

Actual jury verdict in Class' possession of illegally sawed-off shotgun case.

FILED
COURT OF COMMON PLEAS
TUSCARAWAS COUNTY OHIO

2002 OCT -7 A 11: 36

ROCKNE W. CLARKE
CLERK OF COURTS

IN THE COURT OF COMMON PLEAS

TUSCARAWAS COUNTY, OHIO

GENERAL TRIAL DIVISION

STATE OF OHIO,

PLAINTIFF

vs.

RODNEY D. CLASS,

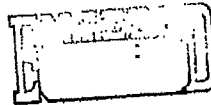
DEFENDANT

CASE NO. 2001 CR 12 0298

JUDGE

EDWARD EMMETT O'FARRELL

**VERDICT OF GUILTY-COUNT
FOUR-UNLAWFUL POSSESSION OF
DANGEROUS ORDNANCE (SECTION
2923.17, OHIO REVISED CODE) (F-5)**



We, the Jury, duly impaneled and sworn, find the Defendant, Rodney D. Class, Guilty,
beyond a reasonable doubt, of Unlawful Possession of Dangerous Ordnance in violation of
Section 2923.17, Ohio Revised Code, a felony of the fifth degree, as charged in Count Four of
the Indictment.

All twelve (12) of our number so concur in said verdict. This verdict of **Guilty** is
reached this 7th day of October, 2002.

Ray L. Under
Patricia M. Moseley
Chad W. Blakes
Robert A. Fitcher
Allyson Ashura
Howard J. Mason Jr.

Carol J. Henninger
Ed D. Lacey
John P. M...
Michelle M. Davis
Melanie G. G...
Giada D. S...

**Class was on probation for a prior
Ohio gun-related offense when arrested
here.**

Indictment for
**THREE COUNTS CARRYING CONCEALED WEAPONS
ONE COUNT UNLAWFUL POSSESSION OF DANGEROUS ORDNANCE**

Rev. Code Secs. 2939.20, 22; 2941.06, 49


The State of Ohio, Tuscarawas County, ss. COURT OF COMMON PLEAS

Of the Term of September in the Year of our Lord Two Thousand One.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County aforesaid, on their oaths, in the name and by the authority of the State of Ohio, do find and present that on or about the 28th day of November, 2001, at the County of Tuscarawas, State of Ohio, one **RODNEY D. CLASS** did knowingly carry or have, concealed on his person or concealed ready at hand any deadly weapon or dangerous ordnance, to-wit: a knife, contrary to and in violation of Section 2923.12(A) of the Ohio Revised Code and against the peace and dignity of the State of Ohio, a misdemeanor of the first degree.

COUNT TWO


On or about the 28th day of November, 2001, at the County of Tuscarawas, State of Ohio, one **RODNEY D. CLASS** did knowingly carry, or have concealed on his person or concealed ready at hand any deadly weapon or dangerous ordnance, to-wit:



two (2) nightsticks with concealed blades, contrary to and in violation of Section 2923.12(A) of the Ohio Revised Code and against the peace and dignity of the State of Ohio, a misdemeanor of the first degree.

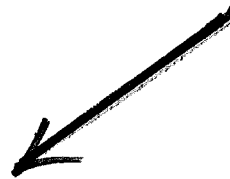
COUNT THREE

On or about the 28th day of November, 2001, at the County of Tuscarawas, State of Ohio, one **RODNEY D. CLASS** did knowingly carry or have concealed on his person or ready at hand any deadly weapon or dangerous ordnance, to-wit: a sawed off Springfield shotgun, a firearm that is either loaded or for which were either loaded or for which **RODNEY D. CLASS** had ammunition ready at hand, contrary to and in violation of Section 2923.12(A) of the Ohio Revised Code and against the peace and dignity of the State of Ohio, a felony of the fourth degree.



COUNT FOUR

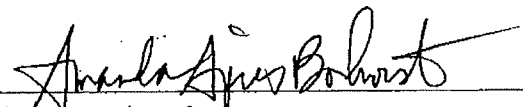
On or about the 28th day of November, 2001, at the County of Tuscarawas, State of Ohio, one **RODNEY D. CLASS**, did knowingly acquire, have, carry any

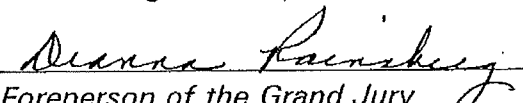


dangerous ordnance, to-wit: a sawed off Springfield shotgun, contrary to and in violation of Section 2923.17 of the Ohio Revised Code and against the peace and dignity of the State of Ohio, a felony of the fifth degree.

Endorsed: A true bill.

ASB/km


Prosecuting Attorney


Foreperson of the Grand Jury

Class' conviction for hunting without permission of owner
(effectively trespassing with firearm).

STATE OF OHIO

VS.

CLASS, RODNEY D.

(DEFENDANT)

IN THE CANTON MUNICIPAL COURT

CANTON, OHIO

CASE NO. 1999CRB05550

JUDGMENT ENTRY CRIMINAL

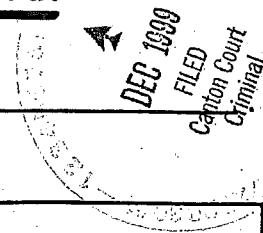
On this date the Defendant appeared with out Counsel and entered a plea of guilty/
~~no contest to the below charge(s).~~ The Court finds the Defendant guilty of the below charge(s). IT IS THE SENTENCE
OF THE COURT THAT THE DEFENDANT PAY FINES AND BE IMPRISONED IN THE STARK COUNTY JAIL AS
FOLLOWS:

COUNT 1 CHARGE Hunting w/o Permission FINE \$ 50 & costs JAIL 60 days.
IT IS FURTHER ORDERED that all but \$ fine and all but days are suspended on
condition of Defendant's good behavior for of two years () from this date and
FURTHER ON THE FOLLOWING CONDITION(S).

() Defendant is ordered to complete hrs. of S.C.S. by Class' Ohio sawed-off shotgun
arrest occurred within this two
() Defendant is ordered to complete D.I.P. program by year period.
and is credited \$ against fine upon completion.

() Defendant is ordered to sign up and comply with () Quest, () Tasc,
() Choices, () Melymbrosia, () Intercede by

() Defendant is credited with days served in lieu of days/fine/both.



jeter
CRIMINAL ADMINISTRATION

COUNT CHARGE FINE \$ & costs JAIL days
() consecutive () concurrent with Count . () IT IS FURTHER ORDERED that all but
\$ fine and all but days are suspended on the same conditions as the above Count.

COUNT CHARGE FINE \$ & costs JAIL days
() consecutive () concurrent with Count . () IT IS FURTHER ORDERED that all but
\$ fine and all but days are suspended on the same conditions as the above Count.

COUNT CHARGE FINE \$ & costs JAIL days
() consecutive () concurrent with Count . () IT IS FURTHER ORDERED that all but
\$ fine and all but days are suspended on the same conditions as the above Count.

COUNT(S) are DISMISSED on Motion of the Prosecutor.

The deft.'s driver license is suspended for a term of days effective this date, and the deft. is
HEREBY ORDERED to deliver his license to the Clerk of this Court Immediately.

The jail sentence imposed by this order will commence on at AM/PM.

() at the Court. () at the Stark County Jail. The Defendant is order released from jail on
 at AM/PM. Remaining days will be completed on EMHA by

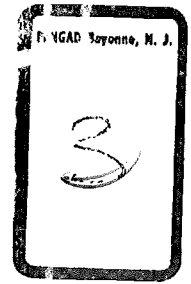
The Court finds that the Defendant is able to pay the fine and costs in this case, and orders the Defendant to pay
the fine and costs () today (or) () by . () The Defendant is ordered released
on own recognizance.

POINTS

Stephen H. Bole
Judge, Canton Municipal Court

DEC 10 1999

Date Signed



U.S. Department of Justice

Ronald C. Machen Jr.
United States Attorney

District of Columbia

The Plea Deal offered to Rod Class and his attorney which Class accepted and signed.

November 6, 2014

A.J. Kramer
Federal Public Defender for the
District of Columbia
A. J. Kramer@fd.org

Rodney Class
432 North Lincoln Street
High Shoals, NC 28077

Re: United States v. Rodney Class
Criminal Case No. 13-253 (RBR)

Dear Mr. Class:

This letter sets forth the full and complete plea offer to you from the Office of the United States Attorney for the District of Columbia (hereinafter also referred to as "the Government" or "this Office"). This plea offer expires on November 10, 2014. If you accept the terms and conditions of this offer, please execute this document in the space provided below. Upon receipt of the executed document, this letter will become the Plea Agreement (hereinafter referred to as "this Agreement"). The terms of the offer are as follows:

1. Charges and Statutory Penalties

You have been charged with Possession of a Firearm on U.S. Capitol Grounds, in violation of 40 U.S.C. § 5104(e).

You understand that a violation of this statute carries a maximum sentence of 5 years of imprisonment; a fine not to exceed \$250,000; a term of supervised release of not more than 3 years; and an obligation to pay any applicable interest or penalties on fines not timely made.

In addition, you agree to pay a special assessment of \$100 per felony conviction to the Clerk of the United States District Court for the District of Columbia. You also understand that, pursuant to 18 U.S.C. § 3572 and § 5E1.2 of the United States Sentencing Commission, *Guidelines Manual* (2013) (hereinafter "Sentencing Guidelines," "Guidelines," or "U.S.S.G."),

Actual charge here was "carrying" "dangerous weapons"
"onto United States Capitol Grounds" (was not limited to
firearms).

Plea Deal Continued: Note here that Class fraudulently conceals his TRUE criminal history from the prosecutor and sentencing judge, his 1999 Ohio CONVICTION of a gun-related offense, his 2001 Ohio CONVICTION for FELONY POSSESSION OF A SAWED-OFF SHOTGUN, his 2010 N.C. CONVICTION for using a license plate for one vehicle on a different vehicle, his 2013 N.C. CONVICTION for installing a REAL law enforcement "blue light" on his fraudulently-marked Jeep and his 2013 N.C. CONVICTION for resisting arrest. FIVE
CRIMINAL CONVICTIONS, ONE FELONY!

the Government, through your allocution, adherence to every provision of this Agreement, and conduct between entry of the plea and imposition of sentence.

Nothing in this Agreement limits the right of the Government to seek denial of the adjustment for acceptance of responsibility, pursuant to U.S.S.G. § 3E1.1, and/or imposition of an adjustment for obstruction of justice, pursuant to U.S.S.G. § 3C1.1, regardless of any agreement set forth above, should you move to withdraw your guilty plea after it is entered, or should it be determined by the Government that you have either (a) engaged in conduct, unknown to the Government at the time of the signing of this Agreement, that constitutes obstruction of justice, or (b) engaged in additional criminal conduct after signing this Agreement.

In accordance with the above, the applicable Guidelines Offense Level will be at least 6.

B. Estimated Criminal History Category

Based upon the information now available to this Office (including the Pre-Plea Criminal History Calculation, you have a prior misdemeanor criminal conviction.

Accordingly, you are estimated to have 1 criminal history point and your Criminal History Category is estimated to be I. You acknowledge that if additional relevant convictions are discovered during the pre-sentence investigation by the United States Probation Office, your criminal history points may increase. Similarly, if the United States Probation Office determines that you have fewer convictions than estimated herein, your criminal history points may decrease.

C. Estimated Applicable Guidelines Range


Based upon the agreed total offense level and the estimated criminal history category set forth above, your estimated Sentencing Guidelines range is 0 months to 6 months (the "Estimated Guidelines Range"). In addition, the parties agree that, pursuant to U.S.S.G. § 5E1.2, should the Court impose a fine, at Guidelines level 6, the estimated applicable fine range is \$500 to \$5,000. You reserve the right to ask the Court not to impose any applicable fine.

The parties agree that, solely for the purposes of calculating the applicable range under the Sentencing Guidelines, neither a downward nor upward departure from the Estimated Guidelines Range set forth above is warranted. Accordingly, neither party will seek any departure or adjustment to the Estimated Guidelines Range, nor will either party suggest that the Court consider such a departure or adjustment, except as provided in this plea letter. Moreover, you understand and acknowledge that the Estimated Guidelines Range agreed to by the parties is not binding on the Probation Office or the Court. Should the Court determine that a different guidelines range is applicable, you will not be permitted to withdraw your guilty plea on that basis, and the parties will still be bound by this Agreement.

You understand and acknowledge that the terms of this section apply only to conduct that occurred before the execution of this Agreement. Should you commit any conduct after the execution of this Agreement that would form the basis for an increase in your base offense level

This list omits the machete and the rifle referred to elsewhere in the police records.

The Government and your client hereby agree that the following items seized from you and your vehicle on May 30, 2013, and currently in the custody and/or control of the Metropolitan Police Department, were properly seized and were involved in or used in violation of federal law by the defendant:

- 
- A. Taurus .44 caliber gun with 7 rounds ammunition
 - B. Ruger 9mm pistol with magazine and 8 rounds ammunition
 - C. Henry .44 caliber gun with 11 rounds ammunition
 - D. Knives (14)
 - E. Switchblade
 - F. Axes (3)
 - G. .44 caliber ammo (155)
 - H. 9mm ammo (50)

Your client agrees that these items are subject to seizure by the United States, and that no defense exists to the seizure of this property by the United States. As such, the defendant hereby relinquishes all claim, title, and interest he has in the above referenced property to the United States and/or the District of Columbia and agrees not to oppose any civil, administrative, or judicial forfeiture of the property. Your client agrees to take any actions requested by this Office or the Metropolitan Police Department to transfer ownership of these items to the United States or the District of Columbia. Your client consents to both the destruction of these items and to their abandonment to the United States or the District of Columbia. Your client agrees that he will not file a claim to this property and withdraws any claim for the property that he may have filed. Your client knowingly and voluntarily waives any right to timely notice provided for in 18 U.S.C. 983. Your client certifies that he is the sole owner of the property listed above, and that no one else has an ownership interest in this property.

(b) The defendant agrees to waive all constitutional and statutory challenges in any manner (including, but not limited to, direct appeal) to the seizure and destruction carried out in accordance with this plea agreement on any grounds.

12. Complete Agreement

No agreements, promises, understandings, or representations have been made by the parties or their counsel other than those contained in writing herein, nor will any such agreements, promises, understandings, or representations be made unless committed to writing and signed by you, defense counsel, and an Assistant United States Attorney for the District of Columbia.

You further understand that this Agreement is binding only upon the Criminal and Superior Court Divisions of the United States Attorney's Office for the District of Columbia. This Agreement does not bind the Civil Division of this Office or any other United States Attorney's Office, nor does it bind any other state, local, or federal prosecutor. It also does not bar or compromise any civil, tax, or administrative claim pending or that may be made against you.

Class was on probation for a prior North Carolina criminal conviction when arrested in D.C. carrying a car load of dangerous weapons in violation of his probation.

File No.	13CR 050407	Law Enforcement Case No.	LID No.	SID No.	FBI No.
MAGISTRATE'S ORDER					
Offense	USE OF RED OR BLUE LIGHT				
THE STATE OF NORTH CAROLINA VS.					
Name And Address Of Defendant	RODNEY DALE CLASS				
432 N LINCOLN ST	NC 28077				
HIGH SHOALS	GASTON COUNTY				
In The General Court Of Justice District Court Division LINCOLN County					

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 of offense shown and in the county named above the defendant named above unlawfully and willfully did HAVE INSTALLED A BLUE LIGHT ON A VEHICLE, JEEP WRANGLER, AFTER THE INITIAL MANUFACTURE OF THE VEHICLE THAT COULD BE OPERATED BY THE VEHICLES ELECTRICAL SYSTEM.

Class had installed a real law enforcement blue light on his Jeep to make it look like a law enforcement vehicle. Class had already fraudulently marked his Jeep with FAKE vinyl decals for the same reason. Finally, Class wears a FAKE law enforcement COSTUME, all to impersonate a law enforcement officer.

This is the North Carolina criminal case for which Class was on probation when he was arrested in D.C. with a whole car load of "dangerous weapons" in violation of his probation here in this case.

This act was in violation of the law referred to in this Magistrate's Order. This Magistrate's Order is issued upon information furnished under oath by the arresting officer(s) shown. A copy of this Order has been delivered to the defendant.

Signature	A D PEELER	Location Of Court	Lincoln County Courthouse, 0001 1 COURTHOUSE SQUARE LINCOLN, NC 28093	Court Date	03/01/2013
<input checked="" type="checkbox"/> Magistrate	<input type="checkbox"/> Deputy CSC	<input type="checkbox"/> Clerk Of Superior Court		Court Time	09:00 <input checked="" type="checkbox"/> AM <input type="checkbox"/> PM

(over)

ORIGINAL COPY

These are the terms of Rod
Class' probation in his "blue
light" case. Class violated
these terms by possessing
dangerous weapons in his
Jeep when arrested in D.C.

APPEAL ENTRIES	
<input type="checkbox"/> The defendant, in open court, gives notice of appeal to the District Court. <input type="checkbox"/> Superior Court. <input type="checkbox"/> The current pretrial release order is modified as follows:	
Date	Signature Of District Court Judge Or Magistrate
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
Signature Of Attorney	

AOC-CR-116, Side Two, Rev. 3/09 (Structured Sentencing)
© 2009 Administrative Office of the Courts

District Attorney APH	Attorney For Defendant <input checked="" type="checkbox"/> Waived <input type="checkbox"/> Not Indigent	PRIOR CONVICTIONS: No Level: <input type="checkbox"/> I (1-4) <input type="checkbox"/> II (1-4) <input type="checkbox"/> III (5+)	
PLEA: <input type="checkbox"/> guilty <input type="checkbox"/> no contest <input type="checkbox"/> guilty <input type="checkbox"/> no contest <input type="checkbox"/> guilty <input type="checkbox"/> no contest <input checked="" type="checkbox"/> not guilty		VERDICT: <input checked="" type="checkbox"/> guilty <input type="checkbox"/> guilty <input type="checkbox"/> guilty guilty	M.C.L. <input type="checkbox"/> A1 <input type="checkbox"/> A2 <input type="checkbox"/> A3 M.C.L. <input type="checkbox"/> A1 <input type="checkbox"/> A2 <input type="checkbox"/> A3 M.C.L. <input type="checkbox"/> A1 <input type="checkbox"/> A2 <input type="checkbox"/> A3
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: <input type="checkbox"/> pay costs and a fine of \$ <u>100.00</u> days in the custody of <u>the sheriff</u> . <input type="checkbox"/> DAC. * Pretrial credit <u> </u> days served.			
<input type="checkbox"/> Work release <input type="checkbox"/> is recommended. <input type="checkbox"/> is not recommended. <input type="checkbox"/> is ordered. (use form AOC-CR-602J) <input type="checkbox"/> The Court finds that a <input type="checkbox"/> longer <input type="checkbox"/> shorter period of probation, than that which is specified in G.S. 15A-1343.2(d), is necessary. <input type="checkbox"/> Execution of the sentence is suspended and the defendant is placed on unsupervised probation* for <u>12</u> 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 voluntarily pursue a course of study or educational 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.			
Fine \$ <u>100.00</u>	Restitution** \$ <u> </u>	Attorney's Fee \$ <u> </u>	Community Service Fee \$ <u> </u>
**Name(s), address(es), amount(s) & social security number(s) of aggrieved party(ies) to receive restitution:			
<input type="checkbox"/> 6. complete <u> </u> hours of community service during the first <u> </u> days of probation, as directed by the community service coordinator, and pay the fee prescribed by G.S. 143B-708 within <u> </u> days. <input type="checkbox"/> 7. not be found in or on the premises of the complainant or <u> </u> <input type="checkbox"/> 8. not assault, com <u> </u> vicate with or be in the presence of the complainant or <u> </u> <input type="checkbox"/> 9. provide a DNA <u> </u> pursuant to G.S. 15A-266.4. (AOC-CR-319) <input checked="" type="checkbox"/> 10. Other: <u> Hestrey evidence after today </u>			
It is ORDERED that this: <input type="checkbox"/> Judgment is continued upon payment of costs. <input type="checkbox"/> case be consolidated for judgment with <u> </u> <input type="checkbox"/> sentence is to run at the expiration of the sentence in <u> </u>			
<input checked="" type="checkbox"/> COMMITMENT: It is ORDERED that the Clerk deliver <u>two</u> 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: <input type="checkbox"/> Probable cause is found as to all Counts except <u> </u> , and the defendant is bound over to Superior Court for action by the grand jury. <input type="checkbox"/> No probable cause is found as to Count(s) <u> </u> of this Magistrate's Order and the Count(s) is dismissed.			
Date <u>3-26-13</u>	Name Of District Court Judge Or Magistrate (Type Or Print) <u> </u>	Signature Of District Court Judge Or Magistrate <u> </u>	
CERTIFICATION			
I certify that this Judgment is a true and complete copy of the original which is on file in this case.			
Date <u> </u>	Date Delivered To Sheriff <u> </u>	Signature <u> </u>	
		<input type="checkbox"/> Deputy CSC	<input type="checkbox"/> Assist. CSC
		<input type="checkbox"/> CSC	

*NOTE: If DWI, use AOC-CR-342 (active) or AOC-CR-310 (probation). If active sentence to DAC, use AOC-CR-602. If supervised probation, use AOC-CR-604

6348652-3

14CR 50489

STATE OF NORTH CAROLINA Lincoln CountyNOTE: (If DWI, use AOC-CR-342 (active) or AOC-CR-310 (probation). If active sentence to DOC, use AOC-CR-602. If supervised probation, use AOC-CR-604.) ☐ DOC

MAGISTRATE'S ORDER - MISDEMEANOR ONLY

The named defendant has been arrested without a warrant and there is probable cause for the defendant's detention on the stated charges. This Magistrate's Order is issued upon information furnished under oath by the named officer. A copy of this Order has been delivered to the defendant.

Date 2-20-14Signature Of Magistrate/Deputy Assistant CSC [Signature]

COURT USE ONLY

District Attorney APH

Attorney For Defendant At Time Of Trial Or Plea

☐ Appointed
☐ Retained
☐ Waived

PRIOR CONVICTIONS:

No./Level: 0 ☐ I (0) ☒ II (1-4) ☐ III (5+)PLEA: ☐ guilty/resp. ☐ no contest☐ guilty/resp. ☐ no contest☒ not guilty/resp. Both ChargesVERDICT: ☒ guilty/resp. Both Charges☐ guilty/resp.☐ not guilty/resp.MISD. CLASS: ☐ A1 ☒ 2 ☐ 3MISD. CLASS: ☐ A1 ☐ 1 ☒ 2 ☐ 3☐ V/DJUDGMENT: The defendant appeared in open court and freely, voluntarily and understandingly entered the above plea; on the above verdict/finding, it is ORDERED that the defendant: ☐ pay costs and a fine/penalty of \$ 75.00 be imprisoned for a term of 45 days in custody of the sheriff. Pretrial credit 0 days served. ☐ The Court finds that a longer ☐ shorter period of probation than specified in G.S. 15A-1343.2(d) is necessary.probation for 12 months, subject to the regular conditions of probation and the following:until properly licensed by DMV ☐ (1) pay costs and a fine/penalty of \$ 75.00 ☐ (2) not operate a motor vehiclehours of community service within 25 days and pay the fee; ☐ (4) Other:☐ 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.☒ The defendant in open court, gives notice of appeal to the Superior Court. ☒ The current pretrial release order is modified as follows: 10,000.00 secured bondDate 3-21-14Signature Of District Court Judge [Signature]

I certify that this Judgment is a true copy.

Date

Signature Of Deputy/Assistant/CSC

File No.

NORTH CAROLINA UNIFORM CITATION

Defendant is To Appear in District Court

Lincoln

N.C.

Day Of Week Friday Month 04 Day 04 Year 14 Time 9:00 ☒ AM ☐ PMDL ☐ D.C.I. ☐ Other ☐ No. Of Charges 2

THE STATE OF NORTH CAROLINA VS.

Name Of Defendant Rodney Dale ClassAddress 432 N Lincoln StCity High Shoals State NC Zip 28077Drivers License No. 58007547 State NC CDL N Class CRace W Sex M Date Of Birth 11-20-1953 Age 60Social Security No. Of Defendant 704-240-4315Vehicle License No. AKW-5225 State NCVehicle Type Q1 Trailer Type - CMV - Haz. Mat. - Make Honda Year 2002Name And Telephone No. Of Defendant's Employer Retired disabled

Date Of Arrest & Check Digit No. (As Shown On Fingerprint Card)

ACKNOWLEDGMENT/INRESIDENT PERSONAL RECOGNIZANCE FOR APPEARANCE

I acknowledge receipt of this Citation ☐ and I promise to appear in the named court at the time and place designated herein to answer the charge(s). I understand that my failure to appear or to dispose of this Citation by other acceptable legal means, such as a waiver, will result in my operator's license issued by my state of residence being suspended until I have done so. Also, I may go before a magistrate and make bail in lieu of my personal recognizance.Date 3-21-14 Signature Of Defendant [Signature]

DEPARTMENTAL USE ONLY

Officer TRP K/M No. 1186 Troop F District 5SHP Code 6 ☒ N.C. PatrolArea B Wea. C Vis. C Traffic M Accident NO Speed 140On Highway No./Street NC 27 ☐ Injury Or Serious Injury ☐ Passenger(s) Under 16In Locality/City Of Lincoln ☒ Near Intersection US 321Wt. Chemical Analysis ☐ AC ☐ Refused

ORIGINAL-COURT COPY

The undersigned officer has probable cause to believe that on or about 2/20/14, in the named county, the named defendant did unlawfully and willfully operate a (motor) vehicle on a (street or highway) (public vehicular area) (publicly accessible area) (a) (b) m, the 20 day of Feb.1. At a speed of 88 MPH in a zone G.S. 20-141.1.

2. In forward motion without having the provided seat belt properly fastened about the defendant's body. G.S. 20-137.1(a).

3. By transporting a passenger of less than 16 years of age without having the passenger in a (weight appropriate child passenger restraint system) (seat belt). G.S. 20-137.1.

4. By transporting a child of less than five years of age and less than 40 pounds in weight without the child being secured in the rear seat, when the vehicle was equipped with an active passenger-side front air bag and the vehicle had a rear seat. G.S. 20-137.1(a).

5. While subject to an impairing substance. G.S. 20-138.1.

6. Without being licensed as a driver by the Division of Motor Vehicles of North Carolina. G.S. 20-139.

7. While the defendant's driver's license was revoked. G.S. 20-28.

8. While displaying an expired registration plate on the vehicle knowing the same to be expired. G.S. 20-111(2).

9. Without (displaying thereon a current approved inspection certificate) (having a current electronic inspection authorization for the vehicle), such vehicle requiring inspection in North Carolina. G.S. 20-183.8. Month Expired: 12/13

10. By failing to see before (starting) (stopping) (turning from a direct line) that such movement could be made in safety. G.S. 20-154.

11. By failing to stop at a duty erected (stop sign) (flashing red light). G.S. 20-158(b)(1), (b)(3).

12. By entering an intersection while a traffic signal was emitting a steady red circular light for traffic in defendant's direction of travel. G.S. 20-158(b)(2).

13. Without having in full force and effect the financial responsibility required by G.S. 20-313. The defendant was the owner of the motor vehicle that was (registered) (required to be registered) in this State. G.S. 20-313.

14. (Possess an open container of) (Consume) an alcoholic beverage in the passenger area of a motor vehicle. G.S. 20-136.2(a). NOTE: Since "operate a motor vehicle" and "public vehicular area" above.]

15. Without decreasing speed as necessary to avoid colliding with a (vehicle) (person). G.S. 20-141(m).

☐ 16.☐ 17. And on or about the date and time shown above in the named county, the named defendant did unlawfully and willfully operate a (motor) vehicle on a (street or highway) (public vehicular area) (publicly accessible area) (a) (b) m, the 20 day of Feb.DID Resist delay or obstruct a public officer in discharge of duty at his office to wait. defendant refused to get back in his vehicle after told two times and then reached in the small at 4:55 PM. Det. had resisted being handcuffed.Date 2/20/14 Signature Of Officer Hyde A. Adams14-223

Class' North Carolina "resisting arrest" case.

Δ Rodney Class
14CR 150489

On 02/20/2014 around 1245 pm I was traveling West on NC 27 near US 321 in Lincoln County. I observed a green Honda CR-V occupied by a white male traveling directly in front of me. I noticed the driver, now known to me as Rodney Dale Class, was not wearing his seatbelt.

I activated my blue lights on NC 27 to conduct a traffic stop. Mr. Class made a right turn into the parking lot of Lowe's Hardware and stopped. Before I could get out of my patrol car, Mr. Class had swiftly exited his vehicle. Mr. Class stood facing me with his shoulders raised and had an aggressive bladed stance. His hands were away from his body, and he had an unreceptive stare.

I immediately gave loud verbal commands for Mr. Class to get back into his vehicle. Class replied by saying, "I'm traveling in commerce" and did not obey my commands. I continued to walk toward Mr. Class and told him again in a loud voice to get back in his car. Mr. Class again refused to get back in the vehicle and kept communicating with conversation dead stops. I noticed Mr. Class was holding a black wallet and a pair of keys in his right hand. As I got within about five feet from Mr. Class he quickly reached to the small of his back with both hands. I instantly drew my state issued pistol (DUB6584) and pointed it at him. With loud verbal commands I instructed him to put his hands in the air, at which point he complied. I instructed Mr. Class to keep his hands in the air and turn away from me. I re-holstered my pistol after seeing no visible weapons. I then grabbed his left wrist and told him to put his hands behind his back. Mr. Class was not allowing me to bring his left arm behind his back by showing physical resistance. I was able to push Mr. Class up against the door jam of his opened vehicle door. I then handcuffed his left wrist. After several attempts to handcuff Mr. Class I determined it was not possible without another pair of handcuffs. Mr. Class's arms were way too large. I verbally told Mr. Class to put his right hand in the air, and I physically turned him around while holding onto the already handcuffed wrist. I was able to handcuff both hands together in the front with no further resistance.

At this point I had Mr. Class raise his hands in the air and I searched him for any weapons. I noticed his wallet had fallen onto the ground and the contents had spilled out. After handcuffing Mr. Class he stated, "you have no jurisdiction over me." I walked Mr. Class to the front of my vehicle and notified Newton communications center of my location and requested another unit. During this time Mr. Class was verbally expressing his Sovereign beliefs. While searching Mr. Class for weapons I noticed he was wearing a monitoring bracelet on his ankle. Mr. Class then stated that he was wearing a survival kit around his neck under his clothes. The kit contained several blades and a saw blade in a square plastic package. A similar kit was also found in his pants pocket. I placed Mr. Class into the front seat of my patrol vehicle and seat belted him in.

"Under his clothes" were 2 kits containing "several blades"

Unusual circumstances that contributed to the use of force were that Mr. Class is a well documented Sovereign Citizen that does not recognize General Statutes as being applicable.

Class' North Carolina "resisting arrest" case.

Rodney Dale Class, 432 N Lincoln Street High Shoals, NC 28077, DOB 11/20/1953, Defendant was charged with Resist, Obstruct, Delay and Seatbelt violation. Mr. Class was placed under arrest and taken before Magistrate Peeler at the Lincoln County Court House. Mr. Class received a \$1,000 dollar unsecured bond and was picked up by his wife. Mr. Class is currently on Federal Probation and also entered on the Terrorist watch list. [REDACTED]

Terrorist Watch List!

