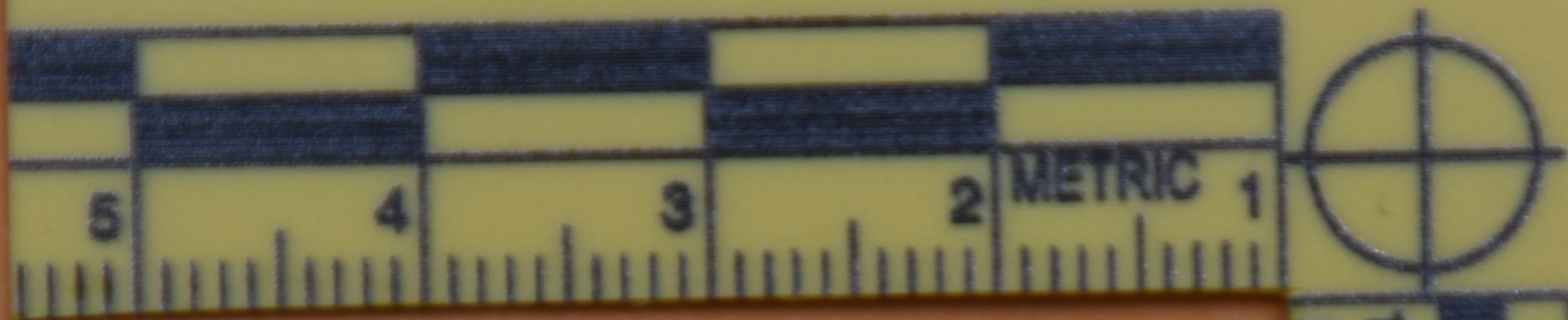
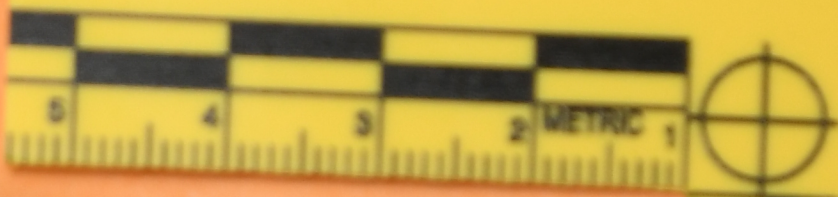


14



14



15



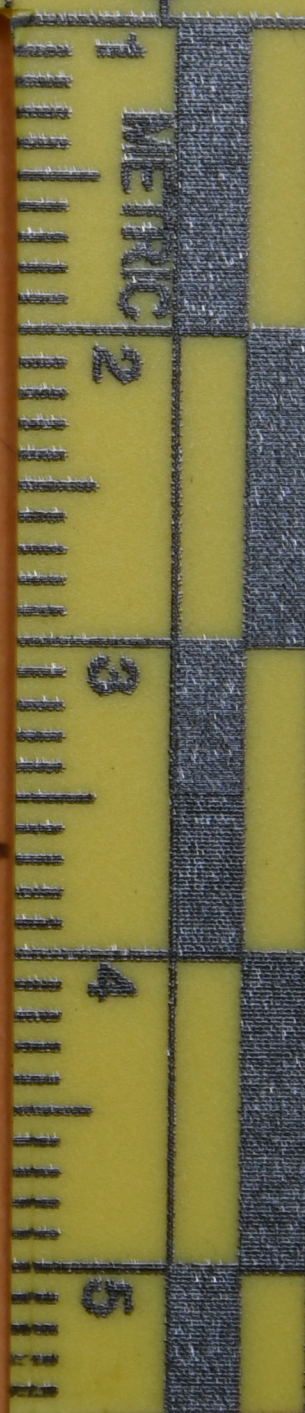
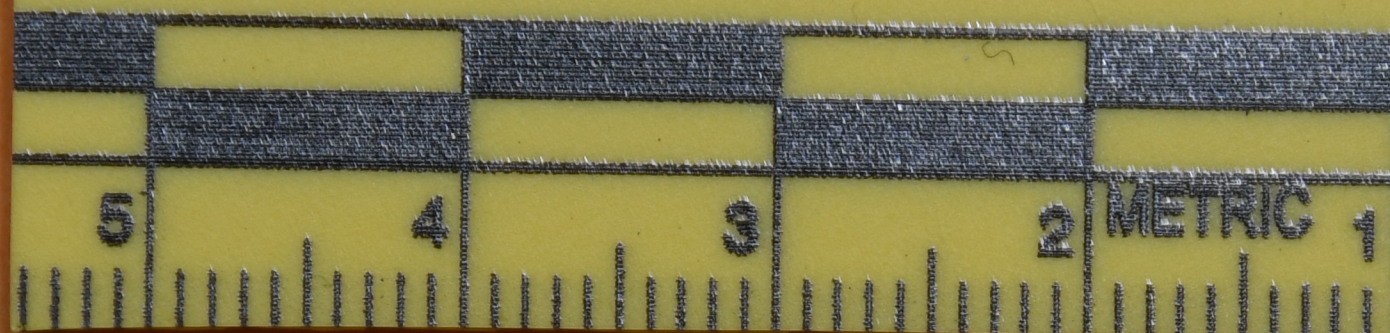
7371-186

15/22

R-LC9

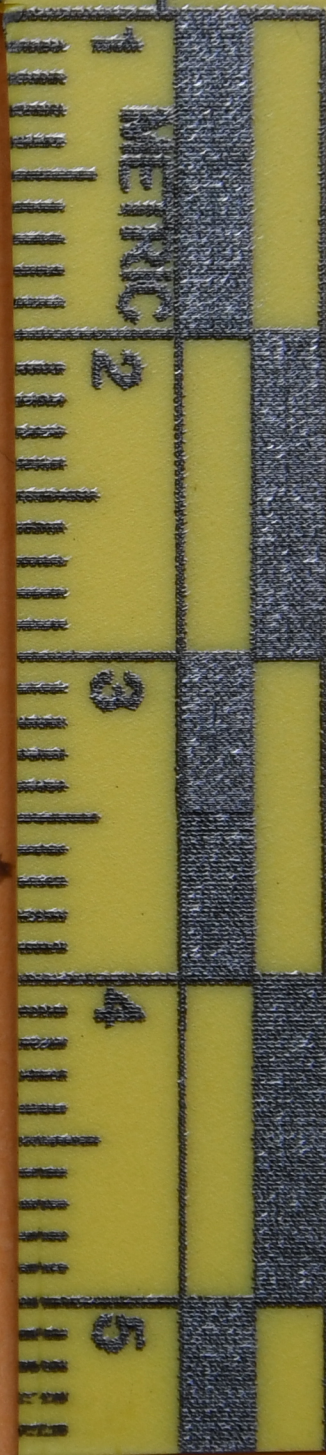
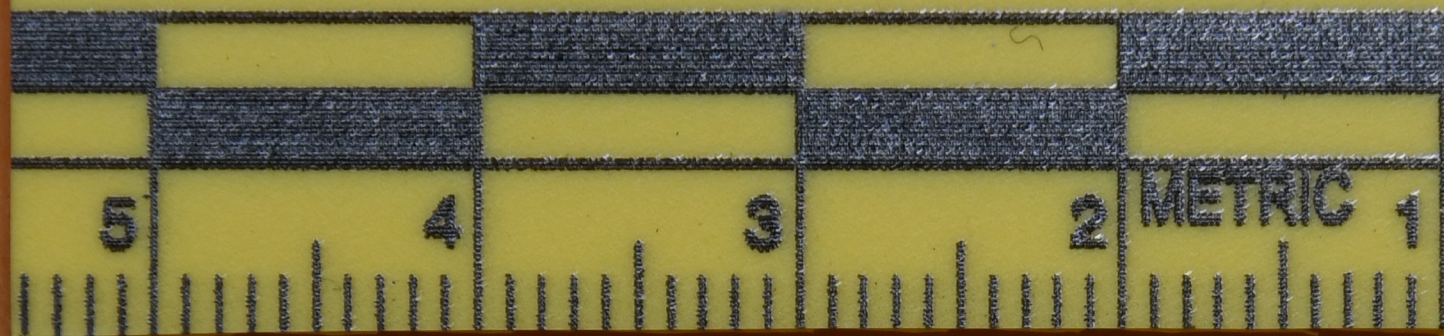
PATENT PENDING

15



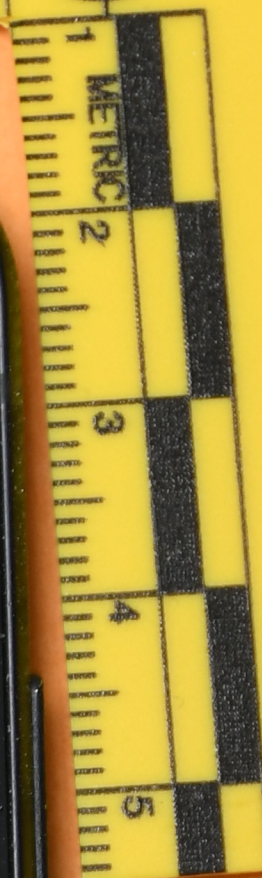
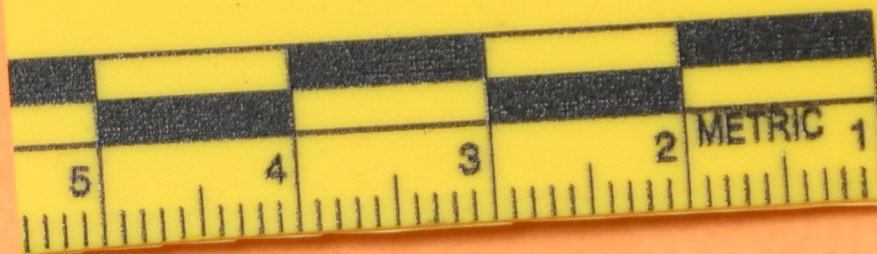
16





16





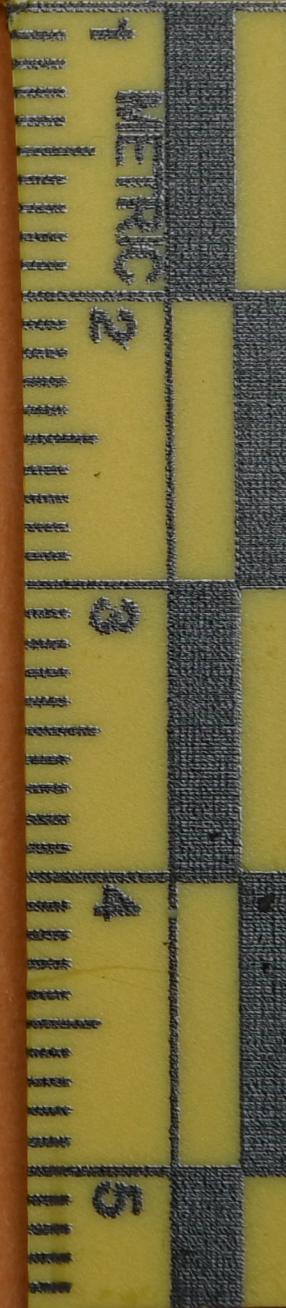
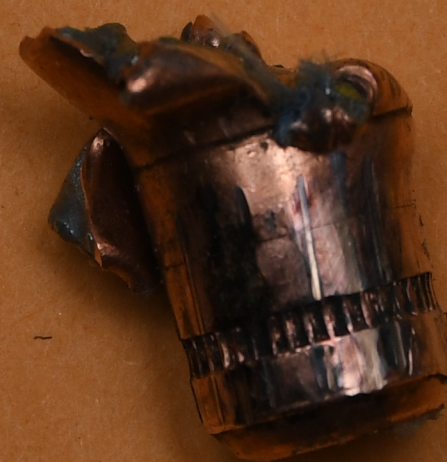
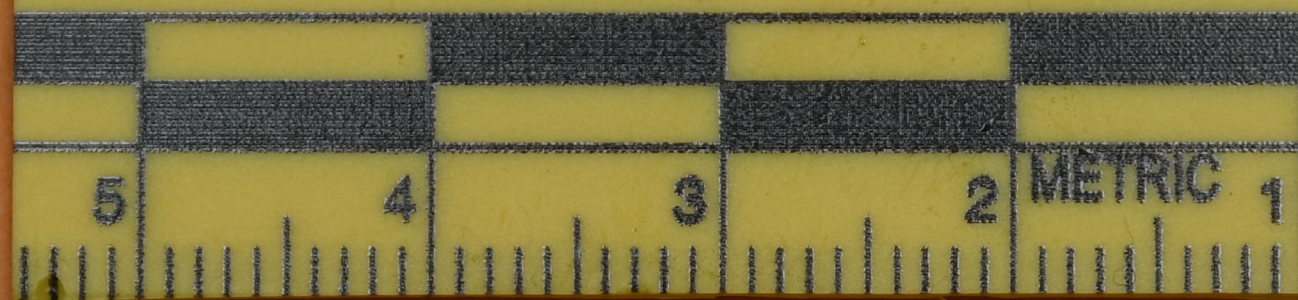
18



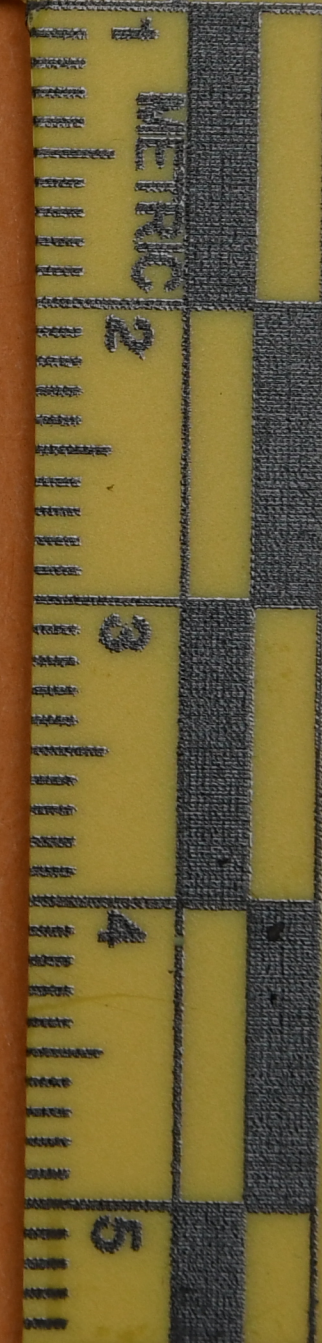
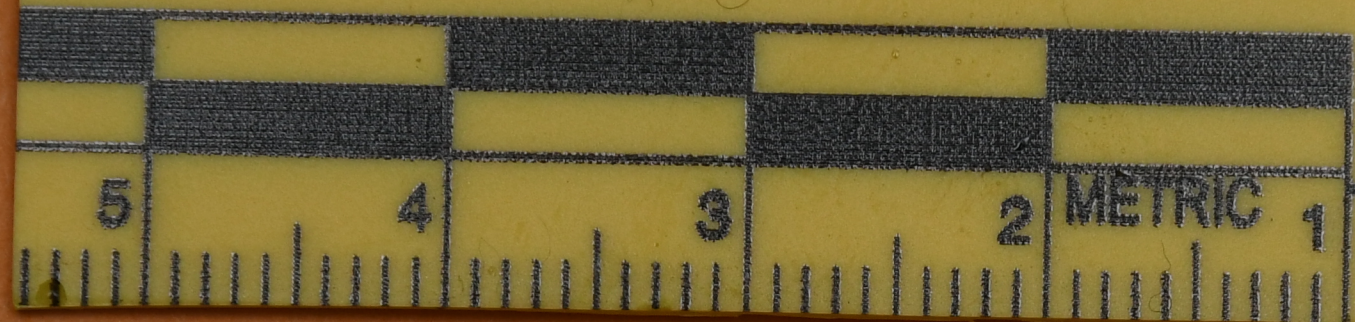


18

10



19



19











B. Andrews

20

plains

IN THE COURT OF COMMON PLEAS, FRANKLIN COUNTY, OHIO
CRIMINAL DIVISION

State of Ohio,

Plaintiff,

vs.

Bret J. Andrews,

Defendant.

TERMINATION NO. 18 BY: RZ

Case No. 09CR-2304

JUDGE SERROTT

JUDGMENT ENTRY
(Revocation/Prison Imposed)

On December 10, 2009, the State of Ohio was represented by Prosecuting Attorney Warren Edwards and Defendant was represented by Attorney Blaise Baker. The Defendant, after being advised of his rights pursuant to Crim. R. 11, entered a plea of guilty to the stipulated lesser included offense of Count Two of the indictment, to-wit: **ATTEMPTED IMPROPER HANDLING OF A FIREARM IN A MOTOR VEHICLE** in violation of R.C. 2923.02 as it relates to R.C. 2923.16, a felony of the fifth degree.

Upon application of the Prosecuting Attorney and for good cause shown, it is ORDERED that a Nolle Prosequi be entered for Count One of the indictment.

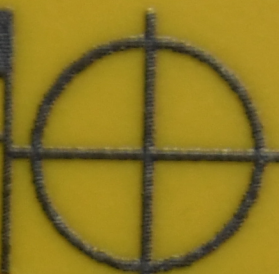
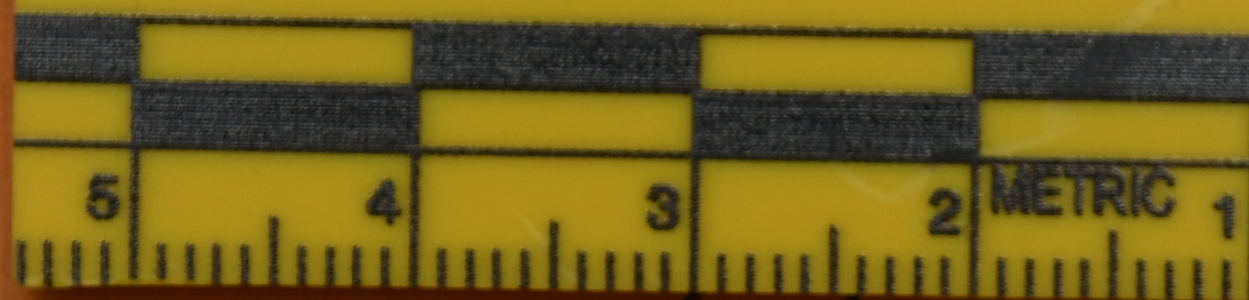
On December 10, 2009, the Defendant was sentenced to **one (1) month** Community Control. The Defendant, having violated the terms of his community control, is now before the Court for reconsideration of his previous sentence.

On April 30, 2013, a re-sentencing hearing was held pursuant to R.C. 2929.19. The State of Ohio was represented by Prosecuting Attorney Joseph Gibson and the Defendant was represented by Attorney Karen Phipps.

The Court afforded counsel an opportunity to speak on behalf of the Defendant and addressed the Defendant personally affording him an opportunity to make a statement on his own behalf in the form of mitigation and to present information regarding the existence or non-existence of the factors the Court has considered and weighed.

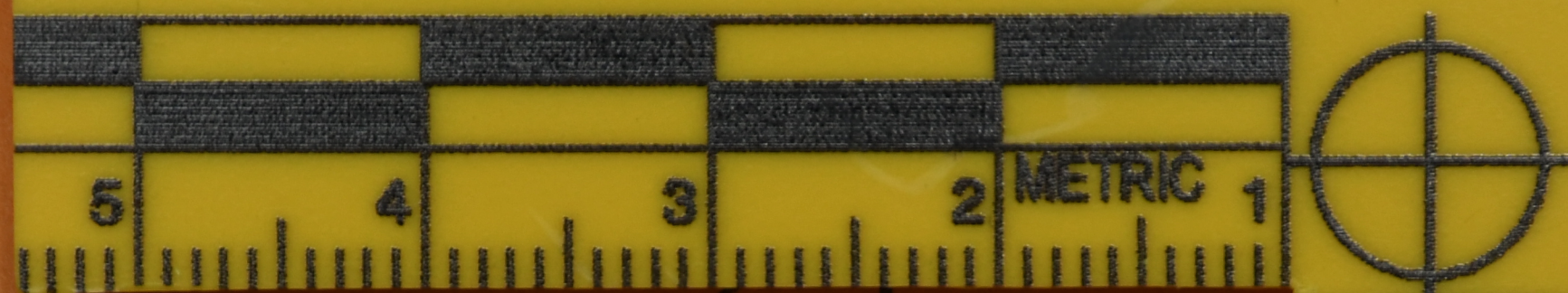
The Court has considered the purposes and principles of sentencing set forth in R.C. 2929.11 and the factors set forth in R.C. 2929.12, and the Court stated on the record its reasons

2



21





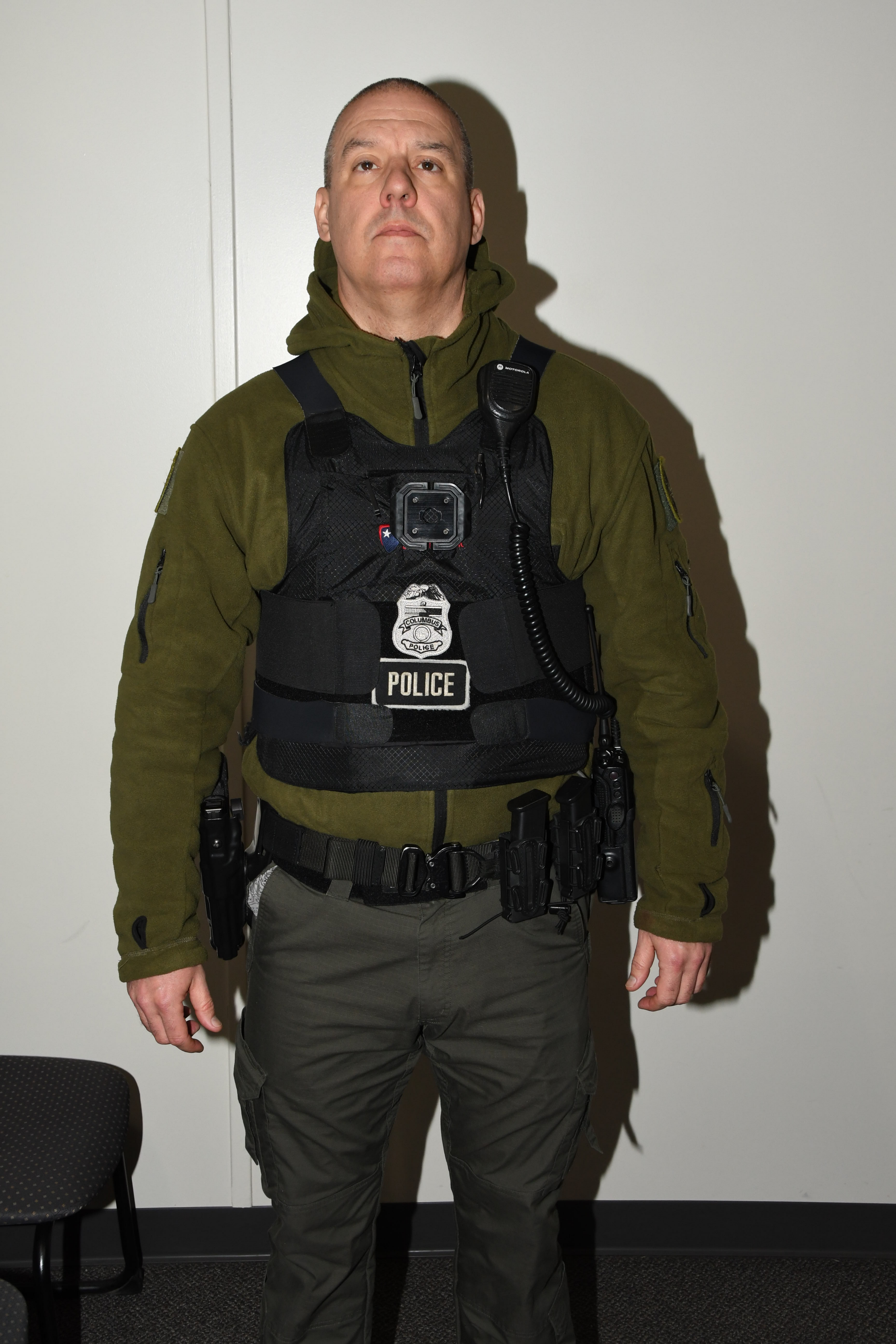


CIBULSKAS











CIBULSKAS

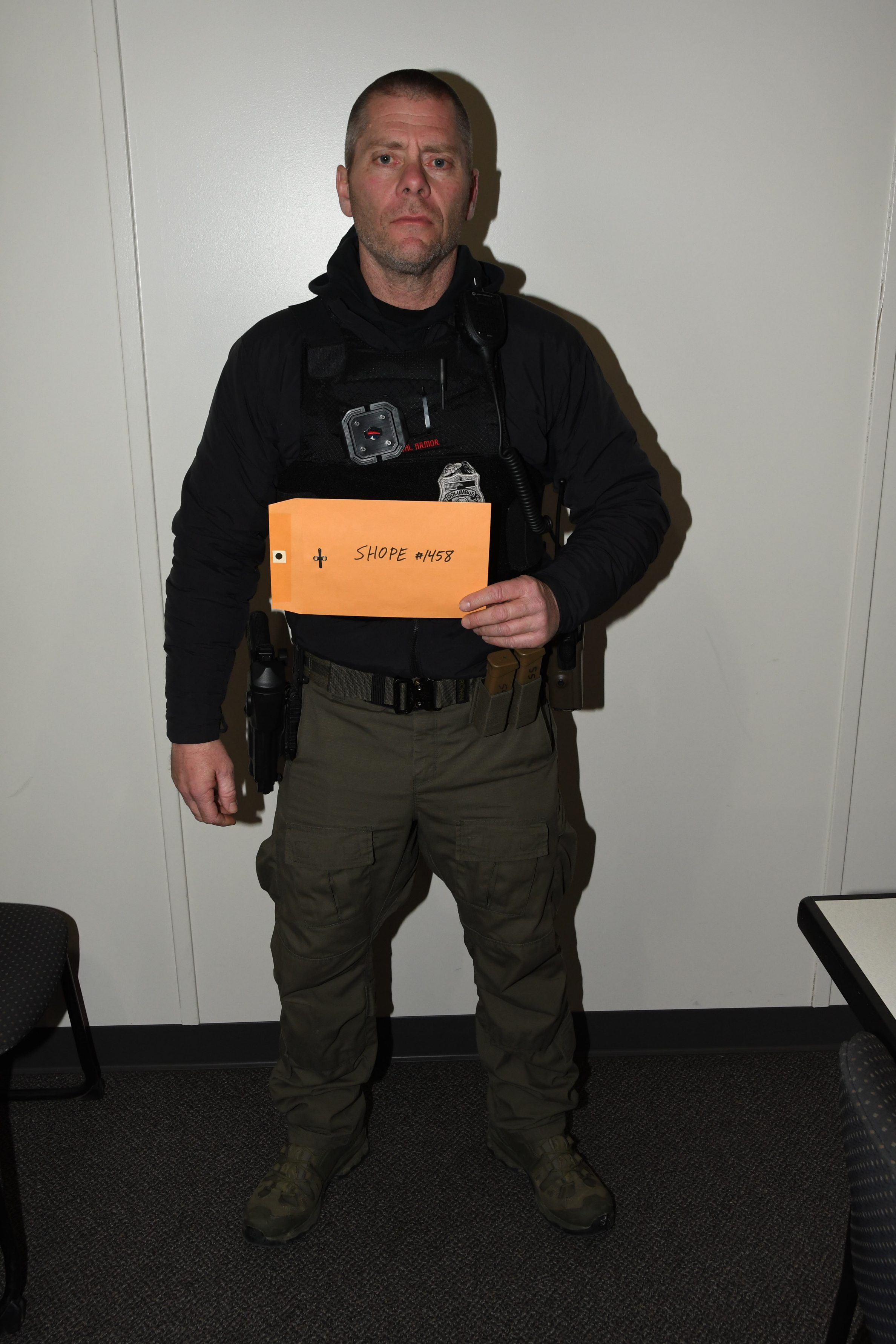


LOCK

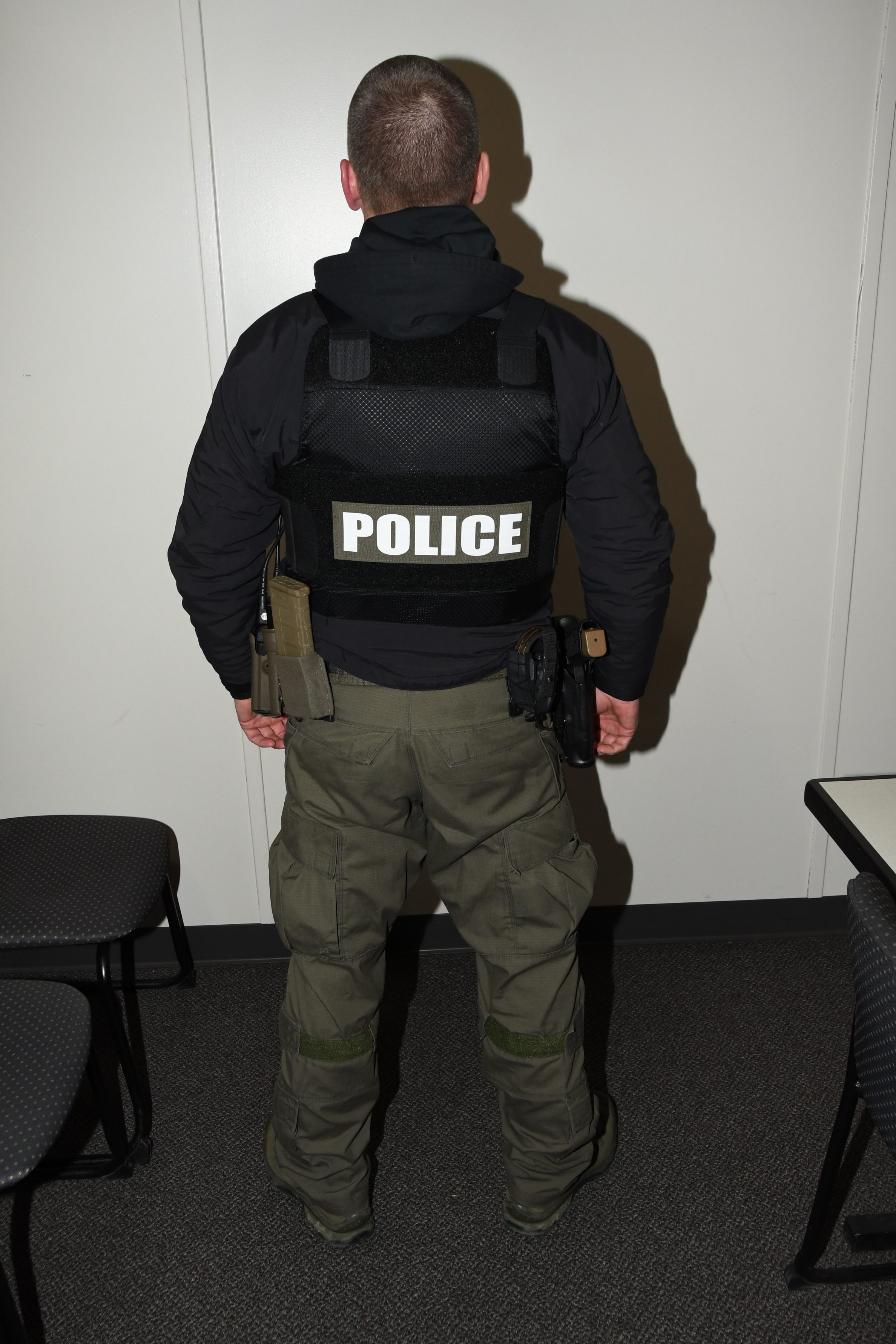
17 Gen 5 AUSTRIA 9x19

CI BULSKAS





SHOPE #1458



POLICE

