EFiled: Jul 19 2022 08:57AM EDT Filing ID 67833051
Case Number 130,2022

### IN THE SUPREME COURT OF THE STATE OF DELAWARE

IN THE MATTER OF THE PETITION	)	
OF TYRESE BURROUGHS	)	No. 130, 2022
FOR A WRIT OF PROHIBITION	)	

## **STATE'S SUPPLEMENTAL RESPONSE**

Pursuant to the Court's request for supplemental memoranda addressing whether Burroughs' guilty plea renders his application for an extraordinary writ moot, the State of Delaware submits the following:

1. On November 25, 2020, police arrested Burroughs and charged him with Possession of a Firearm During the Commission of a Felony, Possession of a Firearm By a Person Prohibited, Possession of Ammunition By a Person Prohibited, Carrying a Concealed Deadly Weapon, two counts of Possession of a Controlled Substance with intent to Deliver, and Possession of Marijuana, after discovering Burroughs was carrying a loaded semi-automatic handgun and possessed 58 bags of heroin, one bag of crack cocaine, and 3 grams of marijuana. A New Castle County grand jury indicted Burroughs on the same charges on June 21, 2021. Burroughs' original bail was set at \$110,501 cash. Burroughs subsequently filed a Motion for Non-Financial

<sup>&</sup>lt;sup>1</sup> Exhibit A – *State v. Tyrese Burroughs*, Super. Ct. ID No. 2011011781 at Docket Item ("D.I.") 1.

<sup>&</sup>lt;sup>2</sup> D.I. 36.

<sup>&</sup>lt;sup>3</sup> At his initial appearance in the Court of Common Pleas, the court reduced Burroughs' bail to \$20,000 cash and \$14,501 secured. *State v. Burroughs*, 2022 WL 1115769, at n.12 (Del. Apr. 13, 2022).

Conditions, which the Superior Court denied after a hearing.<sup>4</sup> On April 13, 2022, Burroughs sought a Writ of Prohibition from this Court asking that his bail "be modified to an amount without financial conditions." On April 14, 2022, Burroughs pled guilty to Possession of a Firearm During the Commission of a Felony and Illegal Possession of a Controlled Substance, and the Superior Court sentenced him to an aggregate three years of incarceration followed by probation. On April 27, 2022, Burroughs filed a notice of appeal in his case. The State answered Burroughs' petition on May 3, 2022. The Court has since requested the parties' positions on whether Burroughs' guilty plea renders his application for an extraordinary writ moot. This is the State's supplemental response.

2. This Court may dismiss an appeal for mootness under Supreme Court Rule 29(b). "Under the mootness doctrine, although there may have been a justiciable controversy at the time the litigation commenced, the action will be dismissed if that controversy ceases to exist." However, "[t]here is a recognized exception to the mootness doctrine when the appeal raises matters of public importance that are

\_

<sup>&</sup>lt;sup>4</sup> D.I. 6.

<sup>&</sup>lt;sup>5</sup> Case No. 130, 2022, at D.I. 1; Pet'n at 8.

<sup>&</sup>lt;sup>6</sup> D.I. 69-70; Sentence Order.

<sup>&</sup>lt;sup>7</sup> Case No. 144, 2022, at D.I. 1.

<sup>&</sup>lt;sup>8</sup> Case No. 130, 2022, at D.I. 4.

<sup>&</sup>lt;sup>9</sup> White v. Delaware Board of Parole, 2013 WL 455159, at \*1 (Del. Feb. 5, 2013) (citing General Motors Corp. v. New Castle County, 701 A.2d 819, 823 (Del. 1997)).

capable of repetition but evade review.<sup>10</sup> Burroughs contends, "[i]f this Court does not step in, the unconstitutional use of money bail to incarcerate thousands of Delaware's indigent citizens every year will *Repeat Yet Evade Review* because a reasonable estimate of the timespan of the litigation exceeds that of typical pretrial detainment."<sup>11</sup> He is wrong.

3. In the instant case, once Burroughs pled guilty, a justiciable controversy regarding his bail no longer existed and, therefore, his request for an extraordinary writ became moot. Moreover, this case does not fall within the exception to the mootness doctrine for cases involving the public interest that are capable of repetition yet evading review. While the factual circumstances presented here are capable of repetition, there is no impediment to future review by this Court of the issue raised by Burroughs. As the State noted in its Answer to Burroughs' request for a Writ of Prohibition, this Court will consider a lower court's bail decision on direct appeal from a conviction. <sup>12</sup> Indeed, Burroughs has appealed his convictions to this Court and is free to raise the issue in that appeal.

\_

<sup>&</sup>lt;sup>10</sup> Smith v. State, 2018 WL 6202281, at \*1 (Del. Nov. 28, 2018) (citing *GMC*, 701 A.2d at 823)).

<sup>&</sup>lt;sup>11</sup> Supp. at 2.

<sup>&</sup>lt;sup>12</sup> See, e.g., Boo'ze v. State, 2004 WL 691903, at \*5 (Del. Mar. 25, 2004) (trial judge's bail determinations are reviewed for an abuse of discretion); Felix v. State, 2006 WL 1971786, at \*2 (Del. July 14, 2006) (Superior Court did not abuse its discretion revoking bail after conviction).

4. In claiming his request for an extraordinary writ is not moot, it appears that Burroughs has expanded the remedy well beyond that which he initially sought and requests this Court to declare that money bail is unconstitutional.<sup>13</sup> The State maintains that a writ of prohibition, the purpose of which is to keep a trial court within the limits of its jurisdiction,<sup>14</sup> is not the appropriate legal vehicle for this Court to review Burroughs' now-expanded claim. In any event, the remedy Burroughs initially sought through an extraordinary writ is no longer available to him. His request for this Court to modify his bail "to an amount without financial conditions"<sup>15</sup> became moot when he pled guilty.

5. In sum, a justiciable controversy no longer exists with regard to Burroughs' bail because he pled guilty. The remedy he seeks is no longer available to him. The issue Burroughs raised can be considered by this Court in a direct appeal, which Burroughs has filed.

<sup>13</sup> *See*, *e.g.* Supp. at 2.

<sup>&</sup>lt;sup>14</sup> In re Simmons, 2020 WL 3957207, at \*1 (Del. July 10, 2020) (citing In re Hovey, 545 A.2d 626, 628 (Del. 1988)).

<sup>&</sup>lt;sup>15</sup> Complaint at 8.

WHEREFORE, this Court should dismiss Burroughs' petition for a writ of prohibition.

/s/ Andrew J. Vella

Andrew J. Vella (I.D. No. 3549) Deputy Attorney General Delaware Department of Justice 820 North French Street, 5<sup>th</sup> Floor Wilmington, Delaware 19801 (302) 577-8500

Date: July 19, 2022

## IN THE SUPREME COURT OF THE STATE OF DELAWARE

IN THE MATTER OF THE PETITION	)	
OF TYRESE BURROUGHS	)	No. 130, 2022
FOR A WRIT OF MANDAMUS	)	

Dated: July 19, 2022

# CERTIFICATE OF COMPLIANCE WITH TYPEFACE REQUIREMENT AND TYPE-VOLUME LIMITATION

- 1. This motion complies with the typeface requirement of Rule 13(a)(i) because it has been prepared in Times New Roman 14-point typeface using Microsoft Word.
- 2. This motion complies with the type-volume limitation of Rule 30(d) because it contains 895 words, which were counted by Microsoft Word.

/s/ Andrew J. Vella

Andrew J. Vella (I.D. No. 3549)

Deputy Attorney General

# SUPERIOR COURT CRIMINAL DOCKET Page 1 ( as of 07/12/2022 )

State of Delaware v. TYRESE BURROUGHS

DOB: 1999

State of Delaware V. TYRESE BURKOUGHS

State's Atty: MATTHEW C BUCKWORTH , Esq. AKA: TYRESE J BURROUGHS

Defense Atty: ALANNA R FARBER , Esq. TYRESE J BURROUGHS

Assigned Judge: LEGROW ABIGAIL M

5 01/06/2021 01/06/2021

Charg Count	ges: DUC#		Description	Dispo.	Dispo. Date			
001 002 003	2011011781 2011011781 2011011781 2011011781 2011011781 2011011781 2011011781 2011011781 2011011781	IN20120494 IN20120495 N20120496 IN20120497 IN20120498 IN20120499 IN20120500 IN20120501	PFDCF PFBPP PABPP PFBPP PABPP CONTROLLED SUBS CONTROLLED SUBS CCDW RESIST ARREST POSS MARIJ PFBPP PABPP	NOLP	04/14/2022 04/14/2022 07/13/2021 04/14/2022 04/14/2022 04/14/2022 04/14/2022 04/14/2022			
No.	Event Date Event			-				
1 12/21/2020 12/21/2020 CASE ACCEPTED IN SUPERIOR COURT. ARREST DATE: 11/25/2020 PRELIMINARY HEARING DATE:12/21/2020								
BAIL:110,501.00 CASH  2 12/23/2020								
3	DEFENDANT RELEASED ON CASH BAIL ON 12/23/2020  12/28/2020  MOTION FOR REDUCTION OF BAIL FILED.  FILED BY ALANNA FARBER, ESQ  SCHEDULE FOR 1/5/2021 AT 1:30							
12								
4	01/05/2021 MOTION FOR RE IT IS HEREBY FORTH ON THE	01/05/2021 DUCTION OF BAIL ORDERED THAT THE RECORD ON 1/5/21	DENIED.  MOTION IS DENIED  WHICH ARE INCORPORTY. THE BAIL SHALL	RATED HERE	ASONS SET IN AT LENGTH			

DOB:

1999

State's Atty: MATTHEW C BUCKWORTH , Esq. AKA: TYRESE J BURROUGHS
Defense Atty: ALANNA R FARBER , Esq. TYRESE J BURROUGHS

No. Event Date Docket Add Date

Judge

Event

LETTER FROM: ELLIOT MARGULES, ESQ. TO: JUDGE CARPENTER RE: LETTER DATED 1/6/21 FILED CONTEMPORENEOUSLY WITH THIS LETTER IS DEFENDANT'S MOTION FOR NON-MONETARY BAIL CONDITIONS. A PREVIOUS EFFORT AT LITIGATING THE ISSUES IN THAT MOTION -THREE CONSTITUTIONAL CHALLENGES TO DELAWARE'S BAIL RULES AND PRACTICES-WAS DISMISSED AS MOOT AT THE CESSATION OF THAT DEFENDANT'S PRETRIAL DETENTION. IN ORDER TO MINIMIZE THE LIKELIHOOD OF MOOTNESS IN THIS CASE, WE RESPECTFULLY REQUEST THAT YOUR HONOR (1) ISSUE AN EXPEDITED BRIEFING AND HEARINGS SCHEDULE, AND (2) ASSIGN THIS MATTER DIRECTLY TO A SUPERIOR COURT JUDGE, AS OPPOSED TO A SUPERIOR COURT COMMISSIONER. THE STATE HAS BEEN CONSULTED ABOUT THESE REQUESTS AND DOES NOT

OPPOSE EITHER.

01/06/2021 01/06/2021 MOTION FOR NON-FINANCIAL CONDITIONS OF RELEASE FILED. FILED BY: ELLIOT MARGULES, ESQ.

08/06/2021 50 EMAIL FILED TO: JUDGE LEGROW FROM: TRACY WALLS-PULLING JUDGE CARPENTER WILL BE ASSIGNING THE ABOVE CASE TO YOU. I WILL GET THE ASSIGNMENT MEMO DONE NEXT WEEK, BUT I DID LET COUNSEL KNOW THAT I WOULD PASS THE ATTACHED DOCUMENTS ALONG TO YOU

01/11/2021 01/11/2021 EMAIL FILED FROM PAIGE ROOT TO COUNSEL: BRAUNSBERG, JORDAN (DOJ); BUCKWORTH, MATTHEW C (DOJ) MARGULES, ELLIOT, (PDO); FARBER, ALANNA (PDO) ATTACHED PLEASE FIND A LETTER AND ORDER OF REFERENCE ISSUED TODAY BY JUDGE LEGROW. PROTHONOTARY, PLEASE DOCKET THIS EMAIL AND ATTACHMENTS FOR THE FILE. \*\*\*FILE REFERRED TO JUDGE LEGROWS CHAMBERS FOR COMM. MAYER 1/12/21

01/11/2021 01/11/2021 LEGROW ABIGAIL M 8 DEAR COUNSEL LETTER FROM JUDGE LEGROW RE: AS YOU MAY BE AWARE, JUDGE CARPENTER ASSIGNED THIS CASE TO ME, INCLUDING THE PENDING MOTION CHALLENGING THE CONSTITUTIONALITY OF DELAWARE'S BAIL STATUTE...I ALSO AM CONFIDENT THE COMMISSIONER MAYER WILL ACCOMMODATE THE PARTIES' REQUEST FOR AN EXPEDITED BRIEFING SCHEDULE AND WILL GIVE THIS MATTER THE PRIORITY IT DESERVES.

LEGROW ABIGAIL M 01/11/2021 01/11/2021 9 ORDER OF REFERENCE BY JUDGE LEGROW THIS 11TH DAY OF JANUARY, 2021, THE DEFENDANT HAVING FILED A MOTION FOR NON-FINANCIAL CONDITIONS OF RELEASE ("THE MOTION"), THE COURT HEREBY ENTERS THIS ORDER OF REFERENCE TO COMMISSIONER KATHARINE L. MAYER

( as of 07/12/2022 )

State of Delaware v. TYRESE BURROUGHS

DOB:

1999

State of Delaware V. FIREBE Dollars State's Atty: MATTHEW C BUCKWORTH , Esq. AKA: TYRESE J BURROUGHS Defense Atty: ALANNA R FARBER , Esq. TYRESE J BURROUGHS

No. Event Date Docket Add Date

Judge

Event

PURSUANT TO THE PROVISIONS OF TITLE 10, SECTIONS 512 OF THE DELAWARE CODE FOR THE PURPOSE OF ASSISTING THE COURT IN DECIDING THE MOTION IN AN ORDERLY AND TIMELY MANNER...

01/12/2021 01/12/2021 10 MEMORANDUM OF SPECIAL JUDICIAL ASSIGNMENT FILED - JUDGE LEGROW TO: THE HONORABLE ABIGAIL LEGROW THE ABOVE-CAPTIONED FIREARMS AND CONTROLLED SUBSTANCE CASE HAS BEEN ASSIGNED TO YOU FOR ALL PURPOSES INCLUDING TRIAL. THE ASSIGNED PROSECUTOR IS MATTHEW BUCKWORTH AND DEFENSE COUNSEL IS ELLIOT MARGULES.

08/06/2021 01/14/2021 22

SCHEDULING TELECONFERENCE HELD.

DATES FOR SCHEDULING ORDER DETERMINED

DAG: J. BRAUNSBERG DEF: E. MARGULES

CC: A. CLARK

01/15/2021 08/02/2021 47

EMAIL FILED TO: COMMISSIONER MAYER FROM J. BRAUNSBERG, DAG. RE: AT YESTERDAY'S TELECONFERENCE, THE PARTIES AGREED TO PREPARE A PROPOSED SCHEDULING ORDER FOR YOUR HONOR CONSISTENT WITH THE DATES SET FORTH IN THAT TELECONFERENCE. PLEASE FIND ATATCHED BOTH WORD AND PDF VERSIONS OF THAT PROPOSED ORDER.

\*\* PROPOSED ORDER ATTACHED \*\*

01/18/2021 01/19/2021 11 ORDER: IT IS HEREBY ORDERED 1. SALOMONE JANINE M

- THE STATE SHALL FILE ITS ANSWERING BRIEF ADDRESSING PROCEDURAL DUE PROCESS AND WHETHER STRICT SCRUTINY OR RATIONAL BASIS APPLIES TO THE MOTIONS EQUAL PROTECTION AND SUBSTANTIVE DUE PROCESS ARGUEMENTS ON OR BEFORE FEBRUARY 1, 2021
  - 2. DEFENDANT SHALL FILE ITS REPLY BRIEF RESPONDING TO THE STANDARD ANSWER ON OR BEFORE FEBRUARY 8, 2021
- 3. ORAL ARGUMENT ADDRESSING PROCEDURAL DUE PROCESS AND WHETHER STRICT SCRUTINY OR RATIONAL BASIS APPLIES SHALL BE HELD ON FEBRUARY 17, 2021 AT 10:00 AM;
- 4. THE STATE SHALL FILES ITS ANSWER INDENTIFYING ITS EXPERT AND RESPONDING TO APPLICATION OF STRICT SCRUTINY OR RATIONAL BASIS TO THE FACTS OF THE CASE (THE ANSWER APPLICATION) WITHIN THE FOURTEEN CALENDAR DAYS OF THE COURTS RULING ON THE APPLICABLE STANDARD; AND 5. DEFENDANT SAHLL INFORM THE COURT AND STATE IN WRITING WITHIN THREE BUSINESS DAYS OF THE FILING OF THE APPLICANT ANSWER WHETHER IT

INTENDS TO FILE A REPLY 01/25/2021 01/25/2021

13

DOB: 1999

State's Atty: MATTHEW C BUCKWORTH , Esq. AKA: TYRESE J BURROUGHS
Defense Atty: ALANNA R FARBER , Esq. TYRESE J BURROUGHS

No. Event Date Docket Add Date

Judge

Event

TRANSCRIPT FILED. BEFORE: THE HONORABLE ROBERT H. SURLES TRANSCRIPT OF PROCEEDINGS DEC 21, 2020

DEC 21, 2020
TANYA M. CONGO, CHIEF COURT REPORTER

MAYER KATHARINE L 02/01/2021 14 STATE'S RESPONSE FILED. MOTION FOR STATES RESPONSE TO DEFENDANTS MOTION FOR NON-FINANCIAL CONDITIONS OF RELEASE

51 02/01/2021 08/06/2021 EMAIL FILED TO: COMMISSIONER MAYER FROM: JORDAN BRAUNSBERG PLEASE FIND ATTACHED THE STATE'S ANSWER REGARDING THE STANDARD OF REVIEW APPLICABLE TO EQUAL PROTECTION AND SUBSTANTIVE DUE PROCESS AND RESPONDING TO PROCEDURAL DUE PROCESS. THE NEXT SCHEDULED EVENT IN THIS CASE IS THE FILING OF THE DEFENSE'S REPLY ON THESE ISSUES, WHICH IS DUE FEBRUARY 8, 2021. ORAL ARGUMENT IS SCHEDULED FOR FEBRUARY 17, 2021.

04/28/2021 22 DEFENDANT'S REPLY TO STATE'S RESPONSE TO NON-FINANCIAL CONDITIONS OF R RELEASE FILED.

02/08/2021 08/06/2021 52 EMAIL FILED TO: COMMISSIONER MAYER FROM: ELLIOT MARGULES, ESQ. COMMSSIONER MAYER, DEFENDANT'S REPLY IS ATTACHED. RESPECTFULLY SUBMITTED, ELLIOT MATGULES

08/06/2021 02/09/2021 53 EMAIL FILED TO: COMMISSIONER MAYER FROM: ELLIOT MARGULES, ESQ. IT RECENTLY OCCURED TO ME THAT THE BRIEFING/ARGUMENT SEQUENCING, AS CURRENTLY SCHEDULED, IS LIKELY TO CREATE INEFFICIENCIES WHICH WE DID NOT DISCUSS. SPECIFICALLY, ONCE YOUR HONOR ISSUES AN ORDER ON THE STANDARD OF REVIEW, THAT WOULD TRIGGER THE CLOCK FOR FILING A REQUEST TO REVIEW...

\*\*\*SEE FULL EMAIL IN FILE\*\*\*

02/23/2021 02/24/2021 15

PRO SE MOTION FOR DUE PROCESS VIOLATION FILED

02/25/2021 02/25/2021 16 LETTER FROM: COMMISSIONER MAYER TO: MS. FARBER AND MR. MARGULES RE: ENCLOSED PLEASE FIND A COPY OF THE MR. BURROUGH'S MOTION FOR DUE PROCESS VIOLATION DATED FEBRUARY 17, 2021. PLEASE REMIND MR. BURROUGHS THAT SINCE COUNSEL REPRESENTS HIM, THE COURT WILL NOT ACCEPT PRO SE FILINGS ON THIS MATTER. I WILL ASSUME THAT YOU WILL

DOB:

1999

State's Atty: MATTHEW C BUCKWORTH , Esq. AKA: TYRESE J BURROUGHS Defense Atty: ALANNA R FARBER , Esq. TYRESE J BURROUGHS

No. Event Date Docket Add Date

Judge

Event

ADDRESS THIS MATTER DIRECTLY WITH MR. BURROUGHS AND THE COURT WILL TAKE NO FURTHER ACTION ON HIS MOTION.

17 02/25/2021 02/26/2021

LETTER FROM ELLIOT MARGULES, ESQ. TO COMM. MAYER

RE: FOLLOW UP TO TODAY'S ORAL ARGUMENTS IN THE ABOVE-CAPTIONED CASE ADDRESSING HOW THE THIRD CIRCUIT'S DECISION IN HOLLAND V. ROSEN FITS INTO DEFENDANT'S SUBSTANTIVE DUE PROCESS ANALYSIS SPECIFICALLY, DEFT'S. POSITION THAT PRETRIAL LIBERTY IS A FUNDAMENTAL RIGHT.

03/08/2021

03/08/2021

MAYER KATHARINE L

ZOOM HEARING HELD ON 03/08/21

DEFENSE TO SUBMIT EXPERT'S REPORT

THE STATE WILL THEN HAVE 2 WEEKS TO RESPOND BY FILING A FINAL BRIEF. HEARING WILL THEN BE SCHEDULED FOR EXPERT TESTIMONY AND CLOSING ARGUMENTS

20 03/12/2021 04/07/2021

TRANSCRIPT FILED.

BEFORE: COMMISSIONER LYNNE M. PARKER

BAIL MOTION TRANSCRIPT

JAN 5, 2021

TYSHA M. HACKETT, RMR, CRR

18 03/24/2021 03/29/2021

TRANSCRIPT FILED.

BEFORE: THE HONORABLE KATHARINE L. MAYER

ORAL ARGUMENT

FEB 25, 2021

VALERIE L. PATRICK, RPR, CCR

19

03/25/2021 03/30/2021

MOTION FOR DUE PROCESS FILED.

FILED PRO SE

FORWARD IN EMAIL TO ALANNA FARBER , ESQ ON 03/30/2021 LAWYER ON FILE.

LETTER TO FILE.

03/25/2021 45

07/22/2021

EMAIL FILED TO: JUDGE MAYER FROM: ELLIOT MARGULES, ESQ. I AM WRITING TO ENSURE THE COURT IS AWARE OF AN UPDATE REGARDING PRECEDENT ADDRESSED IN BOTH PARTIES' BRIEFING AND AT ORAL ARGUMENTS. SPECIFICALLY, IN RE HUMPHREY, A 2018 CALIFORNIA COURT OF APPEALS DECISION. 19 CAL. APP. 5TH 1006(2018). TODAY, THE CALIFORNIA SUPREME COURT ISSUED A DETAILED OPINION, AFFIRMING THAT OF THE COURT OF APPEALS. I HAVE ATTACHED TODAY'S DECISION FOR THE COURT'S CONSIDERATION.

\*\*\*DECISION IN FILE\*\*\*

44

03/30/2021 07/22/2021

DOB: 1999

State's Atty: MATTHEW C BUCKWORTH , Esq. AKA: TYRESE J BURROUGHS
Defense Atty: ALANNA R FARBER , Esq. TYRESE J BURROUGHS

No. Event Date Docket Add Date

Judge

Event

EMAIL FILED TO: JUDGE MAYER FROM: ELLIOT MARGULES ALL PUBLICATIONS REFERENCED AND/OR RELIED UPON IN PROFESSOR COPP'S PREVIOUSLY SENT REPORT ARE ATTACHED HERETO. I ATTEMPTED TO SEND THESE PREVIOUSLY BUT RECEIVED AN EMAIL THAT THE FILES WERE TOO LARGE.

\*\*\*INCLUDES ELEVEN ATTACHMENTS\*\*\*

03/30/2021 08/06/2021 54

EMAIL FILED TO: COMMISSIONER MAYER FROM: ELLIOT MARGULES, ESQ. COMMISSIONER MAYER, ATTACHED PLEASE FIND THE REPORT OF DEFENSE EXPERT JENNIFER COPP,

ALONG WITH ACCOMPANYING EXHIBITS.

RESPECTFULLY SUBMITTED,

ELLIOT MARGULES

04/30/2021 04/30/2021 MAYER KATHARINE L 2.3 MOTION FOR CONSTITUTIONALITY OF BAIL BRIEF TO EXTEND THE BRIEF FROM THE 35 PAGE LIMITATION TO 40 PAGES IS GRANTED

05/03/2021 07/21/2021 42 STATE'S SECOND RESPONSE TO DEFENDANT'S MOTION FOR NON-FINANCIAL CONDITIONS OF RELEASE ADDRESSING FILED. FILED BY: JORDAN BRAUNSBERG, DAG.

55 05/03/2021 08/06/2021 EMAIL FILED TO: COMMISSIONER MAYER FROM: JORDAN BRAUNSBERG, DAG. PLEASE FIND ATTACHED THE STATE'S ANSWER REGARDING STANDARD APPLICATION. THERE IS NO CURRENTLY CONTEMPLATED REPLY BRIEFING (ALTHOUGH YOUR HONOR HAS STATED ONE IS AVAILABLE SHOULD MR. MARGULES WISH IT), NOR IS THERE A CONTEMPLATED ORAL ARGUMENT DATE. COUNSEL IS AVAILABLE AT YOUR HONOR'S CONVENIENCE TO ADDRESS ANY MATTERS.

05/05/2021 05/05/2021 24 LETTER FROM ELLIOT MARGULES, ESQ. TO JUDGE LEGROW RE: YOUR HONOR PREVIOUSLY ASSIGNED DEFENDANT'S CONSTITUTIONAL CHALLEN-GES TO DELAWARE'S BAIL PROCESS, FILED IN THE ABOVE CAPTIONED CASE TO FORMER COMMISSIONER (NOW JUDGE) MAYER. GIVEN HER HONOR'S RECENT CONFIRMA TION AS JUDGE ON THE CCP, I AM WRITING TO INQUIRE IF YOUR HONOR HAS DETERMINES WHO WILL BE HANDLING THIS MATTER GOING FORWARD...

05/06/2021 25 05/05/2021 LEGROW ABIGAIL M LETTER FROM JUDGE LEGROW TO COUNSEL RE: THANK YOU FOR YOUR LETTER. PLEASE BE ASSURED THAT THIS CASE IS ON JUDGE MAYER'S AND MY RADAR SCREENS.I SPOKE WITH PRESIDENT JUDGE JURDEN YESTERDAY ABOUT THE POSSIBILITY OF HAVING JUDGE MAYER CROSS-DESIGNATED AS A SUPERIOR COURT JUDGE SO SHE CAN CONTINUE TO HEAR AND DECIDE THIS CASE. JUDGE MAYER AND I WILL KEEP YOU POSTED ONCE WE HAVE ANY ADDITIO State of Delaware v. TYRESE BURROUGHS

1999 DOB:

State's Atty: MATTHEW C BUCKWORTH , Esq. AKA: TYRESE J BURROUGHS
Defense Atty: ALANNA R FARBER , Esq. TYRESE J BURROUGHS

No. Event Date Docket Add Date

Judge

Event

NAL INFORMATION TO SHARE.

26 05/13/2021 05/14/2021

MOTION TO DISMISS FILED.

FILED BY ALANNA FARBER, ESQ.

FORWARD TO CRIMINAL CASE MANAGEMENT ON 05/14/2021 FOR JUDGE LEGROW \*\*MOTION REFERRED TO JUDGE LEGROW 5/17/21-CW

\*PER EMAIL, FUTURE PAPERWORK TO GO TO JUDGE MAYER, CCP\* JUDGE MAYER IS NOW ASSIGNED.

05/24/2021 38

07/07/2021

DISCOVERY RESPONSE FILED.

PURSUANT TO SUPERIOR COURT CRIMINAL RULE 16, THE FOLLOWING INFORMATION CONCERNING THE ABOVE-CAPTIONED CASE IS BEING SUPPLIED. ANY SUPPLEMENTS REQUIRED BY RULE 16 WILL BE PROVIDED AS STATED BELOW.

AS YOU ARE AWARE, POLICE REPORTS ARE NOT GENERALLY SUBJECT TO DISCOVERY AND ARE PROVIDED IN THIS MATTER AS A CONVENIENCE TO YOU IN ASSESSING THE CASE. YOU MAY FIND CERTAIN REDACTIONS IN THE REPORTS RELATING TO NAMES, ADDRESSES, OR OTHER IDENTIFYING INFORMATION... \*\*\*SEE FULL LETTER IN FILE\*\*\*

27

06/01/2021 06/01/2021

DEFENDANT'S LETTER FILED.

FORWARD TO V. MISETIC FOR JUDGE MAYER ON 06/01/2021

28 06/01/2021 06/02/2021

TRANSCRIPT FILED.

BEFORE: COMMISSIONER KATHARINE L. MAYER

HEARING TRANSCRIPT

MAR 8, 2021

MARIE C. LYNAM, RPR, CCR

56 06/02/2021 08/06/2021

LETTER FROM: KATHERINE MAYER TO: ELLIOT MARGULES ENCLOSED PLEASE FIND A LETTER THE COURT RECEIVED FROM YOUR CLIENT, TYRESE BURROUGHS. UNDER CRIMINAL RULE 47, THE COURT WILL NOT CONSIDER PRE SE FILINGS BY DEFENDANTS WHO ARE REPRESENTED BY COUNSEL. \*\*\*SEE FULL LETTER IN FILE\*\*\*

29 06/03/2021 06/03/2021

EMAIL FILED TO: PROTHONOTARY FROM VICTORIA MISETIC PURSUANT TO THE ORDER ISSUED BY THE SUPREME COURT OF STATE OF DELAWARE ON MAY 17TH, 2021, JUDGE MAYER HAS BEEN DESIGNATED PURSUANT TO DEL.1 CONST., ART. IV, 38 AND 29 DEL. C. 5610 TO SIT AS COMMISSIONER OF SUPERIOR COURT FOR RESPECT TO THIS MATTER.

30 06/04/2021 06/08/2021 MAYER KATHARINE L ZOOM HEARING HELD BEFORE JUDGE KATHERINE MAYER

DOB:

1999

State's Atty: MATTHEW C BUCKWORTH , Esq. AKA: TYRESE J BURROUGHS
Defense Atty: ALANNA R FARBER , Esq. TYRESE J BURROUGHS

No. Event Date Docket Add Date

Judge

Event

HEARING TO DISCUSS STATUS OF CASE AND CONFIRM BAIL HEARING W/EXPERT WITNESS ON 06/17/21 AT 2 PM. STATE WILL NOT BE PRESENTING EXPERT WIT-NESS AND WILL NOT PRESENTING DELAWARE-SPECIFIC CASES. DEADLINE FOR DEFENSE RESPONSE TO STATE'S SUBMISSION IS END OF DAY ON 06/14/21. DAG COUNSEL: BRAUNSBERG AND BUCKWORTH

DEF COUNSEL: MARGULES AND FARBER

CR: MADRACK

CC: V.MISETIC AND BRYCE GATES/LAW CLERK

06/07/2021 06/17/2021 31

EMAIL FILED FROM VICTORIA MISETIC

RE: JUDGE MAYER WANTED ME TO FOLLOW-UP REGARDING THE SUBMITTED MOTION TO DISMISS, AS IT WAS NOT DISCUSSED ON FRIDAY DURING THE ZOOM CONFEREN CE. HOW DOES COUNSEL PLAN TO PROCEED WITH THIS ITEM?

32 06/11/2021 06/17/2021

EMAIL FILED FROM MATTHEW BUCKWORTH, DOJ

THE CASE IS SCHEDULED TO BE INDICTED ON THE 7/6 GRAND JURY. I'M NOT SURE WHAT THE DEFENDANT'S POSITION IS GIVEN THAT REPRESENTATION, SO I WILL ALLOW THEM TO RESPOND.

33 06/11/2021 06/17/2021

EMAIL FILED FROM FARBER, ALANNA (PDO)

RE: I HAD A CALL WITH MR. BURROUGHS SCHEDULED FOR THIS PAST WEDNESDAY TO DISCUSS THIS MATTER WITH HIM; HOWEVER, THAT CALL WAS CANCELLED DUE TO SHORT STAFFING AT THE PRISON. I AM NOW SCHEDULED TO SPEAK WITH MR. BURROUGHS ON MONDAY, I BELIEVE. IF I COULD PLEASE HAVE UNTIL MONDAY TO CONFER WITH HIM AND RESPOND TO THE COURT WITH THE DEFENSE'S POSITION, I WOULD APPRECIATE IT.

34 06/11/2021 06/17/2021

EMAIL FILED FROM: MISETIC, VICTORIA M (COURTS)

RE: I SPOKE WITH JUDGE MAYER AND IT IS NO PROBLEM TO WAIT UNTIL MONDAY PLEASE FOLLOW UP WITH THE COURT AFTER CONFERRING WITH YOUR CLIENT. LET ME KNOW IF YOU HAVE ANY QUESTIONS OR IF I CAN PROVIDE ANYTHING FURTHER.

06/14/2021 43

07/21/2021

DEFENDANT'S REPLY TO STATE'S APPLICATION ANSWER FILED. FILED BY: ELLIOT MARGULES, ESQ.

36

06/21/2021 06/25/2021

INDICTMENT, TRUE BILL FILED. NO.20

SCHEDULED FOR

06/22/2021

35

06/22/2021

TRANSCRIPT FILED.

BEFORE: THE HONORABLE KATHARINE L. MAYER

ZOOM STATUS CONFERENCE TRANSCRIPT

DOB: 1999

State's Atty: MATTHEW C BUCKWORTH , Esq. AKA: TYRESE J BURROUGHS
Defense Atty: ALANNA R FARBER , Esq. TYRESE J BURROUGHS

No. Event Date Docket Add Date

Judge

SALOMONE JANINE M

Event

JUN 4, 2021

PAMELA A. MADRACK, CSR, RPR

37 06/30/2021 06/30/2021

STATE'S RESPONSE TO DEFENDANT'S REPLY TO STATE'S APPLICATION ANSWER FILED. FILED BY MATTHEW BUCKWORTH, DAG

EMAIL TO V. MISETIC FOR JUDGE MAYER ON 06/30/2021

07/08/2021 07/08/2021 39

DEFENDANT'S RESPONSE TO STATE'S SUPPLEMENTAL RESPONSE FILED FILED BY ELLIOT MARGULES, ESQ.

FORWARD TO JUDGE MAYER ON 07/08/2021 BY EMAIL.

07/09/2021 40 07/08/2021

BAIL HEARING HELD BEFORE JUDGE MAYER. A HEARING WAS HELD TO HEAR EXPERT TESTIMONY AND ORAL ARGUMENTS ON THE DEFENDANT'S PENDING MOTION FOR NON-FINANCIAL CONDITIONS OF RELEASE, DO CKET #6, AND SUBSEQUENT FILINGS. THE COURT RECOGNIZES AND APPRECIATES THE EXTENSIVE AND WELL WRITTEN BRIEFINGS PROVIDED BY COUNSEL IN RELATION TO THIS MOTION. AFTER HEARING EXPERT TESTIMONY, CROSS EXAMINATION OF THE EXPERT WITNESS, FURTHER QUESTIONING OF THE EXPERT WITNESS, SUBSEQUENT QUESTIONS TO COUNSEL AND THEIR RESPONSES TO THE COURT, CLOSING ARGUMENTS, AND ALL PRIOR MOTIONS, RESPONSES, AND BREIFINGS PROVIDED BY COUNSEL THE COURT HAS DETERMINED THAT ==>> NO FURTHER BRIEFING IS NEEDED OR REQUIRED IN THIS MATTER AND WILL ISSUE A RULING AS TIMELY AS POSSIBLE. THE COURT WAS MADE AWARE OF THE DEFENDANT'S INDICTMENT AND SCHEDULED ARRAIGNMENT DATE OF 7/13/21 AND REQUESTED THAT IF DEFENSE COUNSEL PLANS TO MAKE ARGUMENTS FOR THE DEFENDANTS RELEASE AT THE ARRAIGNMENT CALENDAR THAT THE COURT AND OPPOSING COUNSEL BE NOTIFIED AS SOON AS POSSIBLE AND THAT THE JUDICIAL OFFICER PRESIDING OVER THE HEARING IS MADE COMPLETELY AWARE OF THE PENDING MATTER IN THIS CASE.

DAG: MATTHEW BUCKWORTH DEF: ELLIOTT MARGULES

CR: MARIE LYNAM CC: AMANDA CALAHAN COURTROOM 6F AND USE OF ZOOM

07/13/2021 07/13/2021 SALOMONE JANINE M ARRAIGNMENT CALENDAR - DEFENDANT WAIVED READING; ENTERED PLEA OF NOT GUILTY; JURY TRIAL DEMANDED - ALANNA FARBER, ESQ.

07/13/2021 07/13/2021 BAIL REDISTRIBUTED. BAIL SET AT

110,501.00 CASH BAIL 110,501.00 07/13/2021 SALOMONE JANINE M

07/13/2021 41 COMMITMENT TO DEPARTMENT OF CORRECTION. EMAILED TO DOC

07/29/2021 07/29/2021 46 BAIL HEARING TRANSCRIPT FILED.

DOB: 1999

State's Atty: MATTHEW C BUCKWORTH , Esq. AKA: TYRESE J BURROUGHS
Defense Atty: ALANNA R FARBER , Esq. TYRESE J BURROUGHS

No. Event Date Docket Add Date

Judge

Event

LEGROW ABIGAIL M 48 08/02/2021 08/03/2021 EMAIL FILED TO: MATTHEW BUCKWORTH, DOJ AND ALANNA FARBER, ESQ. RE: ACCORDING TO OUR RECORDS, YOU FILED A MOTION TO DISMISS ON MAY 13, 2021 IN THE ABOVE-CAPTIONED MATTER. PLEASE ADVISE WHETHER SUBSEQUENT EVENTS HAVE MOOTED THIS MOTION OR WHETHER THE MOTION STILL REQUIRES A HEARING. SINCERELY, JUDGE LEGROW

- 08/02/2021 08/03/2021 49 EMAIL FILED TO: JUDGE LEGROW FROM ALANNA FARBER, PDO RE: BECAUSE MR. BURROUGHS WAS INDICTED ON JUNE 21, 2021, THE DEFENSE'S POSITION IS THAT THE MOTION TO DISMISS HAS BECOME MOOT. AS A RESULT, WE WOULD APPRECIATE IF THE COURT COULD PLEASE DEEM THE MOTION WITHDRAWN.
- 09/07/2021 09/07/2021 57 ORDER: DEFENDANT'S MOTION FOR NON-FINANCILA CONDITIONS FOR RELEASE IS DENIED. SUBMITTED JULY 8, 2021 DECIDED: SEPTEMBER 7, 2021 DEFENDANT HAS NOT ESTABLISHED THAT HIS RIGHT TO EQUAL PROTECTION WAS VIOLATED, NOR THAT HE WAS DEPRIVED OF HIS RIGHT OT SUBSTANTIVE AND PROCEDURAL DUE PROCESS, DEFENDANT'S MOTION FOR NON-FINANCIAL CONDITION OF RELEASE IS DENIED. JUDGE MAYER
- 09/07/2021 09/08/2021 58 LETTER FROM ELLIOT MARGULES, ESQ TO JUDGE LEGROW RE: ON SEPT 7, 2021 THE HONORABLE KATHERINE MAYER ISSUED HER DECISION DENYING DEFENDANT'S MOTION FOR NON FINANCIAL CONDITIONS OF RELEASE IN THE ABOVE MATTER. COUNSEL WILL BEGIN TO DETERMINE IF THERE IS A LEGITIMATE BASIS TO FILE A MOTION FOR RECONSIDERATION OF COMMISSIONER ORDER. COUNSEL RESPECTFULLY REQUEST AN EXTENSION OF THE DEADLINE TO SEPT 30, 2021. THIS ADDITIONAL TIME IS NECESSARY TO ADEQUATELY ADDRESS THE COMMISSIONER'S ORDER. COUNSEL FOR THE STATE AND DEFENSE COUNSEL DOES NOT OPPOSE A SIMILAR EXTENSION TO THE STATE'S ANTICIPATED DEADLINE. FORWARD TO CRIMINAL CASE MANAGEMENT ON 09/08/2021 FOR JUDGE LEGROW
- LEGROW ABIGAIL M 09/08/2021 59 09/07/2021 REQUEST FOR EXTENSION OF TIME IS GRANTED. ANY MOTION FOR REVIEW SHALL BE FILED ON OR BEFORE SEPTEMBER 30,2021. THE STATE SHALL HAVE AN EQUIVALENT EXTENSION OF ITS TIME TO RESPOND TO ANY SUCH MOTION. IT IS SO ORDERED.
- 10/01/2021 60 09/30/2021 MOTION FOR REVIEW OF COMMISSIONER'S ORDER FILED.

DOB: 1999

State of Delaware v. TYRESE BURROUGHS State's Atty: MATTHEW C BUCKWORTH , Esq. AKA: TYRESE J BURROUGHS
Defense Atty: ALANNA R FARBER , Esq. TYRESE J BURROUGHS

No. Event Date Docket Add Date

Judge

Event

FILED BY ELLIOT MARGULES, ESQ. THE COMMISSIONER'S ORDER SHOULD BE VACATED, AND ALL FINANCIAL CONDITIONS OF BURROUGH' BAIL SHOULD BE REMOVED. FORWARD TO JUDGE LEGROW ON 10/01/2021

10/29/2021 10/29/2021 61

TRANSCRIPT FILED.

BEFORE: THE HONORABLE J. KATHERINE L. MAYER

BAIL HEARING

JULY 8,2021

MARIE C. LYNAM, RPR, CCR

12/01/2021 12/07/2021 62 STATE'S RESPONSE TO DEFENDANT'S MOTION FOR REVIEW OF COMMISSIONER'S

FILED BY MATTHEW BUCKWORTH, DAG

THE STATE SUBMITS THAT THIS COURT SHOULD DENY BURROUGHS' CLAIMS AND ADOPT THE COMMISSIONER'S ORDER TO THE EXTENT THAT IT SUPPORTS THE CONCLUSTION THAT RELIEF IS UNWARRANTED.

SCOTT CALVIN L JR 12/02/2021 12/02/2021 CASE REVIEW CALENDAR: SET FOR FINAL CASE REVIEW - DATE TO BE

DETERMINED. 12/22/2021 12/23/2021 63

MOTION TO SUPPRESS FILED FILED BY ALANNA FARBER, ESQ.

LEGROW ABIGAIL M 02/14/2022 02/15/2022 64 DEAR MR. BUCKWORTH, I RECEIVED THE STATE'S RESPONSE TO DEFENDANT'S MOTION FOR REVIEW OF COMMISSIONER'S ORDER. IN ITS RESPONSE, THE STATE CONTENDS THAT EVEN UNDER "A CLEAR AND CONVINCING STANDARD, BURROUGH'S ARGUMENT STILL FAILS." IT WOULD BE HELPFUL TO THE COURT IF THE STATE WOULD PROVIDE SUPPLEMENTAL BRIEFING EXPLAINING ITS POSITION THAT DELAWARE'S BAIL STATUTE, AS APPLIED TO BURROUGHS, WITHSTANDS STRICT SCRUTINY REVIEW. THE STATE SHALL SUBMIT ITS RESPONSE BEFORE 03/01/22. AFTER REVIEWING THE STATE'S SUBMISSION, THE COURT WILL ISSUE ITS RULING ON DEFENDANT'S MOTION FOR REVIEW. IT IS SO ORDERED. SINCERELY, JUDGE LEGROW. \*\*\*SEE FULL ORDER IN DEFENDANT'S FILE.\*\*\*

02/15/2022 02/14/2022 65 EMAIL FILED TO: COUNSEL FROM: PAIGE ROOT {SECRETARY TO JUDGE LEGROW} RE: CORRECTED DEAR COUNSEL, THE ATTACHED LETTER NOW INCLUDES TODAYS DATE AT THE TOP. PLEASE DISREGARD THE ATTACHMENT IN MY PREVIOUS E-MAIL. I APOLOGIZE FOR ANY CONFUSION. THE CORRECTED LETTER AND THIS E-MAIL WILL BE SENT TO PROTHONOTARY FOR DOCKETING.

\*\*\*SEE FULL E-MAIL IN DEFENDANT'S FILE.\*\*\*

66 03/03/2022 03/05/2022

#### SUPERIOR COURT CRIMINAL DOCKET ( as of 07/12/2022 )

State of Delaware v. TYRESE BURROUGHS

DOB:

1999

State's Atty: MATTHEW C BUCKWORTH , Esq. AKA: TYRESE J BURROUGHS
Defense Atty: ALANNA R FARBER , Esq. TYRESE J BURROUGHS

No.

Event Date Docket Add Date

Judge

Event

LETTER FROM: MATTHEW BUCKWORTH, DAG. TO: JUDGE LEGROW THIS COURT ORDERED THE STATE TO SUBMIT SUPPLEMENTAL BRIEFING TO ADDRESS WHETHER DELAWARE'S BAIL STATUTE, AS APPLIED TO DEFENDANT, WITHSTANDS STRICT SCRUTINY REVIEW. THE STATE CONTENDS THAT UNDER STRICT SCRUTINY REVIEW, DELAWARE'S BAIL STATUTE IS CONSTITUTIONAL... \*\*\*SEE FULL LETTER IN FILE\*\*\*

67

03/09/2022 03/09/2022

SCHEDULING ORDER ISSUED

THE FOLLOWING COURT DATES ARE ESTABLISHED:

- (A) FIRST CASE REVIEW
- (B) FINAL CASE REVIEW 07/11/2022
- (C) TRIAL 07/25/2022

68

03/09/2022 03/09/2022

EMAIL FILED TO: COUNSEL FROM: E. SANTOS

RE: PLEASE BE ADVISED THAT THE ABOVE-MENTIONED DEFENDANT IS SCHEDULED FOR A SUPPRESSION HEARING ON MAY 20, 2022 AT 10:00 A.M. BEFORE JUDGE JONES.

THE STATE SHALL FILE A RESPONSE TO THE MOTION WITH THE PROTHONOTARY'S OFFICE, NO LATER THAN MAY 17, 2022.

\*\*FULL EMAIL CHAIN IN FILE\*\*

69 04/13/2022 04/13/2022

MEMORANDUM OPINION -UPON REVIEW OF DEFENDANT'S MOTION FOR REVIEW OF COMMISSIONER'S ORDER- AFFIRMED

SUBMITTED: MARCH 3, 2022

DECIDED: APRIL 13, 2022

CONCLUSION: FOR THE REASONS STATED ABOVE, THE ORDER OF THE COMMISSIONER IS AFFIRMED. CONSISTENT WITH THE ORDER, I FIND THE STATE ESTABLISHED BY CLEAR AND CONVINCING EVIDENCE THAT DELAWARE'S BAIL STATUTE IS NARROWLY TAILORED TO ACHIEVE A COMPELLING PURPOSE. DEFENDANT'S CLAIMS WERE, THEREFORE, CORRECTLY DENIED. IT IS SO ORDERED. JUDGE LEGROW.

04/14/2022

04/14/2022

MEDINILLA VIVIAN L

CASE REVIEW PLEA HEARING: PLED GUILTY/SENTENCED

04/27/2022 04/27/2022 70

MEDINILLA VIVIAN L

ASOP ORDER SIGNED AND FILED 4/27/22

71

04/28/2022 04/28/2022

LETTER FROM SUPREME COURT TO LISA MASCIANTONIO, CHIEF COURT REPORTER RE: AN AMENDED NOTICE OF APPEAL WAS FILED ON APRIL 27, 2022. THE APPROPRIATE COURT REPORTER WAS SERVED WITH THE DESIGNATION OF TRANSCRI PT ON APRIL 27, 2022.

THE TRANSCRIPT MUST BE FILED WITH THE PROTHONOTARY NO LATER THAN JUNE 9, 2022. 144,2022

State of Delaware v. TYRESE BURROUGHS DOB: 1999 State's Atty: MATTHEW C BUCKWORTH , Esq. AKA: TYRESE J BURROUGHS
Defense Atty: ALANNA R FARBER , Esq. TYRESE J BURROUGHS

No. Event Date Docket Add Date Judge Event

72 05/06/2022 05/06/2022

TRANSCRIPT FILED.

BEFORE THE HONORABLE ROBERT H. SURLES, J.

TRANSCRIPT OF PROCEEDINGS

DECEMBER 21, 2020

TANYA M. CONGO, CHIEF COURT REPORTER

05/06/2022 05/06/2022 73

TRANSCRIPT FILED.

BEFORE THE HONORABLE BRADLEY V. MANNING, J.

TRANSCRIPT OF PROCEEDINGS

DECEMBER 14, 2020

TANYA M. CONGO, CHIEF COURT REPORTER

05/12/2022 05/12/2022 74

TRANSCRIPT FILED.

BEFORE THE HONORABLE VIVIAN L. MEDINILLA, J.

SENTENCING TRANSCRIPT

APRIL 14, 2022

PAMELA MADRACK, CSR RPR

75 06/07/2022 06/07/2022

TRANSCRIPT FILED.

BEFORE COMMISSIONER KATHARINE L. MAYER

TELECONFERENCE TRANSCRIPT

JANUARY 14, 2021

TYSHA M. HACKETT, RMR, CCR

76 06/13/2022 06/13/2022

LETTER FROM SUPREME COURT TO LISA FONTELLO, PROTHONOTARY

RE: THE COURT REPORTER'S NOTICE OF THE FILING OF THE FINAL TRANSCRIPT WITH THE PROTHONOTARY ON JUNE 10, 2022.

THE RECORD WITH TRANSCRIPT IS DUE NO LATER THAN JUNE 22, 2022.

144,2022

06/21/2022 06/21/2022 77

RECORDS SENT TO SUPREME COURT. 144,2022

78 06/23/2022 06/23/2022

RECEIPT FROM SUPREME COURT ACKNOWLEDGING RECORD RECEIVED. 144,2022

\*\*\* END OF DOCKET LISTING AS OF 07/12/2022 \*\*\* PRINTED BY: JAGVWHK