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December 7, 2017

## Press Release - For Immediate Release

Defendant's Name: Jonathon Chable  
Age: 23  
State of residence: Sioux City, IA  
Criminal File Number: 16-195  
Incident Date: March 3, 2016  
Indictment Date: May 11, 2016  
Arraignment Hearing: July 1, 2016  
Charges Files: Ct.1: Ingestion of a Schedule 1 or 2 Controlled Substance, 22-42-5.1, (F5),  
5/10  
Ct.2: Ingestion, 22-42-15, (M1), 1/2  
Change of Plea Date: August 15, 2016  
Date of Sentencing: August 15, 2016  
Convicted of: Ct.1: Ingestion of a Schedule 1 or 2 Controlled Substance, 22-42-5.1, (F5),  
5/10Ct.  
Arresting Officer: Chief Rich Headid - NSCPD  
Defense Attorney: Jeff Myers  
Prosecution Attorney: Alexis Tracy

### Case Synopsis:

On March 3, 2016, Chief Rich Headid responded a report that a car that was reported stolen out of Woodbury County, IA, was located at Goode to Go in North Sioux City. When Chief Headid arrived an employee of Goode to Go informed him that the man driving the vehicle was located inside the Casino of Goode to Go. Chief Headid made contact with the man who was driving the vehicle, who was identified as the Defendant, Jonathan Chable. The Keys to the Vehicle were found on the Chable's person. A search of the vehicle was conducted and a glass pipe that is known to be used to smoke methamphetamine was found. The Defendant admitted to smoking methamphetamine two weeks prior and smoking marijuana one week prior to the arrest. The Defendant consented to a UA. The Defendants UA came back positive for methamphetamine, with a level of 100,213 ng/ml.

### Sentencing Synopsis:

AS TO THE CHARGE Count I, Ingestion of a Schedule I or II Controlled Substance, a violation of SDCL 22-42-5.1, a class 5 felony; IT IS HEREBY ORDERED ADJUDGED AND DECREED that the Defendant shall serve Five (5) years in the South Dakota State Penitentiary. It is further ORDERED that Court shall SUSPEND the EXECUTION of the Five (5) years of the

Defendant's sentence upon the Defendant satisfying the following terms and conditions. It is further ORDERED that the Defendant shall be placed on **supervised probation** for Four (4) years and must satisfy the following terms and conditions:

1. The Defendant shall be placed under the supervision of the Chief Court Officer, or his representative, for a period of Four (4) years. The Defendant shall sign and comply with all terms of Adult Probation Agreement.
2. The Defendant's supervision may be transferred to the State of Iowa for supervision.
3. The Defendant shall obey all federal, state and local laws.
4. That the Defendant shall not possess or use any alcoholic beverages, or use or possess any controlled drugs or illegal substances, including marijuana, while on probation with the exception of medications lawfully prescribed and ingested according to the doses prescribed by a licensed physician.
5. The Defendant shall waive his/her Fourth Amendment right against warrant-less random search and seizure by his/her Probation Officer and/or any law enforcement officer upon request, to include the Defendant's person, vehicle, and residence. This waiver shall include the Defendant submitting to a UA, breathe or other bodily substance upon request. The Defendant shall remain responsible for the costs of all UA's or any other substance tests.
6. The Defendant shall obtain chemical dependency evaluation within Thirty (30) days of sentencing and successfully complete any and all treatment and aftercare, and follow all the recommendations of the treatment provider.
7. Court Services shall have the discretion to require the Defendant to participate in the CBISA program, MRT program or other classes and programming as Court Services may direct during the term of probation.
8. The Defendant shall pay all monetary obligations as Ordered by this Court as a term of satisfying Defendant's probation. The Defendant shall work with his probation officer and establish a minimum monthly payment plan and forward payments to the Clerk of Courts.

IT IS ORDERED, ADJUDGED, AND DECREED that the Defendant shall serve a sentence of Fifty-four (54) Days in the Union County Jail. It is FURTHER ORDERED that the Defendant shall receive credit for Fifty-four (54) days that the Defendant spent incarcerated prior to disposition.

IT IS FURTHER ORDERED that the Defendant shall pay the following amounts to the Union County Clerk of Courts (209 East Main Street, ~ Suite 230, Elk Point, SD 57025): Court Costs of One Hundred Four (\$104.00) Dollars; Prosecution Costs in the amount of Twenty-eight Dollars and forty-eight (\$28.48) Cents; and Costs payable to (South Dakota Drug Control Fund, 1302 East Highway 14, Suite 5, Pierre, SD 57501) in the amount of Forty-five (\$45.00) Dollars.

**Criminal History Synopsis:**

This is Jonathan Chable's first felony conviction. Chable does have notations on his record for misdemeanors for shoplifting and other offenses.