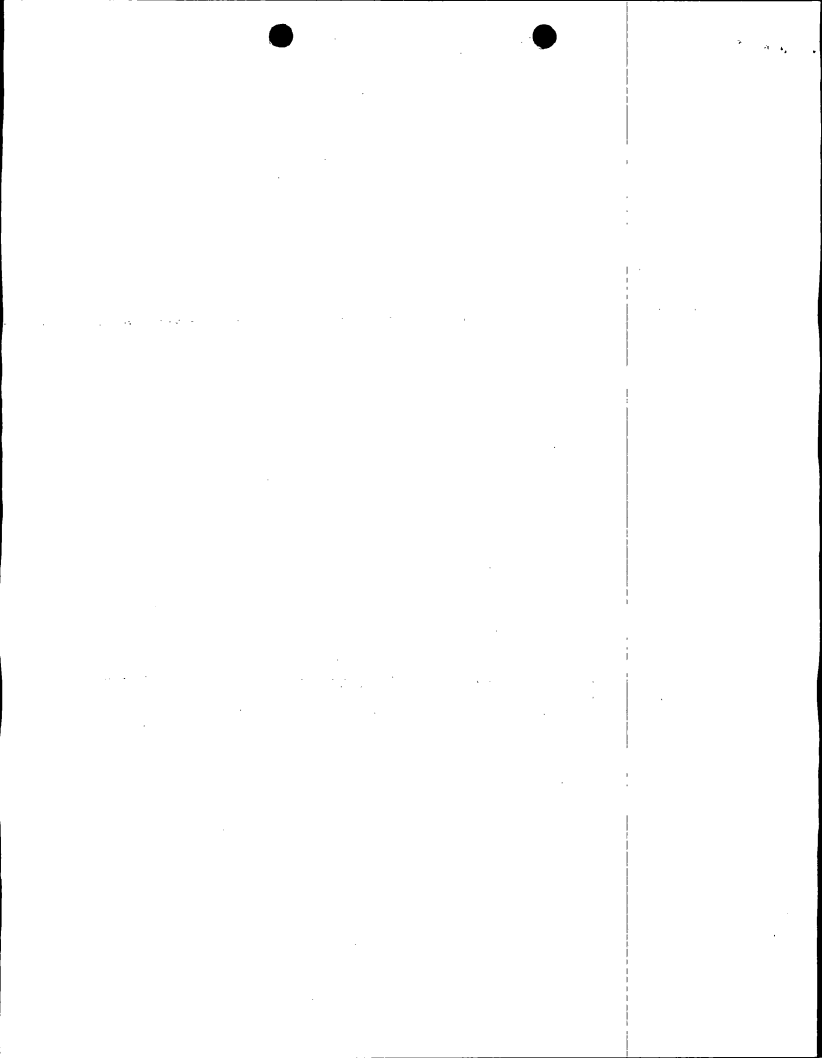


probationary condition probiting appellant from being in the state or two years). See also, e.g., State v. Culp, 30 N.C. App. 398, 399, 226 S.E.2d 841, 842 (1976) ("In North Carolina, a court has no power to pass a sentence of banishment; and if it does so, the sentence is void.") (observing that banishment includes orders compelling people "to quit a city, place, or country, for a specific period of time, or for life.").

- 30. Given that *Culp, Doughtie, Malenya, Myers*, and *Reeves* all reversed prohibitions on travel following a criminal conviction, such a proposed condition for an individual who is still pending trial cannot possibly pass muster at least, not without the most extraordinary of showing that such a condition is constitutionally necessary to uphold the purposes of bail. As the Ninth Circuit has held, while probationers and parolees may lose some of their constitutional rights by virtue of an adjudicated conviction, the same is not true of individuals pending trial. *See Scott*, 450 F.3d at 873–74. Even for probationers and parolees, courts require a narrow fit between conditions of release and the goals of those conditions.
- 31. The proposed condition here implicates constitutional rights, including the rights of freedom of speech and the right to travel.

Freedom of Speech

- 32. The First Amendment guarantees the right to free speech. In this case, the state seeks to impose additional conditions of release based on its understanding of Defendant's speech. Reverend Drumwright did not advocate criminal conduct. Yet, even under the government's strained and incorrect understanding of Reverend Drumwright's message, speech advocating illegal conduct is protected under the First Amendment. Hess v. Indiana, 414 U.S.105 (1973) (citing Brandenburg v. Ohio, 395 U.S. 444 (1969)). The punishment of advocacy alongside the forbiddance, and threat of criminal punishment, of the assembly with others to advocate the described action, falls within the scope of the categories of speech protected by the First Amendment.
- 33. In *Hess*, the Court opined that before an individual's speech could fall under the unprotected category of incitement to imminent lawless action, the speech must lead to "imminent disorder." Id. The Supreme Court overturned Hess's conviction and affirmed that advocacy of illegal activity in the indefinite future is protected by the First Amendment. Id.
- 34. The Court inferred that Hess's speech could reasonably be construed, at most, as a plea for moderation on the part of the crowd or, at worst, advocacy of illegal activity in the indefinite future. Neither scenario excluded his speech from the protection of the First Amendment because the speech could not be characterized as fitting within one of the narrow First Amendment exceptions. Roth v. United States, 354 U.S. 476 (1957) (holding that obscenity is not protected by the First Amendment); Chaplinsky v. New Hampshire, 315 U.S. 568 (1942) (holding that fighting words are not protected by the First Amendment); Cohen v. California, 403 U.S. 15 (1971) (holding that speech violating privacy interests is not protected by the First Amendment).
- 35. Alternatively, the Court further reasoned that had Hess's speech been viewed as advocacy for illegal action on the crowd's part, it was, at most, advocacy for action at an indefinite future time. Applying the *Brandenburg* incitement test, the Court held that because Hess's speech was not intended to incite imminent, further lawless action on the part of the crowd, or likely to produce such action, the state lacked sufficient grounds to punish the speech.
- 36. While incitement is a category that is excluded from free speech protections, the determination of speech as incitement requires the speech to likely incite imminent lawless



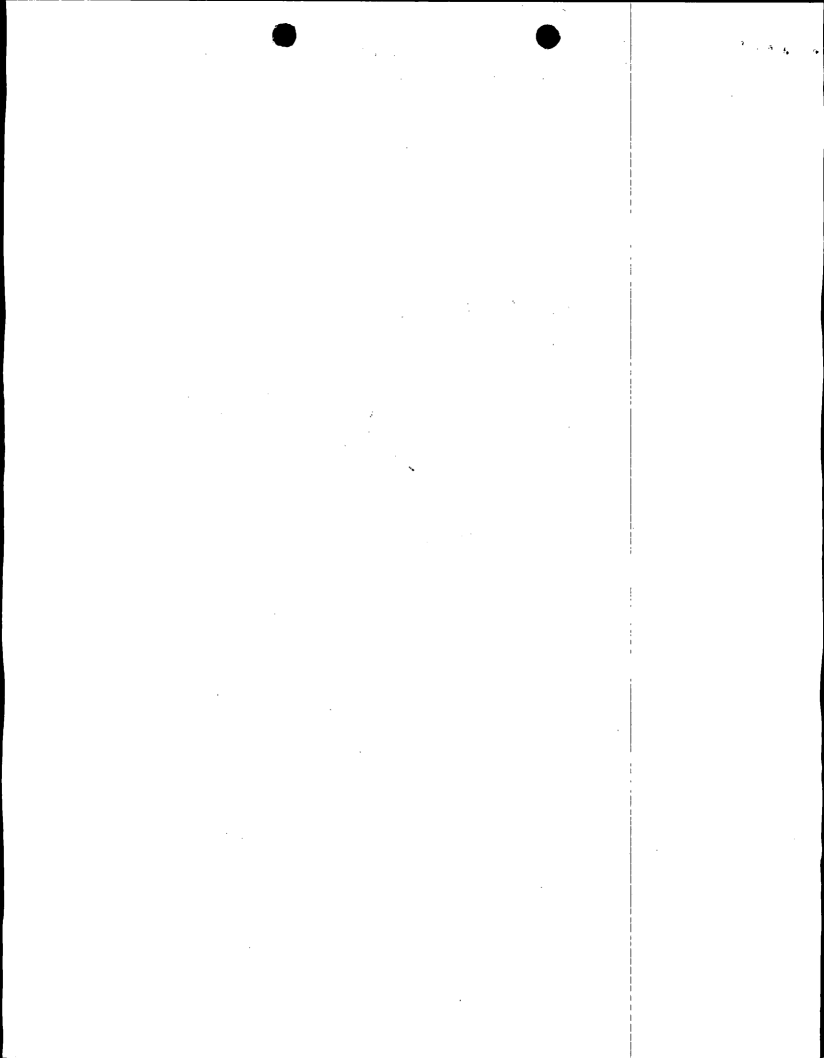
activity. Brandenburg v. 60, 395 U.S. 444 (1969). As such, free one of speech do not permit punishment except where such advocacy is directed to inciting or producing imminent lawless action and is likely to incite or produce such action. Id.

Freedom of Travel

- 37. The right to travel is a recognized right under our Constitution. Including the right to interstate and intrastate travel. The "freedom to travel throughout the United States has long been recognized as a basic right under the Constitution. . . (this) includes the freedom to enter and abide in any state in the union," and cannot be limited by a state." Attorney Gen. of New York v. Soto-Lopez, 476 U.S. 898, 902-903, 106 S. Ct. 2317; 90 L. Ed. 2d 899 (1986).
- 38. Arguably, prohibitions on a person's travel within a state infringes on this guaranteed right. *Shapiro v. Thompson*, 394 U.S. 618, 89 S. Ct. 1322, 22 L. Ed. 2d 600 (1969) (all citizens must be free to travel throughout the United States uninhibited by statutes, rules, or regulations which unreasonably burden or restrict this movement); *Dunn v. Blumstein*, 405 U.S. 330, 92 S. Ct. 995, 31 L. Ed. 2d 274 (1972) (citing *Shapiro*, the compelling state interest test would be triggered by 'any classification which serves to penalize the exercise of that right (to travel) . . .' *Id.*, at 634, 89 S.Ct., at 1331 (emphasis added); see id., at 638 n. 21, 89 S.Ct., at 1333).
- 39. Pursuant to Shapiro, the right to travel freely is "fundamental to the concept of our Federal Union." Shapiro at 618. Writing for the majority, Justice Brennan noted that long ago the Court "recognized that the nature of our Federal Union and our constitutional concepts of personal liberty unite to require that all citizens be free to travel throughout the length and breadth of our land uninhibited by statutes, rules, or regulations which unreasonably burden or restrict this movement." Id. at 630. Further, the Court "recognized that the nature of our Federal Union and our constitutional concepts of personal liberty unite to require that all citizens be free to travel throughout the length and breadth of our land uninhibited by statutes, rules, or regulations which unreasonably burden or restrict this movement." Id. at 629.
- 40. Any condition or restriction prohibiting a person's movement within a state is essentially a denial of free travel. This includes preventing a person from entering into a city or locale which makes the prohibition de facto unconstitutional. Saenz v. Roe, 526 U.S. 489, 119 S. Ct. 1518; 143 L. Ed. 2d 689 (1999) (citing United States v. Guest, 383 U.S. 745, 757, 16 L. Ed. 2d 239, 86 S. Ct. 1170 (1966).
- 41. At the very least, the State's proposed condition here is not narrowly tailored to ensure that it does not infringe on fundamental constitutional rights. A complete prohibition on being present in Alamance County or on County-owned property (the State's language is vague, confusing and ambiguous) does not closely track even the state's allegations. If prohibiting illegal activity is what the state seeks to achieve, then it may petition the court for a condition prohibiting illegal protests or illegal gatherings. But to ask for an order that banishes a person from an entire county or County-owned property is to ask for an overly broad infringement on basic constitutional rights, not to mention a violation of North Carolina's statutory scheme governing conditions of release. As the Supreme Court noted over 30 years ago in *Salerno*, "liberty is the norm" for individuals pending trial. This Court should deny the state's motion and maintain the current conditions of release, even if the government's allegations were accurate.

Respectfully submitted, this the 2nd day of December 2020

6



Jason L. Keith N.C. Bar No. 34038 241 Summit Avenue, Suite 103 Greensboro, NC 27401 (336) 574-0368

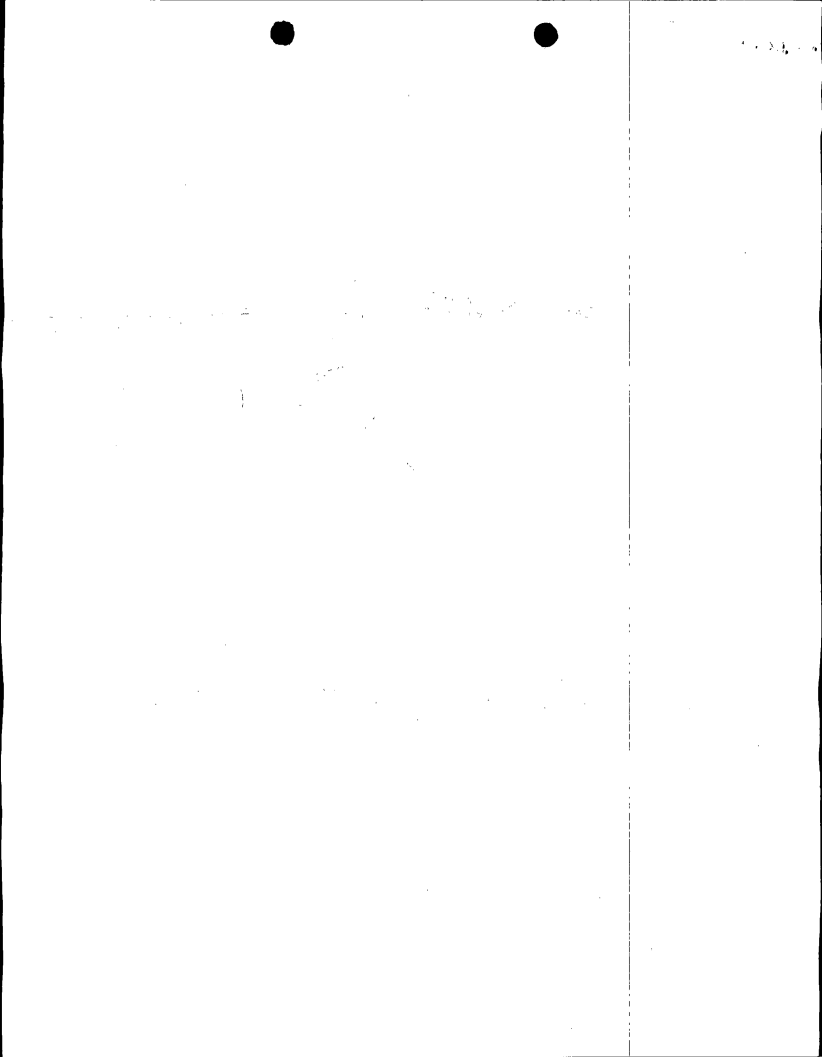
Attorney for Defendant

CERTIFICATE OF SERVICE

The foregoing Opposition to State's Motion was served on the State by personal hand delivery to Assistant District Attorney <u>Far.</u> at 212 West Elm Street, Graham, North Carolina, 27253 on December 2, 2020.

Signed:

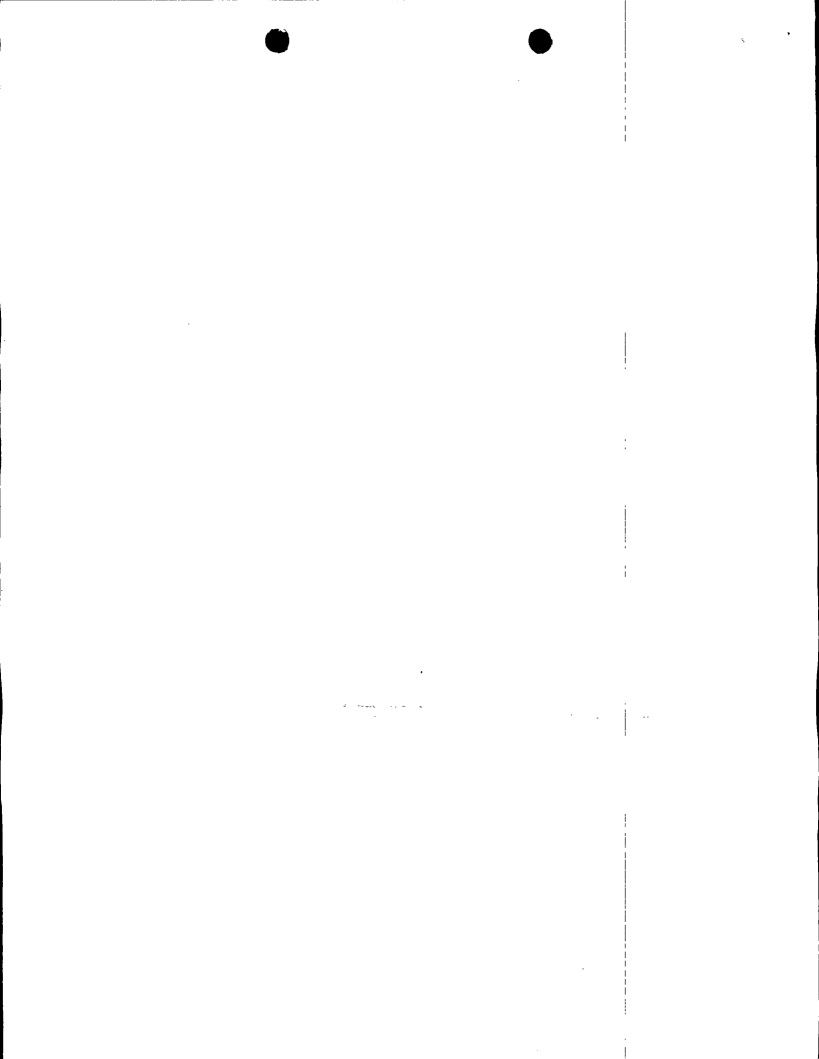
Jason L. Keith



- 10. A description of any conversation between the Defendant and any law-enforcement officer, official or agent, and the date, time, place, and persons present at such time, sufficient to allow the Defendant to determine whether to proceed under N.C. Gen. Stat. § 15A-971, et seq.;
- 11. A description of any and all property or contraband seized from the Defendant, Defendant's home, or an area under Defendant's control that the State intends to offer as evidence at trial, or which led to any other evidence the State intends to use at trial, and the time, place, and manner of any such seizure, sufficient to allow the Defendant to determine whether to proceed under N.C. Gen. Stat. § 15A-971, et seq.;
- 12. A description of any and all electronic, mechanical, visual or photographic surveillance of the Defendant conducted by State or federal law-enforcement officers, officials or agents, and the date, time, place and persons present at such surveillance, sufficient to allow the Defendant to determine whether to proceed under N.C. Gen. Stat. § 15A-971, et seq.;
- 13. A description of any electronic, mechanical, visual, or photographic surveillance of other persons, places or organizations conducted by State or federal law-enforcement officers, officials or agents which resulted in the interception and/or recording of any of the Defendant's conversations, photographs of the Defendant, or other information relating to the Defendant, and the date, time, location and manner of any such surveillance, sufficient to allow the Defendant to determine whether to proceed under N.C. Gen. Stat. § 15A-971, et seq.;
- 14. The nature of any other criminal acts allegedly committed by the Defendant which the State intends to introduce as evidence in its case-in-chief, and the particulars of those acts, including but not limited to the time and place the acts were allegedly committed, whether the acts were the subject of any court proceedings, and the results of any such proceedings, in the interests of justice as provided for by N.C. Gen. Stat. 15A-904(b);
- 15. A statement indicating whether or not any informants were involved in the investigation or preparation of the cases against the Defendant, in the interests of justice as provided for by N.C. Gen. Stat. § 15A-904(b);
- 16. Pursuant to *Brady v. Maryland*, 373 U.S. 83 (1963), *United States v. Agurs*, 427 U.S. 97 (1976), *United States v. Bagley*, 374 U.S. 667 (1985) and *Kyles v. Whitley*, 514 U.S. 419 (1995) any and all documents, reports, facts or other information in whatever form which would tend to exculpate the Defendant, mitigate the degree of the offense or the appropriate punishment, weaken or overcome testimony adverse to the Defendant given by a State's witness, impeach the credibility of a State's witness, or would otherwise tend to be favorable to the Defendant in any way, including but not limited to:
 - a. Any notes or reports, in whatever form, which were prepared by any lawenforcement officer, official or agent and which would tend to refute, impeach or contradict any of the evidence the State intends to introduce at trial, or which tends to show or indicate in any way that the Defendant did not

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- commit the crimes charged in the indictment or that he may have a legal defense to such crimes;
- b. Any evidence or information which would tend to indicate in any way that someone other than the Defendant committed the crimes charged, including but not limited to any reports concerning any investigation of suspects other than the Defendant carried out in connection with this case or containing a description of the alleged perpetrator that is inconsistent with the physical characteristics of the Defendant;
- c. The facts and circumstances surrounding any pretrial identification procedure conducted by any law-enforcement officer, official or agent in connection with this case in which any alleged witness failed to identify the Defendant or identified someone other than the Defendant;
- d. Any written, recorded or oral statements made by any person which would tend to exculpate the Defendant or indicate in any way that Defendant may not have committed the alleged crimes or that Defendant may have a legal defense to such crimes;
- e. The names and addresses of any witnesses who may have knowledge of facts which might be favorable to the Defendant, or who were interviewed by any law-enforcement officer, official or agent and failed to provide inculpatory information concerning the Defendant;
- f. Any statements previously made by a prospective witness for the State, whether written or oral and whether made under oath or otherwise, which are inconsistent or at variance in any way with what the witness is anticipated to testify to at trial;
- g. The complete prior criminal and juvenile records of all witnesses who may testify for the State, the nature of any criminal charges under investigation or pending against such witnesses in any jurisdiction, and a description of any prior bad acts engaged in by any such witnesses;
- h. The details of any promises or indications of actual or possible immunity, leniency, favorable treatment or any other consideration whatsoever, or of any inducements or threats, made or suggested by any State or federal employee or agent to any person who has provided information to or will testify for the State in this case, or to anyone representing such a person;
- i. Any information suggesting any bias or hostility by any prospective witness for the State toward the Defendant, or any other factor bearing on the credibility of any prospective witness for the State, including but not limited to any mental illness or condition, or dependence on or use of alcohol or drugs of any kind, whether or not received legally; and
- 17. All additional information of the type requested above that comes to the attention of the State or its agents after initial compliance with this request.
- 18. If the State intends to redact any portions of any discovery required to be provided to the Defendant under the N.C. Gen. Stat. § 15A-903 et seq., then the Defendant specifically requests that the State first seek a protective order, with notice to the Defendant, from the Superior Court before any redacting is performed.
- 19. Counsel for the defendant hereby requests that the state or any agent of the State of North Carolina require officers/witnesses to submit in writing any expected testimony,



- ... at the beginning of jury selection, a written list of the names of all other witnesses whom the State reasonably expects to call during the trial.
- 4. A complete copy of the Defendant's prior criminal record, if any, including but not necessarily limited to:
 - a. All juvenile and adult detention, jail, prison, parole, probation, and pre-sentence investigation records and reports;
 - b. All arrest, conviction, and adult and juvenile criminal offense records and reports;
 - c. All records and reports of any law enforcement authority as that term is defined in paragraph 5(a) above;
 - d. All records and reports of any detention or court authority;
 - e. All records and reports of any prosecuting authority as that term is defined in paragraph 5(b) above;
- 5. An opportunity to inspect and copy or photograph any and all books, papers, documents, photographs, motion pictures, videotapes, mechanical or electronic recordings, buildings and places, or any other crime scene, tangible objects, or copies or portions thereof, which are within the possession, custody or control of the State and which are material to the preparation of the defense, or are intended for use by the State as evidence at the trial or were obtained from or allegedly belonged to the Defendant, as provided for by N.C. Gen. Stat. § 15A-903(a);
- 6. An opportunity to inspect and copy or photograph results or reports of physical or mental examinations, or of tests, measurements or experiments made in connection with the case, or copies thereof, within the possession, custody, or control of the State, the existence of which is known or by the exercise of due diligence may become known to the District Attorney, as provided for by N.C. Gen. Stat. § 15A-903(a), including but not limited to DNA analysis, fingerprints, handwriting, ballistics, chemical or other scientific or medical tests or analyses; this requested information includes any and all testing procedures and all underlying data related to the above-described evidence; *State v. Cunningham*, 108 N.C. App. 185, 423 S.E.2d 802 (1992); *State v. Canady*, 355 N.C. 242, 559 S.E.2d 762 (2002);
- 7. An opportunity to inspect, examine and test, subject to appropriated safeguards, any physical evidence, or a sample thereof, which is in the possession, custody or control of the State, as provided for by N.C. Gen. Stat. § 15A-903(a), including but not limited to any and all controlled substances allegedly sold by the Defendant or seized from his person;
- 8. A copy of any and all search warrants, arrest warrants and non-testimonial identification orders issued in connection with the case, as well as any supporting affidavits, sufficient to allow the Defendant to determine whether to proceed under N.C. Gen. Stat. §15A-971 et seq.;
- 9. A description of any and all pre-trial identification procedures conducted by the State or any of its agents in connection with the alleged crimes, and the date, time, place and persons present at such procedure, sufficient to allow the Defendant to determine whether to proceed under N.C. Gen. Stat. § 15A-971, et seq.;

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notes, evidence or any information that the state intends to introduce as evidence at trial or any pretrial preceding. Counsel hereby objects to any evidence or testimony that has not previously been provided to counsel in writing prior to trial.

WHEREFORE the Defendant respectfully prays unto this Honorable Court for the following relief:

- 1. That the State voluntarily provide the aforementioned items of discovery within seven (7) days of the service of this Request upon the State, pursuant to N.C.Gen.Stat. § 15A-902(a);
- 2. That if the State fails or refuses to provide the requested voluntary discovery herein, within the time period prescribed by law, that the Court treat this voluntary discovery request as a motion for the Court to issue an Order compelling the Office of the District Attorney to provide the required discovery pursuant to Article 48 of the North Carolina General Statutes; and
- 3. For such other and further relief to which the Defendant may be entitled and which the Court may deem just and proper.

This the 2nd day of December, 2020.

KEITH & ASSOCIATES

JASON L. KEITH

Attorney for the Defendant

241 Summit Avenue, Suite 103

Greensboro, North Carolina 27401

(336) 574-0368

State Bar No. 34038

; ; ;

CERTIFICATE OF SERVICE

This	shall	certif	y that a	copy	of the	foregoin	g Requesi	t for	Voluntary	Discovery	(Alternative	Motion
										following		

depositing a copy hereof in a postpaid wrapper in a post office or official depository under the
exclusive care, custody, and control of the United States Postal Service, properly addressed to Office
of the District Attorney;
by personally serving the Office of the District Attorney via hand delivery (<u>Assistant District</u> <u>Attorney</u>
by transmitting a copy via facsimile transmittal to the Office of the District Attorney; and/or- by depositing a copy in the box for the Office of the District Attorney maintained by the Clerk
of Superior Court.

This the 2nd day of December, 2020.

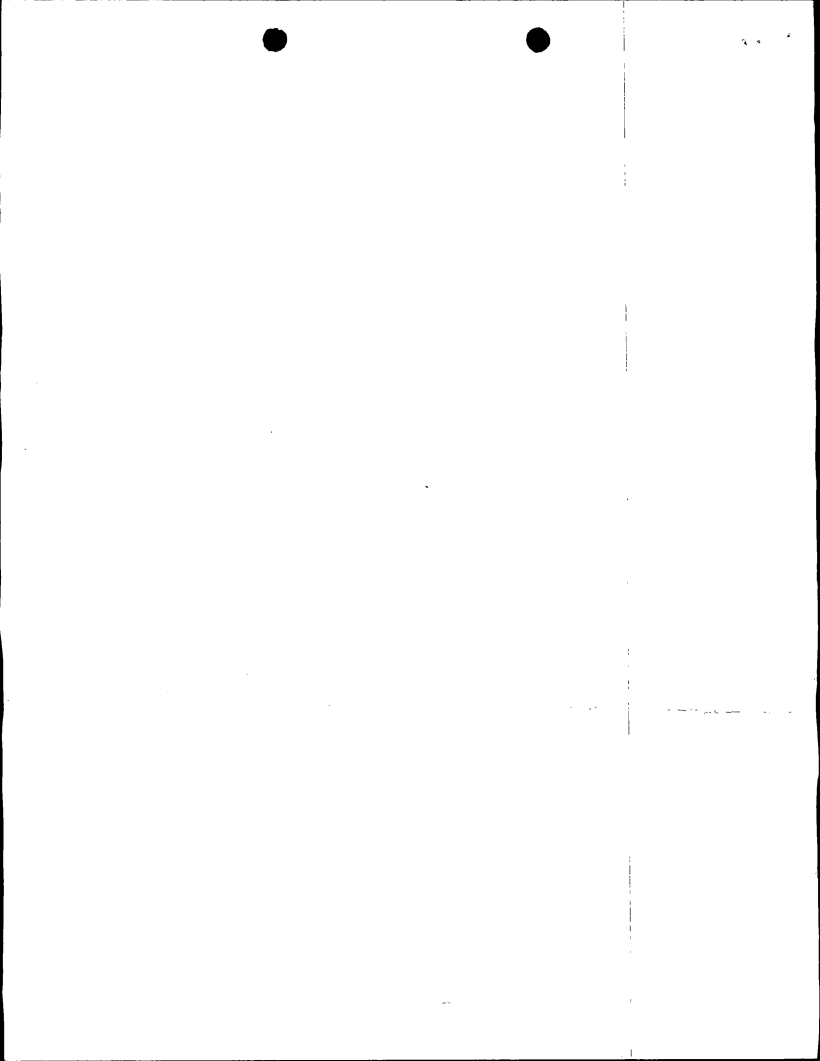
Attorney for the Defendant 241 Summit Avenue, Suite 103

KELPH & ASSOCIATES

Greensboro, North Carolina 27263

(336) 574-0368

State Bar No. 34038



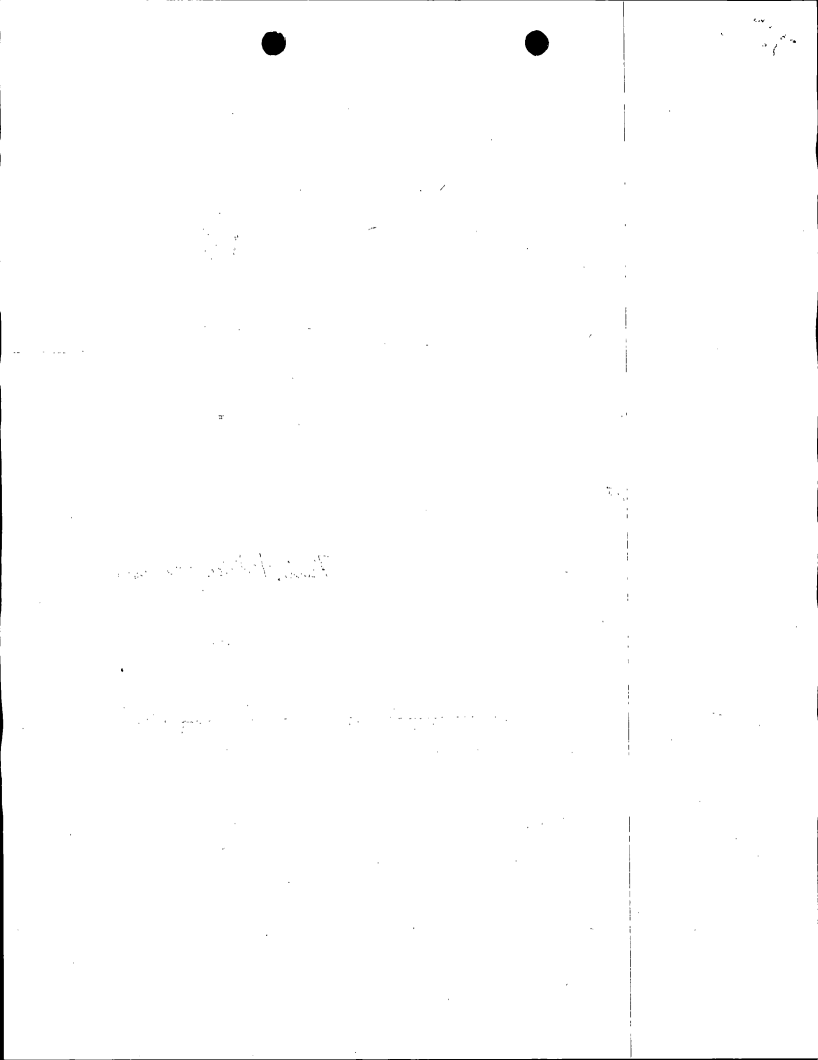
STATE OF NORTH CAROLINA	IN THE GENERAL COURT OF JUSTICE
ALAMANCE COUNTY	DESTRICT COURT DIVISION
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v, W	NOTICE OF AMELINGC.S.C.
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GREGORY BROOKS DRUMWRIGHT,	D A MATERIAL PROPERTY OF THE P
Defendant.	
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NOW COMES THE STATE, through the Office of the District Attorney, pursuant to N.C.G.S. 15A-539 and gives notice that the attached MOTION TO MODIFY CONDITIONS OF BOND will be heard in District Courtroom A at the J.B. Allen, Jr. Courthouse located at 212 West Elm Street, Graham, North Caroline 27253.

Said hearing will occur on Wednesday, 2 December 2020 at 2:00 PM.

This is the day of December 2020

Kevin Patrick Harrison Assistant District Attorney



STATE OF NORTH CAROLINA ALAMANCE COUNTY

IN THE GENERAL COURT OF JUSTICE DISTRICT COURT DIVISION 20CR 055010; 20CR 055295; 20CR055300

STATE OF NORTH CAROLINA

v.

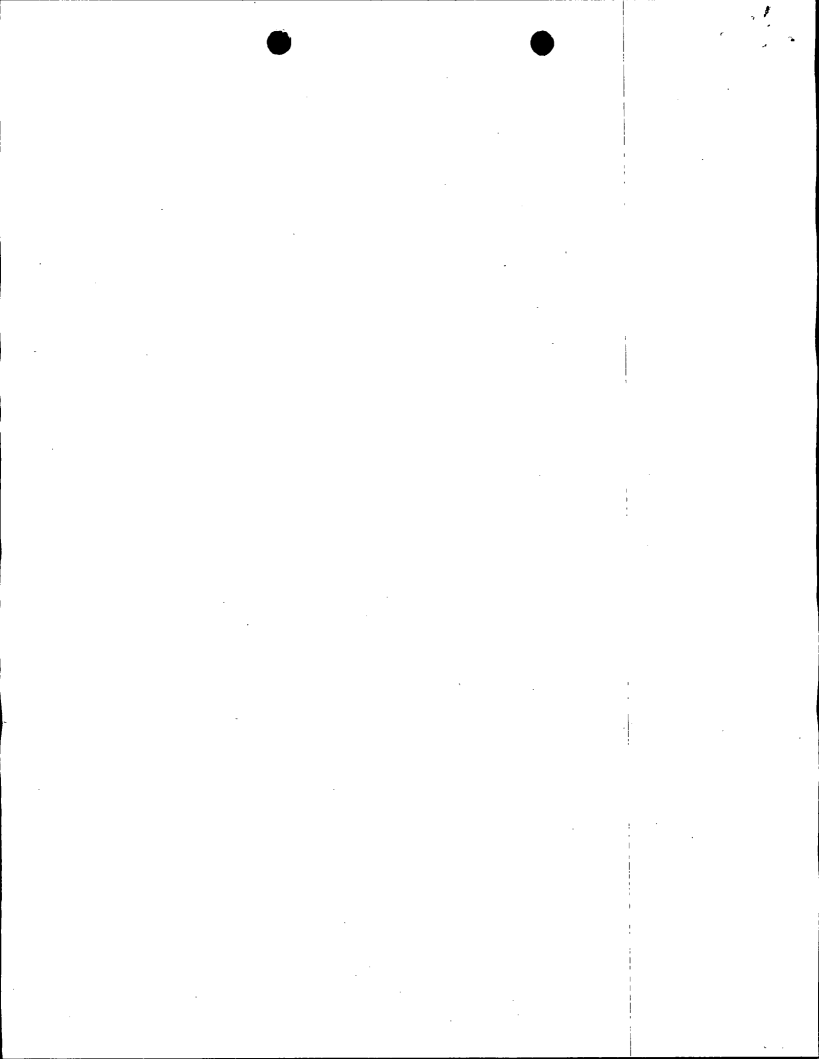
MOTION TO MODIFY CONDITIONS OF BOND

GREGORY BROOKS DRUMWRIGHT,

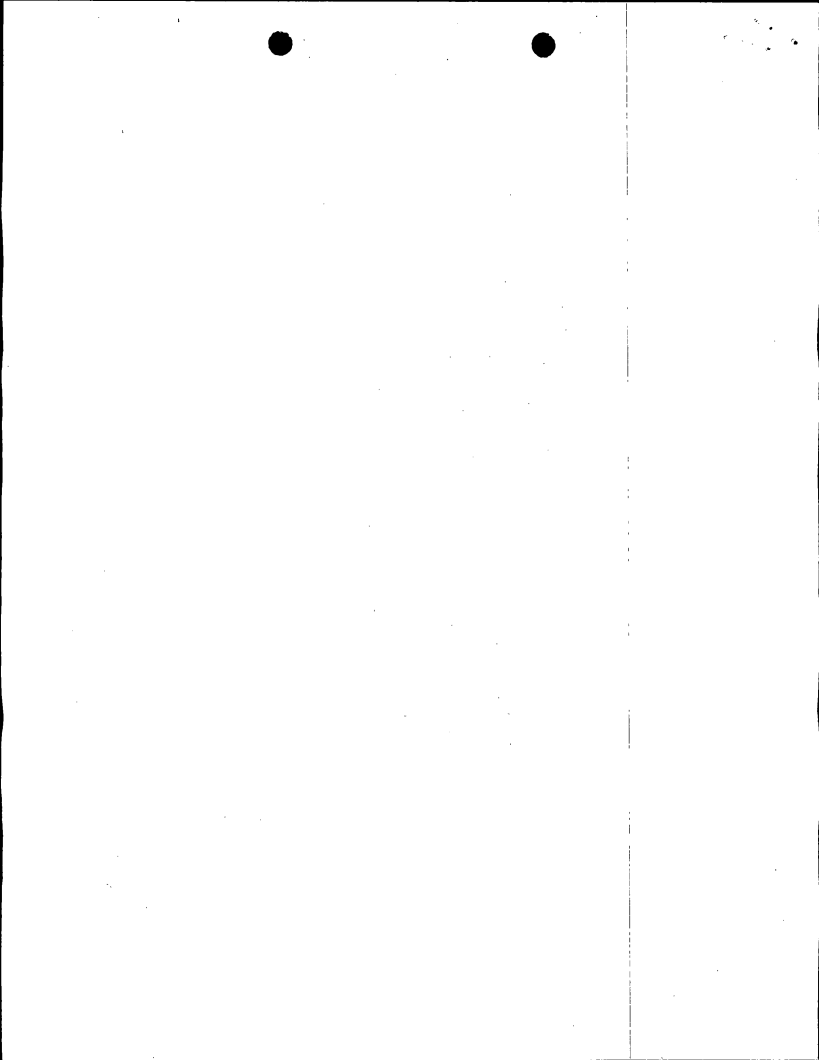
Defendant.

NOW COMES THE STATE, through the Office of the District Attorney, pursuant to N.C.G.S. 15A-539 and moves the Court to modify the terms of the defendant's pretrial release in the above-captioned matter. In support of said motion, the State offers the following:

- 1. Beginning on or about 20 October 2020, the defendant had multiple communications with officials and law enforcement of both Alamance County and the City of Graham in order to obtain a permit for a gathering on Alamance County outside the historic courthouse in downtown Graham on 31 October 2020.
- 2. During these conversations the defendant was notified of all provisions of the Alamance County facilities use policy and acknowledged his understanding of the same both verbally and later in writing.
- 3. Such provisions included that no non-battery powered generators or sound amplification devices or weapons, gasoline, or other flammable liquids would be permitted on county property during the event.
- 4. Had the defendant not agreed to these and all other provisions of the Alamance County Facilities Use Policy (the "Policy"), the defendant would not have been issued a permit for the above-referenced gathering.
- 5. As with any other citizen, the defendant was also required to abide by any laws of the State of North Carolina and any applicable local or county codes or ordinances.
- 6. On the morning of 31 October 2020 and during the set-up for the event, the defendant's group violated the Policy by attempting to use generators located off county property by dragging cables into and/or across street(s) in the vicinity and onto county property, as well as attempting to erect the proposed stage outside of its agreed upon location.



The defendant's group was warned by local law enforcement that this was in 7. violation of the Policy and the conduct ceased. During the event on 31 October 2020, the defendant's group violated the Policy 8. by placing and concealing a gas-powered generator in a colored wagon-like carrier on county property immediately adjacent to the stage that had been erected and bringing gasoline intended to be used to power the generator onto county property. At least one, but on information and belief multiple members at the gathering also had weapons on their person. Law enforcement became aware of both the gasoline and generator and 9. approached the area in an attempt to remove these items which were in violation of the Policy. As law enforcement moved peaceably to do so, members of the gathering as well 10. as the defendant refused to follow orders to step away and allow the items to be removed before physically grabbing and shoving officers. During these events, the defendant grabbed hold of a deputy's forearm and shoved her to the ground amid an increasingly agitated crowd, resulting in physical injury. When more law enforcement responded to defuse the situation and ordered the 11. crowd at least three times to disperse, the defendant actively encouraged participants not to disperse and to remain on county property. As a result of his conduct, the defendant was initially charged by Deputy Dockery 12. of the Alamance County Sheriff's Office with resisting public officer in violation of N.C.G.S. 14-223 and inciting a riot in violation of N.C.G.S. 14-288.2. After a thorough review of the evidence, including video and other additional 13. evidence, Deputy Dockery charged the defendant with assaulting a law enforcement officer inflicting physical injury in violation of N.C.G.S. 14-34.7 and the felony obstruction of justice. These charges issued on 18 November 2020, within three weeks of the event. On or about 19 November 2020, the defendant declared 'it's either, at this point, 14. march or riot' and on or about 23 November 2020, stated 'we are at war.' 15. The state intends to submit all charges to the next grand jury. As evidenced by the above the defendant is a danger to the community in that he 16. has engaged in and threatened to further engage in rioting, a crime with which he is already charged, and that he continuously and flagrantly violated the Policy in a manner that endangered both lives and property, including county property.



Based on the foregoing, the State respectfully requests that the Court modify the conditions of the defendant's pre-trial release by adding the following conditions:

- (1) that the defendant be banned from any property of Alamance County except when his presence is required to attend scheduled court dates; and
- (2) that upon his violation of said condition, the defendant be immediately arrested and have his bond doubled.

This is the 16T day of December 2020

Kevin Patrick Harrison
Assistant District Attorney

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File No. STATE OF NORTH CARULINA 20CR 055300 In The General Court Of Justice ALAMANCE County ☐ Superior Court Division Name And Mailing Address Of Defendant GREGORY BROOKS DRUMWRIGHT APPEARANCE BOND 4 CLUBVIEW CT **FOR GREENSBORO** NC 27410 PRETRIAL RELEASE Telephone No. Of Defendant (336) 253-4310 Total Bond Required Amount Of This Bond 20AB1124418 \$10,000.00 \$10,000,00 G.S. 15A-531, 15A-534, 15A-544.2 Offenses And Additional File Numbers F-ASSAULT PHY INJ LE/PROB/PAR OF; F-OBSTRUCTING JUSTICE (F) 20CR55300 20CR55295 M-RESISTING PUBLIC OFFICER; M-PUBLIC DISTURBANCE See Attachment Nunsecured Appearance Bond - I, the undersigned defendant, acknowledge that my personal representatives and I are bound to pay the State of North Carolina the sum shown above, subject to the conditions of this Bond stated on the reverse side. Cash Appearance Bond By Defendant (See note on reverse side.) - I. the undersigned defendant, acknowledge that I am bound to pay the State of North Carolina the sum shown above, and hereby deposit the cash identified below as security with the understanding that the deposit will be returned upon the Court's determination that the conditions of release have been performed, subject to the conditions of this Bond stated on the reverse side, and that it will be available to satisfy my obligations. Defendant's Property Appearance Bond - I, the undersigned defendant, acknowledge that I am bound to pay the State of North Carolina the sum shown above, subject to the conditions of this Bond stated on the reverse side, and as security for said Bond have executed a mortgage or deed of trust to real or personal property, payable to the State of North Carolina and with power of sale conditioned upon the breach of any condition of this Bond. Surety Appearance Bond - We, the undersigned, jointly and severally acknowledge that we and our personal representatives are bound to pay the State of North Carolina the sum shown above, subject to the conditions of this Bond stated on the reverse side. Any undersigned professional bondsman, bail agent, or runner attests that the AFFIDAVIT on the reverse side is complete and true. If a cash deposit is indicated below, surety(ies) has deposited the cash to secure the obligation as surety(ies) on this bond with the understanding that the deposit will be returned to the surety(ies) upon termination of that obligation as provided by law, and that it will NOT be available to satisfy defendant's obligations. (For cash bond, see note on reverse side.) Date Of Execution Of Bond Signature Of Defendant 11/20/2020 **ACCOMMODATION BONDSMAN** See attached AOC-CR-201A for additional accommodation bondsmen executing this bond Name And Address Of Accommodation Bondsman Name And Address Of Accommodation Bondsman Telephone No. Telephone No. PROFESSIONAL BONDSMAN Name Of Runner, If Applicable Name Of Bondsman License No. Of Runner Telephone No. License No. Of Bondsman Telephone No. Comprehensive Committee of the Committee of INSURANCE COMPANY Name Of Insurance Company Name Of Bail Agent Power Of Appointment No. Of Bail Agent License No. Of Bail Agent Telephone No **SIGNATURE** Signature Of Surety Signature Of Surety SWORN/AFFIRMED AND SUBSCRIBED TO BEFORE ME SWORN/AFFIRMED AND SUBSCRIBED TO BEFORE ME Date Signature Signature J N BROWN 11/20/2020 Deputy CSC X Magistrate Deputy CSC Assistant CSC Assistant CSC Clerk Of Superior Court Clerk Of Superior Court Magistrate Custodian Of Detention Facility [G.S. 15A-537(c)] Custodian Of Detention Facility [G.S. 15A-537(c)] COMPLETE IF CASH DEPOSITED Name Of Official Accepting Cash (type or print) Receipt No. Signature Of Official Accepting Cash NOTE: If cash deposited, see note on reverse side. VRA Case ORIGINAL COPY (see AOC-CR-238 if release Original - File after judgment in superior court) (Over) AOC-CR-201, Rev. 4/18 © 2018 Administrative Office of the Courts

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The conditions of this Bond are that the above	named defendant s		e entitled action(s) v	vhenever requ	ired. It is agree	d and understood
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of Justice until the entry of judgment in the dist	rict court from which	n no appeal is taken or	until the entry of jud	gment in the s	uperior court, u	nless terminated
earlier by operation of law or order of the court						
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Do no more. No other person's name shot	uld appear on this fo					
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STATE OF NORTH CAROLINA		File No.	20CR 055300	
GUILFORD for ALAMANCE County			ral Court Of Justice Superior Court Divisi	on
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lame And Address Of Defendant	,	CONDITIO	NS OF RELEAS	F BEST TON
GREGORY BROOKS DRUMWRIGHT			LEASE ORDER	
CLUBVIEW CT) AND NE	LEMOL ONDER	
GREENSBORO NC	27410	# 20RO1124392 Amount Of Bond		G.S. Chapter 15A, Art. 25, 20
		\$	\$10,000.0	00
Offenses And Additional File Numbers 20CR55300 WFA; F-ASSAULT PHY INJ LE/PROB/PAR 20CR55295 WFA; M-RESISTING PUBLIC OFFICER; M			TICE (F)	See Attachmen
ocation Of Court		X Distric	Date Date	7ime 021 2:00 AM X PM
Alamance County Courthouse; 9999 To The Defendant Named Above, you are ORDERED to ap	noor hafe-		01/21/2	021 2:00 -
Your release is not authorized. The defendant is required to provide (check all that apply) Prior to release, the defendant shall provide his/her (check all to the defendant has been (i) charged with a felony while with a pending felony charge or prior conviction requiring regis This Order is entered upon defendant's warrantless arrest for Order dated The defendant was arrested or surrendered after failing to app This was the defendant's second or subsequent failure to app	that apply) on probatio stration und violation of	X fingerprints. \(\) \[\] \[∬ DNA sample. 272, Side One). ☐ (ii) ari 7A (complete AOC-CR-272, e entered previously for th	rested for violation of probation Side Two).
Your release is subject to the conditions as shown on the atta		AOC-CR-270.	Other:	
Pate Signature Of Judicial Official J N BROWN		I =	perior Court District Co	istant CSC ourt Judge Superior Court Judg
		OMMITMENT -	27.04.25.04.00	and the second s
To The Custodian Of The Detention Facility Named Below, you released if authorized above. If the defendant is not sooner released hold him/her as provided on the attached AOC-CR-272.	d, yo <u>u a</u> re O		oduce him/her in Court as	
ffor charges covered by G.S. 15A-534.1 (domestic violence) or 15A-534.7 this county after the entry of this Order or, if no session is held AM PM produce him/her before a magistrate of this	d before <i>(en</i>	ter date and time 48 ho	urs after time of arrest)	·
ame Of Detention Facility Date		Signature Of Judicial		
Guilford County Jail 11/20/		EAD OD OUT	J N BROW	'N [
WRITTEN PROMISE I, the undersigned, promise to appear at all hearings, trials or othe I understand and agree that this promise is effective until the entredgment in Superior Court. If I am released to the custody of and his/her signature to supervise me.	erwise as the	ne Court may require ent in the District Cou	e and to abide by any rest urt from which no appeal i	is taken or until the entry of
ate Signature Of Defendant		Signature Of Person	Agreeing To Supervise Defen	ndant
ame Of Person Agreeing to Supervise Defendant (type or print)		Address Of Person A	greeing To Supervise Defend	lant
DEFEND	ANT RE	LEASED ON BA	AIL S	
late Time		Signature Of Jailer	**	an and an air ann an Aire ann An an Aireann ann airean ann an Aireann ann an Aireann an Aireann an Aireann Air
AOC-CR-200, Rev. 12/18 © 2018 Administrative Office of the Courts	ODIC	NAL COPY		VRA Case

				IS OF RELEAS	E MODIFICA	ATIOS		
The Condition	s of Release	on the reverse are Modification	modified as f	ollows:	Date		Signature	Of Judicial Official
		Modification			Date	 	Oignature	Of Oddiolal Official
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		S	UPPLEME	NTAL ORDERS	FOR COMN	IITMENT		10020
		red produced in C	ourt as follow	s:				
Date	Time	Place	•	Purp	ose		Signature	Of Judicial Official
					 			
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		DF	FENDANT	 RECEIVED BY	DETENTION	I FACILITY	,	
	Date			Time			ignature Ot	Jailer
						1 .		
		DEF	ENDANT R	ELEASED FOR	R COURT AP	PEARANC	E	
	Date			Time			ignature Of	f Jailer
				·			İ	
				•		•		
			L		_ J			

NOTE TO CUSTODIAN: This form shall accompany the defendant to court for all appearances.

AOC-CR-200, Side Two, Rev. 12/18 © 2018 Administrative Office of the Courts

STATE OF NORTH	CAROLINA		File No.	20CR 05530	00	
ALAMANCE	County			neral Court C		<u> </u>
Name And Mailing Address Of Defendant GREGORY BROOKS DRUMWRIG 4 CLUBVIEW CT	GHT		APPE	ARANCE I	BOND	
GREENSBORO Telephone No. Of Defendant	NC NC	27410	PRET	RIAL REL	EASE	
	253-4310					
Total Bond Required \$ \$10,000.00	Amount Of This Bond \$ \$10,000	.00	# 20AB	1124418	G.S. 1	15A-531, 15A-534, 15A-544.2
I ·	LE/PROB/PAR OF; F-OBSTRUC BLIC OFFICER; M-PUBLIC		•			
			<u> </u>			See Attachment
☐ Unsecured Appearance Bond Carolina the sum shown above, so Cash Appearance Bond By Defe North Carolina the sum shown about upon the Court's determination that that it will be available to satisfy m Defendant's Property Appearant shown above, subject to the conditor real or personal property, payat Surety Appearance Bond - We, to f North Carolina the sum shown agent, or runner attests that the Africash to secure the obligation as subligation as provided by law, and	Lopect to the conditions of endant (See note on revious, and hereby deposit it at the conditions of releasing obligations. ce Bond - I, the undersignal tions of this Bond stated of the to the State of North Community and above, subject to the condition on the reverse surrety(ies) on this bond with and the state of North Conditions of the conditions of the state of North Conditions of the state of North Conditions of the state of North Conditions of the state of North Conditions of the state of North Conditions of North Conditions of the North Conditions of North Conditions	this Bond sta erse side.) - I he cash identi he have been so ned defendant on the reverse carolina and w and severally act litions of this B side is comple	ted on the reverse, the undersigned of fied below as secu performed, subject t, acknowledge that it power of sale of knowledge that we lond stated on the ite and true. If a cast pring that the deponding the depond	side. defendant, acknowity with the undito to the conditions at I am bound to unity for said Bononditioned upon a and our person reverse side. An ast deposit is indicated as it will be return to the process of the control of the co	owledge that I an erstanding that II s of this Bond state pay the State of d have executed the breach of an al representative y undersigned pr cated below, sur-	n bound to pay the State of he deposit will be returned ated on the reverse side, and North Carolina the sum a mortgage or deed of trust by condition of this Bond. It is are bound to pay the State of essional bondsman, bail ety(ies) has deposited the
Date Of Execution Of Bond	0/2020		Signature Of Defe	ndant		
		OMMODA	TION BONDSN	IAN I	· · · · · · · · · · · · · · · · · · ·	The state of the s
See attached AOC-CR-201A for a Name And Address Of Accommodation Bo	aditional accommodation	bondsmen ex	ecuting this bond. Name And Addres	s Of Accommodati	ion Bondsman	
Telephone No.			Telephone No.			
起往上海海及蒙蒙等等。但这个	PRO	OFESSION	AL BONDSMA	AN BAG		or on a company of the same of
Name Of Bondsman			Name Of Runner,		· · · · · · · · · · · · · · · · · · ·	
License No. Of Bondsman	Telephone No.		License No. Of Ru	nner	Telephone	No.
	Starten 1	NSURANC	E COMPANY	1 121 19		
Name Of Insurance Company			Name Of Bail Ager			
Power Of Appointment No. Of Bail Agent			License No. Of Bai	il Agent	Telephone	No.
Signature Of Surety	基于"各种"的"基本"。	SIGN	ATURE Signature Of Suret	्रिक्त स्ट्रिक्ट प्र	3.0	
SWORN/AFFIRMED AND SU	JBSCRIBED TO BE	FORE ME	SWORN/AF	FIRMED AN	D SUBSCRI	BED TO BEFORE ME
Date Signatu			Date		ignature	
V	Assistant CSC Clerk O.	of Superior Cour		Deputy CSC Detention Facility [0	Assistant CS	C Clerk Of Superior Court
Signature Of Official Accepting Cash			CASH DEPOSICIAL Accepting Cash (TED	5.S. 19A-937(c)j	Receipt No.
NOTE: If cash deposited, see note on rev	rerse side.	ORIGINA	L COPY			VRA Case
AOC-CR-201, Rev. 4/18 © 2018 Administrative Office of the 6	(see AOC-CR-238 if release after judgment in superior Courts	se Origir	nal - File Over)			, ACL CUSC

		CONDITIONS	1 (1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			98.
The conditions of this Bond are that the above that this Bond is effective and binding upon the of Justice until the entry of judgment in the disearlier by operation of law or order of the could defendant fails to appear as required, the Couldern and the couldest of the	ne defendant and each strict court from which rt. If the defendant ap	h surety throughout al no appeal is taken o pears as ordered unti	stages of the proc until the entry of ju termination of the	eedings in the dgment in the Bond, then the	trial divisions of the superior court, unle bond is to be void,	General Court ss terminated
Each accommodation bondsman, by signing a fide resident of North Carolina. Aside from low	e and affection and re	elease of the above n	amed defendant, l l	nave received	no consideration for	r acting as
surety. I own sufficient property over and abo be ordered forfeited. I understand that if I sign				by law to enab	le me to pay this Bo	and should it
		AFFIDAVIT	E 7 1 10 10 10 10 10 10 10 10 10 10 10 10 1			
NOTE: "Professional bondsmen, surety bondsmen by the Administrative Office of the Courts."			of court having jurisdic	tion over the pri	ncipal an affidavit on a	form furnished
1. I have not, nor has anyone for my use,			ecurity or premium	for executing	this Bond.	
2. I have been promised a premium in the		v, which is due on the	date shown below.			
3. I have received a premium in the amou						
4. I have been given collateral security by		elow, of the nature and	in the amount sho			
Amount Of Premium Promised	Date Due				remium Received	
Name Of Person From Whom Collateral Received	Nature Of Collateral			\$.	Value	
		•				
		•				
	•					
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	Δ	FFIX STAMP	OR .			
·		VER OF ATTO				
	POV		KINET			
•		HERE				
	×					
Section 1	RETURN OF CUS	STODIAN OF DE	TENTION FACI	LITY		
The defendant named on the reverse was re					•	
	ustodian (type or print)		e Of Custodian		Sheriff	Deputy Sherif
					Other	
NOTES ON CASH BONDS:						
(1) To Official-Taking-The Bond-Use-this-	ferm for-all cash-bond	ls_Complete this form	as follows:			
When Cash Deposited By Defendant						
Enter defendant's name, address and te Do no more. No other person's name sh Make receipt out to DEFENDANT, not to	ould appear on this fo	ne top of Side One. Cl orm. Enter your name	eck "Cash Appeara sign and enter rec	ance Bond By eipt number ui	Defendant." Have de Inder "Complete If Ca	efendant sign. ash Deposited."
When Cash Deposited By Another Pe	rson Who Does NO	T Intend For The Cas	h To Be Used To	Satisfy The D	efendant's Obligati	ions.
Enter defendant's name, address and te	elephone number at th	ne top of Side One. Cl	eck "Surety Appea	rance Bond." I	Have defendant sign	n. Enter name,
address and telephone number of person Complete notarization for that person. E	n depositing cash und nter your name, sign	der "Accommodation i and enter receipt nun	Bondsman." Have t ber under "Comple	hat person sigi te If Cash Dep	n under "Signature (osited." Make recei _l	Of Surety." pt out to person
depositing the cash.						

(2) **To Bookkeeper.** If case disposed without forfeiture, disburse cash as follows: (1) If "Cash Appearance Bond By Defendant" checked on Side One, disburse to defendant or apply to defendant's obligations if court so orders. (2) If "Surety Appearance Bond" is checked on Side One, disburse only to the person(s) named under "Accommodation Bondsman."

(3) Bond By Insurance Company Or Professional Bondsman As Surety Is Same As Cash Except In Child Support. G.S. 15A-531(4) provides that an appearance bond executed by an insurance company or a professional bondsman (or a bail agent or runner on behalf of one of those sureties) is considered the same as a cash deposit, except in child support contempt proceedings for which only cash may satisfy a cash bond requirement.

File No. 20CR 055300	Law Enforcement Case No.	LID No.	SID No.	FBI No.			
WARRANT FOR ARREST Offense I F-ASSAULT PHY INJ LE/PROB/PAR OF II F-OBSTRUCTING JUSTICE (F)	STATE OF NORTH CAROLINA ALAMANCE County In The General Court Of Justice District Court Division						
THE STATE OF NORTH CAROLINA VS. Name And Address Of Defendant GREGORY BROOKS DRUMWRIGHT 4 CLUBVIEW CT GREENSBORO NC 27410 GUILFORD COUNTY (336) 253-4310 Alias I: GREGORY BROOK DRUMWRIGHT	To any officer with authority and I, the undersigned, find that shown and in the county natification feloniously did ASSAULT THE ALAMANCE COUNDUTIES AT THE TIME O	med above the defe CPL. B. TOMEY, TY SHERIFF'S OF F THE ASSAULT,	ndant name A SWORN FICE, WHO RESULTIN	d above unlawful LAW ENFORC D WAS CARRYI	HY, WHITHINY AND EMENT OFFICER WITH ING OUT HER OFFICIA		
Race Sex Date Of Birth 12/18/1979	I, the undersigned, find that shown and in the county na feloniously did obstruct just ALAMANCE COUNTY S PROTEST ON COUNTY I WITH NO INTENT TO ALCOMPLY, THE ASSEMB ARRESTS WERE MADE was done with deceit and in	there is probable camed above the defeatice by PURPOSEI HERIFF'S OFFICE PROPERTY AND ADHERE TO THOSILY WAS DECLAR AND THE ENTIRI	ause to belie ndant name FULLY OB FOR THE AGREEINCE TERMS A ED AN UN	d above unlawfu TAINING A PEI RIGHT TO CON TO THE TERM AS A RESULT O JLAWFUL ASSI HAD TO BE DIS	lly, willfully and RMIT FROM THE NDUCT A PEACEFUL IS OF THE PERMIT OF HIS FAILURE TO EMBLY, MULTIPLE SPERSED. This offense		
Date Of Arrest & Check Digit No. (As Shown On Fingerprint Card) Complainant (Name, Address Or Department) MARK A DOCKERY JR JR. ALAMANCE COUNTY SHERIFFS OFFICE 109 SOUTH MAPLE ST GRAHAM NC 27253 ALAMANCE COUNTY (336) 570-6300 Names & Addresses Of Witnesses (Including Counties & Telephone No.)	This act(s) was in violation of furnished under oath by the c defendant before a judicial of	omplainant listed. Yo	ı are DIREC	TED to arrest the o	defendant and bring the		
Misdemeanor Offense Which Requires Fingerprinting Per Fingerprint Plan Date Issued 11/18/2020	Signature AMELIA KNAUFF Magistrate Deputy CSC Assistant CSC Clerk Of Sup	212 W EL	County Court		Court Date Court Time Ar		

AOC-CR-100, Rev. 12/17 © 2017 Administrative Office of the Courts

	<u></u>					
If this Warrant For Arrest is not served within one hundred and eighty (180) days, it must be returned to the Clerk of Court in the county in which it was	District Attorney	☐ Waived Attorney Fo		☐ Appointed		CONVICTIONS:
issued with the reason for the failure of service noted thereon.		☐ Denied	<u> </u>	Retained) II (1-4) III (5+)
RETURN OF SERVICE	PLEA: ☐ guilty ☐ no contest _					M.CL. A1 1 1 2 3
I certify that this Warrant was received and served as follows:			guilty	<u>'</u>		M.CL. □ A1 □1 □2 □3 M.CL. □ A1 □1 □2 □3
Date Received Date Served Time Served and Served as follows. Date Received Date Served Time Served Date Returned	not guilty no contest not guilty		juit	uilty		MICL. LIAI LII LIZ LIS
By arresting the defendant and bringing the defendant before:	JUDGMENT: The defendant ap			ınderstandinç	gly entered the abov	e plea; on the above verdict,
Name Of Judicial Official	it is ORDERED that the defende	ant: □ pay costs and a	fine of \$		AOII# Doctoral acc	alter and a second
torous	☐ be imprisoned for a term of ☐ Work release ☐ is recommen					dit days served.
This Warrant WAS NOT served for the following reason:	☐ The Court finds that a ☐ lo					343.2(d) is necessary.
1000 00	☐ Execution of the sentence is	suspended and the defen	idant is placed on unsup	ervised prob	oation* for	months, subject to the
Signature Of Officer Making Return Name Of Officer (type or print)	following conditions: (1) com					
Signature of Officer Making Return (Name of Officer (type of print)	in G.S. 14-269. (3) remain ga	infully and suitably emplo	oyed or faithfully pursue	a course of	study or of vocations	al training, that will equip the
Department Or Agency Of Officer	defendant for suitable employm the Court; (5) pay to the Cleri				support and family	obligations, as required by
			Attomey's Fee		nity Service Fee	Other
Guilbord Co. S.D.		SIRULION	e Hulliey's Fee	\$	my Service i ee	\$
REDELIVERY/REISSUANCE	\$ \$	nt/a) for a satisfied north/(ins)	to receive restitution: (NOT		Pagard SSM or Tay II	
Date Signature ☐ Dep. CSC ☐ Assist. CSC ☐ CSC	**Name(s), address(es), and amou AOC-CR-382, "Certification Of Iden	nt(s) for aggineved party(les) itity (Victims' Restitution)/Cert	tification Of Identity (Witnes	ss Attendance).	.")	7 No. or aggineved party(les) on
RETURN FOLLOWING REDELIVERY/REISSUANCE	,		•			
I certify that this Warrant was received and served as follows:]		1			
Date Received Date Served Time Served And Served as Tollows.						
PM						
By arresting the defendant and bringing the defendant before:						
Name Of Judicial Official	☐ 6. complete ho	•			obation, as directed	by the judicial services
	coordinator, and pay the f 7. not be found in or on the			_ days.		
This Warrant WAS NOT served for the following reason:	☐ 8. not assault, communicate	with or be in the presence	ce of the complainant or			
	□ 9. provide a DNA sample pu	ursuant to G.S. 15A-266.4	. (AOC-CR-319)			
Signature Of Officer Making Return Name Of Officer (type or print)	☐ 10. Other:	-				
	,					
Department Or Agency Of Officer						
					-	
APPEAL ENTRIES	It is ORDERED that this: ☐ Judg					
The defendant, in open court, gives notice of appeal to the		e be consolidated for judg tence is to run at the expir			· · · · · · · · · · · · · · · · · · ·	
District Superior Court.	COMMITMENT: It is ORDE				ment and Commitm	ent to the sheriff and that
The current pretrial release order is modified as follows:	the sheriff cause the defend	lant to be retained in cus	stody to serve the sente	ence impose	d or until the defen	dant shall have complied
	with the conditions of releas	e pending appeal.	1			
D. J. Circuture Of District Court Later Co. Manietate	PROBABLE CAUSE:				and the defende	at is bound sucress Cuparist
Date Signature Of District Court Judge Or Magistrate	☐ Probable cause is found as to Court for action by the grand				_, and the delendar	nt is bound over to Superior
	☐ No probable cause is found a		į	of t	this Warrant and the	Count(s) is dismissed.
WAIVER OF PROBABLE CAUSE HEARING		lame Of District Court Judge	Or Magistrate (type or print) Signatu	re Of District Court Jud	dge Or Magistrate
The undersigned defendant, with the consent of his/her attorney, waives the right to a probable cause hearing.						
Date Waived Signature Of Defendant			CERTIFICATION			
	I certify that this Judgment is a t			file in this ca	ase.	
Signature Of Attorney	Date D	ate Delivered To Sheriff	Signature			☐ Dep. CSC ☐ Asst. CSC ☐ Clerk Of Superior Court
AOC-CR-100, Side Two, Rev. 12/17	*NOTE: If DWI, use AOC-CR-342 (ad	ativol or AOC CD 240 (n==b=:	tion If active sentence in F	ACII usa AO	C-CR-602 If supervise	<u></u>
© 2017 Administrative Office of the Courts	i DVVI, use AUC-UK-342 (at	Juvej of AOO-OK-3 to (probat	dony. Il active semence lo L	now, ase NO	C ST COS. II Super Vide	a prodution, use 100-011-004.