

We agree. *Phipps v. State*, 1992 OK CR 32, 841 P.2d 591, holds that a law enforcement officer, acting under color of law, cannot conduct a consensual search of a vehicle outside of his jurisdiction. *Phipps* is dispositive of this case and the trial court should have granted the motion to suppress evidence. Absent the illegally obtained evidence, there remains no evidence to support Appellant's conviction for drug trafficking or firearm possession and therefore the convictions must be reversed.

DECISION

The Judgment and Sentences imposed in Logan County District Court, Case No. CF 2000-227, are hereby **REVERSED AND REMANDED WITH INSTRUCTIONS TO DISMISS.**

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OPINION BY: JOHNSON, P.J.

LILE, V.P.J. : CONCUR
LUMPKIN, J.: DISSENTS
CHAPEL, J.: CONCUR
STRUBHAR, J.: CONCUR

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