

NOTE: (If DWI, use AOC-CR-342 (active) or AOC-CR-310 (probation). If active sentence to DOC, use AOC-CR-602. If supervised probation, use AOC-CR-604.) DOC

MAGISTRATE'S ORDER - MISDEMEANOR ONLY

The named defendant has been arrested without a warrant and there is probable cause for the defendant's detention on the stated charges. This Magistrate's Order is issued upon information furnished under oath by the named officer. A copy of this Order has been delivered to the defendant.

Date: _____ Signature Of Magistrate/Deputy/Assistant/CSC: _____

COURT USE ONLY

District Attorney: _____ Attorney For Defendant At Time Of Trial Or Plea: M.P.
J. Sigmon

Appointed
 Retained
 Waived

PRIOR CONVICTIONS:
No./Level: 0 I (0) II (1-4) III (5+)

PLEA: guilty/resp. no contest
 guilty/resp. no contest
 not guilty/resp.

VERDICT/FINDING: guilty/resp.
 guilty/resp.
 not guilty/resp.

MISD. CLASS: A1 2 3
MISD. CLASS: A1 1 2 3
 V/D

JUDGMENT: The defendant appeared in open court and freely, voluntarily and understandingly entered the above plea; on the above verdict/finding, it is ORDERED that the defendant: pay costs and a fine/penalty of \$ _____ be imprisoned for a term of _____ days in custody of the sheriff. Pretrial credit _____ days served. The Court finds that a longer shorter period of probation than specified in G.S. 15A-1343.2(d) is necessary. Execution of sentence is suspended and the defendant is placed on unsupervised probation for _____ months, subject to the regular conditions of probation and the following:
 (1) pay costs and a fine/penalty of \$ remit (2) not operate a motor vehicle until properly licensed by DMV; (3) complete 20 hours of community service 3-28-13 days and pay the fee; (4) Other: pay cost + review

MAR allowed; strike plea; judgment; see MAR 4.25.13
 It is ORDERED that this: Judgment is continued upon payment of costs. case be consolidated for judgment with _____

sentence is to run at the expiration of the sentence in _____
 COMMITMENT: It is ORDERED that the Clerk deliver two certified copies of this Judgment and Commitment to the sheriff and that the sheriff cause the defendant to be retained in custody to serve the sentence imposed or until the defendant shall have complied with the conditions of release pending appeal.
 The defendant in open court, gives notice of appeal to the Superior Court. The current pretrial release order is modified as follows: _____

Date: 1-24-13 Signature Of District Court Judge: _____ I certify that this Judgment is a true copy. Date: _____ Signature Of Deputy/Assistant/CSC: _____

File No. **12CR07263**
NORTH CAROLINA UNIFORM CITATION
Defendant is To Appear in District Court
Hshewer, 10/1/13

THE STATE OF NORTH CAROLINA VS.
Name Of Defendant: Savannah Tedescio
Address: 2119 US 70E
City: MAELON State: NC Zip: 27552
Drivers License No.: 37741453 State: NC CDL: C Class: C
Race: W Sex: F Date Of Birth: 12-15-1990 Age: 21
Vehicle License No.: 925-S13-4101 Telephone No.: _____
Vehicle Type: _____ Trailer Type: _____ CMV: _____ Haz. Mat.: _____ Make: _____ Year: _____
Name And Telephone No. Of Defendant's Employer: _____
Date Of Arrest & Check Digit No. (As Shown On Fingerprint Card): _____

ACKNOWLEDGMENT/RESIDENT PERSONAL RECOGNIZANCE FOR APPEARANCE
I acknowledge receipt of this Citation and I promise to appear in the named court at the time and place designated herein to answer the charges. I understand that my failure to appear or to dispose of this Citation by other acceptable legal means, such as a waiver, will result in my operator's license issued by my state or residence being suspended until I have done so. Also, I may go before a magistrate and make bail in lieu of my personal recognizance.

Date: 9/3/12 Signature Of Defendant: _____
Officer: Thomas No.: 2373 Troop: _____ District: Bellevue
SHP Code: NC Patrol 1 Police/Sheriff:
Area: B Wea. E Vis. _____ Traffic _____ Accident _____ Speed _____
Or Highway No./Street: _____ Injury Or Serious Injury _____
In Vicinity/City Of: 125 Blackberry Passenger(s) Under 16 _____
At: Ashville Adm. Inters. _____
With: _____ Chemical Analyst: _____ Refused: _____

DEPARTMENTAL USE ONLY

ORIGINAL-COURT COPY

STATE OF NORTH CAROLINA Buncombe County

The undersigned officer has probable cause to believe that on or about _____ 2012, in the named county, the named defendant did unlawfully and willfully operate a motor vehicle on a (street or highway) (public vehicular area) _____ MPH in a _____ MPH zone. G.S. 20-141.1.
 1. At a speed of _____ MPH in a _____ MPH zone. G.S. 20-141.1.
 2. In forward motion without having the provided seat belt properly fastened about the defendant's body. G.S. 20-135.2A.
 3. By transporting a passenger of less than 16 years of age without having the passenger in a (weight appropriate child passenger restraint system) (seat belt). G.S. 20-137.1.
 4. By transporting a child of less than five years of age and less than 40 pounds in weight without the child being secured in the rear seat, when the vehicle was equipped with an active passenger-side front air bag and the vehicle had a rear seat. G.S. 20-137.1(a1).
 5. While subject to an impairing substance. G.S. 20-138.1.
 6. Without being licensed as a driver by the Division of Motor Vehicles of North Carolina. G.S. 20-7(a).
 7. While the defendant's drivers license was revoked. G.S. 20-28.
 8. While displaying an expired registration plate on the vehicle knowing the same to be expired. G.S. 20-111(2).
 9. Without (displaying thereon a current approved inspection certificate) (having a current electronic inspection authorization for the vehicle), such vehicle requiring inspection in North Carolina. G.S. 20-183.8. Month Expired: _____
 10. By failing to see before (starting) (stopping) (turning from a direct line) that such movement could be made in safety. G.S. 20-154.
 11. By failing to stop at a duly erected (stop sign) (warning red light).
 12. By entering an intersection while a traffic signal was emitting a steady red circular light for traffic in defendant's direction of travel. G.S. 20-156(b)(2).
 13. Without having in full force and effect the financial responsibility required by G.S. 20-313. The defendant was the owner of the motor vehicle that was (registered) (required to be registered) in this State. G.S. 20-313.
 14. (Possess an open container of) (Consume) an alcoholic beverage in the passenger area of a motor vehicle. G.S. 20-134.7(a1). [NOTE: Strike "operate a (motor) vehicle" and "(public vehicular area)" above.]
 15. Without decreasing speed as necessary to avoid colliding with a (vehicle) (person). G.S. 20-141(m).
 16. Strike and report away
without the intent to deprive the
and with the intent to deprive the
possessor of its use permanently knowing
she was not entitled to it by law, if
such property having a value of \$157.03
such property belonging to Wal-Mart.
G.S. 14-7(a) 2322

17. And on or about the date and time shown above in the named county, the named defendant did unlawfully and willfully operate a (motor) vehicle on a (street or highway) (public vehicular area) _____

Date: 9/3/12 Signature Of Officer: [Signature]

WITNESSES

WITNESSES

Michael Dewdney
Name

125 Bleehing Blvd
Address

803 293 8092
Phone

Name

Address

Phone

Name

Address

Phone

City Misd.

12 CR 7263

File No.

CRIMINAL BILL OF COSTS

NOTE: This bill of costs does not reflect amounts you may owe outside the criminal judgment, such as a civil revocation fee or an administrative fee owed to another agency.

Court Date 1.24.13

STATE VS.

Name Of Defendant

Savannah Tedesco

Full Payment Partial Payment

By Date 4.25.13

Name(s) & Case No.(s) Of Other Defendant(s) Jointly Liable

STATE OF NORTH CAROLINA

BUNCOMBE County

CRDC \$180 CRD \$180 CRSC \$205 IFC \$178 IF \$178 IFDA \$368.50

PROBATION SUPERVISION B - Supervised Probation N - Not Collecting Fee U - Unsupervised

Nuisance Court

COMMUNITY SERVICE FEE DVI \$250.00 \$250.00

COMMUNITY SERVICE FEE All Other Cases \$250.00 24202

COSTS DUE THIS COUNTY Fac Fee-Magistrate \$12.00 22310

Fac Fee-District \$12.00 22210

Fac Fee-Superior \$30.00 22110

Proc Fee To: #Ser: 22500

Jail Fee #Days: 22600

Jail Fee (Post-Trial) #Days: 22620

Pre-Trial Release \$15.00 22610

DNA, Bodily Fluid, Controlled Substance Analysis Local Lab (max \$600.00) 22915

COSTS DUE THE CITY Fac Fee-Magistrate \$12.00 2331

Fac Fee-District \$12.00 2321

Fac Fee-Superior \$30.00 2311

Proc Fee To: #Ser: 2350

Jail Fee #Days: 2360

Jail Fee (Post-Trial) #Days: 2362

Local Lab (max \$600.00) 23915

FINES DUE THE COUNTY 22700

COSTS DUE OTHER COUNTIES Proc Fee To: #Ser: 295

Jail Fee #Days: 296

Jail Fee (Post-Trial) #Days: 297

Pre-Trial Release To Co: \$15.00 295

In The General Court Of Justice District Superior Court Division

COSTS DUE THE STATE GCUF-Magistrate \$127.05 21310

GCUF-District \$127.05 21270

GCUF-Superior \$152.05 21710

GCUF-Magistrate-LAA \$2.45 21311

GCUF-District-LAA \$2.45 21212

GCUF-Superior-LAA \$2.45 21112

LEOB-RF \$7.50 21700

LE Cert. & Training \$2.00 21705

Misd. Confinement Fund (D. Ct. only) \$18.00 24450

Electronic House Arrest Fee (EHA) \$90.00 24325

SBM Sex Offender Fee \$90.00 24330

Chapter 20 Violation \$10.00 21820

Chapter 20 Violation (CRDA) \$20.00 21821

Impaired Driving Fee \$100.00 21630

Impaired Driving Fee (CRDA) \$200.00 21635

Improper Equipment Fee \$50.00 24460

Improper Equipment Fee (CRDA) \$100.00 24465

Limited Driving Privilege Fee \$100.00 24335

20-Day FTA-District \$200.00 21211

20-Day FTA-Superior \$200.00 21111

20-Day FTC-District \$50.00 21213

20-Day FTC-Superior \$50.00 21113

Installation Plan Set-up Fee \$20.00 21810

DNA, Bodily Fluid, Controlled Substance Analysis SBI Lab (max \$600.00) 24320

Item Description	Amount	Code
GCUF-Magistrate	\$127.05	21310
GCUF-District	\$127.05	21270
GCUF-Superior	\$152.05	21710
GCUF-Magistrate-LAA	\$2.45	21311
GCUF-District-LAA	\$2.45	21212
GCUF-Superior-LAA	\$2.45	21112
LEOB-RF	\$7.50	21700
LE Cert. & Training	\$2.00	21705
Misd. Confinement Fund (D. Ct. only)	\$18.00	24450
Electronic House Arrest Fee (EHA)	\$90.00	24325
SBM Sex Offender Fee	\$90.00	24330
Chapter 20 Violation	\$10.00	21820
Chapter 20 Violation (CRDA)	\$20.00	21821
Impaired Driving Fee	\$100.00	21630
Impaired Driving Fee (CRDA)	\$200.00	21635
Improper Equipment Fee	\$50.00	24460
Improper Equipment Fee (CRDA)	\$100.00	24465
Limited Driving Privilege Fee	\$100.00	24335
20-Day FTA-District	\$200.00	21211
20-Day FTA-Superior	\$200.00	21111
20-Day FTC-District	\$50.00	21213
20-Day FTC-Superior	\$50.00	21113
Installation Plan Set-up Fee	\$20.00	21810
DNA, Bodily Fluid, Controlled Substance Analysis		
SBI Lab (max \$600.00)		24320
SBI DNA Fee (criminal cases only)	\$ 2.00	24322
SBI DNA Fee (criminal cases only) (CRDA)	\$ 4.00	24323
AOC COSTS		
Appointment Fee To AOC	\$ 60.00	
(5.00 - 24615 / 55.00 - 24612)		
Attorney's Fee And Expense To AOC		24610
SC Interpreter Fee		24651
DC Interpreter Fee		24652
Telephone System Fee	\$ 4.00	24681
Telephone System Fee (CRDA)	\$ 8.00	24682
OTHER COSTS		

SEE ATTACHED WORKSHEET SEE SIDE TWO

Name Of Clerk Jax

Date 4.25.13

Dep CSC Asst CSC TOTAL \$ 180.00

Clerk Of Superior Court

STATE OF NORTH CAROLINA
BUNCOMBE COUNTY

IN THE GENERAL COURT OF JUSTICE
DISTRICT COURT DIVISION

12 CR 7203

STATE VERSUS

FINDINGS OF FACT/
WAIVER OF COMMUNITY SERVICE FEE

Savannah Tedesco

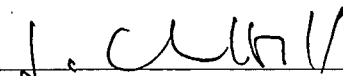
Defendant.

This matter having come on for plea before the Court, in the matter of the community service fee associated with this plea, the Court makes the following findings of fact:

- 1) The Defendant is entering a plea pursuant to a Nuisance Court plea agreement and agrees to be a participant in the Buncombe County Nuisance Court.
- 2) As a participant in Nuisance Court, the Defendant will be supervised to do community service by the City of Asheville, not the Buncombe County Community Service department as set out in N.C.G.S. §143B-262.4.
- 3) The Buncombe County Nuisance Court program is funded by the City of Asheville and not by the State of North Carolina through the Administrative Office of the Courts.
- 4) Participants in the Buncombe County Nuisance Court program are placed on unsupervised probation and only make contact with the probation office on the day of plea to provide their contact information and be notified of where they are to do their community service.
- 5) The contemplation of the parties agreeing to participate in Nuisance Court is that upon successful completion of the Defendant's community service, the State will move the Court to strike the Defendant's plea and judgment and the State will then take a dismissal of the Defendant's case.
- 6) It is in the interests of justice to preserve the role of Nuisance Court in assisting with a timely disposition of cases and to encourage participation in the Nuisance Court by defendants.

WHEREFORE, based upon the above listed findings of fact, the Court waives the community service fee in the above captioned case.

This the 24 day of January, 2013.



The Honorable J. Calvin Hill
District Court Judge Presiding

STATE OF NORTH CAROLINA
BUNCOMBE COUNTY

IN THE GENERAL COURT OF JUSTICE
DISTRICT COURT DIVISION
12CR 7263

STATE VERSUS

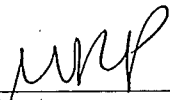
MOTION FOR APPROPRIATE RELIEF
AND ORDER STRIKING PLEA AND
JUDGMENT

SAVANNAH TEDESCO

Defendant.

NOW COMES THE STATE, by and through the undersigned Assistant District Attorney, pursuant to NCGS 15A-1411(c) and respectfully moves the Court in accordance with the plea agreement entered between the parties at the time of the entry of Defendant's plea and judgment to strike the judgment(s) in the above captioned case(s) because the Defendant has completed all conditions of Nuisance Court Program as outlined in the plea agreement. If the motion is granted, the State will take a dismissal in the above captioned cases upon payment of court costs. No monies paid in connection with this matter will be refunded.

This is the 25th of April, 2013.



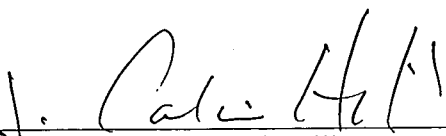
Assistant District Attorney

ORDER STRIKING PLEA AND JUDGMENT

Upon motion of the State and for good reason shown, the Court finds that it was the contemplation of the parties that the plea and judgment in the above captioned cases would be stricken upon Defendant's completion of the terms and conditions of the judgment; and upon the representation of the State and the Defendant that the Defendant has complied, it is ORDERED that the Plea(s) and Judgment(s) in the above captioned case(s) be stricken. No monies paid in connection with this matter will be refunded.

Both Defendant and his/her counsel were present for the motion and did not object to the State's motion.
Defendant appeared pro se and did not object to the State's motion.

This is the 25th of April, 2013.

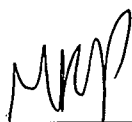


The Honorable J. Calvin Hill
District Court Judge Presiding

NUISANCE COURT DISMISSAL

The Defendant's previously entered plea and judgment having been stricken following a Motion for Appropriate Relief, the undersigned prosecutor takes a Voluntary Dismissal Without Leave upon payment of court costs in the above captioned cases because the Defendant has successfully completed the Nuisance Court Program and has satisfied the conditions of his/her judgment.

This is the 25th of April, 2013.



Assistant District Attorney

STATE OF NORTH CAROLINA
BUNCOMBE COUNTY

IN THE GENERAL COURT OF JUSTICE
DISTRICT COURT DIVISION
12 CR 7203

TRANSCRIPT OF PLEA AGREEMENT (NUISANCE COURT)

STATE VERSUS

Savannah Tedesco
Name of Defendant
12/18/90 22
DOB Age

Class: 1
Level: 1

The Defendant agrees to plead guilty to the charges set forth below in accordance with the terms and conditions of plea set forth below:

Plead Guilty to: (M) Larceny

The Defendant will be placed on unsupervised probation for [months] [a period of time in the discretion of the Court] to participate in the Nuisance Court program and complete [20 hours of community service] [~~a number of hours of community service in the discretion of the Court~~]. The Defendant understands that if he/she does not comply with the judgment his/her sentence may be activated and he/she would be placed into custody. It is the intention of the parties that if the Defendant successfully completes the Nuisance Court Program, and returns for review scheduled following the entry of the judgment, the State will make a Motion to Strike the Defendant's plea and judgment and if the Court strikes the plea and judgment, the State will take a dismissal in the above listed charge(s). Any fees or court costs paid by the Defendant will not be refunded upon dismissal of Defendant's cases. If Defendant fails to appear in Court for post judgment review without making previous arrangements to be excused, the State will not move to strike the Defendant's judgment.

 If initialed by the Defendant, the Defendant also agrees to have an assessment and follow any recommended treatment with (circle one): Women at Risk through WCCJ or a court-approved treatment facility.

 If initialed by the prosecutor, the State agrees to return the Defendant's skateboard [upon entry of this plea] [upon completion of the Nuisance Court program].

 If initialed by the Defendant, for simple possession of drugs and/or drug paraphernalia cases, the Defendant does not consent to a judgment under NCGS §90-96 because he/she is agreeing to participate in Nuisance Court.

CH If initialed by the Court, in the discretion of the Court and at the request of the State and the Defendant, the community service fee and any fines are waived.

1/24/13 Savannah Tedesco Savannah Tedesco
Date Name of Defendant Signature of Defendant

1/24/13 Justin Signin [Signature]
Date Name of Lawyer for Defendant Signature of Lawyer

Certification by Prosecutor:

I hereby certify that the conditions stated within this transcript, if any, are the terms and conditions agreed to by the defendant and his/her lawyer and myself for the entry of the plea by the defendant to the charge(s) in this case.

1/24/13 Meredith Pressley [Signature]
Date Name of Prosecutor Signature of Prosecutor

(TYPE OR PRINT IN BLACK INK)

File No. 12 CR 7263

STATE OF NORTH CAROLINA

Buncombe County

Additional File Nos.

In The General Court Of Justice
[X] District [] Superior Court Division

Name Of Defendant, Petitioner, Respondent: Savannah Tedesco
Street Address Of Defendant, Petitioner, Respondent
Permanent Mailing Address Of Defendant, Petitioner, Respondent (If Different Than Above)
Telephone Number of Defendant, Petitioner, Respondent
[] Check here if defendant is in jail
Full Social Security No. [] Has No Social Security No.

ORDER OF ASSIGNMENT OR DENIAL OF COUNSEL

G.S. 7A-146(11), 7A-292(15), 7A-450, 7A-451(a)

Offense(s) (List Offense(s) Only If File No. Has Not Been Assigned)
[X] Prior Affidavit

INSTRUCTIONS: Do not use this form for first-degree murder cases or murder cases where the degree is undesignated, except for cases where the defendant was under 18 years of age at the time of the offense, or for capital post-conviction cases or appeals to the Court of Appeals or Supreme Court. For adult first-degree murder cases or murder cases where the degree is undesignated at the trial level, the Office of Indigent Defense Services will use form AOC-CR-624. For capital post-conviction cases, the Office of Indigent Defense Services will use form AOC-CR-625. For appellate cases, the Court will use form AOC-CR-350.

I. ASSIGNMENT OR DENIAL OF COUNSEL

From the petition heard in this matter, it appears to the Court that the applicant named above is party to a proceeding or action listed in G.S. 7A-451(a); and, from the affidavit made by the applicant, and from the inquiry made by the Court, which is documented in the record, it is determined that the applicant:
[] 1. will not receive an active or suspended term of imprisonment if he/she is convicted of the offense(s) for which he/she is charged; it is ORDERED that the defendant's petition is denied.
[] 2. will not receive an active or suspended term of imprisonment if he/she is found in contempt; it is ORDERED that the defendant's petition is denied.
[] 3. is financially able to provide the necessary expenses of legal representation; it is ORDERED that the applicant is not an indigent and his/her petition is denied.
[X] 4. is not financially able to provide the necessary expenses of legal representation; it is ORDERED that the applicant is an indigent and is entitled to the services of counsel as contemplated by law, and that he/she shall be represented by:
[] the attorney named below.
[X] the public defender in this judicial district.

Name Of Appointed Attorney (If Applicable) Next Court Date

II. SIGNATURE OF JUDGE, CLERK OR MAGISTRATE

Date: 10.3.12 Signature: [Signature] [X] Judge [] Clerk Of Superior Court [] Magistrate

NOTE: A magistrate who is a duly licensed attorney may appoint counsel if designated to do so by the Chief District Court Judge. See G.S. 7A-146(11) and G.S. 7A-292(15).

AFFIDAVIT OF INDIGENCY

Name Savannah Simone Tedesco Date of Birth 12/08/1990

How many criminal offenses have you been convicted of in the past ten years? 0

Do you receive any of the following benefits? (circle those that apply):

AFDC Food stamps Medicaid Medicare SSI Disability income

Do you have a court appointed attorney on any other pending charges? Yes No

Do you work? Yes No. If yes, where? Full Time Student

What is your TOTAL INCOME PER MONTH FROM ALL SOURCES after taxes? \$ 520 per month

How much do you spend EACH MONTH TOTAL on ALL YOUR BILLS, including Rent/Mortgage, Utilities, Car Payment, Credit Card Payment, and all other monthly bills? \$ 600

If you are married, how much does your spouse make each week? \$ N/A

What is the value of your home and any other real property you own? \$ N/A

How much do you still owe on the property? \$ N/A

How much do you have in ALL of your checking accounts? \$ 133.00

How much do you have in ALL of your savings accounts? \$ 0.00

If you have a court appointed attorney and are found guilty or plead guilty you will be required to reimburse the state for all or part of your attorney's fees. A judgment will be entered against you in the clerk's office for any unpaid amounts. Your federal and state income taxes will be used to pay any unpaid attorneys fees.

I certify that the information provided on this form is true and accurate to the best of my knowledge.

Signature Savannah Tedesco

Date: 10-03-2012

PUBLIC DEFENDER Appointed Denied Judge's Initials

100 BUNCOMBE ICA INQUIRY 01 12CR 007263 FILM:
 DISPOSED R S DOB/AGE CR FILING DATE: 091412
 CITATION W F 12081990 DL#: 37741483 NC
 TEDESCO, SAVANNAH, SIMONE * - CIT#: C1830748 TRIAL DATE: 042513
 2119 US 70 E 767017 CSLR: CSLRC: AM
 MARION NC 28752 DEF ATTY: SIGMON, JUSTIN TYP: P VRA:
 CHG/ARRN OFFN: M MISDEMEANOR LARCENY 14-72 (A)
 COMPLAINANT: JONES, K, C APD ISSUED: 090312 SERVED: 090312
 OFFN DATE: 090312 ARRN DATE: MOTIONS DATE: DISP DATE: 042513
 CONT. D: 00 S: 00 C: 00 NR: 00 INT?: FRM: RSONCO: GANG REL: DV CV: N

PLEA VER MOD FINE COSTS WCC REST JUDGE PAID TO-BE-PAID
 VD \$ \$ \$ JCH YES CAB:
 CONV OFFN:
 SENT LEN: - SENT TYPE: CONS F/JGMT:
 PROB: WITHDRAWN: APPEALED TO SUPERIOR:
 AREA CD: ACCD: HWY: V LIC: TRANS TO SUPERIOR:
 CDL: N CMV: N HAZ: N TRP/DIST: V ST: V TYP: APPELLATE:
 MAR ALLOWED, SEE MAR, STATE TAKES VD

ARREST DATE: CHECK DIGIT: SID: LID:
 NEXT#: PF2 - NAME INQUIRY ADDL CHARGES:

\$3.50

BUNCOMBE COUNTY CLERK OF COURT
 01/24/15 11:49:01
 PAYOR: COPIES
 PAYEE:
 ORDER:
 CITIZEN: VCAP: N
 2119 US 70 E 767017 3.50
 TOTAL PAID 3.50
 CA TENDERED 4.00
 CHANGE .50
 8184 ID C101M