
January 30, 2017

Press Release - For Immediate Release

Defendant's Name: Natassia Rose
Age: 32
City and State of Residence: Alpharetta, GA
File Number: 16-310
Incident Date: August 22, 2016
Indictment Date: September 7, 2016
Charges: Ct.1: Possession of a Schedule 1 or 2 Controlled Substance, (F5);
Ct.2: Possession of a Schedule 1 or 2 Controlled Substance, (F5);
Ct.3: Possession of a Schedule 1 or 2 Controlled Substance, (F5);
Ct.4: Possession of a Schedule 3 or 4 Controlled Substance, (F6);
Ct.5: Possession of Drug paraphernalia, (M2);
Arraignment Date: September 29, 2016
Change of Plea Date: September 29, 2016
Convicted of: Ct.2: Possession of a Schedule 1 or 2 Controlled Substance, (F5);
Ct.4: Possession of a Schedule 3 or 4 Controlled Substance, (F6);
Sentencing Date: November 28, 2016
Arresting Officer: Deputy James Prouty – Union County Sheriff's Office
Defense Attorney: Jeff Larson
Prosecution: Alexis Tracy

Case Synopsis:

On August 22, 2016, Natassia Rose's vehicle was stopped after the officer identified that the vehicle's plates were expired. ROSE was the passenger in the vehicle. The driver was identified as John Talbott. During the traffic stop, ROSE admitted that she last used marijuana at the last rest area. ROSE also admitted that there was marijuana and paraphernalia in the vehicle. A search of the vehicle identified marijuana wax candies, amphetamine, Vyvanse, Clonazepam, Alprazolam. ROSE was arrested on the above listed charges. ROSE provided a UA sample that, when tested, was positive for marijuana (THC) at 210 ng/ml and 531 ng/ml of amphetamine, and 0 ng/ml of methamphetamine.

Sentencing Synopsis:

On November 28, 2016, the Court addressed the class 5 felony charge in Count 2, for possession of a schedule 1 or 2 controlled substance. The Court considered the arguments of the State and the Defense, the Court being satisfied that the ends of justice and the best interests of the public as well as the Defendant will be served by the Court exercising judicial clemency and issued a Suspended Imposition of Sentence to ROSE. The Court further ordered that ROSE pay the following monetary obligations: \$104 in Court Costs; \$10 in prosecution costs; \$45 in fees to the SD Drug Fund; and a fine in the amount of \$1000.

On November 28, 2016, the Court addressed the class 6 felony charge in Count 4, for possession of a schedule 3 or 4 controlled substance. The Court further ordered that ROSE pay

the following monetary obligations: \$104 in Court Costs; and a fine in the amount of \$1000. ROSE's fines shall pay all financial obligations within 90-days or by February 28, 2017.

Criminal History Synopsis:

ROSE's criminal file will be sealed to the public if ROSE successfully completes supervised probation.