

RECEIVED

May 01 2026

2022A0210700385

2022A0210700388

SC Court of Appeals

STATE OF SOUTH CAROLINA)
COUNTY OF AIKEN)
The State of South Carolina,)
vs.)
Antonio Jamari Issac,)
Defendant.)

IN THE COURT OF GENERAL SESSIONS
SECOND JUDICIAL CIRCUIT

Indictment: 2023GS0201732 2023GS0201733

ORDER DENYING MOTION
TO RECONSIDER OR MODIFY SENTENCE

Defendant filed a Motion to Reconsider Sentence on August 6, 2025. Defendant argues that the interests of justice will be served by granting his motion. Defendant pled guilty of two counts of Assault and Battery, First Degree. This Court sentenced Defendant to ten (10) years and five (5) years consecutively in prison on August 4, 2025. The State filed a subsequent response to Defendant's Motion to Reconsider on September 3, 2025.

Defendant asserts in his Motion that the sentence imposed is in excess of what is necessary to serve the ultimate goal of criminal sentencing. Specifically, Defendant argues it was unfair for the court to allow Co-Defendant Walker to receive a sentence under the Youthful Offender Act not to exceed six years, whereas both Defendant Hutto and Defendant Issac received consecutive sentences, as the State was unable to identify the shooter. However, Defendant Walker was identified as the driver of the vehicle.

This incident occurred in the evening of Christmas Eve into the early morning hours of Christmas. It was the [redacted], the victims in this case, first night in their new home. When they observed Defendants attempting to break into their neighbor's home they called 911 and sounded their car alarms to attempt to deter Defendants. In retaliation, Defendants drove past the [redacted] home and fired 7 or 8 shots towards their home. Much of the bullet damage was around the door frame where the Mr. and Mrs. [redacted] and their 17 and 18-year-old children [redacted]

2 cc - SOL
1 cc - W. AWIS

FILED
Robert J. Harte
Clerk, C.G.S.
James J. Johnson
Deputy Clerk

stood. Additionally, a bullet was found resting on their sleeping one-year old baby and dust from the drywall settled on the child.

Initially, Defendants were all charged with six counts of Attempted Murder for the family. The State discerned they would not be able to prove specific intent as the evidence did not support that Defendants knew exactly who was in the home. Further the State could not charge Defendants with Assault and Battery of a High and Aggravated Nature as no one was injured, they argued "the Defendants are benefitting from the law not because of anything redeeming on their part, but because they missed their targets." The State asserted that the fact that Defendants did not know who was in the home made their actions even more reckless. Additionally, since the State could not identify the shooter, Defendants were found equally culpable under the "hand of one hand of all doctrine."

The Court heard testimony that the neighbor's house broken into was a family member of Defendant Isaac. The family member was in possession of Defendant Isaac's four-wheeler, which had been impounded and several family members paid for it to be retrieved. Defendant Isaac's family members informed him he would not receive the four-wheeler until they were paid back. Apparently, Defendant Isaac had made several attempts to break into the family member's property to retrieve the four-wheeler. It was believed this four-wheeler was in the neighbor's storage unit. The informed law enforcement that during the break-in they observed four individuals get out of the vehicle and attempted to break into the storage unit which reportedly contained Defendant Walker's uncle's vehicle.

Defendant Isaac asserts that there is no justifiable basis for the disparity of sentence and that all three were similarly situated. Further Defendant notes that since the State charged all Defendants under the hand of one hand of all doctrine, each Defendant should receive equal

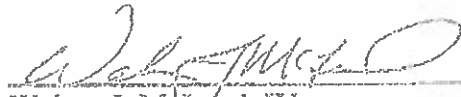
sentences, proportional to the acts. Under the “the hand of one is the hand of all” doctrine, the State proves the defendant guilty by proving he had a mutual plan or agreement with another person to commit one crime, and during the course of committing that initial crime, the other person committed a second crime they had not agreed to commit. *State v. Sellers*, 442 S.C. 140, 148, 898 S.E.2d 116, 120 (2024) (citing *State v. Harry*, 420 S.C. 290, 299, 803 S.E.2d 272, 276 (2017); see also *Buller v. State*, 435 S.C. 96, 97-98, 866 S.E.2d 347, 348 (2021) (“Under the theory the ‘hand of one is the hand of all,’ when two people join together to commit a crime, and during the commission of that crime one of the two commits another crime, both may be criminally liable for the unplanned crime if it was a natural and probable consequence of their common plan to commit the initial crime.”)). In *Sellers*, the Supreme Court distinguished from *Barber v. State* that the State does not need to prove it was possible one Co-Defendant fired the shots but that the Co-Defendants’ joint actions supports that either one or both Defendants delivered the fatal blow or blows. 442 S.C. 140, 152-153 898 S.E.2d 116, 123.

Additionally, in *Barber*, three out of four defendants pled and testified against Barber for a robbery that resulted in the murder of two people. 393 S.C. 232, 234-235, 712 S.E.2d 436, 438 (2011). Barber’s co-defendants received sentences ranging from 15-30 years for their involvement. *Id.* The Supreme Court found the trial court did not err in charging “hand of one is the hand of all” as there was sufficient evidence to support that he was acting with the other defendants in the robbery and could have been one of the shooters. *Id.*, at 237 712 S.E.2d at 439. Barber’s convictions and sentences were upheld. *Id.*, at 239 712 S.E.2d at 440.

In considering the Defendant’s Motion to Reconsider Sentence, this court reviewed all the facts and circumstances presented this at the sentencing hearing and through post plea

motion filings by all the parties. In conclusion, this court finds the sentence imposed to be appropriate under the circumstances. THEREFORE, this court DENIES Defendant's Motion to Reconsider Sentence. Further, this court finds that oral argument is not necessary.

IT IS SO ORDERED.



Walton J. McLeod, IV
Presiding Judge
Second Judicial Circuit

September 19, 2025
Aiken, South Carolina

RECEIVED

May 01 2026

SC Court of Appeals

STATE OF SOUTH CAROLINA
COUNTY OF AIKEN

) NM
) AFFIDAVIT OF INDIGENCY AND
) APPLICATION FOR APPOINTED COUNSEL

STATE VS. Antonia Jamari Isaac
ARREST WARRANT / TICKET & CHARGE: 2022 A02 107 00381 - Attempt murder.
2022 A02 107 00382 - Attempt murder
2022 A02 107 00383 - Attempt murder.
2022 A02 107 00384 - Attempt murder.
2022 A02 107 00385 - Attempt murder 2022 A02 107 00399 - PHONE.
2022 A02 107 00388 - Attempt murder 2022 A02 107 00398 - Burg 2nd

1. ARE YOU PRESENTLY EMPLOYED? YES NO If yes, Please state the name and address of your employer and the amount of your salary or wages per month and/or week.

NAME: _____ ADDRESS: _____
NET WAGES: \$ _____ WEEKLY / BI-WEEKLY / MONTHLY

If No, please state the name and address of your former employer, date of termination and the amount of your salary or wages.

EMPLOYER: Whit Man & Mohd.
NET WAGES: \$ 1,000 WEEKLY / BI-WEEKLY / MONTHLY DATE OF TERMINATION: few months.

2. HOUSEHOLD MEMBER(S) EMPLOYER (if applicable): live w/ grandma
Doesn't work.

NET WAGES: \$ _____ WEEKLY / BI-WEEKLY / MONTHLY

3. Have you or household member(s) received within the past twelve months any money from any of the following sources?

- a. Business, Profession or Self-Employment? Yes _____ No _____
- b. Rent Payments, Interest or Dividends? Yes _____ No _____
- c. Pensions, Annuities or Life Insurance Payments? Yes _____ No _____
- d. Gifts or Inheritance? Yes _____ No _____
- e. Any Other Source (including Unemployment, Retirement (Disability) and/or Food Stamps)? Yes No _____

LGMA.

If the answer to any question above is "Yes", please list the source of the money and the amount received within the last 12 months.

SOURCE: _____ AMOUNT: Unknown.

4. LIST BY NAME, AGE AND RELATIONSHIP TO YOU, ANY PERSONS WHO ARE DEPENDENT UPON YOU FOR SUPPORT. INDICATE BESIDE EACH HOW MUCH YOU CONTRIBUTE TOWARD THEIR SUPPORT.

NAME	AGE	RELATIONSHIP	AMOUNT \$
	<u>2nd</u>		<u>100 - months.</u>

5. DO YOU HAVE CASH, OR DO YOU HAVE ANY MONEY IN A CHECKING OR SAVINGS ACCOUNT?
CASH: \$ _____ CHECKING: \$ _____ SAVINGS: \$ _____

6. DO YOU OWN ANY REAL ESTATE, STOCKS, BONDS, NOTES OR OTHER VALUABLE PROPERTY, EXCLUDING ORDINARY HOUSEHOLD FURNISHINGS AND CLOTHING? YES _____ NO

PLEASE SPECIFY: _____

7. LIST THE TYPE OF VEHICLE(S) YOU OWN (YEAR, MAKE, MODEL): _____

PAID FOR? YES _____ NO _____ AMOUNT OF PAYMENT(S) \$ _____

8. DO YOU OR HOUSEHOLD MEMBER PAY RENT OR MORTGAGE? Grandma pays - paid off.

9. AMOUNT OF DEBTS, LIENS, MORTGAGES, ETC.? light AMOUNTS (0) - month.

I do solemnly swear that the information reported by me for this application for counsel does contain a true and full account of all my real and personal estate, debts, credits and effects whatsoever without exception, which I or any person in trust for me have or at the time of my possession had, or am, or was in any way respect, entitled to, in possession, remainder or reversion, and that I have not at any time since charges were made against me or before, directly or indirectly sold, leased, assigned, or otherwise disposed of any property, or made over in trust for myself or otherwise, other than mentioned herein.

I understand that the appointment of counsel creates a claim against the assets and estate of the person who is provided counsel or the parents or legal guardians of a juvenile in the amount equal to the costs of representation less the amount paid to appointed counsel, the public defender office and/or the Commission on Indigent Defense. I understand such claim shall be filed in the Office of the Clerk of Court where I, my child, or ward are assigned counsel, but that the filing of a claim shall not constitute a lien against my real or personal property unless, in the discretion of the Court, part or all of such a claim is reduced to judgment by appropriate Order of the Court, after serving me with at least thirty (30) days notice that judgment will be entered.

I understand that pursuant to §17-3-30(b), I am required to pay a non-refundable \$20.00 application fee to the Public Defender's Office for public defender services or other appointed counsel.

I am financially unable to employ counsel and request that counsel be assigned to represent me. I understand that I am entitled to at least 30 days notice before a claim against me may be reduced to judgment, and I do hereby waive the right to such notice.

David 19
Applicant

Sworn to before me this 3 day of March, 2023

mv Notary Public for South Carolina. My commission expires: 1-25-23

RACE: B SEX: M AGE: 20 IN JAIL OUT OF BOND
SSN: _____ DATE OF ARREST: 2-27-23
DATE OF BIRTH: _____ BOND AMOUNT: _____
ADDRESS: _____ BONDSMAN: _____
CITY & STATE: _____ CO DEFENDANTS: _____
TELEPHONE: _____
E-MAIL: _____

The applicant's request for counsel is hereby
 GRANTED
 DENIED

[Signature]
Judge/Clerk or Deputy Clerk
DATE: 3/1/23

ARREST WARRANT

2022A0210700385

STATE OF SOUTH CAROLINA

County: Aiken Municipality of

Aiken

THE STATE vs. 22-079000 against

Antonio Jamari Isaac

Address

Phone, Sex, Race, Height, Weight, DOB, SSN, Agency ORI #, Prosecuting Agency, Prosecuting Officer, Offense

Offense Code, Code/Ordinance Sec

This warrant is RETURNED FOR SERVICE in the County of Municipality of is to be arrested and brought before me to deal with according to the law

(L.S.)

Signature of Judge

Date

RETURN

A copy of this arrest warrant was delivered to defendant on

Signature of Constable/Deputy Constable/Officer

RETURN WARRANT TO:

General Sessions, P O Box 503, 109 Park Avenue, Aiken, SC 29802

ORIGINAL

ORIGINAL

ORIGINAL

ORIGINAL

ORIGINAL

ORIGINAL

ORIGINAL

STATE OF SOUTH CAROLINA

County: Aiken Municipality of

Aiken

Personally appeared before me the affiant Mark A Christensen who

being duly sworn deposes and says that defendant Antonio Jamari Isaac did within this county and state on or about 12/25/2022 violate the criminal laws of the

State of South Carolina (or ordinance of County/ Municipality of Aiken)

in the following particulars

DESCRIPTION OF OFFENSE: Assault / Attempted Murder

I further state that there is probable cause to believe that the defendant named above did commit the crime set forth and that probable cause is based on the following facts:

Upon information and belief the defendant, Antonio Isaac, did with malice aforethought attempt to kill the victim. Isaac was inside of a white Toyota Tacoma and perceived that was attempting to break-in to a neighboring property. This property attempted break-in was halted by the actions of a husband, and Mr. Isaac, along with the group did drive a distance down Weeks Rd, turn around and drive back, then discharge a firearm several times at This incident occurred within the county limits of Aiken County, and being in violation of SC Code of Laws as amended.

Signature of Affiant

STATE OF SOUTH CAROLINA

County: Aiken Municipality of

Aiken

Affiant's Address 420 Hampton Ave Ne

Aiken, SC 29801-

Affiant's Telephone

ARREST WARRANT

TO ANY LAW ENFORCEMENT OFFICER OF THIS STATE OR MUNICIPALITY OR ANY CONSTABLE OF THIS COUNTY:

It appearing from the above affidavit that there are reasonable grounds to believe that

on or about 12/25/2022 defendant Antonio Jamari Isaac

did violate the criminal laws of the State of South Carolina (or ordinance of

County/ Municipality of Aiken) as set forth below

DESCRIPTION OF OFFENSE: Assault / Attempted Murder

Having found probable cause and the above affiant having sworn before me, you are empowered and directed to arrest the said defendant and bring him or her before me forthwith to be dealt with according to law. A copy of this Arrest Warrant shall be delivered to the defendant at the time of its execution, or as soon thereafter as is practicable

Sworn to and subscribed before me

on 12/30/2022

Signature of Hearing Judge, Judge's Name, Judge's Code

Judge's Address

Langley, SC 29824-

Judge's Telephone

(803)595-5171

Issuing Court

Magistrate, Municipal, Circuit

RECEIVED

May 01 2026

SC Court of Appeals

BAIL set by

WITNESSES



Judge L. Maurice
 on 2/28/23
 Type and Amount Denial
 Name of Surety _____

Name _____
 Address _____
 Telephone _____

Name _____
 Address _____
 Telephone _____

Name _____
 Address _____
 Telephone _____

Name _____
 Address _____
 Telephone _____

PRELIMINARY HEARING held by

Judge _____
 on _____
 Defendant Attorney _____
 Decision _____

DISPOSITION before

Judge _____
 on _____
 by _____
(riticalle jury trial bench trial plea not pres. etc.)
 Disposition _____
 Sentence _____

Name _____
 Address _____
 Telephone _____

Name _____
 Address _____
 Telephone _____

Name _____
 Address _____
 Telephone _____

Name _____
 Address _____
 Telephone _____

JURORS

CODEFENDANTS

ARREST WARRANT

2022A0210700388

STATE OF SOUTH CAROLINA

County Municipality of

Aiken

THE STATE 22-019008
against

Antonio Jamari Isaac

Address

Phone: SSM
Sex: M Race: S Height: 5 10 Weight: 220

D. Date: SC DL#

DOB: Agency ORI# SC0020000

Prosecuting Agency: Aiken County Sheriff

Prosecuting Officer: Mark A Christensen - S00213

Offense: Assault / Attempted Murder

Offense Code: 3410

Code/Ordinance Sec: 15-09-0019

THIS WARRANT IS RETURNED FOR SERVICE TO THE
County Municipality of

The accused
is to be arrested and brought before me to be
dealt with according to the law

(L.S.)

Signature of Judge

Date

RETURN

A copy of this arrest warrant was delivered to
defendant: Antonio Isaac
on: 12/22/22 at 12:55pm

Signature of Constable or Enforcement Officer

RETURN WARRANT TO:

General Sessions
P O Box 393
109 Park Avenue
Aiken, SC 29802

ORIGINAL

ORIGINAL

STATE OF SOUTH CAROLINA

County Municipality of

Aiken

Personally appeared before me the affiant Mark A Christensen
being duly sworn deposes and says that defendant Antonio Jamari Isaac
did within this county and state on or about 12/25/2022 violate the criminal laws of the
State of South Carolina (or ordinance of County Municipality of Aiken)

in the following particulars:

DESCRIPTION OF OFFENSE: Assault / Attempted Murder

Further state that there is probable cause to believe that the defendant named above did commit
the crime set forth and that probable cause is based on the following facts:

Upon information and belief the defendant, Antonio Isaac, did with malice aforethought attempt to kill the victim
Isaac was inside of a white Toyota Tacoma and part of a group that was attempting to break-in to a neighboring property. Mr. Isaac's
attempted break-in was halted by the actions of and Mr. Isaac, along with the group did drive a distance down Meeks
Rd. turn around and drive back, then discharge a firearm several times at This incident occurred within the county
limits of Aiken County, and being in violation of SC Code of Laws as amended.

Signature of Affiant

STATE OF SOUTH CAROLINA

County Municipality of

Aiken

Affiant's Address: 420 Hampton Ave Ne
Aiken, SC 29801-
Affiant's Telephone:

ARREST WARRANT

TO ANY LAW ENFORCEMENT OFFICER OF THIS STATE OR MUNICIPALITY OR ANY CONSTABLE OF THIS COUNTY:

It appearing from the above affidavit that there are reasonable grounds to believe that

on or about 12/25/2022 defendant Antonio Jamari Isaac
did violate the criminal laws of the State of South Carolina (or ordinance of
County Municipality of Aiken) as set forth below

DESCRIPTION OF OFFENSE: Assault / Attempted Murder

Having found probable cause and the above affiant having sworn before me, you are empowered and directed to arrest the said defendant and bring him or
her before me forthwith to be dealt with according to law. A copy of this Arrest Warrant shall be delivered to the defendant at the time of its execution, or as
soon thereafter as it is practicable
Sworn to and subscribed before me
on 12/30/2022

Signature of Judge
Patricia Yenne Arthur Rushton
Judge Code 7372

Judge's Address: Langley, SC 29834-
Judge's Telephone: (803)593-5171
Issuing Court: Magistrate Municipal Circuit

ORIGINAL

ORIGINAL

ORIGINAL

ORIGINAL

ORIGINAL

RECEIVED

May 01 2026

SC Court of Appeals

ORIGINAL

Form Approved by
SC Advisory Council
Apr 01 2022
022410

Set by

WITNESSES



Judge L. Maurice

on 2/25/23

Type and Amount: Denial

Name of Surety _____

PRELIMINARY HEARING held by

Judge _____

on _____

Defendant Attorney _____

Decision _____

DISPOSITION before

Judge _____

on _____

by _____
(indicate jury trial, bench trial, plea, not pros., etc.)

Disposition _____

Sentence _____

JURORS

Name _____

Address _____

Telephone _____

Name _____

Address _____

Telephone _____

Name _____

Address _____

Telephone _____

Name _____

Address _____

Telephone _____

Name _____

Address _____

Telephone _____

Name _____

Address _____

Telephone _____

Name _____

Address _____

Telephone _____

Name _____

Address _____

Telephone _____

CODEFENDANTS

WITNESSES

Aiken County Sheriff

Mark A Christensen

Law Enforcement Case #: 22-079959

B. Fleury

AAH

ARREST WARRANT NUMBER

2022A0210700385

FILED *August 10* 2023

Robert J. White
Clerk of Court

Joseph J. Johnson
Deputy Clerk

ACTION OF GRAND JURY

True Bill

Foreperson of Grand Jury
Date: August 10, 2023

VERDICT

Foreperson of Petit Jury
Date:

DOCKET NO. 2023GS0201732

The State of South Carolina
County of Aiken

COURT OF GENERAL SESSIONS

AUGUST TERM 2023

THE STATE
vs.

ANTONIO JAKARI ISAAC

CDR #: 3410

Indictment for

ATTEMPTED MURDER

§ 16-03-0020(A)

EBL WHEATS, MONTGOMERY

STATE OF SOUTH CAROLINA)
)
COUNTY OF AIKEN)


INDICTMENT FOR
ATTEMPTED MURDER

§ 18-3-29(A)

At a Court of General Sessions, convened on August 21, 2023, the Grand Jurors of Aiken County present upon their oath:

That ANTONIO JAMARI ISAAC did, along with others, in Aiken County on or about December 25, 2022, feloniously and with malice aforethought, attempt to murder by means of shooting. All in violation of Section 18-3-29 of the South Carolina Code of Laws (1976), as amended.

Against the peace and dignity of the State, and contrary to the statute in such case made and provided.


BILL WEEKS, SOLICITOR

WITNESSES

Aiken County Sheriff

Mark A Christensen

Law Enforcement Case #: 22-078959

DOCKET NO. 2023G30261733

The State of South Carolina

County of Aiken

B. Henry

AMI

COURT OF GENERAL SESSIONS

ARREST WARRANT NUMBER

AUGUST TERM 2023

2022A0210700358

FILED August 10 2023

Robert J. Korte
CCP, AGS
Joseph S. Johnson
TJ.

THE STATE
vs.

ANYOUNG JAHIAH ISAAC

ACTION OF GRAND JURY

True Bill

For person of Grand Jury
Date: August 10, 2023

GOR #: 3410

Indictment for

VERDICT

ATTEMPTED MURDER

§ 16-03-0029(A)

For person of Petit Jury
Date:

BILL WISNER, SOLICITOR

STATE OF SOUTH CAROLINA)
)
COUNTY OF AIKEN)

INDICTMENT FOR
ATTEMPTED MURDER

§ 16-03-0029(A)

At a Court of General Sessions, convened on August 21, 2023, the Grand Jurors of Aiken County present upon their oath:

That ANTONIO JAMARI ISAAC did, along with others, in Aiken County on or about December 25, 2022, feloniously and with malice aforethought, attempt to murder by means of shooting. All in violation of Section 16-3-29 of the South Carolina Code of Laws (1976), as amended.

Against the peace and dignity of the State, and contrary to the statute in such case made and provided.


BILL WEEKS, SOLICITOR

STATE OF SOUTH CAROLINA

SENTENCE ORDER

IN THE COURT OF GENERAL SESSIONS

COUNTY OF AIKEN

STATE

VS.

Antonio Jameri Isaac

AKA: SSN: _____

RACE: Black SEX: Male DOB: _____

) INDICTMENT/CASE# 2023GS0201733

) A/W# 2022A0210700388

) Date of Offense: 12/25/2022

) S.C. Code §: 16-3-29

) CDR Code # 3410

) Range of Offense: 0-30 years

In disposition of the above indictment comes now the Defendant who was CONVICTED OF or PLEADS

TO: Assault and Battery First Degree

In violation of § 16-3-600(C)(1)

Range of Offense Pled: 0-10 years

of the S.C. Code of Laws, bearing CDR Code # 3412

NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS § 17-25-45 (CSC w/minor 1st or CSC w/minor 3rd)

The charge is: As indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury

The plea is: w/o Rec/Negotiations Negotiated _____ Recommendation _____

Ashtly Hammack

80176

Wallis April Alves

65401

Solicitor

SC Bar #

Attorney For Defendant

SC Bar #

The Defendant is committed to the SCDC County Detention Center Home Incarceration Program for a determinate term of 3 days/months/years/Time Served YOANTE _____ years and/or shall pay a fine

of \$ _____; provided that upon the service of _____ days/months/years/Time Served and or payment

of \$ _____; plus costs and assessments as applicable; the balance is suspended with probation for _____ months/years and subject to SCDPPPS standard conditions of probation, which are incorporated by reference.

The sentence shall run CONCURRENT or CONSECUTIVE to sentence on: 2023 GS 02-01732

The Defendant is to be given credit for time served pursuant to S.C. Code § 24-13-40 to be calculated and applied by SCDC.

890 days/month To include time spent on monitored house arrest prior to trial and sentencing.

SPECIAL CONDITIONS:

- PTUP
- No Contact with Victim Domestic Violence Intervention Program Hold for Inpatient Treatment
- Sex Offender Registry pursuant to S.C. Code § 23-2-630 SAC w/IC if necessary
- Central Registry of Child Abuse and Neglect pursuant to S.C. Code § 17-25-135
- Other: _____

RESTITUTION See Separate Order (20% per S.C. Code § 24-24-600 (B))

§14-1-205 (Assessments 107.5%)

§14-1-211 (A)(1)(Conv. Surcharge)

§14-1-211 (A)(2)(DUI Surcharge)

§50-5-2985 (DUI Assessment)

§55-1-285 (DUI Breath Test)

§14-1-212 (Law Enforce Funding)

§14-1-213 (Drug Court Surcharge)

§34-11-70(b) and (c) and 24-11-90(c) and (d) (Admin Fraud Court Costs)

§50-21-114 (BUI Breath Test Fee)

§56-5-2942(J) (Vehicle Assessment)

3% to County (if paid in installments)

Appointed PD or appointed other counsel, Prothonotary fees to be paid to Clerk during probation and shall be collected before any other fees

§ 17-3-30(B) Unpaid Application Fee to be paid to the Public Defender Fund

Clerk of Court/Deputy Clerk

Court Reporter

2765

Judge Clerk

Prothonotary

Presiding Judge

Restitution	\$
FINE:	\$
	\$
	\$
\$100	\$ 100.00
\$100	\$
\$12	\$
\$25	\$
\$25	\$ 75.00
\$150	\$
\$41	\$
\$50	\$
\$50	\$
\$40/ea	\$
TOT	\$ 57.00
\$500	\$
TOT	\$
TOTAL	\$ 122.00

SCCA/21713
01/27/2025