1	
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	A-1
25	EXHIBIT ONE (1)

# WAIVER HEARING FOR VICTOR M. JACKSON EXHIBIT LIST

EXHIBITS	DESCRIPTION OF DOCUMENTS
ADE – 1	Educator's License, dated 1/1/2017
ADE – 2	Plea Agreement, filed 11/9/2017
ADE – 3	Notice of Disqualifying Offense, dated 1/3/2018
ADE – 4	Request for Waiver Hearing, received 2/5/2018
ADE – 5	Criminal Information and Probable Cause Affidavit, filed 6/8/2017
ADE – 6	Sentencing Order, filed 12/27/2017
ADE 7	Arkansas Code Annotated § 6-17-410 (2017)
ADE – 8	Uniform Controlled Substance Act, et seq. (§§ 101-608)



## ARKANSAS

# DEPARTMENT OF EDUCATION EDUCATOR'S LICENSE

**VICTOR MATURE JACKSON** 

**BACHELORS** 

CODE	AREA		ТУРЕ		
GRA	DE LEVEL	VALID FROM	VALID TO		
085	EL EMENTADY I	PHYSICAL EDUCATION	I IPPING		
003	1		LIFETIME		
	K-6	1/1/2017			
184	ELE	MENTARY	LIFETIME		
	1-6	1/1/2017			
-Invalid Below this Line-					

COMMISSIONER OF EDUCATION

DIRECTOR - EDUCATOR LICENSURE

#### IN THE CIRCUIT COURT OF UNION COUNTY, ARKANSAS

STATE OF ARKANSAS

**PLAINTIFF** 

VS.

NO. 10 CR-2017-277-1

Victor Tackson

CHARGE: POUS (sch 1/11) W/I, POUS (IV/V) W/I,

TBR, POUS (VI) W/I

PLEA AGREEMENT

NOW COMES the State of Arkansas and the Defendant, Vita Jackson by his Attorney, James B. Bennett, and for this their mutual agreement for entry of a plea of guilty in the above styled cause, state:

- That the Defendant is charged by the State of Arkansas with the offense of Some as above
  - Defendant has been convicted of \_\_\_\_\_ prior felonies.
- 3. That in this it appears that it would serve the interest of the public in the effective administration of justice that the Prosecuting Attorney, Defendant, and Counsel for the Defendant engage in plea discussions for the purpose of reaching a plea agreement;
- 4. That as result of said plea discussions between the said persons, an agreement has been made and is as follows:

UNION COUNTY CIRCUIT CLERK DOCUMENT# CTX-00000082383

Page 1 of 2

The Defendant will enter a plea of guilty to the charge of Pols (1/11);
The Defendant will enter a plea of guilty to the charge of voca ( ) ///
he Prosecuting Attorney will recommend a sentence of: Syrs probation, Courl
costs. Balance of charges Nelle Pooss.
the Prosecuting Attorney will recommend a sentence of: Syrs probation, court  Costs. Balance of charges Nelle Pross.  Sentenced as First Oftender.
With M. Jackson
DEFENDANT
AM
COUNSEL FOR DEFENDANT
PROSECUTING ATTORNEY
DATED: 11-9-17



# Arkansas Department of Education

Transforming Arkansas to lead the nation in student-focused education

Johnny Key Commissioner January 3, 2018

PERSONAL AND CONFIDENTIAL

VIA FIRST-CLASS AND CERTIFIED MAIL
RETURN RECEIPT REQUESTED NO.: 91 7199 9991 7033 5847 2153

State Board of Education

Dr. Jay Barth Little Rock Chair

Joe Black Newport Vice Chair

Susan Chambers Bella Vista

Charisse Dean Little Rock

Dr. Fitz Hill Little Rock

Ouida Newton Poyen

Mireya Reith Fayetteville

R. Brett Williamson El Dorado

Diane Zook Melbourne

Four Capitol Mall Little Rock, AR 72201-1019 (501) 682-4475 ArkansasEd.gov

An Equal Opportunity Employer Mr. Victor Mature Jackson

Re: Disqualifying Offense

Dear Mr. Jackson:

Arkansas law provides that the State Board of Education shall not issue, or renew, and shall revoke the license of any person who pleads guilty or no contest to, or is convicted of certain enumerated offenses in accordance with Ark. Code Ann. § 6-17-410(c). The Department of Education has received information that you pled guilty to the following disqualifying offense pursuant to Ark. Code Ann. § 6-17-410(c):

Date of Plea:

November 9, 2017

Nature of Offense:

A.C.A § 5-64-419 (b)(2)(A) Possession of Controlled Substance, Schedule I, II, Excluding Meth Cocaine

Jurisdiction:

Union County, Arkansas

In addition, you are ineligible for employment in any public school under Ark. Code Ann. § 6-17-411. Therefore, the Department will recommend that the State Board of Education revoke your teaching license.

You are entitled to a hearing in front of the State Board of Education regarding revocation of your license. Ark. Code Ann. § 6-17-410(f) authorizes the State Board to grant waivers of the licensure eligibility provisions of § 6-17-410(c) upon request of an affected applicant for licensure. To request a hearing for a waiver of the disqualifying offense, you must submit your written request to this office, by mail or by email, within thirty (30) days of the date of this letter.

State Board of Education meetings occur once a month and are available to the public through live video-streaming. A request to be placed on the agenda must be received not less than three weeks before the meeting date. The Board meets in the Auditorium of the Arkansas Department of Education – Arch Ford Education Building, Four Capitol Mall, in Little Rock, Arkansas.

ADE Exhibit 3 Page 1 of 2





Meeting dates may be found at: <a href="http://www.arkansased.org/events/event\_categories/state-board-of-education">http://www.arkansased.org/events/event\_categories/state-board-of-education</a>

The circumstances that the State Board may consider include, but are not limited to:

- The age at which the crime or incident was committed
- The circumstances surrounding the crime or incident
- The length of time since the crime or incident
- Subsequent work history
- Employment references
- Character references
- Other evidence demonstrating that the applicant does not pose a threat to the health or safety of school children or school personnel.

If you request a hearing, you will be asked to provide a written statement, and any supporting documents that address those considerations. Examples of pertinent documents include: the names and phone numbers of persons who may verify information contained in your statement or documentation. Alternatively, you may consent to the surrender of your license. (See enclosed form). The consent to surrender your license would be placed on the State Board's consent agenda at the next possible meeting. You may obtain information concerning the disqualifying offense or schedule a hearing to request a waiver from the State Board of Education by contacting the Arkansas Department of Education, Professional Licensure Standards Board, Four Capitol Mall, Little Rock, AR 72201, (501) 682-0166; or by email at Daryl. Taylor@arkansas.gov.

Sincerely,

Daryl A. Taylor, Managing Attorney Professional Licensure Standards Board

**Enclosure:** Consent Form

cc: Cheryl Reinhart, Director, Educator Licensure

Eric James, Chief Investigator

To the State Board of Education
I Victor M. Jackson would like to schedule a hearing to request a waiver
FEB -5 2016 CAR
17-216 SM Wictor Sm. Jackson
1-31-18

### IN THE CIRCUIT COURT OF UNION COUNTY, ARKANSAS THIRTEENTH DISTRICT

STATE OF ARKANSAS

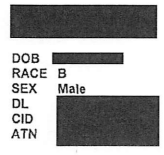
PLAINTIFF

V.

70CR-2017- 277

VICTOR JACKSON

DEFENDANT



#### INFORMATION

Comes the Prosecuting Attorney for the Thirteenth District of UNION County, Arkansas, and in the name and by the authority of the State of Arkansas, charges Victor Jackson with the crime(s) of POSSESSION OF SCHEDULE I/II CONTROLLED SUBSTANCE W/ PURPOSE TO DELIVER, < 2G (NOT METHAMPHETAMINE/COCAINE), POSSESSION OF SCHEDULE IV/V CONTROLLED SUBSTANCE W/ PURPOSE TO DELIVER, < 200G, THEFT BY RECEIVING - CREDIT/DEBIT CARD OR ACCOUNT NUMBER and POSSESSION W/PURPOSE DELIVER CONTROLLED SUBSTANCE SCHEDULE VI <= 14G as follows:

COUNT 1: POSSESSION OF SCHEDULE I/II CONTROLLED SUBSTANCE W/ PURPOSE TO DELIVER, < 2G (NOT METHAMPHETAMINE/COCAINE) ARK. CODE ANN. § 5-64-424 (b) (1). In the Thirteenth District of UNION COUNTY, the said defendant did unlawfully and feloniously on or about April 21, 2017, commit the offense of Possession of a Schedule I/II Controlled Substance not Methamphetamine or Cocaine (Hydrocodone) with Purpose to Deliver when he possessed a quantity of Hydrocodone with an aggregate weight, including an adulterant or diluent, of less than two grams (<2g), while also possessing two other controlled substances.

#### 5-64-424. CLASS C FELONY.

Not less than three (3) years nor more than ten (10) years in the Arkansas Department of Correction; and/or up to a \$10,000.00 fine.

Thereby committing the offense of POSSESSION OF SCHEDULE I/II CONTROLLED SUBSTANCE W/ PURPOSE TO DELIVER, < 2G (NOT METHAMPHETAMINE/COCAINE), said offense being a CLASS C FELONY against the peace and dignity of the State of Arkansas.

COUNT 2: POSSESSION OF SCHEDULE IV/V CONTROLLED SUBSTANCE W/ PURPOSE TO DELIVER, < 200G ARK. CODE ANN. § 5-64-432 (b) (1) (A). In the Thirteenth District of UNION COUNTY, the said defendant did unlawfully and feloniously on or about April 21, 2017, commit the offense of Possession of a Schedule IV/V Controlled Substance (Carisoprodol), with Purpose to Deliver when he possessed a quantity of Carisoprodol with an aggregate weight, including an adulterant or diluent, of less than two hundred grams (<200g), while also possessing the controlled substances.

UNION COUNTY CIRCUIT CLERK LEGIPT

CHERNING STANDARD BY TO LEAR PARTY BY TO LAND DC

ADE Exhibit 5
Page 1 of 4

#### 5-64-432. CLASS D FELONY.

Not to exceed six (6) years in the Arkansas Department of Correction; and/or up to a \$10,000.00 fine.

Thereby committing the offense of POSSESSION OF SCHEDULE IV/V CONTROLLED SUBSTANCE W/ PURPOSE TO DELIVER, < 200G, said offense being a CLASS D FELONY against the peace and dignity of the State of Arkansas.

COUNT 3: THEFT BY RECEIVING - CREDIT/DEBIT CARD OR ACCOUNT NUMBER ARK. CODE ANN. § 5-36-106 (e) (3) (B). In the Thirteenth District of UNION COUNTY, the said defendant did unlawfully and feloniously on or about April 21, 2017, commit the offense of Theft by Receiving when he received, retained, or disposed of stolen property of another person: (1) knowing that the property was stolen; or (2) having good reason to believe the property was stolen; such property being checks, debit cards, insurance cards, and social security cards.

#### 5-36-106. CLASS D FELONY.

Not to exceed six (6) years in the Arkansas Department of Correction; and/or up to a \$10,000.00 fine.

Thereby committing the offense of THEFT BY RECEIVING - CREDIT/DEBIT CARD OR ACCOUNT NUMBER, said offense being a CLASS D FELONY against the peace and dignity of the State of Arkansas.

COUNT 4: POSSESSION W/PURPOSE DELIVER CONTROLLED SUBSTANCE SCHEDULE VI <= 14G ARK. CODE ANN. § 5-64-436 (b) (1). In the Thirteenth District of UNION COUNTY, the said defendant did on or about April 21, 2017, commit the offense of Possession of a Controlled Substance (Marijuana) with Purpose to Deliver when he possessed a quantity of Marijuana weighing less than fourteen grams (<14g), while also possessing two other controlled substances.

#### 5-64-436. CLASS A MISDEMEANOR.

No more than one (1) year in Jail; and/or a fine not to exceed \$2,500.

Thereby committing the offense of POSSESSION W/PURPOSE DELIVER CONTROLLED SUBSTANCE SCHEDULE VI <= 14G, said offense being a CLASS A MISDEMEANOR against the peace and dignity of the State of Arkansas.

There appearing reasonable grounds for believing the alleged offense(s) was committed by defendant, a warrant is therefore prayed for his arrest to be issued by the court.

DAVID F. BUTLER, PROSECUTOR

John Thomas Shepherd/Deputy Prosecuting Attorney

#### PROBABLE CAUSE AFFIDAVIT

## CAD-17112 CASE NUMBER

ACCUSED: <u>VICTOR JACKSON</u>

On April 21, 2017 at approximately 1010 hours Deputies Stanton, Oliver, Lovett, Taylor, Narcotics Investigator McCuistion and Drug Task Force Agent Messer responded to 735 South Concord (Strong Elementary) in reference to two black males both dressed in black shoes, sweat pants and hoodie with hoods up that were on school grounds without permission then fled when spotted by staff members. Upon arrival an immediate search of the area was conducted. Deputy Stanton and Oliver discovered fresh tracks through a wooded area across the street where the suspects were last seen. Going around to Fifth and Pine where the trail appeared to come out black sweat pants were found in the bushes where fresh foot prints ended. The sweat pants were photographed and bagged as evidence. At this time Sergeant Lovett called all units to the Elementary School after it was determined the suspects were no longer in the area. A school employee by the name of Jason Porter stated he walked outside and saw the two suspects on the front campus. They noticed Porter and ran across S. Concord and entered the woods. Deputies discovered a brick laying by a Teal Honda Civic (LPN 445 WGH) that was parked away from the other vehicles in an unusual manor on the north side of the parking lot. The window of the car had several marks on it from what appeared to be impacts from a heavy object. K-9 Deputy Taylor conducted a K-9 sniff of the vehicle with a positive alert. Deputies made contact with the vehicles owner Mr. Victor Jackson. Jackson is a school employee who was inside at the time and was made aware of the situation. Upon search of the vehicle Narcotics Officer McCuistion located a prescription vial containing prescription pills. The pills were later identified as Carisoprodol (Soma) (Count 38) and Hydrocodone (Count 22). While searching further a black duffle bag was discovered in the trunk of Jackson's car. Inside the black duffle bag Officer McCuistion found a prescription bottle containing Promethazine DM cough syrup along with a blue southern bank corp bag containing approximately 47 debit cards and 23 personal checks with names other than that of Victor Jackson, with most of the checks filled out to Jackson himself. Deputy Stanton continued the search of the bag and located small amounts of what appeared to be marijuana. The vehicle was towed to the UCSO for a detailed search due to the trunk being full and needing to be unloaded to

continue. Mr. Jackson was arrested on above stated charges and transported to the UCSO Jail by Deputy Mike Taylor. Further search of the vehicle Deputy Stanton discovered two more blue southern bank corp bags in the trunk. Bag two contained 10 Debit cards, 2 social security cards, 7 Identification cars and insurance cards, 4 personal checks, 1 car title, 1 mobile home bill of sale all with names other than Mr. Jackson. Bag three contained 3 personal checks, 1 insurance card and 8 miscellaneous paperwork items all with names other than Mr. Jackson. Upon arrival at the UCSO Jail Mr. Jackson's wallet was discovered to contain 9 Debit cards and 2 personal checks all with names other than Mr. Jackson's. All Narcotics evidence was put in locker #1 for Narcotics agents and all other evidence was secured in locker #2 for CID.

<u>Victor Jackson</u> is being held on the following charges; <u>Possession of Controlled Substance (SCH II)</u>. <u>Possession of a Controlled Substance (Marijuana)</u>, <u>Forgery 1<sup>st</sup> Degree</u>, <u>Theft by Receiving</u>

Investigator

Subscribed and sworn to before me, an officer empowered to administer oaths, this 24 da

DOG Z

#### SENTENCING ORDER

	IN THE CIRCUIT COURT OF Union COUNTY, ARKANSAS, Thirteenth JUDICIAL DISTRICT 1 DIVISION					
	On 11/9/2017 the Defendant appeared before the Court, was advised of the nature of the charge(s), of Constitutional and legal rights, of the effect of a guilty plea upon those rights, and of the right to make a statement before sentencing.					
Offender	Defendant Jackson, Victor  [Last, First, MI]  DOB  Sex  Male Total Number 4  Female of Counts					
ā	SID# Race & Ethnicity					
ō	Supervision Status at Time of Offense					
	Judge Hamilton Singleton File Stamp FILED					
E	Prosecuting Attorney/Deputy Greg Thomas 12.67.17.00 4.130N					
E	Defendant's Attorney James Bennett Private Public Defender CHERA COCHRON-WILSON, CLER					
Court Info	Change of Venue ☐ Yes ☑ No If Yes, from:  BY					
	Pursuant to A.C.A. 16-93-301 et seq., or this Court, without making a finding of gullt or entering					
22	, a Judgement of guilt and with the consent of the Defendant defers further proceedings and places the Defendant on probation.					
ē	There being no legal cause shown by the Defendant, as requested, why judgement should not be pronounced, a judgement:					
ē	is hereby entered against the Defendant on each charge enumerated, fines levied, and court costs assessed. Defendant was advised of the					
100	conditions of the sentence and/or placement on probation and understands the consequences of violating those conditions. The Court retains jurisdiction during the period of probation/suspension and may change or set aside the conditions of probation/suspension for violations or					
TE	failure to satisfy Department of Community Correction (D.C.C.) rules and regulations.					
Legal Statements	of conviction is hereby entered against the Defendant on each charge enumerated, fines levied, and court costs assessed. The Defendant is sentenced to the Arkansas Department of Correction (A.D.C.) for the term specified on each offense shown below.					
	Defendant made a voluntary, knowing and intelligent waiver of right to counsel. ☐ Yes ☑ No					
	The Elite					
	A.C.A. # / Name of Offense 5-64-429(b)(2)(A) - POSSESS CONTROLLED SUBSTANCE SCHED I,II EXCLUDING METH COC   Case # 70CR-2017-277-1					
	A.C.A. # Orig. Charge 5-64-424(b)(1) ATN UNCOO6418552 Offense was Nolle Prossed Dismissed Acquitted					
	Offense Date 4/21/2017 Appeal from District Court Yes No Probation/SIS Revocation Yes No					
	Criminal History 0 Seriousness 4 Offense is 🗹 Felony 🗌 Misd. 🗆 Violation Offense Classification					
	Presumptive Sentence Prison Sentence of 0 months Community Corrections Center Alternative Sanction					
ffense	Number of Counts 1 Defendant Attempted Solicited Conspired to Commit the Offense					
홏	Defendant Sentence If probation or SIS accompanied by period of confinement, state time: days mths					
OSI	ADC Jud Trans Cnty Jail Sentence was enhanced months, pursuant to A.C.A.					
io	Probation 60 months Enhancement(s) is to run Concurrent Consecutive					
Sel	SIS 0 months Defendant was sentenced as a habitual offender, pursuant to A.C.A. 5-4-501, subsection					
<b>3</b> st	Other ☐ Life ☐ LWOP ☐ Death ☐ (a) ☐ (b) ☐ (c) ☐ (d)  Victim Information ☑ N/A Age Sex ☐ Male Race & Ethnicity ☑ White ☑ Black ☑ Asian ☑ Native American					
Offense # 1 : Most Serious	Victim Information  V N/A  Age  Sex  Male  Race & Ethnicity  White  Black  Asian  Native American  Multiple Victims  Yes No)  Notive American  Permale  Pacific Islander  Other  Unknown					
<b>~</b> #	Defendant voluntarily, Intelligently and Defendant 16-93-301 et seq.					
Se	was sentenced pursuant to ☐ Other ☐ Unitered a plea and was sentenced by a Jury.					
eu	☐ nolo contendere ☐ was found guilty by the court & sentenced by ☐ court ☐ jury ☐ plea directly to the court of ☐ guilty ☐ was found guilty at a jury trial & sentenced by ☐ court ☐ jury					
b	☐ plea directly to the court of ☐ guilty ☐ was found guilty at a jury trial & sentenced by ☐ court ☐ jury ☐ was found guilty of lesser offense by ☐ court ☐ jury ☐ was found guilty of lesser offense by					
	Sentence is a Departure Sentence Departure Durational Dispositional Both					
	Yes No N/A If Durational, state how many months above/below the Presumptive Sentence 0					
Departure Reason Mitigating # or Aggravating # (For Agg #16, Mit #10 or departure from guideline						
	Sentence will run					

Defendant's Full Name: Jackson, Victor A.C.A. # / Name of Offense 5-64-432(b)(1)(A) - POSSESSION OF SCHED IV/V CONT. SUBS. W/ PURPOSE TO DELIVER, Case # 70CR-2017-277-1 ☐ Acquitted Dismissed ATN UNCO06418552 ✓ Nolle Prossed Offense was A.C.A. # Orig. Charge Yes V No Probation/SIS Revocation Yes 🗹 No 4/21/2017 Appeal from District Court Offense Date Offense Classification Offense is 🗹 Felony 🗌 Misd. 🗌 Violation Seriousness □Y □A □B □ C ✔ D □ U Criminal History Level Score ✓ Alternative Sanction ✓ Community Corrections Center 0 months Prison Sentence of Presumptive Sentence Conspired to Commit the Offense Defendant Solicited ☐ Attempted Number of Counts If probation or SIS accompanied by period of confinement, state time: Defendant Sentence ☐ ADC ☐ Jud Trans ☐ Cnty Jail months, pursuant to A.C.A. Sentence was enhanced 0 months Consecutive Concurrent Enhancement(s) is to run 0 months Probation Defendant was sentenced as a habitual offender, pursuant to A.C.A. 5-4-501, subsection 0 months SIS (a) (b) (c) (d) Life LWOP Death Other White Black Asian Other Unknown Mative And Hispanic Native American Race & Ethnicity Male ✓ N/A Yes 🖺 No] Victim Information Pacific Islander Female Multiple Victims 16-93-301 et seq. Defendant Defendant voluntarily, intelligently and Other was sentenced pursuant to knowingly entered a entered a plea and was sentenced by a jury. guilty ✓ negotiated plea of court \_ jury was found guilty by the court & sentenced by nolo contendere court jury was found guilty at a jury trial & sentenced by guilty plea directly to the court of 🖾 court 🏻 jury was found guilty of lesser offense by nolo contendere Dispositional Durational Sentence Departure Sentence is a Departure If Durational, state how many months above/below the Presumptive Sentence Yes No N/A (For Agg #16, Mit #10 or departure from guidelines, explain) or Aggravating # Mitigating # Departure Reason or to Case # to Offense # Concurrent Consecutive Sentence will run A.C.A. # / Name of Offense 5-36-106(e)(3)(B) - THEFT BY RECEIVING - CREDIT/DEBIT CARD OR ACCOUNT NUMBER Case # 70CR-2017-277-1 Dismissed Acquitted ₩ Nolle Prossed ATN UNCOO6418552 Offense was A.C.A. # Orig. Charge Yes V No Probation/SIS Revocation Yes V No 4/21/2017 Offense Date Appeal from District Court Offense Classification Offense is Felony ☐ Misd. ☐ Violation Seriousness Criminal History DY DA DB DC VD DU Level Score Alternative Sanction ✓ Community Corrections Center Prison Sentence of 0 months Presumptive Sentence Conspired to Commit the Offense Defendant Solicited . Attempted Number of Counts If probation or SIS accompanied by period of confinement, state time: Defendant Sentence ☐ ADC ☐ Jud Trans ☐ Cnty Jail months, pursuant to A.C.A. Sentence was enhanced 0 months (A) Consecutive Imposed Concurrent Enhancement(s) is to run 0 months Probation Defendant was sentenced as a habitual offender, pursuant to A.C.A. 5-4-501, subsection 0 months SIS ☐ (a) ☐ (b) ☐ (c) ☐ (d) Life LWOP Death Other Mhite Black Asian
Other Unknown Native American Race & Ethnicity
Pacific Islander Sex 🖸 Male V N/A Yes □ No] Victim Information M Hispanic Female [Multiple Victims 16-93-301 et seq. Defendant Defendant voluntarily, intelligently and Other knowingly entered a was sentenced pursuant to entered a plea and was sentenced by a jury. guilty court | jury negotiated plea of ✓ was found guilty by the court & sentenced by nolo contendere court [ jury was found guilty at a jury trial & sentenced by guilty court Jiury plea directly to the court of was found guilty of lesser offense by nolo contendere Durational Dispositional Sentence Departure Sentence is a Departure If Durational, state how many months above/below the Presumptive Sentence ☐ Yes ☐ No ☑ N/A (For Agg #16, Mit #10 or departure from guidelines, explain) or Aggravating # Mitigating# Departure Reason or to Case # to Offense # Concurrent Sentence will run Consecutive

Jackson, Victor Defendant's Full Name: 5-64-436(b)(1) - POSSESS W PURPOSE DEL CONTROLLED SUBSTANCE SCHED VI <= 14G Case # 70CR-2017-277-1 A.C.A. # / Name of Offense Dismissed ☐ Acquitted ATN UNCOO6418552 **₩** Nolle Prossed Offense was .C.A. # Orig. Charge Probation/SIS Revocation Yes V No ☐ Yes 🗹 No 4/21/2017 Appeal from District Court Offense Date Offense Classification Misd. Uviolation Seriousness Offense is Felony TY WA DB C D D U Criminal History Level Score Community Corrections Center ☐ Alternative Sanction 0 months Prison Sentence of Presumptive Sentence Conspired to Commit the Offense Defendant Solicited Attempted Number of Counts mths If probation or SIS accompanied by period of confinement, state time: Defendant Sentence ☐ ADC ☐ Jud Trans ☐ Cnty Jail months, pursuant to A.C.A. Sentence was enhanced 0 months Consecutive Imposed Concurrent Enhancement(s) is to run 0 months Defendant was sentenced as a habitual offender, pursuant to A.C.A. 5-4-501, subsection Probation \_\_\_0 months □ (d) ☐ (a) ☐ (b) ☐ (c) ☐ Life ☐ LWOP ☐ Death Other White Black Other Unknown Black 🖪 Asian Native American Race & Ethnicity
Pacific Islander Male ✓ N/A 图 Yes 圖 No] Age Victim Information Hispanic **Female** [Multiple Victims **№ 16-93-301 et seq.** Defendant Defendant voluntarily, intelligently and (I) Other was sentenced pursuant to knowingly entered a entered a plea and was sentenced by a jury. guilty court | jury negotiated plea of was found guilty by the court & sentenced by nolo contendere 🗷 court 🏻 jury was found guilty at a jury trial & sentenced by plea directly to the court of guilty court 🖾 jury was found guilty of lesser offense by nolo contendere □ Both ☐ Dispositional Durational Sentence Departure Sentence is a Departure If Durational, state how many months above/below the Presumptive Sentence 0 Yes No V N/A

to Offense #

or Aggravating #

**Concurrent** 

Mitigating #

Consecutive

Departure Reason

Sentence will run

(For Agg #16, Mit #10 or departure from guidelines, explain)

or to Case #

	Defendant's Full Name:	Jackson, Vict	tor	
ution Special Conditions	Sex Offenses  Defendant has been adjudicated guilty of an offense requiring sex offender registration and must complete the Sex Offender Registration Form.  ☐ Yes ☑ No  Defendant has committed an aggravated sex offense as defined in A.C.A. 12-12-903 ☐ Yes ☑ No  Defendant is alleged to be a sexually violent predator and is ordered to undergo an evaluation at a facility designated by A.D.C. pursuant to A.C.A. 12-12-918. ☐ Yes ☑ No  Defendant has been adjudicated guilty of an offense requiring registration and has previously been adjudicated guilty of a prior sex offense under a separate case number. If yes, list prior case numbers. ☐ Yes ☑ No Case Number(s)  DNA Sample / Qualifying Offenses  Defendant has been adjudicated guilty of a qualifying offense or repeat offense as defined in A.C.A. 12-12-1103. ☐ Yes ☑ No  Defendant is ordered to have a DNA sample drawn at ☐ a D.C.C. Facility ☐ the A.D.C. ☐ Other  Court Costs \$150.00 Restitution  Fines Payable to [if multiple beneficiaries, UNION COUNTY SHERIFF'S DEPT.  Booking/Admin Fees (\$20) \$20.00	Domestic Violence Offenses  Defendant has been adjudicated guilty of a domestic-violence related offense.  Yes No  Defendant was originally charged with a domestic-violence related offense.  Yes No  If Yes, state the A.C.A. # of the Offense  If Yes to either question, identify the relationship of the victim to the Defendant.  Drug Crime  Defendant has been adjudicated guilty of a drug crime as defined in A.C.A. 12-17-101.  Yes No		
Fines, s, Restitution	Public Defender User Fee (\$250)  Public Defender User Fee (\$25)  Public Defender Attorney Fee  Other (explain below)  Payments must be mad  Upon release from confestablish payment of re  Restitution is joint and s	as determined by the court  ast be made within days of release from A.D.C.  from confinement, Defendant must return to court to		
Sentence Op	DEFENDANT IS ASSIGNED TO: ADC CCC COUNTY JAIL PROBATION  Conditions of disposition or probation are attached. Yes No  A copy of the Pre-sentence investigation on sentencing information is attached Yes  A copy of the Prosecutor's Short Report is attached  DEFENDANT WAS INFORMED OF APPELLATE RIGHTS Yes No Appeal Bond  The County Sheriff is hereby ordered to: Transport the defendant to county jail	Yes V No aled.  enalty No SIS	SPECIAL Co	Extended Juvenile Jurisdiction Applied  Yes No Execution Date  ONDITIONS  has previously failed to program
o nure	Prosecuting Attorney/Deputy  Signature:  Date: //-/6- Print Name: Greg Ti ircuit Judge Signature:  Additional Info	homas ZIO17		

## Arkansas Code of 1987 Annotated Official Edition © 2018 by the State of Arkansas All rights reserved.

\*\*\*Current through all laws of the 2017 Regular Session and 2017 First Extraordinary Session, including changes and corrections by the Arkansas Code Revision Commission.\*\*\*

Title 6 Education
Subtitle 2. Elementary And Secondary Education Generally
Chapter 17 Personnel
Subchapter 4-- Licensure Generally

A.C.A. § 6-17-410

A.C.A. § 6-17-410 (Lexis Advance through all laws of the 2017 Regular Session and 2017 First Extraordinary Session, including changes and corrections by the Arkansas Code Revision Commission)

6-17-410. Teacher licensure -- Application, renewal application, revocation, suspension, and probation -- Definitions.

- (c) The state board shall not issue a first-time license nor renew an existing license and shall revoke any existing license not up for renewal of any person who has a true report in the Child Maltreatment Central Registry or has pled guilty or nolo contendere to or has been found guilty of any of the following offenses by any court in the State of Arkansas or of any similar offense by a court in another state or of any similar offense by a federal court:
  - (1) Capital murder as prohibited in § 5-10-101;
  - (2) Murder in the first degree as prohibited in § 5-10-102 and murder in the second degree as prohibited in § 5-10-103;
  - (3) Manslaughter as prohibited in § 5-10-104;
  - (4) Battery in the first degree as prohibited in § 5-13-201 and battery in the second degree as prohibited in § 5-13-202;
  - (5) Aggravated assault as prohibited in § 5-13-204;
  - (6) Terroristic threatening in the first degree as prohibited in § 5-13-301;

- (7) Kidnapping as prohibited in § 5-11-102;
- (8) Rape as prohibited in § 5-14-103;
- (9) Sexual assault in the first degree, second degree, third degree, and fourth degree as prohibited in §§ 5-14-124 -- 5-14-127;
- (10) Incest as prohibited in § 5-26-202;
- (11) Engaging children in sexually explicit conduct for use in visual or print media, transportation of minors for prohibited sexual conduct, employing or consenting to the use of a child in a sexual performance, or producing, directing, or promoting a sexual performance by a child as prohibited in §§ 5-27-303, 5-27-305, 5-27-402, and 5-27-403;
- (12) Distribution to minors as prohibited in § 5-64-406;
- (13) Any felony in violation of the Uniform Controlled Substances Act, § 5-64-101 et seq.;
- (14) Sexual indecency with a child as prohibited in § 5-14-110;
- (15) Endangering the welfare of a minor in the first degree as prohibited in § 5-27-205;
- (16) Pandering or possessing visual or print medium depicting sexually explicit conduct involving a child as prohibited by § 5-27-304;
- (17) False imprisonment in the first degree as prohibited in § 5-11-103;
- (18) Permanent detention or restraint as prohibited in § 5-11-106;
- (19) Permitting abuse of a child as prohibited in § 5-27-221(a);
- (20) Negligent homicide as prohibited by § 5-10-105(a);
- (21) Assault in the first degree as prohibited by § 5-13-205;
- (22) Coercion as prohibited by § 5-13-208;
- (23) Public sexual indecency as prohibited by § 5-14-111;
- (24) Indecent exposure as prohibited by § 5-14-112;

- (25) Endangering the welfare of a minor in the second degree as prohibited by § 5-27-206;
- (26) Criminal attempt, criminal solicitation, or criminal conspiracy as prohibited in §§ 5-3-201, 5-3-202, 5-3-301, and 5-3-401, to commit any of the offenses listed in this subsection;
- (27) Computer child pornography as prohibited in § 5-27-603;
- (28) Computer exploitation of a child in the first degree as prohibited in § 5-27-605;
- (29) Felony theft as prohibited in §§ 5-36-103 -- 5-36-106 and 5-36-202;
- (30) Robbery as prohibited by §§ 5-12-102 and 5-12-103;
- (31) Breaking or entering as prohibited by § 5-39-202;
- (32) Burglary as prohibited by § 5-39-201 and aggravated residential burglary as prohibited by § 5-39-204;
- (33) Forgery as prohibited by § 5-37-201;
- (34) Video voyeurism as prohibited by § 5-16-101;
- (35) Domestic battering in the first degree as prohibited by § 5-26-303;
- (36) Domestic battering in the second degree as prohibited by § 5-26-304;
- (37) Felony violation of an order of protection as prohibited by § 5-53-134;
- (38) Prostitution as prohibited by § 5-70-102;
- (39) Sexual solicitation as prohibited by § 5-70-103;
- (40) Promoting prostitution in the first degree as prohibited by § 5-70-104;
- (41) Promoting prostitution in the second degree as prohibited by § 5-70-105;
- (42) Stalking as prohibited by § 5-71-229;
- (43) Failure to notify by a mandated reporter in the first degree as prohibited by § 12-18-201;

- (44) Any felony not listed in this subsection and involving physical or sexual injury, mistreatment, or abuse against another;
- (45) Aggravated assault upon a law enforcement officer or an employee of a correctional facility, § 5-13-211, if a Class Y felony;
- (46) Sexual extortion, § 5-14-113; and
- (47) Failure to comply with the registration and reporting requirements of § 12-12-904.

#### WEST'S ARKANSAS CODE ANNOTATED

#### TITLE 5. CRIMINAL OFFENSES

Subtitle 6. Offenses Against Public Health, Safety, or Welfare (Chapters 60 to 79)

#### CHAPTER 64. CONTROLLED SUBSTANCES

5 AR ST Subt. 6, Ch. 64, Refs & Annos

Subchapter 1—Uniform Controlled Substances Act— Definitions

Subchapter 2—Uniform Controlled Substances Act— Designation of Controlled Substances

Subchapter 3—Uniform Controlled Substances Act—Regulation of Distribution

Subchapter 4—Uniform Controlled Substances Act— Prohibitions and Penalties

5 AR ST Subt. 6, Ch. 64, Subch. 4, Refs & Annos

§ 5–64–401. Repealed by Acts of 2011, Act 570, § 33, eff. July 27, 2011

§ 5–64–402. Controlled substances—Offenses relating to records, maintaining premises, etc.

§ 5–64–403. Controlled substances—Fraudulent practices

§ 5-64-404. Unlawful use of communication device

§ 5–64–405. Continuing criminal enterprise

§ 5–64–406. Delivery to minors—Enhanced penalties

§ 5–64–407. Manufacture of methamphetamine in the presence of certain persons—Enhanced penalties

§ 5–64–408. Subsequent convictions—Enhanced penalties

§ 5–64–409. Repealed by Acts of 2005, Act 1994, § 497, eff. Aug. 12, 2005

- § 5–64–410. Repealed by Acts of 2011, Act 570, § 41, eff. July 27, 2011
  - § 5–64–411. Proximity to certain facilities—Enhanced penalties
  - § 5–64–412. Violations by public officials or law enforcement officers—Enhanced penalties
- ₱ § 5–64–413. Repealed by Acts of 2013, Act 1460, § 2, eff. Jan. 1, 2014
  - § 5-64-414. Controlled substance analog
  - § 5-64-415. Drug precursors
- § 5–64–416. Repealed by Acts of 1995, Act 1256, §
   20, eff. Oct. 1, 1995; Acts of 1995, 1st Ex. Sess. Act 13, § 4, eff. Oct. 23, 1995
  - § 5–64–417. Coordination with penalties under other laws
  - § 5-64-418. Foreign conviction
  - § 5-64-419. Possession of a controlled substance
  - § 5–64–420. Possession of methamphetamine or cocaine with the purpose to deliver
  - § 5–64–421. [Reserved]
  - § 5-64-422. Delivery of methamphetamine or cocaine
  - § 5–64–423. Manufacture of methamphetamine— Manufacture of cocaine
  - § 5–64–424. Possession of a Schedule I or Schedule II controlled substance that is not methamphetamine or cocaine with the purpose to deliver
  - § 5–64–425. [Reserved]
  - § 5–64–426. Delivery of a Schedule I or Schedule II controlled substance that is not methamphetamine or cocaine

- § 5–64–427. Manufacture of a Schedule I or Schedule II controlled substance that is not methamphetamine or cocaine
- § 5–64–428. Possession of a Schedule III controlled substance with the purpose to deliver
- § 5-64-429. [Reserved]
- § 5–64–430. Delivery of a Schedule III controlled substance
- § 5–64–431. Manufacture of a Schedule III controlled substance
- § 5–64–432. Possession of a Schedule IV or Schedule V controlled substance with the purpose to deliver
- § 5-64-433. [Reserved]
- § 5–64–434. Delivery of a Schedule IV or Schedule V controlled substance
- § 5–64–435. Manufacture of a Schedule IV or Schedule V controlled substance
- § 5–64–436. Possession of a Schedule VI controlled substance with the purpose to deliver
- § 5-64-437. [Reserved]
- § 5–64–438. Delivery of a Schedule VI controlled substance
- § 5–64–439. Manufacture of a Schedule VI controlled substance
- § 5-64-440. Trafficking a controlled substance
- § 5–64–441. Possession of a counterfeit substance
- § 5–64–442. Possession with the purpose to deliver, delivery, or manufacture of a counterfeit substance
- § 5-64-443. Drug paraphernalia
- § 5–64–444. Drug paraphernalia—Delivery to a minor

§ 5–64–445. Advertisement of a counterfeit substance or drug paraphernalia

§ 5-64-446. Civil or criminal liability

Subchapter 5—Uniform Controlled Substances Act— Enforcement and Administration

Subchapter 6—Uniform Controlled Substances Act—Miscellaneous [Repealed]

Subchapter 7—Provisions Relating to the Uniform Controlled Substances Act

Subchapter 8—Sale of Drug Devices

Subchapter 9—Civil Actions Against Sellers of Drug Paraphernalia

Subchapter 10—Records of Transactions

Subchapter 11—Ephedrine, Pseudoephedrine, Phenylpropanolamine

Subchapter 12—Nitrous Oxide and Related Substances

Subchapter 13—Anhydrous Ammonia

#### CERTIFICATE

STATE OF ARKANSAS )
) ss.
COUNTY OF SALINE )

I, SHARON K. HILL, CCR, a Certified Stenomask Reporter and Notary Public before whom the foregoing proceedings was taken, do hereby certify that the same is a true and correct transcription before the Arkansas State Department of Education, State Board of Education, in North Little Rock, Arkansas, on March 8, 2018, that the said proceedings was reduced to typewritten form by me or under my direction and supervision; and that the foregoing pages constitute a true and correct transcription of all proceedings had in said matter.

I FURTHER CERTIFY that I am neither counsel for, related to, nor employed by any of the parties to this action.

I FURTHER CERTIFY that I have no contract with any parties within this action that affects or has a substantial tendency to affect impartiality, that requires me to relinquish control of an original transcript or copies of the transcript before it is certified and delivered to the custodial agency, or that requires me to provide any service not made available to all parties to the action.

WITNESS, MY HAND AND SEAL, THIS DATE: March 17, 2018.



SHARON K. HILL, CCR Certified Court Reporter Certificate No. 670

