



STATE OF MARYLAND

vs.

STEFAN M. BROCKINGTON

— IN THE —  
CIRCUIT COURT FOR BALTIMORE  
COUNTY

CRIMINAL CASE NO. \_\_\_\_\_

DISTRICT COURT CASE NO. 04385500

**88CR5648**

MR. CLERK:

Effective upon the date this case is filed in the Circuit Court for Baltimore County, please enter my appearance for the Defendant(s) in the above entitled case.

ATTORNEY'S NAME: RAPHAEL J. SANTANA

ADDRESS: 9736 HARFORD Rd.

TELEPHONE NO.: 665-9433 ZIP: 21234

I HEREBY CERTIFY that a copy of the foregoing was mailed/ hand delivered this 26  
day of OCTOBER, 1988, to Stuart Bush State's Attorney for  
Baltimore County, 401 Bosley Avenue, County Courts Building, Towson, Maryland, 21204.

Mail Original and Yellow copy to Clerk's office.

Mail Pink copy to State's Attorneys office.

Retain Gold copy.

Raphael J. Santana  
ATTORNEY FOR DEFENDANT

*Uma M Kapraun 10/28/88*  
 Clerk Date

COMPLAINANT			DEFENDANT					
NAME (LAST, FIRST, M.I.)	TITLE		NAME (LAST, FIRST, M.I.)	TITLE				
MABRY, LINDA T.	OFFICER		BROCKINGTON, STEFON MAURICE					
AGENCY AE	SUB-AGENCY PC01	I.D. NO. (POLICE) 3007	I.D. NO.	RACE B	SEX M	HT. 5'7	WT. 135	D.O.B. (MM/DD/YY) 4-2-70
WORK TELEPHONE (301) 494-2351	HOME TELEPHONE ( ) N/A		WORK TELEPHONE ( ) N/A	HOME TELEPHONE (301) 247-8689	OCA G-158239	HAIR BLK	OTHER DESCRIPTION BCI# 137487	
ADDRESS 901 WALKER AVE	APT. NO.		ADDRESS 2901 LAKEBROOK CIRCLE	APT. NO. T-2	CITY BALTIMORE	STATE MD	ZIP CODE 21228	
DIST./LOC. 08/01 10-26-88 8:30AM CRU	RELATED CASES	<b>88CR5648</b>			TRACKING NUMBER 04385500			

**INITIAL APPEARANCE**

Juvenile Waiver  
 Released on own Recog—No probable cause  
 Copy of charges provided  Copy not provided  
 Defendant advised of right to counsel  Undecided  
 Waived  Employ own counsel  Public Defender

Advised of right to preliminary hearing  
 Preliminary Hearing  was  was not requested.  
 Released on own Recog. Supervised by/Custody of \_\_\_\_\_  
 Bail \$ 1500.00 (Full 100 %; without collateral security)  
 Committed  
 Hearing/Trial Date 8-24-88 Date 6-14-88

Judge/Comm. Eugene Marshall I.D.# \_\_\_\_\_

*Bail*

**BAIL** Posted 6-16-88  Case  Corporate  Property C. P. Healey 8015 6-14-88  
 DATE JUDGE/COMM./CLERK DATE

**BAIL REVIEW**

Bail to Remain the Same 100 % Reduced to 100 %  
 Increased to \$ \_\_\_\_\_ % ROR \_\_\_\_\_ Unsecured \_\_\_\_\_  
 Advised def. of Right to Counsel  Received copy of charges  
 Judge E. Marshall Date 6-14-88

**PRELIMINARY HEARING**

Requested/Waived \_\_\_\_\_ State's Attorney Notified \_\_\_\_\_  
 Represented by Counsel \_\_\_\_\_ Counsel Waived \_\_\_\_\_  
 Probable Cause/Defen. Held \_\_\_\_\_ Bond/Recog. Continued \_\_\_\_\_  
 Bail Set \$ \_\_\_\_\_ Full \_\_\_\_\_ % Committed in Default \_\_\_\_\_  
 No Probable Cause/Dismissed/Defendant Released \_\_\_\_\_  
 Judge \_\_\_\_\_ Date \_\_\_\_\_  
 C.D. Filed in Circuit Court \_\_\_\_\_ DATE \_\_\_\_\_ Papers Forwarded \_\_\_\_\_ DATE \_\_\_\_\_  
 Amended/New C. D. Filed \_\_\_\_\_ DATE \_\_\_\_\_  
 Dismissed For Lack of Prosecution \_\_\_\_\_ DATE \_\_\_\_\_  
 Judge \_\_\_\_\_ Date \_\_\_\_\_

**PRELIMINARY INQUIRY**

No charging document having been filed in Circuit Court, the charges are dismissed.  
 After hearing in presence of Defendant and a finding of good cause, the time is extended to \_\_\_\_\_ for State's Attorney's action.  
 Date \_\_\_\_\_ Judge \_\_\_\_\_

**PRETRIAL STATUS**

FTA	Date	Bond/Recog. Forfeited	Recog. Revoked	Bench Warrant Issued	Bail Amt. \$	Def. Sur. by Surety	For. Stricken/War. Recalled	Previous Bail Reinstated



**FILED NOV 1 1988**

Date \_\_\_\_\_ Judge \_\_\_\_\_

**COURT APPEARANCE**

The Court made certain that defendant received a copy of the charging document, informed defendant of right to counsel and importance of assistance of counsel. Advised defendant of nature of charges and allowable penalties including mandatory or minimum, conducted waiver inquiry if defendant wants to waive counsel, and if continued advised defendant that at next appearance, appearing without counsel could be a waiver.  
 Date \_\_\_\_\_ Judge \_\_\_\_\_  
 Defendant appeared without counsel. Meritorious reason. Case continued.  
 Date \_\_\_\_\_ Judge \_\_\_\_\_

Defendant BROOKINGTON STEFON, M  
Case No. 043855CD

Defense Counsel .....  
State's Attorney .....  
**TRIAL** **No. of Charges** 1

Express Waiver of Counsel. Court determined after examination that defendant knowingly and voluntarily waived right to counsel.  
 Defendant appeared without counsel. No meritorious reason. Court determined that defendant waived counsel.  
 Defendant appeared with counsel  Private  Public Defender  JTP  Jury Trial Waived  
Charge Handgun Waiver AR: 88-9024  Non-CJIS Art/Sec: 87/36B Code: 1-5212  
Amended: Art/Sec: Code:  
Max Sentence: PLEA:  NP  Stet Verdict:  PSI Ordered: Sub Curia Until:  
FINE:\$..... COST:\$..... CICC:\$..... SUS:\$..... RESTITUTION:\$..... to .....

Sentence:  DOC  Local Commencing: Credit time awaiting trial:  
Suspended Sentence: Probation time:  Supervised  Unsupervised  
Conditions: .....  
10/26/1988 Start TRIAL 88 CR 5648  
Date Judge

Charge #2 AR:  Non-CJIS Art/Sec: Code:  
Amended: Art/Sec: Code:  
Max Sentence: PLEA:  NP  Stet Verdict:  PSI Ordered: Sub Curia Until:  
FINE:\$..... COST:\$..... CICC:\$..... SUS:\$..... RESTITUTION:\$..... to .....

Sentence:  DOC  Local Commencing: Credit time awaiting trial:  
Suspended Sentence: Probation time:  Supervised  Unsupervised  
Conditions: .....  
Date Judge  
Charge #3 AR:  Non-CJIS Art/Sec: Code:  
Amended: Art/Sec: Code:  
Max Sentence: PLEA:  NP  Stet Verdict:  PSI Ordered: Sub Curia Until:  
FINE:\$..... COST:\$..... CICC:\$..... SUS:\$..... RESTITUTION:\$..... to .....

Sentence:  DOC  Local Commencing: Credit time awaiting trial:  
Suspended Sentence: Probation time:  Supervised  Unsupervised  
Conditions: .....  
Date Judge

Defendant Advised of Right of Appeal. Upon Perfecting of Appeal,  Sentence to be stayed and  Recog. to Continue;  
 Present Bond to Continue;  Appeal Bond in Amount of \$.....to be Required;  Sentence not to be Stayed;  Other .....

.....(If Sentence is Satisfied Prior to Perfecting of Appeal, no Appeal Bond Required.)  
Date Judge  
Bond forfeiture entered as judgment in the amount of \$.....Date.....with interest from date of forfeiture and costs and liens filed in Circuit Court. Docket entries forwarded to Bail Bond Commissioner, if any, and to State's Attorney and Chief Clerk.  
Date Clerk

Indictment filed. Papers forwarded to Circuit Court.....(Date)  
Defendant Notified of Nolle Pros/Stet.....(Date)  
Judgment Recorded in District Court.....(Date)  
Notice of Lien filed in.....(Court)  
Appeal Noted.....(Date)

REEL #	DATE	START	END
<u>29023</u>	<u>6-14-88</u>	<u>1583</u>	<u>1734</u>
<u>27050</u>	<u>10/26/88</u>	<u>2103</u>	<u>2110</u>

Date  
tried to be a true copy of docket entry  
Date  
Wm. M. Capron 10/28/88



# DISTRICT COURT OF MARYLAND FOR

LOCATED AT (COURT ADDRESS)

900 WALKER AVE 21228

DEFENDANT'S NAME (LAST, FIRST, M.I.) BROCKINGTON, STEFON MAURICE		PRIMARY CHARGE Poss. of HANDGUN	RELATED CASES	TRACKING NUMBER - CR/1A 04385500
04385500		LOCAL POLICE 04385500		
COMPLAINANT		DEFENDANT		
NAME (LAST, FIRST, M.I.) MABRY, LINDA T.	TITLE OFFICER	NAME (LAST, FIRST, M.I.) BROCKINGTON, STEFON MAURICE	TITLE	
AGENCY AC	SUB-AGENCY PC01	I.D. NO. (POLICE) 3007	I.D. NO.	RACE B
			SEX (M/F) M	HT (IN) 5'7
			WT (LBS) 135	DOB (MM/DD/YY) 4-21-70
			DCR G-158239	HAIR BLK
			OTHER DESCRIPTION BCI # 137487	
WORK TELEPHONE 301 494-2381	HOME TELEPHONE ( ) N/A	WORK TELEPHONE ( ) N/A	HOME TELEPHONE (301) 247-8689	
ADDRESS 901 WALKER AVE	APT. NO.	ADDRESS 2901 LAKEBROOK CIRCLE	APT. NO. T-2	
CITY BALTIMORE	STATE MD.	ZIP CODE 21228	CITY BACTO.	STATE MD
			ZIP CODE 21227	
DIST. CL. 08/01	RELATED CASES			TRACKING NUMBER 04385500

### STATEMENT OF CHARGES

THE DEFENDANT HAS BEEN ARRESTED UPON THE FOLLOWING INFORMATION OR OBSERVATION: (MAKE A PLAIN, CONCISE AND DEFINITIVE STATEMENT OF ESSENTIAL FACTS CONSTITUTING THE OFFENSE CHARGED)

SEE CONTINUATION SHEET

IT IS FORMALLY CHARGED THAT THE DEFENDANT (CONTINUED ON ATTACHED SHEET CR701A OR DC/CR1A)

MDCCS	AR	ON OR ABOUT (DATE)	AT (PLACE)
1	1-5212 88-9024	6-13-88	2942 LAKEBROOK CIRCLE 21227

... DID WEAR A HANDGUN, .38 CALIBER SMITH & WESSON UPON HIS PERSON

IN VIOLATION OF:

MD ANN. CODE, ART. 27 SEC. 36B ;  COMMON LAW OF MD;  PUB. LOCAL LAW, ART. SEC.

COMAR OR AGENCY CODE NO. MD 0030100 ;  ORDINANCE NO. AGAINST THE PEACE, GOVERNMENT AND DIGNITY OF THE STATE.

CONTINUED ON ATTACHED SHEET DC/CR 3A

I SOLEMNLY AFFIRM UNDER THE PENALTIES OF PERJURY THAT THE MATTERS AND FACTS SET FORTH IN THE FOREGOING DOCUMENT ARE TRUE TO THE BEST OF MY KNOWLEDGE, INFORMATION AND BELIEF.

DATE 6-13-88	ARRESTING OFFICER Off. L. J. Mabry 3007
-----------------	--

I HAVE REVIEWED THE STATEMENT OF CHARGES AND HAVE DETERMINED THAT

THERE IS PROBABLE CAUSE TO DETAIN THE DEFENDANT  
 THERE IS NOT PROBABLE CAUSE TO DETAIN THE DEFENDANT AND I HAVE ACCORDINGLY RELEASED HIM ON HIS OWN RECOGNIZANCE.

DATE 6-14-88	JUDICIAL OFFICER [Signature]	COMMISSIONER ID NO. 8-048
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COURT COPY



04382500	04382500	04382500	04382500
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**NOTICE OF ADVICE OF RIGHT TO COUNSEL**

**TO THE PERSON CHARGED:**

1. This paper charges you with committing a crime.
2. If you have been arrested, you have the right to have a judicial officer decide whether you should be released from jail until your trial.
3. You have the right to have a lawyer.
4. A lawyer can be helpful to you by:
  - (A) explaining the charges in this paper;
  - (B) telling you the possible penalties;
  - (C) helping you at trial;
  - (D) helping you protect your constitutional rights;
- and
- (E) helping you to get a fair penalty if convicted.
5. Even if you plan to plead guilty, a lawyer can be helpful.
6. If you want a lawyer but do not have the money to hire one, the Public Defender may provide a lawyer for you. The court clerk will tell you how to contact the Public Defender.
7. If you want a lawyer but you cannot get one and the Public Defender will not provide one for you, contact the court clerk as soon as possible.
8. **DO NOT WAIT UNTIL THE DATE OF YOUR TRIAL TO GET A LAWYER.** If you do not have a lawyer before the trial date, you may have to go to trial without one.

**RECEIPT**

I have read or have had read to me the contents of the above notice and acknowledge receipt of a copy thereof.

.....  
Date

.....  
Signature of Defendant

<input type="checkbox"/> COMMON LAW OR MD. <input type="checkbox"/> SUB. LOCAL LAW, RTA. <input type="checkbox"/> ORIGINATOR NO.	<input type="checkbox"/> CONTINUED ON ATTACHED SHEET DOOR 2A <input type="checkbox"/> I SOLEMNLY AFFIRM UNDER THE PENALTIES OF PERJURY THAT THE MATTERS AND FACTS SET FORTH IN THE FOREGOING DOCUMENT ARE TRUE TO THE BEST OF MY KNOWLEDGE INFORMATION AND BELIEF.
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Defendant's Name BROCKINGTON, STEFON MAURICE Case No. 043855 CO

CONTINUATION SHEET

APPLICATION FOR STATEMENT OF CHARGES/STATEMENT OF PROBABLE CAUSE

ON 6-13-88 APPROX 2246 HRS THE UNDERSIGNED AND OFFICER HARMON #3060 WERE DISPATCHED TO 2942 LAKEBROOK CIRCLE 21227 FOR SEVERAL NEGRO MALES WITH GUNS RUNNING THROUGH THE AREA.

THE UNDERSIGNED AND OFFICER HARMON #3060 SPOTTED THE DEFENDANT WHO WAS SWEATING PROFUSIVELY AND BREATHING HEAVILY AS IF HE WAS RUNNING. BOTH OFFICERS STOPPED DEFENDANT IN ORDER TO QUESTIONED HIM ABOUT THE INCIDENT. DEFENDANT STATED HE WAS BEING CHASED BY THREE CAR LOADS OF NEGRO MALES WITH GUNS.

OFF. HARMON #3060 OBSERVED A BULGE IN THE FRONT WAISTBAND OF THE DEFENDANTS PANTS. THE DEFENDANT WAS QUESTIONED BY OFF. HARMON #3060 ABOUT THE BULGE AT WHICH TIME THE DEFENDANT REPLIED "IT IS MY DICK." OFF. HARMON #3060 DID A LIMITED PAT DOWN AND FELT WHAT APPEARED TO BE THE BUTT OF A HANDGUN, IN THE FRONT WAISTBAND, AT WHICH TIME A FULLY LOADED .38 CALIBER SMITH & WESSON HANDGUN, MODEL 10 SERIAL # D 194047 WAS FOUND ON THE DEFENDANTS PERSON.

DEFENDANT WAS ASKED TO PRODUCE A PERMIT FOR THE HANDGUN, AT WHICH TIME DEFENDANT STATED HE FOUND THE HANDGUN. THE DEFENDANT WAS PLACED UNDER ARREST AND TRANSPORTED TO PC01 FOR PROCESSING. ALL EVENTS OCCURRED IN BARTON COUNTY.

6-13-88

Date

Off. L. J. Mabry 3007

Applicant's Signature



DISTRICT COURT OF MARYLAND FOR BALTO County

City/County

Located at 900 WALKER AVE CATOWSVILLE Court Address

BRACKINGTON, STEPHEN MAURICE Defendant

DOB

STATE OF MARYLAND

VS

Charge: HANDGUN - WEAR CARRY

2901 LAKE BROOK CIRCLE Address

4-20-70

Hearing or Trial Date 10-26-88 8:30AM GTRM1

BALTO MD 21227

247-8689

Telephone

CATOWSVILLE G-158239

BAIL BOND

KNOW ALL PERSONS BY THESE PRESENTS:

That I/we, the undersigned, jointly and severally acknowledge that I/we, our personal representatives, successors, and assigns are held and firmly bound unto the State of Maryland in the penalty sum of 88,000 Dollars (\$ 88,000)

88CR5648

- without collateral security; heren
with collateral security equal in value to the greater of \$25.00 or % of the penalty sum;
with collateral security equal in value to the full penalty amount;
with the obligation of the corporation which is an insurer or other Surety in the full penalty amount.

To secure payment the Defendant Surety has deposited in cash or by certified check the amount of \$

REPORT TO PRETRIAL

encumbered the real estate described in the Declaration of Trust filed herewith; in a Deed of Trust dated the day of 19 from the undersigned Surety to the use of the State of Maryland.

THE CONDITION OF THIS BOND IS that the Defendant personally appear, as required, in any court in which the charges are pending, or in which a charging document may be filed based on the same acts or transactions, or to which the action may be transferred, removed, or, if from the District Court, appealed.

IF, however, the Defendant fails to perform the foregoing condition, this bond shall be forfeited forthwith for payment of the above penalty sum in accordance with law.

IT IS AGREED AND UNDERSTOOD that this bond shall continue in full force and effect until discharged pursuant of Rule 4-217.

AND the undersigned Surety covenants that the only compensation chargeable in connection with the execution of this Bond consisted of a fee, premium, service charge for the loan of money, or other (describe) in the amount of \$

AND the undersigned Surety covenants that no collateral was or will be deposited, pledged, or encumbered directly or indirectly in favor of the Surety in connection with the execution of this bond except:

IN WITNESS WHEREOF, these presents have been executed under seal this 14th day of June, 1988

Stephen Maurice Brackington (SEAL) Defendant

2901 Lakebrook Circle #12 21227 (SEAL) Address of Defendant

Delores Brackington (SEAL) Personal Surety

2901 Lakebrook Cir #12 21227 Address of Surety

(SEAL) Surety-Insurer

(SEAL) Address of Surety-Insurer

By: (SEAL) Bail Bondsman

(SEAL) Power of Attorney No.

SIGNED, sealed, and acknowledged before me:

6-19-88 Date

Commissioner/Clerk/Judge of the District Court for BALTO County/City



DISTRICT COURT OF MARYLAND FOR BALTO County

Located at 100 W. ... Court Address

STATE OF MARYLAND

VS

Defendant: BROOKINGTON, STEPHAN MARIC

Charge: HANDGUN - WEAP. CARR.

DOB: A-28-70

Address: 2201 LAKEBROOK CIRCLE BALTO MD 21227

Hearing or Trial Date: 10-26-88 8:30AM CTM1

Telephone: 247-8189

IMPORTANT NOTICE TO SURETY POSTING BOND BAIL BOND

KNOW ALL PERSONS BY THESE PRESENTS:

That I/we, the undersigned, jointly and severally acknowledge that I/we, our personal representatives, successors, and assigns are held and firmly bound unto the State of Maryland in the penalty sum of Dollars (\$ 7,500.00) ...

YOUR OBLIGATION ON POSTING BOND

You have pledged bond for the release of another person. This makes you responsible for seeing that the Defendant appears in Court at the time and place specified on the Bond.

DISCHARGE OF BOND BY SURRENDERING DEFENDANT

If you believe that the Defendant may not appear or if he is planning to leave the State of Maryland, you may surrender him and any fee received for the bond to a commissioner at any time before forfeiture and be relieved of the obligation.

YOUR LOSS IF DEFENDANT DOES NOT APPEAR FOR TRIAL

Failure of the Defendant to appear will result in the forfeiture of the bond. The forfeiture may be satisfied by payment of the full amount of the bond or by producing the Defendant within 90 days of the forfeiture. You may request a judge to grant an extension up to 180 days for the satisfaction of the bond. If the Defendant is produced within the required time you must petition the Court to enter the forfeiture satisfied. The Court may require that the expenses of the state in producing the Defendant be paid. Failure to pay the forfeiture will result in the entry of a judgment against you, and could result in the seizure and sale of your house, car or other personal property to satisfy the judgment.

RETURN OF BOND AFTER DEFENDANT APPEARS FOR TRIAL

If you have posted cash bond and the Defendant has been placed on probation before judgment, found not guilty, or the charges were dismissed, nol prossed or steted, the amount refunded to you will be returned by check.

If an appeal is filed, the bond will continue in effect until trial in the higher court. However, the bond may be immediately released if the Defendant personally appears to sign a release of the bond and a statement that he understands that a new bond must be posted if he does file an appeal. This release can be signed only by the Defendant in the presence of a Court official. The refund will then be made to you by check.

Signature lines for Bail Bondsman, Surety-Insurer, Personal Surety, Defendant, and Commissioner/Clerk/Judge of the Court. Includes date 10-19-88 and court name BALTO.



DISTRICT COURT OF MARYLAND FOR BALTO COUNTY  
City/County

Located at CATOWSVILLE Court Address Case No. 04385800

STATE OF MARYLAND

vs BROCKINGTON, STON, MAURICE Defendant

DOB

I.D. A-21-70

G-158239

RELEASE FROM COMMITMENT

TO: Sheriff of Baltimore County BC-1

[X] YOU ARE HEREBY COMMANDED to release the above-named defendant.

[X] Bail Review was held and Defendant is released on his/her recognizance.

[X] Bond in the amount of \$ 7,500 was posted by MOTHER UNSECURED

[ ] Preliminary hearing was held and charge(s) were dismissed. Dolores Brockington

[X] Trial was held in the District Court and no further commitment was imposed. Disposition

8-1 10-26-88 8:30am CTRM1

[ ] Defendant having been committed in default of payment of fine of, the fine and cost have now been paid.

Before release check for any detainers. This release applies only to the case listed. If the defendant is committed for any other cases, he is not to be released.

6-14-88 Date

[Signature] Clerk/Judge/Commissioner



DISTRICT COURT OF MARYLAND FOR BALTO COUNTY  
City/County

Located at CATOWSVILLE Court Address Case No. 04385500

STATE OF MARYLAND

vs BROCKINGTON, STEVEN, MAURICE Defendant

I.D. 4-21-70

G-158239

RELEASE FROM COMMITMENT

TO: Sheriff of Baltimore County Bc-1

[X] YOU ARE HEREBY COMMANDED to release the above-named defendant.

[X] Bail Review was held and Defendant is released on his/her recognizance.

[X] Bond in the amount of \$ 7,500 was posted by Mother UNSECURED

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[ ] Defendant having been committed in default of payment of fine of, the fine and cost have now been paid.

Before release check for any detainers. This release applies only to the case listed. If the defendant is committed for any other cases, he is not to be released.

6-14-88 Date

[Signature] Clerk/Judge/Commissioner



DISTRICT COURT OF MARYLAND FOR

Located at

7000 Walkers Lane Catonsville, MD 21228

Baltimore City/County

TR/DCR Case No.

04385506

STATE OF MARYLAND VS.

Court Address

Defendant

Address

Stephon M. Brockington 2901 Lakebrook Circle 21207

INITIAL APPEARANCE REPORT (Rule 4-213)

I hereby certify that when the above named Defendant was brought before me for his initial appearance, I:

- RELEASED Defendant on personal recognizance due to a finding of no probable cause for the warrantless arrest.
INFORMED Defendant of each offense with which he is charged and of the allowable penalties, including mandatory penalties, if any.
PROVIDED Defendant with a copy of the charging document since Defendant did not already have one.
ADVISED Defendant that copy of Charging Document is not available, but will be provided as soon as possible and gave Defendant a copy of the Notice of Advice of Right to Counsel.
REQUIRED Defendant to read or READ to Defendant, the Notice of Advice of Right to Counsel.
ADVISED Defendant that if he appears for trial without a lawyer, the Court could determine that he has waived counsel and proceed to trial with Defendant unrepresented by a lawyer.
ADVISED Defendant that he is charged with a felony that is not within the jurisdiction of the District Court; that he has a right to have a preliminary hearing by a request made now or within ten days; that failure to make a timely request will result in a waiver of such hearing.
Defendant requests preliminary hearing. It is scheduled for
Clerk will notify him of date. Defendant waives preliminary hearing. Defendant defers election.

Pretrial Release Determination (Rule 4-216)

On the basis of information available to and developed by me I HAVE DETERMINED:

- That Defendant is not eligible for release under Art. 27, Sec. 616 1/2 or Art. 27, Sec. 638 B of the Maryland Code.
That Defendant may be released on his personal recognizance because:
He is not charged with an offense for which the maximum penalty is death or life imprisonment.
It will reasonably assure his appearance.
All the charges against the Defendant are nonjailable offenses.
That release on personal recognizance will not reasonably ensure the appearance of the Defendant as required because Status of charge, possible penalty, degree, prior record

The following condition(s) are imposed:

- committed Defendant to custody of who agree to supervise him and assist in ensuring his appearance in court.
placed Defendant under the supervision of Probation or Public Officer
subjected Defendant to the following restrictions travel, association, residence
required a bail bond in the amount of \$ 7,500.00 - full, on the following condition(s):
without collateral security.
with collateral security equal in value to the greater of \$25.00 or % of the full penalty amount, to wit: \$ to be satisfied by depositing the required amount in cash or certified check, or the pledging of intangible property approved by the Court.
with collateral security equal in value to the full penalty amount to be satisfied by depositing the required amount in cash, by certified check, by pledging intangible property approved by the Court, by encumbering real estate, and/or with the obligation of a corporation which is an insurer, or other surety, in the full penalty amount.

Notice

I INFORMED THE DEFENDANT:

- that a condition of ANY release is that Defendant appear for hearing and/or trial as directed by the Court.
that a warrant for his arrest will be issued if he violates the condition(s) of release; that if the recognizance or bail bond is forfeited and he willfully fails to surrender himself within 30 days following the forfeiture, he may be charged and fined not more than \$5,000 or imprisoned for not more than 5 years or both, if given in connection with a felony charge, or charged and fined not more than \$1,000 or imprisoned not more than 1 year or both, if given in connection with a misdemeanor charge; that he may be cited for contempt of court.
that he must notify the Court in writing of any change of address or telephone number.

6-14-88 4:50 AM Evelyn M. Mohr 8-048

Receipt

I have read or had read to me the offense with which I am charged, the conditions of release, the penalty for violation of the conditions of release, the Notice of Advice of Right to Counsel, and I acknowledge receipt of a copy hereof. I have been informed that the trial date/preliminary inquiry/preliminary hearing date is at o'clock M. at def. release or that I will be advised of the date by the clerk. I agree to the conditions of release and agree to appear as directed.

6-14-88 Date Signature of Custodian Signature of Defendant

Vertical handwritten note on the right margin.



NOTICE OF ADVICE OF RIGHT TO COUNSEL

TO THE PERSON CHARGED:

1. This paper charges you with committing a crime.
2. If you have been arrested, you have the right to have a judicial officer decide whether you should be released from jail until your trial.
3. You have the right to have a lawyer.
4. A lawyer can be helpful to you by:
  - (A) explaining the charges in this paper;
  - (B) telling you the possible penalties;
  - (C) helping you at trial;
  - (D) helping you protect your constitutional rights;
  - (E) helping you to get a fair penalty if convicted.
5. Even if you plan to plead guilty, a lawyer can be helpful.
6. If you want a lawyer but do not have the money to hire one, the Public Defender may provide a lawyer for you. The court clerk will tell you how to contact the Public Defender.
7. If you want a lawyer but you cannot get one and the Public Defender will not provide one for you, contact the court clerk as soon as possible.
8. DO NOT WAIT UNTIL THE DATE OF YOUR TRIAL TO GET A LAWYER. If you do not have a lawyer before the trial date, you may have to go to trial without one.

and

*Handwritten notes on the left margin, including "No lawyer..."*

3. subject Defendant to the following restrictions:

2. placed Defendant under the supervision of \_\_\_\_\_

1. committed Defendant to custody of \_\_\_\_\_

The following condition(s) are imposed:

4. required a bail bond in the amount of \$ 2500.00 full on the following condition(s):

with collateral security equal in value to the full penalty amount to be satisfied by depositing the required amount in cash, by certified check, or the pledging of intangible property approved by the Court.

with collateral security equal in value to the full penalty amount to be satisfied by depositing the required amount in cash, by certified check, by pledging intangible property approved by the Court, by encumbering real estate, and/or with the obligation of a copartition which is an insurer, or other surety, in the full penalty amount.

I INFORMED THE DEFENDANT:

1. that a condition of ANY release is that Defendant appear for hearing and/or trial as directed by the Court.

2. that a warrant for his arrest will be issued if he violates the condition(s) of release; that if the recognizance or bail bond is forfeited and he willfully fails to surrender himself within 30 days following the forfeiture, he may be charged and fined not more than \$2,000 or imprisoned for not more than 2 years or both, if given in connection with a felony charge, or charged and fined not more than \$1,000 or imprisoned not more than 1 year or both, if given in connection with a misdemeanor charge; that he may be cited for contempt of Court.

3. that he must notify the Court in writing of any change of address or telephone number.

I have  read and had read to me the offense with which I am charged, the conditions of release, the penalty for violation of the conditions of release, the Notice of Advice of Right to Counsel, and I acknowledge receipt of a copy hereof. I have been informed that the trial date/preliminary inquiry/preliminary hearing date is \_\_\_\_\_ M. at \_\_\_\_\_

or that I will be advised of the date by the clerk. I agree to the conditions of release and agree to appear as directed.

Date: 4-14-88 Signature of Custodian: \_\_\_\_\_

Signature of Defendant: \_\_\_\_\_



DISTRICT COURT OF MARYLAND FOR Baltimore County

Located at 111 Allegheny Ave., Towson, MD 21204 Case No. 043855C0

STATE OF MARYLAND OR

Trial Date 10/26/88

Name Address Plaintiff/Judgment Creditor

Name Address Defendant/Judgment Debtor

MOTION

Please enter the appearance of Raphael J. Santini, as attorney for the above captioned defendant.

Request Hearing on Motion.

Signature of Raphael J. Santini

Raphael J. Santini Signature 9736 Harford Road Address Baltimore, MD 21234 Telephone No. (301)665-9433

88 OCT - 5 PM 2 19 DIST. COURT OF MARYLAND

CERTIFICATE OF SERVICE

I certify that I served a copy of this Motion upon the following party or parties by mailing first class mail, postage prepaid, on 10/5/88 to:

Name State's Attorney for Baltimore County

Name Address County Courts Building 401 Bosley Avenue Towson, MD 21204

Date 10/5/88

Signature of Party Serving Raphael J. Santini, Attorney for Defendant

ORDER

It is hereby ORDERED that: the relief requested be granted. the hearing on Motion be set for.

entered 10/14/88

Date DC 2 (Rev. 9/84) (This form replaces the CV 67.)

Judge



STATE OF MARYLAND

IN THE

v.

CIRCUIT COURT

STEFAN MAURICE BROCKINGTON

FOR

Defendant

BALTIMORE COUNTY

No.: 88 CR 5648

\* \* \* \* \*

MOTION TO SUPPRESS EVIDENCE



Now comes STEFAN MAURICE BROCKINGTON , Defendant, by RAPHAEL J. SANTINI, his attorney, pursuant to Rule 4-252 and hereby moves to suppress the following evidence on the grounds stated below:

A. Extra-judicial and In-Court Identification Evidence and Testimony.

1. Resulting from a pretrial confrontation at which the Defendant was not represented by counsel in violation of the Defendant's right to counsel guaranteed by the Sixth and Fourteenth Amendments to the U.S. Constitution and by Article 21 of the Maryland Declaration of Rights.

2. Resulting from a pretrial confrontation which was so unnecessarily suggestive and conducive to irreparable mistaken identification that the defendant was denied due process of law guaranteed the Defendant by the Fifth and Fourteenth Amendments to the U.S. constitution and by Article 22 of the Maryland Declaration of Rights.

3. Resulting from observations by the witness(es) at the scene of the alleged crime which occurred so long ago that to permit that witness(es) to attempt an in-court

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identification of the Defendant would be to deny the Defendant due process of law guaranteed by the Fifth and Fourteenth Amendments of the U.S. Constitution and by Article 22 of the Maryland Declaration of Rights.

4. Resulting from an illegal arrest or search and seizure conducted in violation of the common law of Maryland, the Fourth and Fourteenth Amendments to the U.S. Constitution and Article 26 of the Maryland Declaration of Rights.

5. Resulting from an involuntary or otherwise illegally obtained statement by the Defendant in violation of the common law of Maryland, due process of law guaranteed by the Fifth and Fourteenth Amendments to the U.S. Constitution and Article 22 of the Maryland Declaration of Rights, and the right to counsel guaranteed by the Sixth and Fourteenth Amendments to the U.S. Constitution and Article 21 of the Maryland Declaration of Rights.

6. Resulting from an illegal eavesdrop or wire-tap conducted in violation of the "Maryland Wiretapping & Electronic Surveillance Act," Maryland Courts and Judicial Proceedings Article, Section 10-401 through 10-412, inclusive; 18 U.S.C., Section 2510 et seq.; and the right to counsel guaranteed by the Sixth and Fourteenth Amendments to the U.S. Constitution and Article 21 of the Maryland Declaration of Rights.

7. Resulting from the failure by the State or the Court to properly sequester identification witnesses in violation of Rule 4-321, the common law of Maryland, and due process of law guaranteed by the Fifth and Fourteenth Amendments to the U.S. Constitution and by Article 22 of

the Maryland Declaration of Rights.

8. Resulting from witnesses whose identities were not disclosed to Defendant as required by Rule 4-263.

B. Statements, Admissions and Confessions

1. Which were obtained in violation of (a) the common law of Maryland, (b) due process of law guaranteed by the Fifth and Fourteenth Amendments to the U.S. Constitution and by Article 22 of the Maryland Declaration of Rights, (c) the Defendant's right against self-incrimination guaranteed by the Fifth and Fourteenth Amendments to the U.S. Constitution and Article 22 of the Maryland Declaration of Rights, and (d) the Defendant's right to counsel guaranteed by the Sixth and Fourteenth Amendments to the U.S. Constitution and Article 21 of the Maryland Declaration of Rights.

2. Resulting from an illegal arrest or search and seizure conducted in violation of the common law of Maryland, the Fourth and Fourteenth Amendments to the U.S. Constitution and Article 26 of the Maryland Declaration of Rights.

3. Obtained from the Defendant during a period of unnecessary delay in producing the Defendant before a judicial officer in violation of Rule 4-211 and 4-212, or obtained after such period and tainted by it.

4. Resulting from an illegal eavesdrop or wiretap conducted in violation of the "Maryland Wiretapping and Electronic Surveillance Act," Maryland Courts and Judicial Proceedings Article, Sections 10-401 through 10-412, inclusive; 18 U.S.C., Section 2510, et seq.; and the right to counsel guaranteed by the Sixth and Fourteenth Amendments to the U.S.

Constitution and Article 21 of the Maryland Declaration of Rights.

5. Which were not disclosed to Defendant as required by Rule 4-263.

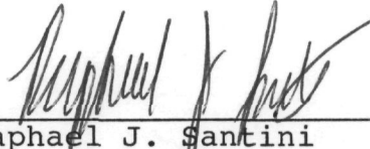
6. Which were illegally obtained but are offered by the State either to impeach an issue which is first solicited from Defendant on cross-examination or to impeach his general rather than specific credibility.

7. By co-defendant(s), for use in a joint trial where the co-defendant(s) does not testify, which implicate the Defendant and deprive the Defendant of the right to confrontation guaranteed by the Sixth and Fourteenth Amendments and Article 21 of the Maryland Declaration of Rights.

C. All Other Evidence and Testimony

1. Resulting from an illegal arrest or search and seizure conducted in violation of the common law of Maryland, the Fourth and Fourteenth Amendments to the U.S. Constitution and Article 26 of the Maryland Declaration of Rights, and Article 4, Section 13 of the Constitution of Maryland.

2. Resulting from an involuntary or otherwise illegally obtained statement by the Defendant in violation of the common law of Maryland, due process of law guaranteed by the Fifth and Fourteenth Amendments to the U.S. Constitution and Article 22 of the Maryland Declaration of Rights, and the right to counsel guaranteed by the Sixth and Fourteenth Amendments to the U.S. Constitution and Article 21 of the Maryland Declaration of Rights.

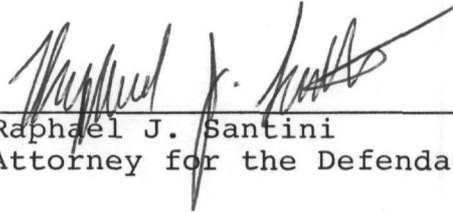


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Raphael J. Santini  
Attorney for the Defendant  
9736 Harford Road  
Baltimore, MD 21234  
(301)665-9433

REQUEST FOR HEARING BEFORE TRIAL

The Defendant hereby requests a pretrial hearing on this Motion.  
Rule 4-252(f) provides that the Defendant has such a right.



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Raphael J. Santini  
Attorney for the Defendant

POINTS AND AUTHORITIES

- A. 1. U.S. v. Wade, 388 U.S. 218 (1967); Gilbert v. @ California, 388 U.S. 263 (1967); Moore v. @@ Illinois, 434 U.S. 220 (1977).
2. Simmons v. U.S., 390 U.S. 377 (1968); Stovall v. Denno, 388 U.S. 293 (1967); Neil v. Biggers, 409 U.S. 188 (1972); Manson v. Braithwaite, 432 U.S. 98 (1977); Rustin v. State, 46 Md. App. 28 (1980).
3. Ham v. South Carolina, 409 U.S. 524, 526 (1973); Stovall v. Denno, 388 U.S. 293 (1967).
4. United States v. Crews, 100 S.Ct. 1244 (1980); Dunaway v. New York, 99 S.Ct. 2248 (1979); Beale v. State, 230 Md. 182 (1962); Andressen v. State, 230 Md. App. 128 (1975); Wong Sun v. U.S., 371 U.S. 471 (1963); Ryon v. State, 29 Md. App. 62, aff'd 278 Md. 302 (1976).
5. Brown v. Illinois, 422 U.S. 590 (1975); Wong Sun v. United States, 371 U.S. 471 (1963); Davis v. Mississippi, 394 U.S. 721 (1969); Hillard v. State, 286 Md. 145 (1979).
6. State v. Seigel, 266 Md. 256 (1972); Baldwin v. State, 45 Md. App. 378 (1980).
7. Bulluck v. State, 219 Md. 67 (1959).
8. Rule 4-263.

B. 1. "To be voluntary, a statement cannot be extracted by any sort of threats or violence, not obtained by any direct or implied promises, however slight, nor by the execution of any improper influence." Phaar v. State, 3 Md. App. 666 (1968); State v. Kidd, 281 Md. 32 (1977 - interprets federal due process standard); Malloy v. Hogan, 378 U.S. 1 (1964) (federal due process standard applied to states); Miranda v. Arizona, 384 U.S., 436 (1966) (explicates role of Fifth Amendment).

2. Beale v. State, 230 Md. 182 (1962) (State common law exculsionary rule); Brown v. Illinois, 422 U.S. 590 (1975) (Fourth Amendment exclusion of voluntary confession); Ryon v. State, 29 Md. App. 62, aff'd 278 Md. 302 (1976) (interprets Brown).

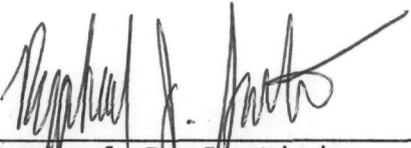
3. In the recent case of Johnson v. State, 282 Md. 314 (1978), the Court of Appeals said:

"We therefore hold that any statement, voluntary or otherwise, obtained from an arrestee during a period of unnecessary delay in producing him before a judicial officer, thereby violating M.D.R.723, is subject to exclusion when offered into evidence against the Defendant as part of the prosecution's case-in-chief. A statement is automatically excludible if, at the time it was obtained from the Defendant, he had not been produced before a commissioner for his initial appearance within the earlier of 24 hours after arrest or the first session of court following arrest, irrespective of the reason for the delay. Where, however, the delay in presentment falls within the outer limits established by M.D.R. 723a, it is incumbent upon the trial court to determine whether the State has met its burden showing that the delay was necessary under the circumstances of the particular case." at p. 328-329.

The Court of Appeals also suppressed a subsequent statement saying:

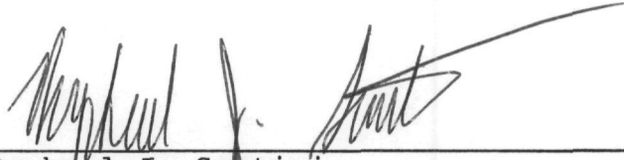
"We cannot say, on the record before us, that the second confession was an independent act, occurring after time for deliberate reflection and therefore free from the taint of the preceding illegal detention." at p. 330.

4. 18 U.S.C. Section 1510 et seq. (federal exclusion rule applicable to states); State v. Mayes, 284 Md. 625 (1979); State v. Nelson, 46 Md. App. 104 (1980).
  5. Rule 4-263.
  6. Oregon v. Hass, 420 U.S. 714 (1975); Harris v. New York, 401 U.S. 222 (1971); State v. Kidd, 281 Md. 32 (1977); State v. Franklin, 218 Md. 51 (1977); Burton v. United States, 391 U.S. 123 (1968).
- C. 1. See A.4
2. See A.5
  3. See A.6 and B.4

  
\_\_\_\_\_  
Raphael J. Santini  
Attorney for Defendant  
9736 Harford Road  
Baltimore, MD 21234  
(301) 665-9433

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 15th day of November,  
19 88, a copy of the foregoing Motion to Suppress Evidence  
was mailed, postage prepaid, to: STATE'S ATTORNEY FOR  
BALTIMORE COUNTY, County Courts Building, 401 Bosley Avenue, Towson,  
MD 21204.



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Raphael J. Santini  
Attorney for Defendant  
9736 Harford Road  
Baltimore, MD 21234  
(301) 665-9433

STATE OF MARYLAND

v.

STEFAN MAURICE BROCKINGTON

Defendant

IN THE

CIRCUIT COURT

FOR

BALTIMORE COUNTY

No.: 88 CR 5648

\* \* \* \* \*

DEFENDANT'S REQUEST FOR DISCOVERY AND INSPECTION

Now comes STEFAN MAURICE BROCKINGTON, Defendant, by Raphael J. Santini, his attorney, pursuant to Rule 4-263 and and 4-601, Brady v. Maryland, 373 U.S. 83 (1963), Giles v. Maryland, 386 U.S. 66 (1967), and United States v. Agura, 427 U.S. 97 (1976) moves for the disclosure of the following material and information from the State's Attorney, members of his/her staff, and any others who have participated in the investigation or evaluation of this case.

a. The request extends to material and information in the possession or control of the State's Attorney, members of his/her staff, and any others who have participated in the investigation or evaluation of the case and who either regularly report or, with reference to the particular case, have reported to the State's Attorney or his/her office.

b. The purpose of these requests is to obtain disclosure of material and information to the fullest extent authorized and directed by Rule 4-263; and this general purpose shall supersede any language or expression which might otherwise appear to be a limitation upon the object or scope of any request.

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c. Captions or headings used to separate paragraphs are no part of the requests but are for convenience only.

d. Material and information discovered by the State's Attorney after her initial compliance with these requests shall be furnished promptly after such discovery in accordance with Rule 4-263 (h).

e. These requests in no way should be construed a waiver of information required to be furnished without request by the State's Attorney pursuant to Rule 4-263 (a) to the Defendant.

DISCLOSURE WITHOUT REQUEST (4-263(a) - Particularized)

1. Any material or information which tends to negate the guilt of the Defendant, including, but not limited to, the following:

a. Any oral or written statement by any witness, co-defendant or any other person, including their names and addresses indicating:

(1) that he or others, and not the Defendant, committed the crime(s) alleged; or

(2) that the Defendant was not one of the persons who perpetrated the alleged crime; or

(3) that the Defendant's participation in the alleged crime was less serious than the co-defendant(s); or

(4) that the Defendant's participation in the alleged crime was coerced or otherwise involuntary; or

(5) that the Defendant's participation in the alleged crime was not knowing or intentional; or

(6) that the Defendant's participation in the alleged crime occurred while under the influence of drugs or alcohol; or

(7) that the Defendant acted in a bizarre or unusual fashion before, during or after the commission of the alleged crime; or

(8) that the Defendant's conduct was accidental, inadvertent or negligent, rather than intentional; or

(9) that the Defendant's conduct was provoked by the victim or any other person; or

(10) that the Defendant was not at the scene of the alleged crime when it was committed; or

(11) that the Defendant was physically, mentally or otherwise incapable of committing the alleged crime; or

(12) that the Defendant had a good reputation for truthfulness, peacefulness, honesty or any other relevant character traits at the time of the commission of the alleged crime.

b. Any scientific, psychiatric, psychological, or mental test results which indicate conclusively or inconclusively:

(1) that the substances seized from

the Defendant or any other relevant person or place were not the controlled dangerous substances alleged or were not in fact controlled dangerous substances; or

(2) that the Defendant did not commit any or all of the crimes alleged; or

(3) that the Defendant committed crimes different than those alleged; or

(4) that the Defendant had a mental disorder or abnormality before, during and after the commission of the alleged crime; or

(5) that the Defendant was physically incapable of committing the crime or of performing any one or more of the act(s) attributable to the person who committed the crime; or

(6) that a third person committed the acts or crimes alleged.

c. The names, addresses, physical descriptions and photographs, if any, of any persons other than the Defendant who were identified, whether positively or not, arrested, or otherwise taken into custody by the State as a possible suspect in this case and any reports made concerning same.

d. Any reports, material or information which indicates:

(1) that the police do not believe that the Defendant was the person who committed the crime; or

(2) that the police investigation to

DETERMINING WHO COMMITTED THE CRIME IS STILL CONTINUING, OR  
(3) that the police investigation to determine how the crime was committed, or whether a crime was committed, is still continuing; or

(4) that the police of any other State agents committed a trespass, illegal eavesdrop or wiretap, illegal search and seizure, unnecessarily suggestive identification, or any other illegal act which led to the discovery of any evidence against the Defendant; or

(5) that the police made any promises, threats, or inducements however slight, or used any physical force to obtain a statement from the Defendant; or

(6) that the police did not comply with Miranda v. Arizona in obtaining a statement from the Defendant.

e. Any evidence supporting or corroborating the Defendant's exculpatory statement(s) to police or others, including but not limited to, oral or written statements of witnesses, records, reports, documents or physical evidence.

f. Any evidence substantiating, supporting, or corroborating the Defendant's statement as to alibi, including, but not limited to, oral or written statements of witnesses, records, reports, documents of physical evidence.

g. Any reports, material or information that any of the witnesses against the Defendant:

(1) have made, either written or oral statements which conflict with their proposed trial testimony; or

(2) have made any agreement(s) with the prosecution and the substance of, and documentary support for, any such agreement(s); or

(3) were under the influence of alcohol or drugs at the time of the commission of the alleged crime or at the time they gave statements to any state agent or grand jury; or

(4) were at any time under the care or treatment of any psychologist or psychiatrist or at any time have been admitted to any mental hospital or institution; or

(5) were suffering from any mental, emotional or physical impairment or condition which would tend to make their observations, testimony or conclusions less reliable than a person who was not so impaired; or

(6) were an accomplice or accessory with the Defendant in the commission of the crimes alleged; or

(7) have at any time been convicted of any crime or moral turpitude, have been found delinquent of any juvenile offense involving fraud, dishonesty or false statement or have been convicted of any military offense of a life nature; or

(8) have committed any crimes for which they were not prosecuted or convicted; or

(9) have any bias, prejudice or hostility toward the Defendant or any of Defendant's witnesses; of

(10) have identified, whether positively or not, any person(s) other than the Defendant as being,

resembling or looking like the perpetrator of the alleged crime;  
or

(11) were in such physical location that they were not able accurately or completely to observe the alleged crime; or

(12) were less than positive in their identification of the Defendant as the perpetrator of the alleged crime; or

(13) were of the opinion that the Defendant was not, or did not look like the perpetrator of the alleged crime; or

(14) made a previously mistaken identification of any co-defendant in the case.

h. Any evidence of the violent character of the victim(s) including, but not limited to, prior assaultive behavior or threats by the victim(s) against anyone and any prior convictions of crimes of violence.

2. Any material or information which would tend to reduce the punishment of the Defendant, including, but not limited to, the following:

a. As to any prior conviction of the Defendant, that at the time, the Defendant was not represented by counsel or was under eighteen (18) years of age or both; or

b. Any other mitigating circumstances favorable to the Defendant; or

c. Any oral or written statements by any person that the Defendant is of good character or cooperated with the police or the State in any way.

3. Any relevant material or information regarding

specific searches and seizures, including, but not limited to, the following:

a. The places and persons searched and the dates and times thereof; or

b. The names and addresses of all persons who either conducted or witnessed the search(es); or

c. An inventory of the evidence seized; or

d. A copy of the reports of each search and/or seizure including affidavits, applications and search warrants.

4. Any relevant material or information regarding wiretaps and eavesdropping, including, but not limited to, the following:

a. All logs, reports, and other records kept concerning all wiretaps and eavesdrops except those containing the opinion, theories, or conclusions of the Assistant State's Attorney assigned to the case.

5. Any relevant material or information regarding statements made by the Defendant, including, but not limited to, the following:

a. A copy of each written and recorded statement; or

b. The substance of each oral statement; or

c. A copy of all reports of each oral or written statement; or

d. The names and addresses of the persons to whom the statements were made and the witnesses to the taking of same.

6. Any relevant material or information concerning any pretrial identification of the Defendant by witnesses for the State, whether positive or not, including, but not limited to, the following:

a. The names and addresses of such identification witnesses; or

b. Any oral or written statement by such identification witnesses whether written by the witnesses or by the police; or

c. The dates, times and places of all identifications of the Defendant or co-defendants made by such identification witnesses including, but not limited to, identifications made under the following circumstances:

(1) at the scene of the alleged crime or some other place where the witnesses were taken on or about the time of the commission of the alleged crime to observe the Defendant or vice versa; or

(2) at photographic showings; or

(3) at lineup, showups, or other corporeal identifications; or

(4) at courthouse encounters arising from any juvenile hearing, arraignment, bail hearing, preliminary hearing, pretrial motion hearing, previous trial date, etc.

d. The names and addresses of all persons who either conducted or witnessed the identifications in (c) above.

e. A copy of all reports of each identification of the Defendant.

f. All of the above information concerning any voice identification of the Defendant.

7. Any and all records and information revealing prior convictions, or guilty verdicts, or juvenile adjudications attributed to each witness to be called by the State, including, but not limited to, "rap sheets," of federal, state or local law enforcement departments; and with respect to each witness:

a. Any and all consideration or promise of consideration given to, or on behalf of, the witness, or expected or hoped for by the witness. By "consideration," Defendant refers to anything whatsoever, whether bargained for or not, which could be of value or use to a witness or to persons of concern to the witness, including, but not limited to, formal or informal, direct or indirect; leniency, favorable treatment or recommendations or other assistance with respect to any pending or potential criminal parole, probation, pardon, clemency, civil, court of claims, tax court, administrative or other dispute with the federal government, State of Maryland, or with any other authority or with any other parties; criminal or civil, immunity grants, relief from forfeiture; payments of money, rewards of fees, witness fees or special witness fees, provisions of food, clothing, shelter, transportation; legal services or other benefits; placement in a "witness protection program; informer status of the witness; and anything else which arguably could reveal an interest, motive

or bias in the witness in favor of the State or against the Defendant or which could act as an inducement to testify or to color testimony.

b. Any and all threats, express or implied, direct or indirect, or other coercion made or directed against the witness, criminal prosecutions, investigations, or potential prosecutions pending or which could be brought against the witness, any probationary, parole, deferred prosecutions or custodial status of the witness, any civil, tax court, administrative or other pending or potential legal disputes or transactions with any government (federal, state or local) or over which the prosecution has real, apparent, or perceived influence.

c. The existence and identification of each occasion on which the witness has testified before any court, grand jury, or other tribunal or body or otherwise narrated officially in this case, and the text of each written statement and substance of each oral statement which was inconsistent in any respect to the perfectly anticipated testimony of the witness.

d. The existence and identification of each occasion on which each witness who was or is an informer, accomplice, co-conspirator, or expert testified before any court, grand jury, or other tribunal or body.

e. Any and all investigation files compiled on the witness, the existence and identity of all federal, state and local government files for the witness, and the existence and identity of all official internal affairs, internal

investigation or public integrity investigation files relating to or connected with each witness who was or is a law enforcement officer.

8. Any and all other records and/or information which could be helpful or useful to the defense in impeaching the State's witnesses or otherwise detracting from the probative force of the State's evidence or which could possibly lead to records or information of an impeaching nature, including, but not limited, to:

a. Psychiatric, psychological and neurological reports regarding the witnesses' competency to stand trial or mental capacity at the time of the alleged criminal activity; and

b. All other reports of experts, whether or not the State intends to call such persons, which would be useful to the defense in establishing a reasonable doubt as to the witnesses' ability to testify truthfully or to accurately observe, retain, and relate the information with which he has supplied the State; and

c. Prior inconsistent statements which must be disclosed under the principle established by the Court of Appeals in Carr v. State, 284 Md. 455, 3997 A.2d 696 (1979); and

d. Prior statements (including those written, signed, approved of by the witness, recorded or transcribed, or reduced to notes which are substantially verbatim accounts of what was said) by all State's witnesses, which must be

disclosed under the principle established by the Court of Special Appeals in Leonard v. State, 46 Md.App. 631, 421 A.2d 85 (1980) affd. 290 Md. 295, 429 A.2d 538 (1981).

WITNESSES (4-263(b) (1))

9. Disclose the name and address of each person whom the State intends to call as a witness at a hearing or trial to prove its case in chief.

10. Disclose the name and address of each person whom the State intends to call as a witness at a hearing or trial to rebut alibi testimony.

11. To furnish the Defendant with the names, addresses, and physical descriptions of any persons other than the Defendant who were arrested or otherwise taken into custody by police or prosecution officials as a possible suspect in this case in which the Defendant is charged.

STATEMENTS OF THE DEFENDANT (4-263(b) (2))

12. Furnish a copy of each written or recorded statement made by the Defendant to a State Agent which the State intends to use at a hearing or trial.

13. Furnish the substance of each oral statement made by the Defendant to a State Agent which the State intends to use at a hearing or trial.

14. Furnish a copy of all reports of each oral statement made by the Defendant to a State Agent which the State intends to use at a hearing or trial.

STATEMENTS OF CO-DEFENDANTS, AND/OR ACCOMPLICES  
AND/OR ACCESSORIES AFTER THE FACT  
(4-263(b) (3))

15. Furnish a copy of each written or recorded statement made by a co-defendant, and/or accomplice, and/or accessory after the fact to a State Agent which the State intends to use at a hearing or trial.

16. Furnish the substance of each oral statement made by a co-defendant, and/or accomplice, and/or accessory after the fact to a State Agent which the State intends to use at a hearing or trial.

17. Furnish a copy of all reports of each oral statement made by a co-defendant, and/or accomplice, and/or accessory after the fact to a State Agent which the State intends to use at a hearing or trial.

REPORTS OF EXPERTS (4-263(b) (4))

18. Produce and permit the Defendant to inspect and copy all written reports or statement made in connection with the Defendant's case by each expert consulted by the State, including the results of any physical or mental examination, scientific test, experiment or comparison.

19. Furnish the substance of any oral report and conclusion made in connection with the Defendant's case by each expert consulted by the State, including the results of any physical or mental examination, scientific test, experiment or comparison.

EVIDENCE FOR TRIAL USE (4-263(b) (5))

20. Produce and permit the Defendant to inspect and copy any books, papers, documents, recordings or photographs which the State intends to use at a hearing or trial.

21. To permit the Defendant to inspect any photographs which the police or prosecuting authorities may have exhibited to any witness for purposes of identification of the Defendant, and any other photographs which the State intends to use in the trial of the Defendant, and the presentation of its case in chief, and to furnish the Defendant with copies of said photographs and the results of each viewing of said photographs.

22. Produce and permit the Defendant to inspect and photographs any tangible objects which the State intends to use at a hearing or trial.

23. To advise the Defendant as to whether the Defendant was confronted by identification witnesses in any manner other than a lineup while the Defendant was in custody of police or prosecution authorities, (to include, but not limited to preliminary hearings, a one on one showup at the station house or crime scene), and, if so, to furnish the Defendant the time, place and circumstances of such confrontation including the names and addresses of all persons participating in said confrontation.

DEFENDANT'S PROPERTY (4-263(c) (2))

25. To provide the defense with the name and address of any informant, confidential or otherwise, who was a participant in the alleged illegal act which is the basis for this Indictment, or who was a participant in any illegal act

which formed any part of the basis for any warrant or process issued and executed in this case, or who was a participant in any illegal act which was relied upon by any law enforcement official as probable cause to make an arrest and/or search in this case.

LAW ENFORCEMENT OFFICERS (4-263(c) (2)

26. To provide the defense with the name and assignment of any law enforcement officer, City, County, State of Federal, who participated in any sale, purchase, or negotiation for the sale or purchase of any contraband, said sale, purchase or negotiation having formed any part of the basis for the charge(s) against the Defendant or any part of the alleged probable cause for an arrest or search involving the Defendant.

CHAIN OF CUSTODY

27. To permit the Defendant to inspect any law enforcement report containing the chain of custody of the person of the Defendant, or the Defendant's property, beginning with the time the Defendant was arrested and continuing throughout the time that the Defendant was in the custody of any police or persecuting authorities.

28. In the event that law enforcement authorities have not prepared the type of report relating to custody of the Defendant, or the Defendant's property, referred to in paragraph 27, to furnish the Defendant with the names and addresses of all persons who had custody or control of Defendant or who participated in the custody or control of the Defendant and continuing throughout the time that the

DEFENDANT WAS IN CUSTODY OF ANY POLICE OR PROSECUTOR,  
authorities.

OFFICIAL REPORTS (4-263(c), 4-601)

29. To furnish copies of any and all statements or reports of prosecution witnesses which have been reduced to writing, which do not contain the opinions, theories, conclusions, or other work product of the State's Attorneys or his/her assistant.

30. Furnish photostatic copies of all crime laboratory reports pertaining to this case.

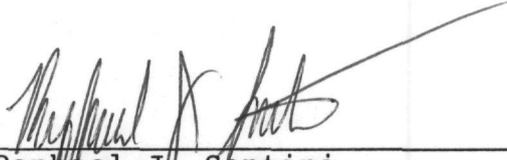
31. Furnish copies of all offense reports or other official police reports pertaining to these offenses.

32. Supply copies of any and all medical reports that the State has or wishes to introduce into evidence with respect to this case.

33. To permit the Defendant to see, inspect, photocopy, and/or copy any photographs, diagrams, blueprints, layouts, or plans of the grounds or buildings of the premises involved in these proceedings which are in the possession of the State.

34. To allow the Defendant to see, inspect and view any photographs, films, slides, or moving pictures containing relevant evidence in this case which the State has in its possession or intends to use in the preparation for hearing and/or trial in this case.

35. To furnish the Defendant a copy of any warrants, affidavits, inventories and other related papers involved in these proceedings.

  
\_\_\_\_\_  
Raphael J. Santini  
Attorney for the Defendant  
9736 Harford Road  
Baltimore, MD 21234  
(301) 665-9433

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 15th day of November,  
1988, a copy of the foregoing Defendant's Request for  
Discovery and Inspection was mailed, postage prepaid to:  
STATE'S ATTORNEY FOR BALTIMORE COUNTY, County Courts Building, 401  
Bosley Avenue, Towson, MD 21204.

  
\_\_\_\_\_  
Raphael J. Santini  
Attorney for the Defendant

NOTICE OF HEARING

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. **Stefon Maurice Brockington**

Case No. **88CR5648**

State of Maryland, Baltimore County to wit:

TO: **Raphel J Santini , Esquire**

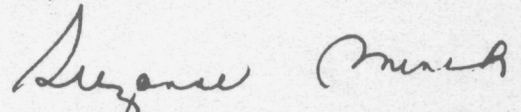
**9736 Harford Road  
Baltimore, MD 21234**

You are hereby **NOTIFIED TO APPEAR** before the Judges of the Circuit Court for  
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, **on January 20, 1989 at**  
**09:15 A.M. for the Trial of the above entitled case.**

Any postponement of this date must be in accordance with  
MD. Rule 4-271.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: **November 7, 1988**



**SUZANNE MENSCH**  
**Clerk, Circuit Court for Baltimore County**



Per **Joan Mather** Deputy  
**Criminal Assignment Commissioner**  
**494-2694**

CC:

STATE OF MARYLAND

VS.

*Stefan Brockington*

IN THE CIRCUIT COURT

FOR BALTIMORE COUNTY

*88 CR 5648*

\* \* \* \* \*

STATE'S ANSWER TO DEFENDANT'S  
MOTION FOR DISCOVERY AND INSPECTION

Now comes Sandra A. O'Connor, State's Attorney For Baltimore County, and *Steven Z. Kroll*, Assistant State's Attorney for Baltimore County, and in Answer to Defendant's Motion for Discovery and Inspection, says the following:

1. Upon reasonable notice to this office, the Defendant or his Counsel may inspect and copy any books, papers, documents, recordings or photographs which the State intends to use at trial; inspect and photograph any tangible objects which the State intends to use at trial; and to inspect, copy and photograph any item obtained from or belonging to the Defendant.

2. Upon reasonable notice to this office, the Defendant or his Counsel may inspect and copy all written reports or statements made in connection with this case by each expert consulted by the State. If any oral report has been made by such an expert, a report will be attached hereto indicating the substance of the report and any conclusions reached. A copy of any written reports, if available, will be attached hereto.

3. \_\_\_\_\_ The Defendant made no statements or confessions, oral or written, which are known to the State at the present time.

\_\_\_\_\_ The Defendant made a written statement or confession, the copy of which is attached hereto.

The Defendant made an oral statement or confession, the substance of which is as follows:

4. *N/A* The Co-defendant(s) made no statements or confessions, oral or written, which are known to the State at the present time.

\_\_\_\_\_ The Co-defendant(s) made a written statement or confession, the copy of which is attached hereto.

\_\_\_\_\_ The Co-defendant(s) made an oral statement or confession, the substance of which is as follows:

5. At the present time, there is no information known to the State which is exculpatory, in any manner, to the Defendant.

6. The State reserves the right to amend and/or supplement this answer, upon reasonable notice to the Defendant or his Counsel before the trial, by supplying information not presently known to the State's Attorney's Office.

7. As to all other requests by the Defendant (except for the answer to 8 below), the State declines to answer because those requests do not come within the purview of Maryland Rule 4-263.

8. The names and addresses of the witnesses now known that the State intends to call to prove its case in chief or to rebut alibi testimony are as follows:

*Off. Mabry # 3007*  
*Off. Harman # 3060*

FILED NOV 23 1988

9. Upon notice to the State, the Defendant may inspect the contents of the State's file in this case, excluding those items otherwise privileged by law.

\_\_\_\_\_  
SANDRA A. O'CONNOR  
STATE'S ATTORNEY FOR BALTIMORE COUNTY

\_\_\_\_\_  
ASSISTANT STATE'S ATTORNEY FOR BALTIMORE COUNTY

I HEREBY CERTIFY that a copy of the foregoing State's Answer to Defendant's Motion For Discovery and Inspection was sent this 21 day of Nov., 19 88, to

*Raphael J. Santini*  
*9736 Harford Rd.*  
*Balto., Md. 21234*

\_\_\_\_\_  
ASSISTANT STATE'S ATTORNEY FOR BALTIMORE COUNTY  
COUNTY COURTS BUILDING  
TOWSON, MARYLAND 21204

TO: Circuit Court

LEGAL STATUS: PreTrial

REFERRAL SOURCE: PreTrial Services

TRIAL DATE: 1-20-89

COURT: Circuit Court

JUDGE: \_\_\_\_\_

COURT CASE #: 88CR5648

OFFENSE(S): Hand gun/wear/carry

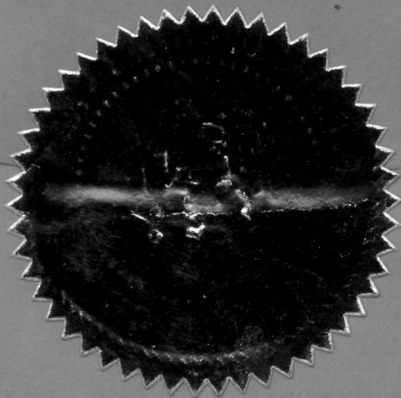
STATE OF MARYLAND

VS

Brockington, Stefon

MAIL STOP #: \_\_\_\_\_

**SUMMARY ENCLOSED,  
FOR JUDGES REVIEW AT TRIAL**



ALTERNATIVE SENTENCING PROGRAM  
PRETRIAL SERVICES  
201 West Chesapeake Avenue  
Towson, Maryland 21204  
(301) 494-2907

Date: 1-6-89

PRETRIAL SUPERVISION SUMMARY

Name: Brockington, Stefon Case No.: 88CR5648

The above-named defendant has been under the supervision of the Pretrial Release Program since 6-14-88. Following is a summary of his/her pretrial conduct and compliance with release conditions:

1) Contact Requirement

Excellent                      Satisfactory                      Poor

Comments: Mr. Brockington has maintained twice weekly phone contact with PreTrial as stipulated in his release order.

2) Treatment

Excellent                      NA                      Satisfactory                      Poor

Comments: \_\_\_\_\_

3) Re-Arrests

Comments: NA

4) Employment

Comments: Unable to verify employment.

5) Other (specify)

Comments: NA

*Ronald May*  
Pretrial Investigator  
494-2876

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. **Stefon Maurice Brockington**

Case No. **88CR5648**

State of Maryland, Baltimore County to wit:

C.C. NO. **G158239**  
Citation No.

TO: **PO Linda T Mabry**  
**3007**  
**PC01**

You are hereby **SUMMONED TO APPEAR** before the Judges of the Circuit Court for  
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, on January 20, 1989 at  
**09:15 A.M. to TESTIFY for the State.**

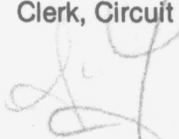
Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: **January 6, 1989**



**SUZANNE MENSCH**  
**Clerk, Circuit Court for Baltimore County**



Per 

Deputy

**SHERIFF'S RETURN**

**DATE SERVED:** .....

**DATE SERVICE NOT MADE:** .....

**REASON:** .....

**WITNESS INFORMATION AND ASSISTANCE**  
**State's Attorney's Office**  
**887-6650**

.....  
**SHERIFF**

**FEE:** \$ .....

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. **Stefon Maurice Brockington**

Case No. **88CR5648**

State of Maryland, Baltimore County to wit:

C.C. NO. **G158239**  
Citation No.

TO: **PO William Patrick Harmon**  
**3060**  
**PC01**

You are hereby **SUMMONED TO APPEAR** before the Judges of the Circuit Court for  
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, **on January 20, 1989 at**  
**09:15 A.M. to TESTIFY for the State.**

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: **January 6, 1989**

*Suzanne Mensch*

**SUZANNE MENSCH**  
**Clerk, Circuit Court for Baltimore County**

Per *[Signature]*

Deputy



**SHERIFF'S RETURN**

**DATE SERVED:** .....

**DATE SERVICE NOT MADE:** .....

**REASON:** .....

**WITNESS INFORMATION AND ASSISTANCE**  
**State's Attorney's Office**  
**887-6650**

.....  
**SHERIFF**

**FEE: \$** .....

NOTICE OF HEARING

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. **Stefon Maurice Brockington**

Case No. **88CR5648**

*88CR6683*

State of Maryland, Baltimore County to wit:

TO: **Stefon Maurice Brockington**  
**2901 Lakebrook Circle #T-2**  
**Baltimore, MD 21227**

You are hereby **SUMMONED TO APPEAR** before the Judges of the Circuit Court for  
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, **on January 20, 1989 at**  
**09:15 A.M. for Trial.**

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: **January 6, 1989**

*Suzanne Mensh*

**SUZANNE MENSCH**  
**Clerk, Circuit Court for Baltimore County**

Per

*[Signature]*

Deputy



**SHERIFF'S RETURN**

**DATE SERVED:** .....

**DATE SERVICE NOT MADE:** .....

**REASON:** .....

**SHERIFF**

**FEE:** \$ .....

NOTICE OF HEARING

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. **Stefon Maurice Brockington**

Case No. **88CR5648**

State of Maryland, Baltimore County to wit:

TO: **Delores Brockington**

**2901 Lakebrook Circle #T-2  
Baltimore, MD 21227**

You are hereby **COMMANDED TO PRODUCE THE DEFENDANT** before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, **on January 20, 1989 at 09:15 A.M. for Trial of the above entitled case.**

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: **January 6, 1989**



*Suzanne Mensch*  
SUZANNE MENSCH  
Clerk, Circuit Court for Baltimore County

Per

Deputy

CITY OF BALTIMORE

KURT L. SCHMOKE, Mayor



OFFICE OF EMPLOYMENT  
DEVELOPMENT

LINDA A. HARRIS, Director  
417 E. Fayette Street, Suite 468, Baltimore, Maryland 21202

OED/Job Corps Services  
100 W. 23rd Street  
Baltimore, Md. 21218

January 3, 1989

Re: Brockington, Stefan

To Whom It May Concern,

Stefan Brockington has registered for entry into the Job  
Corps Program. He/she has requested entry in:

CENTER: Woodland JCC

Location: P.O. Box 310

Laurel, Md.

As of this date his application is on hold pending the outcome of his court cases. If he is found guilty and placed on active probation, he will need to be on that for at least two months before a determination can be made on his eligibility. However, if found not guilty or charges are dropped, we can continue with his application and obtain a start date for Stefan.

If any additional information is needed, feel free to contact me at 396-7465.

Sincerely,

A handwritten signature in cursive script that reads "Roslyn Speed".

Roslyn Speed  
Case Manager

CC: Raphael Santini

# COURT CLERK'S WORK SHEET

TRIAL DATE 1/20/89 Judge Levitz

J. Coc STATE'S ATTORNEY R. Santini DEFENDANT'S ATTORNEY

B. Forand COURT REPORTER J.W. CLERK

CASE # 88CR5648 NAME Brockington, Stefan

CHARGE Handgun

TRIAL SIF PLEA  GUILTY  NOT GUILTY  NOLO CONTENDERE

MOTIONS: 1. END of STATE'S CASE defs. Motion for Judgment of ACQUITTAL

GRANTED  OVERRULED

2. END of ENTIRE CASE defs. Motion For Judgment of ACQUITTAL

GRANTED  OVERRULED

VERDICT:  GUILTY ON COUNTS  NOT GUILTY ON COUNTS

SENTENCE	TERM OF	SUSPENDED	PROB.	FINE & COSTS
Department of Correction	3 yrs	all but 6 months		<u>waived</u>
Balto. Co. Detention Center		to be served @	3 yrs. (c+s)	

REMARKS withdraws all open motions.

COMMIT SENT.

(Signature)

NOTE: IF PRE-SENTENCE REPORT IS ORDERED OR DEFENDANT IS ON PROBATION — DEFENDANT MUST REPORT TO PROBATION DEPARTMENT FIFTH FLOOR, ROOM 508, COUNTY COURTS BUILDING IMMEDIATELY WITH COUNSEL.

**CIRCUIT COURT FOR BALTIMORE COUNTY**  
**Towson, Maryland 21204**

District Court Case No. -----

Case No. 88 CR 5648 -----

Jan. 20, 19 89 -----

REPORT OF PRISONER BROUGHT TO COURT FOR TRIAL

FROM: SUZANNE MENSCH, Clerk

TO: THE SHERIFF OF BALTIMORE COUNTY, MARYLAND

Name Of Prisoner STAN Brockington -----

Date Of Trial Jan. 20, 19 89 Judge Security -----

Charge HANDGUN Guilty ----- NOT GUILTY -----

DISPOSITION:

A. Sentenced To Department Of Correction -----  
Length Of Sentence -----

B. Sentenced To Baltimore County Detention Center -----  
Length Of Sentence 6 months -----

C. Remanded To Baltimore County Detention Center -----  
Probation Report Of Psychiatric Evaluation -----

D. Placed On Probation -----  
Length Of Probation -----

E. Sentenced To Baltimore County Detention Center Work Release Recommended -----

F. Stet -----

G. Nol Pros -----

H. Arraignment -----

I. Trial Continued -----

J. Trial Postponed -----

K. Bail Hearing -----

L. Defendant Released From This Case Only.  
Release In Transit.

*COMMIT IN  
TRANSIT*

SUZANNE MENSCH, CLERK

Per Jane Williams -----  
Deputy Clerk

CIRCUIT COURT FOR Baltimore County

Located at Court Address 401 Bosley ave.

Zip Code 21204

Telephone 8873413

State of Maryland

Case No(s). 88cr5648

vs.

Tracking No. 043855c0

Defendant Stefon Maurice Brockington

D.O.B. 4/21/70

Date Sentence Imposed 1/20/89

COMMITMENT RECORD

TO: [ ] Commissioner of Correction [X] Warden/Sheriff of Baltimore County Jail/Detention Center YOU ARE DIRECTED to receive the above named Defendant who has been sentenced and is hereby committed to your custody by JUDGE Dana M. Levitz The Defendant has been found guilty as to:

Case/Count/Offense No. 1 Charge handgun violation Art. 27 Sec. 36b Sentence 3 years [ ] Concurrent with [ ] Consecutive to Case/Count/Offense No.

Case/Count/Offense No. Charge Art. Sec. Sentence [ ] Concurrent with [ ] Consecutive to Case/Count/Offense No.

Case/Count/Offense No. Charge Art. Sec. Sentence [ ] Concurrent with [ ] Consecutive to Case/Count/Offense No.

SPLIT SENTENCE All but 6 months is/are suspended and the Defendant is placed on probation for a period of 3 years commencing upon release of Defendant from incarceration, either by means of mandatory release or parole, whichever occurs first. A copy of the Order for Probation is attached.

The total time to be served is 6 months and shall (complete either A or B):

A. begin on 1/20/89 including 0 days credit for time served before sentencing (Art. 27, §638C) and is to run concurrently with the sentence imposed in Case No. and any other outstanding or unserved sentence.

B. run consecutively to the sentence imposed in Case No. and to any other outstanding or unserved sentence and Defendant is to be given days credit for time served before sentencing.

ADDITIONAL SENTENCING INFORMATION:

[ ] Commitment is for execution of previously suspended sentence after Defendant was found in violation of probation. [ ] Sentencing modification. This commitment supersedes commitment issued on:

ATTACHMENTS HERETO INCLUDE: [ ] Additional Sentence(s); [ ] Order for Probation; [ ] Conditions of Parole; [ ] Order for Reimbursement of Public Defender; [ ] Other:

TRULY taken from the record of this Court. WITNESS my Hand and the Seal of said Court this date:

1/20/89

[ ] Appeal Bond set at \$.

[Signature]

Clerk of Court / Judge

1/11 1/16 1/17 1/18

NOTICE OF HEARING

CIRCUIT COURT FOR BALTIMORE COUNTY

64 Jan  
88CR6683

State of Maryland vs. Stefon Maurice Brockington

Case No. 88CR5648

State of Maryland, Baltimore County to wit:

TO: Stefon Maurice Brockington  
2901 Lakebrook Circle #T-2  
Baltimore, MD 21227

RECEIVED  
1989 JAN -9 AM 11:34  
SHERIFF'S OFFICE  
BALTO. CO.

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for  
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, on January 20, 1989 at  
09:15 A.M. for Trial.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: January 6, 1989

*Suzanne Mense*  
SUZANNE MENSE  
Clerk, Circuit Court for Baltimore County



Per

*[Signature]*

Deputy

SHERIFF'S RETURN

DATE SERVED: \_\_\_\_\_

DATE SERVICE NOT MADE: *1/18/89*

REASON: *UNABLE TO CONTACT*

*Edward Malone*  
SHERIFF OF BALTO. CO. MD

FEE: \$ \_\_\_\_\_

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Stefon Maurice Brockington

Case No. 88CR5648

State of Maryland, Baltimore County to wit:

TO: PO Linda T Mabry  
3007  
PC01

RECEIVED  
1989 JAN -9 AM 11:34  
SHERIFF'S OFFICE  
BALTO. CO.

C.C. NO. G158239  
Citation No.

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, on January 20, 1989 at 09:15 A.M. to TESTIFY for the State.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: January 6, 1989

*Suzanne Mensh*

SUZANNE MENSCH  
Clerk, Circuit Court for Baltimore County



Per

*[Signature]*

Deputy

SHERIFF'S RETURN

DATE SERVED: 1/14/89 *sm*

DATE SERVICE NOT MADE: \_\_\_\_\_

REASON: \_\_\_\_\_

*Edward Malone*  
SHERIFF  
SHERIFF OF BALTO. CO., MD.

WITNESS INFORMATION AND ASSISTANCE  
State's Attorney's Office  
887-6650

FEE: \$ 15

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Stefon Maurice Brockington

Case No. 88CR5648

State of Maryland, Baltimore County to wit:

TO: PO William Patrick Harmon  
3060  
PC01

RECEIVED  
1989 JAN -9 AM 10:35  
C. 35 NO. 0158239  
Citation No.  
SHERIFF'S OFFICE  
BALTO. CO.

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, on January 20, 1989 at 09:15 A.M. to TESTIFY for the State.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: January 6, 1989

*Suzanne Mensch*

SUZANNE MENSCH  
Clerk, Circuit Court for Baltimore County

Per

*[Signature]*

Deputy



SHERIFF'S RETURN

DATE SERVED: 1/14/89 SW

DATE SERVICE NOT MADE: \_\_\_\_\_

REASON: \_\_\_\_\_

*Edward Malone*  
SHERIFF  
SHERIFF OF BALTO. CO., MD

WITNESS INFORMATION AND ASSISTANCE  
State's Attorney's Office  
887-6650

FEE: \$ 0.50



The Circuit Court for Baltimore County

THIRD JUDICIAL CIRCUIT OF MARYLAND

COUNTY COURTS BUILDING  
TOWSON, MD. 21204  
(301) 494-2630

DANA MARK LEVITZ  
JUDGE

*File  
in  
Case*

February 3, 1989

Raphael J. Santini, Esquire  
9736 Harford Road  
Baltimore, Maryland 21234

John Cox, Esquire  
State's Attorney's Office  
County Courts Building  
Towson, Maryland 21204

Re:

State of Maryland vs. Stefan M. Brockington  
88 CR 5648

Dear Counsel:

This will confirm that the above captioned case  
has been scheduled for Motion for Reconsideration  
on Friday, April 21, 1989, at 9:15 a.m.

Very truly yours,

Janis Crew  
Secretary to Judge Levitz

cc: Criminal Assignment

The Defendant is in the Baltimore County Detention Center.  
Please have him present for this hearing.

*Janis*

DATE PRINTED: FEBRUARY 2, 1989

CASE NO. 88CR5648

STATE OF MARYLAND V. BROCKINGTON, STEFON MAURICE

CHARGES: COUNT 01 HANDGUN - WEAR//CARRY, ETC

ACT DATE: 06/14/88 STATUS DATE: STATUS TYPE:  
BAIL TYPE: BOND BAIL AMOUNT: \$7,500  
SURETY BOND NO:  
BAIL PARTY: DELORES BROCKINGTON  
BAIL ADDRESS: 2901 LAKEBROOK CIRCLE #1-2 BALTIMORE MD 21227

PROSECUTOR:  
JOHN COX

ATTORNEY:  
RAPHEL J SANTINI  
RAPHEL J SANTINI

APPEARANCE ENTERED:  
NOVEMBER 1, 1988  
NOVEMBER 16, 1988

DATE	PROCEEDING	JUDGE	ACTION
JANUARY 20, 1989	TRIAL	JUDGE DANA LEVITZ	TRIAL SENTENCE

FILING DATE: NOVEMBER 1, 1988 CASE TYPE: PRAY JURY

01. NOVEMBER 16, 1988 DEFENDANT'S MOTION TO SUPPRESS EVIDENCE.

02. NOVEMBER 16, 1988 DEFENDANT'S REQUEST FOR DISCOVERY AND INSPECTION.

03. NOV. 23, 1988 STATE'S ANSWER TO DEFENDANT'S MOTION FOR DISCOVERY AND INSPECTION.

04. FEB. 1, 1989 DEFENDANT'S MOTION FOR RECONSIDERATION.

DISPOSITIONS: JANUARY 20, 1989

COUNT 01 HANDGUN - WEAR//CARRY, ETC  
PLEA: NOT GUILTY FINDING: GUILTY  
SENT DATE: 01/20/89 SENT TYPE: PRISON  
LENGTH: 3Y SUSP LENGTH: ALL BUT 6M  
CC/CS: CREDIT T/S: EXPL CODE: MD DOC  
FINE: \$ SUSPENDED: \$ RESTITUTION: \$  
COSTS: \$ CI FUND: \$ WAIVED: \$  
LITERAL: COMMIT SENT. NOTES:  
SENTENCE TO BE SERVED AT THE BCDC.

DATE PRINTED: FEBRUARY 2, 1989

CASE NO. 88CR5648

STATE OF MARYLAND V. BROCKINGTON, STEFON MAURICE

SENT DATE: 01/20/89	SENT TYPE: PROBATION	
LENGTH: 3Y	SUSP LENGTH:	
CC/CS:	CREDIT T/S:	EXPL CODE: SUPERVISED
FINE: \$	SUSPENDED: \$	RESTITUTION: \$
COSTS: \$	CI FUND: \$	WAIVED: \$
LITERAL: COSTS WAIVED.		NOTES:

STATE OF MARYLAND

v.

STEFAN M. BROCKINGTON

Defendant

\* IN  
\* THE  
\* CIRCUIT  
\* COURT  
\* FOR  
\* BALTIMORE  
\* COUNTY

\* Case No.: 88CR5648

\* \* \* \* \*

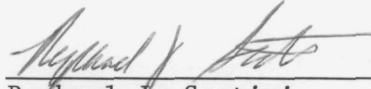
MOTION FOR RECONSIDERATION

STEFAN M. BROCKINGTON, Defendant, by RAPHAEL J. SANTINI, his attorney, moves pursuant to Maryland Rule 4-345(c) for modification and reduction of his sentence. The grounds are as follows:

1. On January 20, 1989, Mr. Brockington was found guilty of Md. Ann. Code, Art. 27 Sec. 36B by the Honorable Dana M. Levitz in Case No. 88CR5648.
2. As a result of the finding of guilty, Mr. Brockington received three years D.O.C. all suspended except six months in the Baltimore County Detention Center.
3. Mr. Brockington has no prior convictions on his criminal record.
4. Mr. Brockington has been a resident of Maryland all his life.
5. The quasi mandatory sentence under Art. 27, Sec. 36B(b)(i) is thirty days for the first time offender. See Art. 27 Sec. 36B (e).
6. Mrs. Brockington is attempting to find a job for her son.
7. Mr. Brockington has signed up with Job Corp. Program in order to obtain training in a marketable skill.
8. Mr. Brockington realizes his error in judgement with respect to the handgun violation.

**FILED FEB 1 1989**

WHEREFORE, the Defendant moves that the sentence imposed be modified to serve 90 days in the Baltimore County Detention Center.

  
\_\_\_\_\_  
Raphael J. Santini  
Attorney for the Defendant  
9736 Harford Road  
Baltimore, MD 21234  
(301)665-9433

CERTIFICATE OF SERVICE

I HEREBY CERTIFY on February 1, 1989, that a copy of the foregoing Motion for Reconsideration was delivered to the State's Attorney's Office for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, 21204-0754.

  
\_\_\_\_\_  
Raphael J. Santini  
Attorney for the Defendant  
9736 Harford Road  
Baltimore, MD 21234  
(301)665-9433

DATE PRINTED: FEBRUARY 8, 1989

CASE NO. 88CR5648 STATE OF MARYLAND V. BROCKINGTON, STEFON MAURICE

CHARGES: COUNT 01 HANDGUN - WEAR//CARRY, ETC

ACT DATE: 06/14/88 STATUS DATE: STATUS TYPE:  
BAIL TYPE: BOND BAIL AMOUNT:\$7,500  
SURETY BOND NO:  
BAIL PARTY: DELORES BROCKINGTON  
BAIL ADDRESS: 2901 LAKEBROOK CIRCLE #T-2 BALTIMORE MD 21227

PROSECUTOR:  
JOHN COX

ATTORNEY:  
RAPHEL J SANTINI  
RAPHEL J SANTINI

APPEARANCE ENTERED:  
NOVEMBER 1, 1988  
NOVEMBER 16, 1988

DATE	PROCEEDING	JUDGE	ACTION
JANUARY 20, 1989	TRIAL	JUDGE DANA LEVITZ	TRIAL SENTENCE
APRIL 21, 1989	RECONSIDER	JUDGE DANA LEVITZ	
FILING DATE: NOVEMBER 1, 1988		CASE TYPE: PRAY JURY	
01. NOVEMBER 16, 1988	DEFENDANT'S MOTION TO SUPPRESS EVIDENCE.		
02. NOVEMBER 16, 1988	DEFENDANT'S REQUEST FOR DISCOVERY AND INSPECTION.		
03. NOV. 23, 1988	STATE'S ANSWER TO DEFENDANT'S MOTIO FOR DISCOVERY AND INSPECTION.		
04. FEB. 1, 1989	DEFENDANT'S MOTION FOR RECONSIDERATION.		
05. FEB. 6, 1989	ORDER OF PROBATION.		
06. FEB. 8, 1989	STATE'S ANSWER TO DEFENDANT'S MOTION FOR MODIFICATION/REDUCTION OF SENTENCE.		

DISPOSITIONS: JANUARY 20, 1989

COUNT 01 HANDGUN - WEAR//CARRY, ETC  
PLEA: NOT GUILTY FINDING: GUILTY

DATE PRINTED: FEBRUARY 8, 1989

CASE NO. 88CR5648

STATE OF MARYLAND V. BROCKINGTON, STEFON MAURICE

SENT DATE: 01/20/89 SENT TYPE: PRISON  
LENGTH: 3Y SUSP LENGTH: ALL BUT 6M  
CC/CS: CREDIT T/S: EXPL CODE: MD DOC  
FINE: \$ SUSPENDED: \$ RESTITUTION: \$  
COSTS: \$ CI FUND: \$ WAIVED: \$  
LITERAL: COMMIT SENT. NOTES:  
SENTENCE TO BE SERVED AT THE BCDC.  
SENT DATE: 01/20/89 SENT TYPE: PROBATION  
LENGTH: 3Y SUSP LENGTH:  
CC/CS: CREDIT T/S: EXPL CODE: SUPERVISED  
FINE: \$ SUSPENDED: \$ RESTITUTION: \$  
COSTS: \$ CI FUND: \$ WAIVED: \$  
LITERAL: COSTS WAIVED. NOTES:

STATE OF MARYLAND

\*

IN THE CIRCUIT COURT

*Judge cjo*

VS.

\*

FOR BALTIMORE COUNTY

STEFON M. BROCKINGTON

\*

CASE NO.: 88 CR 5648

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STATE'S ANSWER TO DEFENDANT'S MOTION  
FOR MODIFICATION/REDUCTION OF SENTENCE

Now comes the State of Maryland by Sandra A. O'Connor, State's Attorney for Baltimore County, and John P. Cox, Assistant State's Attorney for Baltimore County, and in Answer to the Defendant's Motion for Modification/Reduction of Sentence, says:

1. The State agrees with the factual assertion of paragraphs 1 and 2.
2. The facts of this case, as the Court recalls, involved the Defendant and his concealed possession of a fully loaded .38 Caliber Smith & Wesson pistol.
3. The sentence imposed by the Court was fair and appropriate.

WHEREFORE, the State requests this Honorable Court deny the Defendant's Motion for Modification/Reduction of Sentence without a hearing.

*Sandra A. O'Connor*  
 \_\_\_\_\_  
 SANDRA A. O'CONNOR  
 State's Attorney for Baltimore County

*John P. Cox*  
 \_\_\_\_\_  
 JOHN P. COX  
 Assistant State's Attorney for  
 Baltimore County

FILED FEB 8 1989

I HEREBY CERTIFY that a copy of the foregoing State's Answer to Defendant's Motion for Modification/Reduction of Sentence was mailed this 8<sup>th</sup> day of February, 1989 to: Raphael J. Santini, Attorney for Defendant, 9736 Harford Road, Baltimore, Maryland 21234.



---

JOHN P. COX  
Assistant State's Attorney for  
Baltimore County

STATE OF MARYLAND

\*

IN THE CIRCUIT COURT

VS.

\*

FOR BALTIMORE COUNTY

STEFON M. BROCKINGTON

\*

CASE NO.: 88 CR 5648

\*

\*

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ORDER

After a full and fair consideration of the Defendant's Motion for Modification of Sentence, the Court finds that the sentence was appropriate. The Defendant's Motion is, accordingly, denied on this \_\_\_\_\_ day of February, 1989.

---

JUDGE

Circuit Court for Baltimore County

ORDER FOR PROBATION

(Under Article 27-Section 641A - After Judgment of Conviction)

Judge Levitz  
Ug

STATE OF MARYLAND

IN THE

VS.

CIRCUIT COURT FOR BALTIMORE COUNTY  
CRIMINAL CASE NO. 88CR5648

Stepen Brockington

It is ORDERED, this 20 day of Jan, 1989, by the Circuit Court for Baltimore County, by virtue of the authority conferred upon it by the laws of the State of Maryland, that  the imposition of sentence is suspended, or  the execution of the sentence of 3 yrs all but 6 months BDC stand out has been suspended for the offense of stand out, and the defendant is hereby released on probation  under supervision of the Maryland Division of Parole and Probation  without supervision for a period of 3 yrs, effective this 20 day of Jan, 1989, subject to the following conditions:

- 1) Report to his Probation Agent as directed and follow his lawful instructions;
- 2) Work or attend school regularly as directed by his Probation Agent;
- 3) Get permission from his Probation Agent before:
  - a) changing his home address;
  - b) changing his job;
  - c) leaving the State of Maryland;
  - d) owning, possessing, using or having under his control any dangerous weapon or firearm of any description;
- 4) Obey all laws;
- 5) Notify his Probation Agent at once if arrested;
- 6) Permit his Probation Agent to visit his home;
- 7) Appear in Court when notified to do so;
- 8) Shall not illegally possess, use or sell any narcotic drug, "controlled dangerous substance" or related paraphernalia;
- 9) Shall  pay through the Division of Parole and Probation  shall pay direct to \_\_\_\_\_ the sum of \$ \_\_\_\_\_ as follows:
  - Court costs of \$ waved;
  - Fine of \$ \_\_\_\_\_;
  - Attorney fee of \$ \_\_\_\_\_ to \_\_\_\_\_ whose address is \_\_\_\_\_;
  - Restitution of \$ \_\_\_\_\_ to \_\_\_\_\_ whose address is \_\_\_\_\_;
 In such installments as the Division shall determine and direct or \_\_\_\_\_  
 In installments of \$ \_\_\_\_\_ per \_\_\_\_\_;
- 10) Special Conditions as follows: \_\_\_\_\_

Your first appointment with your Probation Agent is \_\_\_\_\_ 19\_\_\_\_, and the place to report is \_\_\_\_\_. Your failure to report could result in your arrest.

Disincarcerated

[Signature]  
JUDGE

CONSENT

I have read, or have had explained to me, the above conditions of probation. I understand these conditions and agree to follow them. I understand that if I do not follow these conditions I could be returned to Court, charged with Violation of Probation.

Signed this \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_. DEFENDANT \_\_\_\_\_

WITNESS \_\_\_\_\_

The foregoing conditions of probation were reviewed, in my presence, with my client, the above-signed defendant, who fully understood and agreed to them.

FILED FEB 6 1989

Original: Court File  
Copies: Probationer  
Division of Parole/Probation

ATTORNEY \_\_\_\_\_

E. Bramble 43

# COURT CLERK'S WORK SHEET

TRIAL DATE 4/21/89 ~~88CR5648~~ Judge Levitz

J. League  
STATE'S ATTORNEY

R. Santini  
DEFENDANT'S ATTORNEY

P. Crosole  
COURT REPORTER

J.W.  
CLERK

CASE # 88CR5648 NAME Brockington, Stefan

CHARGE A/H in re: D's motion for modif. of sentence:  
Granted.

TRIAL          PLEA           
COURT JURY          GUILTY          NOT GUILTY          NOLO CONTENDERE         

MOTIONS: 1. END of STATE'S CASE defs. Motion for Judgment of ACQUITTAL

GRANTED

OVERRULED

2. END of ENTIRE CASE defs. Motion For Judgment of ACQUITTAL

GRANTED

OVERRULED

VERDICT: GUILTY ON COUNTS          NOT GUILTY ON COUNTS         

SENTENCE	TERM OF	SUSPENDED	PROB.	FINE & COSTS
Department of Correction			3yrs. (cts)	
Balto. Co. Detention Center				

REMARKS Balance of sentence suspended.

Released BOC as to this case only.  
Release sent.

NOTE: IF PRE-SENTENCE REPORT IS ORDERED OR DEFENDANT IS ON PROBATION — DEFENDANT MUST REPORT TO PROBATION DEPARTMENT FIFTH FLOOR, ROOM 508, COUNTY COURTS BUILDING IMMEDIATELY WITH COUNSEL.

CIRCUIT COURT FOR BALTIMORE COUNTY  
Towson, Maryland 21204

District Court Case No. -----

Case No. 88CR5048 -----

Apr. 21, 1989 -----

REPORT OF PRISONER BROUGHT TO COURT FOR TRIAL

FROM: SUZANNE MENSCH, Clerk

TO: THE SHERIFF OF BALTIMORE COUNTY, MARYLAND

Name Of Prisoner Stetan Brockington -----

Date Of Trial Apr. 21, 1989 Judge Levitz -----

Charge Handgun Guilty ----- NOT GUILTY -----

DISPOSITION:

A. Sentenced To Department Of Correction -----  
Length Of Sentence -----

B. Sentenced To Baltimore County Detention Center -----  
Length Of Sentence -----

C. Remanded To Baltimore County Detention Center -----  
Probation Report Of Psychiatric Evaluation -----

D. Placed On Probation -----  
Length Of Probation -----

E. Sentenced To Baltimore County Detention Center Work Release Recommended -----

F. Stet -----

G. Nol Pros -----

H. Arraignment -----

I. Trial Continued -----

J. Trial Postponed -----

K. Bail Hearing -----

L. Defendant Released From This Case Only.  
Release In Transit.

*H/H in re: D's motion for  
Modification of Sentence is  
Granted.*

SUZANNE MENSCH, CLERK

Per Jane Williams -----  
Deputy Clerk

STATE OF MARYLAND

VS.

Stefon Maurice Brockington

IN THE CIRCUIT COURT  
FOR  
BALTIMORE COUNTY

Case No. 88CR5648

District Court Case No. 043855C0

To The Warden Of The Baltimore County Detention Center

You are hereby directed to release Stefon Maurice Brockington

held on the charge of Handgun Vio.

unto the Sheriff of Baltimore County for the following reason:

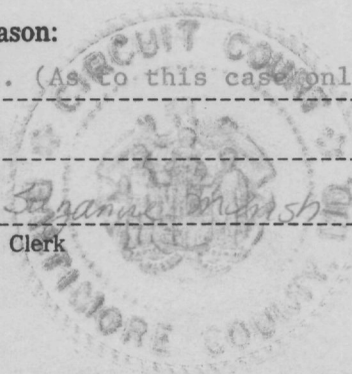
Per verbal order of the Hon. Dana M. Levitz. (As to this case only).

Apr. 21, 1989 per: jmw

Date

Clerk

( Seal )





STATE OF MARYLAND  
DEPARTMENT OF PUBLIC SAFETY AND CORRECTIONAL SERVICES  
DIVISION OF PAROLE AND PROBATION  
TOWSON, MARYLAND 21204

SUPERVISION SUMMARY

SPECIAL - INFORMATIVE - NEW ARREST  
TYPE OF REPORT

BROCKINGTON, Stefon Maurice (BM;4/21/70)  
Name  
Handgun Violation  
Offense  
Medium  
Level of Supervision  
1/20/89 to 6/8/90  
Period Covered by Report  
Paroled/Released

Baltimore County Circuit Ct. #88CR5648  
Institution/Court Number  
Levitz  
Judge  
3 yrs. DOC; all but 6 months/ss/3 yrs. Prob.  
Sentence  
1/20/89  
Date of Sentence  
1/20/92  
Expiration

RESIDENCE  
2 Shasta Circle, Apt. A  
Address  
Owings Mills, MD 21117

EMPLOYMENT  
Barrett Temporary Service  
Employer  
Wages  
Address  
Occupation

Home Adjustment: Satisfactory  Unknown  Unsatisfactory   
Reporting Pattern: Satisfactory  Marginal  Unsatisfactory   
Overall Adjustment: Satisfactory  Marginal  Unsatisfactory

COMMENTS AND RECOMMENDATIONS

The above subject has been charged with a new offense since being placed on probation.

CHARGE Carrying A Deadly Weapon - #068963C6

ARREST DATE 5/28/90

OFFENSE DATE 5/29/90

CUSTODY STATUS Released \$2000.00 Bail

COURT DATE 10/24/90

LOCATION \_\_\_\_\_

It is recommended that no action be taken pending adjudication of charge(s).

APPROVED: Martin H. Frank 6/11/90  
Field Supervisor I Date

John L. Jones 6/15/90  
Parole/Probation Agent Date

Address:

Address: **FILED**  
DIVISION OF PAROLE & PROBATION  
COUNTY COURTS BUILDING  
Phone: 401 Bosley Avenue  
Towson, Maryland 21204

Phone:

TO: Baltimore County Circuit Ct.

RE: Special Report on Probation Violation,  
Notice of Court Disposition

DATE June 11, 1990

The Report of Violation of Probation in the case of BROCKINGTON, Stefan Maurice

DPP # 4423030 Court # 88CR5648 was received by

Levitz

Judge

Warrant Signed on \_\_\_\_\_ No. \_\_\_\_\_

Summons Signed on \_\_\_\_\_ No. \_\_\_\_\_

Warrant and Summons Refused

Comments and Further Instructions \_\_\_\_\_

*await adjudication  
of pending charges*

*[Handwritten Signature]*  
Signature of Judge or Court Official

PLEASE RETURN TO DIVISION OF PAROLE & PROBATION OFFICE WITHIN 15 DAYS OF RECEIPT

RETURN FORM TO: John L. Jones,  
Parole and Probation Agent Senior

DIVISION OF PAROLE & PROBATION  
COUNTY COURTS BUILDING  
401 Bosley Avenue  
Towson, Maryland 21204

Office Telephone Number: 887-6522

STATE OF MARYLAND  
DEPARTMENT OF PUBLIC SAFETY AND CORRECTIONAL SERVICES  
DIVISION OF PAROLE AND PROBATION



SUPERVISION SUMMARY

SPECIAL INFORMATIVE-NEW ARREST  
TYPE OF REPORT

Brockington, Stefon Maurice (BM DOB: Baltimore County Circuit Ct. 88CR5648  
 Name 4/21/70 Institution/Court Number  
 Handgun Violation Levitz  
 Offense Judge  
 Medium 3 yrs. DOC/all but 6 months/ss/3 yrs.  
 Level of Supervision Sentence  
 6/8/90 to 1/7/91 1/20/89  
 Period Covered by Report Date of Sentence  
1/20/92  
 Paroled/Released Expiration

RESIDENCE

2 Shasta Circle apt. A  
 Address  
Owings Mills, Maryland 21117

EMPLOYMENT

Barrett Temporary Service

Employer \_\_\_\_\_ Wages \_\_\_\_\_  
 Address \_\_\_\_\_ Occupation \_\_\_\_\_

Home Adjustment:	Satisfactory	<input checked="" type="checkbox"/>	Unknown	<input type="checkbox"/>	Unsatisfactory	<input type="checkbox"/>
Reporting Pattern:	Satisfactory	<input type="checkbox"/>	Marginal	<input checked="" type="checkbox"/>	Unsatisfactory	<input type="checkbox"/>
Overall Adjustment:	Satisfactory	<input type="checkbox"/>	Marginal	<input type="checkbox"/>	Unsatisfactory	<input checked="" type="checkbox"/>

COMMENTS AND RECOMMENDATIONS

In an Informative on 6/8/90 the court was informed on an arrest of Subject for charge Carrying a Deadly Weapon #H068963C6. At this time the court is being informed on 10/24/90 the charges against subject were nolle processed, thus no court action re: Violation of Probation is needed.

AHD:wr  
D&T:1/7/91

APPROVED: Martin H. Frank 1/7/91  
 Field Supervisor I Date  
 Address:  
 Phone:

Ann H. Davison 1-7-91  
 Parole/Probation Agent Date  
 Address:  
 Phone:

FILED JAN 29 1991

TO: BALTIMORE COUNTY CIRCUIT COURT

RE: Special Report on Probation Violation,  
Notice of Court Disposition

DATE January 7, 1991

The Report of Violation of Probation in the case of Steforn M. Brockington

DPP # 4423030 Court # 88CR5648 was received by \_\_\_\_\_

Judge Levitz

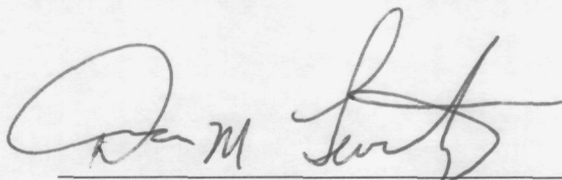
Warrant Signed on \_\_\_\_\_ No. \_\_\_\_\_

Summons Signed on \_\_\_\_\_ No. \_\_\_\_\_

Warrant and Summons Refused

Comments and Further Instructions \_\_\_\_\_

no action at this  
time



Signature of Judge or Court Official

PLEASE RETURN TO DIVISION OF PAROLE & PROBATION OFFICE WITHIN 15 DAYS OF RECEIPT

RETURN FORM TO: Ann H. Davison, Agent Senior

DIVISION OF PAROLE & PROBATION  
COUNTY COURTS BUILDING  
401 Bosley Avenue  
Towson, Maryland 21204

Office Telephone Number: 887-6552

TO: Baltimore County Circuit Ct.

RE: Special Report on Probation Violation,  
Notice of Court Disposition

DATE December 17, 1991

The Report of Violation of Probation in the case of BROOKINGTON, Stephon Maurice

DPP # 4423030 Court # 88CR5648 was received by \_\_\_\_\_

Judge Levitz

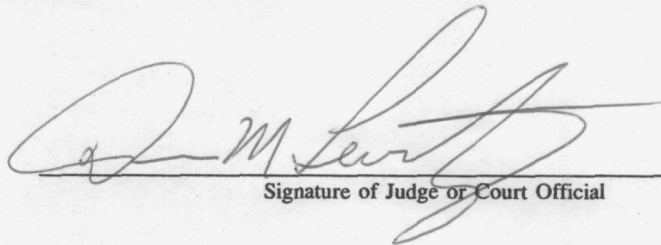
Warrant Signed on \_\_\_\_\_ No. \_\_\_\_\_

Summons Signed on \_\_\_\_\_ No. \_\_\_\_\_

Warrant and Summons Refused

Comments and Further Instructions \_\_\_\_\_

*await adjudication  
of pending charges*

  
Signature of Judge or Court Official

PLEASE RETURN TO DIVISION OF PAROLE & PROBATION OFFICE WITHIN 15 DAYS OF RECEIPT

RETURN FORM TO: Charles E. Arthur,  
Parole and Probation Agent Senior

DIVISION OF PAROLE & PROBATION  
COUNTY COURTS BUILDING  
401 Bosley Avenue  
Towson, Maryland 21204

**FILED** DEC 31 '91



STATE OF MARYLAND  
DEPARTMENT OF PUBLIC SAFETY AND CORRECTIONAL SERVICES  
DIVISION OF PAROLE AND PROBATION  
TOWSON, MARYLAND 21204

SUPERVISION SUMMARY

SPECIAL-INFORMATIVE

TYPE OF REPORT

<u>BROOKINGTON, Stefon Maurice</u>	<u>Baltimore County Circuit Ct. 88CR5648</u>
<b>Name</b>	<b>Institution/Court</b>
<u>Handgun Violation</u>	<u>Levitz</u>
<b>Offense</b>	<b>Number</b>
<u>Active/Standard</u>	
<b>Level of Supervision</b>	<b>Judge</b> 3 yrs. DOC all but 6 mths./ss/ 3 yrs. prob.
<u>12/1/91 - 12/17/91</u>	
<b>Period Covered by Report</b>	<b>Sentence</b>
	<u>1/20/89</u>
<b>Paroled/Released</b>	<b>Date of Sentence</b>
	<u>1/20/92</u>
	<b>Expiration</b>

**RESIDENCE**  
#2 Shasta Circle, Apt. A.  
**Address**  
Owings Mills, MD 21117

**EMPLOYMENT**  
unemployed  
**Employer** **Wages**  
**Address** **Occupation**

Home Adjustment:	Satisfactory	<input checked="" type="checkbox"/>	Unknown	<input type="checkbox"/>	Unsatisfactory	<input type="checkbox"/>
Reporting Pattern:	Satisfactory	<input type="checkbox"/>	Marginal	<input checked="" type="checkbox"/>	Unsatisfactory	<input type="checkbox"/>
Overall Adjustment:	Satisfactory	<input type="checkbox"/>	Marginal	<input type="checkbox"/>	Unsatisfactory	<input checked="" type="checkbox"/>

**COMMENTS AND RECOMMENDATIONS**  
The above subject has been charged with a new offense since being placed on probation.

<b>CHARGE</b> <u>1st Degree Murder, Reckless Driving,</u>	<b>ARREST DATE</b> <u>12/12/91</u>
<u>Handgun Use in Felony</u>	
<b>OFFENSE DATE</b> <u>12/12/91</u>	<b>CUSTODY STATUS</b> <u>Incarcerated</u>
<b>COURT DATE</b> <u>Pending</u>	<b>LOCATION</b> <u>Baltimore County Detention Center</u>

This information is being presented to the Court for whatever action the Court deems necessary.

<b>APPROVED:</b> <u>Martin H. Frank</u> <u>12/28/91</u>	<u>Charles E. Arthur</u>
Field Supervisor I <span style="float: right;">Date</span>	Parole/Probation Agent <span style="float: right;">Date <u>12/18/91</u></span>
<b>Address:</b>	<b>Address:</b>
<b>Phone:</b>	<b>Phone:</b>

DIVISION OF PAROLE & PROBATION  
COUNTY COURTS BUILDING  
401 Bosley Avenue  
Towson, Maryland 21204