

STATE OF SOUTH CAROLINA
IN THE COURT OF APPEALS

RECEIVED

Aug 04 2020

SC Court of Appeals

Appeal from Anderson County

Honorable R. Scott Sprouse, Circuit Court Judge

THE STATE,

RESPONDENT,

V.

JACOB RYAN ALJOE,

APPELLANT.

APPELLATE CASE NO. 2019-002106

RECORD ON APPEAL

LARA M. CAUDY
Appellate Defender

MATTHEW BUCHANAN
General Counsel

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ATTORNEY FOR RESPONDENT

ATTORNEY FOR APPELLANT

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State of South Carolina
County of Anderson

Court of General Sessions

State of South Carolina)
)
)
 v.)
)
 Jacob Ryan Aljoe)
)
 _____ Defendant.)

Transcript of Record
2009-GS-04-00598

December 16, 2019
Anderson, South Carolina

B E F O R E:

The Honorable R. Scott Sprouse, Judge.

A P P E A R A N C E S:

Benjy Partain, Probation Officer

Heather Scalzo, Assistant Public Defender
Attorney for the Defendant

Lisa Scott
Circuit Court Reporter

I N D E X

WITNESS

PAGE

Crystal Hatone

Direct examination by Ms. Scalzo.....8

- - -

E X H I B I T S

<u>NO.</u>	<u>DESCRIPTION</u>	<u>ID.</u>	<u>EVD.</u>
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No Exhibits.

P R O C E E D I N G S

* * * * *

MS. ALEWINE: Number one, Jacob Aljoe.

(The defendant was personally present, together with counsel.)

THE CLERK: Please raise your right hand.

THE DEFENDANT: (Complying.)

THE CLERK: Do you solemnly swear or affirm the testimony you're about to give the Court is the truth, the whole truth, and nothing but the truth?

THE DEFENDANT: Yes, ma'am.

THE CLERK: Thank you.

THE COURT: Yes, sir.

MR. PARTAIN: Good morning, Your Honor. If it pleases the Court, sir? We're before you this morning with Mr. Jacob Ryan Aljoe, Indictment No. 09-GS-04-00598.

Mr. Aljoe is on supervision under the Community Supervision Program, criminal sexual conduct with a minor or attempt, victim 11 to 14 years of age. He is up under my caseload as a registered sex offender.

The violations we have before you this morning, sir: By failing to follow the advice and instructions of the agent, more specifically by

1 failing to provide a truthful report to the agent at
2 an office visit on June 25, 2019; by failing to
3 provide agent with correct address, evident by home
4 visit conducted on July the 10th, 2019, where it was
5 learned that the offender has not been residing at
6 the documented address on a regular basis; by
7 failing to follow specific order, where it was
8 learned that the offender has not abided by the sex
9 offender conditions in regards to social media and
10 contact with children; by failing to pay on drug
11 tests, as evident by owing a balance of \$20; by
12 failing to pay on intensive supervision, as evident
13 of being 59 payments in arrears for \$1,165.

14 These actions constitute willful violation of
15 conditions one, two, seven, nine, ten, and special
16 conditions of the standard conditions of
17 supervision, and conditions four and ten of the
18 standard sex offender conditions, as well as
19 conditions one and three of the computer agreement
20 for sex offenders.

21 The investigation began back in around June,
22 Your Honor. Conducted a home visit at the
23 documented address we had of Mr. Aljoe in Pelzer, 15
24 Guy Street in Pelzer.

25 Actually spoke to his mother who was there.

1 Went inside. Looked around a little bit. Just
2 didn't feel right. He only had a couple of pairs of
3 socks in the drawers, a couple pair of underwear, a
4 couple of shirts. Not a whole lot you would think
5 of someone, from my training and experience, that
6 lives there. Actually got to speak to the mother.
7 She said that in the past possibly three to four
8 weeks, he may have stayed at that residence three or
9 four times.

10 Being a -- a sex offender on our caseload, we
11 have to know where they're at at all times, as well
12 as Mr. Aljoe is supposed to be letting them know at
13 the sheriff's department too for the sex offender
14 registry.

15 Continued on with the investigation, started
16 doing some background research. I have here, sir, a
17 copy of the computer-use agreement for the sex
18 offenders and also conditions of the standard sex
19 offender conditions signed by the offender,
20 Mr. Aljoe.

21 At no time is he supposed to maintain or have
22 any type of a social media outlet. Investigation
23 revealed that Mr. McGrath did have an active
24 Facebook account under the name of Ryan McGrath.
25 Come to find out Ryan, of course, is Mr. Aljoe's

1 middle name. McGrath is the last name of his
2 biological father. I do have some photograph
3 evidence here for you this morning, sir.

4 THE COURT: (Reviewing.)

5 MR. PARTAIN: Your Honor, I also do have
6 findings from an administrative hearing that was
7 held. Would you like to see those as well, sir?

8 THE COURT: Have you shown these to Ms. Scalzo?

9 MR. PARTAIN: I have not, Your Honor. I was
10 going to see if she wanted to see them.

11 THE COURT: Well, let Ms. Scalzo see them.

12 MR. PARTAIN: (Complying.) She has already
13 seen them, Your Honor.

14 THE COURT: All right. Anything further?

15 MR. PARTAIN: Not at this time, Your Honor.

16 THE COURT: All right. Mr. Aljoe, did you hear
17 the agent's statement of your alleged violations?

18 THE DEFENDANT: Yes, sir.

19 THE COURT: Do you admit or deny that you
20 violated the terms of your community supervisor?

21 THE DEFENDANT: I did not.

22 THE COURT: All right. What -- what
23 allegations do you contest?

24 THE DEFENDANT: I contest all allegations that
25 he's come forward with, having a Facebook at this

1 time. I deny not living at my mother's address.
2 She's here to testify to that now.

3 THE COURT: Ms. Scalzo?

4 MS. SCALZO: Yes, Your Honor. If I could bring
5 up Ms. Hatone.

6 THE MOTHER: (Approaching.)

7 THE CLERK: If you would, please raise your
8 right hand.

9 THE MOTHER: (Complying.)

10 THE CLERK: Do you solemnly swear or affirm the
11 testimony you're about to give the Court is the
12 truth, the whole truth, and nothing but the truth?

13 THE MOTHER: Yes, ma'am.

14 THE CLERK: Thank you. Please state your full
15 name for the record and spell your last name.

16 THE MOTHER: Crystal Hatone, H-a-t-o-n-e.

17 THE COURT: Ms. Scalzo.

18 CRYSTAL HATONE,

19 having been produced and first duly sworn as a
20 witness on behalf of the Defendant, testified as
21 follows:

22 DIRECT EXAMINATION

23 BY MS. SCALZO:

24 Q. Ms. Hatone, is it true that you were the one
25 who was posting the pictures on Facebook?

1 A. Yes, ma'am.

2 Q. And why were you doing that?

3 A. Because Jacob had just learned that his father
4 had passed away and he had siblings that he didn't
5 know existed until he had made the funeral. So they
6 wanted to see pictures. They wanted to see the new
7 baby being born that was due in March.

8 Q. So you were posting pictures for the family to
9 see?

10 A. Correct. And they were the only ones that were
11 on that page.

12 Q. And to your knowledge, was Jacob posting
13 anything on the Facebook account?

14 A. No.

15 Q. It was solely you?

16 A. Yes.

17 THE COURT: Who is Ryan McGrath?

18 THE MOTHER: That's Jacob's middle name and
19 McGrath is his father's name.

20 THE COURT: Okay. Well, who posted Ryan
21 McGrath? Did you post Ryan McGrath using a Facebook
22 account?

23 THE MOTHER: Jacob -- I had Jacob make the
24 account and contact them to get friends and stuff,
25 but I posted on there.

1 THE COURT: So Jacob created the account? Your
2 son created the account?

3 THE MOTHER: Well, him and I both together,
4 yeah, on my laptop.

5 THE DEFENDANT: I gave her instructions on how
6 to create a new account.

7 THE MOTHER: I didn't know how to create a new
8 account.

9 THE DEFENDANT: But it was created from her
10 phone by her hand.

11 THE COURT: Well, why didn't you create -- why
12 didn't you create your own account?

13 THE MOTHER: Because I don't have the same last
14 name. They don't know me. He's with children that
15 were born -- Jacob's 28 -- in between and didn't
16 know that he had siblings.

17 THE DEFENDANT: My real father.

18 THE COURT: All right. Put Mr. -- put
19 Mr. Aljoe under oath.

20 THE CLERK: I did.

21 THE COURT: You already put him under oath.
22 All right. Mr. Aljoe.

23 THE DEFENDANT: To give you background, Your
24 Honor, my real father left at six months. So my
25 mother had no contact with him until this past year

1 when his new wife contacted us to let us know they
2 wanted to DNA test me because my real father wanted
3 to get in contact with me before he died. He had a
4 stroke two years previously and was on his death bed
5 and wanted to give his last farewells to me.

6 I asked permission from the probation office to
7 go up there to Virginia. They granted it. I did
8 the DNA test. Come to find out, I had a whole bunch
9 of new siblings and everything. They asked -- the
10 fact that they had a group account on Facebook, they
11 asked that there be one created that way they could
12 keep updating me and everything because I didn't
13 have a phone or any of that.

14 So upon returning, I gave my mother
15 instructions on how to create the account, but it
16 was created from her phone and by her hand. I did
17 not have the password, and I did not have the
18 e-mail. I let her create it from her own hand, that
19 way I wouldn't violate my conditions under the sex
20 offender registry.

21 THE COURT: Ms. Scalzo, anything you'd like to
22 ask your client?

23 MS. SCALZO: No, Your Honor.

24 THE COURT: Anything probation would like to
25 ask her?

1 MR. PARTAIN: Yes, sir, if I may. Regardless
2 of Mr. Aljoe stating that he didn't create or not,
3 it's a fake name. He's got pictures posted of him
4 kissing an unknown female. I don't know why he
5 would think that his mother would want to put that
6 on there. If so, why not use his real name? Why
7 would he have to come up with a name, so it's not so
8 easily obtained by law enforcement for that simple
9 right?

10 He knew by the agreement that he signed that he
11 is to have no social media access, Your Honor, which
12 he signed the form. Again, was he trying to
13 circum -- circumvent the situation by having his
14 mother try to make it for whatever reason.

15 THE COURT: Mr. Aljoe, who is that in that
16 picture?

17 THE DEFENDANT: That would be my ex-fiancee at
18 the time because my family was keeping updated with
19 who the mother of my child was which is -- she is
20 the mother of one of my children. At the time that
21 picture was posted, I had sent that picture to my
22 mother of me and her just the fact that we had just
23 found out she was pregnant. He actually knows my
24 fiancee at the time. That's why that picture was
25 posted is to make the announcement that she was

1 pregnant, and my mother posted that picture.

2 MR. PARTAIN: And, again, Your Honor, proof
3 right here where it says he changed his profile
4 picture, so I don't know why he'd want to tell his
5 mother, "hey, change my picture" this and that.

6 I have a note here that was dated approximately
7 on July the 2nd. Ryan McGrath put a little saying
8 on Facebook, "Well, well, well. If it isn't the
9 consequences of my own actions," and it's quoted as
10 saying, "This hits close to home, but it will work
11 out soon." Now, why would his mother be posting
12 that and saying that?

13 THE COURT: Ma'am, did you post that?

14 THE WITNESS: No.

15 THE COURT: Okay. All right. Anything
16 further, Ms. Scalzo?

17 THE DEFENDANT: I believe after ---

18 THE COURT: I'm asking your lawyer.
19 Anything -- Ms. Scalzo, anything further?

20 MS. SCALZO: Ms. Hatone, does your daughter or
21 anybody else in your family have access to that
22 account?

23 THE MOTHER: No. The account was closed and I
24 can't get back into it.

25 MS. SCALZO: No, at that time?

1 THE MOTHER: Oh, no.

2 MS. SCALZO: I don't have anything further.
3 He's under community supervision. And he's been in,
4 according to my count, 115 days. We'd ask to
5 continue him on.

6 THE COURT: He's got 115 days now?

7 MS. SCALZO: Yes, sir.

8 THE COURT: Okay. I find the State's met its
9 burden. I'm going to revoke one year. He gets
10 credit for 115 days in the Community Supervision
11 Program. Good luck to you.

12 MR. PARTAIN: Your Honor, if I may? He does
13 have an end date coming up of March 29, 2020. Don't
14 know how the time would go as far as that goes. Can
15 we allow the time served to satisfy the arrearages?

16 THE COURT: Yeah, let the time served satisfy
17 the arrearages, so he finishes up and starts with a
18 clean slate if that's possible.

19 MR. PARTAIN: Yes, sir. Thank you, Your Honor.

20 (At 10:11 a.m., the proceedings concluded.)

21 * * * * *

22

23

24

25

South Carolina Department of Probation, Parole and Pardon Services

Violation Report

Offender's Name: **JACOB RYAN ALJOE**

State of South Carolina, County of: **ANDERSON**

Date of Birth: [REDACTED]

SID#: **01861380**

SCDC#:

Indictment Numbers:

Warrant Numbers:

09-GS-04-00598

W-04-19-0302

Offense and Offense Code(s):

396 - Criminal sexual conduct with minor or Attempt - victim 11 to 14 yrs of age inclusive - Second deg. (SR unless ordered not by judge)

Supervision Program: **Community Supervision**

Begin Date: **3/30/2018**

End Date: **3/29/2020**

Supervision Level: **Sex Off. - High**

Sentencing Judge:

Sentencing County: **ANDERSON**

Sentencing Date: **3/30/2018**

Location (Bold Response): **SCDC**

Sentence:

CSP - TWO YRS; NO CONTACT W/ VICTIM AND/OR VICTIM'S FAMILY FOR DURATION OF SUPERVISION; GPS NOT LESS THAN SIX MONTHS; ATTEND SEX OFFENDER COUNSELING

Special Conditions:

GPS - GPS / GPS MONITORING NOT LESS THAN SIX MONTHS; NC-Vctm - NC-Victim / No contact with Victim AND/OR VICTIM'S FAMILY FOR THE DURATION OF SUPERVISION; SOC - SOC / Sex Offender Counseling

Current Address and Summary of Residence:

Type	Begin Date	End Date	Address
HOME	4/22/2010		15 LANGLEY ST. PELZER, SC 29669

History Address and Summary of Residence:

Type	Begin Date	End Date	Address

Reporting:

The offender reports at an Intensive Sex Offender Level.

Employment Records While Under Supervision:

Employer	Dates (from -to)	Reason(s) for Leaving	Earnings
ASPLUNDH	6/21/2019 -		
FOAM FABRICATORS	4/22/2010 - 10/2/2018		
BARGAINS	8/1/2018 - 10/1/2018		\$600.00
FOAM FABRICATORS	11/14/2018 - 2/5/2019		
MCDONALDS	12/24/2018 - 3/19/2019		
PINNACLE PROPANE	3/19/2019 - 5/14/2019		
UNEMPLOYED	5/14/2019 - 6/20/2019		

Financial Conditions:

	Total Amount ordered	Pay Period	Total Paid	Date Last Paid	Arrearage	Balance Due
Drug Test Fee	\$20.00	\$20.00/M	\$0.00		\$20.00	\$0.00

Offender's Name: **JACOB RYAN ALJOE**

Electronic Monitoring Fee - GPS	\$1,080.00	\$40.00/W	\$900.00	10/2/2018	\$180.00	\$0.00
Intensive Supervision	\$2,100.00	\$20.00/W	\$155.00	5/17/2019	\$1,165.00	\$0.00

Prior Violation Dates	Prior Violations	Prior Violation Disposition
8/31/2018	By failing to pay drug test fee by being \$20.00 in arrears; By failing to pay electronic monitoring fee by being \$430.00 in arrears; By failing to pay Intensive Supervision fee by being \$440.00 in arr	
8/31/2018	Subject failed to follow instructions of home detention in that the offender on 08/27/2018 and 08/21/2018 violated home detention rules.	

Details of the Present Violation:

By failing to follow the advice and instructions of Agent, more specifically by failing to provide a truthful report to Agent after investigation has revealed that the offender has a Facebook account under a false name and has had contact with children without permission as well as not staying at documented address on a regular basis.
 By failing to notify Agent of address change as evident of home visit conducted on 07/10/2019, where it was learned from the mother of the Offender that he has only stayed at the documented address 3 or 4 times in the past 3 to 4 weeks.
 By failing to follow a Specific Order in that investigation has revealed the offender has had contact with children without declaring or advising Agent, that the offender has a Facebook account under a false name and that the offender has been messaging a female under the age of 18.
 By failing to pay on DT as evident of owing a balance of \$20.00.
 By failing to pay on Intensive SF as evident of being 59 payments in arrears for \$1,165.00.

Agent's Recommendation:

Revoke 1 year or remainder of Community Supervision.

Agent's Justification:

The offender will not comply with any of his conditions, Standard or Sex Offender, and continues to try and manipulate the system. The offender has had contact with minor children without permission and continues to maintain a social media account.

Hearing Officer Recommendation:

Hearing Officer Justification:

Benjy L. Partain

Probation and Parole Agent

Date: 07/10/2019

Supervisor's Signature _____ Date: _____

8/23/19 - 8
 30
 31
 30
 + 14

 115

4.10

IN THE COURT OF GENERAL SESSIONS
No. 2009 -GS- 04 - 00598
Count

STATE OF SOUTH CAROLINA
COUNTY OF ANDERSON

STATE

-vs-

JACOB RYAN ALJOE

Defendant

01861380

SID #

SCDC# or DOB

Community Supervision
REVOCATION ORDER

This matter was brought before me on the 16 day of December, 2019, pursuant to a [warrant or citation] charging the Defendant with violating the Defendant=s Community Supervision Program and asking the Court to revoke the Defendant=s community supervision. I find:

1. The terms of the Community Supervision Program are fair and reasonable;
2. The Defendant has not complied with all terms of the Community Supervision Program;
3. The Defendant has willfully violated terms of the Community Supervision Program;
4. The Defendant should not be continued in the Community Supervision Program under its current terms or under other terms and conditions;

IT IS ORDERED that the Defendant be in the custody of the South Carolina Department of Corrections for a term of - days - months (1) year (total may not exceed one (1) year).

Revoke (1) One year. Credit for 115 days. Allow time served to satisfy allegations.

This 16 day of December, 2019

Presiding Judge

ANDERSON

S. C.

TENTH

Judicial Circuit

This is to certify that I have received this order.

Offender=s
Signature

Witnessed by

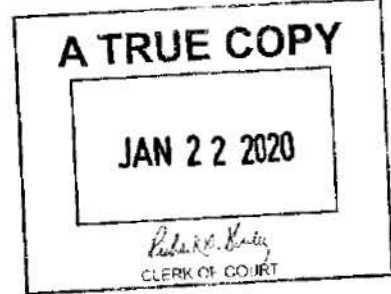
12/16/19

WITNESSES
HAYDEN G. ACSD

The State of South Carolina
County of Anderson

COURT OF GENERAL SESSIONS
MAR 17 2009

Term



ARREST WARRANT NUMBER

J896371

THE STATE

vs.

COMMITMENT

Jacob Ryan Aljoe

Blw issued 9-22-09/cmj
Blw Recalled 4/22/10-RT

04/22/10-cmj

ACTION OF GRAND JURY
TRUE BILL

MAR 17 2009

[Signature]
Foreperson of Grand Jury
Date: Foreperson

KWR

Indictment for

VERDICT

Sex / Criminal sexual conduct with minor -
victim 11 to 14 yrs of age inclusive - Second
Degree

SC Code: 16-03-0655(2)
CDR Code: 0396

Foreperson of Petit Jury
Date:

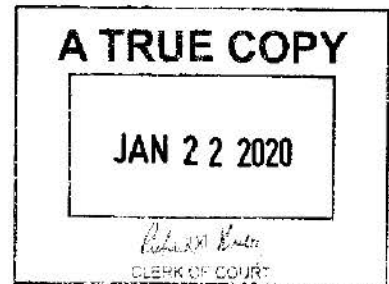
STATE OF SOUTH CAROLINA)
)
COUNTY OF Anderson)

INDICTMENT

At a Court of General Sessions, convened on MAR 17 2009, the Grand Jurors of Anderson County present upon their oath:

Sex / Criminal sexual conduct with minor - victim 11 to 14 yrs of age inclusive - Second Degree

That **Jacob Ryan Aljoe**, did in Anderson, South Carolina, on or about **December 20, 2008**, willfully and unlawfully commit the crime of Criminal Sexual Conduct With a Minor in the Second Degree by engaging in sexual battery with a minor who was fourteen (14) years of age or less but who was at least eleven (11) years of age, to wit: R. C., whose date of birth is [REDACTED]. This is in violation of 16-3-655(B)(1) 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.

K. A. R.
ASSISTANT SOLICITOR

COUNTY OF Anderson
STATE

INDICTMENT/CASE#: 2009GS0400598

VS.
Jacob Ryan Aljoe

AW#: J896371
Date of Offense: 12/20/2008
S.C. Code §: 16-03-0655(2)
CDR Code #: 0396

AKA:
Race: W Sex: M Age: 18
DOB: [REDACTED] SS#: [REDACTED]
Address: 15 Langley Street
City, State, Zip: Pelzer, SC 29669
DL# * SID# 03582

SENTENCE SHEET



*CDL Yes No CMV Yes No Hazmat Yes No
In disposition of the said indictment comes now the Defendant who was

CONVICTED OF or PLEADS

TO: Sex / Criminal sexual conduct with minor - victim 11 to 14 yrs of age inclusive - Second deg. cap of 15 yrs
In violation of § 16-03-0655(2) of the S.C. Code of Laws, bearing CDR Code # 0396

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

The charge is: As indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. (defendant's initials)
The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.

ATTEST: [Signatures] Solicitor SC Bar # [Signature] Defendant [Signature] Attorney for Defendant SC Bar # 12035

WHEREFORE, the Defendant is committed to the State Department of Corrections County Detention Center,
for a determinate term of 15 days/months/years or under the Youthful Offender Act not to exceed years
and/or to pay a fine of \$; provided that upon the service of 10 days/months/years and or payment
of \$; plus costs and assessments as applicable*; the balance is suspended with probation for 5
months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of probation, which are
incorporated by reference.

CONCURRENT or CONSECUTIVE to sentence on:

The Defendant is to be given credit for time served pursuant to S.C. Code §24-13-40 to be calculated and applied by the State Department
of Corrections. 187 days

The Defendant is to be placed on Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.

Pursuant to 18 U.S.C. Section 922, it is unlawful for a person convicted of a violation of Section 16-25-20 or 16-25-65 (Criminal
Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

SPECIAL CONDITIONS:

RESTITUTION: Deferred Def. Waives Hearing Ordered

Total: \$ plus 20% fee: \$

Payment Terms:

Set by SCDPPPS

Recipient:

*Fine:	\$	
§14-1-206 (Assessments 107.5%)	\$	
§14-1-211 (A)(1)(Conv. Surcharge)	\$100	\$ 100.00
§14-1-211 (A)(2)(DUI Surcharge)	\$100	\$
§56-5-2995 (DUI Assessment)	\$12	\$
§56-1-286 (DUI Breath Test)	\$25	\$
§47.12 (Public Def/Prob)	\$500	\$ 500.00
§14-1-212 (Law Enforce. Funding)	\$25	\$ 25.00
§14-1-213 (Drug Court Surcharge)	\$100	\$
§50-21-114 (BUI Breath Test Fee)	\$50	\$
§56-5-2942(J) (Vehicle Assessment)	\$40/ea	\$
§90.7 (SCCJA Surcharge)	\$5	\$ 5.00
3% to County (if paid in installments)		\$ 18.90
TOTAL		\$ 648.90

Cathy M. Phillips

Clerk of Court/Deputy Clerk
Court Reporter: R. J. Allison

PTUP **A TRUE COPY**

_____ days/hours Public Service Employment

Obtain GED JAN 22 2020

Attend Voc. Rehab. Or Job Corp.

May serve WE beginning [Signature]
Substance Abuse Counseling

Random Drug/Alcohol Testing
Fine may be pd. in equal, consecutive weekly/monthly
pmts. of \$ Beginning
\$ Paid to Public Defender Fund

Other: _____

Appointed PD or appointed other counsel,
\$47.12 requires \$500 be paid to Clerk
during probation.

Presiding Judge [Signature]
Judge Code: E 2131
Sentence Date: 04/22/10

CERTIFICATE OF COUNSEL FOR APPELLANT

Counsel for appellant certifies that this Record on Appeal contains all material proposed to be included by any of the parties and not any other material and that this Record on Appeal complies to the best of my ability with the April 15, 2014 order from the South Carolina Supreme Court entitled “Revised Order Concerning Personal Identifying Information and Other Sensitive Information in Appellate Court Filings.”

This 4th day of August, 2020.

Respectfully Submitted,

s/ Lara M. Caudy

Appellate Defender

South Carolina Commission on Indigent Defense
Division of Appellate Defense
PO Box 11589
Columbia, S.C. 29211-1589

ATTORNEY FOR APPELLANT

RECEIVED

Aug 04 2020

SC Court of Appeals