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1a

APPENDIX A

VERDICT SHEET

SUPERIOR COURT OF NEW JERSEY LAW DIVISION ESSEX COUNTY

Indictment No. 18-06-01843-I
STATE OF NEW JERSEY
v.
SHAWN REEVES,
Defendant.

INDICTMENT

QUESTION 1

Count 1 (One) of the indictment, Unlawful Possession of a Handgun, charges that on October 7, 2016, in the City of East Orange, in the County of Essex, aforesaid and within the jurisdiction of this Court, knowingly had in his possession a handgun, and carried the same outside the bounds of his permit, contrary to the provisions of NJ.S.A. 2C:39-5b.

Our verdict is:		
NOT GUILTY	GUILTY _	✓

2a

QUESTION 2

Count 2 (Two) of the indictment, Impersonating a Law Enforcement Officer, charges that Shawn Reeves on the 7th of October, 2016, in the City of East Orange, in the County of Essex, aforesaid and within the jurisdiction of this Court, did falsely pretend to hold a position as an officer or member or employee or agent of any organization or association of law enforcement officers with purpose to induce another to submit to such pretended official authority or otherwise act in reliance upon that pretense, contrary to the provisions of N.J.S. 2C:28-8.

Our verdict is:			
NOT GUILTY _	GUILT	Y	

PLEASE ADVISE THE SHERIFF'S OFFICER YOU HAVE REACHED A VERDICT.

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<u> -</u>	Superior	Juagment of Conviction Court of New Jersey, ESSEX County	
State of New Jersey Last Name REEVES	· >	First Name SHAWN	
Also Known As			
Date of Birth 11/01/1965	SBI Number 950008E	Date(s) of Offense 10/07/2016	
	PROMIS Number 18 004961-001	Date Ind / Acc / Complt Filed Original Plea 06/28/2018	lea
Adjudication By Guilty Plea	lea 🗸 Jury Trial Verdict	Non-Jury Trial Verdict	1019
Original Charges			
Ind / Acc / Complt Count 18-06-01843-I 1	Б	Statute UNLAWFUL POSS WEAPON-HANDGUNS WITHOUT PERMIT 2C:39-5B(1)	Degree 2
	IMPERSONATE A	LAW ENFORCEMENT OFFICER	4
i			
Final Charges			
Ind / Acc / Complt Count 18-06-01843-I 1	unt Description UNLAWFUL POSS	Statute DOSS WEAPON-HANDGUNS WITHOUT PERMIT 2C:39-5B(1)	Degree 2
	IMPERSONATE A	LAW ENFORCEMENT OFFICER	4
Sentencing Statement	1		
It is, therefore, on 10/07/2020 COUNT 1 PURSUANT TO THE GRA PROBATION FOR A TERM OF TWO RULES AND REGULATIONS ESTABI DEFENDANT SHALL MAINTAIN EMI	/2020 ORDE 1E GRAVES ACT WALVER 1TWO (2) YEARS. AS SSTABLISHED BY THE B IN EMPLOYMENT; SUBMI	ORDERED and ADJUDGED that the defendant is sentenced as follows: COUNT 1 PURSUANT TO THE GRAVES ACT WAIVER PROVISION IN N.J.S.A. 2C:43-6.2, DEFENDANT IS HEREBY PLACED ON PROBATION FOR A TERM OF TWO (2) YEARS. AS A CONDITION OF PROBATION, DEFENDANT SHALL COMPLY WITH THE SET OF RULES AND REGULATIONS ESTABLISHED BY THE ESSEX COUNTY PROBATION DEPARTMENT. AS FURTHER CONDITION OF PROBATION, DEFENDANT SHALL MAINTAIN EMPLOYMENT; SUBMIT TO URINE TESTING AS APPROPRIATE; AND PERFORM ONE HUNDRED (100) HOURS OF COMMUNITY SERVICE.	NN I OF DBATION,
COUNT 2 DEFENDANT IS H DEFENDANT SHALL COMPLY DEPARTMENT. AS FURTHER APPROPRIATE; AND PERFOR COUNT 1.	HEREBY PLACED ON PRO WITH THE SET OF RUL CONDITION OF PROBA W ONE HUNDRED (100)	COUNT 2 DEFENDANT IS HEREBY PLACED ON PROBATION FOR A TERM OF TWO (2) YEARS. AS A CONDITION OF PROBATION, DEFENDANT SHALL COMPLY WITH THE SET OF RULES AND REGULATIONS ESTABLISHED BY THE ESSEX COUNTY PROBATION DEPARTMENT. AS FURTHER CONDITION OF PROBATION, DEFENDANT SHALL MAINTAIN EMPLOYMENT; SUBMIT TO URINE TESTING APPROPRIATE; AND PERFORM ONE HUNDRED (100) HOURS OF COMMUNITY SERVICE. THIS SENTENCE SHALL RUN CONCURRENT TO COUNT 1.	CON, STING AS ENT TO
JAIL CREDIT - 10 DAYS			
It is further ORDEREI	D that the sheriff deliver	It is further ORDERED that the sheriff deliver the defendant to the appropriate correctional authority.	
Total Custodial Term 000 Years 00 Months 000	000 Days Institution Name		ation Term 00 Months
10	fective August 1, 2017, CN: 1007 Defendant Defense Counsel	Prosecutor	page 1 of 3 commission

ESX-18-004961 10/08/2020 5:20:54 PM Pg 2 of 3 Trans ID: CRM2020826669 State of New Jersey v. State of New Jersey v. REEVES, SHAWN

Mandadory Penalties Mandadory Penalties	REEVES, SHAWN		S.B.I. # 950008E In	S.B.I. # 950008E Ind / Acc / Complt # 18-06-01843-I	01843-I
Sandard	DEDR (N.J.S.A. 2C:35-15	and 2C:35-5.11)	Additional Condi	tions	
DEDR penalty reduction granted (N.J.S.A. 2C:35-15a(2)) Standard Standar	A mandatory Drug Enforcement and I penalty is imposed for each count. (W each degree.)	Demand Reduction (DEDR) Vrite in number of counts for		nereby ordered to provide a costs for testing of the sam 20 and <i>N.J.S.A.</i> 53:1-20.29)	DNA sample and ple provided
egree	DEDR penalty reduction grant Standard	ed (N.J.S.A. 2C:35-15a(2)) Doubled	The defendant is I life (CSL) if offens	nereby sentenced to commu e occurred before 1/14/04 (/	nity supervision for V.J.S.A. 2C:43-6.4).
Page	00	(9)(9)	The defendant is I (PSL) if offense or	nereby sentenced to parole scurred on or after 1/14/04 (/	supervision for life V.J.S.A. 2C:43-6.4).
Total DEDR Penalty \$	@ 		The defendant is be partised partition	ereby ordered to serve a	year term of elease Act (NERA).
Total DEDR Penalty \$ The court further ORDERS that collection of the DEDR penalty be suspended upon defendant's entry into a residential drug program or Laboratory Fee (N.J.S.A. 2C:35-159) CLaboratory Fee (N.J.S.A. 2C:35-20) CLaboratory Fee (N.J.S.A. 2C:35-20) CLaboratory Fee (N.J.S.A. 2C:35-20) CLaboratory Fee (N.J.S.A. 2C:35-20) CLaboratory Fee (N.J.S.A. 2C:35-159) CLaboratory Fee (N.J.S.A. 2C:35-159) CLaboratory Fee (N.J.S.A. 2C:35-20) CLaboratory Fee (N.J.S.A. 2C:35-20) CO Assessment (N.J.S.A. 2C:31) CO Assessment (N.J.S.A. 2C:32-32) Co Assessment \$100.00 Correctly Correctly Safe Neighborhoods Services Fund ulpment Fund Penalty Correctly Correctly Correctly Correctly Safe Neighborhoods Services Fund Assessment (N.J.S.A. 2C:33-36) Correctly Correctly Correctly Correctly Services (N.J.S.A. 2C:34-3-36) Correctly Corre	(B)		which term shall b sentence of incard	egin as soon as the defenda eration (N.J.S.A. 2C:43-7.2)	nt completes the
Total Vac O'REAS that collection of the DEDK penalty be cut further O'REAS that collection of the DEDK penalty be collection of the DEDK penalty be collection of the DEDK penalty be collected by the DEDK penalty and of the penalty of the DEDK penalty and of the penalty of the DEDK pe	Total DEL	OR Penalty \$	The court imposes	a Drug Offender Restrainin	g Order (DORO)
CO Assessment (N.J.S.A. 2C:35-20)	The court further ORDERS the suspended upon defendant's for the term of the program. (at collection of the DEDR penalty be entry into a residential drug program N.J.S.A. 2C:35-15e)	The court continue (SORO) if the offer	ss/imposes a Sex Offender Finse occurred on or after 8/7.	Restraining Order
CO Assessment (N.J.S.A. 2C:43-3.1)	Forensic Laboratory Fee (N.J.S.A. 20. Offenses @ \$		The court impose:	a Stalking Restraining Ord	ər (N.J.S.A.
Number	VCCO Assessment (N.J.3	S.A. 2C:43-3.1)		prohibited from purchasing, o	owning, possessing,
Contain Seeveral Contain See		⋖	_	earm and from receiving or restion card or permit to purch	etaining a firearms lase a handgun
Total VCCO Assessment \$ 100 .00		↔	Findings Per N.J	.S.A. 2C:47-3	
## Total VCCO Assessment \$ 100.00 ## Lice Theft / Unlawful Taking Penalty ## J.S.A. 2C:20-2.1) ## India Based Penalties ## Fees and Penalties ## Forcement Officers Training			The count finds that	at the defendant's conduct w	as characterized
hicle Theft / Unlawful Taking Penalty J.S.A. 2C:20-2.1) fense Based Penalties fense Based Penalties ferse Based Penalties her Fees and Penalties forcement Officers Training Safe Neighborhoods Services Fund Unpment Fund Penalty A. 2C:43-3.3) A. 2C:43-3.3) A. 2C:45-1d) On Supervision Fee Examiner Program Penalty (N.J.S.A. 2C:43-3.6) Cation Fee Certain Sexual Assault Nurse Examiner Program Penalty (N.J.S.A. 2C:43-3.6) Cation Fee Certain Sexual Offenders Surcharge Defendence Offender Sexual Offenders Surcharge Defendence Offenders Sex Crime Victim Treatment Fund Penalty (N.J.S.A. 2C:14-10) Sex Crime Victim Treatment Fund Penalty (N.J.S.A. 2C:14-10) Sex Crime Several Total Financial Obligation Date of Sexual Assault Nurse Se	Total VCCO Assessmer	(a) \$	by a pattern of rep	etitive and compuisive bena at the defendant is amenable	vior. to sex offender
Mandatory Penalty Mandatory Penalty	Vehicle Theft / Unlawful 1	Faking Penalty	treatment. The court finds the	at the defendant is willing to	participate in sex
Same of Penalties Safe Denalties Safe Denalties	(14:5:52: E-0:2:1)	Mandatory Donalty	onender treatmen		
Fense Based Penalties	Offense	Mandatory Penaity	License Suspens	ion	74.
Amount Amount Same Same Same Correspondence	Offense Based Penalties		CUS/Parapherna	III (N.J.S.A. 20.33-16)	」 walved 2.1)
her Fees and Penalties Total: \$ 150.00 Number of Months Cother 4. 2C:43-3.3) Assessment (N.J.S.A. 2C:43-3.2) Start Date Start Date 4. 2C:45-14) Total: \$ 150.00 Details Total: \$ 150.00 5. 2 C:45-14) Total: \$ 150.00 Details Total: \$ 150.00 6. 2 C:45-14) Total: \$ 150.00 Details Total: \$ 150.00 7 C:45-14) Total: \$ 150.00 Details Total: \$ 150.00 8. 2 C:45-14) Total: \$ 150.00 Details Total: \$ 150.00 9. 2 C:45-14) Total: \$ 150.00 Details Total: \$ 150.00 10. N.J. S.A. 2 C:45-3.6) Driver's License Number Total: \$ 150.00 Total: \$ 150.00 10. N.J. S.A. 2 C:25-29.4) (N.J. S.A. 2 C:43-3.7) Total: \$ 150.00 Total: \$ 150.00 10. N.J. S.A. 2 C:25-29.4) (N.J. S.A. 2 C:43-3.7) Total: \$ 150.00 Total: \$ 150.00 10. N.J. S.A. 2 C:25-29.4) (N.J. S.A. 2 C:43-3.7) Total: \$ 150.00 Total: \$ 150.00 10. N.J. S.A. 2 C:25-29.4) (N.J. S.A. 2 C:43-3.7) Total: \$ 150.00 Total: \$ 150.00	Penalty	Amount	Eluding (N.J.S.A.	iui laniig (7.5.5.4. 20.20-) 20:29-2)	2.1)
torcement Officers Training Safe Neighborhoods Services Fund Assessment (N.J.S.A. 2C:43-3.2) Assessment (N.J.S.A. 2C:43-3.2) Assessment (N.J.S.A. 2C:43-3.2) Start Date Assessment (N.J.S.A. 2C:43-3.2) Start Date Examiner Program Penalty (N.J.S.A. 2C:43-3.6) Total \$ Total Financial Obligation Date of Birth Sex Crime Vicin Treatment Fund Penalty (N.J.S.A. 2C:43-3.7) Sex Crime Vicin Treatment Fund Penalty (N.J.S.A. 2C:43-3.7) Sex Crime Vicin Treatment Fund Penalty (N.J.S.A. 2C:43-3.7) Sex Crime Vicin Treatment Fund Penalty (N.J.S.A. 2C:41-10) Sex Crime Vicin Treatment Fund Penalty (N.J.S.A. 2C:41-10) Sex Crime Vicin Treatment Fund Penalty (N.J.S.A. 2C:41-10) Sex Crime Vicin Treatment Fund Penalty (N.J.S.A. 2C:14-10) Sex Crime Vicin Treatment Fund Sex Crime Vicin Treat		A	Other	`	
forcement Officers Training Safe Neighborhoods Services Fund Unipment Fund Penalty 4. 2C:43-3.2) 4. 2C:43-3.3) 6. 2 Offenses @ \$75.00 130.00 14. 2C:43-3.2) 150.00 150.00 160.00	Other Fees and Penalties		Number of Months	in the second se	
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Total: \$150.00	(N.J.S.A. 2C:43-3.3)	✓ 2 Offenses @ \$75.00	Start Date	End Date	
4, 2C:45-1d) Examiner Program Penalty (N.J.S.A. 2C:43-3.6) ction Fee A. 2C:46-1.1) Total \$ Total \$ Total \$ N.J.S.A. 2C:25-29.4) N.J.S.A. 2C:25-29.4) Sex Crime Victim Treatment Fund Penalty (N.J.S.A. 2C:14-10) Penalty (N.J.S.A. 2C:14-10) Sex Crime Victim Treatment Fund Penalty (N.J.S.A. 2C:14-10)	Probation Supervision Fee	Total: \$ 150.00 Statewide Sexual Assault Nurse	Details		
tic Violence Offender Total \$ Total Financial Obligation \$ 280.00	(<i>N.J.S.A</i> . 2C:45-1d)	Examiner Program Penalty (N.J.S.A. 2C:43-3.6)			
tic Violence Offender Certain Sexual Offenders Surcharge (N.J.S.A. 2C:25-29.4) (N.J.S.A. 2C:43-3.7) (N.J.S.A. 2C:43-3.7) Sex Crime Victim Treatment Fund Penalty (N.J.S.A. 2C:14-10) \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	Transaction Fee (N.J.S.A. 2C:46-1.1)	Offenses @ \$	Driver's License Number	Jurisdiction	ion
Certain Sexual Offenders Surcharge			If the court is unable to co	lect the license, complete th	e following:
Sex Crime Victim Treatment Fund Penalty (<i>N.J.S.A.</i> 2C:14-10) City	Domestic Violence Offender Surcharge (<i>N.J.S.A.</i> 2C:25-29.4)	Certain Sexual Offenders Surcharge (N.J. S.A. 2C:43-3.7)	Defendant's Address		
tion Joint & Several Total Financial Obligation Date of Birth Sex \$ 280.00 \$ 280.00 \$ 00 <	Fine	Sex Crime Victim Treatment Fund Penalty (N.J.S.A. 2C:14-10)	City	State	Zip
tion Joint & Several Total Financial Obligation Date of Birth Sex					<u> </u>
	estitution Joint &			Sex Eye Color	or
Details	Details				
	lew Jersey Judiciary, Revised Form Effective August 1, 2017, CN: 10070	August 1, 2017, CN: 10070			page 2 of 3

Trans ID: CRM2020826669

ESX-18-004961 10/08/2020 5:20:54 PM Pg 3 of 3 **FILED,** Clerk of the Appellate Division, November 01, 2021, **A-000921-20** State of New Jersey v.

S.B.I. # 950008E Ind / Acc / Complt # 18-06-01843-I

Fine Spent in Custody R. 3:21-8 R. 3:21-8 Date: From 10/07/2016 - 10/16/2016 10/07/2016 - 10/16/2016 Total Number of Days Fosado Time Date: From Total Number of Days Total Number of Days Total Number of Days Statement of Reasons - Include all applicable aggravating and mitigating factors GGRAVATING FACTORS ITTIGATING FACTORS ITTIGATING FACTORS The defendant did not contemplate that his/her conduct would cause or threa	Reserving the Spent in Custody 3.21-8 3.21-8 10/07/2016 - 10/16/2016 Total Number of Days Total Number of	Date: From - To To Total Number of Days actors threaten serious harm. ant's conduct, though failing to conduct for the damage or injury that r or has led a law-abiding life for a
Statement of Reasons - Include all applicated Gravating Factors The need for deterring the defendant and The defendant of not contemplate that his whe defendant did not contemplate that his	Total Number of Days Total Number of Days Total Number of Days Total Number of Days Dle aggravating and mitigating factol others from violating the law. or threatened serious harm. is/her conduct would cause or three or threatened serious harm. is/her conduct would cause or three or threatened serious harm. is/her conduct would cause or three or justify the defendant apensate the victim of his/her conprogram of community service.	Total Number of Days S aten serious harm. s conduct, though failing to duct for the damage or injury that has led a law-abiding life for a
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	o excuse or justify the defendant mpensate the victim of his/her conprogram of community service. linquency or criminal activity or ssion of the present offense.	s conduct, though failing to duct for the damage or injury that has led a law-abiding life for a
. There were substantial grounds tending to excuse or justify the defendant's conduct, though failing to stablish a defense.	mpensate the victim of his/her coprogram of community service. linquency or criminal activity or ssion of the present offense.	duct for the damage or injury that has led a law-abiding life for a
. The defendant has compensated or will comeshe sustained, or will participate in a procession of the content o	linguency or criminal activity or ssion of the present offense.	has led a law-abiding life for
	THE DIESELL	
conduct was the	f circumstances unlikely to recur	
. The character and attitude of the defenda	ttitude of the defendant indicate that he/she is unlikely to commit another offense	ly to commit another offense.
.O. The defendant is particularly likely to respond affirmatively to probationary treatment.	respond affirmatively to probati	nary treatment.
HE COURT IS CLEARLY CONVINCED THAT THE MITIGATING FACTORS SUBSTANTIALLY OUTWEIGH THE LONE AGGREVATING FACTORS.	IGATING FACTORS SUBSTANTIALLY OUT	EIGH THE LONE AGGREVATING FACTORS.
Attorney for Defendant at Sentencing		Public Defender
HILLARY B SMITH		✓ Yes □ No
(,		Ĕ
FREDERICK BUFUBLIN		NO Sea L
DOUGE AL SELLENCING RONALD D. WIGLER		
ludge (Signature)		Date
/s RONALD D. WIGLER		10/08/2020

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