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		STATE	OFG	EOR	GIA	

STATE OF GEORGIA, VS. RAESHAD CAMPBELL, Defendant.

> Transcript of the Plea & Arraignment before the Honorable Ural D. Glanville held on September 13, 2021 at the Justice Center Tower, Courtroom 8-F

APPEARANCES OF COUNSEL:

For the State: SONYA ALLEN

Assistant District Attorney

CASE NO.: 21SC178252

For the Defendant: RENEE ROCKWELL

Attorney at Law

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1 P-R-O-C-E-E-D-I-N-G-S

THE COURT: Position 9, State of Georgia v. Raeshad Campbell.

MS. ROCKWELL: Your Honor, could we approach on that very briefly?

MR. CHAMBERLAIN: He is number 10 as well, reindictment of number 9.

THE COURT: Who is representing the State?

MS. ALLEN: I am. Sonya Allen.

THE COURT: Come on up so you can hear.

(Beginning of bench conference.)

THE COURT: What did you want to tell me?

MS. ROCKWELL: First, for the record, the case has been reindicted to add a very serious charge. We will be making a motion to nol-pros the first case. Or are there going to be two indictments?

MS. ALLEN: The case was indicted with the same charges, just reindicted for an issue with the paperwork. So the charges were the same but it will be nol-prossed.

THE COURT: The State usually decides that at some point in time.

MS. ROCKWELL: Second thing is I have been visiting with Mr. Campbell for about four years now, and our arrangements did not include -- I hadn't taken any money from him -- did not include the kidnapping. The allegation

is that during a high-speed chase there was a passenger in the vehicle.

So, obviously, when I visited with Madam DA, he does need to go -- because there is a grand jury bench warrant -- and make a bond on that add-on charge.

THE COURT: I believe there is a grand jury warrant out for him.

MS. ROCKWELL: Madam Prosecutor, 1-A style, downstairs 1-A warrant style, does not object to him getting the postcard or the paperwork or what have you and going and processing in and out of the jail.

And she also does not have an objection to a 9,900 bond for that extra charge. But does he have to make a whole -- he got a signature bond.

MS. ALLEN: He got a signature bond on his first.

MS. ROCKWELL: And dealt with pretrial for how long?

THE DEFENDANT: Six months.

MS. ROCKWELL: And then they didn't keep up with him very much after that but it was a pretrial services bond.

MS. ALLEN: On different charges.

MS. ROCKWELL: Right, right.

MS. ALLEN: The attempt to elude.

THE COURT: So what do you-all want to do?

MS. ROCKWELL: So I would like --

THE COURT: What are you asking me to do?

MS. ROCKWELL: I'm asking your Honor to allow him to report to the jail. We get the bond paperwork together.

Madam Prosecutor does not object to the surety part being 9,900 just to keep it from being 15 percent instead of 10,000.

THE COURT: So 9,999?

MS. ROCKWELL: Yes, it keeps it --

THE COURT: Cash, property, or surety?

MS. ROCKWELL: Yes, sir.

THE COURT: Either one of those three?

MS. ROCKWELL: Yes, sir.

THE COURT: Madam, I don't -- from my perspective as a jurist, if you agree upon that he's been on bond a particular period of time anyway --

MS. ALLEN: State is not opposed. We don't believe he's a flight risk.

MS. ROCKWELL: But you do want a good bond; right? THE COURT: Cash, property, or surety, okay.

MS. ROCKWELL: Is the Court okay with that? He will go directly to -- he will go directly -- I'm going to send him to a bonding company. I think his momma's property could properly handle it but I think it is easier to go through a bonding company.

MR. CHAMBERLAIN: Is it one charge they added?

MS. ALLEN: All of the charges are new charges with

charges happened after he got out of jail the first time. 2 10 is a reindictment of 9? 3 MR. CHAMBERLAIN: MS. ALLEN: 10 is the correct one. 4 5 MR. CHAMBERLAIN: 10 is the correct case that the bond needs to be issued on. 6 7 THE COURT: Okav. 8 MR. CHAMBERLAIN: I can't get into Odyssey right now 9 but --THE COURT: All right. So the kidnapping is 9,900 10 bond. Rest of them are sign-on bond or what do you want to 11 12 do? 13 Yes, that is fine. Your Honor, I agree. MS. ALLEN: 14 MS. ROCKWELL: So UJR on charges 2 through the end? 15 THE COURT: Kidnapping is cash, property, or surety 16 and the other ones can be sign-on bonds. What other conditions of bond? 17 MS. ALLEN: Just that he have no contact with the 18 19 victim and that he is going to continue with his 20 employment? 21 MS. ROCKWELL: Yes, obviously he's --22 THE COURT: No contact with the victim. 23 employed. What else do you want? 24 MS. ROCKWELL: What are your working hours? 25 THE DEFENDANT: I work -- I work overnight, security.

the exception of the attempting to elude. The additional

THE COURT: That is fine. That is fine. Were there 1 2 any more conditions that you want me to carry over from the 3 original? 4 MS. ALLEN: No, your Honor. 5 THE COURT: So other than cash, property, or surety, no contact with the victim or witnesses in this case; is 6 7 that right? Anything else? 8 MS. ALLEN: No. 9 MS. ROCKWELL: Because we hadn't talked about that. 10 Is that a deal breaker? They are still friends. They 11 don't date anymore. 12 MS. ALLEN: That is a deal breaker for me based on her 13 testimony. 14 MS. ROCKWELL: I understand. So you can't have any 15 contact with her; okay? That is kind of a deal breaker for 16 They don't want you to. THE COURT: Let's just do 5,000 SOB on the rest of 17 18 them and on the top count, kidnapping, the \$9,999. 19 cash, property, or surety. 20 MR. CHAMBERLAIN: Remaining two are SOB pretrial or 21 just SOB? 22 THE COURT: Cash, property, or surety. 23 MR. CHAMBERLAIN: So that is --

THE COURT: That is Count 1, kidnapping.

MR. CHAMBERLAIN: I got that. Cash, property, or

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2 THE COURT: 5,000 each, sign-on bond. MR. CHAMBERLAIN: Got the no contact with the victim. 3 4 THE COURT: And stay gainfully employed. 5 Mr. Campbell, any questions? THE DEFENDANT: Yes. Yes, your Honor. 6 7 THE COURT: What question do you have? 8 THE DEFENDANT: I was confused by how I could kidnap 9 somebody that I --THE COURT: Let's not talk about the case. 10 something for you to talk to Ms. Rockwell about. 11 12 THE DEFENDANT: I'm sorry. I don't know much about these kind of things. 13 THE COURT: Ms. Rockwell will talk to you about that. 14 15 I want to know if you have questions about bond or its 16 conditions. No, sir. 17 THE DEFENDANT: 18 THE COURT: He needs to report to the jail by 5:00 19 today. 20 MS. ROCKWELL: I will send him to a bonding company, 21 Judge, and make those arrangements. 22 THE COURT: By 5:00 today he needs to surrender to the 23 jail. 24 MS. ROCKWELL: I'll get a copy of that from 25 Mr. Chamberlain. Judge, just --

surety. And 2 through 8?

THE COURT: I'll also put it on for 1/3/22. 1 2 MS. ROCKWELL: Judge, just give me some time for him 3 to get counsel on that. THE COURT: Well, that is something that he can talk 4 5 with you independently or talk with the public defender if he qualifies. 6 7 MS. ROCKWELL: I'm sure he does not qualify. 8 THE COURT: You will -- he can hire you or bring counsel on the 3rd of January 2022 for trial calendar call. 9 10 MS. ROCKWELL: I already know I'm on leave on that day but anyway I'll figure that out with Mr. Chamberlain. 11 12 Thank you, Judge. THE COURT: You are welcome. 13 (Conclusion of bench conference.) 14 15 THE COURT: Anything else on behalf of Mr. Campbell? MS. ROCKWELL: That's all. 16 THE COURT: I'll see you on the 3rd of January '22, if 17 not sooner. Health, blessings, and safety to both of you. 18 19 (The proceedings concluded.) 20 21 22

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C-E-R-T-I-F-I-C-A-T-E

STATE OF GEORGIA:

COUNTY OF FULTON:

I hereby certify that the foregoing transcript was taken down, as stated in the caption, and the colloquies, questions and answers were reduced to typewriting under my direction; that the foregoing pages represent a true and correct record of the evidence given.

I further certify that in accordance with OCGA 9-11-28(a) I am not a relative, employee, attorney, or counsel of any party, nor am I financially interested in the action.

This the 23rd day of September 2021.

/s/ Kristina Weaver
KRISTINA WEAVER, RPR, CCR-B-1785