Criminal Non-Jury Trials

North Carolina Constitution Article I, Section 24

Right of jury trial in criminal cases. No person shall be convicted of any crime but by the unanimous verdict of a jury in open court. The General Assembly may, however, provide for other means of trial for misdemeanors, with the right of appeal for trial de novo.

North Carolina Constitution Article I, Section 24

Limitation codified in NCGS §15A-1201

North Carolina last state which did not allow waiver of jury trials in criminal cases

North Carolina Constitution Article I, Section 24 (amended 2014)

Right of jury trial in criminal cases.

No person shall be convicted of any crime but by the unanimous verdict of a jury in open court, **except** that a person accused of any criminal offense for which the **State is not seeking a sentence of death in superior court may, in writing or on the record in the court and with the consent of the trial judge, waive jury trial, subject to procedures prescribed by the General Assembly. The General Assembly may, however, provide for other means of trial for misdemeanors, with the right of appeal for trial de novo. (2013-00, s. 1.)**

Right to waive jury trial Article I, Section 24 (amended 2014)

- State not seeking sentence of death
- In writing or on the record
- With the consent of the trial judge
- Subject to procedures prescribed by General Assembly

NCGS §15A-1201(a)-(e)

N.C. General Assembly amended statute to set out procedures for waiving a jury trial

- Effective 12/1/14-arraignments on or after this date
- Effective 10/1/15-waivers on or after this date

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NCGS §15A-1201

effective 12/1/14

Permitted waiver by Defendant if:

- State not seeking sentence of death
- Made knowingly and voluntarily
- In writing or on the record
- With the trial judge's consent

NCGS §15A-1201

Effective October 1, 2015

- applicable to defendants waiving their right to trial by jury on or after October 1, 2015
- clarification of law and fact to be decided
- procedure for joined defendants
- method of providing notice of intent to waive, and when
- procedure for judicial consent to waiver
- procedure to revoke waiver

requirements for resolving motions to suppress

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Procedures to waive jury trial NCGS 15A-1201

- Notice of intent to waive
- State schedule hearing on waiver
- Judicial consent to jury waiver

Step 1

Notice of intent to waive by one of three methods:

- Stipulation
- File written notice of intent to waive with court

Give notice on the record in open court

Stipulation NCGS § 15A-1201(c)(1)

- may be conditioned on each party's consent to the trial judge
- signed by both the State and the defendant
- served on the counsel for any co-defendants.

Filing a written notice with court NCGS §15A-1201(c)(2)

- Serving that notice:
 - -on the State
 - -on counsel for any co-defendants
- Within the earliest of 10 working days after:
 - (i) arraignment,
 - (ii) service of a calendar setting under G.S. 7A-49.4(b), or

(iii) setting of a definite trial date under G.S. 7A-49.4(c).

Waive on the record in open court NCGS §15A-1201(c)(3)

By the earlier of :

(i) the time of arraignment

(ii) calling of the calendar under G.S. 7A-49.4(b) or G.S. 7A-49.4(c).



Step 2 State schedule hearing

- matter to be heard in open court
- before the trial judge who will actually preside over the trial

Note: No time frame in which State must set matter for hearing

> Step 3 Judicial consent to jury waiver

Trial judge shall:

- Address defendant personally to determine understanding
- Determine State's position
- Consider arguments by State and defendant



- determine whether the defendant fully understands decision to waive the right to trial by jury
- appreciates the consequences of the defendant's decision to waive the right to trial by jury.

See Waiver of Jury Trial See Form 405

Personally address defendant

State v. Hamer, 377 N.C. 502 (2021)

- failed to personally address defendant, but no prejudice
- overwhelming evidence of guilt

State v. Rollinson 383 N.C. 528 (2022) Not abuse of discretion to accept waiver when • Defense counsel responded instead of defendant who wished to waive • Defendant signed jury trial waiver form under oath

Knowing and voluntary

State v. Swink, 252 N.C. App. 218 (2016

- sufficient colloquy
- in writing and in open court
- signed waiver form which stated rights given

Determine State's position

Determine whether the State objects to the waiver and, if so, why.

Note: State's consent not required

Consider arguments by State and defendant

Consider the arguments presented by both the State and the defendant regarding the defendant's waiver of a jury trial.

County In The Generat Court Or Superior Court Divise STATE VERSUS WAIVER OF JURY TRIAL Memory Defined. STATE VERSUS WAIVER OF JURY TRIAL State defendant surver of any triat, find the following: (creace at the data pprovide court due to the approvement of the approvement AcknowLEDGMENT OF RIGHTS AND WAIVER 1. the above-named defendant is charged with a criminal offense for which t Count due to the proceedings against me, the nature of and statutory pursistement for each charge, and the nature of the proceedings against me, the nature of and statutory pursistement for each charge, and the nature of the proceedings against me, the nature of and statutory pursistement for each charge, and the nature of the proceedings against me, the nature of and statutory pursistement for each charge, and the nature of the proceedings against me, the pursite to be tried by a jury of the jury and that jury verdice. 1. They understand and appreciates the consequences of my decision to waive the right to be tried by a jury. Comer. 3. In light of the foregoing findings of fact, the undersigned judge concludes that the enders against me, the subsection of the offendant sections of law, the undersigned judge concludes that the enders against me, the nature of and statutory pursist the defendant section of the foregoing findings of fact, the undersigned judge concludes that the enders against me, the nature of and statutory pursist of the or the right to trial by jury, and accordance with defendant's waiver of the right to trial by jury, and accordance with the vary or aggravating sentencing factors in the case accordance with the varyer aggravating sentencing factors in the case accordance with the varyer aggravating sentencing factors in the case accordance with the varyer of the right to trial by jury, and accordance with the varyer of the right to trial by jury, and accordance with the varyer of the right to trial by jury, and accordance with decimating sentencing fact	STATE OF NORTH CA	ROLINA	File No.	FINDINGS OF FACT AND CONCLU
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Certification by Lawyer For Defendent type or print Supervor Class In fight of the foregoing findings of fact and conclusions of law, the undersigned j alone will decide the defendant's waiver of the right to trial by jury, an accordance with that waiver, and as otherwise required by law. Supervor State (State)			Date	bý jury.
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Scope of Waiver of Jury Trial NCGS §15A-1201(b)

- Whole matter of law and fact heard by trial judge
- Determination of sentencing factors heard by trial judge
- Judgment given by court

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Judgment NCGS 15A-1201(b)

Judgment given by trial judge

 should announce findings made beyond a reasonable doubt

statute does not provide for FOF or COL

State v. Cheeks, 267 N.C. App. 579 (2019)

Revocation of Waiver NCGS §15A-1201(e)

• within 10 business days of initial notice.

• at other times, in discretion of trial judge, if no unreasonable hardship or delay to the State.

once revocation granted, decision is final and binding.

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10-day revocation of waiver

State v. Rutledge, 267 N.C. App. 91 (2019)

- 10 days, if waiver in advance of trial
- No cooling off period-cause unnecessary delays

Co-defendants NCGS §15A-1201(b)

If joinder of co-defendants: *shall be* a jury trial UNLESS all defendants waive the right to trial by jury OR the court, in its discretion, severs the case.

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Motions to Suppress NCGS §15A-1201(f)

The court shall make written findings of fact and conclusions of law.

State v. Jones 248 N.C. App. 418 (2016)

Motion to Suppress:

Same judge could hear and preside over trial because:

- Defendant chose to waive jury trial and proceed with a bench trial
 - Trial court is presumed to disregard inadmissible evidence

Additional Considerations

- Habitual felon
- Status of waiver on remand for retrial or mistrial
- Logistics for out-of-county trial judges
- Judge's denial of waiver of jury trial

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