# CAPTION: STATE V. WALKER

**01-31-24**

APPEAL NO.: C-230339

TRIAL NO.: B-2206032

KEY WORDS: EVIDENCE — SEARCH AND SEIZURE

SUMMARY:

The trial court’s denial of defendant’s motion to suppress evidence of a firearm obtained via a *Terry* pat-down search did not constitute plain error where the defendant was suspected of drug activity, made movements and glances toward his vehicle, and was observed with a heavy bulge in his pocket. *See Terry v. Ohio*, 392 U.S. 1, 88 S.Ct. 1868, 20 L.Ed.2d 889 (1968).

JUDGMENT: AFFIRMED

JUDGES: OPINION by BERGERON, P.J.; CROUSE and WINKLER, JJ., CONCUR.