## STATE OF NORTH CAROLINA v. EGAN LARKE TABRON

No. 686PA01

(Filed 28 June 2002)

No headnotes.

On discretionary review pursuant to N.C.G.S. § 7A-31 of a unanimous decision of the Court of Appeals, 147 N.C. App. 303, 556 S.E.2d 584 (2001), finding no error as to one judgment and vacating a second judgment, both judgments entered by Hight, J., on 11 May 2000 in Superior Court, Wake County. Heard in the Supreme Court 14 May 2002.

Roy Cooper, Attorney General, by Kathryn J. Thomas, Assistant Attorney General, for the State-appellant.

John T. Hall for defendant-appellee.

PER CURIAM.

DISCRETIONARY REVIEW IMPROVIDENTLY ALLOWED.