

Monroe A. Miller Jr.
19 Big Spruce Lane
Waynesville, NC 28786
January 26, 2016

Subject: Holly Fletcher Booked for DWI and Speeding, AGAIN! 15CR051713.

Holly Fletcher does it again - this time, Speeding and DWI. This happened back on 5/13/2015. Does anyone know about this?

No. I sure didn't, until it was brought to my attention.

Why?

Who knows? But one thing is for certain, Holly Fletcher is June Ray's niece. June Ray is currently Haywood County Clerk of Superior Court.

The following are the records contained in her Criminal Case File, 15CR051713, copied in its entirety yesterday. There appear to me to be some missing items...

The arrest was made by a North Carolina Highway Patrol Trooper.

The scheduled court date for Holly Fletcher is 2/16/2016, coincidentally, the same date Jackee Brown, wife of Waynesville Mayor Gavin Brown, has her court date.

By the way, Jackee Brown, wife of Waynesville Mayor Gavin Brown, can retrieve her 30 day suspended Drivers License on 2/5/2016.

Expect more information on Holly Fletcher, niece of Clerk of Superior Court June Ray, as it becomes available, which is like pulling teeth.

Taxpayers of Haywood County - as usual, please exercise extreme caution when you drive our roadways. You never know when a repeat offender can plow into you.

Monroe Miller
Haywood County Taxpayer.

p.s. Whilst copying these Criminal Case File Records yesterday, minding my own business, who walks by? None other than June Ray, Clerk of Superior Court. After exchanging a little pleasantry, she launched into me with two questions:

- **Whose life are you trying to ruin now?** (Actually, it is people like Holly Fletcher that are ruining their own lives.)
- **Why don't you do something productive?** (Again, actually, I thought my day was quite productive.)

These questions came from a Judge. Frankly, I felt a little intimidated, and glad there was local security close by.

Intox EC/IR-II: Subject Test

HAYWOOD COUNTY HAYWOOD COUNTY JAIL 430

Serial Number: 008712
Test Date: 05/13/2015

Citation Number: 6611737-5
Subject's Name: SUTTON, HOLLY J
Subject's Date of Birth: 07/16/1975
Subject's Sex: Female
Driver's License State: NC
Driver's License Number: [REDACTED]

Analyst's Name: HOOPER, HUNTER T
Permit Number: 27050E
Effective:
05/16/2014-05/01/2016

Officer's Name: HOOPER, HUNTER T
Type of Agency: SHP
Agency: G545
Test Type: Breath Test

Lot Number: AG326006
Exp Date: 09/17/2015

Test	g/210L	Time
DIAG	Pass	1:56am
AIR BLK	.00	1:57am
ACCY CHK	.08	1:57am
AIR BLK	.00	1:58am
SUB TEST	. **	2:02am

TEST TIME OUT

TRD H. J. Hooper
Signature of Chemical Analyst

Court CVR

North Carolina Department of Health and Human
Services • Division of Public Health • Chronic
Disease and Injury Section • Forensic Tests for
Alcohol Branch • DHHS 4082 (12/07)

North Carolina Department of Health and Human Services

Rights of Person Requested to Submit to a Chemical Analysis to Determine Alcohol Concentration or Presence of an Impairing Substance Under N.C.G.S.20-16.2(a)

SUTTON Last HOLLY First J MI
8747810 / NC Driver License Number / State 07/16/1975 Date of Birth 6611737-5 Citation Number

[X] Breath [] Blood [] Subsequent Test

- 1. You have been charged with an implied-consent offense. Under the implied-consent law, you can refuse any test, but your drivers license will be revoked for one year and could be revoked for a longer period of time under certain circumstances, and an officer can compel you to be tested under other laws.
2. The test results, or the fact of your refusal, will be admissible in evidence at trial.
3. Your driving privilege will be revoked immediately for at least 30 days if you refuse any test or the test result is 0.08 or more, 0.04 or more if you were driving a commercial vehicle, or 0.01 or more if you are under the age of 21.
4. After you are released, you may seek your own test in addition to this test.
5. You may call an attorney for advice and select a witness to view the testing procedures remaining after the witness arrives, but the testing may not be delayed for these purposes longer than 30 minutes from the time you are notified of these rights. You must take the test at the end of 30 minutes even if you have not contacted an attorney or your witness has not arrived.

Date 5/13/2015 Time 1:21 [X] a.m. [] p.m. REFUSED Signature of Person Charged

Did defendant call an attorney and/or witness? [] NO [X] YES Time 1:27 [X] a.m. [] p.m.

[] Blood Sample Taken [] a.m. [] p.m. on the ___ day of ___, 20__ by ___, a person qualified to withdraw the blood sample pursuant to N.C.G.S. 20 - 139.1

[] Refused Test [] a.m. [] p.m.

T.R.P. H.T. Hood Signature of Chemical Analyst 27050E Permit Number

DISTRIBUTION OF COPIES: 1ST - MAGISTRATE COPY 4TH - ANALYST/OFFICER'S COPY 2ND - COURT COPY 5TH - DEFENDANT'S COPY 3RD - DMV COPY

DHHS 4081 (08/13)

NOTE TO OFFICER: The officer should review and follow the instructions on Side Two of this form. ATTACH TEST RECORD TICKET HERE

STATE OF NORTH CAROLINA

File No. 15CR051713
In The General Court Of Justice
District Court Division

HAYWOOD County
NOTE: A "commercial motor vehicle" is as defined in G.S. 20-4.01(3d).

IN THE MATTER OF:

AFFIDAVIT AND REVOCATION REPORT OF

Name: HOLLY JUNE SUTTON
Address: 330 SUTTON BRANCH RD
City: CLYDE State: NC Zip: 28721
Race: W Sex: F Date Of Birth: 07/16/1975 Drivers License No. [redacted] State: NC Vehicle Type: P CMV: - Haz. Mat.: - Citation No.: 6611 737-5

- LAW ENFORCEMENT OFFICER
- CHEMICAL ANALYST
- The charged offense is impaired supervision, or instruction under G.S. 20-12.1. Accordingly, substitute "supervisor/instructor" wherever "driver" appears below.

The undersigned being first duly sworn says:

1. I am a law enforcement officer. On the 13TH day of MAY, 2015, at 12:45 @ (p.)m., a law enforcement officer had reasonable grounds to believe the above named person, hereinafter referred to as driver, operated a vehicle (commercial motor vehicle) in the above named county upon NC 209 while committing an implied-consent offense in that SPEEDING, STRONG ODOR OF ALCOHOL ON BREATH, RED GLASS EYES, STATED "I WILL NEVER GO AFTER A REECEES CUP AGAIN AFTER DRINKING BEER" SLURRED SPEECH

(List Sufficient Facts To Establish Probable Cause)

- 2. The driver has a drivers license restriction: alcohol concentration. ignition interlock. conditional restoration (Restr: *9).
- 3. The driver violated a drivers license restriction by: refusing to be transported for testing. not having an operable ignition interlock on the vehicle being driven. failing to personally activate the ignition interlock on the vehicle being driven. exceeding the driver's alcohol concentration limitation. refusing a chemical antlysis (if refusal, also complete item no. 14 below).
- 4. The driver was charged with the implied-consent offense of: G.S. 20-138.1; Other Implied-Consent Offense: _____; and the driver has one or more pending offenses in the following county(ies) _____
- 5. After the driver was charged, I took the driver before _____, a chemical analyst authorized to administer a test of the driver's breath.
- 6. I am a chemical analyst and possess a current permit issued by the Department of Health and Human Services authorizing me to conduct chemical analyses of the breath utilizing the Intox EC/IR II.
- 7. I informed the driver orally and also gave notice in writing of the rights specified in G.S. 20-16.2(a). I completed informing the driver of the rights as indicated on the attached DHHS 4081.
- 8. I began observing the driver for the purpose of complying with the observation period requirements for a breath analysis in accordance with the methods/rules approved by the Department of Health and Human Services at 12:1 @ (p.)m. on the 13TH day of MAY, 2015.
- 9. On the 13TH day of MAY, 2015, at 1:02 @ (p.)m., I requested the driver to submit to a chemical analysis of his/her breath or blood or urine. For blood or urine, I directed the taking of a blood or urine sample by a person qualified under G.S. 20-139.1.
- 10. The driver was unconscious or otherwise incapable of refusal and therefore the notification of rights and request to submit to a chemical analysis were not made. I directed the taking of a blood sample by a person qualified under G.S. 20-139.1.
- 11. The driver submitted to a chemical analysis of his/her breath. I administered the chemical analysis to the driver in accordance with the methods/rules approved by the Department of Health and Human Services using an Intox EC/IR II, and it printed the results of the driver's chemical analysis on the attached test record, DHHS 4082, which is made part of this Affidavit. The most recent preventive maintenance was performed on this Intox EC/IR II on the 17TH day of FEBRUARY, 2015, as shown on the preventive maintenance record. I provided the driver with a copy of the attached test record before any trial or proceeding in which the results of the chemical analysis may be used.
- 12. The chemical analysis of the driver's breath indicated an alcohol concentration of 0.15 or more.
- 13. A sample of the driver's blood or urine was collected for a chemical analysis as indicated on the attached DHHS 4081.
- 14. The driver willfully refused to submit to a chemical analysis as indicated on the attached DHHS 4082. DHHS 4081. The willful refusal occurred in an implied-consent offense involving death or critical injury to another person.

SWORN/AFFIRMED AND SUBSCRIBED TO BEFORE ME

Date: 5/13/15
Signature Of Official Authorized To Administer Oaths: [Signature]
 Magistrate Deputy CSC Assistant CSC CSC
 Notary
SEAL

Signature Of Chemical Analyst/Law Enforcement Officer: TRP H.T. HOUFFER
Print Name Of Chemical Analyst/Law Enforcement Officer: TRP H.T. HOUFFER
Agency Name: NCSHP
DHHS Permit No.: 27050E

STATE OF NORTH CAROLINA
HAYWOOD COUNTY

IN THE GENERAL COURT OF JUSTICE
FILE NO. 15CR 51713

STATE OF NORTH CAROLINA

STATE'S
MOTION AND ORDER
TO CONTINUE

Holly Fletcher,
Defendant

The undersigned moves to continue the trial of these charges from:

7/21/15 to the next court date of: 8/18/15

for the reasons checked below:

An essential witness for the State is absent or unavailable, and the State wishes time to secure their presence pursuant to N.C. Gen. Stat. 15A-801.

The State intends to present this case to the Grand Jury and needs time to prepare the case.

The evidence in this case was sent to the SBI Lab for analysis and has not been returned to the District Attorney's Office.

Other: _____

Consented to by opposing party: _____

Date: 7/21/15

[Signature]
Signature, Assistant District Attorney

ORDER

Considering the factors set forth in N.C. Gen. Stat. 15A-952(g) as well as other factors that may give rise to the need for a continuance, the Court orders that a continuance be granted.

[Signature]
Signature, District/Superior Court Judge

STATE OF NORTH CAROLINA		File No. 15CR 051713
HAYWOOD County		In The General Court Of Justice <input checked="" type="checkbox"/> District <input type="checkbox"/> Superior Court Division
STATE VERSUS		CONDITIONS OF RELEASE AND RELEASE ORDER
Name And Address Of Defendant HOLLY SUTTON FLETCHER 330 SUTTON BRANCH RD CLYDE NC 28721		
Offenses And Additional File Numbers 15CR51713 MO GC; T-DRIVING WHILE IMPAIRED; T-SPEEDING		# 15RO544607 G.S. Chapter 15A, Art. 25, 26 Amount Of Bond \$ <u>CUS rel</u>
Location Of Court Haywood County Courthouse; 0001		<input checked="" type="checkbox"/> District <input type="checkbox"/> Superior Date 07/21/2015 Time 08:30 <input checked="" type="checkbox"/> AM <input type="checkbox"/> PM
To The Defendant Named Above, you are ORDERED to appear before the Court as provided above and at all subsequent continued dates. If you fail to appear, you will be arrested and you may be charged with the crime of willful failure to appear. You also may be arrested without a warrant if you violate any condition of release in this Order or in any document incorporated by reference.		
The defendant has been advised of charge(s) against him/her and his/her right to communicate with counsel and friends.		
<input checked="" type="checkbox"/> Your release is authorized upon execution of your: <input checked="" type="checkbox"/> WRITTEN PROMISE to appear <input type="checkbox"/> UNSECURED BOND in the amount shown above		
<input checked="" type="checkbox"/> CUSTODY RELEASE <input type="checkbox"/> SECURED BOND in the amount shown above		
<input type="checkbox"/> HOUSE ARREST with ELECTRONIC MONITORING administered by (agency) _____ and the SECURED BOND above. You may leave your residence for the purpose(s) of <input type="checkbox"/> employment <input type="checkbox"/> courseling <input type="checkbox"/> course of study <input type="checkbox"/> vocational training		
<input type="checkbox"/> Your release is not authorized.		
<input type="checkbox"/> The defendant is required to provide (check all that apply) <input type="checkbox"/> fingerprints under G.S. 15A-502(a1) or (a2). <input type="checkbox"/> a DNA sample under G.S. 15A-266.3A. Prior to release, the defendant shall provide his/her (check all that apply) <input type="checkbox"/> fingerprints. <input type="checkbox"/> DNA sample.		
<input type="checkbox"/> The defendant has been <input type="checkbox"/> (i) charged with a felony while on probation (complete AOC-CR-272, Side One). <input type="checkbox"/> (ii) arrested for violation of probation with a pending felony charge or prior conviction requiring registration under G.S. 14, Article 27A (complete AOC-CR-272, Side Two).		
<input type="checkbox"/> This Order is entered upon defendant's warrantless arrest for violation of conditions of release entered previously for the above-captioned case in the Order dated _____		
<input type="checkbox"/> The defendant was arrested or surrendered after failing to appear as required under a prior release order.		
<input type="checkbox"/> This was the defendant's second or subsequent failure to appear in this case.		
<input type="checkbox"/> Your release is subject to the conditions as shown on the attached <input type="checkbox"/> AOC-CR-270. <input type="checkbox"/> Other: <u>John L. Ray</u>		
Additional Information BY SIGNING HERE YOU AGREE TO ASSUME CUSTODY OF DEFENDANT UNTIL SHE SOBERS:		
Date 05/13/2015	Signature Of Judicial Official T T HENLINE	<input checked="" type="checkbox"/> Magistrate <input type="checkbox"/> Deputy CSC <input type="checkbox"/> Assistant CSC <input type="checkbox"/> Clerk Of Superior Court <input type="checkbox"/> District Court Judge <input type="checkbox"/> Superior Court Judge
ORDER OF COMMITMENT		
To The Custodian Of The Detention Facility Named Below, you are ORDERED to receive in your custody the defendant named above who may be released if authorized above. If the defendant is not sooner released, you are ORDERED to: <input type="checkbox"/> produce him/her in Court as provided above.		
<input type="checkbox"/> hold him/her <input type="checkbox"/> as provided on the attached AOC-CR-272. <input type="checkbox"/> for the following purpose: _____		
<input type="checkbox"/> [Check in all domestic violence and stalking cases covered by G.S. 15A-534.1(b)] produce him/her at the first session of District or Superior Court held in this county after the entry of this Order or, if no session is held before (enter date and time 48 hours after time of arrest) _____		
<input type="checkbox"/> AM <input type="checkbox"/> PM produce him/her before a magistrate of this county at that time to determine conditions of pretrial release.		
Name Of Detention Facility	Date	Signature Of Judicial Official T T HENLINE
WRITTEN PROMISE TO APPEAR OR CUSTODY RELEASE		
I, the undersigned, promise to appear at all hearings, trials or otherwise as the Court may require and to abide by any restrictions set out above. I understand and agree that this promise is effective until the entry of judgment in the District Court from which no appeal is taken or until the entry of judgment in Superior Court. If I am released to the custody of another person, I agree to be placed in that person's custody, and that person agrees by his/her signature to supervise me.		
Date 5/13/15	Signature Of Defendant <u>Holly Sutton Fletcher</u>	Signature Of Person Agreeing To Supervise Defendant
Name Of Person Agreeing To Supervise Defendant (Type Or Print) ADULT, SOBER		Address Of Person Agreeing To Supervise Defendant
DEFENDANT RELEASED ON BAIL		
Date	Time <input type="checkbox"/> AM <input type="checkbox"/> PM	Signature Of Jailer
AOC-CR-200, Rev. 12/12 © 2012 Administrative Office of the Courts		ORIGINAL COPY

STATE OF NORTH CAROLINA
COUNTY OF HAYWOOD

IN THE GENERAL COURT OF JUSTICE
DISTRICT COURT DIVISION
FILE NO. 15 CR 51713

STATE OF NORTH CAROLINA)

Vs.)

HOLLY SUTTON FLETCHER)
Defendant)

MOTION TO CONTINUE

NOW COMES the Defendant, by and through her undersigned attorney of record, and moves for a continuance of her above numbered Haywood County District Court matters on Tuesday, August 18, 2015. The undersigned attorney has a Jackson County Domestic Relations Hearing scheduled at 9:00am which is expected to take the balance of the day.

This is the 18th day of August, 2015.

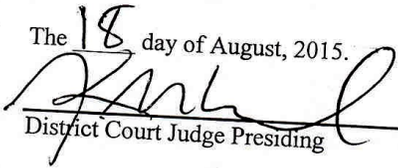


Bill J. Jones, Attorney at Law
89 Walnut Street
Waynesville, NC 28786
(828) 456-2886

Consented to by: _____

IT IS HEREBY, Ordered, Adjudged and Decreed that the Defendant is granted a continuance until:

The 18 day of August, 2015.



District Court Judge Presiding

STATE OF NORTH CAROLINA
 File No. **15CRS171**
 in the General Court of
 District Superior Court
 of Wayne County
 Name of Defendant STATE VERSUS
Holly Fletcher
 G.S. 7A-4

WAIVER OF COUNSEL

ACKNOWLEDGMENT OF RIGHTS AND WAIVER

As the undersigned party in this action, I freely and voluntarily declare that I have been fully informed of the charges against me, the nature of and the statutory punishment for each such charge, and the nature of the proceedings against me; that I have been advised of my right to have counsel assigned to assist me and my right to have the assistance of counsel in defending against these charges or in handling these proceedings, and that I fully understand and appreciate the consequences of my decision to waive the right to assigned counsel and the right to assistance of counsel.

I freely, voluntarily and knowingly declare that:

(Check only one)

- 1. I waive my right to assigned counsel and that I, hereby, expressly waive that right.
- 2. I waive my right to all assistance of counsel which includes my right to assigned counsel and my right to assistance of counsel. In all respects, I desire to appear in my own behalf, which I understand I have the right to do.

SWORN AND SUBSCRIBED TO BEFORE ME
 Date 8/18/15 Signature of Defendant Holly Fletcher
 Deputy CSC Clerk of Superior Court

CERTIFICATE OF JUDGE

I certify that the above named defendant has been fully informed in open court of the charges against him/her, the nature of and the statutory punishment for each charge, and the nature of the proceeding against the defendant and his right to have counsel assigned by the court and his/her right to have the assistance of counsel to represent him/her in this action; that the defendant comprehends the nature of the charges and proceedings and the range of punishment he/she understands and appreciates the consequences of his/her decision and that the defendant has voluntarily and intelligently elected in open court to be tried in this action:

(Check only one)

- 1. without the assignment of counsel.
- 2. without the assistance of counsel, which includes the right to assigned counsel and the right to assistance of counsel.

Date 8/18/15
 Signature of Judge Hon. Kristina P. Earl

NOTE: For a waiver of assigned counsel only, both blocks numbered "1" must be checked. For a waiver of all assistance of counsel, both blocks numbered "2" must be checked.

JAN 25 2016

DEFENDANT NAME	T	OFFENSE	CTRM	TRIAL	CT	FILE NUMBER	L
FLETCHER, HOLLY, ER	A	SPEEDING	075/60	101212	01	12IF 703288	
FLETCHER, HAMPTON,	A	SPEEDING	052/35	041808	01	08CR 000819	
FLETCHER, HAMPTON,	A	SPEEDING	067/50	041808	01	08CR 700738	
FLETCHER, HOLLY, SU	A	INTOXICATED AND DISRUPTIVE		051105	01	05CR 001123	
FLETCHER, HOLLY, SU	A	DRIVING WHILE IMPAIRED		062811	01	11CR 051249	
FLETCHER, HOLLY, SU	A	CIVIL REVOCATION DR LIC (30)		062811	02	11CR 051249	
FLETCHER, HOLLY, SU	A	RESISTING PUBLIC OFFICER		062811	01	11CR 051250	
FLETCHER, HOLLY, SU	A	COMMUNICATING THREATS		062811	02	11CR 051250	
FLETCHER, HOLLY, SU	A	FAIL TO STOP-STEADY RED LIGHT		062811	01	11IF 701858	
FLETCHER, HOLLY, SU	A	UNSAFE MOVEMENT		062811	02	11IF 701858	
FLETCHER, HOLLY, SU*	A	EXPIRED REGISTRATION CARD/TAG		021508	01	07CR 004202	
FLETCHER, HOLLY, SU*	A	EXPIRED/NO INSPECTION		021508	02	07CR 004202	
FLETCHER, HOLLY, SU*	A	DRIVING WHILE IMPAIRED	0001	021616	01	15CR 051713	
FLETCHER, HOLLY, SU*	A	SPEEDING	074/55 0001	021616	02	15CR 051713	

NEXT NAME:

HAYWOOD COUNTY CLERK OF COURT

L115441 01/25/16 14:19:56

PAYOR: MILLER, MONROE
 PAYEE: SAME
 CASE#: VCAP:N
 CIT#:

21400 MISC SPEC FEES	3.75
TOTAL PAID	3.75
CA TENDERED	20.00
CHANGE	16.25

4587 ID C43CJO

