STATE OF NORTH CAROLINA
COUNTY OF MECKLENBURG
SUPERIOR COURT DIVISION
22 CRS 336318

STATE OF NORTH CAROLINA

NOV 1 5 2022

V.

OCLOCK
AND SET NEW CONDITIONS OF
OCTAVIS WILSON,

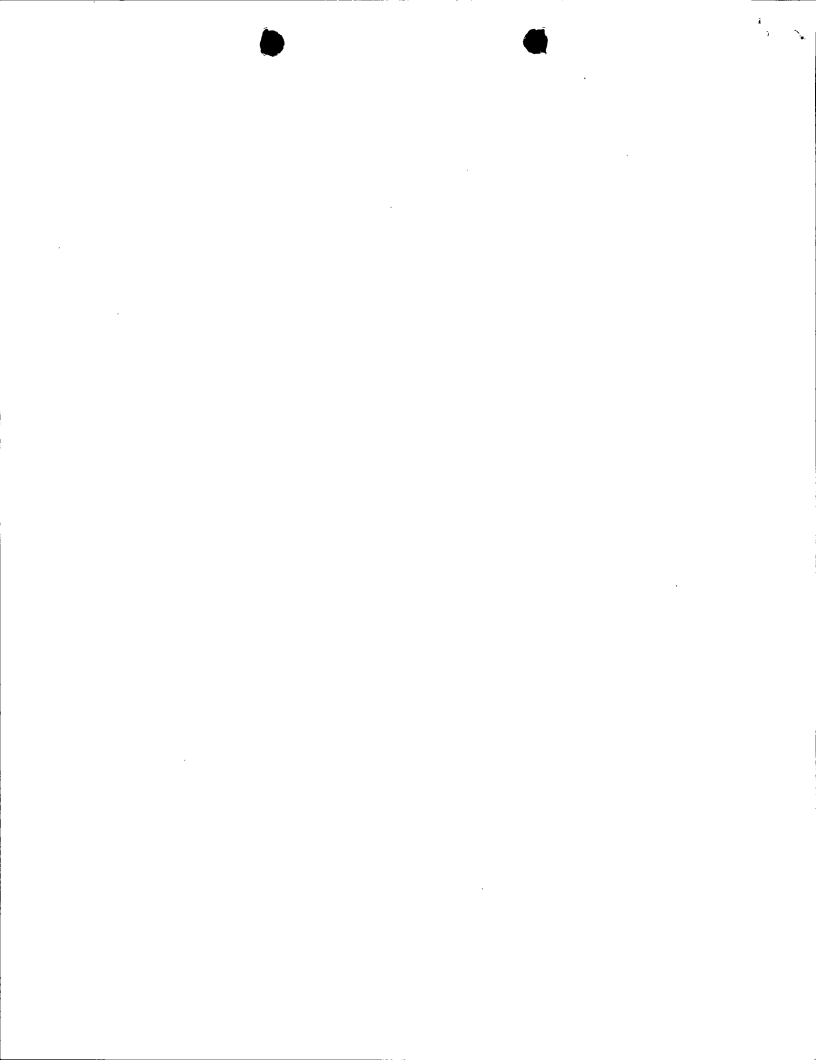
BY CLERK OF SUPERIOR COURT
PRETRIAL RELEASE

DEFENDANT.

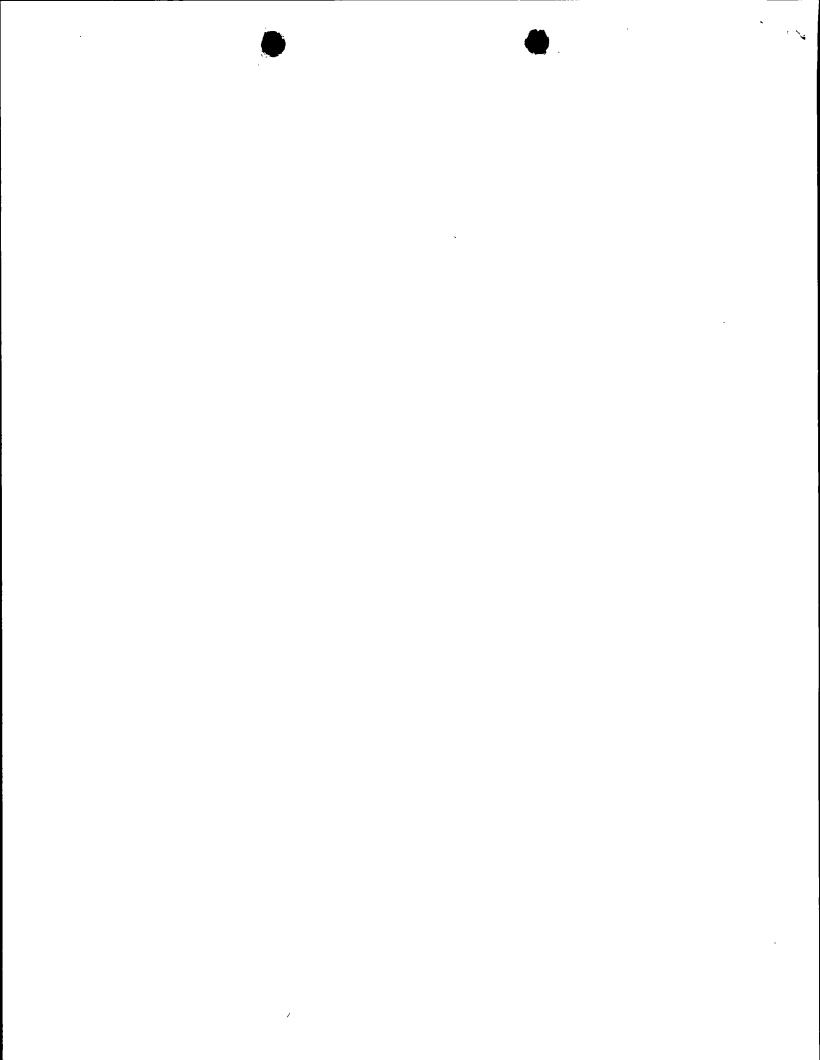
DEFENDANT.

NOW COMES the State of North Carolina, by and through the undersigned Assistant District Attorney, and moves the Court pursuant to N.C. Gen. Stat. §§ 534(f) and 539(a) to revoke the defendant's bond and set new conditions of pretrial release in the above-captioned case. In support of this motion, the State shows unto the Court the following:

- 1. In this case, the defendant is charged with one count of first degree kidnapping, one count of second degree rape, one count of second degree sex offense, one count of assault on a female, and one count of sexual battery.
- 2. These offenses stem from an incident that occurred on 11/05/2022. The defendant approached the victim, a complete stranger, after she got off the bus at Glenwood Drive and Tuckaseegee Road. The defendant began following her and offered her \$20 in exchange for sex. After the victim refused, the defendant began grabbing at the victim. After the victim pushed the defendant away from her, the Defendant began striking the victim in the face. The defendant proceeded to grab the victim by the hair and pulled her into a nearby port-a-john where he raped her. Surveillance footage from a nearby business captured this incident.
- 3. The defendant was arrested nearby and was later interviewed by law enforcement. During his interview, the defendant acknowledged approaching the victim, striking her in the head, and pulling her into the port-a-john. The defendant told detectives that once inside, the victim "offered" to have sex with him, and the defendant admitted to having vaginal intercourse with her.
- 4. After the defendant was arrested for these charges on 11/06/2022, he was brought before a magistrate, who set the defendant's bond at \$2 million secured.
- 5. On 11/08/2022, the defendant had his first appearance before a Mecklenburg County District Court judge.
- 6. After the defendant complained that his bond was too high and told the judge presiding in courtroom 1150 that he wouldn't "mess up no more," the judge told the defendant, "We're going to help you out with that, ok?" The judge then reduced the defendant's bond to \$50,000 secured.



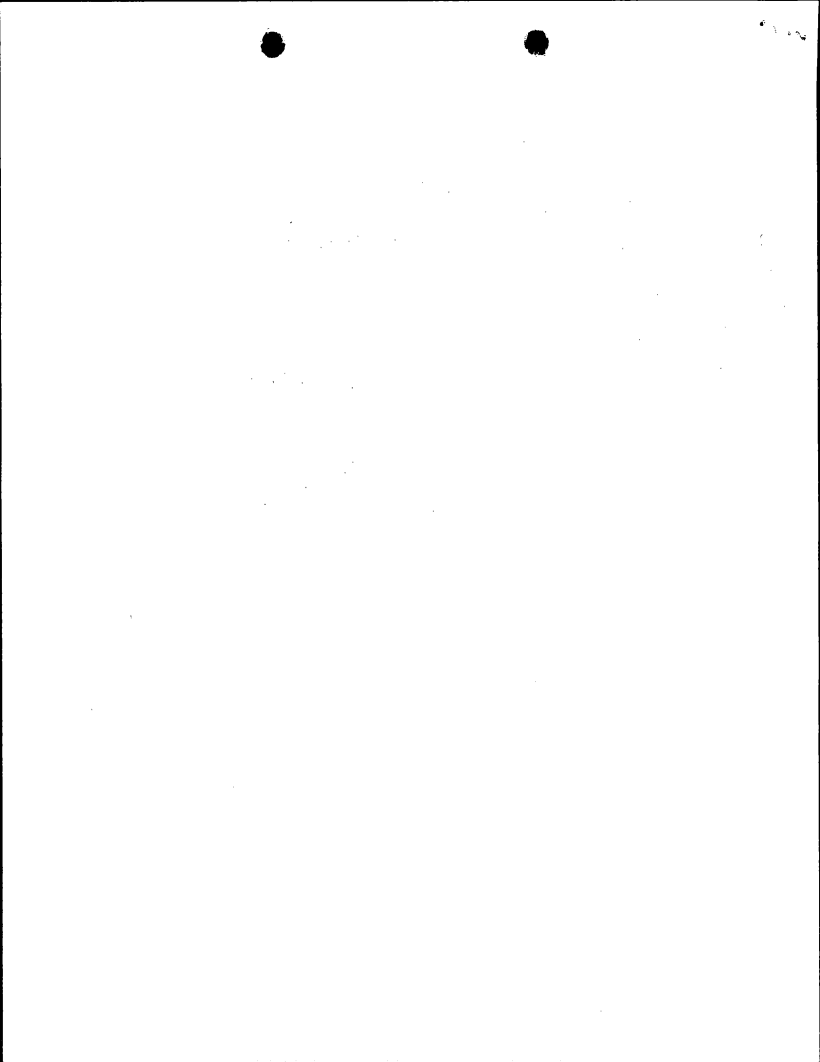
- 7. Pursuant to N.C. Gen. Stat. § 15A-534(c), when determining which conditions of pretrial release to impose, a judicial official must, on the basis of available information, take into account several factors, including the nature and circumstances of the offense charged, the weight of the evidence against the defendant, and the defendant's history of failing to appear in court.
- 8. The decision of the District Court judge to reduce the defendant's bond from \$2 million secured to \$50,000 secured a 97.5% reduction is wholly inadequate to ensure the safety of the community and the defendant's appearance in court.
- 9. At the time the defendant was charged with the offenses in 22 CRS 336318, he was already on pretrial release for separate charges of assault with a deadly weapon and attempted first degree rape (21 CRS 229041 42). The offenses occurred on 09/13/2021 and bear a striking resemblance to the defendant's latest alleged conduct, in that both offenses took place in the vicinity of Tuckaseegee Road in Charlotte, both victims were strangers to the defendant, and in both cases the defendant followed his victims and offered them money for sex before assaulting them.
- 10. In 21 CRS 229041 42, the defendant approached the victim as she was walking on Tuckaseegee Road, began following her, and offered her \$40 in exchange for sex. The victim refused, and the defendant continued making lewd comments toward her. The defendant ultimately produced a pocketknife and threatened the victim with it. After the victim called 911, the defendant was apprehended nearby and had a pocketknife in his possession. In an interview with law enforcement, the defendant acknowledged making lewd comments to the victim.
- 11. The defendant was given a \$2,500 secured bond for the charge of assault with a deadly weapon and a \$20,000 secured bond for the charge of attempted first degree rape. The defendant posted bond on these charges and was released from custody on 09/20/2021.
- 12. Furthermore, after the defendant posted bond in 21 CRS 229041 42, he subsequently missed a court date in Superior Court on 08/22/2022 and an order for his arrest was issued. The defendant went back into custody for these offenses on 09/16/2022 and his bond for the charge of attempted first degree rape was reduced from \$20,000 secured to \$7,500 secured. The defendant posted bond and was again released from custody on 10/05/2022.
- 13. In short, the defendant had been out of custody for exactly one month following his arrest for missing court on a charge of attempted rape when he was charged with raping another woman. These offenses occurred in the same area of Charlotte, share a similar fact pattern, and in both cases, the defendant admitted contact with his victims.
- 14. Based on the foregoing, this court should conclude that the conditions of pretrial release imposed in this case that is, a \$50,000 secured bond are insufficient to ensure the ensure the safety of the community and the defendant's appearance in court and should set new conditions of release.



mkolb@carolina.rr.com.

C. Ruffin Sykes

Assistant District Attorney



STATE OF NORTH CAROLINA County of Mecklenburg

The State of North Carolina

VS.

Octavis Wayne Deandre Wilson,
Defendant.

File # 22-CRS-336318- COUNT ONE Film #

In The General Court of Justice Superior Court Division

November 14, 2022

FIRST DEGREE KIDNAPPING G.S. 14-39

THE JURORS FOR THE STATE UPON THEIR OATH PRESENT that on or about the 5th day of November, 2022, in Mecklenburg County, Octavis Wayne Deandre Wilson unlawfully, willfully and feloniously did kidnap Essence Adkins, a person who had attained the age of sixteen (16) years, by unlawfully confining the victim, restraining the victim, and removing the victim from one place to another, without the consent of the victim, and for the purpose of terrorizing Essence Adkins and facilitating the commission of a felony. Essence Adkins was sexually assaulted and was seriously injured.

PENDING P/C Charge Number: 1026 22-1105-022800 PID: 491276 SVF



STATE OF NORTH CAROLINA County of Mecklenburg

The State of North Carolina

vs.

Octavis Wayne Deandre Wilson, Defendant. File # 22-CRS-336318- COUNT TWO Film #

In The General Court of Justice Superior Court Division

November 14, 2022

SECOND DEGREE FORCIBLE RAPE G.S. 14-27.22

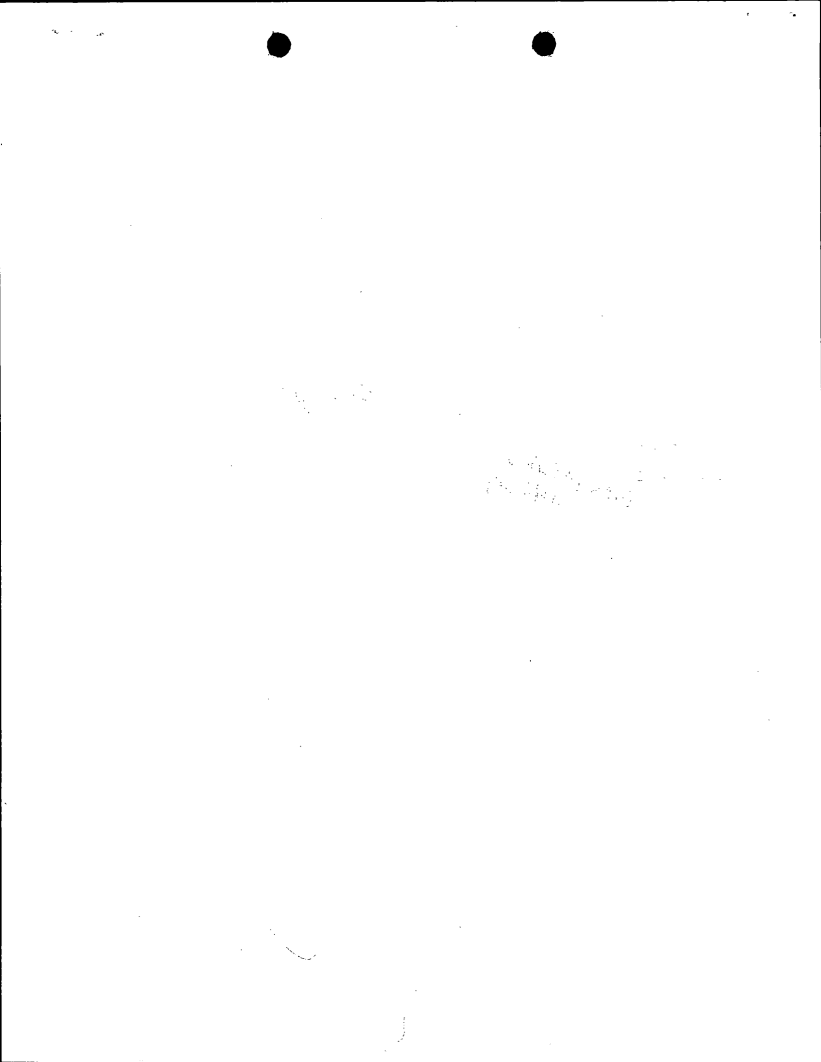
AND THE JURORS FOR THE STATE UPON THEIR OATH FURTHER PRESENT that on or about the 5th day of November, 2022, in Mecklenburg County, Octavis Wayne Deandre Wilson unlawfully, willfully and feloniously did ravish and carnally know Essence Adkins, by force and against the victim's will.

PENDING P/C

22-1105-022800

Charge Number: 1105

PID: 491276



STATE OF NORTH CAROLINA County of Mecklenburg

The State of North Carolina

VS.

Octavis Wayne Deandre Wilson, Defendant.

File # 22-CRS-336318- COUNT THREE Film #

In The General Court of Justice Superior Court Division

November 14, 2022

SECOND DEGRÉE FORCIBLE SEXUAL 2

OFFENSE G.S. 14-27.27

AND THE JURORS FOR THE STATE UPON THEIR OATH FURTHER PRESENT that on or about the 5th day of November, 2022, in Mecklenburg County, Octavis Wayne Deandre Wilson unlawfully, willfully and feloniously did engage in a sex offense with Essence Adkins, by force and against the victim's will.

	C. reff
	Assistant District Attorney
L. O'Dell, EMPD ( M. MY)	**************************************
The witnesses marked "X" were sworn	by the undersigned foreman and examined before the a true bill by twelve or more grand jurors not a
I hereby certify that 16 members bill of indictment.	of the grand jury concurred in finding this to be a true
This May of November	, 20 <u>22</u> .
	anciel lot

PENDING P/C Charge Number: 1106

22-1105-022800 PID: 491276

SVF

STATE OF NORTH CAROLINA County of Mecklenburg

The State of North Carolina

vs.

Octavis Wayne Deandre Wilson, Defendant.

File # 22-CRS-336318- COUNT FOUR Film #

In The General Court of Justice Superior Court Division

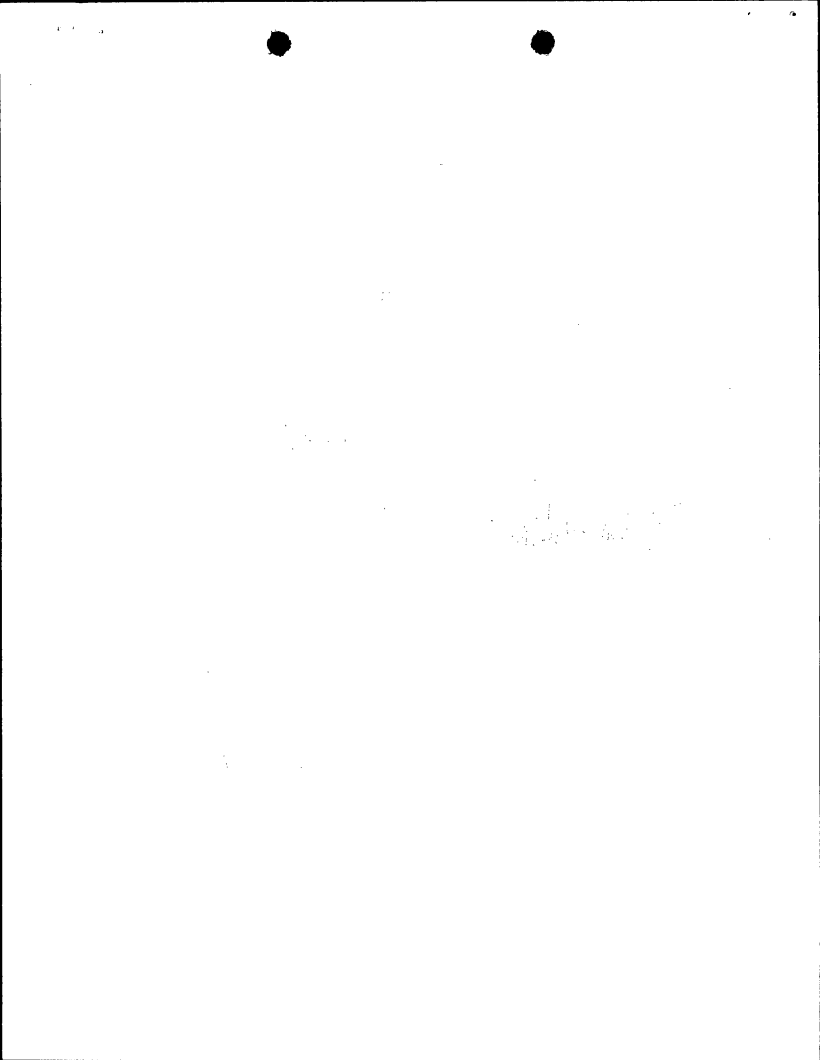
Grand Jury Foreman

November 14, 2022

ASSAULT ON A FEMALE G.S. 14-33(c)(2)

AND THE JURORS FOR THE STATE UPON THEIR OATH FURTHER PRESENT that on or about the 5th day of November, 2022, in Mecklenburg County, Octavis Wayne Deandre Wilson unlawfully and willfully did assault and strike Essence Adkins, a female person, by punching her in the face with a closed fist. The defendant is a male person and was at least eighteen (18) years of age when the assault and striking occurred.

PENDING P/C Charge Number: 1389 22-1105-022800 PID: 491276 SVF



STATE OF NORTH CAROLINA County of Mecklenburg

The State of North Carolina

vs.

Octavis Wayne Deandre Wilson, Defendant.

File # 22-CRS-336318- COUNT FIVE Film #

In The General Court of Justice Superior Court Division

November 14, 2022

SEXUAL BATTERY G.S. 14-27.33

AND THE JURORS FOR THE STATE UPON THEIR OATH FURTHER PRESENT that on or about the 5th day of November, 2022, in Mecklenburg County, Octavis Wayne Deandre Wilson unlawfully and willfully did for the purpose of sexual arousal, sexual gratification, and sexual abuse engage in sexual contact, grabbing the victim's buttocks, with another person, Essence Adkins, by force and against the will of the other person.

(·Ce)/
Assistant District Attorney
**************************************
The witnesses marked "X" were sworn by the undersigned foreman and examined before the grand jury, and the bill was found to be a true bill by twelve or more grand jurors not a true bill.
I hereby certify that members of the grand jury concurred in finding this to be a true bill of indictment.
This 14 day of November, 20 22.
Grand Jury Foreman

PENDING P/C Charge Number: 1159 22-1105-022.800

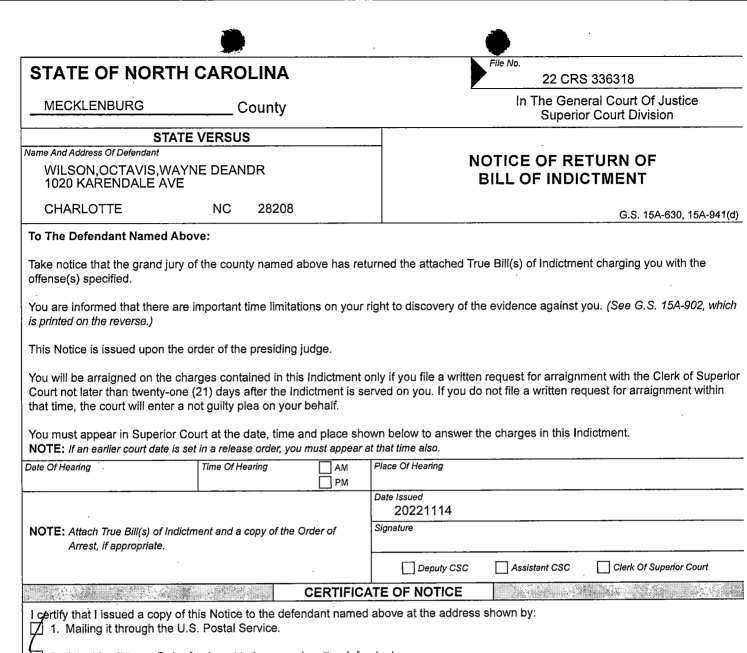
PID: 491276





865

.



2. Attaching it to an Order for Arrest to be served on the defendant.

NOTE TO COURT: An Order for Arrest shall **not** be issued for an indicted juvenile whose case began in juvenile court and for which the district court has not yet entered an order for transfer to superior court pursuant to G.S. 7B-2200 or G.S. 7B-2200.5(a)(1).

An Order for Arrest may be issued for a juvenile indicted and subject to adult criminal court jurisdiction:

- pursuant to G.S. 7B-1501(7)b. (indicted for Chapter 20 motor vehicle offense).
- pursuant to G.S. 7B-1604(b) (i.e., the 'once an adult, always an adult' rule), based on a prior criminal conviction as an adult for
  - (i) any felony or
  - (ii) any non-motor vehicle misdemeanor or
  - (iii) any misdemeanor or infraction involving impaired driving as defined in G.S. 20-4.01(24a).

3. Other: (specify)

Signature

serve Lozass-le

Deputy CSC

Assistant CSC

Clerk Of Superior Court

Original-File Copy-Defendant (Over)

### G.S. 15A-902 Discovery Procedure

- A party seeking discovery under this Article must, before filing any motion before a judge, request in writing that the other party comply voluntarily with the discovery request. A written request is not required if the parties agree in writing to voluntarily comply with the provisions of Article 48 of Chapter 15A of the General Statutes. Upon receiving a negative or unsatisfactory response, or upon the passage of seven days following the receipt of the request without response, the party requesting discovery may file a motion for discovery under the provisions of this Article concerning any matter as to which voluntary discovery was not made pursuant to request.
- (b) To the extent that discovery authorized in this Article is voluntarily made in response to a request or written agreement, the discovery is deemed to have been made under an order of the court for the purposes of this Article.
- (c) A motion for discovery under this Article must be heard before a superior court judge.
- (d) If a defendant is represented by counsel, the defendant may as a matter of right request voluntary discovery from the State under subsection (a) of this section not later than the tenth working day after either the probable-cause hearing or the date the defendant waives the hearing. If a defendant is not represented by counsel, or is indicted or consents to the filing of a bill of information before the defendant has been afforded or waived a probable-cause hearing, the defendant may as a matter of right request voluntary discovery from the State under subsection (a) of this section not later than the tenth working day after the later of:
  - (1) The defendant's consent to be tried upon a bill of information, or the service of notice upon the defendant that a true bill of indictment has been found by the grand jury, or
  - (2) The appointment of counsel.
  - For the purposes of this subsection a defendant is represented by counsel only if counsel was retained by or appointed for the defendant prior to or during a probable-cause hearing or prior to execution by the defendant of a waiver of a probable-cause hearing.
- (e) The State may as a matter of right request voluntary discovery from the defendant, when authorized under this Article, at any time not later than the tenth working day after disclosure by the State with respect to the category of discovery in question.
- (f) A motion for discovery made at any time prior to trial may be entertained if the parties so stipulate or if the judge for good cause shown determines that the motion should be allowed in whole or in part."

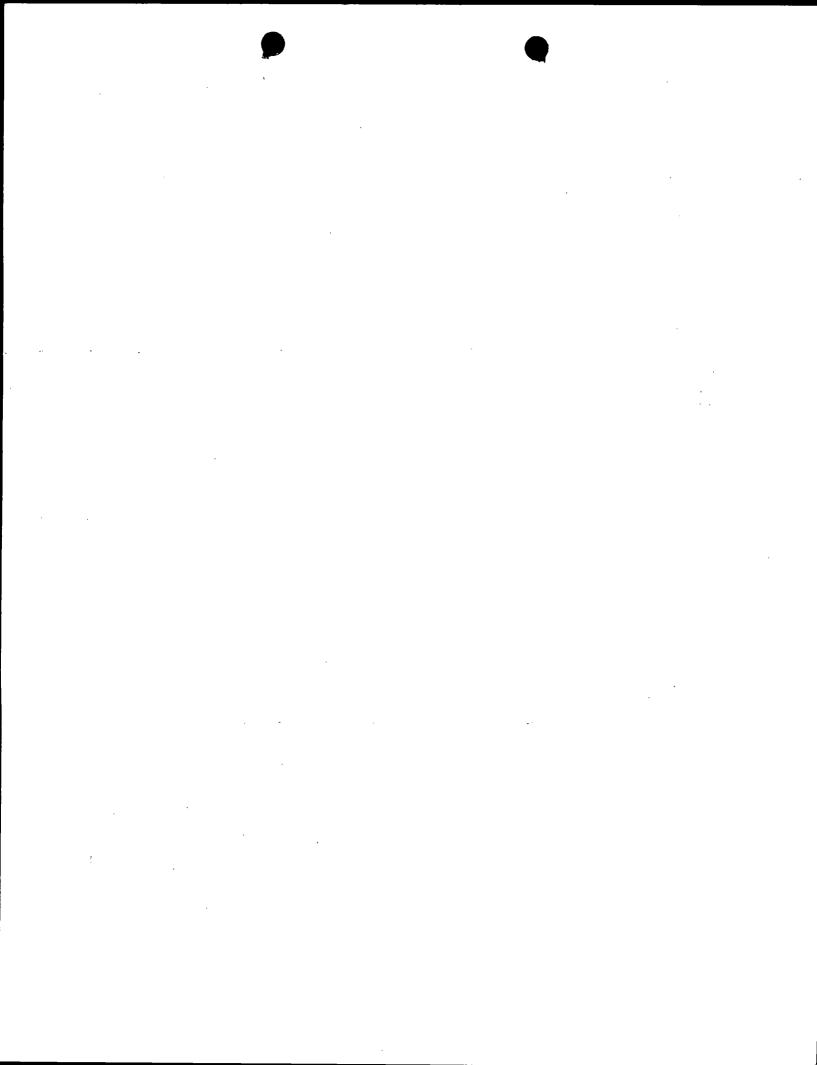
#### G.S. 15A-941(d) Arraignment Before Judge Only Upon Written Request

"(d) A defendant will be arraigned in accordance with this section only if the defendant files a written request with the clerk of superior court for an arraignment not later than 21 days after service of the bill of indictment. If a bill of indictment is not required to be served pursuant to G.S. 15A-630, then the written request for arraignment must be filed not later than 21 days from the date of the return of the indictment as a true bill. Upon the return of the indictment as a true bill, the court must immediately cause notice of the 21-day time limit within which the defendant may request an arraignment to be mailed or otherwise given to the defendant and to the defendant's counsel of record, if any. If the defendant does not file a written request for arraignment, then the court shall enter a not guilty plea on behalf of the defendant."

- 20 May Townson

	0.000.000
(TYPE OR PRINT IN BLACK INK) STATE OF NORTH CAROLINA	20R336318
MECKLENBURG County	
County	In The General Court Of Justice
Natural Delimer, Respondent	☑ District ☐ Superior Court Division
Street Address Of Defendant, Petitioner, Respondent	
,	
Permanent Mailing Address Of Defendant, Petitioner, Respondent (if different than above)	ORDER OF ASSIGNMENT
	·
Telephone Mumber Of Defendant, Petitioner, Respondent	
Check here if defendant is in jail	
Date Of Offense   Most Serious Class Of Offense	G.S. 7A-146(11), 7A-292(15), 7A-450, 7A-451(a), 15A-1340.23
Offense(s)	
See Offense Listing on Side Two.	
appeals to the Court of Appeals or Supreme Court. For adult first-degree murde the Office of Indigent Defense Services will use form AOC-CR-624. For capital AOC-CR-625. For appellate cases, the Court will use form AOC-CR-350.  1. ASSIGNMENT	post-conviction cases, the Office of Indigent Defense Services will use form
From the petition heard in this matter, the affidavit made by the applic is documented in the record, it is determined that the applicant is not representation, and <i>(check one)</i> :	
<ol> <li>is charged with a felony, a misdemeanor other than a Class 3, December 1, 2013, or is a petitioner or respondent in a proceed applicant is indigent and is entitled to the services of counsel as public defender in this judicial district shall provide representation.</li> <li>is charged with a Class 3 misdemeanor that was committed on</li> </ol>	ding or action listed in G.S. 7A-451(a); it is ORDERED that the s contemplated by law; and that the attorney named below or the on. or after December 1, 2013, and (check one): ree prior convictions; it is ORDERED that the applicant is indigent
b. the Court has not found at this time that the defendant hat the Court does not intend at this appearance to modify the released pending trial without posting a secured bond, are to the courts; it is ORDERED that the applicant is indiger law; and that the attorney named below or the public defendant.	as more than three prior convictions, the defendant is in custody, are defendant's conditions of release to allow the defendant to be and the defendant has a constitutional right to meaningful access at and is entitled to the services of counsel as contemplated by ender in this judicial district shall provide representation that is time period of the applicant's pretrial confinement on the Class 3
It is further ORDERED that the defendant shall be represented by:  the attorney named below.  the public defender in this  Name Of Appointed Attorney (if applicable)	s judidal etisms: 1-2022 FC 1150B
<u></u>	11-00-0100 DA HOURC
Date 11/8/22 5. Signatura	
NOTE: A magistrate may appoint counsel if coul)nated to do so by the Chief D	istrict Court Judge, See G.S. 7A-146(11) and G.S. 7A-292(15).

Material opposite unmarked squares is to be disregarded as surplusage. (Over)



STATE OF NORTH CAROLINA File Numbers: 2202363	16_591
MECKLENBURG COUNTY In The General Court Of Justice	ee
	ourt Division
STATE VERSUS  Defendant Name:	Electronic Monitoring
First OCTAVIS Middle DEANDRE Last WILSON Home Address: 1020 CAPENDALE AVE	ADDITIONAL CONDITION OF RELEASE
First UU IA VI Middle DEANURE Last WILDUN	
Home Address: 1020 CAPENDALE AVE	G.S. Chapter 15A, Art. 25, 26
Location of Court Magistrate District Superior	Date: 11/6/32 Time 1:30 XAM□PM
In this matter, for the reasons listed below: the State of North Carolina has recondition of release, the defendant shall abide by conditions listed below. Conditions listed on CMPD Electronic Monitoring Agreement form. Reasons/ KBCOPS Case #:  Violent nature of offense	equested this Court order that as an additional The defendant shall agree to the Terms and ending felony charges
	rior criminal history
	ther felony charges
CURFEW  Curfew imposed from 6:00 p.m. until 6:00 a.m. unless otherwise listed belo	w:
CMPD is authorized to extend curfew hours for work and school purposes	unless you are on 24-hour house arrest. The
original curfew hours remain in effect when not on an approved work or school sch	,
You are ordered to live at the address above or an address pre-approved by the Clenforcement officers are authorized to use <u>electronic monitoring</u> to enforce the clend conditions of electronic monitoring will result in a violation of your conditions of	urfew listed above. Failure to comply with terms
<ul> <li>TERRITORIAL RESTRICTION</li> <li>☑ This defendant shall stay away from the following places: the victim's resider temporary shelter, the place where the victim works and the victim's school.</li> <li>☑ The defendant shall have no contact with the victim. No contact includes any through an attorney, direct or indirect (third party), by means such as teleptification; gift-giving or tele-facsimile machine.</li> </ul>	defendant-initiated contact, except
You are further ORDERED to personally appear before a law enforcement off this curfew. Failure to abide by the curfew or territorial restriction will result	icer when requested to verify compliance with in a violation of your conditions of release.
The Defendant is charged with an offense involving the use of a deadly wea weapons while on electronic Monitoring	pon and shall not possess any firearms or deadly
As a condition of being released on electronic monitoring, the Defendant her warrantless searches by the CMPD Electronic Monitoring Unit and other authorized of the Defendant's vehicle for stolen goods, controlled substances, contraband and reasonably related to the conditions of the Defendant's pretrial release. Failure to carrest pursuant to G.S. 15A-401(b)(2).	I CMPD Officers, of the Defendant's person and firearms or deadly weapons which are
Failure to abide by these conditions could result in arrest. Tracking data can with a new crime while on electronic monitoring.	be used in court if this defendant is charged
Additional Information	Hold Verified PIDDOB
Date Signature of Assistant District Attorney	
Date Approved Denied	
Signature for	Judicial Official
White-Court File Yellow-CMPD Plink-district Attorney Grant CMPD Electronic Monitoring Unit 704-432-8888 electronicmonit	old-Defendant Rev. 10/18 boring@cmpd.org 704-432-1843(fax)

4 1 Andrew Communication of the Co

STATE OF NORTH CAR	OLINA		File No. 22CR3	336318-590		
MECKLENBURG	County		In The General (  ☑ District ☐ Sup	Court Of Ju		
STATE VERS	JS					
Name And Address Of Defendant OCTAVIS WAYNE DEANDRE WILSO 1020 KARENDALE AVE	N		CONDITIONS AND RELEA			
CHARLOTTE	NC 282	208-3362			G	.S. Chapter 15A, Art. 25, 26
			Process No. # RO-22-1283943		Amount Of Bo	2000000
File Numbers And Offenses MAG ORDR; F - FIRST DEGRE	E KIDNAPPING; F - SECON	ID DEGREE FOR	CIBLE RAPE; F - SECOND DEG	REE FORCE SEX	OFF: M - ASSAUL	T ON Λ FEMALE; M - SEXUAL
22CR336318-590 BATTERY:				TEN	ITIO	N
			ORDERED O	ONTO CM RING. DC	NOT RE	CTRONIC LEASE
			WITHOUT			
			(/U	J4)4J	2-006	Ö
See Attachment.						
Location Of Court			▼ District		ate	Time
Courtroom 1150-Mecklenburg Coun  To The Defendant Named Above, you at If you fail to appear, you will be arrested a warrant if you violate any condition of rele	e ORDERED to ap	araed with th	the Court as provided ne crime of willful failure	above and e to appear.	11/08/2022 at all subseq You also may	09:00 uent continued dates. y be arrested without a
The defendant has been advised of charg Your release is authorized upon execution CUSTODY RELEASE SECUE HOUSE ARREST with ELECTRONIC BOND above. You may leave your re DO NOT ASSAULT, THREATEN	n of your: WRIT ED BOND in the am MONITORING admissioners for the purp	TEN PROMI nount shown inistered by ( pose(s) of	SE to appear UNSI above (NOTE: Give a co (agency) employment cou	ECURED BOI  opy of this order  unseling	ND in the amo r to any surety v course of stu	ount shown above  who posts bond.)  and the SECURED
Your release is not authorized.  The defendant is required to provide (che Prior to release, the defendant shall prov The defendant has been (i) charge with a pending felony charge or prior con This Order is entered upon defendant's vorder dated The defendant is charged with an offense The defendant was arrested or surrender This was the defendant's second or subs Your release is subject to the conditions	ide his/her (check all id with a felony while viction requiring regional varrantless arrest for each after failing to apequent failure to appending	that apply) on probation istration und r violation of A-534.1, and opear as requ pear in this cached	ingerprints. Dn n (complete AOC-CR-272, and complete AOC-CR-272, and conditions of release en no judge has acted und aired under a prior release ase. AOC-CR-242. AOC-CR-242.	NA sample. Side One). [ 'complete AOC- Itered previou  der that statut	ii) arrested CR-272, Side 7 Isly for the abo	ove-captioned case in the ours of defendant's arrest.
Additional Information						
·						
Date Name Of Judicial Official Nathan Weeks	Signatu	ure Of Judicial	Official	Magistrate	Deputy Superior Court	CSC Assistant CSC  DC Judge SC Judge
Truction Wooks	ORI	DER OF C	OMMITMENT			
To The Custodian Of The Detention Facili released if authorized above. If the defendant hold him/her as provided on the att	is not sooner release	d. vou are Oi	ERED to receive in your RDERED to: X producte following purpose: CC	ce him/her in t	Court as provid	ded above.
[for charges covered by G.S. 15A-534.1 (domest this county after the entry of this Order o produce him/her before a magistrate of the	r, if no session is hel	ld before (en	ter date and time 48 hours a	after time of arr	ession of Distr	ict or Superior Court held in
Name Of Detention Facility	Date	Name Of Jud	licial Official		nature Of Judio	
MECK COUNTY JAIL CENTRAL	11/06/2022	Nathan V	Veeks			

· · · · · · · · · · · · · · · · · · ·		WRITT	EN PROMISE TO AF	PEAR OR CUS	EAR OR CUSTODY RELEASE				
I understand and ag	ree that thi r Court. If I	is promise is effe am released to	ctive until the entry of judg	ment in the District	Court from wi	bide by any restrictions set out above. hich no appeal is taken or until the entry of person's custody, and that person agrees by			
Date	Signature	Of Defendant		Signature Of Pers	son Agreeing To	o Supervise Defendant			
Name Of Person Agreeir	ng To Super	vise Defendant (typ	e or print)	Address Of Perso	on Agreeing To	Supervise Defendant			
<u>*                                    </u>	,		DEFENDANT F	RELEASED ON	ON BAIL				
Date		Time		Signature Of Cus	stodian				
		Sept. 2	CONDITIONS OF RE	LEASE MODIF	ICATIONS				
The Conditions of F	Release or	the reverse are	modified as follows:			<u> </u>			
		Modification		Date		Signature Of Judicial Official			
	<del></del>								
				,	-				
		·							
		•							
		<del></del>							
···	-					<del></del>			
	•	S	UPPLEMENTAL OR	DERS FOR CO	MMITMEN	IT			
The defendant is ne	xt Ordere	d produced in C	ourt as follows:						
Date Ti	me	Place	)	Purpose		Signature Of Judicial Official			
				***					
* * *		DE	ENDANT RECEIVE	D RV DETENTI	ION EACH	ITV			
	Date		Time	D DT DETENT		Signature Of Custodian			
					-				
·									
		<del></del>							
<del></del>									
	<del> </del>	Dre:	TAID ANT DELEACE		ADDELE				
*	D-4+	DEF	ENDANT RELEASE	FOR COURT					
	Date		Time			Signature Of Custodian			
······································		· <del>- ··</del> .		<del></del>					
			<del></del>						
	- , <u></u>	<del></del>							

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

AOC-CR-200, Side Two, Rev. 2/21 © 2021 Administrative Office of the Courts

File No.		336318-590	1	cement Case No.	221105022800 RG POLICE DEPARTMENT	LID No.		SID No.	FBI No.		
		TE'S ORDER					-				
Name And Address C OCTAVIS WAY	of Defendant	NDRE WILSON		TE OF NO	ORTH CARO	LINA	in T	he General Coւ		ce	
1020 KAREND	ALE AVE			MECKLEN	BURG C	ounty		District Court I	Division		
CHAR	LOTTE	NC 28208-	3362							41	
					OFFENSE	S) (see AOC	C-CR-11	6 Continuation(s) fo	or charging to	exτ) Offense in Violation	Offense
			Count No.			Offense				Of G.S.	Code
Race Se	ex M	Date Of Birth Age 3/4/1993	29 1		FIRST DEC					14-39	1026
Social Security No.		Drivers License No. & State	2	F-SE	COND DEC	REE I	FOR	CIBLE R	APE	14-27.22	1105
Name Of Defendant's	s Employer		3		COND DEC					14-27.27	1106
Date Of Offense	<u>.                                    </u>	Misdemeanor Offens	4	N	1 - ASSAUI	T ON	ΑI	FEMALE		14-33(C)(2)	1389
11/05/2	022 .	Requires Fingerprint Fingerprint Plan	ting Per 5	•	M - SEXU	JAL B	AT	ΓERY		14-27.33	1159
		s shown on fingerprint card)	1								
11/05/20 Arresting Officer (nam		1882XAG	· <del>'</del>	<del> </del>					<del></del>		
Lucas Robinson		department)									
CHARLOTTE ME	ECKLENBU	RG POLICE DEPARTM	IÈNT								_
601 East Trade S	St			-							
CHARI	LOTTE	NC 2820	02								
MECKLEN	<b>NBURG</b>										
I, the undersig believe that on set forth above This act(s) was	ned, find the continuity or about the continuity on the continuity of the continuity	nat the defendant name the date of offense shows attached AOC-CR-1 on of the law referred to finis Order has been	ed above has to own and in the 16 Continuation to in this Magis	county named n(s), which is (a trate's Order. T	apove the detenual	roference	Jove u	inawiuny, wiinun	y, and leic	illously ara committee	inc circinoc(o)
Date Issued	Name Of Iss			Signature			X	Magistrate Depu	ty CSC	Assistant CSC Clerk C	of Superior Court
11/06/2022		n Weeks	' · •		5 3 5 6 6				Superior C		
Location Of Court	<u> </u>		4		Court Date	11/08/2	2022		Court Time 09:	00	
		ecklenburg Cour		ISE	PROBABLE CAU				L		
The undersite of		nt, with the consent of I	nie/her attorney					The said of the said	A server man, in the	<u> </u>	V lagg t
Date Waived	Signature O		nomer attorney,	Name O	f Attorney	a.iig.	<u>-</u>		Signature Of	Attorney	
AOC-CR-116, F	Rev. 2/21, ©	2021 Administrative Office	e of the Courts		Original					VRA Case	

STATE VERSUS		MECKLENBURG	County	File No. 22CR336318-590
Name Of Defendant OCTAVIS WAYNE DEANDRE WILSON	NOTE: //	ise this name to set forth the c		te listed on the AOC-CR-116. G.S. 15A-924(a)(5).
Date Of Issuance Of Magistrate's Order 11/06/2022	1012.0	se ans page to set total are o	marging text for each onens	e listed of the ACC-CN-110. G.S. 15A-924(a)(b).
		OFFENSES (continu	ıed)	
Count Offense: F - FIRST DEGRE	E KIDNAPPI	NG	·	
Charging Text For This Count On or about the date of offense shown and in the co age of 16 years or more by unlawfully confining the Adkins was sexually assaulted.				kidnap Essence Adkins, a person who had attained the purpose of terrorizing Essence Adkins. Essence
			•	
•				
Count Offense: F - SECOND DEG	DEE EODCIE	DIEDADE		· · · · · · · · · · · · · · · · · · ·
Charging Text For This Count On or about the date of offense shown and in the con Essence Adkins by force and against her will.	unty named above t	he defendant unlawfully, will	Ifully, and feloniously did	The defendant engaged in vaginal intercourse with
			,	•
•				
·				
; ;				

STATE VERSUS	MEC	CKLENBURG	_ County	File No.	22CR336318-590
Name Of Defendant OCTAVIS WAYNE DEANDRE WILSON Date Of Issuance Of Magistrate's Order 11/06/2022	for all offenses of cor	nviction charged under this ate offenses of conviction of For DWI, use AOC-CR-34,	: file number. Do <b>not</b> use :haraed under this file nu	this Judgment pag mber: (ii) to impose	if imposing a single, consolidated judgment e to impose sentence: (i) if imposing separate supervised probation; or (iii) for DWI sentences ructured sentencing offenses, use AOC-CR-602
The graph of the second of the		JUDGMENT			
1	ved Attorney Def. Found Not Indigent ied Appointed Counsel	Attorney For Defendant		Appointed Retained	PRIOR CONVICTIONS:  No./Level: 0 ☐ I (0) ☐ II (1-4) ☐ III (5+)
<b>OFFENSES:</b> The following offenses, which are set subject of this Judgment:	forth by Count No. in the Magistr	rate's Order issued in	his case on the date	noted above for	the defendant named above, are the
Count PLEA:	est	_ VERDICT: _ guilty	not guilty		M.CL.: ☐A1 ☐1 ☐2 ☐3
Count PLEA:	st	_ VERDICT: _ guilty	not guilty	·	M.CL.: A1 1 2 3
CountPLEA:	st	_ VERDICT: _ guilty	not guilty		M.CL.:
CountPLEA:guiltynot guiltyno conte	est	_ VERDICT: _ guilty	not guilty		M.CL.:
CountPLEA:guilty not guilty no conte	est	_ VERDICT:  guilty	not guilty		M.CL.:
CountPLEA:	est	_ VERDICT: _ guilty	not guilty		M.CL.: A1 1 2 3
Count PLEA: guilty not guilty no conte	est _ ·	_ VERDICT: _ guilty	not guilty		M.CL.:
CountPLEA:	est	VERDICT: guilty	not guilty		M.CL.:
CountPLEA:guilty not guilty no conte	est	VERDICT: guilty	not guilty		M.CL.: □A1 □1 □2 □3
Count PLEA:	est	_ VERDICT:  guilty	not guilty	· 	M.CL.:A1123

(Over)

ST	ATE VERSUS	1	MECKLENBURG	County	File No.	22CR336318-590
Name Of Defendant OCTAVIS WAYNE	DEANDRE WILSON	Judgment page supervised prob	to impose centence: (i) if im	oosing separate judgments for sepa es under G.S. 20-179. For DWI, us	rate offenses of conviction	rged under this file number. Do <b>not</b> use this charged under this file number, (ii) to impose AOC-CR-310 (probation). For structured sentencing
		J. J	UDGMENT (conti			
JUDGMENT: The defen-	dant appeared in open court and freely,	voluntarily and understan	dingly entered the abo	e plea(s) on Side One. On the	ne verdict(s) from Side	One, it is ORDERED that all offenses of
conviction, if more than	one, be consolidated f <u>or judgment with</u>	Count No(list co	unt of lead offense) an	d that the detendant:		
pay the following fine	1.01	\$				
be imprisoned for a t	erm of days in custody of the	sheriff. MCP.	□ DACJJ.* Pretri	al credit days served	•	
☐ Work release ☐ is	s recommended. is not recommen	ded. (NOTE: To <u>order</u> we	ork release, use form AUC is specified in G.S. 15	-CR-602 to impose juagment.) A-1343 2(d) is necessary		
The Court finds that	a	propation than that which	probation* for	months, subject to the follow	ina conditions:	
1. commit no cri 3. remain gainfu	minal offense in any jurisdiction. 2. po	ussess no firearm, explosi ursue a course of study of the by the Court 5. Subr	ve or other deadly wea r of vocational training nit to the taking of digit	pon listed in G.S. 14-269. hat will equip the defendant f ized photographs, including p	or suitable employme	nt and abide by all rules of the institution. endant's face, scars, marks, and tattoos,
Costs	Fine	Restitution**	Attorney's Fee	Community Service Fee	Other	Total Amount Due
\$		\$	\$	\$	\$	\$
**Name(s), add	ress(es), and amount(s) for aggrieved party(i	es) to receive restitution: (NO	TE TO CLERK: Record S	SN or Tax ID No. of aggrieved pa	rty(ies) on AOC-CR-382,	"Certification Of Identity (Victims' Restitution)/
The Court finds just	cause to waive costs as ordered on atta	ched AOC-CR-415.				
It is ORDERED that this	: Judgment is continued upon paym case be consolidated for judgment	ent or costs. with				
	Contence is to run at the expiration	of the sentence in			<b>_</b> ·	
e e r	s ORDERED that the Clerk deliver two ve the sentence imposed or until the corresponding to th	letendant shall have com	iplied with the condition	ins of release pending appe	aı. nt is bound over to Su	perior Court for action by the grand jury.
	No probable cause is found as to Cou	ınt(s)			of this Magistrate	e's Order and the Count(s) is dismissed.
Date	Name Of District Court Judge Or Magistrate	(type or print)	Si	gnature Of District Court Judge O	r Magistrate	
			APPEAL ENTR	IES		
The defendant, in o	pen court, gives notice of appeal to the release order is modified as follows:	District Superior	or Court.			
Date	Name Of District Court Judge Or Magistrate	(type or print)	Signatu	re Of District Court Judge Or Mag	gistrate	
I certify that this Judgm on file in this case.	ent is a true and complete copy of the c		CERTIFICATION Date D	ON slivered To Sheriff Signature		Dep. CSC Asst. CSC Clerk Of Superior Court
			urto.			
AOC-CR-116 Judgm	ent, Side Two, Rev. 2/21, © 2021 Admir	istrative Office of the Cou	original			

15A-924(a)(5).	_ County 22CR3363		<del></del>	· · · · · · · · · · · · · · · · · · ·
10A-924(a)(0).	ing text for each offense listed on the AOC-CR-116. G.S.	this nage to set forth the chargi	NOTE: //o	Defendant VIS WAYNE DEANDRE WILSON
	Try lext for each offense fisied of the AGG-GR-110. G.G.	e this page to set forth the chargii	NOTE. Us	suance Of Magistrate's Order 11/06/2022
grip, com confi		OFFENSES (continued)	Jan San San San San San San San San San S	
		EX OFF	EE FORCE S	Offense: F - SECOND DEGRE
'T TO ENGAGE IN	, and feloniously did THE DEFENDANT DID ATTEN	defendant unlawfully, willfully		Text For This Count about the date of offense shown and in the county IBLE SODOMY AGAINST THE VICTIM'S WI
		,		
			÷	
			A FEMALE	Offense: M - ASSAULT ON A
DUNCHING HE	fully did assault ESSENCE ADKINS, a female person,	- d-Cdd		Text For This Count
y FONCHING HER	ge when the assault occurred.	n and was at least 18 years of ag	dant is a male perso	E FACE WITH A CLOSED FIST. The defendation
				•
				•
·				
· .				

Original

STATE VERSUS		MECKLENBURG	County	File No.	22CR336318-59	90
Name Of Defendant OCTAVIS WAYNE DEANDRE WILSON Date Of Issuance Of Magistrate's Order 11/06/2022	NOTE: Use	this page to set forth the char	ging text for each offe	ense listed on the A	OC-CR-116. G.S. 15A	-924(a)(5).
		OFFENSES (continued				
Count Offense: M - SEXUAL BATT			•			
Charging Text For This Count On or about the date of offense shown and in the count sexual contact, GRABBING THE VICTIM'S BUTTOO	y named above the CKS, with another	defendant unlawfully and wil person, ESSENCE ADKINS	Ifully did for the purp , by force and agains	oose of sexual arou t the will of the oth	sal, sexual gratification er person.	n engage in
Count Offense:						
Charging Text For This Count						
•						
	•					
AOC-CR-116 Continuation, Rev. 2/21 © 2021 Administrative Office of the Courts		0	Conti	nuation Page	of Continu	ation Pages

Original

STATE VERSUS					MECKLENBURG	County	22CR336318-590					
	S WAYNE DEAI	NDRE WILSON		NOTE: Use this page to set forth the charging text for each offense listed on the AOC-CR-116. G.S. 15A-924(a)(5).								
Date Of Issuance Of Magistrate's Order 11/06/2022				1401 E. Coo and page to control the charging text for cach eneme holds on the rice of the cach for all applying								
			建设。		OFFENSES (continued)							
Count	Offense:			•		*						
Charging Tex	xt For This Count											
						•	•					
			ž.									
			1	•		•						
			•				·					
			•									
Count	Offense:											
Charging Tea	xt For This Count											
						•						
			1			•						
		t garren										
						•						
	<del></del>				<del></del> -							
AOC-CR © 2021 A	R-116 Continuation, Administrative Office	Rev. 2/21 e of the Courts			Oi - i t	Continuation Page	of Continuation Pages					
					Original							

STATE VE	RSUS		MECKLENBURG	County	File No.	22CR336318-590				
Name Of Defendant OCTAVIS WAYNE DEANDR Date Of Issuance Of Magistrate's Order		NOTE: Use this page to set forth the charging text for each offense listed on the AOC-CR-116. G.S. 15A-924(a)(5).								
11/06/20										
	The state of the s		OFFENSES (continued)							
Count Offense:	τ ;			· · · · · · · · · · · · · · · · · · ·	)	;	4			
Charging Text For This Count					,	T				
	7 .									
;										
	•									
·	•									
				<u> </u>						
Count Offense:										
Charging Text For This Count										
"										
. ·										
			•							
·	Michaely		•							
AOC-CR-116 Continuation, Rev.										

Cy Original

NICONEN	BURG COUN	I I AKKESI	PROCES	SING C			ARREST SHEET
OFFICER INF	ORMATION		Con State St				
Officer - Robinsor	i, Lucas	and the same				A CONTRACTOR OF THE CONTRACTOR	
Officer Code	Last Name	First Name	Officer T	ype			Arrest#
P6358	Robinson	Lucas	Arresting	. :		:	1868239
SUBJECT INF	ORMATION	87 18 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1					
Last Name		First Name	100		Middl	e Name	Suffix
WILSON		OCTAVIS		. : .	YAW	NE .	:
Date of Birth	Estimated?	Age	Emar	icipated?	Gend	er	Race
3/4/1993	No :	29	No		Male	: ; .	BLACK
Ethnicity	SSN	SSN Source			Alien	Number	Prior ICE Hold
Non Hispanic	e de la companie de l		and the second		1.7.	in in Note that is the	No
Occupation		Height	Weig	ht a	Hair C	olor	
		5.18"	120	<del></del>	Brown		
Eye Color		Driver's Lice	nse Number		Drive	r's License S	tate
BROWN							
Driver's License I	Expiration Date	Driver's Lice	nse Source		Drive	r's License C	lass
			1775 July 1		3.2		
Birth City		Birth State			Birth	Country	:
CHARLOTTE	:	North Carolina				States of Am	erica (USA)
Wilitary?	. )	Military Bran	ch :		Milita	ry Discharge	Date
No					* 15.		-
Gang							
Gang Member	Gang Name	Gang Street	Name	*	Perso	n's Rank	- 1882 195 <u>5,                                   </u>
		;			: ,.		
CONTACT INI	FORMATION		man (A) (Marana) (Mar				
Addresses							
Address Type	Street Number	Address	City	Sta	te	County	Zip
lome	1020	KARENDALE AV	E CHARLOT	TE NC		:	28208
Phone Numbers			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	mails.			The state of the s
Phone Type	Phone	Phone Exte		mail Type	Em	nail	maran es <u>187</u> mar C
						<del>: :</del>	

	*	9 '5 '			- <u> </u>				
Other Information	<u></u>		-1 <sub>00</sub> -13	ر عُودِ الْمُرَّافِينَ الْمِدِينِ الْمِدِينِ اللهِ الله اللهِ اللهِ ال	<u>, , , , , , , , , , , , , , , , , , , </u>		F P S S S S S S S S S S S S S S S S S S		
School Name	:	School Add	Iress	e <b>ss</b>					
<u> </u>				· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·				
School Phone Type	hool Phone Type School Pho			ıber	School	Phone E	xtension		
Employer Name	;	Employer A	ddress	Туре	pe Employer Address				
			1 ;	· · · · · · · · · · · · · · · · · · ·			<u> </u>		
Employer Phone Type		Employer F	hone N	lumber	Employ	er Phone	Extension		
		1, 1, 1, 1							
VEHICLE INFORMATION	ON	1			A TOTAL TOTAL				
Currently no information	to display	1	1 2	1 1 2					
PROCESS INFORMAT	ION				- 173	<del></del>			
Process - Magistrate Order							28		
Sequence Id	Process T	ype	:	Complaint Numl	ber	Origina	al Complaint Numbe		
1390787	Magistrate	Order	in the	221105022800					
Citation Number	SHP Code	,	I N	Citation Validati	on Char	Citation Type			
			• 1	* * · · · · · · · · · · · · · · · · · ·			·		
Road Type	Business	Route		Unpaved	1	Highwa	ay .		
	: 1		11,						
Accident	License P	late State		License Plate No	umber	Vehicle	e Type		
						†	· · · · · · · · · · · · · · · · · · ·		
Charges	1 7			The state of the s		-			
Charge Code S	atute Code	· ·	Charg	е Туре	Class	·. · · ·	PTR Excluded		
<u>ing Si Priting at Kilong M</u>	<b>-39</b>		F -	<u> </u>	С	; <u>*</u>	Y		
	CR		Charg	e Description	1 1 4				
and the National Advantage of the Advant	30400 - Violat	tion of Other	1.7	DEGREE KIDNA	PPING	-			
S. S	ate Statute	*****					and the same and the same of t		
Process - Magistrate Order	1	n maja tan. Ma <u>nakan tan ja</u>			<u> </u>		72 0		
Sequence Id	Process 1	Гуре	-	Complaint Num		Origina	al Complaint Numbe		
1390788	Magistrate	Order		221105022800					
Citation Number	SHP Code			Citation Validati		Citatio	_		

11/5/2022 10:21:19 PM

Road Type	:	Business Route		Unpaved		Highway		
		<del>.</del>			<u> </u>			
Accident License Plate Sta		License Plate State		License Plate Nu	umber	Vehicle	e Type	
Charges	1 mg			· · · · · · · · · · · · · · · · · · ·				
Charge Code	Sta	Statute Code		e Type	Class		PTR Excluded	
1389	14-3	14-33(C)(2)			A1		N	
NIBR	UCI	UCR		e Description		•		
13B - Simple Assault	Ass	500 - Non-aggravated ault	ASSA	ULT ON A FEMALI	E BY MALE AT	LEAST	18 YEARS OF AGE	
Process - Magistrate Ord	ler		***	ese d				
Sequence Id		Process Type		Complaint Numb	per	Origina	al Complaint Number	
1390789		Magistrate Order	t. 1-	221105022800				
Citation Number		SHP Code		Citation Validation	on Char	Citatio	n Type	
	· 		1			1 :		
Road Type		Business Route		Unpaved		Highwa	ay	
·		ransis <u>Star</u> en en grent						
Accident	**	License Plate State		License Plate Nu	ımber	Vehicle	: Туре	
							··	
Charges					120 (		6.39	
Charge Code	Stat	ute Code	Charg	е Туре	Class		PTR Excluded	
1105	14-2	7.22	F		Cî.			
NIBR	UCF	<b>\</b>	Charg	e Description				
11A - Forcible Rape	-	· · · · · · · · · · · · · · · · · · ·	SECO	ND DEGREE FOR	CIBLE RAPE			
Process - Magistrate Ord	er	a e a communicación de case de communicación de la communicación de la communicación de la communicación de la	The second	and the second of the second s			and the second s	
Sequence Id		Process Type	:	Complaint Numb	er	Origina	l Complaint Number	
390793	. :	Magistrate Order		221105022800	·			
Citation Number SHP Code			Citation Validation	on Char	Citation	т Туре		
		· <del></del>						
Road Type Business Route			Unpaved		Highwa	ıy		
		.•		:				
	License Plate State					Vehicle Type		

MECKLENBURG	COUNTY ARR	EST PR	OCESSING	G CENTER		ARREST SHEET	
Charges					•		
Charge Code	rge Code Statute Code		је Туре	Class		PTR Excluded	
1158	14-27.27	F		D			
NIBR	UCR	Charg	e Description				
11B - Forcible Sodomy	-	ATTE	MPT SECOND I	DEGREE FORCI	BLE SEX	OFFENSE	
Process - Magistrate Ord	er	ı	•				
Sequence Id Process Type			Complaint Nu	mber	Origin	al Complaint Number	
1390794	Magistrate Order		221105022800	)			
Citation Number	SHP Code		Citation Valid	ation Char	Citatio	п Туре	
		Ē					
Road Type	Business Route		Unpaved		Highwa	Highway	
-							
Accident	License Plate Sta	ite	License Plate	Number	Vehicle	e Type	
Charges							
Charge Code	Statute Code	Charg	е Туре	Class		PTR Excluded	
1159	14-27.33	М		A1 <sub>.</sub>			
NIBR	UCR	Charg	Charge Description				
11D - Forcible Fondling	-	SEXU	AL BATTERY				
WARRANTS							
Currently no informa	tion to display	<u> </u>		<u> </u>			
ARREST DETAILS	INFORMATION						
Arrest Date	Offense Start Da	te	Offense Star	rt Time	Offen	se End Date	
11/5/2022 4:49 PM	11/5/2022		4:49 PM		11/5/2	2022	
DWI Related Arrest	Domestic Violen	ce Hold	Domestic Vi	olence Arrest	Victin	n Rights	
No	No		Yes		Yes		
Traffic Related Arrest	Finger Prints Re	quired	Domestic Vi	olence Original			
No	Yes		No				
Arrest Place Type	Arrest location	-	Impaired		Coop	erative	
Gas Station	3218 TUCKASEE	GEE RD	No		Yes		

Use of Force	Weapon Possession			Weapon	Type	·	Other Details	
USE OF FOICE		No.	II FOSSESSIOII	vveapon	weapon type		Other Details	
DNA Collected		DNA C	-U-st-d Die	DNA Call	4!	R# _4L1	A 4 Ni 1	
No	•	DNA C	ollected By	DNA Coll	ection	Wethod	Arrest Number 1868239	
Additional Informa	ation			::	•		,	
					:	•		
	. :	· · · · ·	<del></del>	14. (v.) 3 m il		<del></del>		
OFFICED INC	DRATION		<u> </u>		•	in the second		
OFFICER INFO	*	]						
Officer - Robinson,			ÖN			<u>, , , , , , , , , , , , , , , , , , , </u>	4	
VICTIM/WITNE		IVIĄII	A STATE OF THE PARTY OF THE PAR	اگری <u>ساز خود می انموساسی</u> افراهه داده	<u> </u>	and the first and the second s	andread of the accession was accession, and otherwise the many of management which a series are remo	
P6358	Robinson	<u>i,</u>	Lucas	Arresting		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
Charge Code	Complainan	t	Victim	Witness	- <u> </u>	Subpoena Req		
1026	Yes		No	No : i		arti Arter	R EACH TRIAL SETTING	
1389	Yes		No	No	: . 	REQUIRED FO	R EACH TRIAL SETTING	
1105	Yes No			No	: ;	REQUIRED FOR EACH TRIAL SETTING		
1158	Yes No		No	- : 1.	REQUIRED FOR EACH TRIAL SETTING			
1159	Yes		No	No		REQUIRED FOR EACH TRIAL SETTING		
Officer - Nugent, Jo	onathan							
Officer Code	Last Name		First Name	Officer Type				
P6363	Nugent	. 11	Jonathan	Assisting				
Charge Code	Complainan	t	Victim	Witness		Subpoena Req	uired	
1026	Yes	1. 1.	No	No	•.	REQUIRED FO	R EACH TRIAL SETTING	
1389	Yes	· · · · · · · · · · · · · · · · · · ·	No	No		REQUIRED FO	R EACH TRIAL SETTING	
1105	Yes	ž.	No	No		REQUIRED FO	R EACH TRIAL SETTING	
Officer - Moore, Pa	ıtrick		** , 4		15.5°			
Officer Code	Last Name		First Name	Officer Type	7 1 22		N San Garage	
P5769	Moore		Patrick	Transporting				
Charge Code	Complainan	t	Victim	Witness		Subpoena Rec	uired * 2.55 A	
NO VVUV 12		F	- ' ' '	No		NOT REQUIRE	<del></del>	
<del></del>	Yes		No	ואט		1101112	٠.	
1026 1389	Yes		No	No		NOT REQUIRE		

MECKL	ENB	URG CO	DUN	ITY ARREST	PROCESSII	NG C	EN	ITER	ARREST SHEET
Person					······································				
First Name				Last Name		Relati	onsh	nip	
ESSENCE			ADKINS	•	NONE	OF	THE ABOVE		
Gender	Gender Race :				Witne	Witness Status			
Female				BLACK		Active		•	: :
Employer Name Employer Address Type					Туре	Emplo	yer.	Address	·
ID		Process Ty	pe	Complaint #	Complainant	Victim	1	Witness	Subpoena Required
1390787		Magistrate 0	Order	221105022800	No.	Yes	:	No	REQUIRED FOR EACH TRIAL SETTING
1390788		Magistrate (	Order	221105022800	No	Yes	:: '	No .· :.	REQUIRED FOR EACH TRIAL SETTING
1390789		Magistrate (	Order	221105022800	No.	Yes	. :	No	REQUIRED FOR EACH TRIAL SETTING
1390793	: :	Magistrate (	Order	221105022800	Yes	Yes	: :	No	REQUIRED FOR EACH TRIAL SETTING
1390794	•	Magistrate (	Order	221105022800	Yes	Yes	:	No :	REQUIRED FOR EACH TRIAL SETTING
Addresses									
Туре		Address					• •	::	
Home		4115 GLEN	IWOC	DD DR 109 CHARLO	TTE, NC 28208	i.	·		
Phone Num	bers	:						, ,	
Phone Type	€		Phor	ne	·	igai þ	Phon	e Extension	
		•					:	·	
PID/SID	*	,						9-23-3-18-5 1-3-3-3-18-5 1-3-3-3-18-5	The second secon
PID/SID	^.	1	. :		amende a se an amende	ALC 42.1			
SID				PID				Check Digit	·
POST MA	AGIST	RATE RE	VIE	W	4				AND
Currently	no inf	ormation t	o dis	splay					
DCI SUM	MAR	Υ ,	. 1	The state of the s	mannersystem to the second sec				
	OUT/	C Probatio			TOTAL STATE OF THE				
į.		للمسام وعالم	on V	ioiation	ana wa maka ili ana ma	reasons - s	- !		
	Warra				Kalandek i mile i ya kali ya Kalandi		<u> </u>		
	Gove	rnor's Wa	ırran	IT			_ ]		

# MECKLENBURG COUNTY ARREST PROCESSING CENTER

ARREST SHEET

OFA-FTA		
OFA-FTC		
OFA-GJI		
Visual	X X	
Visual Traffic		

#### NARRATIVE

On November 5, 2022, Metro Officers responded to Glenwood Dr in reference to a rape call for service. The victim reported that she was kidnapped and raped by an unknown suspect in a port-a-john located in the 3800 Block of Glenwood Drive.

The 29-year-old victim agreed to the collection of a sexual assault kit and was transported to the hospital ER.

Detectives responded and spoke with the victim. The victim reported that at approximately 1130pm, she got off the #8 bus at Glenwood Drive and Tuckaseegee Rd. She began walking down Glenwood Drive. She reported that after a few minutes of walking, she noticed a black male wearing a red hoodie following her. He soon approached her and asked her if she wanted to make some money and offered her \$20.00 for sex. The victim told him no, she had a boyfriend, and that she didnt do that kind of thing. She kept walking and he continued to follow her.

As she approached the 3800 block of Glenwood, the suspect began touching her butt and grabbing at her. She stopped and pushed him away. As she did so, the suspect grabbed her and began hitting her in the face and head several times. He grabbed her by the hair and was pulling her toward the parking lot of 3801 Glenwood drive. The suspect told the victim that he would not stop hitting her unless she gave him what he wanted:

The suspect pulled her over to a port-a-john located in the parking lot of the and forced her inside. The victim reported that once inside the port-a-john, she realized that her forehead was bleeding profusely. She asked him if she could wipe her face. He gave her some tissue and she was able to wipe the blood off her face.

The suspect bent her over in front of him and pulled her pants down to her knees. He then attempted to penetrate her anus with his penis, but was unable to, so he moved to her vagina. The victim reported that he continued to have vaginal sex with her for approximately 5 minutes and then announced, "I'm Done". He allowed her to pull her pants back up, and he exited the port-a-john.

The victim reported that he closed the door and did not let her out at first, but then began to walk away.

As she exited the port-a-john, she observed him walk over and pick her phone up from the street where she dropped it while he was beating her earlier. He asked her if she wanted it back, but then changed his mind, telling her that he knew that she would call someone and tell on him if he gave it back. He then took her phone and walked away. She last saw him walking back towards Tuckaseegee on Glennwood.

The incident location did have surveillance footage of the incident. The business owner responded to the scene and was able to locate the incident. The footage found shows the victim walking and the suspect following close behind her. He reaches out and begins to touch her and she pushes him away. He then begins to hit her in the face and head several times, puts her in a bear type hug and forces her to the port-a-john. Approximately 8 minutes later, he exits the port-a-john and walks toward the sidewalk, picks up something in the road and waits for the victim to exit the port-a-john. There was a brief interaction and they both walk away in opposite directions.

The victim suffered a black left eye, a deep laceration on her left eyebrow and complained of pain in back, top of her head and right shoulder.

Several smears of blood and a blood-soaked tissue were located inside the port-a-john.

A bolo will be sent out with a photo and description of the suspect pulled from the footage obtained from a local store located at the corner of Glenwood and Tuckaseegee. The photo was also released to the media.

After the photo was shown on the news, Detectives received a call from the victim. She positively identified the person in the photo as the suspect that assaulted her.

Officers located a suspect matching that description in the 3200 block of Tuckaseegee Road. He was wearing the same clothes as described by the victim during the incident. He was arrested and transported to the LEC to be interviewed.

The suspect identified as Octavis Wayne Deandre Wilson 03/04/1993 waived his rights and agreed to speak with detectives. During his interview, Mr. Wilson admitted that he approached the victim on the night of the incident, hit her causing the gash on her head, grabbing her, pulling her to the port-a-john and forcing her inside. He reported that once inside, he just wanted to talk and help her with her bleeding eye, but that she offered to have sex with him. Mr. Wilson admitted that he tried to put his penis inside her anus, but was unable to get it in. He admitted that he put his penis inside her vagina and had sex with her until he ejaculated on the floor. He maintained that after assaulting her and forcing her into the port-a-john, she allowed him to have sex with him.

Mr. Wilson was charged with the following:

## MECKLENBURG COUNTY ARREST PROCESSING CENTER

ARREST SHEET

2nd degree Rape forced vaginal sex

Attempted 2nd degree sex offense - attempted anal sex

1st degree kidnapping

Sexual battery grabbing victims buttocks

Assault on a Female

I, Officer	KL	Moores	
	70		 41.

, am presenting sworn oral testimony to the Magistrates' Office,

seeking the above charges against

OCTAVIS AFTER

WILSON

Officer's Signature VL Mun

Date 11/5/2022

MUGSHOT



