

TERESA A. DANKOVIC
CLERK OF COURTS
GUERNSEY CO., OHIO

**IN THE COURT OF COMMON PLEAS
GUERNSEY COUNTY, OHIO**

STATE OF OHIO, *ex rel.*
MICHAEL DEWINE
ATTORNEY GENERAL OF OHIO
30 East Broad Street, 14th Floor
Columbus, Ohio 43215

Plaintiff/Relator,

v.

**BUBBY'S DRIVE-THRU, A SOLE
PROPRIETORSHIP, GREGORY
SYLVIS, OWNER
c/o Gregory William Sylvis,
Owner
253 Main Street
Byesville, Ohio 43723**

and

GREGORY WILLIAM SYLVIS,
Individually and as Owner
63998 Morrison Road
Cambridge, Ohio 43725-9708

and

SUBURBAN CENTERS, INC.
c/o Mark E. Murphy
2000 West Henderson Road, Suite 500
Columbus, Ohio 43220

CASE NO. 3CV54

JUDGE Ellwood

**COMPLAINT, REQUEST FOR
DECLARATORY JUDGMENT,
INJUNCTIVE RELIEF, CONSUMER
RESTITUTION, PRELIMINARY AND
PERMANENT INJUNCTION, AND CIVIL
PENALTIES.**

and

THE REAL PROPERTY AT

253 Main Street

Parcel ID 120000912000

(in rem)

Defendants/Respondents¹.

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:
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:

JURISDICTION AND VENUE

1. Plaintiff/Relator, Ohio Attorney General Michael DeWine, having reasonable cause to believe that violations of Ohio's Consumer Protection and Public Nuisance laws have occurred, brings this action in the public interest and on behalf of the State of Ohio under the authority vested in him by the Ohio Consumer Sales Practices Act ("CSPA"), R.C. 1345.01 et seq., and its Substantive Rules, Ohio Administrative Code, 109:4-3-01 et seq., and by Chapter 3767 of the Ohio Revised Code.
2. Plaintiff/Relator Michael DeWine is charged at law and in equity with preventing, prosecuting, and abating any public nuisance in the State of Ohio. This action is brought in DeWine's official capacity.
3. The actions of Defendants/Respondents, hereinafter described, have occurred in Guernsey County and the State of Ohio, and as set forth below are in violation of the CSPA and its Substantive Rules, as well as the statutory and common law prohibitions against public nuisances.
4. This court has subject matter jurisdiction over this action pursuant to R.C. 1345.04, R.C. 3767.03 and R.C. 4729.53.

¹ The action brought pursuant to the Ohio Consumer Sales Practices Act, R.C. 1345.01 et seq., applies only to Defendants/Respondents Bubby's Drive-Thru and Gregory Sylvis. The action brought pursuant to Ohio's Public Nuisance laws pertains to all named defendants in this action.

5. This Court has venue to hear this case pursuant to Ohio Civ. R. 3(B)(3), in that some of Defendants/Respondents' actions complained of herein, and out of which this action arose, occurred in Guernsey County, Ohio.

DEFENDANTS/RESPONDENTS

6. Defendant/Respondent Bubby's Drive-Thru ("Bubby's Drive Thru") is an Ohio sole proprietorship, Gregory William Sylvis, proprietor, with its principal place of business located at 253 Main Street, Byesville, Guernsey County, Ohio 43723.
7. Defendant/Respondent Gregory William Sylvis ("Sylvis") is a resident of the State of Ohio and is the owner of Defendant Bubby's Drive-Thru.
8. Defendant/Respondent Sylvis is being sued in his individual capacity, as well as his official capacity as owner of Bubby's Drive-Thru.
9. On information and belief, Sylvis, at all times relevant hereto, operated, dominated, controlled and directed the activities of Bubby's Drive-Thru, causing, personally participating in, and/or ratifying the acts and practices of Bubby's Drive-Thru, as described in this Complaint.
10. Specifically, Plaintiff/Relator has evidence that Sylvis participated personally in the unfair, deceptive, and unconscionable acts and practices described in this Complaint as he personally sold illegal drugs as legal products to an undercover agent. Accordingly, Sylvis is liable for those acts in which he personally participated as well as the acts of Bubby's Drive-Thru, its employees and other agents because Bubby's Drive-Thru controlled and/or directed these acts.

11. The real property located at 253 Main Street, Byesville, Ohio 43723 is owned by Suburban Centers, Inc., a for-profit corporation chartered under the laws of the State of Ohio with its principal place of business in Columbus, Ohio.
12. Bubby's Drive-Thru and Sylvis are "suppliers," as defined in R.C. 1345.01(C), as Bubby's Drive-Thru and Sylvis are, and have been, at all times relevant herein, engaged in the business of effecting consumer transactions by soliciting, offering, and selling incense products to individuals in Guernsey County and other counties in the State of Ohio for purposes that were primarily personal, family or household within the meaning specified in R.C. 1345.01(A) and (D).
13. For purposes of this Complaint, the term "Defendants/Respondent," unless otherwise specified, shall refer to all Defendants/Respondents; and when used in conjunction with allegations of unlawful conduct, shall mean that each Defendant/Respondent committed such act and/or is legally accountable for such act.

STATEMENT OF FACTS

14. Bubby's Drive-Thru and Sylvis are, and have been at all relevant times, engaged in the business of soliciting, offering, and selling, *inter alia*, illegal drugs to consumers which were represented as "Potpourri."
15. Bubby's Drive-Thru and Sylvis sell illegal drugs in packets that fail to disclose the full list of ingredients contained in the products and further omit the illegal ingredients contained in the products.
16. Between October 31, 2012 and January 14, 2013, the Ohio Bureau of Criminal Identification and Investigation ("BCI&I"), the Guernsey County Sheriff's Office, and

the Ohio State Board of Pharmacy conducted undercover investigations into Bubby's Drive-Thru and Sylvis's sale of illegal drugs as legal products.

17. On January 14, 2013, Special Agent ("S/A") Matt Steinbrook, operating in an undercover capacity at the direction of BCI&I, the Guernsey County Sheriff's Office, and the Ohio State Board of Pharmacy, went to Defendants/ Respondents' drive-thru located at 253 Main Street, Byesville, Ohio 43723, for the purpose of purchasing synthetic narcotics/illegal drugs.² (Affidavit of S/A Steinbrook, ¶7, Exhibit 1)³
18. Upon entering the Bubby's Drive-Thru, S/A Steinbrook was approached by an employee of Bubby's Drive-Thru, later determined to be Gregory Sylvis, owner of Buddy's Drive-Thru. (Id. at ¶8)
19. S/A Steinbrook asked Sylvis if he had gotten in any more of the "WTF?" or the "OMG!" S/A Steinbrook had purchased previously from Defendant/Respondent Sylvis. (Id.)
20. In response, Sylvis stated that they had "WTF?," "Scooby Snax," and one pack of "Mr. Happy" and that each packet was \$25.00. (Id.)
21. S/A Steinbrook purchased two packets of "incense" suspected to be synthetic narcotics from Sylvis, for a total of \$50.00. (Id. at ¶9)
22. The two products purchased were labeled as "Scooby Snax" and "Mr. Happy." (Id.)
23. The packet of "Scooby Snax" was sold in 4 gram packet which was labeled "NOT FOR HUMAN CONSUMPTION." (Photograph of the "Scooby Snax" packet, Exhibit 2)

² S/A Steinbrook had previously made a purchase from Defendants/Respondents Bubby's Drive-Thru and Sylvis on November 1, 2012. (See Affidavit of S/A Steinbrook, Exhibit 1).

³ Please note the Affidavit contains a typographical error as it states the address of Bubby's Drive-Thru is 523 Main Street; it should be 253 Main Street, as consistent with the Complaint.

24. Each “Scooby Snax” packet also contained the following notice on the back: “DISCLAIMER: This product has been certified by laboratory analysis and does not contain JWH-018, 073, CCP47, 497, HU-210 or any other chemical and/or ingredients prohibited by state or federal law. The product is designed specifically for aromatic potpourri use and is not meant to be burned, smoked, or incinerated in any manner. It shou’d (*sic*) be kept out of the reach of children. The manufacturer, wholesaler, and/or retailer are not esponsible (*sic*) for any misuse of this product by the consumer.” (Id.)
25. The “Scooby Snax” packet also contained warnings that read: “Must be 18 or older to purchase” and “KEEP OUT OF THE REACH OF CHILDREN.” (Id.)
26. The packet of “Mr. Happy” was sold in 4 gram packet which was labeled “NOT FOR HUMAN CONSUMPTION.” (Photograph of the “Mr. Happy” packet, Exhibit 3)
27. The “Mr. Happy” packet contained the following notice on the back: “THIS PRODUCT DOES NOT CONTAIN NAY PROHIBITITED INGREDIENTS.” (Id.)
28. The “Mr. Happy” packet also contained the following warning: “MUST BE 18 YEARS OF AGE TO PURCHASE.” (Id.)
29. When tested, the vegetation inside both the packet of “Scooby Snax” and the packet of “Mr. Happy” contained the chemical [1-(5-fluoropentyl)indol-3-yl]-(2,2,3,3-tetramethylcyclopropyl)methanone (“XLR11”). (January 15, 2013 BCI&I Laboratory Report No. 12-17928, Exhibit 4⁴)
30. XLR11 is a Schedule I Controlled Substance. (See R.C. 3719.41(C)(41))
31. “Potpourri” is defined as “a mixture of flowers, herbs, and spices that is usually kept in a jar and used for scent.” (<http://www.merriam-webster.com/dictionary/potpourri>)

⁴ The original for Exhibit 4 is in the possession of the BCI Southeast Narcotics Unit.

32. Unlike typical potpourri, which is composed of naturally fragrant plant materials, the vegetation represented as potpourri and sold by Bubby's Drive-Thru and Sylvis is coated with illegal and dangerous synthetic compounds that, when consumed, mimic the psychoactive and physiological effects of Tetrahydrocannabinol ("THC"), the active ingredient in cannabis. (www.dea.gov)
33. Bubby's Drive-Thru and Sylvis sold products labeled as "potpourri" which contained illegal Schedule 1 Controlled Substances and for which the ordinary and customary use for such products is to be smoked and consumed as a drug by humans.
34. Bubby's Drive-Thru and Sylvis offered for sale and sold illegal drugs as legal products.

PLAINTIFF/RELATOR'S FIRST CAUSE OF ACTION:

VIOLATIONS OF THE CONSUMER SALES PRACTICES ACT

COUNT I

UNFAIR AND DECEPTIVE ACTS AND PRACTICES

35. Paragraphs 1 – 34 of this Complaint are incorporated herein by reference.
36. Defendants/Respondents Bubby's Drive-Thru and Sylvis have committed unfair and deceptive acts or practices in violation of the CSPA, R.C. 1345.02(A), by offering for sale and selling illegal drugs as legal products.
37. Defendants/Respondents Bubby's Drive-Thru and Sylvis have committed unfair and deceptive acts or practices in violation of the CSPA, R.C. 1345.02(A), by failing to clearly and conspicuously disclose that their products contained Schedule 1 Controlled Substances, thus making the products illegal.
38. Such acts or practices have been previously determined by Ohio courts to violate the CSPA, R.C. 1345.01 et seq. Defendants/Respondents Bubby's Drive-Thru and Sylvis

have committed said violations after such decisions were available for public inspection pursuant to R.C. 1345.05(A)(3).

COUNT II

UNCONSCIONABLE ACTS OR PRACTICES

39. Paragraphs 1 – 34 of this Complaint are incorporated herein by reference.
40. Defendants/Respondents Bubby's Drive-Thru and Sylvis have committed unconscionable acts or practices in violation of the CSPA, R.C. 1345.03(A), by offering for sale and selling illegal drugs as legal products.
41. Such acts or practices have been previously determined by Ohio courts to violate the CSPA, R.C. 1345.01 et seq. Defendants/Respondents Bubby's Drive-Thru and Sylvis have committed said violations after such decisions were available for public inspection pursuant to R.C. 1345.05(A)(3).

COUNT III

EXCLUSIONS AND LIMITATIONS IN ADVERTISEMENTS

42. Paragraphs 1 – 34 of this Complaint are incorporated herein by reference.
43. Defendants/Respondents Bubby's Drive-Thru and Sylvis have committed unfair and deceptive acts and practices in violation of the CSPA, R.C. 1345.02(A), and the Exclusions and Limitations in Advertising Rule, Ohio Admin. Code 109:4-3-02(A)(1), by failing to clearly and conspicuously disclose certain material exclusions related to its "potpourri" products. Specifically, while Defendants//Respondents Bubby's Drive-Thru and Sylvis's "potpourri" products contained statements that they did not contain any prohibited ingredients or that they only contained certain ingredients, Defendants/Respondents Bubby's Drive-Thru and Sylvis failed to disclose that the

products contained Schedule 1 Controlled Substances, thus making the products illegal.

PLAINTIFF/RELATOR'S SECOND CAUSE OF ACTION:

PUBLIC NUISANCE

COUNT I: PUBLIC NUISANCE (R.C. 3719.10)

44. Paragraphs 1 – 34 of this Complaint are incorporated herein by reference.
45. Defendants/Respondents have committed, participated in the commission of, and/or aided and abetted in the commission of felony violations of R.C. 2925.03, Trafficking in Drugs, at Bubby's Drive-Thru.
46. Defendant/Respondent Suburban Centers, Inc. has had reasonable cause to believe that a public nuisance existed or exists at Defendant/Respondent Bubby's Drive-Thru and has failed to abate the nuisance.
47. The property at 253 Main Street, Byesville, Ohio is a public nuisance as defined by R.C. 3719.10 and is subject to abatement.
48. Defendants/Respondents are guilty of maintaining a public nuisance.

COUNT II: PUBLIC NUISANCE (R.C. 4729.35)

49. Paragraphs 1 – 34 of this Complaint are incorporated herein by reference.
50. The chemical XLR11 is a controlled substance as defined in R.C. 3719.41 and is therefore a "drug of abuse" as defined in R.C. 3719.11(A).
51. Defendants/Respondents have committed, participated in the commission of, and/or abetted the commission of violations of R.C. 2925.03, a law of the State of Ohio controlling the distribution of a drug of abuse.
52. The property at 253 Main Street, Byesville, Ohio is a public nuisance subject to abatement as defined in R.C. 4729.35.

COUNT III: COMMON LAW NUISANCE

53. Paragraphs 1 – 34 of this Complaint are incorporated herein by reference.
54. Defendants/Respondents have committed, participated in, or acquiesced to the commission and participation in trafficking in drugs in violation of R.C. 2925.03.
55. Violations of R.C. 2925.03 at 253 Main Street, Byesville, Ohio unreasonably interfere with the public right to health, safety, peace, and comfort, thereby creating a public nuisance.
56. The public nuisance that exists at 253 Main Street, Byesville, Ohio creates a potential risk of harm that has resulted in injury to others.
57. Defendants/Respondents have created, maintained, fostered, or acquiesced to the public nuisance that exists at 253 Main Street, Byesville, Ohio, and are therefore liable for the nuisance.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff/Relator respectfully prays that this Court:

- A. ISSUE A DECLARATORY JUDGMENT declaring that each act or practice described in Plaintiff/Relator's Complaint as noted in the Statement of Facts and Plaintiff/Relator's First Cause of Action violates the CSPA, R.C. 1345.01 et seq., and its Substantive Rules, in the manner set forth in this Complaint.
- B. ISSUE PERMANENT INJUNCTIVE RELIEF, pursuant to R.C. 1345.07, enjoining Defendants Bubby's Drive-Thru and Gregory Sylvis, under their own names or any other names, and all persons acting on behalf of Defendants/Respondents Bubby's Drive-Thru and Gregory Sylvis, directly or indirectly, through any corporate or private device, partnership or associations, jointly and severally, from engaging in the acts or practices of

which Plaintiff/Realtor complains and from further violating the CSPA, R.C. 1345.01 et seq., and its Substantive Rules.

- C. ISSUE PERMANENT INJUNCTIVE RELIEF enjoining Defendants Bubby's Drive-Thru and Gregory Sylvis from acting as suppliers and soliciting or engaging in any consumer transactions in the State of Ohio as a supplier until the final ordered resolution of this matter is satisfied in its entirety.
- D. ASSESS, FINE AND IMPOSE upon Defendants Bubby's Drive-Thru and Gregory Sylvis, jointly and severally, a civil penalty of Twenty-Five Thousand Dollars (\$25,000.00) for each separate and appropriate violation described herein, pursuant to R.C. 1345.07(D).
- E. ISSUE A DECLARATORY JUDGMENT, in accordance with R.C. 3767.02, declaring that all Defendants/Respondents be declared guilty of maintaining a nuisance.
- F. ISSUE A DECLARATORY JUDGMENT declaring that the property located at 2533 Main Street, Byesville, Ohio 43723 (Parcel ID 120000912000) is a public nuisance as defined in R.C. 2923.42, R.C. 3719.10, and R.C. 4729.35, and that Defendants/Respondents be found guilty of maintaining that nuisance.
- G. ISSUE PRELIMINARY AND PERMANENT INJUNCTIVE RELIEF, in accordance with Chapter 3767, enjoining Defendants/Respondents, and any heirs, assigns, successors in interest or title, from conducting, maintaining, using, occupying, or in any way permitting the use of the premises at 253 Main Street, Byesville, Ohio, 43723 as a public nuisance.

- H. ISSUE PRELIMINARY AND PERMANENT INJUNCTIVE RELIEF enjoining Defendants/Respondents, along with any owners, members, or partners of the corporation, from occupying, using, or being at 253 Main Street, Byesville, Ohio.
- I. ISSUE PERMANENT INJUNCTIVE RELIEF enjoining Defendant/Respondent Gregory Sylvis from operating, owning, having an ownership interest in, or being employed at a retail grocery, drive-thru beverage store, or convenience store.
- J. ORDER that the property located at 253 Main Street, Byesville, Ohio, be padlocked and closed against all use for a period of one year from final judgment.
- K. ORDER that upon final judgment, that the Guernsey County Sheriff's Office and/or the Ohio Bureau of Criminal Identification & Investigation be ordered to sell the furniture, fixtures, moveable property, and any other item located on the property and used in maintaining the nuisance in the manner provided for the sale of chattels under execution.
- L. Order that all Defendants/Respondents be taxed Three Hundred Dollars (\$300.00) in accordance with R.C. 3767.09, plus the costs of this action.
- M. ORDER Defendants/Respondents to reimburse the Ohio Attorney General for all costs incurred in bringing this action.
- N. ORDER Defendants/Respondents to pay all court costs associated with this action.
- O. GRANT such other relief as the Court deems to be just, equitable and appropriate.

Respectfully submitted,

MICHAEL DEWINE

Attorney General



MELISSA G. WRIGHT (0077843)

Senior Assistant Attorney General

Consumer Protection Section

30 East Broad Street, 14th Floor

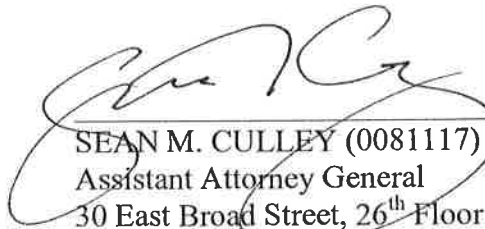
Columbus, Ohio 43215-3428

(614) 466-8169; (86) 528-7423 (facsimile)

melissa.wright@ohioattorneygeneral.gov

Counsel for Plaintiff/Relator

Ohio Attorney General



SEAN M. CULLEY (0081117)

Assistant Attorney General

30 East Broad Street, 26th Floor

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sean.culley@ohioattorneygeneral.gov

Counsel for Plaintiff/Relator

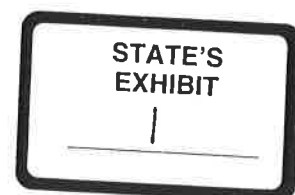
Ohio Attorney General

STATE OF OHIO)
)
COUNTY OF FRANKLIN) SS: AFFIDAVIT OF
) SPECIAL AGENT MATT STEINBROOK

AFFIDAVIT


I, Special Agent Matt Steinbrook, being first duly sworn according to law, depose and say that I am of full legal age, have personal knowledge of all the facts herein, and am competent to testify to the matter set forth. Further, I state that:

1. I am a Special Agent with the Ohio Bureau of Criminal Identification and Investigation (BCI&I). In this position I am involved in a variety of investigations, some of which involve operating in an undercover capacity to gather information.
2. The Guernsey County Sheriff's Office received information that Bubby's Drive Thru, located at 523 Main Street, Byesville, Ohio 43723, was selling synthetic narcotics.
3. On November 1, 2012, operating in an undercover capacity and under the direction of BCI&I and the Guernsey County Sheriff's Office, I went to Bubby's Drive Thru for the purpose of purchasing synthetic narcotics.
4. I drove my vehicle into the drive thru and was approached by a male employee, later identified as Gregory Sylvis, the owner of Bubby's Drive Thru. I asked Sylvis if they had any "incense" for sale. Sylvis stated they had two types, "WTF" and "OMG" and they were \$25.00 for each 4 gram package. I told him I wanted to buy one of each type.
5. I purchased two (2) packets of "incense" suspected to be synthetic narcotics from Bubby's Drive Thru for a total of \$50.00. Sylvis took the \$50.00 I gave him and went to the office/checkout area of the drive thru. He returned with the two (2) packets. One (1) packet was labeled "WTF" and one (1) packet was labeled "OMG."
6. On November 2, 2012, the two (2) packets described in paragraphs #3-5 were submitted to the BCI&I Laboratory with instructions to test for the presence of a controlled substance.
7. On January 14, 2013, again operating in an undercover capacity and under the direction of BCI&I and the Guernsey County Sheriff's Office, I went to Bubby's Drive Thru for the purpose of purchasing synthetic narcotics.
8. I drove my vehicle into the drive thru and was approached by Gregory Sylvis, the same person from which I had made a previous purchase. I asked Sylvis if they had any "OMG" or "WTF" for sale. Sylvis said they had "WTF," "Scooby Snax," and "Mr. Happy" and they were \$25.00 each. I told him I wanted to buy a "Scooby Snax" and a "Mr. Happy."



9. I purchased two (2) packets of "incense" suspected to be synthetic narcotics from Bubby's Drive Thru for a total of \$50.00. Sylvio took the \$60.00 I gave him and went to the office/checkout area of the drive thru. He returned with \$10.00 in change and the two (2) packets. He did not give me a receipt. One (1) packet was labeled "Scooby Snax" and one (1) packet was labeled "Mr. Happy."
10. On January 14, 2013, the two (2) packets described in paragraphs #7-9 were submitted to the BCI&I Laboratory with instructions to test for the presence of a controlled substance.


FURTHER AFFIANT SAYETH NAUGHT.

 #70
SPECIAL AGENT MATT STEINBROOK

Sworn to and subscribed in my presence this 31ST day of JANUARY, 2013
in the City of GREVE CITY, County of FRANKLIN, State of Ohio.



SHEILA LAVERTY
Notary Public, State of Ohio
My Commission Expires 06-07-16


NOTARY PUBLIC
My Commission Expires 06/07/2016



STATE'S
EXHIBIT

2

SCOOPY

Potpourri Product

NOT FOR HUMAN CONSUMPTION

DISCLAIMER: This product has been certified by laboratory analysis and does not contain JWH-018, 073, CP47,497, HU-210 or any other chemical and/or ingredients prohibited by state or federal law. The product is designed specifically for aromatic potpourri use and is not meant to be burned, smoked, or incinerated in any manner. It should be kept out of the reach of children. The manufacturer, wholesaler, and/or retailer are not responsible for any misuse of this product by the consumer.

Must be 18 or older to purchase.

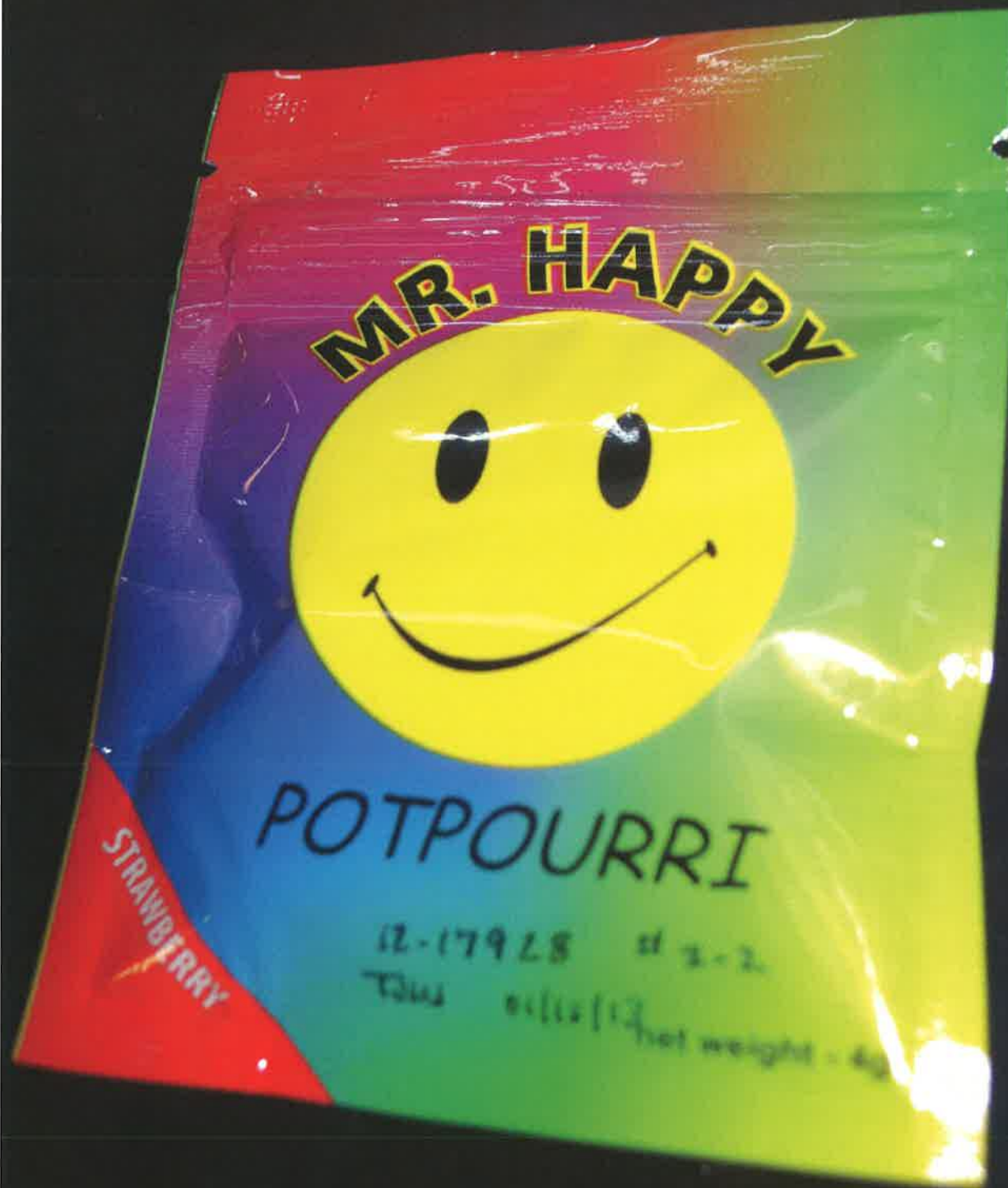
KEEP OUT OF THE REACH OF CHILDREN

www.potpourriandincense.com



0 90909 44403 6

Scooby Snax 4g



STATE'S
EXHIBIT

3

TSW

MR. HAPPY

01/15/13



POTPOURRI

THIS PRODUCT DOES NOT CONTAIN ANY PROHIBITED INGREDIENTS
MUST BE 18 YEARS OF AGE TO PURCHASE

NOT FOR HUMAN CONSUMPTION

Distributed by S&S Wholesalers

www.buy-herbal-incense.com





MIKE DEWINE

★ OHIO ATTORNEY GENERAL ★

Bureau of Criminal Identification and Investigation

Laboratory Report

To: BCI Southeast Narcotics Unit
Deena Gray
1560 St. Rt. 56 SW
London, OH 43140

BCI&I Laboratory Number: 12-17928

Date: January 15, 2013

Agency Case Number: NA-30-12-18-1338

BCI Agent: Mark Rohrer

Offense: Drug Trafficking
Subject(s): Bubby's Drive Thru
Victim(s): State of Ohio

Submitted on January 14, 2013 by S/A Mark Rohrer:

2. One Kapak evidence envelope containing packets containing unknown substance.

Findings

- 2.1. One (1) sealed packet labeled "Scooby Snax" containing vegetation - 3.4 grams - found to contain [1-(5-fluoropentyl)indol-3-yl]-(2,2,3,3-tetramethylcyclopropyl)methanone (XLR11).
2.2. One (1) sealed packet labeled "Mr. Happy" containing vegetation - 2.9 grams - found to contain [1-(5-fluoropentyl)indol-3-yl]-(2,2,3,3-tetramethylcyclopropyl)methanone (XLR11).

The above listed compound was controlled on December 20, 2012.

Travis Worst
Forensic Scientist
740-845-2624
travis.worst@ohioattorneygeneral.gov



Analytical findings offered above were determined using accepted forensic drug chemistry methods.

Based on scientific analyses performed, this report contains opinions and interpretations by the analyst whose signature appears above. Examination documentation and any demonstrative data supporting laboratory conclusions are maintained by BCI and will be made available for review upon request.

Please address inquiries to the office indicated, using the BCI&I case number.

[] BCI & I-Bowling Green Office
1616 E. Wooster St.-18
Bowling Green, OH 43402
Phone:(419)353-5603

[X] BCI & I-London Office
P.O. Box 365
London, OH 43140
Phone:(740)845-2000

[] BCI & I-Richfield Office
4055 Highlander Pkwy. Suite A
Richfield, OH 44286
Phone:(330)659-4600

STATE'S
EXHIBIT

4