| WARRANT OF ARREST – FELONY | CASE NO. | - |
|--|--|-------------------------------|
| COMMONWEALTH OF VIRGINIA Va. Code § 19.2-71, -72 | GC23013921-00 | H' |
| [x] General District Court [x] Criminal [] Traffic | ACCUSED: | |
| Virginia Beach [] Juvenile and Domestic Relations District Court | DABNEY, HAROLD RASHAD; III | - |
| CIT OK COUNT | LAST NAME, FIRST NAME, MIDDLE NAME | 3-7-24 |
| TO ANY AUTHORIZED OFFICER: You are hereby commanded in the name of the Commonwealth of Virginia forthwith to arrest and | NO FIXED ADDRESS ADDRESS/LOCATION | @830am F Hearing Date/Time |
| bring the Accused before this Court to answer the charge that the Accused, within this city or county, | | 3/4/24 |
| on or about 12/27/2023 did unlawfully and feloniously in violation of Section | COMPLETE DATA BELOW IF KNOWN | |
| 18.2-300 Code of Virginia: | RACE SEX BORN HT. WGT. EYES HAIR | 830/1 |
| possess or use a sawed-off shotgun or sawed-off rifle for a purpose not permitted by Article 6 of Chapter 7 of Title | B M 07/26/1997 5' 10" 170 BRO BLK | 2/15/1 |
| 18.2 of the Code of Virginia. | SSN | 3/13/27 |
| | D.L.# STATE VA | 830/F |
| | [] Commercial Driver's License | |
| | [] Commercial Motor Vehicle [] Hazardous Materials | |
| AND NOVE PROSSED PRECINCE A | CLASS 4 FELONY | |
| PRECINCT A | EXECUTED by arresting the Accused named above on this day: | |
| 100 Miles | 12-27-23@0411 | · |
| | RP DATE AND TIME OF SERVICE , Arresting Officer | |
| 3-18-24 Novice | | , |
| 3 | 403/, UBPU 123 | |
| | BADGE NO., AGENCY AND JURISDICTION | |
| | for Police Chief | |
| I, the undersigned, have found probable cause to believe that the Accused committed the offense | SHERIFF Attorney for the Accused: | |
| charged, based on the sworn statements of | Autority for the Accused. | |
| FULTON, R P VBPD Complainant | Short Offense Description (not a local definition) | |
| Complainant, | Short Offense Description (not a legal definition): SAWED-OFF GUN: POSSESS/USE FOR ANY OTHER PURPO | s S |
| CCRE/Fingerprinting Required | Offense Tracking Number: | EEL ONN |
| 12/27/2023 04:03 AM | 810GM2300057904 | FELONY |
| DATE AND TIME ISSUED [] CLERK [X] MAGISTRATE [] JUDGE S. Caroff | FOR ADMINISTRATIVE USE ONLY | 1 Multing |
| FORM DC-312 (MASTER, PAGE ONE OF TWO) 03/21 | Virginia Crime Code: WPN-5260-F4 | 13.20 |
| - order po-pre fermion bit's ENOR ONE OF TAO) 03/51 | | , (° v |

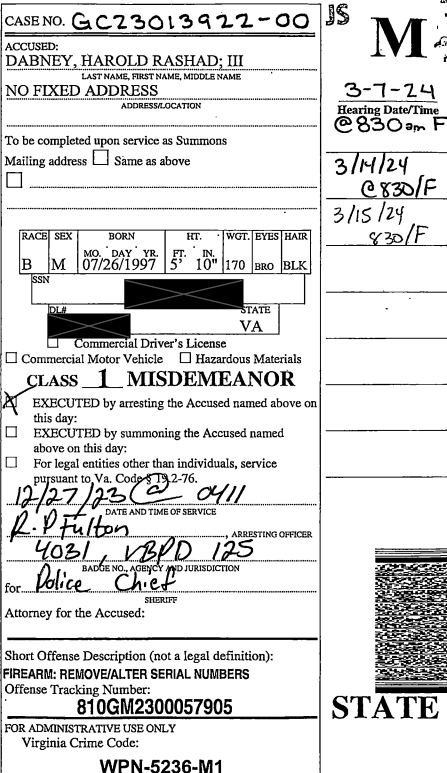
| WAIVER OF PRELIMINARY HEARING | · · | Offense Tracking Number: .010GM2300057904 |
|---|--|--|
| Understanding my right to a preliminary hearing before the Court name | ed in this warrant to determine whether there is probable cause to believe | Preliminary Hearing Costs |
| | explained to me by the Judge of this Court, I nevertheless WAIVE MY | 120 Ct. Appt. Atty \$ |
| → RIGHT TO A PRELIMINARY HEARING on the felony charged in the state of the felony charged in the state of the felony charged in | his warrant. Certified to the Circuit Court of this jurisdiction. | 113 Court Reporter |
| ACQUEED | | 113 Witness |
| ACCUSED | DATE | |
| ATTORNEY FOR ACCUSED | JUDGE | TOTAT |
| [] The named Accused was brought before me or appeared this day. | [] Guilty – upon a violation of a term or condition of a deferred | TOTAL |
| Upon hearing the evidence, I order the case certified to the grand | adjudication/disposition. | FINE |
| jury of this jurisdiction, at its next term date, having found probable | I impose the following Disposition: | COSTS |
| cause to believe that the Accused committed the felony charged in this warrant. | [] FINE of \$ with \$ suspended | 461 FIXED MISD FEE |
| [] Bail on certification \$ | [] JAIL SENTENCE of imposed, | 460 EIVED DDITC MICD FEE |
| [] I ORDER the accused discharged at preliminary hearing and the | [] of which days mandatory minimum, with | |
| charge is dismissed. | • | 001 INT CRIM CHILD FEE |
| [] The charge was reduced to | suspended for a period | 113 WITNESS FEE |
| The Accused was this day, [,] tried in absence [] present | of, conditioned upon being of good behavior, | 113 IGNITION INTERLOCK |
| Unicat | keeping the peace, obeying this order and paying fines and costs. Credit is allowed pursuant to § 53.1-187 for time spent in confinement. | 113 DUI FEE |
| [] PROSECUTING ATTORNEY PRESENT (NAME) | [] Serve jail sentence beginning | |
| Leenaid | [] on weekends only | 113 |
| DEFENDANT'S ATTORNEY PRESENT (NAME) | [] Work release [] authorized if eligible [] required | 120 CT. APPT. ATTY |
| [] NO ATTORNEY [] ATTORNEY WAIVED | [] not authorized | 121 TRIAL IN ABSENCE FEE |
| [] Interpreter present [] Certified pursuant to § 19.2-190.1. | [] Public work force [] authorized [] not authorized | 125 WEIGHING FEE |
| Plea of Accused: [] not guilty [] witnesses sworn | [] on PROBATION for | |
| [] guilty [] nolo contendere | [] VASAP [] local community-based probation agency | 133 BLOOD TEST FEE |
| [] Plea voluntarily and intelligently entered after the defendant | [] Monitoring by GPS/other tracking device | 137 TIME TO PAY |
| was apprised of his right against compulsory self-incrimination | DICERGE Suspended for | 192 TRAUMA CENTER FEE |
| and his right to confront the witnesses against him. [] Plea and Recommendation | [] Restricted Driver's License per attached order | 228 COURTHOUSE |
| [] Deferred § 19.2-298.02, and order attached and incorporated | [] Ignition interlock for | CONSTRUCTION FEE |
| And was TRIED and FOUND by me: [] not guilty [] guilty as charged | | 234 JAIL ADMISSION FEE |
| [] guilty of | - [] Restitution payment is a condition of suspended sentence | |
| VCC | [] COMMUNITY SERVICE hours to be completed | 243 LOCAL TRAINING |
| [] facts sufficient to find guilt but defer adjudication/ | by and supervised by | ACADEMY FEE |
| disposition to | [] to be credited against fines and costs | 244 COURTHOUSE |
| DATE AND TIME | [] Contact prohibited between defendant and victim/victim's | SECURITY FEE |
| [] and place accused on probation, §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2-303.2 or 19.2-303.6. | family or household members | OTHER (CRECIESA |
| [] First Offender order attached and incorporated. | [] Reimburse Commonwealth for investigatory medical fees | OTHER (SPECIFY) |
| [] Deferred § 19.2-298.02, and order attached and incorporated. | [] Pay \$50 fee to the Court for Trauma Center Fund | |
| • | [] § 19.2-298.02(D) – dismissal expungement eligible by parties' agreement | |
| DATE JUDGE | • | |
| And was FOUND by me to be: [] carrying hazardous materials | [] Other | TOTAL. \$ |
| driving a commercial motor vehicle | | · |
| TI ORDER a nolle prosequi on the prosecution's motion | [] Submit to FINGERPRINTING and photograph per attached order | [] Stay of the proceedings pursuant to § 16.1-131.1 |
| [] I ORDER the charge dismissed [] with prejudice | [] Remanded for [] FINGERPRINTING/CCRE Report | |
| [] conditioned upon payment of costs and | | DATE JUDGE |
| [] successful completion of [] traffic school [] mature driver school, § 16.1-69.48:1. | DNA order incorporated | |
| accord and satisfaction, § 19.2-151. | Bail on Appeal \$ | |
| [] under §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251,19.2- | 7/1 | |
| 303.2 or 19.2-303.6. | DATE JUDGE | • |
| FORM DC-312 (MASTER, PAGE TWO OF TWO) 07/21 | / / | |

| • | 5,4 | 2 |
|--|--|----------------|
| <u> </u> | f ² a | • |
| CHECKLIST FOR BAIL DETERMINATIONS | pi e | • |
| Commonwealth of Virginia Name of Accused: DARNE IN HAR | NO PACILAR | · 111 |
| Traine of Accused. | Dodlar On King | 1-1-1000 |
| Nature and Circumstances of the offense: LEO St. 1. | vachure farling | 10T atter |
| ours. D in driver's seat sleeping. (| | p holder. |
| Said " frekled up. " & refused to | speak. Search of | |
| Weight of the Evidence: handaun Concoa Oed Mo | er diversest w/os | enal #. |
| wed off shotgen in back sout a | ct of plain view. W | hite pills |
| Length of Time in Community. Not long. | . , | |
| Place of Employment: Viena lone d | How long: | • |
| Family Ties: NONE | | |
| Involvement in Education: H.S. Grad | | |
| |) months ago. | |
| Financial Resources: Was working a Series | Monnis ago. | |
| Pending Charges NOE | | |
| 0.0 | 2001 | |
| Was a firearm allegedly used in the offense: No \times Yes \times | ressed — | |
| Currently on probation or parole? [**No [] Yes | | |
| Prior criminal record: NoNE | | |
| | ~ | |
| | | |
| | | |
| The secured bond provision in Virginia Code § 19.2-123 applies [] and the Commonwealth or the attorney for the county, city, or town. | d is waived with the concurrence of the a | ittorney of |
| Prior charges of failing to appear Now 12 Note | - one noted in DINV | <u>nistony</u> |
| 17/08/04 Municipal Court Alabama | | |
| Is this person likely to obstruct or attempt to obstruct justice or threaten, in intimidate a prospective witness, juror, victim or family or household men No Yes | | |
| Pursuant to Virginia Code § 19.2-130.1, terms of bail set in accordance | with the order of a court that issued a ca | mias. |
| Other information (cont) also found in back ac | l | D. |
| A 5 1 1 0 5 5 5 6 10 10 10 10 10 10 10 10 10 10 10 10 10 | to and lives How | 0 |
| Maril 100 of Co - 10 John West | de und investigation | <u> </u> |
| 1 fretil w" | ed eyes, admitted | |
| NOTE: 4 refused to swear/a | firm to tecethe truth | for bil |
| Bail Set: | | leaving. |
| Special instructions or conditions: | the state of the state of | |
| operation and conditions. | · · · · · · · · · · · · · · · · · · · | • |
| | | |
| * | 6 | |
| in land | Check if more information is | on reverse |
| 2/21/2023 | Ste : | |
| Date Form DC-327 Front 07/21 | Magistrate 1. Judge | |
| | | |

| Additional information: | | | | |
|-------------------------|-----------|-----|-----------|----------------------|
| | ine, a s | | is honder | |
| | • | · · | · # | <u>``</u> : <u>`</u> |
| | | | <u>*</u> | |
| | | | | . • |
| 1 | | | , en | |
| | , , , · · | | | 1 11 3- 1 |
| | | | | |
| | | | 27. | |

| WARRANT OF ARREST—MISDEMEANOR (STATE) COMMONWEALTH OF VIRGINIA Va. Code § 19.2-71, -72 | CA |
|---|--|
| Virginia Beach X General District Court X Criminal Traffic | ACC DA |
| CITY OR COUNTY Juvenile and Domestic Relations District Court | NO |
| TO ANY AUTHORIZED OFFICER: You are hereby commanded in the name of the Commonwealth of Virginia forthwith to arrest and bring the Accused before this Court to answer the charge that the Accused, within this city or county, on or about 12/27/2023 did unlawfully in violation of Section DATE. 18.2-311.1 , Code of Virginia: | To Ma |
| 18.2-311.1 , Code of Virginia: intentionally remove, deface, alter, change, destroy, or obliterate the name of maker, model or serial number of a firearm, or intentionally cause the name of maker, model or serial number of a firearm to be removed defaced, altered, changed, destroyed. or obliterated. | |
| I, the undersigned, have found probable cause to believe that the Accused committed the offense charged, based on the sworn statements of FULTON, RP VBPD , Complainant. Execution by summons permitted at officer's discretion. not permitted. 12/27/2023 04:04 AM | \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\ |
| S. Caroff CLERK MAGISTRATE LI JUDGE COMPANION TO FELONY | for |

CCRE/Fingerprinting Required



| The Accused was this day: [] tried in absence [] present [] [] [] [] | [] Guilty – upon a violation of a term or condition of a deferred adjudication/disposition. | Offense Tracking Number: 8100 | GM2300057905 |
|---|--|----------------------------------|---|
| WYL GOT | I impose the following Disposition: [] FINE [] CIVIL PENALTY of \$ | FINE | _ |
| [] PROSECUTING ATTORNEY PRESENT (NAME) | | ¢ | ĺ |
| | with \$ suspended JAIL SENTENCE of So | LOCALITY ϕ | *************************************** |
| [] DEFENDANT'S ATTORNEY PRESENT (NAME) [] NO ATTORNEY [] ATTORNEY WAIVED | imposed, [] of which days mandatory minimum, with 355 Stspended | COSTS | |
| [] If convicted, no jail sentence will be imposed. | for a period of | 461 FIXED MISD FEE | |
| [] INTERPRETER PRESENT | upon being of good behavior, keeping the peace, obeying this | | *************************************** |
| [] Certified pursuant to § 19.2-190.1. Plea of Accused: | order and paying fines and costs. | 462 FIXED DRUG MISD FEE | |
| i [] not guilty [] Witnesses swom | Credit is allowed pursuant to § 53.1-187 for time spent in | 001 INT CRIM CHILD FEE | 15 |
| nolo contendere | confinement. | 113 WITNESS FEE | |
| guilty [] Plea voluntarily and intelligently entered after the | [] Serve jail sentence beginning | | |
| defendant was apprised of his right against compulsory | [] Work release [] authorized if eligible [] required | 113 IGNITION INTERLOCK | |
| self-incrimination and his right to confront the witnesses | [] not authorized | 113 DUI FEE | ······ |
| against him. | [] Public work force [] authorized [] not authorized | 113 | • |
| Plea and Recommendation [] Deferred § 19.2-298.02, and order attached and incorporated. | [] on PROBATION for | | 120 |
| · · · · · · · · · · · · · · · · · | [] VASAP [] local community-based probation agency | 120 CT. APPT. ATTY | 100 |
| Deferred toDATE AND TIME | [] Monitoring by GPS/other tracking device | 121 TRIAL IN ABSENCE FEE | |
| And was TRIED and FOUND by me: | DRIVER'S LICENSE suspended for | 125 WEIGHING FEE | |
| [] not guilty [] guilty as charged | • | 125 WEIGHING FEB | ······································ |
| [] guilty of | [] Restricted Driver's License per attached order | 133 BLOOD TEST FEE | |
| VCC. | [] Ignition Interlock for | 137 TIME TO PAY | |
| [] facts sufficient to find guilt but defer adjudication/disposition | [] RESTITUTION order incorporated | | |
| toDATE AND TIME | [] Restitution payment is a condition of suspended sentence | 192 TRAUMA CENTER FEE | *************************************** |
| [] and place accused on probation, §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2-303.2, or 19.2-303.6. | [] COMMUNITY SERVICE hours to be completed by | 228 COURTHOUSE CONSTRUCTION FEE | |
| [] First Offender order attached and incorporated. | [] to be credited against fines and costs | | |
| Deferred § 19.2-298.02, and order attached and incorporated. | [] Contact prohibited between defendant and victim/ | 234 JAIL ADMISSION FEE | *************************************** |
| Deferred to | victim's family or household members | 243 LOCAL TRAINING | 5 |
| DATE AND TIME | [] Reimburse Commonwealth for investigatory medical fees | ACADEMY FEE | |
| [] Costs imposed upon defendant. | .[] Pay \$50 fee to the Court for Trauma Center Fund [.] § 19.2-298.02(D) – dismissal expungement eligible by parties' | 244 COURTHOUSE | 7- |
| | agreement agreement | SECURITY FEE | 20 |
| DATE JUDGE | Lother: TOVELETT TIME CTTO | 7 02001411122 | *************************************** |
| And was FOUND by me to be: | . ' ; | OTHER (SPECIFY) | *************************************** |
| [] driving a commercial motor vehicle [] carrying hazardous materials | [] Submit to FINGERPRINTING and photograph per attached | , , | |
| []. I ORDER a nolle prosequi on prosecution's motion | order | | |
| | [] Remanded for [] FINGERPRINTENG/CCRE Report | | |
| [] I ORDER the charge dismissed [] with prejudice [] conditioned upon payment of costs and | DNA order incorporated | TOTAL \$ | |
| [] successful completion of [] traffic school | [] Bayl on Appeal \$ | TO 1112 | *************************************** |
| [] mature driver school, § 16.1-69.48:1. | 7/5/4 | [] Stay of the proceedings purs | uant to § 16.1-131.1 |
| [] accord and satisfaction, § 19.2-151. | 2/12/29 | | |
| [] under §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2- | DATE / / JUDGE | DATE | JUDGE |
| 303.2 or 19.2-303.6. FORM DC-314 (MASTER, PAGE TWO OF TWO) 07/21 | | | , |
| THE DE-114 (MINDLEN, FACE I WO OF I WO) 0/121 | Costs on ac | 150 3914-00 | 21.0 \ |

| WARRANT OF ARREST—MISDEMEANOR (STATE) COMMONWEALTH OF VIRGINIA Va. Code § 19.2-71, -72 | CASE NO. GC 23013923-00 | JS T |
|---|---|-------------------|
| Virginia Beach Image: Court of the court of t | ACCUSED: DABNEY, HAROLD RASHAD; III | |
| CITY OR COUNTY Juvenile and Domestic Relations District Court | LAST NAME, FIRST NAME, MIDDLE NAME NO FIXED ADDRESS | 3-7-24 |
| TO ANY AUTHORIZED OFFICER: You are hereby commanded in the name of the Commonwealth of Virginia forthwith to arrest | ADDRESS/LOCATION | Hearing Date/Time |
| and bring the Accused before this Court to answer the charge that the Accused, within this city or | To be completed upon service as Summons | |
| county, on or about 12/27/2023 did unlawfully in violation of Section | Mailing address Same as above | 3/14/24 @83dF |
| 18.2-308 Carry on or about the accused's person, hidden from common observation a HANDGUN. | · | 3/15/24 |
| | RACE SEX BORN HT. WGT. EYES HAIR | <u> </u> |
| | SSN | |
| | VA | |
| | ☐ Commercial Motor Vehicle ☐ Hazardous Materials | |
| I, the undersigned, have found probable cause to believe that the Accused committed the offense | CLASS 1 MISDEMEANOR | |
| charged, based on the sworn statements of | EXECUTED by arresting the Accused named above on this day: | |
| FULTON, R P VBPD , Complainant. | ☐ EXECUTED by summoning the Accused named | |
| Execution by summons permitted at officer's discretion. | above on this day: ☐ For legal entities other than individuals, service | |
| 12/27/2023 04:05 AM JC | pursuant to Va. Code \$19.2-76. | |
| DATE AND TIME ISSUED S. Caroff S. Caroff | DATE AND TIME OF SERVICE ARRESTING OFFICER | |
| | 4031 VBPD 125 | |
| PRECINCT 4 | for Police Chief | |
| | Attorney for the Accused: | |
| COMPANION TO FELONY CCRE/Fingerprinting Required | Short Offense Description (not a legal definition): CONCEALED WEAPON: CARRY | |
| | 810GM2300057907 | STATE |
| | FOR ADMINISTRATIVE USE ONLY Virginia Crime Code: | |

FORM DC-314 (MASTER, PAGE ONE OF TWO) 07/21

_WPN-5202-M1

| Tried in the code Tried | The Accused was this day: | | [] | Guilty – upon a violation of a term or condition of a deferred | Offense Tracking Number: | 810GM2300057907 |
|---|--------------------------------|--|------------------|--|-----------------------------|---|
| [] DESPENDANTS APTORNEY PARRIEST (NAME) [] IN ATTORNEY I ATTORNEY WANDD [] If convicted, ho plil sections will be imposed. [] Torrifice pressers will be imposed. [] Original pressure to \$ [92-1901. Piles of Accussed: [] not patify [] Witnesses sworn [] guilty [] Witnesses sworn [] guilty [] Witnesses sworn [] guilty of "Piles Voltationally and intelligently entered after the defection was apprised of this right against compositor, we interest after the defection was apprised of the right against compositor witnesses specific and the control of the right against compositor witnesses against will now and his right against compositor witnesses against will now and his right against compositor witnesses against will now and his right against compositors witnesses against will now and his right against compositors witnesses against will now and his right against compositors witnesses against will now and his right against compositors witnesses against will now and his right against compositors witnesses against will now and his right against compositors witnesses against will now and his right against compositors witnesses against will now and his right against compositors witnesses against will now an advertised of the right against compositors witnesses against will now and all non-provided against finess and coast. Deferred to | tried in absence in A | Proceeding Collins of The Distriction | زي: | - | · vike iti | |
| [] DEFENDANT'S ATTOINENY PRESENT (DAMPS] [] NO ATTORNEY [] ATTOINENY WAINED [] NO ATTORNEY [] ATTOINENY WAINED [] If Convicted, no juil sentence will be imposed. [] If Convicted, no juil sentence will be imposed. [] If Convicted, no juil sentence will be imposed. [] If Convicted, no juil sentence will be imposed. [] Include present to \$10-2-10. [] Contified pursuant to \$19-2-10. [] Include present to \$10-2-10. [] Inglacontendore [] juilso, continuous [] inglacontendore [] juilso, contendore [] juilso, | (— | | | | FINE | |
| [] DERESDANTS ATTORNEY MESSENT COMES (] NO ATTORNEY [] ATTORNEY WANVED [] If Convicted, no jull sustence will be imposed. [] NOTERRETER PRESENT [] Certified presument to § 192-1901. Pleas of Accused: [] and pulse contenders [] mitter of the defendant was apprised of his right against computions of particular to the defendant was apprised of his right against computions of particular to the defendant was apprised of his right against computions of particular to the defendant was apprised of his right against computions of particular to the defendant was apprised of his right against computions of particular to the defendant was apprised of his right against computions of particular to the defendant was apprised of his right against computions of particular to the defendant was apprised of his right against computions of particular to the defendant was apprised of his right against computions of particular to the defendant was apprised of his right against computions of particular to the defendant was apprised of his right against computions against him. [] Deferred in DATE AND TIME [] Deferred fo DATE AND TIME [] Inot guilty [] guilty as charged [] guilty of | PROSECUTING ATTORNEY | RESENT (NAME) | | | ¢ | • |
| NOATRONNEY ATTORNEY WAIVED Imposed If ownicinct, an inplication will be imposed If ownicinct, an inplication will be imposed If ownicinct, an inplication will be imposed If ownicinct, and in a sentence will be imposed If ownicinct, and in a sentence will be imposed If ownicinct If owni | | Leno" | | with \$suspended | I OCAI TEV | ••••••••••••••••••••••••••••••••••••••• |
| Interpreting PRESENT Contified pursuant to § 19.2-190.1. Per of Accused: Continue to § 19.2-190.1. Per of Accused: Interpreting the peace, obeying this work and paying fines and costs. Coeff its allowed pursuant to § 53.1-187 for time spent in confinement. Interpreting the peace, obeying this work and paying fines and costs. Coeff its allowed pursuant to § 53.1-187 for time spent in confinement. Interpreting the peace, obeying this work and paying fines and costs. Coeff its allowed pursuant to § 53.1-187 for time spent in confinement. Interpreting the peace, obeying this work and paying fines and costs. Coeff its allowed pursuant to § 53.1-187 for time spent in confinement. Interpreting the peace, obeying this work and paying fines and costs. Coeff its allowed pursuant to § 53.1-187 for time spent in confinement. Interpreting the peace, obeying this work and paying fines and costs. Coeff its allowed pursuant to § 53.1-187 for time spent in confinement. Interpreting the peace, obeying this work and paying fines and costs. Coeff its allowed pursuant to § 53.1-187 for time spent in confinement. Interpreting the peace, obeying this doctor and paying fines and costs. Coeff its allowed pursuant to § 53.1-187 for time spent in confinement. Interpreting the peace, obeying this doctor and paying fines and costs. Coeff its allowed pursuant to § 53.1-187 for time spent in a confinement. Interpreting the peace, obeying the peace of the peac | [.] DEFENDANT'S ATTORNEY F | RESENT (NAME) | البيا | // | DOCABIT | |
| [] Cartified pursuant to § 19.2-19.01. Period Accused: Inst gaility Twiteness swom pails contenders pails contenders pails (1 Hyris symmetric and this right to confront the witnesses - spaint tim.) Inst gaility Hyris wolmarily and intelligently entered after the defendant was appriate of his right against compulsory salf-incrimination and his right to confront the witnesses - spaint tim.) Deferred of DATE AND TIME The path of the pails of the pails of the pails of the path of the pails o | | | | imposed, [] of whichdays | COSTS | |
| Certified pursuant to § 19.2-190.1. Pleas of Accused. Witnesses sworn not guilty Pfeas voluntarily and intelligently entered after the defendant was apprised of his right sgalmat compulsory squainst intention and his right to confrontent the witnesses ground the witnesses grow and the state of the right significant compulsory squainst intention and his right to confrontent the witnesses grow and the witnesses grow and the witnesses grow and the state of the right significant compulsory squainst intention and his right to confrontent the witnesses grow and the witnesses grow and the witnesses grow and the witnesses 1 multiproved if eligible 1 required 113 WITNESS FEE 1 multiproved 113 WITNESS FEE 1 multiproved 113 DUI FEE 1 multiproved | . [] If convicted, no jail | sentence will be imposed. | | mandatory minimum, withsuspended | 461 FREED & GOD FRE | |
| The set of Accused: I not guilty Jeffes of International of the right to confront the wincesses I not guilty Jeffes of International of the right to confront the wincesses I not guilty Jeffes of International of the right to confront the wincesses I not guilty Jeffes of International One Interna | [] INTERPRETER PRESENT | | for | a period of, conditioned | 461 FIXED MISD FEE | *************************************** |
| Credit is allowed pursuant to \$ 53.1-187 for time spent in confinement. [] palls.contendere [] guilty [] Pfea voluntarily and intelligeatly entered after the defendant was apprised of his right against compulsory self-incrimination and his right to confrout the winnesses regainst him. [] becard Recommendation [] Deferred § 19.2-298.02, and order attached and incorporated. [] before 1 Deferred 1 Defeared Recommendation [] Deferred 1 Defeared Recommendation [] public work force [] authorized [] not authorized [] not authorized [] not authorized [] most authorized [] not guilty of guilty as charged [] public work force [] authorized probation agency [] Monitoring by GPS/other tracking device [] DRIVER'S LICENSE suspended for [] SENTITUTION order incorporated [] RESTITUTION order incorporated [] 125 WRICHING FEB [] DRIVER'S LICENSE suspended for [] 125 WRICHING FEB [] DRIVER'S LICENSE suspended for [] 125 WRICHING FEB [] DRIVER'S LICENSE suspended for [] 133 BLOOD TEST FEB [] DRIVER'S LICENSE suspended for [] 137 TIME TO PAY [] 138 DLOD TEST FEB [] 138 DLOD TEST FE | [] Certified pursuant to § 19 | .2-190.1. | | | 462 FIXED DRUG MISD FEI | Е |
| [] pals contendere [] guilty [-PTER voluntarily and intelligently entered after the definedant was apprised of his right against compulsory self-incrimination and his right to confront the witnesses against him. PTeR and Recommendation | Plea of Accused: | • | Ord | | 001 INT COIM CUILD FEE | ł5 |
| Set of single and recommendation and this right to confront the witnesses significant time. 1 1 1 1 1 1 1 1 1 | [] not guilty [] W | itnesses sworn | | | 001 INT CRIM CHILD FEE | *************************************** |
| [] guilty [+Fea voluntarily and intelligently entered after the defendant was apprised of his right against compulsory self-incrimination and his right to confront the witnesses against him. Flee and Recommendation Plee and Recommendation Plee and Recommendation Plee and Recommendation Public work force [] authorized Public work force Public work forc | | | ſΊ | | 113 WITNESS FEE | *************************************** |
| defendant was apprised of his right against complisory self-incrimation and his right to confront the witnesses against him. Pleas and Recommendation Deferred & 19.2-298.02, and order attached and incorporated. Public work force [] authorized 113 DUI FE | | | | | 113 IGNITION INTERLOCK | |
| gapainst him. Pleas and Recommendation [] Public work force [] authorized] not authorized 113 | | | [] | | | *************************************** |
| Public work force authorized 113 120 CT. APPT. ATTY 12.0 | | id his right to confront the witnesses | • | [] not authorized | 113 DUI FEE | *************************************** |
| [] Deferred § 19.2-298.02, and order attached and incorporated. Deferred to DATE AND TIME [] I not guilty of VCC. [] facts sufficient to find guilt but defer adjudication/disposition to DATE AND TIME [] and place accused on probation, § § 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2-303.6, or order attached and incorporated. [] First Offender order attached and incorporated. [] Deferred § 19.2-298.02, and order grached and incorporated. [] First Offender order attached and incorporated. [] First Offender order attached and incorporated. [] First Offender order attached and incorporated. [] Foots imposed upon defendant. [] Pay \$50 (fee to the Court for Training Center Fund) [] driving a commercial motor vehicle [] carrying hazardous materials [] conditioned upon payment of costs and [] successful completion of [] traffic school [] mature driver school, § 16.1-69.48:1. [] accord and satisfaction, § 19.2-151. [] under § \$4,1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2-302.28 at 0.20.92.151. [] under § \$4,1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2-302.28 at 0.20.92.28 at 0.20.92 | | | [] | Public work force [] authorized [] not authorized | 113 | |
| Deferred to DATE AND TIME | <i>_</i> - | | [] | on PROBATION for | | 120 |
| And was TRIED and FOUND by me [] not guilty [] guilty as charged [] guilty of | | | | [] VASAP [] local community-based probation agency | 120 CT. APPT. ATTY | 100 |
| [] not guilty [] guilty as charged [] guilty of | | | | · · · · · · · · · · · · · · · · · · · | 121 TRIAL IN ABSENCE FEE | <u></u> |
| [] guilty of VCC. VCC. [] facts sufficient to find guilt but defer adjudication/disposition to DATE AND TIME [] and place accused on probation, §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2-303.2, or 19.2-303.6. [] First Offended and incorporated. [] to be credited against fines and costs [] Contact prohibited between defendant and victim/ victim's family or housed members agreement. [] Contact prohibited between defendant and victim/ victim's family or housed members agreement. [] ACADEMY FEE 5. DATE AND TIME [] Pay \$50 fee to the Court for Trauma Center Fund [] \$192-298.02(D) -dismissal expungement eligible by parties' agreement. [] Septimized order order attached order [] FinderPrenting and photograph per attached order [] Septimized payment of costs and [] successful completion of [] traffic school [] mature driver school, § 16.1-69.48:1. [] accord and satisfaction, § 192-2151, 19.2-151. [] under §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2-151. [] DATE I under §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2-151. [] DATE I under §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2-151. [] DATE I under §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2-151. [] DATE I under §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2-151. [] DATE I under §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2-151. [] DATE I under §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2-151. [] DATE I under §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2-151. [] DATE I under §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2-151. [] DATE I under §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2-151. [] DATE I under §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2-151. [] DATE I under §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2-151. [] DATE I under §§ 4.1-305, 4.1-120, 18.2-57.3, 18.2-251, 19.2-151. [] DATE I under §§ 4.1-305, 4.1-120, 18.2-57.3, 18.2-251, 19.2-151. [] DATE I under §§ 4.1-305, 4.1-120, 18.2-57.3, 18.2-251, 19.2-151. [] DATE I under §§ 4.1-305, 4.1-120, 18.2-57.3, 18.2-251, 19.2-151. [] DATE I u | | | [] | DRIVER'S LICENSE suspended for | 125 WEIGHING FEE | |
| VCC [] facts sufficient to find guilt but defer adjudication/disposition to DATE AND TIME [] and place accused on probation, §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2-130.5, or 19. | | | r 7 | | 133 DI OOD TEST EEE | |
| [] facts sufficient to find guilt but defer adjudication/disposition to DATE AND TIME [] and place accused on probation, §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2-303.2, or 19.2-303.6. [] First Offender order attached and incorporated. [] Deferred § 19.2-298.02, and order attached and incorporated. [] Deferred to DATE AND TIME [] Costs imposed upon defendant. [] Costs imposed upon defendant. [] Pay \$50 (fee to the Court for Trauma Center Fund) [] Ard was FOUND by me to be: [] driving a commercial motor vehicle [] carrying hazardous materials [] IORDER a nolle prosequi on prosecution's motion [] I ORDER the charge dismissed [] with prejudice [] conditioned upon payment of costs and [] successful completion of [] traffic school [] mature driver school, § 16.1-69.48:1. [] accord and satisfaction, § 19.2-151. [] under §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2-303.20.20.] DATE DATE JUDGE AND ARD TIME TO PAY [] Restitution payment is a condition of suspended sentence [] COMMUNITY SERVICE And was FOUNT by the to be completed by victim's family or household members [] ToRDER the charge dismissed [] with prejudice [] conditioned upon payment of costs and [] successful completion of [] traffic school [] I mature driver school, § 16.1-69.48:1. [] accord and satisfaction, § 19.2-151. [] Arg And Arg And Arg And Arg And Arg And Arg And Arg | | | ΙJ | <u>=</u> | 133 BLOOD 1ES1 FEE | ••••••••••••••••••••••••••••••••••••••• |
| [] Restitution payment is a condition of suspended sentence | | d quilt but defer edindication/disposition | r 3 | | 137 TIME TO PAY | ••••••••••••••••••••••••••••••••••••••• |
| DATE AND TIME [] and place accused on probation, §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2-303.2, or 19.2-303.6. [] First Offender order attached and incorporated. [] Deferred § 19.2-298.02, and order attached and incorporated. Deferred to DATE AND TIME [] Costs imposed upon defendant. DATE AND TIME [] Pay \$50 fee to the Court for Trauma Center Fund argument of light by parties agreement. DATE AND TIME [] driving a commercial motor vehicle [] carrying hazardous materials [] 1 TORDER a nolle prosequi on prosecution's motion [] 1 TORDER the charge dismissed [] with prejudice [] conditioned upon payment of costs and [] successful completion of [] traffic school [] mature driver school, § 16.1-69.48:1. [] accord and satisfaction, § 19.2-151. [] under §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2-298.02(D) and supervised by Connected by and supervised by Contact prohibited between defendant and victim/victim's family or household members [] Community Service hours to be completed by Connected by Contact prohibited between defendant and victim/victim's family or household members [] to be credited against fines and costs [] to be credited against fines and victim/victim's family or household members [] to contact prohibited between defendant and victim/victim's family or household members [] to contact prohibited between defendant and victim/victim's family or household members [] to contact prohibited between defendant and victim/victim's family or household members [] to content prohibited by artics and costs [] to content prohibited between defendant and victim/victim's family or household members [] to content prohibited by artics and costs [] to content prohibited by artics and cost and prohibited prohibited by parties and cost and prohibited prohibited by parties and cost | | | LJ | | 192 TRATIMA CENTER FEE | ì |
| STANGLE ACUSED IN PROMERTING AND FIRE 10 percent of the processing of the proceedings pursuant to § 16.1-131.1 | I | DATE AND TIME | | | | • • • • • • • • • • • • • • • • • • • |
| [] First Offender order attached and incorporated. [] Deferred § 19.2-298.02, and order attached and incorporated. Deferred to DATE AND TIME [] Costs imposed upon defendant. DATE And was FOUND by me to be: [] driving a commercial motor vehicle [] carrying hazardous materials [] I ORDER a nolle prosequi on prosecution's motion [] I ORDER the charge dismissed [] with prejudice [] conditioned upon payment of costs and [] successful completion of [] traffic school [] mature driver school, § 16.1-69.48:1. [] accord and satisfaction, § 19.2-151. [] under § § 4.1-30.5, 4.1-1120, 18.2-57.3, 18.2-251, 19.2-202. DATE JUDGE [] to be credited against fines and costs Contact prohibited between defendant and victim/victim's family or household members [] Contact prohibited between defendant and victim/victim's family or household members [] Contact prohibited between defendant and victim/victim's family or household members [] Contact prohibited between defendant and victim/victim's family or household members [] Contact prohibited between defendant and victim/victim's family or household members [] Reimburse Commonwealth for investigatory medical fees ACADEMY FEE 5 244 COURTHOUSE SECURITY FEE OTHER (SPECIFY) TOTAL S DATE JUDGE DATE JUDGE DATE JUDGE | [] and place accused or | probation, §§ 4.1-305, 4.1-1120, 18.2- | LJ | • | | |
| [] Deferred § 19.2-298.02, and order attached and incorporated. Deferred to DATE AND TIME [] Costs imposed upon defendant. DATE AND TIME [] Pay \$50 fee to the Court for Trauma Center Fund [] \$ 19:2-298.02(D) – dismissal expungement eligible by parties' agreement. DATE And was FOUND by me to be: [] driving a commercial motor vehicle [] carrying hazardous materials [] 1 ORDER a nolle prosequi on prosecution's motion [] I ORDER the charge dismissed [] with prejudice [] conditioned upon payment of costs and [] successful completion of [] traffic school [] mature driver school, § 16.1-69.48:1. [] accord and satisfaction, § 19.2-151. [] under § \$ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2- DATE DATE Contact prohibited between defendant and victim/ victim's family or household members [] Reminsed for investigatory medical fees ACADEMY FEE ACADEMY FEE ACADEMY FEE SECURITY FEE OTHER (SPECIFY) TOTAL [] Submit to FINGERPRINTING and photograph per attached order [] Pay \$50 fee to the Court for Trauma Center Fund [] Submit to FINGERPRINTING and photograph per attached order [] NA order incorporated [] DNA order incorporated [] Bail on Appeal \$ | | | | | CONSTRUCTION FEE | |
| Deferred to DATE AND TIME [] Costs imposed upon defendant. DATE DATE JUDGE And was FOUND by me to be: [] driving a commercial motor vehicle [] carrying hazardous materials [] I ORDER a nolle prosequi on prosecution's motion [] I ORDER the charge dismissed [] with prejudice [] conditioned upon payment of costs and [] successful completion of [] traffic school [] mature driver school, § 16.1-69.48:1. [] accord and satisfaction, § 19.2-151. [] under § \$4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2- DATE DATE Victim's family or household members ([] Reiriburse Commonwealth for investigatory medical fees [] Reiriburse Commonwealth for investigatory medical fees [] Pay \$50 fee to the Court for Trauma Center Fund [] \$19.2-298.02(D) – dismissal expungement eligible by parties' agreement. OTHER (SPECIFY) OTHER (SPECIFY) TOTAL Submit to FINGERPRINTING/CCRE Report [] DNA order incorporated [] DNA order incorporated [] Bail on Appeal \$ [] Stay of the proceedings pursuant to § 16.1-131.1 | | | r 7 | | 234 JAIL ADMISSION FEE | 25 |
| DATE AND TIME [] Costs imposed upon defendant. [] Pay \$50 fee to the Court for Trauma Center Fund [] \$ 19:2-298.02(D) – dismissal expungement eligible by parties' agreement. DATE JUDGE And was FOUND by me to be: [] driving a commercial motor vehicle [] carrying hazardous materials [] I ORDER a nolle prosequi on prosecution's motion [] I ORDER the charge dismissed [] with prejudice [] conditioned upon payment of costs and [] successful completion of [] traffic school [] mature driver school, § 16.1-69.48:1. [] accord and satisfaction, § 19.2-151. [] under \$\$ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2- DATE JUDGE [] Reimburse Commonwealth for investigatory medical fees ACADEMY FEE 5 COTHER (SPECIFY) OTHER (SPECIFY) TOTAL Submit to FINGERPRINTING/CCRE Report [] DNA order incorporated [] DNA order incorporated [] Bail on Appeal \$ [] Stay of the proceedings pursuant to § 16.1-131.1 | | | ΓŢ | | 342 T OGAT MD ATAMAG | |
| [] Costs imposed upon defendant. [] Pay \$50 fee to the Court for Trauma Center Fund [] § 19:2-298.02(D) – dismissal expungement eligible by parties' agreement. DATE | Deferred to | | ` | | | 5 |
| Submit to FINGERPRINTING/CCRE Report Successful completion of [] traffic school [] mature driver school, § 16.1-69.48:1. | [] Costs immediate | | [] | | ACADEMY FEE | |
| And was FOUND by me to be: [] driving a commercial motor vehicle [] carrying hazardous materials [] I ORDER a nolle prosequi on prosecution's motion [] I ORDER the charge dismissed [] with prejudice [] conditioned upon payment of costs and [] successful completion of [] traffic school [] mature driver school, § 16.1-69.48:1. [] accord and satisfaction, § 19.2-151. [] under §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2- ANDE OTHER (SPECIFY) OTHER (SPECIFY) TOTAL [] SECURITY FEE OTHER (SPECIFY) [] Submit to FINGERPRINTING/CCRE Report [] Remanded for [] FINGERPRINTING/CCRE Report [] DNA order incorporated [] Bail on Appeal \$ [] Stay of the proceedings pursuant to § 16.1-131.1 | [] Costs imposed upon | derendant. | L J | | 244 COURTHOUSE | |
| And was FOUND by me to be: [] driving a commercial motor vehicle [] carrying hazardous materials [] I ORDER a nolle prosequi on prosecution's motion [] I ORDER the charge dismissed [] with prejudice [] conditioned upon payment of costs and [] successful completion of [] traffic school [] mature driver school, § 16.1-69.48:1. [] accord and satisfaction, § 19.2-151. [] under §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2-303.6 accord and satisfaction. | | • | ٠,٠,٠ | | SECURITY FEE | 20 |
| And was FOUND by me to be: [] driving a commercial motor vehicle [] carrying hazardous materials [] I ORDER a nolle prosequi on prosecution's motion [] I ORDER the charge dismissed [] with prejudice [] conditioned upon payment of costs and [] successful completion of [] traffic school [] mature driver school, § 16.1-69.48:1. [] accord and satisfaction, § 19.2-151. [] under §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2-303.2 or 19.2-303.2 or 19.2-303.2 or 19.2-303.2 or 19.2-303.2 or 19.2-303.6 or | DATE | JUDGE | ·[/ } | | | *************************************** |
| [] driving a commercial motor vehicle [] carrying hazardous materials [] I ORDER a nolle prosequi on prosecution's motion [] I ORDER the charge dismissed [] with prejudice [] conditioned upon payment of costs and [] successful completion of [] traffic school [] mature driver school, § 16.1-69.48:1. [] accord and satisfaction, § 19.2-151. [] under §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2- DATE [] Submit to FINGERPRINTING and photograph per attached order [] Remanded for [] FINGERPRINTING CCRE Report [] Romanded for [] FINGERPRINTING CCRE Report [] DNA order incorporated [] Bail on Appeal \$ [] Stay of the proceedings pursuant to § 16.1-131.1 | | | , 15. | | OTHER (SPECIFY) | |
| [] Carrying hazardous materials order [] I ORDER a nolle prosequi on prosecution's motion [] I ORDER the charge dismissed [] with prejudice [] conditioned upon payment of costs and [] successful completion of [] traffic school [] mature driver school, § 16.1-69.48:1. [] accord and satisfaction, § 19.2-151. [] under §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2- DATE DATE DATE JUDGE | | | [] | | OTHER (OT ECH 1) | , |
| [] I ORDER the charge dismissed [] with prejudice [] conditioned upon payment of costs and [] successful completion of [] traffic school [] mature driver school, § 16.1-69.48:1. [] accord and satisfaction, § 19.2-151. [] under §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2- DATE DATE TOTAL [] Stay of the proceedings pursuant to § 16.1-131.1 DATE JUDGE | · · | | | | | *************************************** |
| [] conditioned upon payment of costs and [] successful completion of [] traffic school [] mature driver school, § 16.1-69.48:1. [] accord and satisfaction, § 19.2-151. [] under §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2- 303.2 or 10.2.202.6 TOTAL [] Stay of the proceedings pursuant to § 16.1-131.1 | [] I ORDER a nolle prosequi | i on prosecution's motion | [] | Remanded for [] FINGERPRINTING/CCRE Report | | · · · · · · · · · · · · · · · · · · · |
| [] successful completion of [] traffic school [] mature driver school, § 16.1-69.48:1. [] accord and satisfaction, § 19.2-151. [] under §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2- DATE JUDGE DATE JUDGE | | | | [] | | • |
| [] mature driver school, § 16.1-69.48:1. [] accord and satisfaction, § 19.2-151. [] under §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2- DATE DATE JUDGE DATE JUDGE | | | [] | · (A) | TOTAL | \$ |
| [] accord and satisfaction, § 19.2-151. [] under §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2- DATE JUDGE JUDGE | | | [] | Bail on Appeal \$ | [] Stay of the proceedings | nurenant to \$ 16 1 121 1 |
| [] under §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2- DATE JUDGE JUDGE | | | 0 | 3/11 /24 / | [] Stay of the proceedings | Pursuant to 8 10.1-151.1 |
| 103 2 or 110 2 203 6 | | | (| hate unce | • | |
| | | | | Surra 10DGE | DATE | JUDGE |
| | | | | COSTS ON (| | • |

costs on <u>UCV30139129</u>

| · | | |
|--|---|--------------------------|
| WARRANT OF ARREST—MISDE COMMONWEALTH OF VIRGINIA Va. Code § 19.2-71, -72 | MEANOR (STATE) CASE 1 | ŃΟ |
| Virginia Beach | istrict Court X Criminal Traffic DABN | |
| | nd Domestic Relations District Court | ******** |
| TO ANY AUTHORIZED OFFICER: You are hereby commanded in the name of the Commonw | NOFI | LX. |
| and bring the Accused before this Court to answer the charge t | The heart | omį |
| county, on or about 12/27/2023 did | unlawfully in violation of Section Mailing | ado |
| 23-43 (18.2-119) | , Code of Virginia: | ••••• |
| without authority, trespass upon the property of MOUNT TRASHMOF | RE, after having been forbidden to do so. | SE |
| | B | M |
| | 55N | 1 |
| | | |
| | · · | $\widetilde{\mathbb{X}}$ |
| | | |
| I, the undersigned, have found probable cause to believe that the | he Accused committed the offense \Box Com | |
| charged, based on the sworn statements of | | KEC |
| FULTON, R P VBPD | thi | is da XEC |
| Execution by summons permitted at officer's discretion. | not permitted ab | ove |
| parameter at an extension of the property of t | □ Fo | r le |
| 12/27/2023 04:07 AM | /2/ | 2^{rsus} |
| DATE AND TIME ISSUED S. Caroff | ☑ MAGISTRATE □ JUDGE |) |
| · · · · · · · · · · · · · · · · · · · | 160 | 2 |
| | | וכ ז |
| | PPECINICIA for Attorne | UI. |
| | Attorne | v fo |
| | | , |
| COMPA | Short O | ffer |
| CCRE/Fingerprinting Required | V/ON TO _ VA BEAG | CH: |
| oorter maarkintmia Hodunou | NON TO FELONY Short O VA BEAC Offense | : Tr |
| | FOR ADI | MIN |
| | | |

| CASE NO. GC23013924-00 | JS 7 / |
|---|---------------------------------------|
| ACCUSED: DABNEY, HAROLD RASHAD; III | |
| LAST NAME, FIRST NAME, MIDDLE NAME NO FIXED ADDRESS | 3-7-24 |
| ADDRESS/LOCATION | Hearing Date/Time |
| | @830am F |
| To be completed upon service as Summons | |
| Mailing address Same as above | 3/14/24 |
| | @830/F |
| | |
| | 3/15/24 |
| RACE SEX BORN HT. WGT. EYES HAIR | €830/F |
| B M 07/26/1997 5' 10" 170 BRO BLK | |
| SSN | |
| STATE | |
| VA | |
| Commercial Driver's License | |
| ☐ Commercial Motor Vehicle ☐ Hazardous Materials | * |
| class 1 MISDEMEANOR | |
| EXECUTED by arresting the Accused named above on | |
| this day: EXECUTED by summoning the Accused named | · · · · · · · · · · · · · · · · · · · |
| above on this day: | |
| For legal entities other than individuals, service | |
| pyrsuant to Va. Code \$19.2-76. | · |
| 12/21/25 (2004) | • |
| D D F. PATE AND TIME OF SERVICE | |
| ARRESTING OFFICER | • |
| 4051 VBPU 123 | |
| BADGE NO. AGENCY AND JURISDICTION | |
| 10r SHERIFF | |
| Attorney for the Accused: | |
| m-; | |
| Short Offense Description (not a legal definition): | |
| VA BEACH: TRESPASS | |
| Offense Tracking Number: | CITE A PERC |
| 810GM2300057908 | STATE |
| FOR ADMINISTRATIVE USE ONLY | · - |
| Virginia Crime Code: | |
| TRS-5709-O1 | |

| The Accused was this day: | [] Guilty – upon a violation of a term or condition of a deferred | Offense Tracking Number: 9 | 10GM2300057908 |
|---|--|-------------------------------|---|
| [] tried in absence [[] prosent 5 5 10 8 5 0 | The second secon | | |
| | I impose the following Disposition: FINE [] CIVIL PENALTY of \$ | FINE | |
| PROSECUTING ATTORNEY PRESENT (NAME) | FINE [] CIVIL PENALTY of \$ | | 50 |
| leoner (| with \$suspended | \$ | |
| DEFENDANT'S ATTORNEY PRESENT (NAME) | [] JAIL SENTENCE of | LOCALITY | |
| [] NO ATTORNEY [] ATTORNEY WAIVED | imposed, [] of whichdays | COSTS | |
| []. If convicted, no jail sentence will be imposed. | mandatory minimum, with suspended | | 6/ |
| []. INTERPRETER PRESENT | for a period of, conditioned | 461 FIXED MISD FEE | |
| [] Certified pursuant to § 19.2-190.1. | upon being of good behavior, keeping the peace, obeying this | 462 FIXED DRUG MISD FEE | *************************************** |
| Plea of Accused: | order and paying fines and costs. Credit is allowed pursuant to § 53.1-187 for time spent in | 001 INT CRIM CHILD FEE | 15 |
| [] not guilty [] Witnesses swom | confinement. | OUT INT CRIM CHILD FEE | |
| [] nolo contendere | [] Serve jail sentence beginning | 113 WITNESS FEE | |
| guilty-Plea voluntarily and intelligently entered after the | [] on weekends only | 113 IGNITION INTERLOCK | |
| defendant was apprised of his right against compulsory self-incrimination and his right to confront the witnesses | [] Work release [] authorized if eligible [] required | | *************************************** |
| against him. | [] not authorized | 113 DUI FEE | 20 |
| Plea and Recommendation | [] Public work force [] authorized [] not authorized | 113 DNA | 38 |
| Deferred § 19.2-298.02, and order attached and incorporated. | [] on PROBATION for | 120 CT. APPT. ATTY | 120 |
| Deferred to | [] VASAP [] local community-based probation agency | | *************************************** |
| And was TRIED and FOUND by me: | [] Monitoring by GPS/other tracking device | 121 TRIAL IN ABSENCE FEE | ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, |
| [] not guilty [] guilty as charged | [] DRIVER'S LICENSE suspended for | 125 WEIGHING FEE | |
| [] guilty of | [] Restricted Driver's License per attached order | 133 BLOOD TEST FEE | ······ |
| VCC | [] Ignition Interlock for | 137 TIME TO PAY | |
| [] facts sufficient to find guilt but defer adjudication/disposition | [] RESTITUTION order incorporated | | |
| toDATE AND TIME | [] Restitution payment is a condition of suspended sentence | 192 TRAUMA CENTER FEE | |
| [] and place accused on probation, §§ 4.1-305, 4.1-1120, 18.2- | [] COMMUNITY SERVICE hours to be completed by | 228 COURTHOUSE | |
| 57.3, 18.2-251, 19.2-303.2, or 19.2-303.6. | and supervised by | CONSTRUCTION FEE | *************************************** |
| [] First Offender order attached and incorporated. | [] to be credited against fines and costs | 234 JAIL ADMISSION FEE | |
| [] Deferred § 19.2-298.02, and order attached and incorporated. | [] Contact prohibited between defendant and victim/ victim's family or household members | | |
| Deferred to | [] Reimburse Commonwealth for investigatory medical fees | 243 LOCAL TRAINING | 5 |
| DATE AND TIME [] Costs imposed upon defendant. | [] Pay \$50 fee to the Court for Trauma Center Fund | ACADEMY FEE | |
| [] Costs imposed upon detendant. | [] § 19.2-298.02(D) – dismissal expungement eligible by parties' | 244 COURTHOUSE | |
| | agreement. | SECURITY FEE | 20 |
| DATE JUDGE | [] Other: | | • |
| And was FOUND by me to be: | | OTHER (SPECIFY) | |
| [] driving a commercial motor vehicle [] carrying hazardous materials | [] Submit to FINGERPRINTING and photograph per attached | . 233 | 10 |
| [] I ORDER a nolle prosequi on prosecution's motion | order | 4.2.2 | 12 |
| | [] Remanded for [] FINGERPRINTING/CCRE Report | | |
| [] I ORDER the charge dismissed [] with prejudice [] conditioned upon payment of costs and | [] DNA)ada isaa maada | TOTAL | \$ |
| [] successful completion of [] traffic school | [] DNA)order incorporated [] Bail on Appeal \$ | IOIAD | Ψ |
| [] mature driver school, § 16.1-69.48:1. | | [] Stay of the proceedings p | oursuant to § 16.1-131.1 |
| [] accord and satisfaction, § 19.2-151. | 0//3// | | |
| [] under §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2- | DATE JUDGE | | WIDOR |
| 303.2 or 19.2-303.6. | • | DATE | JUDGE |
| FORM DC-314 (MASTER, PAGE TWO OF TWO) 07/21 | | | 6 1 |

| CASE | 10. | 3C23 | <u>o (,</u> | <u> </u> | 2 | <u>5 </u> | - 00 | |
|-------------------------|---------------|---|-------------|---|---------|--|-----------------------|-----|
| | VEY, | HAROLD I | NAME, M | IDDLE N | | - | | |
| | | *************************************** | | ••••• | | | | E |
| To be co | mple | ted upon service | as Su | mmon | s | | | 1 |
| | | ss 🗋 Same as | | | - | | | _ |
| | addic | ss — Same as | above | | | | | 1 |
| │└── | • • • • • • • | | ••••• | ••••• | ••••• | • • • • • • • | * * * * * * , * * * * | |
| ••••• | | | ••••• | • | | • | | l — |
| RACE | SEX | BORN | F | IT. | WGT. | EYES | HAIR | |
| В | M | мо. day yr. 07/26/1997 | | 10" | 170 | BRO | BLK | |
| SSN | | | | | | 12222 | | |
| | lest u | | \leq | | | | | l_ |
| | DL# | | | | | ATE A | | |
| | | | | | | / A. | | |
| □ Com | | Commercial Dr al Motor Vehic | | | | Mat | i-al-a | |
| | | 4 | | | | | | |
| CL | ASS | _4_MIS | SDI | רדאדי | LA. | ŊŲ | K | |
| | | TED by deliveri | | | | his | | _ |
| | | s to the Accused | | | | | | - |
| | | entities other the to Va. Code § 1 | | | ais, se | rvice | | - |
| | | used certified to | | | e ma | ling | | |
| | iress. 27/ | 123 @ | () | 41 | / | | | |
| | | DATE AND TIM | 4E OF SE | RVICE | | ••••• | • • • • • • • • | |
| $\mathbf{Z}.\mathbf{Y}$ | Fu | Iton | | | 4005 | compto. | 0000 | - |
| 1 1 | | ADD. | 10 | \ \ | , AKKE | STING | OFFICER | |
| -70 | رجر | VOYU | l.a | ب | | | ••••• | |
| . (| 215 | BADGE NO., AGENC | A WID IT | RISDIC | TION | | | |
| for | :Q11.9 | | RIFF | ••••• | ••••• | | •••••• | |
| Attorney | for t | he Accused: | ten i | | | | | |
| • | | | | | | | | |
| Short Of | ffense | Description (n | ot a le | gal de | finiti | on): | | |
| VA BEAC | H: PL | BLIC INTOXICA | ATION | | | | | |
| Offense | Track | cing Number: | 10G | M23 | 3000 | 1579 | 909 | |
| FOR ADM | INIST | RATIVE USE ON | | | | | | S |
| | | rime Code: | | | | | | |
| . | | OBS-3 | <u>712-</u> | 04 | | | | |

S

Feb 26, 2024
08:30 AM
Hearing Date/Time
3-7-24 F
3/14/24
08:30/F
3/15/24
08:30/F



SUMMONS

| The Accused was this day: [] tried in absence present | [] Guilty – upon a violation of a term or condition of a deferred | Offense Tracking Number:8100 | GM2300057909 - |
|--|--|--------------------------------|--|
| C2.3, 25, 26, 60, 00 | adjudication/disposition. | FINE | |
| I I PROSECUTING ATTORNEY PRESENT (NAME) | Limpose the following Disposition: | INE | • 50 |
| Ceena | FINE [] CIVIL PENALTY of \$ | LOCALITY | Ψ |
| DEFENDANT'S ATTORNEY PRESENT (NAME) | with \$suspended | COSTS | • |
| [] NO ATTORNEY [] ATTORNEY WAIVED | | 61 FIXED MISD FEE | |
| [] If convicted, no jail sentence will be imposed | mandatory minimum withsuspended | <i>:</i> | *************************************** |
| [] INTERPRETER PRESENT | XOX & POLICE OF INCLUSION AND INCLUSION AND INCLUSION & POLICE OF THE PROPERTY | 62 FIXED DRUG MISD FEE | |
| [:] Certified pursuant to § 19.2-190.1. | upon being of good behavior, keeping the peace, obeying this order and paying fines and costs. | 60 FIXED TRAFFIC | |
| Plea of Accused: [] not guilty [] Witnesses sworn | Pursuant to § 53.1-187, credit is granted for pre-trial detention. | INFRACTION FEE | |
| nolo contendere | | 01 INT CRIM CHILD FEE | . 15 |
| guilty Plea voluntarily and intelligently entered after | [] on weekends only | | |
| the defendant was apprised of his right against compulsory | [] [] | 13 WITNESS FEE | |
| self-incrimination and his right to confront the witnesses against him. | [] not authorized | 13 IGNITION INTERLOCK | |
| Plea and Recommendation | [] Fublic work force [] authorized [] not authorized | | |
| [] Deferred § 19.2-298.02, and order attached and incorporated. | [] on PROBATION for | 13 DUI FEE | *************************************** |
| Deferred to | [] Monitoring by GPS/other tracking device | 13 | *************************************** |
| And was TRIED and FOUND by me: | | 20 CT, APPT, ATTY | |
| [] not guilty [] guilty as charged | [] DITTER & DICERTOR Suspended for | | |
| [] guilty of | [] Restricted Driver's License per attached order | 21 TRIAL IN ABSENCE FEE | *************************************** |
| VCC | [] Ignition interfeek for | 25 WEIGHING FEE | |
| [] facts sufficient to find guilt but defer adjudication/ | [] RESTITUTION order incorporated | 33 BLOOD TEST FEE | *************************************** |
| disposition toDATE AND TIME | [] Restitution payment is a condition of suspended sentence | .37 TIME TO PAY | |
| DATE AND TIME [] and place accused on probation, §§ 4.1-305, 4.1-1120, | [] COMMONT DERVICE | 37 TIME TO PAT | *,, |
| 18.2-57.3, 18.2-251, 19.2-303.2, or 19.2-303.6. | | 92 TRAUMA CENTER FEE | 4.414.14.11.11.11.11.11.11.11.11.11.11.1 |
| First Offender order attached and incorporated in | and supervised by | 23 LIQUIDATED DAMAGES | *************************************** |
| this order. | | 34 JAIL ADMISSION FEE | |
| [] Deferred § 19.2-298.02, and order attached and incorporated. Deferred to | family or household members | | *************************************** |
| [] Deferred § 19.2-298.02, and order attached and incorporated. Deferred to | Reimburse Commonwealth for investigatory medical fees | 43 LOCAL TRAINING | 5 |
| [] Costs imposed upon defendant. | [] Pay \$50 fee to the Court for Trauma Center Fund | ACADEMY FEE | |
| | | 44 COURTHOUSE SECURITY FEE | 20 |
| DATE JUDGE | agreement [] Other: | | |
| And was FOUND by me to be: | () | OTHER (SPECIFY) | *************************************** |
| [] driving a commercial motor vehicle [] carrying hazardous materials | Submit to FINGERPRINTING and photograph per attached | | |
| [] I ORDER a nolle prosequi on prosecution's motion | order | - | *************************************** |
| [] I ORDER the charge dismissed [] with prejudice | [] Remanded for [] FINGERPRINTING/CCRE Report | | |
| [] conditioned upon payment of costs and | [] | OOMAY 4 | |
| [] successful completion of [] traffic school | () = 1 type = 1 three type = 1 | TOTAL \$ | j |
| [] mature driver school, § 16.1-69.48:1. | [] Bajl on Appeal \$ | 3 0 00 " | |
| [] compliance with law, § 16.1-69.48:1(A)(vi). | 3/19/1 |] Stay of the proceedings purs | suant to § 16.1-131.1 |
| [] accord and satisfaction, § 19.2-151. [] under §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, | DATE JUDGE | | |
| 19.2-303.2, or 19.2-303.6. | | DATE | JUDGE |
| FORM DC-319 (MASTER, PAGE TWO OF TWO) 07/21 | costs on gc230 | 13924-00 | • |