

Close Window

APP WAS ARRESTED BY [REDACTED] ON [REDACTED] FOR OPERATION OF A MOTOR VEHICLE UNDER THE INFLUENCE, CARRYING A LOADED FIREARM UNDER THE INFLUENCE, FAILURE TO MAINTAIN ESTABLISHED LANE AND SPEEDING. APP SUBMITTED TO A BREATH TEST - FIRST TEST .119 AND COND TEST WAS .109. APP WAS ASKED FOR INITIALLY TOLD POLICE HE HAD NO WEAPONS AND WAS NOT DRINKING. WEAPON FOUND IN ARMREST NEXT TO OPERATOR/APP.

Close Window

[REDACTED] SIZED A SW .357 # [REDACTED]
APP FAILED TO CHANGE ADDRESS. BJM
[REDACTED] LEFT MESSAGE FOR TFC [REDACTED] - DOES [REDACTED] HAVE PERMIT. BJM
[REDACTED] TFC [REDACTED] STATES PERMIT IS ON THE EVIDENCE SHEET WITH THE GUN TO GO TO COURT.
BJM
[REDACTED] NO SUCH ADDRESS. CERT MAIL UNCLAIMED. TMK
[REDACTED] APP CALLED AND GAVE PERMISSION TO TALK TO HIS ATTORNEY. SAID THAT HE HAS MAIL AT HIS BUSINESS AT THE [REDACTED] ADDRESS. WAS TOLD TO SEND LETTER AS TO HIS ADDRESS. TMK
[REDACTED] APP CAME TO HQ AND RECEIVED HIS LETTER OF REVOKE. BJM
[REDACTED] APP CAME TO HQ, MET WITH DET [REDACTED] - APP RECEIVED LETTER OF REVOKE AND SURRENDER (SURRENDER LETTER WAS IN ERROR). APP TRANSFERRED TWO GUNS TO [REDACTED] # [REDACTED], BUT GOT HIS DPS 3' FROM NEWINGTON GUN WITH THERE NAME IN THE DPS 3 PURCHASER LOCATION. [REDACTED] SIGNED THE DPS 3'S. THE GUNS WENT TO [REDACTED] BJM
4/21/04 SPOKE TO ATTORNEY [REDACTED] - RESERVE APPEAL RIGHTS. BJM
6/14/04 SGT. [REDACTED] GAVE ME MESSAGE FROM ATTORNEY [REDACTED]. [REDACTED] LEFT MESSAGE FOR ATTORNEY FOR APP TO GO TO APPEAL BJM
2/6/06 RECEIVED MESSAGE FROM ATTORNEY [REDACTED] [REDACTED] REGARDING THE APPEAL DATE. BJM
2/6/06 RETURNED CALL TO ATTORNEY [REDACTED] LEFT MESSAGE TO CONTACT BOFPE. BJM
9/7/06 AGREEMENT WITH ATTORNEY AND APP - 2 YEARS FROM TODAY - 9/7/2008. BJM