

**COURT OF APPEALS OF GEORGIA**  
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February 13, 2015

**To:** Mr. Edmund H. Skorupski, Solicitor General, 1520 Third Street • Suite D, Folkston, Georgia 31537

**Docket Number:** A15A0763

**Style:** Robert Horne v. The State

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STATE OF GEORGIA, \*

Appellee, \*

Vs. \*

CASE NO: A15A0763

ROBERT MICHAEL HORNE, \*

Appellant. \*

**BRIEF OF APPELLEE**

Now comes the State of Georgia, Appellee, in the above-styled case, and files this brief respectfully showing this Honorable Court the following:

**PART 1**

**Statement of Proceedings**

The State adopts Appellants statement of proceedings.

**Statement of Facts**

On December 14, 2013, while patrolling in Charlton County, Georgia State Patrol Officer Josh Taylor noticed a vehicle operated by the appellant traveling at a slow rate of speed on Highway 23. The trooper testified that he clocked the appellant's vehicle going 41 mph in a 55 mph zone. (T.7-8). When the trooper got behind the Appellant's truck, he noticed the truck run across the fog and center lines. He then activated his lights and stopped the Appellant. (T.8). As he approached the vehicle and began talking with the appellant, the trooper stated that Mr. Horne appeared to be dazed and not fully coherent. Mr. Horne's responses appeared to be delayed. The trooper saw two beer cans in the center console. Mr. Horne acted like he did not understand what the trooper was asking him to do. The trooper stated that he got him out of the car, Mr. Horne stumbled a little and staggered some. Mr. Horne held onto the back of his truck and leaned against it. Mr. Horne told the trooper that he had drank a couple of beers, but stated he was not drunk. He also told the trooper that he takes some medications for pain and anxiety. According to the trooper, Mr. Horne had a strong odor of alcohol coming from his breath. (T. 10-12). The trooper performed an alco-sensor that gave a positive reading for alcohol. A standard field sobriety test was performed. The horizontal gaze nystagmus test was

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positive for four out of six clues. Due to the test results and the admittance of the appellant that he had been drinking and taking medication the trooper believed that there was probable cause to arrest the Defendant for driving under the influence (less safe). Stated alternately, the trooper derived the opinion that the defendant was under the influence of drugs and alcohol. The implied consent warning was read to Mr. Horne and the trooper requested a blood test. A blood test was drawn by the EMS station in St. George, Georgia.

At trial, crime lab reports were admitted which showed the following:

Ethyl Alcohol Result by Gas Chromatography 0.042(+/-0.003) grams per 100 ml.

Positive, alprazolam, 30 micrograms/liter (+/-8 micrograms/liter {GC/MS, LC/MS/MS}

Positive, hydrocodone, 35 micrograms/liter (+/-8 micrograms/liter {GC/MS, LC/MS/MS}

Positive, citalopram {GC/MS, LC/MS/MS}

Positive, gabapentin {LC/MS/MS} (T. 61-62)

## **Part Two**

### **Enumerations of Errors**

There is sufficient evidence to support the Appellant's conviction.

### **Statement of Jurisdiction**

This court and not the Supreme Court has jurisdiction over this appeal pursuant to the Georgia Constitution and this is not a case reserved to the Supreme Court. GA. Const. 1983, Art. VI & V, III.

## **Part Three**

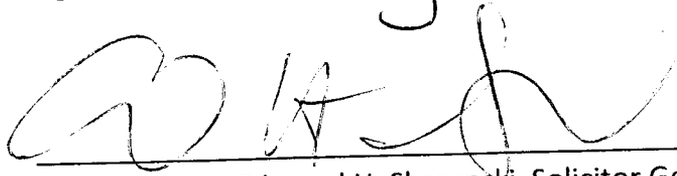
### **Argument and Authority**

Based upon the personal observation of Trooper Taylor of three (3) less safe driving acts, the results of field side sobriety testing by the trooper of the defendant, other observations by the trooper of the defendant's person and demeanor, and the results of GBI chemical analysis of the defendant's blood, there is clearly evidence upon which a rational trier of fact could find the defendant guilty of driving under the influence of drugs and alcohol.

Conclusion

Based on the above the conviction that of the appellant for DUI should not be reversed.

This 26 day of January, 2015.

A handwritten signature in black ink, appearing to read 'E. Skorupski', written over a horizontal line.

Edmund H. Skorupski, Solicitor General

1520 Third Street, Suite D

Folkston, GA 31537

912-496-2361

IN THE STATE COURT OF CHARLTON COUNTY  
STATE OF GEORGIA

STATE OF GEORGIA,

v.

ROBERT MICHAEL HORNE,  
Defendant.

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) Case No. A15A0763

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**CERTIFICATE OF SERVICE**

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This 5th day of February, 2015.

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Sandra Bartram  
Solicitor's Assistant

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