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     IN THE CIRCUIT COURT OF LAFAYETTE COUNTY, MISSISSIPPI
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  STATE OF MISSISSIPPI
                                               PLAINTIFF
 3
                                      CAUSE NO.: LK22-358
  VS.
 4
  MATTHEW REARDON
                                              DEFENDANT
 5
 6
   TRANSCRIPT OF THE PROCEEDINGS HAD AND DONE IN THE HEARING
 8
   IN THE ABOVE-STYLED AND NUMBERED CAUSE, BEFORE THE
 9
  HONORABLE GRADY TOLLISON, CIRCUIT JUDGE, ON THE 18TH DAY
10
   OF JULY, 2024.
11
   12
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13
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14
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1 BY THE COURT: Call up the case of State of 2 Mississippi versus Matthew Reardon. This is cause 3 number LK22-358. 4 Now Mr. McClinton, you're recognized. 5 BY MR. MCCLINTON: Thank you, Judge. Just for 6 the Court's clarification, Mr. Reardon has requested 7 that he represent himself today and asked me to serve 8 as procedural advisor. So I just wanted the Court to 9 be aware of that. He's requested that he be allowed 10 to give an opening and do all of the cross-11 examination, direct examination if he has any 12 witnesses to call, and ask that I just give a closing 13 statement at the end. 14 BY THE COURT: All right. Generally, we just let 15 the State put on their proof and you're entitled, 16 Mr. Reardon, to cross-examine any witnesses. 17 don't you come up here and we'll get you sworn in. 18 Raise your right hand. You know the process. 19 MATTHEW REARDON, 2.0 after having been first duly sworn by Official Court 21 Reporter, Dana R. Rakestraw, testified as follows, to-wit: 2.2. BY THE COURT: Okay. Is that correct, 2.3 Mr. Reardon, you want to represent yourself in this

matter with the assistance of Mr. McClinton as

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counsel?

BY MR. REARDON: With the assistance of Mr. McClinton as counsel.

BY THE COURT: Fair enough. Okay. And I know Mr. McClinton had told you this, you can -- any witnesses that the State calls, you're entitled to cross-examine them and then you can call your own witnesses as well, okay?

BY MR. REARDON: Yes, sir.

BY THE COURT: You'll recognize at the closing statements in a probation revocation hearing, we just let them put on their testimony and then you can kind of make a summation in closing, okay? Any questions?

BY MR. REARDON: None at all. I -- well, none at all at this point. I am going to object to the witness, but I don't think right now is the time to do it. First, you've got to call the witness.

BY THE COURT: Okay. I do want to rule on some preliminary matters you brought up. Does the State want to respond to the preliminary issues? One is the bench warrant.

Mr. Reardon, you can stand right there. You're fine. I want to talk to the State.

The bench warrant, you brought up the issue about the wrong conviction being in the document, and I don't have the document with me. It's possession of a

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1 controlled substance. 2 BY MR. CREEKMORE: Your Honor, I don't think 3 that's -- I think it's moot. It was a petition that 4 was filed on the former revocation petition, not on 5 the one that we're here on today. That's my 6 understanding. 7 BY THE COURT: Okay. 8 BY MR. REARDON: That's not correct, Your Honor. 9 And, in fact, in the petition --10 BY THE COURT: All right. Anything else, 11 Mr. Creekmore? 12 BY MR. CREEKMORE: Yeah, he brought up the cause 13 number from Texas was incorrect. 14 BY THE COURT: No, this was as of the conviction 15 Where is the file? hearing. Who has got the file? 16 BY MR. REARDON: You're right about that. It was 17 two things with that, Judge. 18 BY THE COURT: Hold on, let me get the file and 19 then you can speak. Okay. Yeah, here it is right 2.0 This is the bench warrant that was filed -here. 21 ordered August 17th, 2023. 2.2. All right. Mr. Reardon you can speak. 2.3 BY MR. REARDON: Yes, Judge. On the bench 24 warrant, it says at the top that I'm on probation for 25 possession of a controlled substance. Obviously,

1 never been charged with possession of a controlled 2 substance. That's not what I was on probation for. 3 So certainly it's relevant, and that's part one. The 4 DA can respond to that. 5 Let me -- okay. Anything else BY THE COURT: 6 Mr. Creekmore? 7 BY MR. CREEKMORE: No, Your Honor. 8 BY THE COURT: Okay. Do you need to finish 9 saying anything else? 10 BY MR. REARDON: On that particular part, 11 Your Honor, that's correct. It's the -- what I was on 12 probation for is not listed correctly. 13 BY THE COURT: All right. The Court finds that 14 this is a moot point. The issue should have been 15 raised probably there back in Texas. That often 16 happens. Sometimes it's a lot of paper, should have 17 been aggravated stalking, and to my knowledge, you 18 don't have any conviction on possession of controlled 19 substance. So your objection is overruled on that 2.0 matter. 21 Then as to the issue about preliminary probation 22 hearings under 47-7-37, does the State have any 2.3 response to that? 24 No, Your Honor. BY MR. CREEKMORE: 25 BY THE COURT: All right. Mr. Reardon, you're

under what's called unsupervised probation. You had a suspended sentence and that was a sentencing order was entered on September 30th of 2022. You were sentenced to five years, with five years suspended, and placed on unsupervised probation.

The procedures that you're referring to under 47-7-37 was with someone that was on supervised probation, and that is directing Mississippi

Department of Corrections to carry forth those. Now, the Court obviously is going to give you your due process rights that is outside of that statute in terms of you being unsupervised. You're basically before the trial court, which suspended your sentence and determined that you violated in terms of conditions that you agreed to, which is on page 2 of your sentencing order, which you have a copy of.

All right. We'll get to those -- the substance of that. So that particular objection you had raised last Thursday is overruled as well.

And I think --

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BY MR. REARDON: Your Honor.

BY THE COURT: -- the last issue I think you raised about conflict of interest by this Court, me particular signing the order, I'm going to overrule that as well. There's no conflict on that.

Okay. Now, your last issue, I had not gotten into the substance of these, but I think you'll raise that about the DUI charge. And I'll allow you to bring that up when we get into the evidence. I haven't heard any evidence. Allow the Court to hear from the State first and then you bring up that last issue that you brought up last Thursday. Do you understand?

BY MR. REARDON: Other than one thing.

BY THE COURT: Yes.

BY MR. REARDON: As far as you ruling on the unsupervised probation and 47-7-37 referring to being in custody of Department of Corrections, if you --

BY THE COURT: Under the supervision in that particular issue.

BY MR. REARDON: Under supervision if you look further down in that statute in section 9, under paragraph 9 under 47-7-37, it specifically states that these rules are also applied to Court. And I've got it here in my notes. May I?

BY THE COURT: Yes. You can look at it.

Subsection 9?

BY MR. REARDON: Subsection 9.

BY THE COURT: That is post-release supervision. That is another category, but that is still under

supervision of the Court.

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Let me be clear, too, you're getting all your due process rights here today. As I said, we continued this to give you a right to counsel however you want to use them. You're going to seek his assistance. You're going to be entitled to cross-examine your accuser, which is the State, and you'll be able to call your own witnesses as well. I just want to be clear of that, and you'll certainly be able to speak on your behalf as well. Okay?

BY MR. REARDON: I understand. It's just the petition to revoke is confusing because in the petition to revoke it says in the heading that the "Petition to revoke suspended sentence and impose sentence." And then it goes on further to saying that I was on post-release -- I was given post-release supervision. And then it further goes on in the first paragraph of the first issue of the petition saying that I was on unsupervised probation. So there's three separate things listed in the petition. Which one is it?

BY THE COURT: All right. Your objection is noted, okay? You can be seated and I'm going to allow the State to put on their witnesses.

BY MR. CREEKMORE: Your Honor, the State would

1	call Katreena Thompson.
2	KATREENA THOMPSON,
3	upon being called to testify as a witness on behalf of the
4	State after having been first duly sworn by Official Court
5	Reporter, Dana R. Rakestraw, testified as follows, to-wit:
6	BY THE COURT: You may proceed.
7	DIRECT EXAMINATION
8	BY MR. CREEKMORE:
9	Q. Ms. Thompson, you work as an investigator for the
10	district attorney's office here?
11	A. Yes, sir.
12	Q. All right. So in preparation for the hearing,
13	did you look through the file and gather certain
14	documents?
15	A. Yes, sir.
16	Q. All right. Now, you were aware that Mr. Reardon
17	was charged with a, at one time, felony DUI out of Texas?
18	A. Yes, sir.
19	Q. Was that based on two prior DUIs?
20	A. Yes, sir.
21	Q. One out of Georgia and one out of Mississippi?
22	A. Yes, sir.
23	Q. All right. I'm going to hand you a document. Do
24	you recognize that?
25	A. Yes, sir.

1	Q.	What is that?
2	Α.	Abstract from the Lafayette County Justice Court.
3	Q.	Of a prior DUI conviction of Mr. Reardon?
4	А.	Yes, sir.
5		BY MR. CREEKMORE: Your Honor, the State would
6	ask	this be received into evidence?
7		BY THE COURT: Any objection from the defendant?
8		BY MR. REARDON: I have no objection.
9		BY THE COURT: All right. That'll be admitted as
10	S-1.	
11		(THE ABOVE-MENTIONED DOCUMENT WAS RECEIVED INTO
12	EVII	DENCE AND MARKED AS EXHIBIT S-1.)
13	BY MR. CF	REEKMORE:
14	Q.	I'm going to hand you another document. Do you
15	recognize	e that series of documents?
16	А.	Yes, sir.
17	Q.	What is that?
18	А.	It's the State of Georgia versus Matthew Reardon,
19	State Cou	art of Cobb County.
20	Q.	Did you obtain those documents?
21	А.	Yes, sir.
22	Q.	Where did you get them?
23	А.	I requested from the Cobb County to send an
24	abstract	for a DUI conviction of Mr. Reardon.
25		BY MR. CREEKMORE: All right. Your Honor, the

State would ask this be received as the next exhibit? 1 2 BY THE COURT: Any objection from the defendant? 3 BY MR. REARDON: No, Your Honor. 4 BY THE COURT: All right. That will be marked as 5 S-2 and received into evidence. 6 (THE ABOVE-MENTIONED DOCUMENT WAS RECEIVED INTO 7 EVIDENCE AND MARKED AS EXHIBIT S-2.) 8 BY MR. CREEKMORE: 9 Now, the information you used to know where to 0. 10 look for those abstracts of prior DUI convictions, was 11 that in the file with his criminal history? 12 Α. Yes, sir. 13 Q. All right. And as far as you know, prior to 14 being a DA investigator, prior to being a deputy clerk in 15 criminal division in circuit court, you worked as a 16 dispatcher? 17 Yes, sir. Α. Law enforcement commonly rely on criminal 18 19 histories to see whether somebody has been convicted of 20 prior DUIs? 21 Α. Yes, sir. 22 So the information that you used would have been Q. 2.3 available to law enforcement all across America? 24 Yes, sir. Α. 25 Even in Galveston, Texas? 0.

1	A. Yes, sir.
2	Q. All right. I'm going to hand you two documents
3	at the same time. Did you obtain those documents from
4	Galveston Police Department?
5	A. I obtained these documents from David Simmons,
6	investigator for the Galveston County District Attorney.
7	Q. The District Attorney's office in Galveston,
8	Texas?
9	A. Yes, sir.
10	Q. One is a toxicology submission form, and the
11	other is the toxicology result?
12	A. Yes, sir.
13	Q. Related to Matthew Reardon?
14	A. Yes, sir.
15	BY MR. CREEKMORE: All right. Your Honor, at
16	this time the State would ask that these be received
17	as the State's next exhibit?
18	BY THE COURT: Any objection from the defendant?
19	BY MR. REARDON: No, Your Honor.
20	BY THE COURT: That'll be admitted and marked as
21	S-3 and received into evidence.
22	(THE ABOVE-MENTIONED DOCUMENT WAS RECEIVED INTO
23	EVIDENCE AND MARKED AS EXHIBIT S-3.)
24	BY MR. CREEKMORE: That's all I have, Your Honor.
25	BY THE COURT: Any cross-examination of

1	
1	Ms. Thompson?
2	BY MR. MCCLINTON: Yes, Your Honor.
3	Mr. Reardon has asked that I cross-examine her if
4	that is all right with the Court.
5	BY THE COURT: That's fine, absolutely.
6	CROSS-EXAMINATION
7	BY MR. MCCLINTON:
8	Q. Good afternoon. So you're intimately familiar
9	with this case; is that fair to say?
10	A. Yes, sir.
11	Q. Were you aware of the request for interstate
12	rendition signed by the governor of Mississippi that was
13	sent to Galveston?
14	A. Yes, sir.
15	Q. Have you had a chance to occasion to look at
16	that document?
17	A. I can now.
18	Q. If I showed you that document, would you
19	recognize it?
20	A. Yes, sir.
21	Q. Is that the document as you remember it?
22	A. Yes, sir.
23	Q. Okay. And in that document does it refer to
24	Mr. Reardon as a fugitive or some type of designation of
25	that nature?

BY MR. CREEKMORE: Your Honor, I'm going to object to the relevance.

BY MR. MCCLINTON: The relevance I'm getting into, Your Honor, is that I guess for the purpose of cross-examining this witness is what's in the record, what's known about the current charges Mr. Reardon is facing. And it's relevant in just the totality of the situation that he's been in jail in Galveston for a year partially because of that document in the hold that the DA's office had. And if that document refers to him as a fugitive, it says he fled to Texas from Mississippi.

BY THE COURT: Okay. Well, you just made a statement though this is about his being detained in Texas. We're not here to talk about the detainment in Texas.

BY MR. MCCLINTON: That's fine. I guess that was a flight risk.

BY THE COURT: Yes.

BY MR. MCCLINTON: The Court can take judicial notice that Mr. Reardon was held for a year in Galveston, Texas in an order signed by the governor referring to him as a fugitive.

BY THE COURT: Okay.

25 BY MR. MCCLINTON:

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1 Q. Were you aware that Mr. Reardon was charged with 2 a felony DUI in Texas? 3 Α. Yes, sir. 4 Were you aware that that DUI, felony DUI was 5 dismissed? 6 Α. Yes, sir. 7 Have you seen that dismissal? 0. 8 Α. Yes, sir. 9 Is that the dismissal that you've seen with the 0. 10 corresponding cause number? 11 Yes, sir. Α. 12 Okay. And is it your understanding when a DUI Q. 13 felony is dismissed that felony is dismissed? 14 Α. I'm sorry? 15 If a felony DUI is dismissed by a Court, is it 16 still a felony DUI? 17 No, sir. Α. 18 BY MR. MCCLINTON: I would offer this as an 19 exhibit to our testimony. This is the order from the 2.0 trial court in Galveston, Texas dismissing the felony 21 DUI referenced in the motion to revoke Mr. Reardon's 22 probation. That cause number does not correspond with 2.3 the cause number in the motion to revoke, which the 24 Court addressed preliminarily. But that is the DUI in 25 question.

1	BY THE COURT: Okay. Any objection from the
2	State?
3	BY MR. CREEKMORE: No objection.
4	BY THE COURT: That will be marked as D-4 and
5	received in evidence.
6	(THE ABOVE-MENTIONED DOCUMENT WAS RECEIVED INTO
7	EVIDENCE AND MARKED AS EXHIBIT D-4.)
8	BY MR. MCCLINTON:
9	Q. You testified earlier to being familiar with the
10	MEC or the filings in this case and what is currently
11	pending as far as his previous DUI convictions, correct?
12	A. Yes, sir.
13	Q. Are you aware or have knowledge of the conviction
14	from Lafayette County in Cause No. 21-CV-494?
15	A. That's civil
16	Q. That would be a Lafayette Circuit. It's a civil
17	docket but it's on his an appeal from his, I believe
18	his original
19	BY MR. REARDON: It's marked appeal from justice
20	court.
21	BY MR. MCCLINTON:
22	Q. It's an appeal from justice court.
23	A. I am familiar with the civil filing.
24	Q. Can I show you that printoff from MEC and you can
25	tell me if it's correct?

That

1 Α. Yes, sir. 2 Okay. Are you aware that Mr. Reardon filed a Q. 3 notice of appeal in that cause number today? 4 Α. No, sir. 5 No further questions. BY MR. MCCLINTON: 6 All right. BY THE COURT: Thank you, 7 Mr. McClinton. 8 Any redirect? 9 Your Honor, the civil matter BY MR. CREEKMORE: 10 that was referred to by Mr. McClinton L21-494, there's 11 an order entered in that. I think it will be 12 self-authenticated since it's from this Court, but I 13 would submit the order dismissing that civil appeal 14 for whatever that -- if that is what you actually call 15 it. 16 BY THE COURT: It was just referred to by 17 appealing from justice court. 18 BY MR. CREEKMORE: Well, I think he mentioned 19 too, he mentioned the civil appeal and then what is 2.0 news to me, maybe an out of time appeal of the DUI. 21 BY MR. MCCLINTON: Possibly, and that's why -- I 22 quess that was why I was questioning the witness on 2.3 The MEC filing, which I assume are current, the 24 last entry is item No. 19, which is a motion for 25

reconsideration which was filed by Mr. Reardon.

1	is last entry on MEC.
2	BY MR. CREEKMORE: In L21-494?
3	BY MR. MCCLINTON: And the clerk brought this
4	printout up to us today.
5	BY MR. CREEKMORE: Well, as it stands I have an
6	order dismissing that civil appeal, for lack of a
7	better word, that I would ask be received as the
8	State's
9	BY THE COURT: An order in Lafayette County
10	Circuit Court?
11	BY MR. MCCLINTON: Yes, sir.
12	BY THE COURT: All right.
13	BY MR. CREEKMORE: As long as it's stamp filed we
14	don't have any issue.
15	BY THE COURT: Marked as S-5 and received into
16	evidence.
17	(THE ABOVE-MENTIONED DOCUMENT WAS RECEIVED INTO
18	EVIDENCE AND MARKED AS EXHIBIT S-5.)
19	BY MR. CREEKMORE:
20	Q. Is it your understanding that the felony DUI
21	charge in Galveston was based on two prior convictions?
22	A. Yes, sir.
23	Q. Originally?
24	A. Yes, sir.
25	Q. When they looked behind that is it your

1	understanding from speaking with the investigator with the
2	DA's office there, that they were uncertain whether the
3	DUI in Oxford was on appeal or not?
4	A. That's correct.
5	Q. Okay. Do you know based on what we've talked
6	about the order in the civil case that purported to appeal
7	that whether an order dismissing that action was entered?
8	A. I'm not sure.
9	BY MR. CREEKMORE: That's all I have, Your Honor.
10	BY THE COURT: All right. Let's turn our phones
11	off.
12	Ms. Thompson, you may step down, Mr. Creekmore.
13	Call your next witness.
14	BY THE COURT: State would call Officer Osteen
15	via zoom and via telephone.
16	BY MR. REARDON: Your Honor, I'm going to object
17	to this witness as isn't necessary.
18	BY THE COURT: All right. Your objection is
19	noted and is overruled.
20	You may proceed, Mr. Creekmore.
21	BY MR. CREEKMORE: Officer Osteen, can you hear
22	me?
23	BY OFFICER OSTEEN: Yes, sir.
24	BY MR. CREEKMORE: Can you hear the Court?
25	BY OFFICER OSTEEN: I can hear when he's

1	speaking.
2	BY THE COURT: Yes, can you hear me right now?
3	BY OFFICER OSTEEN: Yes, sir, I can hear you.
4	BY MR. CREEKMORE: Can you be sworn in.
5	WILLIAM OSTEEN,
6	upon being called to testify via zoom as a witness on
7	behalf of the State after having been first duly sworn by
8	Official Court Reporter, Dana R. Rakestraw, testified as
9	follows, to-wit:
10	DIRECT EXAMINATION
11	BY MR. CREEKMORE:
12	Q. All right. State your name for the record.
13	A. William Osteen.
14	Q. William Osteen?
15	A. Yes, sir.
16	Q. Okay. And you're an officer with the Galveston
17	Police Department?
18	A. Yes, sir, I am.
19	Q. All right. Are you primarily involved in DUI
20	investigation?
21	A. Yes, sir.
22	Q. All right. Did you have a chance to encounter a
23	Matthew Reardon while you were on duty
24	A. Yes.
25	Q as a DUI investigator?

1 Α. Yes, sir. 2 Can you tell the Court how you became involved Q. 3 and came into contact with Mr. Reardon? 4 I was requested by another officer to assist a 5 traffic stop. 6 Did you talk to that other officer? Q. 7 Before I made contact with Mr. Reardon? Α. 8 0. Yes, sir. 9 Yes, sir. Α. 10 Did you find out why he had stopped? Q. 11 Yes, sir. Α. 12 What was your understanding of why Q. Okay. 13 Mr. Reardon was pulled over? 14 To my understanding, I was told that Mr. Reardon 15 had been speeding and that he failed to maintain in a 16 single marked lane multiple times. 17 You said he was speeding and failed to stay in 18 the center lane multiple times? 19 Α. Sorry. He was speeding and he failed to maintain 20 a single marked lane. 2.1 Single marked lane? Q. 2.2. Α. Yes. 2.3 Q. All right. When you got there, speak very 24 slowly, but tell the Court what you observed and what you 25 did.

1 Α. When I arrived, I spoke with the other officer. 2 He told me that Reardon was stopped. He said that the driver had a camera. He said that he smelled the odor of 3 4 an alcoholic beverage in the vehicle. And he wanted to 5 know if I could speak with the driver. So I told him I 6 would. 7 I went to the driver side window and made contact with 8 Mr. Reardon, and immediately smelled the odor of an unknown alcoholic beverage in the vehicle. I went to make 10 conversation with Mr. Reardon and saw him having a camera. 11 And I asked Mr. Reardon if he was an auditor and we kind 12 of had conversation about that. And then right after he 13 said, no. I said I smelled the odor of an unknown 14 alcoholic beverage emitting the vehicle. And so I asked 15 Mr. Reardon to step out of the vehicle. 16 Q. All right. At some point, did you suspect that 17 he was impaired by some substance? 18 Α. Are you talking about other than alcohol? 19 Q. Yes, sir, other than alcohol. 2.0 Not immediately, no. Α. 21 Tell the Court why you began to suspect that he 2.2. was not under the influence of alcohol but some other 2.3 substance. 24 So Mr. Reardon and I were faced at a point. Α. And

And he said stop moving.

25

he was extremely jittery.

The floor mats

1 was looking around a lot. And once I got -- once 2 Mr. Reardon stepped out of the vehicle, Mr. Reardon, I 3 continued speaking with him at the rear of his vehicle. Ι 4 couldn't only detect an odor of an unknown alcoholic 5 beverage emitting from him, and so my opinion was that he 6 was probably under the influence of another substance. 7 Did you notice anything specifically about his 0. 8 eyes? 9 His eyes were watery and glossy and I could Α. 10 pinpoint that his pupils were very small. 11 All right. Was there any reluctance on 12 Mr. Reardon's part about taking a intoxilyzer or portable 13 breathalyzer test? 14 Mr. Reardon was pretty adamant about wanting to 15 He continued to state that he would use a breathalyzer. 16 do a breathalyzer over and over again. The only thing a 17 breathalyzer can test for is alcohol. So once I continued 18 dealving into this investigation, that's whenever I made 19 the decision that we weren't going to go with the 20 breathalyzer route, that we were going to go the blood 2.1 route. 22 Okay. Were you able to determine the source of 2.3 the odor of an intoxicating beverage in the car 24 ultimately? 25

No, sir, we searched the vehicle.

Α.

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1
   were pretty wet, but there was never a container of
 2
   alcohol located.
                      There was never a bottle or nothing like
 3
   that located in the vehicle.
 4
             But the interior of the vehicle smelled of an
 5
   intoxicating beverage?
 6
             Yes, sir.
        Α.
 7
                    Now then, did you obtain blood that was
 8
   tested from Matthew Reardon as a result of your
 9
   investigation?
10
        Α.
             Yes, sir.
11
             All right.
                         How did you do that?
        Q.
12
             Are you asking me how do I receive the results or
        Α.
13
   how was the process?
14
             Yes.
                   Did you follow the standard protocol?
15
        Α.
             Yes, sir.
16
             How did you obtain a blood sample from Matt
17
   Reardon?
18
             I read Mr. Reardon what's called a DNA24.
19
   requested assessment of Mr. Reardon's blood.
20
   completely refused and I filed a blood warrant, and they
21
   got --
2.2.
             You filed for what?
        0.
2.3
             It was called a blood warrant.
        Α.
24
             Blood warrant?
        0.
25
             Yes, sir.
        Α.
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1 0. So he refused to consent to his blood being drawn 2 so you got a blood warrant? 3 Α. Yes, sir, signed by a judge. 4 0. And in that blood warrant, you listed the 5 probable cause for obtaining that blood sample? 6 Α. Yes, sir. 7 And then what did you do? 0. 8 And then I went to the hospital there in 9 Galveston where a registered nurse drew his blood. 10 then it was prepared, the blood was packaged, did the 11 procedure that was supposed to be done. 12 transported Mr. Reardon to the Galveston County jail. 13 Q. Do you know what date you encountered Okay. 14 Reardon where you charged him with felony DUI? 15 Let me see if I have the date. 16 I'm going to project an image on the screen. Can 17 you see that? 18 Α. Yes, sir. 19 Q. Does it have an offense date listed there? 2.0 I see the date at the top and then the offense Α. 2.1 date that is August 11th of 2023. 2.2. Q. Okay. Now then, where is -- we lost you on the 2.3 screen. I think we have to resend it. Can you bear with 24 We're going to try to get you us just a little bit. 25 another Zoom meeting invitation.

1	A. Okay.
2	(BRIEF PAUSE)
3	BY MR. CREEKMORE: We're going to proceed with
4	the audio subject to the Court's approval.
5	BY THE COURT: As long as I can hear and he isn't
6	shown any documents. Subject to the rules of
7	evidence.
8	BY MR. CREEKMORE: Okay. I just have a few more
9	questions, Your Honor.
10	BY MR. CREEKMORE:
11	Q. Do you recall the toxicology report that came
12	back from the blood submission?
13	A. So I see two, one for alcohol and one for another
14	substance.
15	Q. Okay. Do you recall the result? Was there a
16	positive result for alcohol or a negative?
17	A. There was alcohol detected.
18	Q. Was there a positive result for any other
19	substance?
20	A. Yes, sir.
21	Q. And do you recall what substance and what
22	quantity that was?
23	A. The substance that came back for besides
24	alcohol was methamphetamine and the results were .13
25	milligrams per liter.

1	Q. Now then, can you tell the Court here what the
2	current posture of the charges in Texas are? There's been
3	some testimony about the charges originally being a felony
4	DUI.
5	A. Yes, sir. I guess whenever you posture, what
6	exactly do you mean?
7	BY MR. CREEKMORE: He said, "When you say
8	posture, what do you mean?"
9	BY THE COURT: Hold on, Mr. Creekmore.
10	I notice somebody is trying to record in here.
11	There's no recording in the courtroom. There's only
12	one recorder, and that's the court reporter. Do you
13	have a recorder? I want you to shut your phone off
14	and put it in your pocket.
15	(BRIEF PAUSE)
16	BY MR. CREEKMORE: May I proceed?
17	BY THE COURT: Yes, you may proceed,
18	Mr. Creekmore.
19	BY MR. CREEKMORE:
20	Q. All right. What I mean is does Mr. Reardon have
21	any criminal proceeding pending as a result of the charges
22	that you brought against him as a result of that encounter
23	on August 11th, 2023?
24	A. He still has an active case open in the state of
25	Texas, yes, sir.

Г	
1	BY MR. CREEKMORE: All right. Tender the
2	witness, Your Honor.
3	BY THE COURT: All right. Cross-examination?
4	Mr. Creekmore, would you hand me both toxicology
5	reports.
6	BY MR. CREEKMORE: It's a collective exhibit,
7	Your Honor.
8	BY MR. REARDON: Your Honor, I'm going to object
9	to the admission of the toxicology report. The
10	witness never sent to the DA a blood warrant. The
11	admission of the toxicology report is prejudicial.
12	BY THE COURT: All right. Thank you. Your
13	objection is noted and it's overruled. You may
14	proceed on cross-examination of Officer Osteen.
15	All right. You're recognized.
16	CROSS-EXAMINATION
17	BY MR. REARDON:
18	Q. Officer Osteen, are you part of a task force with
19	the Galveston Police Department?
20	A. Which task force?
21	Q. Are you a part of any task force with the
22	Galveston Police Department?
23	A. Yes, sir.
24	Q. And what task forces are those, if it's more than
25	one?

It's called the Traffic Safety Unit. 1 Α. 2 What exactly does that task force do? Q. Okay. 3 Α. The Traffic Safety Unit is to focus on 4 intoxicated impaired drivers, impaired drivers causing 5 minor occurrences or major occurrences and respond to 6 major crashes involving injuries or fatalities. 7 What other officers are part of this task 0. 8 force besides you? 9 BY MR. CREEKMORE: Objection, Your Honor, 10 relevance. 11 It's not relevant. BY THE COURT: Let's stick 12 within the issues on this specific incident, 13 Mr. Reardon. 14 BY MR. REARDON: Okay. 15 BY MR. REARDON: 16 On the eve of August 10th, 2023 or in the early Q. 17 morning hours of August 11th, 2023, did you receive a 18 phone call or any other communication about me coming into 19 Galveston from anyone? 2.0 No, I did not. Α. 21 Officer Murph was the officer that pulled Q. 22 me over at approximately 2 a.m. on August 11th, 2023, and 23 you pulled up to assist as he was getting my driver's 24 license information. Why did you walk up to Officer Murph 25 and say, "This guy's an auditor," and that he should step

1 aside and let you take over the stop? 2 That's not exactly how the conversation went. Α. 3 Q. He said, "That's not exactly how the conversation 4 went, " is that correct? 5 Α. Correct. 6 How did the conversation go? Q. 7 Whenever I got to the scene, Officer Murph 8 advised me that he thinks you were an auditor because you 9 had a camera facing him. 10 At which point you responded saying what? Q. 11 I asked him like, if he thought you were 12 heading -- what he could smell in the vehicle, why he 13 pulled you over and then he asked me to go talk to you. 14 Did you say something along the lines of this 15 guy's an auditor and step aside and let you take over? 16 I might have. I'm not positive. I don't have my Α. 17 body camera in front of me. 18 0. You don't have your body cam in front of you. 19 Does the district attorney have your body camera? 2.0 I'm assuming. I assume he has the footage. Α. 21 Well, let's watch the body camera. Q. Let's watch 22 the body camera then. 2.3 BY THE COURT: I can't. What are you --24 Your Honor, he said that he BY MR. REARDON: 25 assumes that the district attorney has a copy of his

1 body camera. I would like to see the body camera. 2 BY THE COURT: Proceed with your questioning and 3 then we'll make a request on the camera later. 4 Proceed with the questioning of the witness. 5 BY MR. REARDON: 6 Well, Officer Osteen, was your insinuation, I'm Q. 7 going to completely stick it to this guy for exercising 8 his rights under the First Amendment as a member of the 9 press? 10 Can you repeat your question, sir? Α. 11 I said was it your insinuation that I'm going to 0. 12 completely stick it to this guy for exercising his rights 13 under the First Amendment as a member of the press? 14 Α. No. 15 0. No. 16 Prior to our engagement, have you ever had any 17 dealings with First Amendment auditors? 18 Α. Yes, I have. 19 And what is your opinion of First Amendment 2.0 auditors? 21 Objection to relevance. BY MR. CREEKMORE: 2.2. BY THE COURT: That's not relevant. 2.3 to the issue at hand. 24 BY MR. REARDON: Your Honor, in the body camera 25 video, Officer Osteen clearly makes the remark that

1	this guy is an auditor and to step aside. This goes			
2	to Officer Osteen's feelings, his mindset in regards			
3	to me being a First Amendment auditor and what type o			
4	prejudicial feelings Officer Osteen had going into the			
5	matter.			
6	BY THE COURT: If you have any questions about			
7	the stop, the blood test, the results of the blood			
8	test or any of that process, you can ask that. But			
9	this is going outside of the area that we're focused			
10	on today, okay? Do you have any other questions			
11	relating to that?			
12	BY MR. REARDON: Absolutely.			
13	BY MR. REARDON:			
14	Q. Officer Osteen, do you believe that it's			
15	important for people to record the police?			
16	A. Do I think it's important?			
17	Q. Yes.			
18	BY MR. CREEKMORE: Objection, relevance.			
19	BY THE COURT: Did he say court the police or			
20	record?			
21	BY MR. REARDON: To record the police.			
22	BY THE COURT: Record. Okay. That is not			
23	relevant. Disregard the question and move on to your			
24	next question, Mr. Reardon.			
25	BY MR. MCCLINTON: Judge, if I may have a moment			

1	with my client as his advisor.		
2	BY THE COURT: Yes. Mr. Reardon, you can go talk		
3	to Mr. McClinton.		
4	(BRIEF PAUSE)		
5	BY THE COURT: Mr. Reardon, you're recognized.		
6	BY MR. REARDON:		
7	Q. All right. A few more questions, Officer Osteen		
8	and I'll be done. Are you currently or have you ever been		
9	on the Brady list?		
10	A. Have I ever been on the Brady list?		
11	Q. Correct.		
12	A. No, sir.		
13	Q. Have you ever been under investigation or fired		
14	from any other department for lying?		
15	A. No, sir.		
16	Q. Was there a call for service? Did you receive		
17	any phone calls about me coming into Galveston? I'm going		
18	to reiterate that.		
19	BY MR. CREEKMORE: Asked and answered, Judge.		
20	A. No, sir.		
21	BY MR. REARDON:		
22	Q. What was your probable cause for the		
23	investigation and asking me to step out of the vehicle?		
24	A. What was the probable cause that initiated the		
25	investigation?		

Q. Yes, and asking me to step out of the vehicle, which is part of the investigation.

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A. So those are two different questions. I've answered the first question by stating that there was an odor of an unknown alcoholic beverage emitting from the vehicle. The driver, Mr. Reardon, he was very edgy and he did start looking around. And he had pinpoint pupils, talking extremely fast.

And the second question getting you out of the vehicle, to ask Mr. Reardon to step out of the vehicle to assist in the investigation. And by him stepping out of the vehicle and having a conversation outside of the vehicle, that was starting to see if I could still detect the odor of an unknown alcoholic beverage emitting from him or coming from the vehicle.

- Q. Okay. Now, are you a drug recognition expert and were you a drug recognition expert at the time of the arrest?
- A. I am not a drug recognition expert nor was I one during the arrest.
- Q. Hum, interesting. So it's safe to say that your specialty is in alcohol, correct, the effects of alcohol?
 - A. Can you repeat your question?
- Q. You specialize in the effects of alcohol in determining the intoxication by alcohol, not drugs?

1	А.	I'd say that's your question is somewhat	
2	confusing.		
3	Q.	It's very simple, Officer.	
4		BY THE COURT: Let him answer the question.	
5	You'	ve asked the question. Let him answer it.	
6		You can proceed, Mr. Osteen.	
7	А.	I'm sorry I thought someone was speaking in the	
8	background.		
9		BY THE COURT: Do you need him to repeat the	
10	ques	tion?	
11		BY OFFICER OSTEEN: Could you please repeat the	
12	ques	tion.	
13	BY MR. REARDON:		
14	Q.	You specialize in detecting the presence of	
15	alcohol,	not drugs then, correct?	
16	А.	It's more so of detecting impaired drivers.	
17	Q.	But you just said you're not a drug recognition	
18	expert.	Why are you not a drug recognition expert?	
19	А.	I'm not on that course yet.	
20	Q.	And how long have you been on this Traffic Safety	
21	Unit?		
22	А.	For just over one year.	
23	Q.	Officer Osteen, were you demanding that I take a	
24	breathal	yzer or was it me that was demanding to take a	
25	breathalyzer?		

1	A. You were demanding to take a breathalyzer.	
2	Q. You and your supervisor both stated that none of	
3	the officers have portable breathalyzers. Why is that?	
4	A. Myself and my supervisor and Officer Murph we	
5	have several working breathalyzers.	
6	Q. Why does the Traffic Safety Unit that specializes	
7	in making DWI arrests not have portable breathalyzers?	
8	A. Because we don't need it in the state of Texas	
9	because portable breathalyzers aren't admissible in court.	
10	Q. But they're a great way to determine the presence	
11	of alcohol, wouldn't you agree?	
12	A. If they're calibrated correct.	
13	Q. Are you aware that the majority of the	
14	departments around Galveston, Texas employ the use of	
15	portable breathalyzers?	
16	BY MR. CREEKMORE: Objection.	
17	BY THE COURT: Sustained. Mr. Reardon, any other	
18	question about this incident, let's speak to this,	
19	this incident we're talking about.	
20	BY MR. REARDON:	
21	Q. Why did you not take me to the police department	
22	to do a breath test?	
23	A. Because after further investigating, I felt you	
24	were under the impairment of more than alcohol.	
25	Q. But how could you know that if you're not a drug	

1 recognition expert? 2 Because you don't have to be a drug recognition 3 expert -- to be a drug recognition expert you need the 4 certification and I don't have that. 5 Q. Which with that comes identifying the signs of 6 being intoxicated by substances other than alcohol, 7 correct? 8 You don't have to be a drug recognition expert to 9 understand that someone is impaired under something else 10 other than alcohol. 11 Officer Osteen, do you believe in road fatigue? 0. 12 Α. Please explain. 13 Road fatigue as in driving long distances and the Q. 14 effects of road fatigue. 15 BY MR. CREEKMORE: Your Honor, I object. 16 BY MR. MCCLINTON: If I may have another moment. 17 BY MR. CREEKMORE: I think these are questions 18 that are irrelevant and calls for speculation. 19 BY THE COURT: All right. Mr. Reardon, are you 20 about to wrap it up here? 21 BY MR. REARDON: I'm about to wrap it up here. 2.2. BY THE COURT: All right. Thank you, 2.3 Mr. Reardon. 24 BY MR. REARDON: 25 I've just got two more questions for you. Q. The

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1
   first one is, how did you even find out about the DUI in
 2
   Lafayette County in 2021?
 3
        Α.
             Say that again.
 4
             How were you even informed of the DUI in
 5
   Lafayette County in 2021?
 6
             From your criminal district.
        Α.
 7
             Are you sure about that?
        0.
 8
        Α.
             The DUI that you had in Lafayette County?
 9
             In Lafayette County, Mississippi, yes.
        Q.
10
                   I officially found out from your criminal
        Α.
             Yes.
11
   district.
12
                    Final question, the felony driving while
        0.
             Okay.
13
   intoxicated that you charged me with --
14
        Α.
             Yes, sir.
15
             -- was dismissed May 24th, 2023; is that correct?
        Q.
16
   Have you seen that order of dismissal?
17
             May 24th, 2023, no, sir.
        Α.
18
        0.
             You've not?
19
             May 24th, 2023 was before --
        Α.
2.0
             May 24th, 2024, I'm sorry.
        Q.
21
             So I have not seen the dismissal personally, no,
        Α.
2.2.
   I have not.
2.3
                    But currently now the charge is pending as
        Q.
             Okay.
24
   a misdemeanor, correct?
25
             Yes, sir.
        Α.
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1	BY MR. REARDON: No further questions.	
2	BY THE COURT: All right. Thank you,	
3	Mr. Reardon.	
4	Any redirect, Mr. Creekmore?	
5	BY MR. CREEKMORE: No, Your Honor.	
6	BY THE COURT: All right. May this witness be	
7	excused?	
8	BY MR. CREEKMORE: Yes, Your Honor.	
9	BY THE COURT: We can turn off the media.	
10	Any additional witnesses, Mr. Creekmore?	
11	BY MR. CREEKMORE: No, Your Honor. The State	
12	rests.	
13	BY THE COURT: All right. Mr. McClinton,	
14	Mr. Reardon, any witnesses?	
15	BY MR. MCCLINTON: No, Your Honor.	
16	BY THE COURT: Is that correct, Mr. Reardon?	
17	BY MR. REARDON: No witnesses, Your Honor.	
18	BY THE COURT: You want to go ahead and I'll	
19	recognize you to close and then I'll recognize the	
20	State to close on their motion to revoke the suspended	
21	sentence of four years and revoke the unsupervised	
22	probation.	
23	BY MR. REARDON: May I please the Court?	
24	BY THE COURT: Yes, Mr. Reardon, you're	
25	recognized to close.	

BY MR. REARDON: Your Honor, what's important today is that the underlying felony charge in Galveston was dismissed by the Court. The order of dismissal was entered on the 24th of May, 2024 dismissing the felony charge. And furthermore citing Williams versus State, "furthermore with the underlying charges are dismissed before a revocation hearing occurs, proof of the arrest alone is insufficient to prove that the defendant committed the act that violated the parole condition."

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2.2.

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And in this case, that refers to parole *Gagnon*versus Scarpelli recognizes that same due process,

same protections are reported to a probationer as to a

parolee. Yet, that particular procedure is applied

when there is an acquittal or dismissal of the

underlying criminal charges prior to completion of the

revocation hearing, which is what's occurred in this

matter.

Further goes on in paragraph 24 that the majority notes while settled, supreme court has been, in fact, that when the underlying charges are dismissed before a revocation hearing occurs, proof of the arrest alone is insufficient the proof that the defendant committed the act violated the condition. And that's *Elkins* versus State 116 So.3d 185.

Your Honor, this is -- I don't think anything further needs to be said. I think the order for dismissal speaks for itself. And this proceeding should be dismissed and I should be released at the conclusion of this hearing.

BY THE COURT: All right. Thank you, Mr. Reardon. You may be seated.

2.0

2.2.

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Mr. Creekmore, close on the State's motion.

BY MR. CREEKMORE: Briefly, Your Honor. The

State submits to the Court that he does have a pending violation in Texas with DUI, that based on proof it is a felony DUI. I think there was some confusion in

Texas as to whether the DUI in Oxford was on appeal or not. But he still has to face what he did in Texas by violating the law.

As far as the State's position about why we're here today is because Mr. Reardon can't live without violating the terms and conditions that the Court imposed upon him by breaking the law as evidenced by a toxicology report that shows that he had methamphetamine in his system while he was driving down the road in Texas. State submits that we've met the burden under Williams V State, preponderance of the evidence. I think we've met it beyond preponderance of the evidence that he has failed to

abide by the terms and conditions of the State and should be revoked.

BY THE COURT: All right. Thank you, Mr. Creekmore.

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In the sentencing order, Mr. Reardon, that was entered your plea of guilty on September 30th, 2022, placing you on unsupervised probation and a five-year sentence which was all five years suspended. The suspension of the sentence is based on the conditions as follows: The defendant shall hereafter commit no offenses of the law of this State or any state of the United States.

Based on the testimony presented to the Court and the evidence particularly Exhibit 3 showing .13 level methamphetamine in your system and being charged with a felony DUI, the Court finds that it's more probable than not and by a preponderance of the evidence that you have, in fact, violated the terms and condition of your unsupervised probation.

Therefore, your suspended sentence of four years is revoked. Your unsupervised probation is revoked.

What is the recommendation of the State?

BY MR. CREEKMORE: Your Honor, the State recommends the defendant serve a term of two years resuspend the remaining portion under post-release

1 supervision. 2 BY THE COURT: Supervised. 3 BY MR. CREEKMORE: Supervised. Yes, sir. 4 BY THE COURT: All right. Based on your 5 probation and revocation violating your suspended 6 sentence, Mr. Reardon, the Court hereby follows the 7 recommendation of the State and hereby sentences you 8 to four years in the custody of the Mississippi 9 Department of Corrections, with execution of two years 10 suspended, leaving two years to serve. Upon your 11 release from MDOC custody, you'll be placed on two 12 years of post-release supervision. If the records are 13 right in your file, you have not paid a dime to the 14 Lafayette County Circuit Court Clerk, you still owe 15 \$842.50. 16 Anything further? BY MR. CREEKMORE: 17 Nothing from the State, 18 Your Honor. 19 BY THE COURT: Mr. Reardon, you will be remanded 20 to Lafayette County Detention Center awaiting 21 transport to the Mississippi Department of 2.2. Corrections. 2.3 BY MR. REARDON: Your Honor, as far as the back 24 time, I have --25 BY THE COURT: This matter is adjourned. We have

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drug court.
                        Thank you.
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1	CERTIFICATE
2	STATE OF MISSISSIPPI: COUNTY OF UNION:
4	I, DANA R. RAKESTRAW, BCR, CCR, Official Court
5	Reporter for the Third Circuit Court District of the State
6	of Mississippi, do hereby certify that to the best of my
7	skill and ability I have reported the proceedings had and
8	done in the hearing of STATE OF MISSISSIPPI VS. MATTHEW
9	REARDON, being Number LK22-358 on the docket of the
10	Circuit Court of Lafayette County, and that the above
11	and foregoing 45 pages contain a true and correct
12	transcript of my stenographic notes taken in said
13	proceedings.
14	I do further certify that my certificate annexed
15	hereto applies only to the original and certified
16	transcript. The undersigned assumes no responsibility for
17	the accuracy of any reproduced copies not made under my
18	control or supervision.
19	Witness my signature this, the 17th day of
20	October, 2024.
21	s/Dana R. Rakestraw
22	DANA R. RAKESTRAW, BCR, CCR #1418
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