

State of Maryland, Baltimore County to wit:

The Jurors of the State of Maryland, for the body of Baltimore County, do on their oath present

that JOHN MARK DICKINSON & MICHAEL NEAL DICKINSON

late of Baltimore County aforesaid, on the 28th day of September

in the year of our Lord nineteen hundred and eighty-six at Baltimore County, aforesaid,

~~feloniously, wilfully and of deliberately premeditated malice~~
~~aforethought did attempt to kill and murder one Stephen Bernhardt~~
~~against the peace, government and dignity of the State,~~
(Attempted murder - common law)

SECOND COUNT

~~And the Jurors aforesaid, upon their oath aforesaid, do further present~~
~~that the said JOHN MARK DICKINSON & MICHAEL NEAL DICKINSON on the said~~
~~day, in the said year, in the County aforesaid, unlawfully did make an~~
~~assault upon one Stephen Bernhardt with intent then and there feloniously,~~
~~wilfully and of malice aforethought to murder the said Stephen Bernhardt~~
~~contrary to the form of the act of Assembly in such case made and provided,~~
~~and against the peace, government and dignity of the State.~~
(Assault with intent to murder - Art. 27, Sec. 12)

THIRD COUNT

~~And the Jurors aforesaid, upon their oath aforesaid, do further present~~
~~that the said JOHN MARK DICKINSON & MICHAEL NEAL DICKINSON on the said~~
~~day, in the said year, in the County aforesaid, unlawfully did assault~~
~~Stephen Bernhardt with intent to maim in violation of Art. 27, Sec. 386~~
~~of the Annotated code of Maryland; contrary to the form of the Act of~~
~~Assembly in such case made and provided, and against the peace, government~~
~~and dignity of the State.~~
(Art. 27, Sec. 386)

FOURTH COUNT

~~And the Jurors aforesaid, upon their oath aforesaid, do further present~~
~~that the said JOHN MARK DICKINSON & MICHAEL NEAL DICKINSON on the said~~
~~day, in the said year, in the County aforesaid, unlawfully did stab~~
~~Stephen Bernhardt with intent to disable in violation of Art. 27, Sec. 386~~
~~of the Annotated code of Maryland;~~

contrary to the form of the Act of Assembly in such case made and provided, and against the peace,
government and dignity of the State.
(Art. 27, Sec. 386)


The State's Attorney for Baltimore County.

COUNT

And the Jurors aforesaid, upon their oath aforesaid, do further present that the said _____, late of said County, on the said day, in the said year, in the County aforesaid, unlawfully did wear and carry concealed upon and about his person a certain dangerous and deadly weapon, to wit: _____, contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State.

(Carrying Concealed Weapon - Art. 27, Sec. 36)

FIFTH COUNT

And the Jurors aforesaid, upon their oath aforesaid, do further present that the said _____ MICHAEL NEAL DICKINSON _____, late of said County, on the said day, in the said year, in the County aforesaid, unlawfully did wear and carry openly, with the intent and purpose of unlawfully injuring one _____ Stephen Bernhardt _____, a certain dangerous and deadly weapon, to wit: _____ a bat _____, contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State.

(Carrying Weapon Openly with Intent to Injure - Art. 27, Sec. 36)

COUNT

And the Jurors aforesaid, upon their oath aforesaid, do further present that the said _____, late of said County, on the said day, in the said year, in the County aforesaid, unlawfully did wear and carry openly with the intent and purpose of unlawfully injuring a certain person whose name is to the jurors aforesaid unknown, a certain dangerous and deadly weapon, to wit: _____, contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State.

(Carrying Weapon Openly with Intent to Injure - Art. 27, Sec. 36)

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.

Sonda A. d'Annunzio
The State's Attorney for Baltimore County

STATE OF MARYLAND

86CR-6047

VS

JOHN MARK DICKINSON (bail by Howard Dickinson, 1693 Kirkwood Rd., 21207)
BCI 106536 dob 5/18/61
2009 Rich Glenn Drive, Apt. D, 21207

MICHAEL NEAL DICKINSON (Bail by Howard Dickinson, 1693 Kirkwood Rd., 21207)
BCI 142075 dob 3/12/57
2009 Rich Glen Drive, Apt. D, 21207

CO 6046

Indictment
TRUE BILL

Harry J. O'Neil

Foreman

FILED

3 November

, 19 86

WITNESSES:

Stephen Bernhardt
5911 Central Avenue, 21207
Shirley Paige
2007 Rich Glenn Drive, Apt. 2A, 21207
Margaret McKay
2007 Rich Glenn Drive, Apt. 1D, 21207
Off. D. W. Arnold #2893
PC #2
Off. R. Breedon #2854
PC #2

FILED NOV 3 1986

CHARGE: ATTEMPTED MURDER, ETC. E933-712 629785C2, 629784C1

2

STATE OF MARYLAND

*

IN THE CIRCUIT COURT

V.

*

FOR BALTIMORE COUNTY

MICHAEL NEAL DICKINSON

*

STATE'S AUTOMATIC DISCOVERY
AND REQUEST FOR DISCOVERY

Now comes Sandra A. O'Connor, State's Attorney for Baltimore County, and Arthur Kravetz, Assistant State's Attorney, and in compliance with Rule 4-263(a) of the Maryland Rules of Procedure, say the following:

1. Any information known to the State at this time which tends to negate the guilt of the Defendant as to the offense charged or which tends to reduce his punishment therefore is attached hereto. If no such attachment is included, no such information is known to the State at this time.

2. Any relevant material or information regarding whether the State used a search and seizure, wire tape or eavesdrop in gathering evidence in this case is attached hereto. Consent search of apartment.

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. Defendant's copy only

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

4. The Defendant has not, at this time, been identified by a pre-trial identification procedure.

The Defendant was identified (at lineup/by photograph/ other _____) by the following witnesses:

(Name)

(Date)

5. 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.

The State requests that the following discovery be provided by the Defendant in accordance with Rule 4-263(d):

1. That the State be allowed to inspect and copy all written reports made in connection with this case by each expert which the Defendant intends to call as a witness at trial and that the Defendant furnish the State with the substance of any oral report and conclusion made in connection with this case by an expert the Defendant intends to use at trial.

2. That the Defendant furnish the State with the name and address of any alibi witness the Defendant intends to call as a witness. The crime occurred on the 28th day of September, 1986 at 0129 hours at _____ Baltimore County Maryland.

3. Upon request of the State, the defendant shall:

- (a) Appear in a line-up for identification;
- (b) Speak for identification;
- (c) Be fingerprinted;
- (d) Pose for photographs not involving reenactment of a scene;
- (e) Try on articles of clothing;
- (f) Permit the taking of specimens of material under his fingernails;
- (g) Permit the taking from his body of samples of blood, hair and other material involving no unreasonable intrusion upon his person;
- (h) Provide specimens of his handwriting;
- (i) Submit to reasonable physical or mental examination;

as provided for in Rule 4-263(d).

Sandra A. O'Conno'
SANDRA A. O'CONNOR
State's Attorney for Baltimore County

Arthur Kravetz
Arthur Kravetz
Assistant State's Attorney

I HEREBY CERTIFY that a copy of this foregoing State's Automatic Discovery and Request for Discovery was attached to the above indictment when delivered to the Defendant.

Arthur Kravetz
Arthur Kravetz
Assistant State's Attorney

STATE OF MARYLAND

Plaintiff

v.

MICHAEL NEAL DICKINSON
2009 Rich Glen Drive Apt D
Baltimore, MD 21207

Defendant

* IN THE
* CIRCUIT COURT
* OF
* MARYLAND
* FOR
* BALTIMORE COUNTY
* CASE NO. 86 CR 6047

* * * * *

ENTRY OF APPEARANCE

Mr. Clerk:

Please enter the Appearance of Charles E. Brooks and the Law Offices of Charles E. Brooks as counsel for the Defendant, Michael Neal Dickinson.



CHARLES E. BROOKS
Law Offices of Charles E. Brooks
610 Bosley Avenue
Towson, Maryland 21204
(301)296-2600

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this ^{4th} 12 day of November 1986, a copy of the foregoing Entry of Appearance was mailed, postage prepaid, to Sandra O'Connor, States' Attorney, County Courts Building, 5th Floor, Towson, MD 21204.


Charles E. Brooks

LAW OFFICES
CHARLES E. BROOKS
610 BOSLEY AVENUE
TOWSON, MD 21204
296-2600



STATE OF MARYLAND
vs.
MICHAEL NEAL DICKINSON
Defendant

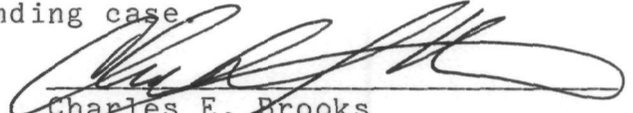
* IN THE
* CIRCUIT COURT
* OF MARYLAND
* FOR
* BALTIMORE COUNTY
* CRIMINAL CASE
* 86CR 6047

* * * * *

PLEA, DEMAND FOR SPEEDY TRIAL, DEMAND FOR JURY TRIAL

Now comes the Defendant, Michael Neal Dickinson, by his attorneys, Charles E. Brooks and the Law Offices of Charles E. Brooks and in plea to each and every count of the indictment filed against him pleads not guilty.

The Defendant moves that he be granted a Speedy Trial and a Trial by Jury in his pending case



Charles E. Brooks
Law Offices of Charles E. Brooks
610 Bosley Avenue
Towson, MD 21204
(301) 296-2600

MEMORANDUM OF POINTS AND AUTHORITIES

Maryland Rules of Procedure 4242, 4-311.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY, that on this ^{12th} day of November 1986, a copy of the foregoing Plea, Demand for Speedy Trial, Demand for Jury Trial was mailed, postage prepaid, to Sandra O'Connor, State's Attorney, County Courts Building, 5th Floor, Towson, MD 21204.



Charles E. Brooks

LAW OFFICES
CHARLES E. BROOKS
610 BOSLEY AVENUE
TOWSON, MD 21204
296-2600

STATE OF MARYLAND

v.

MICHAEL NEAL DICKINSON

Defendant

* IN THE
* CIRCUIT COURT
* OF MARYLAND
* FOR
* BALTIMORE COUNTY
* CRIMINAL CASE NO.
* 86 CR 6047

* * * * *

DEFENDANT'S REQUEST FOR DISCOVERY
AND MOTION TO PRODUCE DOCUMENTS

The following requests are made, in accordance with Maryland Rule 4-263, on behalf of the defendant in the above entitled action, by his undersigned attorney, and

- a. The request extend to material and information in the possession or control of the State's Attorney, members of his staff and any others who have participated in the investigation or evaluation of case and who either regularly report or, with reference to the particular case, have reported to the State's attorney or his office.
- b. The purpose of these requests is to obtain disclosure of material and information to the fullest extent authorized and directed by Maryland Rule 4-263; and this general purpose shall supercede any language or expression which might otherwise appear to be a limitation upon the object or scope of any request.
- 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 his initial compliance with these requests, shall be furnished promptly after such discovery in accordance with Maryland Rule 4-263h.
- e. These requests in no way should be considered a waiver of the information required to be furnished without request by the State's Attorney pursuant to Rule 4-263(a).

LAW OFFICES
CHARLES E. BROOKS
610 BOSLEY AVENUE
TOWSON, MD 21204
296-2600

The State's Attorney is requested to:

1. Furnish to the defendant (a) any material or information which tends to negate the guilt of the defendant as to the offense(s) charges, (b) any material or information within his possession or control which would tend to reduce the defendant's punishment for such offense(s), (c) any relevant material or information regarding specific searches and seizures (including but not limited to AFR inventory pursuant to Maryland Rule 4-601), (d) any relevant material or information regarding wire taps and eavesdropping, (e) any relevant material or information regarding the acquisition of statements made by the defendant, (f) any relevant material or information regarding pretrial identification of the defendant by a witness for the State.

WITNESSES

2. 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.

3. 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.

4. To furnish the defendant with the name, 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

5. 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.

6. 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.

7. 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

8. 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.

9. 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.

10. 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 OR EXPERTS

11. Produce and permit the defendant to inspect and copy all written reports or statements 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.

12. 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

13. 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.

14. To permit the defendant to inspect any photographs which 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, the names and addresses who viewed said photographs and the results of each viewing of said photographs.

15. Produce and permit the defendant to inspect and photograph any tangible objects which the State intends to use at a hearing or trial.

16. To advise the defendant as to whether the defendant was confronted by identification witnesses in any manner other than a line-up while defendant was in custody of police or prosecution authorities, 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

17. Produce and permit the defendant to inspect, copy

and photograph any item obtained from or belonging to the defendant, whether or not the State intends to use the item at a hearing or trial.

CONFIDENTIAL INFORMANT

18. 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

19. To provide the defense with the name and assignment of any law enforcement officer, City, County, State, or 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 against the defendant or any part of the alleged probable cause for an arrest or search involving the defendant.

20. To permit the defendant to inspect any law enforcement report containing the chain of custody of the person of the defendant, or his property, beginning with the time of the defendant's arrest and continuing throughout the time that the defendant was in the custody of any police or prosecuting authorities.

21. In event that law enforcement authorities have not prepared the type of report relating to custody of the defendant, or his property, referred to in paragraph twenty, to furnish the defendant with the names and addresses of all persons who had custody or control of the defendant or who participated in the custody or control of the defendant beginning with the arrest of the defendant and continuing throughout the time that the defendant was in custody of any police or prosecuting authorities.

OFFICIAL REPORTS

22. To furnish copies of any and all statements or reports of prosecution witnesses which have been reduced to writing.

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

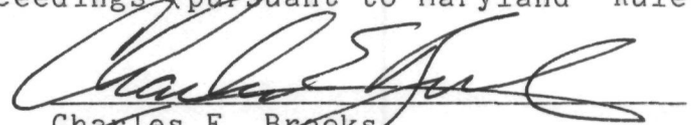
24. Furnish copies of all offense reports or other official police reports pertaining to these offenses.

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

26. To permit 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.

27. To allow defendant to see, inspect, and view any photographs, film, 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 trial and/or trial in this case.

28. To produce and permit defendant to inspect and copy any warrants, affidavits, inventories and other related papers involved in those proceedings (pursuant to Maryland Rule 4-601).



Charles E. Brooks
Law Offices of Charles E. Brooks
610 Bosley Avenue
Towson, Maryland 21204
(301)296-2600

CERTIFICATE OF MAILING

I HEREBY CERTIFY that on this 12th day of November 1986, a copy of the foregoing Defendant's Request for Discovery and Motion to Produce Documents was mailed, postage prepaid, to Sandra O'Connor, States' Attorney, County Courts Building, 5th Floor, Towson, MD 21204.



Charles E. Brooks



DISTRICT COURT OF MARYLAND FOR

Baltimore County

City/County

Located at 900 WALKER Ave.

Court Address

Case No. 629784C1

STATE OF MARYLAND

VS

DICKINSON, MICHAEL N.

Defendant

Charge: ASSAULT w/I MURDER.

2009 Richglen Drive APT D

Address

Hearing or Trial Date: Prel. Hearing - 11/6/86 @ 1:15 PM

BALTO 21207 MD

Telephone

General Power No. TOWSON

E-933712

BAIL BOND

86-6047

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 TEN THOUSAND

Dollars (\$10,000.00)

without collateral security: PERSONAL PLEDGE

- 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 \$
pledged the following intangible personal property:
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 13 day of OCTOBER, 1986

Michael Dickinson (SEAL) Defendant

2009 Richglen Dr. 215-1557 (SEAL) Address of Defendant

Howard E. Dickinson (SEAL) Personal Surety

11623 Kirkwood Rd. Balto, Md. 21207 Address of Surety

(SEAL) Surety-Insurer

Address of Surety-Insurer

By: (SEAL) Bail Bondsman

Power of Attorney No.

SIGNED, sealed, and acknowledged before me:

10-13-86 Date

Frank T. Huger 8029 Commissioner/Clerk/Judge of the Court for BALTO County/City



DISTRICT COURT OF MARYLAND FOR

Baltimore County
City/Court
Case No. 22784G1

Located at

vs

STATE OF MARYLAND

Dickinson, Michael N.
Defendant
3009 Riedel Drive
Address

Charge: Assault w/1 MURDER

IMPORTANT NOTICE TO SURETY POSTING BOND

RAIL BOND

KNOW ALL PERSONS BY THESE PRESENTS:

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 stotted, 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.

IN WITNESS WHEREOF, these presents have been executed under seal this 13 October 1986

Address of Defendant
3009 Riedel Drive
Address of Surety
1033 Kirkwood Rd. Baltimore, Md. 21207

Defendant
Michael Dickinson
Personal Surety
James E. Dickinson

Address of Surety-Agent

Surety-Agent

Power of Attorney No.

Not Notarized

Commissioner of the Court
James E. Dickinson

By: [Signature]
Date: 10-13-86



DISTRICT COURT OF MARYLAND FOR

BALTO. COUNTY

Located at

900 WALKER Ave.

Court Address

City/County

Case No.

629784 C1

STATE OF MARYLAND

VS

DICKINSON, MICHAEL N.

Defendant

DOB

I.D.

E-933712

RELEASE FROM COMMITMENT

TO:

86-6047

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

Bail Review was held and defendant is released on his/her recognizance.

944-7624

Bond in the amount of \$ 10,000^{xx} was posted by

Howard E Dickison

Preliminary hearing was held and charge(s) were dismissed.

Trial was held in the District Court and no further commitment was imposed.

Disposition

Defendant having been committed in default of payment of fine of

the fine and cost have now been paid.

10-13-86

Date

Frank J. Sawyer 8029

Clerk/Judge/Commissioner

Michael Dickison

Howard E Dickison No. 265-1557



DISTRICT COURT OF MARYLAND FOR

BALD CO
City/County

Located at Court Address

Case No. 629784C1

STATE OF MARYLAND

VS

Defendant Michael D Dickinson

Address 2009 Richwood Dr #D

Address BALD, MD 21207 Telephone

COMMITMENT PENDING HEARING

F-933712
86-6047

TO:

BALD CO Sheriff

YOU ARE HEREBY COMMANDED to receive from any officer the body of the above-named Defendant who is charged with the offense(s) of

ASSAULT w. int. member

In default of \$ 10,000 bail (10% acceptable).

Bail review was held by Judge J. Williams and Defendant is committed in default of \$ 10,000 bail (10% acceptable).

Having been surrendered by bondsman, bond of \$ to continue.

allow journal
parents
J.W.W.
10/13/86

YOU ARE FURTHER COMMANDED to:

Transfer the Defendant to the jail or detention center in county/city. If the Defendant has not been transferred prior to the next session of court, he is to be brought before the court in your county for bail review.

Produce the Defendant:

for further review before a judicial officer of the District Court for county/city located at

Maryland, within 30 60* days if before that time the Defendant has not posted the bail or been arrested on a warrant of the Governor of Maryland on a requisition of the executive authority of the State of

for court appearance as follows:

Court

Location

Date

Time

Purpose

Bail Review

Preliminary Hearing/Inquiry

Trial

Other (describe)

to 6 SET C/C
11-6-86 2:15 PM
TOLSON

Date

10-12-86

Clerk/Judge/Commissioner

Del G B34

I.D.

*Applies to second commitment only

PC-02

8-24775
1082
10-13-86



DISTRICT COURT OF MARYLAND FOR

BAIRD CO
City/County

Located at

900 Walker Ave
Court Address

TR CR Case No.

6297841

STATE OF MARYLAND

VS

Defendant: Michael N Dickson
Address: 2009 Riegler D-AD
Beth, MD 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:

- INFORMED the Defendant of each offense with which he is charged and of the allowable penalties, including mandatory penalties, if any.
DETERMINED that Defendant has been provided with a copy of the charging document.
PROVIDED the Defendant with a copy of the charging document.
ADVISED Defendant that copy of Charging Document is not available, but will be provided within 24 hours.
FURNISHED to the Defendant a copy of the Notice to Defendant printed on the charging document since no charging document was available.
ADVISED Defendant of right to counsel. Defendant desires to proceed without counsel to employ his own counsel counsel, but is indigent to decide later.
REQUIRED the Defendant to read the Notice to Defendant printed on charging documents.
READ to the Defendant the Notice to Defendant printed on charging document.
ADVISED the Defendant that if he appears for trial without a lawyer, the Court could determine that he has waived his right to counsel and could proceed to trial.
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.
Defendant requests preliminary hearing. Clerk will notify him of date. It is scheduled for 11-6-06.
Defendant waives preliminary hearing Defendant defers election. 01/15/07

Pretrial Release Determination (Rule 4-216)

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

- That Defendant is/is not eligible for release under Art. 27, Sec. 616 1/2 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.
There is a lack of probable cause to believe that the Defendant committed the offense.
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.

NATURE OF CHARGE / P.S.S. STATE

I imposed the following conditions to ensure his appearance:

- committed him to custody of who agree to supervise him and assist in ensuring his appearance in court.
placed him under the supervision of Probation or Public Officer
subjected him to restrictions travel, association, residence

- required a bail bond in the amount of \$ 10,000, on the following condition:
without collateral security.
with collateral security equal in value to the full penalty amount, to \$25.00, to % of the full penalty amount, 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 encumbering real estate.
with the obligation of a corporation which is an insurer or other surety in the full penalty amount.

Informed the Defendant that a warrant for his arrest will be issued if he violates the conditions of release and informed him 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 charge of felony; 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.
Informed the Defendant that he must notify the Court in writing of any change of address or telephone number.

Date: 10-11-06

Time: 12:30 PM

Judicial Officer signature

Receipt

I have read/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 11-6-06 at 2:00 PM at Beth, MD. I agree to the conditions of release and agree to appear as directed.

Date: 10-11-06

Custodian

Signature of Defendant: Michael Dickson



4-216

Case No. 2019-01-00001-01
Court Address
Located at

STATE OF MARYLAND

In determining which conditions of release will reasonably ensure the appearance of the Defendant as required, the judicial officer, on the basis of information available or developed in a pretrial release inquiry may take into account

- (1) The nature and circumstances of the offense charged, the nature of the evidence against the Defendant, and the potential sentence upon conviction, insofar as these factors are relevant to the risk of non appearance.
- (2) The Defendant's prior record of appearance at court proceedings or flight to avoid prosecution or failure to appear at court proceedings.
- (3) The Defendant's family ties, employment status and history, financial resources, reputation, character and mental condition, length of residence in the community and length of residence in this State.
- (4) The recommendation of an agency which conducts pretrial release investigations.
- (5) The recommendation of the State's Attorney.
- (6) Information presented by Defendant's counsel.
- (7) The danger of the Defendant to himself or herself and others.
- (8) Any other factor including prior convictions, bearing on the risk of a willful failure to appear.

I imposed the following conditions to ensure his appearance:

- committed him to custody of _____
- ensuring his appearance in court
- placed him under the supervision of _____
- subjected him to restrictions _____

_____ who agree to supervise him and assist in _____

Position or Public Officer _____

_____ required a bail bond in the amount of \$ _____ on the following condition:

- without collateral security
- with collateral security equal in value to the full penalty amount, or to \$25,000, or 10% of the full penalty amount, 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 encumbering real estate.
- with the obligation of a corporation which is an insurer or other surety in the full penalty amount.

I informed the Defendant that a warrant for his arrest will be issued if he violates the conditions of release and informed him 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 misdemeanor 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. I informed the Defendant that he must notify the Court in writing of any change of address or telephone number.

Date _____ Time _____

Signature of Defendant _____

Signature of Public Officer _____

Receipt

I have read and understand the offense with which I am charged, the conditions of release, the penalty for violation of the conditions of release, the Notice of Attorney General, and acknowledged receipt of a copy hereof. I have been informed that the trial date/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 required.

Date _____

Custodian _____

(This form replaces CR 106)

GRAND JURY INDICTMENTS ~~NOV~~ NOVEMBER 3, 1986

SNOWDEN, Elmer Maurice
E723-030, Case #002648C2
Robbery w/dang.&deadly weapon,etc.
E707-440, Case #002648C2

YOUNG, Steffon Grenardo
E909-503, Case #631046C3
Forgery,etc.

HAGY, David Allan
E926-343, Case #632204C6

FREEMAN, Henry Charles
F007-162, Case #026337C3
Attempted Murder,etc.

WILLIAMS, Anthony Gerard
F020-494, Case #025760C0
Attempted Murder,etc.

DORSEY, Tony
E755-249, Case #627684C1
Storehouse Breaking,etc.

WALTHER, Andre Jurgen
R67-14391, Case #011293Z2
Escape
E803-544, Case #025894C1-*SENT OVER*
Daytime Housebreaking

SCOTT, Andre Bryant
R67-13654, Case #015046C3
Escape

DICKINSON, Michael Neal
E933-712, Case #629784C1
Attempted Murder,et.c
DICKINSON, John Mark
E933-712, Case #629785C2
Attempted Murder,etc.

HARRIS, Alex
E918-004, E918-030, Case #629642C6
Daytime Housebreaking,etc.

FUNDERBURK, Robert Earl
E534-361, Case #627973C3
Robbery w/deadly weapon,etc.

GRAND JURY DISMISSALS NOV.3,1986

GAUDU, John Charles
F010-876, Case #026052C5
2nd Degree Rape

COPELAND, Leon (nmn)
E888-980, Case #630192C3
1st Degree Rape

WALTHER, Andre Juergen
R60-07735, Case #011135Z5 ONLY

DISTRICT COURT OF MD.
1985 NOV -5 PM 1:18

TO: The Honorable John H. Garmer, Administrative Judge, District Court of Maryland

FROM: Ann Brobst, Chief, Felony Complaint Unit, State's Attorney's Office

THE FOLLOWING CASES WILL HAVE A PRELIMINARY HEARING ON NOVEMBER 6, 1986

BEALE, Eric	JAIL	F011-512 To be reduced
BRYANT, Prentice	JAIL	EB98-098
BREN, Harold	JAIL	F005-803 To be reduced
CAIN, Charles L.	JAIL	
WITHERSPOON, Howard	CITY JAIL	
CULLENS, Marshall L.		F009-550
BROWN, Perry Quinton		F012-607 To be reduced
JONES, Derek C.	JAIL	R60-15919 To be reduced (Traffic)
NICELY, Steven L.		E814-820, (FO0A-1113) To be reduced
DUNCAN, Clarence	JAIL	F012-720 Hearing

DISTRICT COURT OF MD.
1986 NOV -5 PM 1:18

THE FOLLOWING CASES WILL NOT HAVE A PRELIMINARY HEARING ON NOVEMBER 6, 1986

HAGY, David A.	E926343 E343-926	Indicted 11/3/86
FUNDERBURK, Robert Earl	E534-361	Indicted 11/3/86
WALTHER, Andre Guergen	(R60-07735) R67-14391 (DISM. AT G.J. 11/3/86)	Indicted 11/3/86
	ALSO INDICTED 11/3/86 E803-544	
COPELAND, Leon	E888-980	Dismissed by Grand Jury 11/3
DICKINSON, John	E933-712	Indicted 11/3/86
DICKINSON, Michael	E909-503	Indicted 11/3/86
YOUNG, Steffon	E707-440, E723-030	Indicted 11/3/86
SNOWDEN, Elmer	F008-771	Indicted 10/27/86
BUETTNER, George N., Jr.	F010-876	Dismissed by Grand Jury 11/3
GAUDU, John C.	F007-162	Indicted 11/3/86
FREEMAN, Henry C.	E904-278 P.H.	DATE CHANGED TO 11/20/86
CARROLL, Michael D.	F008-771	Dismissed by Grand Jury 10/27
DUNNIGAN, William J.		
CICONE, Neil Bryan		
MILLS, John C.		
FELDMAN, Howard M.	F013-616, F014-458	Indicted 11/3/86

COMPLAINANT			DEFENDANT				
NAME (LAST, FIRST, M.I.)		TITLE	NAME (LAST, FIRST, M.I.)		TITLE		
ARNOLD, J.W.		Officer	DICKINSON, Michael Neal				
AGENCY	SUB-AGENCY	I.D. NO. (POLICE)	I.D. NO.	RACE	SEX HT.	WT.	D.O.B. (MM/DD/YY)
AE	PC2	2893		2	M 5'10"	160	3/12/57
			OCA	HAIR	OTHER DESCRIPTION		
			E933712				
WORK TELEPHONE		HOME TELEPHONE		WORK TELEPHONE		HOME TELEPHONE	
()		()		()		()	
ADDRESS			ADDRESS		APT. NO.		
			2009 Richglen Drive, Apt. D				
CITY		STATE	CITY		STATE	ZIP CODE	
			Baltimore, Maryland			21207	
DIST./LOC.		RELATED CASES			TRACKING NUMBER <input type="checkbox"/> W <input type="checkbox"/> S		
08-01					629784C1		

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 \$ 10,000 (Full; 100 %; without collateral security)
 Committed
 Hearing/Trial Date 11-6-86 @ 1:15 pm
8034 I.D.# Date 10-12-86

Judge/Comm. Soradis

BAIL Posted 10-13-86 Cash Corporate Property 10-13-86
 Date Pew Pledge - Parents Judge/Comm./Clerk _____ Date _____

BAIL REVIEW

Bail to Remain the Same _____ % Reduced to _____ %
 Increased to \$ _____ % ROR _____ Unsecured _____
 Advised def. of Right to Counsel _____ Received copy of charges _____
 Judge Stitt (etc) Date _____

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 11-6-86 Papers Forwarded 11-6-86
 DATE DATE
 Amended/New C.D. Filed _____ DATE _____
 Dismissed for Lack of Prosecution _____
 Judge _____ Date _____

PRELIMINARY INQUIRY

Advised def. of Right to Counsel _____ Received copy of charges _____
 Referred to Public Defender _____ Waived Counsel _____
 Will Retain Own Counsel _____
 Judge _____ Date _____

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

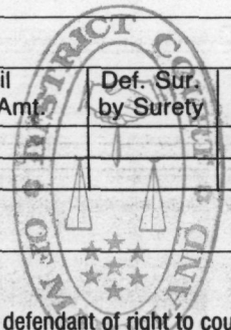
FTA	Date	Bond/Recog. Forfeited	Recog. Revoked	Bench War. Issued	Bail Amt. \$	Def. Sur. by Surety	Forf. Stricken/War. Recalled	Previous Bail Reinstated

"Certified to be a true copy of docket entry"

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 _____



INDICTED 11-3-86

Defense Counsel

Defendant

Mickinson, Michael Neal
629784C1

State's Attorney

Case No.

TRIAL

No. of Charges.../....

- 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 #1 *1st Degree Murder* AR: Non-CJIS Art/Sec: *274/12* Code: *1-1398*
 Amended: Art/Sec: Code:

Max Sentence: Plea: NP Stet Verdict: PSI Ordered: Sub Curia Until:
 FINE: \$ COST: \$ CICF: \$ SUS: \$ RESTITUTION: \$ to
 Sentence: DOC Local Commencing: Credit time awaiting trial:
 Suspended Sentence: Probation time: Supervised Unsupervised
 Conditions:

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: \$ CICF: \$ 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: \$ CICF: \$ SUS: \$ RESTITUTION: \$ to
 Sentence: DOC Local Commencing: Credit time awaiting trial:
 Suspended Sentence: Probation time: Supervised Unsupervised
 Conditions:

"Certified to be a true copy of docket entry"

Glady J. Smith
Clerk

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)

REEL#	DATE	START	END

- Defendant Notified of Nolle Pros/Stet (Date)
- Judgment Recorded in District Court (Date)
- Notice of Lien filed in (Court)
- Appeal Noted (Date)
- Appeal Forwarded (Date)



DISTRICT COURT OF MARYLAND FOR BALTIMORE COUNTY

Located at 900 Walker Avenue, Catonsville, Md. Case No. 629784C1

STATE OF MARYLAND VS DICKINSON, Michael Neal
Charge (1) Assault w/Intent Murder
AR. 16/12972 Code. 1-1398
Charge (2)
AR. Code. CC# E933712

ARREST WARRANT ON CHARGING DOCUMENT

STATE OF MARYLAND, Baltimore County, City/County:

TO ANY PEACE OFFICER, Greetings:

YOU ARE ORDERED to arrest and bring before a judicial officer the above-named Defendant as soon as practicable and without unnecessary delay.

IF THE DEFENDANT IS NOT IN CUSTODY FOR ANOTHER OFFENSE,

- Initial appearance is to be held in county in which Warrant was issued.
Initial appearance is to be held in county in which Defendant is arrested.

Issued 10/10/86 Date Judge/Commissioner

Given to Baltimore County Police Dept. Name of Law Enforcement Agency for Service

IF DEFENDANT IS IN CUSTODY FOR ANOTHER OFFENSE, this Warrant is to be lodged as a detainer for the continued detention of the Defendant for the offense charged in the charging document.

RETURN OF SERVICE

I certify that at 0915 o'clock A M. on 10/12/86 at 2009 Ridglen Dr Apt D 21207, I executed this Arrest Warrant by

arresting the Defendant and delivered a copy of the Statement of Charges to the Defendant.

I left a copy of the Warrant and Charging Document as a detainer for the continued detention of the Defendant at:

Detention Facility

Signature of Peace Officer: [Signature] #2893
Title: [Signature]



DISTRICT COURT OF MARYLAND FOR

LOCATED AT (COURT ADDRESS)

900 Walker Avenue

DEFENDANT'S NAME (LAST, FIRST, MI.) DICKINSON, Michael Neal		PRIMARY CHARGE	RELATED CASES	TRACKING NUMBER (CR/) 62978401
COMPLAINANT ARNOLD, J.W.		TITLE Officer		LOCAL POLICE 62978401
AGENCY 76/147/P02	SUB-AGENCY	I.D. NO. (POLICE) 2893	I.D. NO. E933712	RACE 2
SEX/HT M 5'10"	WT. 160	D.O.B. (MM/DD/YY) 3/12/57		
WORK TELEPHONE	HOME TELEPHONE	WORK TELEPHONE	HOME TELEPHONE	
ADDRESS	APT. NO.	ADDRESS	APT. NO.	
CITY	STATE	CITY	STATE	ZIP CODE
Baltimore, Maryland 21207		2009 Richglen Drive, Apt. D		62978401

STATEMENT OF CHARGES

UPON THE FACTS CONTAINED IN THE APPLICATION OF (NAME AND ADDRESS OF APPLICANT)

Officer J.W. Arnold....PCT. 2

IT IS FORMALLY CHARGED THAT THE DEFENDANT

1	MDCCS 1-1398	AR	ON OR ABOUT (DATE) 9/28/86	AT (PLACE) 2009 Richglen Drive 21207
----------	------------------------	----	--------------------------------------	--

did assault Stephen Bernhardt with the intent to then and there commit murder.

[Handwritten signature: Michael Bernhardt]

IN VIOLATION OF:

<input type="checkbox"/> MD ANN. CODE, ART. 27	SEC. 12	<input type="checkbox"/> COMMON LAW OF MD;	<input type="checkbox"/> PUB. LOCAL LAW, ART. SEC.
---	----------------	--	--

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

2	MDCCS	AR	ON OR ABOUT (DATE)	AT (PLACE)
----------	-------	----	--------------------	------------

[Blank area for additional charges]

IN VIOLATION OF:

<input type="checkbox"/> MD ANN. CODE, ART.	SEC.	<input type="checkbox"/> COMMON-LAW OF MD;	<input type="checkbox"/> PUB. LOCAL LAW, ART. SEC.
---	------	--	--

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

CONTINUED ON ATTACHED SHEET (FORM DC/CR 3A)

DATE 10/10/86	TIME 9:43 AM	JUDICIAL OFFICER AND I.D. NO. <i>[Signature]</i>
-------------------------	------------------------	---



LOCATED AT (COURT ADDRESS)
900 Walker Avenue

NOTICE OF ADVICE OF RIGHT TO COUNSEL

DEFENDANT'S NAME (LAST, FIRST, M.I.) _____
PRIMARY CHARGE _____
RELATED CASES _____
TRACKING NUMBER (COURT) _____

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 within document and acknowledge receipt of a copy thereof.

.....
Date 9/10/86 Signature of Defendant Michael Dickman

RETURN OF SERVICE

I CERTIFY that at o'clock M. on Date

at Place

I executed this Writ by taking the witness into custody and delivering a copy thereof to him/her.

.....
Signature of Peace Officer

.....
Title

.....
Address



DISTRICT COURT OF MARYLAND FOR

Baltimore City/County

Located at 900 Walker Ave Court Address

Case No.

STATE OF MARYLAND

VS

Michael Neal Dickinson Defendant

2009 Ridgled Dr Apt 10 Baltimore, Md 21207 Address Telephone

DESCRIPTION: Driver's License# Sex M Race W Ht 5'10" Wt 160 Hair BN Eyes BN Complexion FAIR DOB: 3/12/57 I.D. Other

APPLICATION FOR STATEMENT OF CHARGES

I, the undersigned, apply for a Statement of Charges and a Summons or Warrant which may lead to the arrest of the above named Defendant because on or about September 28, 1986 at 2009 Ridgled Drive Balto, Md 21207

at 2009 Ridgled Drive Balto, Md 21207 the above named Defendant was sitting in front of the above location with Stephen Bernhardt and his brother co defendant John Dickinson and got into an argument with Mr Bernhardt with whom they had been sitting and drinking with in front of the above location for several hours.

The defendant then stood up after his brother and Bernhardt had gotten into an argument and had also gotten up. The defendant has a baseball bat in his hands and the co defendant John Dickinson produced a knife.

I have read or had read to me and I understand the notice on the back of this form.

JW Arnold Print Applicant's Name Patrolman Applicant's Title or Position 494-2370 Applicant's Telephone No.

JW Arnold Applicant's Signature 7222 Windsor Mill Rd Balto, Md 21207 Applicant's Mailing Address

Subscribed and sworn to before me this 19 day of 19

Time M I.D. Judge/Commissioner

I do solemnly declare and affirm under penalties of perjury that the matters and facts set forth in the foregoing application are true to the best of my knowledge and belief.

9/30/86 Date B Co PD AE 2893 Agency/Sub Agency Code, I.D.

JW Arnold Police Officer's Signature JW Arnold Police Officer's Printed Name

I understand that a charging document has been issued and that I must appear for trial on at the court location shown at the top of this form.

I declined to issue a charging document because of lack of probable cause.

NOTICE TO APPLICANT FOR A CHARGING DOCUMENT



You are making an application for a charging document which may lead to the arrest and detention of the individual you are charging. If, as a result of your application, a charging document is issued by the commissioner, it will not be possible for the commissioner to withdraw the document. The charge may only be disposed of by trial or by action of the State's Attorney.

You will be required to appear at the trial as a witness. Failure to appear on the date set by the court could result in your arrest for failure to obey a court order.

The application which you have filed has been filed under oath. Article 27, Section 151, of the Annotated Code of Maryland provides that any person who makes a false statement or report of a crime or causes such a false report or statement to be made to any official or agency of this State, knowing the same, or any material part thereof, to be false and with intent that such official or agency investigate, consider or take action in connection with such statement or report, shall be subject to a fine of not more than \$500, or be imprisoned not more than six months, or be both fined and imprisoned, in the discretion of the court.

It is essential that you furnish as much information as possible about the offense. To be sure that your information is adequate, your application should clearly state the following:

1. WHO?
Identify the accused, (the person you are complaining about), and identify yourself.
2. WHEN?
The time, day, month and year of the offense.
3. WHERE?
The exact address and street, the city, county and state where the offense happened. Also state whether the offense happened in a private home or in some public place.
4. WHAT?
State exactly what was done to you. For example: if property was taken, describe it and its value; or, if property was damaged or destroyed, indicate the original cost of the item or its replacement value. If you do not know the exact value, estimate it as accurately as possible.
5. WHY?
The facts you give must show the accused intended to commit a criminal act.
6. HOW?
How the accused committed the offense. For example, if you were physically assaulted, were you struck with a fist, a flat hand, kicked, or pushed, or were you struck with an object, such as a club or pipe, etc.? If property was taken, how did the accused get it? If it was destroyed or damaged, how did the accused cause the damage?
7. At the top of the application, you will notice a space marked "DESCRIPTION." The information in this space refers to the **accused**. It is important that you furnish as much of this as possible so that the accused may be easily identified.

If you need further assistance in completing your application, please feel free to ask the commissioner.

NOTICE TO APPLICANT FOR A CHARGING DOCUMENT

I declined to issue a charging document because of lack of probable cause.

Defendant's Name... Michael Neal Dickinson Case No.

CONTINUATION SHEET

APPLICATION FOR STATEMENT OF CHARGES/STATEMENT OF PROBABLE CAUSE

The Co-Defendant John Dickinson was standing in front of Beerhart and the Defendant said "Move Man I'll show him" and pushed his brother aside and then struck Mr. Beerhart in the head and neck and then again in the side.

At this point Beerhart was on the ground and he tried to get up and he was then stabbed by John Dickinson twice in the back and side and he fell to the ground.

Mr. Beerhart got up and tried to get away from the Dickinsons and they chased him around the parking lot and the Co-Defendant John Dickinson was slashing at him with the knife.

Mr. Beerhart managed to get away from the subjects and he produced a knife of his own in an effort to ward off the attack of the Dickinson Brothers.

The Dickinsons advised that Beerhart produced a knife before the incident even started but witnesses advised that Beerhart did not produce a knife.

9/30/86
Date

[Signature] 2893
Applicant's Signature

Defendant's Name Michael Neal Dickinson

Case No.

CONTINUATION SHEET

APPLICATION FOR STATEMENT OF CHARGES/STATEMENT OF PROBABLE CAUSE

until after he has been stabbed and beaten severely.

As Beanhart produced the knife the Defendant knocked the knife out of his hands and then continues to strike him several more times with the bat.

Beanhart managed to get away ^{AGAIN} and presume the Dickinsons to stop beating him at which time the Co-Defendant said something to the effect of "I told you I'm not your damn child, I'm not your toy, I'll let you live this time."

Mr Beanhart fled the scene as police arrived and denied knowledge of the incident and did not advise of his part in the incident until 10/2/86 when he decided he wish to seek prosecution.

The incident was witnessed by a Ms McKay and Ms Paige who live at 2007 and 2010 Ridglen.

This incident did occur in Baltimore County.

9/30/86
Date

[Signature]
Applicant's Signature



DISTRICT COURT OF MARYLAND FOR Baltimore County

Located at 900 Walker Avenue Court Address

City/County Case No. 629784CI

STATE OF MARYLAND OR

Trial Date

Name Address Plaintiff/Judgment Creditor

Name Address Defendant/Judgment Debtor

MOTION ENTRY OF APPEARANCE

Please enter the appearance of Charles E. Brooks and the Law Offices of Charles E. Brooks, on behalf of the Defendant, Michael N. Dickinson.

Request Hearing on Motion.

11/5/86 Date

Signature of Charles E. Brooks

Charles E. Brooks 610 Bosley Avenue, Towson MD 21204 296-2600 Telephone No.

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... to:

Sandra O'Connor State Attorney for Baltimore County Name

Courts Building, Towson, MD 21204 Address

11/5/86 Date

Signature of Party Serving

ORDER

It is hereby ORDERED that:

- the relief requested be granted. the hearing on Motion be set for.

1986 NOV -5 PM 3:51 DISTRICT COURT OF MD.

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

Judge



DISTRICT COURT OF MARYLAND FOR Baltimore County

City/County

Located at 900 Walker Avenue Court Address

Case No. 629784CI

STATE OF MARYLAND OR

Trial Date

Name

Michael N. Dickinson

Address

2009 Rich Glen Drive Apt 1D Baltimore, MD 21207

vs.

Plaintiff/Judgment Creditor

Defendant/Judgment Debtor

MOTION DEMAND FOR JURY TRIAL

Michael N. Dickinson, Defendant by Charles E. Brooks and the Law Offices of Charles E. Brooks pursuant to Rule 4-301 (b), his attorneys, hereby demands that this case be tried by a jury.

Request Hearing on Motion.

11/5/86

Date

Signature of Charles E. Brooks

Charles E. Brooks

610 Bosley Avenue

Towson, MD 21204

296-2600

Telephone No.

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...

Date

Sandra O'Connor, Esquire

Name

State Attorney for

Baltimore County

Name

Name

11/5/86

Date

Courts Building

Towson, MD 21204

Address

Address

Address

Signature of Party Serving

Signature of Party Serving

ORDER

It is hereby ORDERED that:

- the relief requested be granted.
the hearing on Motion be set for.

Date

Judge

1986 NOV -5 PM 3:51 DISTRICT COURT OF MD.

NOTICE OF HEARING

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Michael Neal Dickinson

Case No. 86CR6047

State of Maryland, Baltimore County to wit:

TO: Charles E Brooks , Esquire

610 Bosley Ave
Towson, MD 21204

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 22, 1987 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 14, 1986



ELMER H. KAHLINE, JR.
Clerk, Circuit Court for Baltimore County



Per Joan Mather Deputy
Criminal Assignment Commissioner
494-2694

CC:

VS.

Michael Neal Dickinson

86 CR 6047

* * * * *

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

Now comes Sandra A. O'Connor, State's Attorney For Baltimore County, and *Stergewald*, 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. 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:

See Defendants Copy only

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.

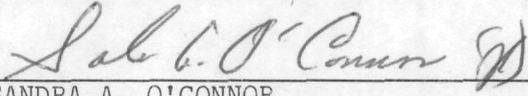
7. As to all other requests by the Defendant (except for the answer to 8 below), the State declines to answer because those requests do not come within the purview of Maryland Rule 4-263.

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:

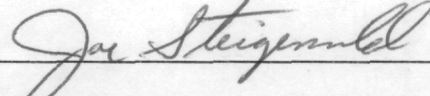
- Stephen Beasly Hardt 5911 Central Ave Balto Md 21207*
- Shirley Paige, 2007 Rich Glenn Drive, Apt 7A Balto Md 21207*
- Margaret McKay 2007 Rich Glenn Drive, Apt 10 Balto Md 21207*
- Off D. W. Arnold - 2893 - PC 2*
- Off R. Breddon - 2854 - PC 2*

DEC 1 1986

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.

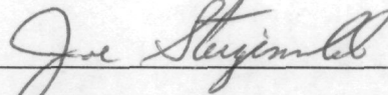


SANDRA A. O'CONNOR
STATE'S ATTORNEY FOR BALTIMORE COUNTY



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 24th day of November, 1986, to



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

Charles E. Brooks
618 Bosley Ave
Towson, Md 21204

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

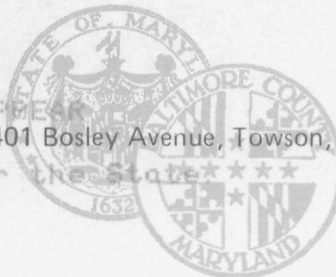
State of Maryland vs. Michael Neal Dickinson

Case No. 86CR6047

State of Maryland, Baltimore County to wit:

TO: Stephen Berhardt
5911 Central Ave
Baltimore, MD 21207

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 22, 1987 at 09:15 A.M. to TESTIFY for the State



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

Issued: January 9, 1987

Suzanne Mensch

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
583-6650

SHERIFF

FEE \$ _____

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

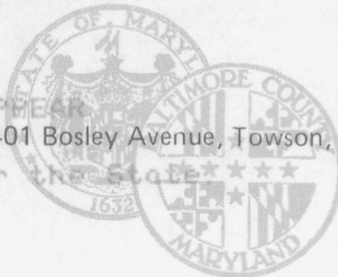
State of Maryland vs. Michael Neal Dickinson

Case No. 86CR6047

State of Maryland, Baltimore County to wit:

TO: Shirley Paige
2007 Rich Glen Dr
Apt 2 A
Baltimore, MD 21207

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 22, 1987 at 09:15 A.M. to TESTIFY for the State



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

Issued: January 9, 1987

Suzanne Mensch

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
583-6650

SHERIFF

FEE \$ _____

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

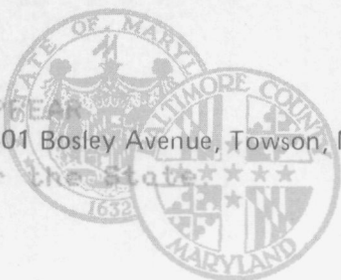
State of Maryland vs. Michael Neal Dickinson

Case No. 86CR6047

State of Maryland, Baltimore County to wit:

TO: Margaret Mckay
2007 Rich Glen Dr
Apt 1 D
Baltimore, MD 2127

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 22, 1987 at 09:15 A.M. to TESTIFY for the State



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

Issued: January 9, 1987

Suzanne Mensch
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
583-6650

_____ SHERIFF FEE \$ _____

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Michael Neal Dickinson

Case No. B6CR6047

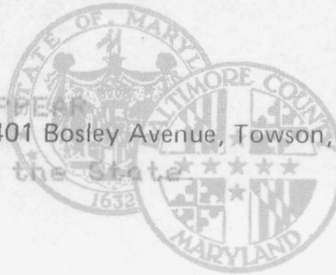
State of Maryland, Baltimore County to wit:

C.C. NO. E933712

Citation No.

TO: PO Jeffrey W Arnold
2893
PC02

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 22, 1987 at 09:15 A.M. to TESTIFY for the State



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

Issued: January 9, 1987

Suzanne Mensch
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per

Deputy

SHERIFF'S RETURN

WITNESS INFORMATION AND ASSISTANCE
State's Attorney's Office
583-6650

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

SHERIFF

FEE: \$ _____

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Michael Neal Dickinson

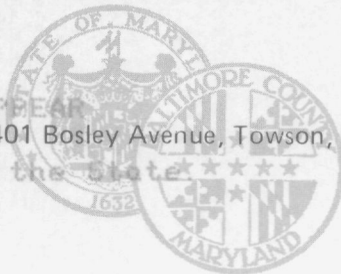
Case No. 86CR6047

State of Maryland, Baltimore County to wit:

C. C. NO. E933712
Citation No.

TO: PO Ronald E Breeden
2854
PC02

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 22, 1987 at 09:15 A.M. to TESTIFY for the State



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

Issued: January 9, 1987

Suzanne Mensch
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per

Deputy

SHERIFF'S RETURN

WITNESS INFORMATION AND ASSISTANCE
State's Attorney's Office
583-6650

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

_____ SHERIFF

FEE: \$ _____

NOTICE OF HEARING

CIRCUIT COURT FOR BALTIMORE COUNTY

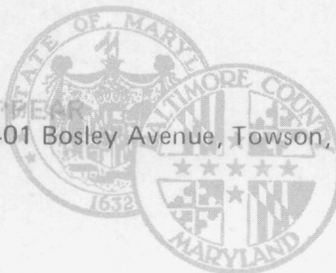
State of Maryland vs. Michael Neal Dickinson

Case No. B6CR6047

State of Maryland, Baltimore County to wit:

TO: Michael Neal Dickinson
2009-D Rich Glen Drive
Baltimore, MD 21207

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 22, 1987 at 09:15 A.M. for Trial.



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

Issued: January 9, 1987

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per

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. Michael Neal Dickinson

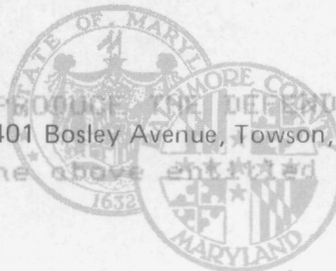
Case No. 86CR6047

State of Maryland, Baltimore County to wit:

TO: Howard Dickinson

1693 Kirkwood Road
Baltimore, MD 21207

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 22, 1987 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 9, 1987

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per

Deputy

COURT CLERK'S WORK SHEET

TRIAL DATE 1.22.87 Judge EAD, J

J. Purcell
STATE'S ATTORNEY

C. Brooks
DEFENDANT'S ATTORNEY

R. Underwood
COURT REPORTER

Rich Arnold
CLERK

CASE # 86CR 6047 NAME DICKINSON, Michael

CHARGE _____

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				
Balto. Co. Detention Center				

REMARKS Trial ppd. at request of State for Good Cause Shown.

NOTE: IF PRE-SENTENCE REPORT IS ORDERED OR DEFENDANT IS ON PROBATION DEFENDANT MUST REPORT TO PROBATION INTAKE OFFICE ROOM 346 COUNTY COURTS BUILDING IMMEDIATELY WITH COUNSEL.

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Michael Neal Dickinson

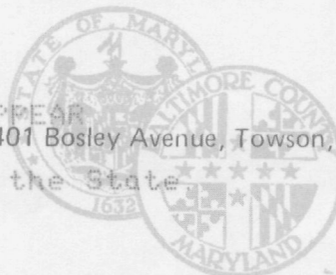
Case No. 86CR6047

State of Maryland, Baltimore County to wit:

TO: PO Jeffrey W Arnold
2893
PC02

RECEIVED
1987 JAN 16 AM 8:56
C.C. NO. E933712
Substitution 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 22, 1987 at 09:15 A.M. to TESTIFY for the State



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

Issued: January 9, 1987

Suzanne Mensch
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per

Deputy

SHERIFF'S RETURN

DATE SERVED: 1-17-87

DATE SERVICE NOT MADE: _____

REASON: _____

WITNESS INFORMATION AND ASSISTANCE
State's Attorney's Office
583-6650

SHERIFF

FEE: \$ 15.00

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Michael Neal Dickinson

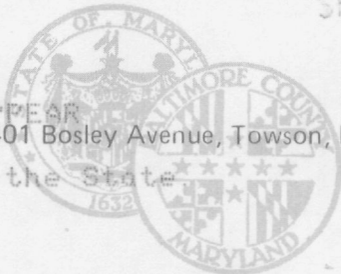
Case No. 86CR6047

State of Maryland, Baltimore County to wit:

TO: PO Ronald E Breeden
2854
PC02

RECEIVED
1987 JAN 16 AM 8:58
C.C. NO. E933712
Station 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 22, 1987 at 09:15 A.M. to TESTIFY for the State



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

Issued: January 9, 1987

Suzanne Mensch
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per _____ Deputy

SHERIFF'S RETURN

WITNESS INFORMATION AND ASSISTANCE
State's Attorney's Office
583-6650

DATE SERVED: 1-17-87
DATE SERVICE NOT MADE: _____
REASON: _____

_____ SHERIFF FEE: \$ 15.00

WITNESS SUMMONS

47 Pages

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Michael Neal Dickinson

Case No. 86CR6047

State of Maryland, Baltimore County to wit:

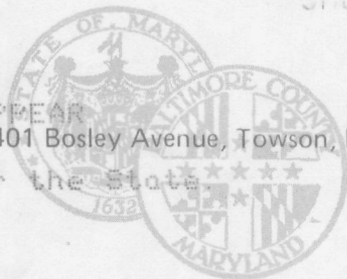
RECEIVED

TO: Margaret Mckay
2007 Rich Glen Dr
Apt 1 D
Baltimore, MD 2127

1987 JAN 16 AM 8:55

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 22, 1987 at
09:15 A.M. to TESTIFY for the State.



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

Issued: January 9, 1987

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per

Deputy

SHERIFF'S RETURN

DATE SERVED: 1-19-87

DATE SERVICE NOT MADE: _____

REASON: _____

WITNESS INFORMATION AND
ASSISTANCE
State's Attorney's Office
583-6650

Edward Deane
SHERIFF
SHERIFF OF BALTO. CO., MD.

FEE \$ 15

NOTICE OF HEARING

44 Paper

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Michael Neal Dickinson

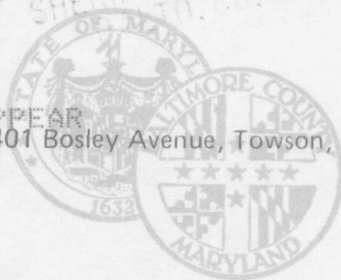
Case No. 86CR6047

State of Maryland, Baltimore County to wit:

TO: Michael Neal Dickinson
2009-D Rich Glen Drive
Baltimore, MD 21207

RECEIVED
1987 JAN 16 AM 8:58
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 22, 1987 at 09:15 A.M. for Trial.



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

Issued: January 9, 1987

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per

Deputy

SHERIFF'S RETURN

DATE SERVED: 1-19-87

DATE SERVICE NOT MADE: _____

REASON: _____

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

FEE: \$ 15

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

46 Ppesh

State of Maryland vs. Michael Neal Dickinson

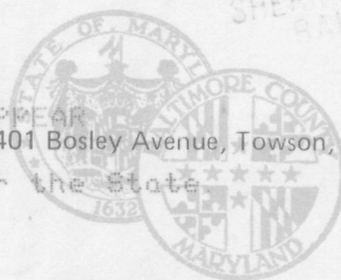
Case No. 86CR6047

State of Maryland, Baltimore County to wit:

TO: Shirley Paige
2007 Rich Glen Dr
Apt 2 A
Baltimore, MD 21207

RECEIVED
1987 JAN 16 AM 8:56
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 22, 1987 at 09:15 A.M. to TESTIFY for the State



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

Issued: January 9, 1987

Suzanne Mensch
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per _____ Deputy

SHERIFF'S RETURN

WITNESS INFORMATION AND ASSISTANCE
State's Attorney's Office
583-6650

DATE SERVED: _____
DATE SERVICE NOT MADE: 1-19-87
REASON: Moved

Edward Deane
SHERIFF
SHERIFF OF BALTO. CO., MD.

FEE \$ _____

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

47 *Agnes Kcs*

1/22 117
State of Maryland vs.

Michael Neal Dickinson

Case No. 86CR6047

State of Maryland, Baltimore County to wit:

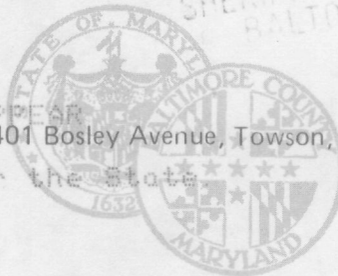
TO:

Stephen Berhardt
5911 Central Ave

Baltimore, MD 21207

RECEIVED
1987 JAN 16 AM 8:55
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 22, 1987 at 09:15 A.M. to TESTIFY for the State.



1/13 15:25 pm
Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: January 9, 1987

Suzanne Mensch
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



2:17 pm

Per

Deputy

SHERIFF'S RETURN

WITNESS INFORMATION AND ASSISTANCE
State's Attorney's Office
583-6650

DATE SERVED: _____

DATE SERVICE NOT MADE: 1/20/87

REASON: Moved in Oct. 86

Edward Deane
SHERIFF
SHERIFF OF BALTO. CO., MD.

FEE \$ _____

SHERIFF OF BALTO. CO., MD.

SHERIFF

FEE \$

REASON

DATE SERVICE NOT MADE

DATE SERVED

SHERIFF'S RETURN



Issued: January 9, 1987

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

1/17 12:52 pm

09:15 A.M. to TESTIFY for the State
Baltimore County Courts Building, 401 Boston Avenue, Towson, Maryland
You are hereby

Baltimore, MD 21207

TO: Stephen Berhardt
2911 Central Ave

State of Maryland, Baltimore County to wit:

State of Maryland vs.

Michael Neal Dickinson

CIRCUIT COURT FOR BALTIMORE COUNTY

RECEIVED

1987 JAN 18 AM 8:52

SHERIFF'S OFFICE



before the Judges of the Circuit Court for
on January 22, 1987 at

SUZANNE MENSH
Clerk, Circuit Court for Baltimore County

WITNESS INFORMATION AND
ASSISTANCE
State's Attorney's Office
283-6650

Deputy

Per

5/17/87

47

Case No. B&CR6047

WITNESS SUMMONS

1/17

Handwritten initials

NOTICE OF HEARING

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Michael Neal Dickinson

Case No. 86CR6047

State of Maryland, Baltimore County to wit:

TO: Charles E Brooks, Esquire

610 Bosley Ave
Towson, MD 21204

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 April 7, 1987 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: January 23, 1987



SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per Joan Mather Deputy
Criminal Assignment Commissioner
494-2694

CC:

STATE OF MARYLAND

Plaintiff

John Mark Dickinson
and
Michael Neal Dickinson

Defendants

* IN THE
* CIRCUIT COURT
* FOR
* BALTIMORE COUNTY
* Case No. 86 CR6047
* 86 CR6046
*

RETURN OF PRIVATE PROCESS SERVER

I HEREBY CERTIFY, that I executed service of Subpoena
upon Steve Gosnell in the above proceeding at
7:30 ~~AM~~ p.m., on the 21st day of January,
19 87, at 1004 Sanbourne Road, by delivering a
Catonsville, Maryland
copy of the Subpoena to Steve Gosnell
at 1004 Sanbourne Road, Catonsville, Maryland

I further certify that I am over eighteen (18) years of
age, am not a party to this action and am competent to testify
to the facts above set forth.

Kenneth M. Shaffer
Kenneth M. Shaffer, PPS

I do hereby declare and affirm under the penalty of
perjury that the contents of the foregoing Return are true
and correct to the best of my knowledge, information and belief.

Kenneth M. Shaffer
Kenneth M. Shaffer, PPS

CIRCUIT COURT FOR BALTIMORE COUNTY

ELMER H. KAHLIN, JR., CLERK
COUNTY COURTS BUILDING
401 BOSLEY AVENUE
P.O. BOX 6754
TOWSON, MARYLAND 21204-0754

STATE OF MARYLAND

Case Number _____

() Civil (X) Criminal

Vs.

John Mark Dickinson, Case No. 86 CR6046

Michael Neal Dickinson, Case Number 86 CR6047

SUBPOENA

STATE OF MARYLAND, BALTIMORE COUNTY TO WIT:

TO: (Name, Address, County) Steve Gosnell
1004 Sanbourne Road
Catonsville, Maryland

YOU ARE HEREBY COMMANDED TO: (X) Personally appear; () Produce documents and or objects only
() Personally appear and produce documents or objects;

at Circuit Court for Baltimore County, County Courts Building, 401 Bosley Ave.,
(Place where attendance is required) Towson, Maryland 21204

on Thursday the 22 day of January, 19 87, at 9:15 a.m./p.m.

YOU ARE COMMANDED TO produce the following documents or objects:

Subpoena requested by () Plaintiff; (X) Defendant; and any questions should be referred to:

Charles E. Brooks, 610 Bosley Avenue, Towson, Maryland 21204 296-2600
(Name of Party or Attorney, Address and Phone Number)

Date Issued January 20, 1987

CLERK [Signature] Signature & Seal

NOTICE:

- (1) YOU ARE LIABLE TO BODY ATTACHMENT AND FINE FOR FAILURE TO OBEY THIS SUBPOENA.
- (2) This subpoena shall remain in effect until you are granted leave to depart by the Court or by an officer acting on behalf of the Court.
- (3) If this subpoena is for attendance at a deposition and the party served is an organization, notice is hereby given that the organization must designate a person to testify pursuant to Rule 2-412(d).

SHERIFF'S RETURN

()—Served and copy delivered on date indicated below.

()—Unserved, by reason of _____

Date: _____ Fee: \$ _____

SHERIFF

Original and one copy needed for each witness

CIRCUIT COURT FOR BALTIMORE COUNTY

ELMER H. KAHLWEILER, CLERK
COUNTY COURTS BUILDING
107 BOSLEY AVENUE
P.O. BOX 6754
TOWSON, MARYLAND 21284-6754

Case Number: _____
() Civil () Criminal

SUBPOENA

STATE OF MARYLAND, BALTIMORE COUNTY, et al.

TO: (Name, Address, County)

YOU ARE HEREBY COMMANDED TO: (personally appear) () Produce documents and/or objects only () Personally appear and produce documents or objects

on _____ day of _____ at _____ a.m./p.m.

YOU ARE COMMANDED TO produce the following documents or objects:

Subpoena issued by () Plaintiff () Defendant, and any questions should be referred to _____

Name of Party or Attorney, Address and Phone No. _____

Date Issued _____
Signature & Seal _____ CLERK

NOTICE

- (1) YOU ARE LIABLE TO BODY ATTACHMENT AND FINE FOR FAILURE TO OBEY THIS SUBPOENA.
- (2) This subpoena shall remain in effect until you are granted leave to depart by the Court or by an officer acting on behalf of the Court.
- (3) If this subpoena is for attendance at a deposition and the party served is an organization, notice is hereby given that the organization must designate a person to testify pursuant to Rules 26-12(c).

SHERIFF'S RETURN

() Served and copy delivered on date indicated below
() Unexecuted by reason of _____

Date _____
1-2-87 7:30 PM

State of Maryland

Plaintiff

John Mark Dickinson
and
Michael Neal Dickinson

Defendants

* IN THE
* CIRCUIT COURT
* FOR
* BALTIMORE COUNTY
* Case No. 86 CR6047
* 86 CR6046
*

RETURN OF PRIVATE PROCESS SERVER

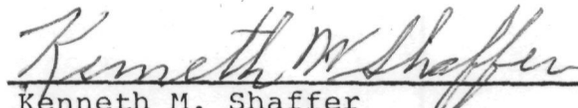
I HEREBY CERTIFY, that I executed service of Subpoena
Spring Grove Medical Center
upon Medical Records Dept. in the above proceeding at
~~XXXX~~
4:20 p.m., on the 21st day of January,
19 87, at Spring Grove Medical Center
Catonsville, Maryland 21228, by delivering a
copy of the Subpoena to Spring Grove Medical Center
Catonsville, MD 21228
at Catonsville, Maryland 21228.

I further certify that I am over eighteen (18) years of
age, am not a party to this action and am competent to testify
to the facts above set forth.



Kenneth M. Shaffer, PPS

I do hereby declare and affirm under the penalty of
perjury that the contents of the foregoing Return are true
and correct to the best of my knowledge, information and belief.



Kenneth M. Shaffer, PPS

CIRCUIT COURT FOR BALTIMORE COUNTY

ELMER H. KAHLIN, JR., CLERK
COUNTY COURTS BUILDING
401 BOSLEY AVENUE
P.O. BOX 6754
TOWSON, MARYLAND 21204-0754

State of Maryland

Case Number

() Civil

(X) Criminal

Vs.

John Mark Dickinson, Case Number 86 CR6046

Michael Neal Dickinson, Case Number 86- CR6047

SUBPOENA

STATE OF MARYLAND, BALTIMORE COUNTY TO WIT:

TO: (Name, Address, County) Spring Grove Medical Center
Medical Records Dept.
Box 3235
Catonsville, Maryland 21228

YOU ARE HEREBY COMMANDED TO: (X) Personally appear; () Produce documents and or objects only
(X) Personally appear and produce documents or objects;

at Circuit Court for Baltimore County, County Courts Building, 401 Bosley Ave.,
Towson, Maryland 21204
(Place where attendance is required)

on Thursday the 22 day of January, 1987, at 9:15 a.m./p.m.

YOU ARE COMMANDED TO produce the following documents or objects: Any and all reports, records,
documentation concerning the treatment or evaluation of Stephen Bernhardt,
5911 Central Avenue, Baltimore, Maryland, 21207. Date/Birth: 4/8/56.

Subpoena requested by () Plaintiff; (X) Defendant; and any questions should be referred to:

Charles E. Brooks, 610 Bosley Avenue, Towson, Maryland 21204; 296-2600
(Name of Party or Attorney, Address and Phone Number)

Date Issued January 21, 1987

CLERK

Signature & Seal

NOTICE:

- (1) YOU ARE LIABLE TO BODY ATTACHMENT AND FINE FOR FAILURE TO OBEY THIS SUBPOENA.
(2) This subpoena shall remain in effect until you are granted leave to depart by the Court or by an officer acting on behalf of the Court.
(3) If this subpoena is for attendance at a deposition and the party served is an organization, notice is hereby given that the organization must designate a person to testify pursuant to Rule 2-412(d).

SHERIFF'S RETURN

()—Served and copy delivered on date indicated below.

()—Unserved, by reason of

Date: Fee: \$

SHERIFF

Original and one copy needed for each witness

Recd Beverly Dean
1/21/87 4:20 PM

CIRCUIT COURT FOR BALTIMORE COUNTY
P.O. BOX 415
TOWSON, MARYLAND 21286

Case Number _____ State of Maryland _____
() Criminal () Civil

SUBPOENA

STATE OF MARYLAND, BALTIMORE COUNTY TO WIT:
TO: (Name Address County) _____

YOU ARE HEREBY COMMANDED TO: () Personally appear, () Produce documents and or objects only
() Personally appear and produce documents or objects
Circuit Court for Baltimore County
Towson, Maryland 21286

on _____ day _____ 1987 at _____ a.m.

YOU ARE COMMANDED TO produce the following documents or objects _____
Subpoena requested by () Plaintiff () Defendant and any questions should be referred to _____

Date Issued: January 21, 1987
Clerk _____
Signature & Seal _____

NOTICE
(1) YOU ARE LIABLE TO BODY ATTACHMENT AND FINE FOR FAILURE TO OBEY THIS SUBPOENA
(2) This subpoena shall remain in effect until you or someone you designate leaves the Court or by an officer acting on behalf of the Court.
(3) If this subpoena is for attendance at a deposition and the party failed to an organization, notice is hereby given that the organization must designate a person to testify (see Rule 2-432)

SHERIFF'S RETURN

() Served and copy delivered on date indicated below
() Delivered by reason of _____
Date _____
SHERIFF _____
Original and one copy needed for each witness

STATE OF MARYLAND

Plaintiff

John Mark Dickinson

and

Michael Neal Dickinson

Defendants

* IN THE

* CIRCUIT COURT

* FOR

* BALTIMORE COUNTY

* Case No. 86 CR6047

86 CR6046

*

RETURN OF PRIVATE PROCESS SERVER

I HEREBY CERTIFY, that I executed service of Subpoena
upon Joy Eiser in the above proceeding at
~~XXXX~~
6:55 p.m., on the 21st day of January,
1987, at 1310 Kent Avenue, Balto. MD 21228 by delivering a
copy of the Subpoena to Joy Eiser
at 1310 Kent Avenue, Baltimore, MD 21228.

I further certify that I am over eighteen (18) years of
age, am not a party to this action and am competent to testify
to the facts above set forth.

Kenneth M. Shaffer
Kenneth M. Shaffer, PPS

I do hereby declare and affirm under the penalty of
perjury that the contents of the foregoing Return are true
and correct to the best of my knowledge, information and belief.

Kenneth M. Shaffer
Kenneth M. Shaffer, PPS

CIRCUIT COURT FOR BALTIMORE COUNTY

ELMER H. KAHLIN, JR., CLERK
COUNTY COURTS BUILDING
401 BOSLEY AVENUE
P.O. BOX 6754
TOWSON, MARYLAND 21204-0754

State of Maryland

Case Number

() Civil (x) Criminal

Vs.

John Mark Dickinson, Case Number 86 CR6046

Michael Neal Dickinson, Case Number 86 CR6047

SUBPOENA

STATE OF MARYLAND, BALTIMORE COUNTY TO WIT:

TO: (Name, Address, County) Joy Eiser
1310 Kent Avenue
Baltimore, Maryland 21228

YOU ARE HEREBY COMMANDED TO: (x) Personally appear; () Produce documents and or objects only
() Personally appear and produce documents or objects;

at Circuit Court for Baltimore County, County Courts Building, 401 Bosley Ave.,
(Place where attendance is required) Towson, Maryland 21204

on Thursday the 22 day of January, 19 87, at 9:15 a.m./p.m.

YOU ARE COMMANDED TO produce the following documents or objects:

Subpoena requested by () Plaintiff; (x) Defendant; and any questions should be referred to:

Charles E. Brooks, 610 Bosley Avenue, Towson, Maryland 21204; 296-2600
(Name of Party or Attorney, Address and Phone Number)

Date Issued January 21, 1987

CLERK- [Signature] Signature & Seal

NOTICE:

- (1) YOU ARE LIABLE TO BODY ATTACHMENT AND FINE FOR FAILURE TO OBEY THIS SUBPOENA
(2) This subpoena shall remain in effect until you are granted leave to depart by the Court or by an officer acting on behalf of the Court.
(3) If this subpoena is for attendance at a deposition and the party served is an organization, notice is hereby given that the organization must designate a person to testify pursuant to Rule 2-412(d).

SHERIFF'S RETURN

()—Served and copy delivered on date indicated below.

()—Unserved, by reason of

Date: Fee: \$

SHERIFF

Original and one copy needed for each witness

CIRCUIT COURT FOR BALTIMORE COUNTY

ELMER H. KAHLIN, JR., CLERK
COUNTY COURTS BUILDING
401 BOSLEY AVENUE
P.O. BOX 8754
TOWSON, MARYLAND 21284-0754

CV-1
12

State of Maryland

Case Number

() Civil (x) Criminal

John W. Dickinson, Case Number 86 CR0018

Michael Neal Dickinson, Case Number 86 CR0017

SUBPOENA

STATE OF MARYLAND, BALTIMORE COUNTY, TO WIT:

TO: (Name, Address, County) Joy Risor
1810 Kent Avenue
Baltimore, Maryland 21228

YOU ARE HEREBY COMMANDED TO: (1) Personally appear; (2) Produce documents and or objects only; (3) Personally appear and produce documents or objects;

at Circuit Court for Baltimore County, County Courts Building, 401 Bosley Ave., Towson, Maryland 21284 (Place where attendance is required)

on Thursday, the 22 day of January, 1987, at 9:15 a.m.

YOU ARE COMMANDED TO produce the following documents or objects:

Subpoena requested by () Plaintiff, (x) Defendant, and any questions should be referred to:

Charles E. Brooks, 810 Bosley Avenue, Towson, Maryland 21284; 286-2690 (Name of Party or Attorney, Address and Phone Number)

Date issued January 21, 1987

Signature & Seal CLERK

NOTICE

- (1) YOU ARE LIABLE TO BODY ATTACHMENT AND FINE FOR FAILURE TO OBEY THIS SUBPOENA
- (2) This subpoena shall remain in effect until you are granted leave to depart by the Court or by an officer acting on behalf of the Court.
- (3) If this subpoena is for attendance at a deposition and the party served is an organization, notice is hereby given that the organization must designate a person to testify pursuant to Rule 2-412(d).

SHERIFF'S RETURN

() Served and copy delivered on date indicated below

() Unserved by reason of

Date: _____

MPC 155,6155 10M
1-21-87

CIRCUIT COURT FOR BALTIMORE COUNTY
Michael Neel Dickinson

86CR6047

State of Maryland vs.

Case No.

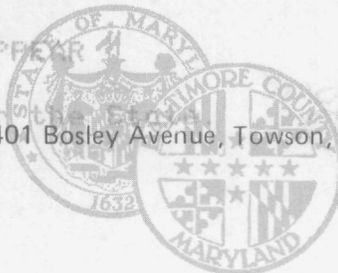
State of Maryland, Baltimore County to wit:

TO: 5911 Central Ave
Baltimore, MD 21207

SUMMONED TO APPEAR

on April 7, 1987 at

You are hereby summoned to TESTIFY for the State of Maryland before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland,



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

March 23, 1987

Issued:

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



DEPUTY STATE'S ATTORNEY'S RETURN

Per Deputy

WITNESS INFORMATION AND ASSISTANCE
State's Attorney's Office
583-6650

DATE SERVED:

DATE SERVICE NOT MADE:

REASON:

SHERIFF

FEE \$

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

86CR6047

State of Maryland vs.

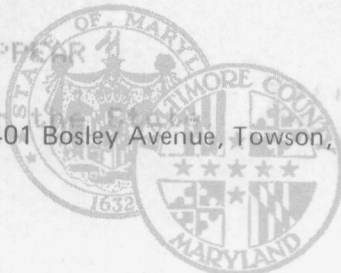
Case No.

State of Maryland, Baltimore County to wit:

TO: 2007 Rich Glen Dr
Apt 2 A
Baltimore, MD 21207

SUMMONED TO APPEAR

You are hereby summoned to TESTIFY for the State of Maryland on April 7, 1987 at
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, before the Judges of the Circuit Court for



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

March 23, 1987

Issued:

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



DEPUTY STATE'S ATTORNEY'S RETURN

Per WITNESS INFORMATION AND Deputy
ASSISTANCE
State's Attorney's Office
583-6650

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

SHERIFF

FEE \$ _____

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY
Michael Neal Dickinson

86CR6047

State of Maryland vs.

Case No.

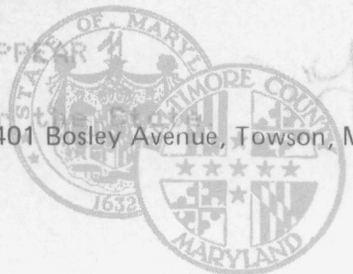
State of Maryland, Baltimore County to wit:

TO: Margaret McKay
2007 Rich Glen Dr
Apt 1 D
Baltimore, MD 2127

SUMMONED TO APPEAR

on April 7, 1987 at

You are hereby summoned to TESTIFY for the State of Maryland before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland,



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

March 23, 1987

Issued:

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



DEPUTY STATE'S ATTORNEY'S RETURN

Per WITNESS INFORMATION AND Deputy
ASSISTANCE
State's Attorney's Office
583-6650

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

SHERIFF

FEE \$ _____

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

B6CR6047

State of Maryland vs.

Case No. E933712

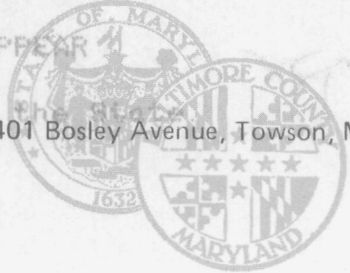
Citation No.

State of Maryland, Baltimore County to wit:

TO: 2893
PC02

SUMMONED TO APPEAR

You are hereby summoned to TESTIFY for the State of Maryland on April 7, 1987 at Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, before the Judges of the Circuit Court for



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

March 23, 1987

Issued:

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



DEPUTY'S RETURN

Per *[Signature]* WITNESS INFORMATION AND Deputy
ASSISTANCE
State's Attorney's Office
583-6650

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

_____ SHERIFF FEE: \$ _____

CIRCUIT COURT FOR BALTIMORE COUNTY
Michael Negi Dickinson

B6CR6047

State of Maryland vs.

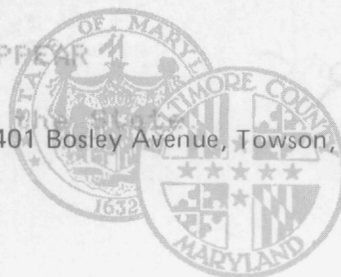
State of Maryland, Baltimore County to wit:

TO: 2854
PC02

Case No. E933712
C.C. NO. E933712
Citation No.

SUMMONED TO APPEAR

You are hereby summoned to TESTIFY for the State of Maryland on April 7, 1987 at
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, before the Judges of the Circuit Court for



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

March 23, 1987

Issued:

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



DEPUTY SHERIFF'S RETURN

Per Deputy
WITNESS INFORMATION AND ASSISTANCE
State's Attorney's Office
583-6650

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

_____ SHERIFF FEE: \$ _____

NOTICE OF HEARING

State of Maryland vs.

Case No.

State of Maryland, Baltimore County to wit:

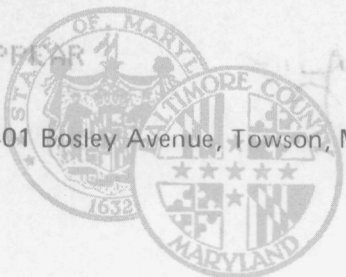
TO: 2009-D Rich Glen Drive
Baltimore, MD 21207

SUMMONED TO APPEAR

You are hereby summoned to appear for trial before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland,

on April 7, 1987 at

before the Judges of the Circuit Court for



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

March 23, 1987

Issued:

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



DEBTOR'S RETURN

Per

Deputy

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

SHERIFF

FEE: \$ _____

NOTICE OF HEARING

CIRCUIT COURT FOR BALTIMORE COUNTY
Michael Neel Dickinson

86CR6047

State of Maryland vs.

Case No.

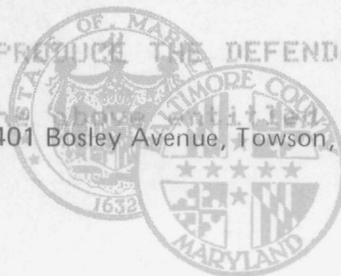
State of Maryland, Baltimore County to wit:
Howard Dickinson

TO: 1693 Kirkwood Road
Baltimore, MD 21207

COMMANDED TO PRODUCE THE DEFENDANT

on April 7, 1987 at

You are hereby M. for Trial of the State entitled case before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland,



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

March 23, 1987

Issued:

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per 

Deputy

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY
Michael Neal Dickinson

Papesh
86CR6047

State of Maryland vs.

Case No. E933712
C.C. NO. E933712
Citation No.

State of Maryland, Baltimore County to wit:
PO Ronald E Breeden

RECEIVED

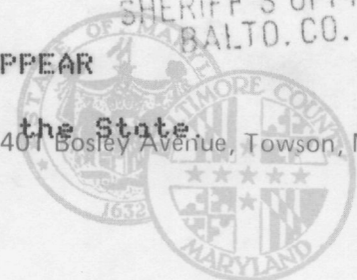
TO: 2854
PC02

1987 MAR 23 AM 11:10

SHERIFF'S OFFICE
BALTO. CO.

SUMMONED TO APPEAR

You are hereby summoned to appear on April 7, 1987 at
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, before the Judges of the Circuit Court for



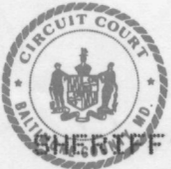
Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

March 23, 1987

Issued:

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



SHERIFF'S RETURN

Per *[Signature]* Deputy
WITNESS INFORMATION AND ASSISTANCE
State's Attorney's Office
583-6650

DATE SERVED: 3/25/87

DATE SERVICE NOT MADE: _____

REASON: _____

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

FEE: \$ 15

NOTICE OF HEARING

CIRCUIT COURT FOR BALTIMORE COUNTY
Michael Neal Dickinson

86CR6047

State of Maryland vs.

Case No. E933712
C.C. NO. E933712
Citation No.

State of Maryland, Baltimore County to wit:

RECEIVED

TO: PO Jeffrey W Arnold
2893
PC02

1987 MAR 23 AM 11:10

SUMMONED TO APPEAR

SHERIFF'S OFFICE
BALTO. CO.

You are hereby summoned to appear on April 7, 1987 at
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, before the Judges of the Circuit Court for

09:15 A.M. to TESTIFY for the State.

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

March 23, 1987

Issued:

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



SHERIFF'S RETURN

Per *[Signature]* Deputy
WITNESS INFORMATION AND ASSISTANCE
State's Attorney's Office
583-6650

DATE SERVED: 3/25/87

DATE SERVICE NOT MADE: _____

REASON: *Edward Malone*

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

FEE: \$ 15

WITNESS SUMMONS

Michael Neal Dickinson
CIRCUIT COURT FOR BALTIMORE COUNTY

277

PAP23A
86CR6047

State of Maryland vs.

Case No.

State of Maryland, Baltimore County to wit:

RECEIVED

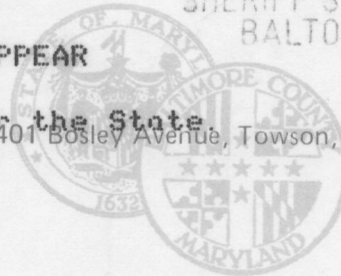
TO: Shirley Paige
2007 Rich Glen Dr
Apt 2 A
Baltimore, MD 21207

1987 MAR 23 AM 11:11

SHERIFF'S OFFICE
BALTO. CO.

SUMMONED TO APPEAR

You are hereby summoned to appear on April 7, 1987 at
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, before the Judges of the Circuit Court for



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

March 23, 1987

Issued:

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



SHERIFF'S RETURN

Per *J.G.* Deputy
WITNESS INFORMATION AND ASSISTANCE
State's Attorney's Office
583-6650

DATE SERVED: _____

DATE SERVICE NOT MADE: 3/24/87

REASON: Not living at this address

Edward [Signature] SHERIFF

FEE \$ _____

SHERIFF OF BALTO. CO., MD.

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY
Michael Neal Dickinson

277
PAPESA
86CR6047
Case No.

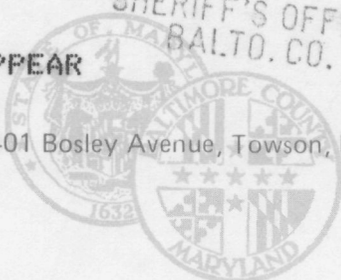
State of Maryland vs.

State of Maryland, Baltimore County to wit:
Michael Neal Dickinson
TO: 2009-D Rich Glen Drive
Baltimore, MD 21207

RECEIVED
1987 MAR 23 AM 11:10
SHERIFF'S OFFICE
BALTO. CO.

SUMMONED TO APPEAR

You are hereby summoned to appear **on April 7, 1987 at**
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, before the Judges of the Circuit Court for



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

March 23, 1987

Issued:

Suzanne Mensch
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

Deputy



Per *J.D.*

SHERIFF'S RETURN

DATE SERVED: 3/24/87

DATE SERVICE NOT MADE: _____

REASON: _____

Edward Deane
SHERIFF
SHERIFF OF BALTO. CO., MD.

FEE: \$ 75-

NOTICE OF HEARING

dl

CIRCUIT COURT FOR BALTIMORE COUNTY
Ma. Noel Neal Dickinson

278

KISKIS
86CR6047

State of Maryland vs.

Case No.

State of Maryland, Baltimore County to wit:

TO: **Stephen Bernhardt**
5911 Central Ave

Baltimore, MD 21207

RECEIVED

1987 MAR 23 AM 11:11

SHERIFF'S OFFICE
BALTO. CO.

SUMMONED TO APPEAR

You are hereby
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland,

on April 7, 1987 at
before the Judges of the Circuit Court for

09:15 A.M. to TESTIFY for the State.

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

March 23, 1987

Issued:

Suzanne Mensch
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



SHERIFF'S RETURN

12:58 pm

Per *ST* Deputy
WITNESS INFORMATION AND ASSISTANCE
State's Attorney's Office
583-6650

DATE SERVED: _____

DATE SERVICE NOT MADE: *3/28/87*

REASON: *work*

Edward Neal
SHERIFF
SHERIFF OF BALTO. CO., MD.

FEE \$ _____

WITNESS SUMMONS

COURT CLERK'S WORK SHEET

TRIAL DATE April 7, 1987 Judge W.R.B.S.

T. Powell STATE'S ATTORNEY C. Brooks DEFENDANT'S ATTORNEY

P. Griffin COURT REPORTER BS CLERK

CASE # 86CR6047 NAME Michael Dickinson

CHARGE Att. Murder

TRIAL COURT JURY 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				
Balto. Co. Detention Center				

REMARKS No L Pros & Present

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.