IN THE SUPERIOR COURT OF FULTON COUNTY **STATE OF GEORGIA**

STATE OF GEORGIA,

v.

L.Hogar

Case No. 9 sc 104508

ORDER TO RESET CASE TO PRE-TRIAL CONFERENCE AND TRIAL CALENDARS

This matter appeared today on the Court's Non-Complex Arraignment & Final Plea Calendar. The case is further noticed to the Pretrial Conference and Trial Calendars for the following reason(s) —

- \Box State has not produced lab results;
- □ State has not produced other discovery ();
- □ State has not provided Defendant an offer;
- □ State has not yet made contact with victim;
- □ State has not yet determined the amount of restitution;
- □ Based on the foregoing, the Court finds that the state has violated the Case Management Order. Continued violations in the absence of good faith efforts to cure before the pretrial conference may result in the missing discovery being excluded pursuant to O.C.G.A. § 17-16-6 or the case being dismissed for want of prosecution (without prejudice) pursuant to State v. Grimes, 194 Ga. App. 736 (1990).
- Awaiting program referral/social worker assistance;
- Parties were unable to negotiate plea and defendant did not wish to enter nonnegotiated plea/Defendant withdrew non-negotiated plea;
 - Defendant announced intention to file motion to suppress;
- Defendant maintains his/her innocence and wants a trial;
- □ Awaiting indictment/accusation on Defendant's other open case(s) ; and/or

Dother: Private atty David Jones confrict.

IT IS SO ORDERED this _____ day of _____

Π Other than as indicated above, the Court has inquired and counsel has confirmed that all discovery has been provided in accordance with the Non-Complex Case Management Order entered in this action.

12.14.19

LILLIAN NASH CAUDLE Magistrate Judge sitting by designation Superior Court of Fulton County

Find authenticated court documents without watermarks at docketalarm.com.