An unpublished opinion of the North Carolina Court of Appeals does not constitute controlling legal authority. Citation is disfavored, but may be permitted in accordance with the provisions of Rule 30(e)(3) of the North Carolina Rules of Appellate Procedure.

IN THE COURT OF APPEALS OF NORTH CAROLINA No. COA17-17

Filed: 3 October 2017

Wilson County, No. 14 CR 055000

STATE OF NORTH CAROLINA,

v.

DEANDREAL MAURICE CANNON, Defendant,

and

TERRENCE C. RUSHING, Bail Agent,

and

AGENT ASSOCIATES INSURANCE, L.L.C., Surety.

Appeal by Wilson County Board of Education from order entered 3 October 2016 by Judge John J. Covolo in District Court, Wilson County. Heard in the Court of Appeals 7 August 2017.

Schwartz & Shaw, P.L.L.C., by Kristopher L. Caudle and Rebecca M. Williams, for Wilson County Board of Education, Plaintiff-Appellant.

No brief for Deandreal Maurice Cannon, Defendant-Appellee.

No brief for Terrence C. Rushing, Bail Agent.

No brief for Agent Associates Insurance, L.L.C., Defendant-Appellee Surety.

STATE V. CHESTNUT

Opinion of the Court

McGEE, Chief Judge.

This case is a companion case to COA17-19, *State v. Knight*, filed contemporaneously with this opinion. *Knight* contains the facts and analysis relevant to this case. For the reasons stated in *Knight*, we vacate and remand the order.

VACATED AND REMANDED.

Judges TYSON and INMAN concur.

Report per Rule 30(e).