

Printed on 06/30/2021 02:55:02 PM

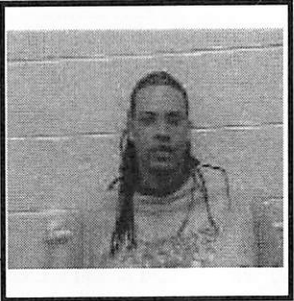
File No. 21CR 052954

Law Enforcement Case No. 202010429

LID No.

SID No.

FBI No. 189139WC8



CRIMINAL SUMMONS

Offense I M-RESISTING PUBLIC OFFICER II M-PUBLIC DISTURBANCE

ALAMANCE COUNTY SHERIFFS OFFICE STATE OF NORTH CAROLINA In The General Court Of Justice District Court Division ALAMANCE County

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

Race B Sex M Date Of Birth 12/18/1979 Age

Social Security No. 241-31-0172 Drivers License No. & State 25212442 NC

Name Of Defendant's Employer

Offense Code(s) I 5310 II 5364 Offense In Violation Of G.S. I 14-223 II 14-288.2

Date Of Offense 10/31/2020 through 10/31/2020

Complainant (Name, Address Or Department) CHAD MARTIN ALAMANCE COUNTY SHERIFFS OFFICE 109 SOUTH MAPLE ST GRAHAM NC 27253 ALAMANCE COUNTY (336) 570-6300

Names & Addresses Of Witnesses (Including Counties & Telephone Nos.) J R CANNADY ALAMANCE COUNTY SHERIFFS OFFICE 109 SOUTH MAPLE ST GRAHAM NC 27253 ALAMANCE COUNTY (336) 570-6300

Misdemeanor Offense Which Requires Fingerprinting Per Fingerprint Plan Date Issued 06/18/2021

To the defendant:

I, the undersigned, find that there is probable cause to believe that on or about the date of offense shown and in the county named above you unlawfully and willfully did resist, delay and obstruct C. MARTIN, a public officer holding the office of DEPUTY SHERIFF, by PHYSICALLY INTERFERING WITH THE INVESTIGATION INTO VIOLATIONS OF THE DEFENDANT'S FACILITY RESERVATION PERMIT AND THE ALAMANCE COUNTY FACILITIES USE POLICY BY GRASPING AND HOLDING C. MARTIN WHILE HE AND OTHER DEPUTIES ATTEMPTED TO ENFORCE SAID POLICIES AND PREVENT DISORDERLY CONDUCT ON AND AROUND THE ALAMANCE COUNTY HISTORIC COURTHOUSE GROUNDS.. At the time, the officer was discharging and attempting to discharge a duty of his office by ENSURING THE SAFETY AND SECURITY OF PARTICIPANTS AT A RALLY ON AND AROUND THE HISTORIC COURTHOUSE.

I, the undersigned, find that there is probable cause to believe that on or about the date of offense shown and in the county named above you unlawfully and willfully did assemble with at least two other persons, including two or more known participants, BRENDEN KEE, SAMUEL PIERRE, AND MANY OTHERS, and riot by engaging in a public disturbance, TO WIT: ENGAGING IN DISORDERLY CONDUCT INCLUDING YELLING AT AND PRESSING FORWARD TOWARD LAW ENFORCEMENT OFFICERS TRYING TO SECURE THE AREA, ASSAULTING LAW ENFORCEMENT OFFICERS, AND PHYSICALLY INTERFERING WHILE ALAMANCE COUNTY DEPUTY SHERIFFS ATTEMPTED TO ENFORCE THE DEFENDANT'S FACILITY RESERVATION PERMIT AND ALAMANCE COUNTY FACILITIES USE POLICY DURING WHICH THE DEFENDANT'S CONDUCT RESULTED IN VIOLENT ACTS AGAINST LAW ENFORCEMENT AND FURTHER AGITATION OF THE SURROUNDING CROWD TO ENGAGE IN FURTHER DISORDERLY CONDUCT, INCLUDING PARTICIPATING IN THE SAME OR SIMILAR CONDUCT AS PREVIOUSLY DESCRIBED. This disorderly and violent conduct resulted in injury to persons, including BRUISING TO THE RIGHT ARM OF CPL. B. TOMEY, A SWORN LAW ENFORCEMENT OFFICER OF THE ALAMANCE COUNTY SHERIFF'S OFFICE.

This act was in violation of the law referred to in this Criminal Summons. This Summons is issued upon information furnished under oath by the complainant listed. You are ORDERED to appear before the Court at the location, date and time indicated below to answer to the charge. If you fail to appear, an order for your arrest may be issued and you may be held in CONTEMPT OF COURT. Arrest and/or contempt for failure to appear is in addition to any sentence which may be imposed for the crime charged.

The undersigned finds the following cause to set a court date more than one month from the issue of this summons:

Signature WENDY HUNTER Magistrate Deputy CSC Assistant CSC Clerk Of Superior Court

Location Of Court Alamance County Courthouse; CRMA 212 W ELM ST GRAHAM,NC 27253

Court Date 07/12/2021 Court Time 09:00 AM PM

(over) ORIGINAL COPY

If this Criminal Summons is not served within ninety (90) days or by the date the defendant is directed to appear, whichever is earlier, it must be returned to the Clerk of Court in the county in which it was issued with the reason for the failure of service noted thereon.

District Attorney <b>KPH</b>	<input type="checkbox"/> Waived <input type="checkbox"/> Not Indigent <input type="checkbox"/> Denied	Attorney For Defendant <b>Leith</b>	<input type="checkbox"/> Appointed <input type="checkbox"/> Retained	<b>PRIOR CONVICTIONS:</b> No./Level: 0 <input type="checkbox"/> I (0) <input type="checkbox"/> II (1-4) <input type="checkbox"/> III (5+)
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**RETURN OF SERVICE**

I certify that this Criminal Summons was received and served as follows:

Date Received <b>6/30/21</b>	Date Served <b>6/30/21</b>	Time Served <b>1456</b>	<input type="checkbox"/> AM <input checked="" type="checkbox"/> PM	Date Returned <b>6/30/21</b>
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By personally serving this Criminal Summons on the defendant.

This Criminal Summons WAS NOT served for the following reason:

Signature Of Officer Making Return **C.A. Stephens** Name Of Officer (type or print) **C.A. Stephens**

Department Or Agency Of Officer **GCSO**

PLEA: <input type="checkbox"/> guilty <input type="checkbox"/> no contest	VERDICT: <input checked="" type="checkbox"/> guilty	M.C.L. <input type="checkbox"/> A1 <input type="checkbox"/> 1 <input type="checkbox"/> 2 <input type="checkbox"/> 3
<input type="checkbox"/> guilty <input type="checkbox"/> no contest	<input type="checkbox"/> guilty	M.C.L. <input type="checkbox"/> A1 <input type="checkbox"/> 1 <input type="checkbox"/> 2 <input type="checkbox"/> 3
<input type="checkbox"/> guilty <input type="checkbox"/> no contest	<input type="checkbox"/> guilty	M.C.L. <input type="checkbox"/> A1 <input type="checkbox"/> 1 <input type="checkbox"/> 2 <input type="checkbox"/> 3
<input checked="" type="checkbox"/> not guilty	<input checked="" type="checkbox"/> not guilty <b>CFZ</b>	

**JUDGMENT:** The defendant appeared in open court and freely, voluntarily and understandingly entered the above plea; on the above verdict, it is **ORDERED** that the defendant:  pay costs and a fine of \$\_\_\_\_\_.  
 be imprisoned for a term of \_\_\_\_\_ days in the custody of the  sheriff.  MCP.  DACJJ.\* Pretrial credit \_\_\_\_\_ days served.  
 Work release  is recommended.  is not recommended. [ is ordered. (use form AOC-CR-602) ]  
 The Court finds that a  longer  shorter period of probation than that which is specified in G.S. 15A-1343.2(d) is necessary.  
 Execution of the sentence is suspended and the defendant is placed on unsupervised probation\* for \_\_\_\_\_ months, subject to the following conditions: (1) commit no criminal offense in any jurisdiction. (2) possess no firearm, explosive or other deadly weapon listed in G.S. 14-269. (3) remain gainfully and suitably employed or faithfully pursue a course of study or of vocational training, that will equip the defendant for suitable employment, and abide by all rules of the institution. (4) satisfy child support and family obligations, as required by the Court. (5) pay to the Clerk the costs of court and any additional sums shown below.

**REDELIVERY/REISSUANCE**

Date	Signature	<input type="checkbox"/> Dep. CSC <input type="checkbox"/> Assist. CSC <input type="checkbox"/> CSC
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The above clerk finds the following cause to set a court date more than one month from reissue:

**RETURN FOLLOWING REDELIVERY/REISSUANCE**

I certify that this Criminal Summons was received and served as follows:

Date Received	Date Served	Time Served	<input type="checkbox"/> AM <input type="checkbox"/> PM	Date Returned
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By personally serving this Criminal Summons on the defendant.

This Criminal Summons WAS NOT served for the following reason:

Signature Of Officer Making Return Name Of Officer (type or print)

Department Or Agency Of Officer

Fine <b>\$ 500</b>	Restitution**	Attorney's Fee	Community Service Fee	Other
\$	\$	\$	\$	\$

\*\*Name(s), address(es), and amount(s) for aggrieved party(ies) to receive restitution: (NOTE TO CLERK: Record SSN or Tax ID No. of aggrieved party(ies) on AOC-CR-382, "Certification Of Identity (Victims' Restitution)/Certification Of Identity (Witness Attendance).")

- 6. complete \_\_\_\_\_ hours of community service during the first \_\_\_\_\_ days of probation, as directed by the judicial services coordinator, and pay the fee prescribed by G.S. 143B-708 within \_\_\_\_\_ days.
- 7. not be found in or on the premises of the complainant or \_\_\_\_\_
- 8. not assault, communicate with or be in the presence of the complainant or \_\_\_\_\_
- 9. provide a DNA sample pursuant to G.S. 15A-266.4. (AOC-CR-319)
- 10. Other: \_\_\_\_\_

**APPEAL ENTRIES**

The defendant, in open court, gives notice of appeal to the  District  Superior Court.

The current pretrial release order is modified as follows:

**Same**

Date <b>9-8-21</b>	Signature Of District Court Judge Or Magistrate
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**WAIVER OF PROBABLE CAUSE HEARING**

The undersigned defendant, with the consent of his/her attorney, waives the right to a probable cause hearing.

Date Waived	Signature Of Defendant
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Signature Of Attorney
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It is **ORDERED** that this:  Judgment is continued upon payment of costs.  
 case be consolidated for judgment with \_\_\_\_\_  
 sentence is to run at the expiration of the sentence in \_\_\_\_\_

**COMMITMENT:** It is **ORDERED** that the Clerk deliver two certified copies of this Judgment and Commitment to the sheriff and that the sheriff cause the defendant to be retained in custody to serve the sentence imposed or until the defendant shall have complied with the conditions of release pending appeal.

**PROBABLE CAUSE:**  
 Probable cause is found as to all Counts except \_\_\_\_\_, and the defendant is bound over to Superior Court for action by the grand jury.  
 No probable cause is found as to Count(s) \_\_\_\_\_ of this Criminal Summons and the Count(s) is dismissed.

Date <b>9-8-21</b>	Name Of District Court Judge Or Magistrate (type or print) <b>WLL</b>	Signature Of District Court Judge Or Magistrate
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**CERTIFICATION**

I certify that this Judgment is a true and complete copy of the original which is on file in this case.

Date	Date Delivered To Sheriff	Signature	<input type="checkbox"/> Dep. CSC <input type="checkbox"/> Asst. CSC <input type="checkbox"/> Clerk Of Superior Court
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**APPEAL**

STATE OF NORTH CAROLINA

Alamance County

File No.

21CR 052954

Film No.

20CA 055010

In The General Court Of Justice

District  Superior Court Division

Name Of Plaintiff(s)

North Carolina

VERSUS

Name Of Defendant(s)

Gregory Drumwright

MEMORANDUM OF JUDGMENT/ORDER

1. The parties to this lawsuit have reached an agreement to settle certain matters as set forth specifically in this memorandum and agree to be legally and mutually bound by the following terms and conditions: (Attach additional pages as necessary)

(1) The ~~sequestered~~ witnesses who have yet to testify in the above captioned matter are sequestered under the Rules of evidence. IT IS HEREBY ORDERED. Further:

(2) NO WITNESS shall discuss or speak about his or her testimony with ~~any other witness~~ or with any Law Enforcement officer having knowledge of any of such testimony

(3) NO law enforcement officer who has heard any testimony shall discuss or speak with any witness concerning same

(4) NO witness shall listen to any recording of the testimony of any witness.

July 28 July 2021

[Signature]

JCS

2. A formal judgment/order reflecting the above terms will be prepared by and submitted no later than \_\_\_\_\_ for signature by a judge assigned to hold court in this district.

NOTE: Parties should be examined on the record as to terms of settlement. See McIntosh v. McIntosh, 74 N.C. App. 554 (1985).

3. The parties stipulate to the following: *(If additional sheets are necessary, all parties, attorneys and the judge should sign each sheet.)*

- (a) With the signing of this Memorandum by the presiding judge, this Memorandum shall become a judgment/order of the court and shall be deemed entered pursuant to Rule 58 of the North Carolina Rules of Civil Procedure on the date filed with the Clerk;
- (b) the provisions of this Memorandum are fair and reasonable and each party has had ample opportunity to obtain legal advice concerning the legal effect and terms of this Memorandum;
- (c) this Memorandum is enforceable by the contempt powers of the court should any party not comply with its terms;
- (d) the formal judgment or order may be signed by the presiding judge out of term, session, county and district;
- (e) each party is satisfied with the services of the respective attorneys and believes that he/she has received competent advice regarding the signing of this Memorandum;
- (f) signatures of the parties on the formal judgment/order are not necessary;
- (g) the parties waive findings of fact and conclusions of law in the formal judgment/order memorializing this Memorandum; and
- (h) all attorneys shall be released as attorneys of record upon signing of the formal judgment or order by the presiding judge.

Date	Date
Signature Of Plaintiff 1	Signature Of Plaintiff's Attorney 1
Date	Date
Signature Of Plaintiff 2	Signature Of Plaintiff's Attorney 2
Date	Date
Signature Of Defendant 1	Signature Of Defendant's Attorney 1
Date	Date
Signature Of Defendant 2	Signature Of Defendant's Attorney 2

Prior to accepting the stipulated agreement of the parties, the undersigned judge read the terms of the above stipulations and agreements to the parties, and made careful inquiry of them with regards to the voluntary nature of their agreement and their understanding thereof. The court explained to the parties the legal effect of their stipulations and agreements and determined that the parties understood the legal effect and terms of the agreement and stipulations. The parties acknowledged their voluntary execution of the agreements and stipulations, stated that the terms accurately reflected their agreement, and agreed of their own free wills to abide by them.

Date	Signature Of Presiding Judge
	Name Of Presiding Judge (Type Or Print)