

# 16

IN THE SUPERIOR COURT OF FULTON COUNTY  
STATE OF GEORGIA

STATE OF GEORGIA,

Case No. 19 SC 166508

v.

Z. Hogan

**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) —

- 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 non-negotiated 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
- Other: Private atty David Jones conflict.

IT IS SO ORDERED this \_\_\_\_\_ day of \_\_\_\_\_,

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.

Lillian Nash Caudle 12.16.19  
LILLIAN NASH CAUDLE  
Magistrate Judge *sitting by designation*  
Superior Court of Fulton County