





State v. Hodge, p. 21

- Habitual felon indictment marked "No True Bill" discovered before habitual phase
- No error in allowing the State a continuance after trial of underlying felony to obtain new habitual felon indictment



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Hodge, p. 21

Dissent:

"If I buy a car and get a car with no engine, that is a defective car. If I ask for a car and get a covered wagon, that is not a defective car. ... What we have here is the covered wagon of indictments."

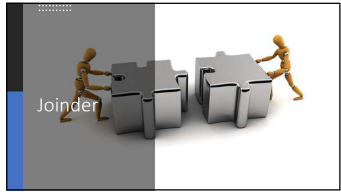


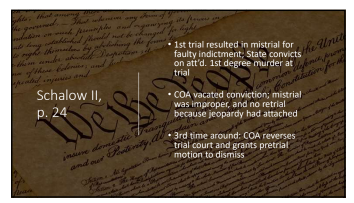
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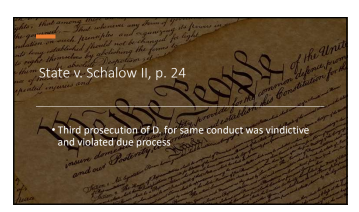
State v. Stallings, p. 22

- G.S. 15A-646: criminal information may be filed at any time before "commencement of a trial" on the charge...
- When is that, exactly, and does it matter?





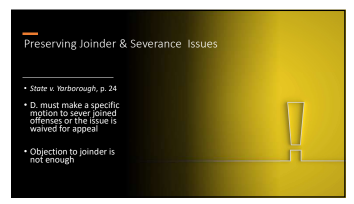




Dismissal for Failure to Join Offenses

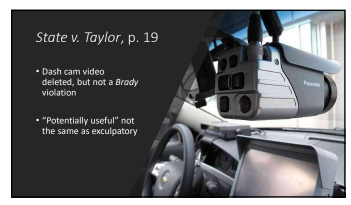
- G.S. 15A-926(c) right of dismissal for failure to join related offenses
- Warren "exception" where D. can show that the State purposefully avoided joining offenses (never before successfully invoked)
- Here, the State had the evidence of joinable charges earlier, and the evidence at both trials would be the same

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Conspiracy and State v. Chavez, p. 34

- D. indicted for conspiracy to commit murder with one named co-D.
- Evidence showed three men were involved (the third man was not identified)

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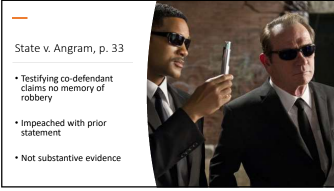


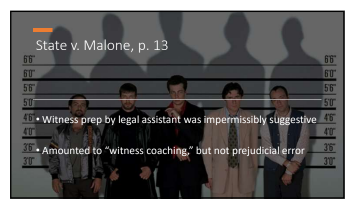
Chavez, p. 34

- Where evidence matches indictment, jury may be instructed that D. conspired "with at least one other person"
- Where one conspirator named and evidence shows multiple conspirators, reversible error to instruct jury that D. could have conspired with other un-alleged conspirators

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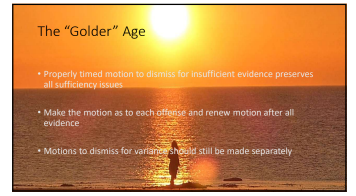




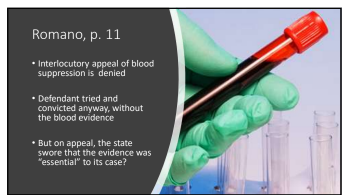


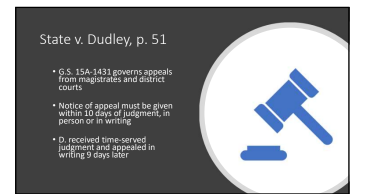












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- (d) A defendant convicted by a magistrate or district court judge is not barred from appeal because of compliance with the judgment, but notice of appeal after compliance must be given by the defendant in person to the magistrate or judge who heard the case or, if he is not available, notice must be given:
 - (1) Before a magistrate in the county, in the case of appeals from the magistrate;

(1) Before a magistrate in the county, in the case of appeals from the magistrate, or

(2) During an open session of district court in the district court district as defined in G.S. 7A-133, in the case of appeals from district court.

The magistrate or district court judge must review the case and fix conditions of pretrial release as appropriate. If a defendant has paid a fine or costs and then appeals, the amount paid must be remitted to the defendant, but the judge, clerk or magistrate to whom notice of appeal is given may order the remission delayed pending the determination of the appeal.

G.S. 15A-1431

