

COMPLAINANT				DEFENDANT				
NAME (LAST, FIRST, M.I.) Wilson, Sharon		TITLE		NAME (LAST, FIRST, M.I.) Wilson, Leland J		TITLE 0137445		
AGENCY	SUB-AGENCY	I.D. NO. (POLICE)		I.D. NO.	RACE	SEX	HT.	WT.
					2	M	6'3	180
				OCA	HAIR	OTHER DESCRIPTION		
				E-809545	Bld	-		
WORK TELEPHONE ()		HOME TELEPHONE (574) 9616		WORK TELEPHONE ()		HOME TELEPHONE (574) 9616		
ADDRESS 957 Honeywood Place		APT. NO.		ADDRESS 329 BRUCE ST. 957 Honeywood Place (IKA)		APT. NO.		
CITY Balto.,	STATE Md.	ZIP CODE 21221		CITY Balto.,	STATE Md.	ZIP CODE 21225 24224		
DIST./LOC. 08-03		RELATED CASES				TRACKING NUMBER <input checked="" type="checkbox"/> W <input type="checkbox"/> S 62880206		

87CR-4126

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 \$ _____ (Full; _____ %; without collateral security)
 Committed
 Hearing/Trial Date **4-22-87 @ 1:15 pm Ct. Rm. #0**
8016 Date **1/30-87**
 I.D.# _____

Judge/Comm. *Mosner*

OK

BAIL Posted _____ Date _____ Cash Corporate Property _____ 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 _____ 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 _____ DATE _____ Papers Forwarded _____ 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

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.

87

FILED JUL 21 1987

to be a true copy of docket entry
 Clerk *[Signature]*
 4-20-87

Defense Counsel Defendant Wilson, LELAND JOHN
 State's Attorney Case No. 62880226

TRIAL No. of Charges ONE

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 BA Heay AR: Non-CJIS Art/Sec: CLC Code: 2-1313
 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:

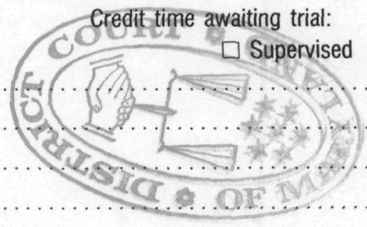
87CR-4126

3/15/87
Date

William Murphy
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:

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
 Clerk

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.)

Bond forfeiture entered as judgment in the amount of \$ 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.

Indictment filed. Papers forwarded to Circuit Court

REEL#	DATE	START	END
<u>26035</u>	<u>4/22/87</u>	<u>2422</u>	<u>2432</u>
<u>24603</u>	<u>7-15-87</u>	<u>2273</u>	<u>2278</u>

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



DISTRICT COURT OF MARYLAND FOR

Balto.

Located at 100 Center Place - 21222

County 628802C6

Court Address

Case No.

STATE OF MARYLAND

VS

Wilson, Leland John (SPOUSE)

Charge (1) Battery

Defendant

LKA: 957 Honeywood Place

AR. 87-1150 Code 2-1313

Address

Balto., Md. 21221

574-9616

City, State, Zip

Telephone

Charge (2)

Arresting Officer's Agency, Sub-Agency, I.D.

AR. Code

CC# E-809545

ARREST WARRANT ON CHARGING DOCUMENT

STATE OF MARYLAND, Balto., 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 May 29, 1986 Date

Signature of Judge/Commissioner 8/039

Given to Balto. 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 1:16 o'clock P.M. on 1/30/87 at GLEN BURNIE DIST. CT. 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 Det. R.F. Jackson 1390 BALTO. CO. - P.D. Title

150753



DISTRICT COURT OF MARYLAND FOR

LOCATED AT (COURT ADDRESS)

100 Center Place - L.222

DEFENDANT'S NAME (LAST, FIRST, M.I.) Wilson, Leland John		PRIMARY CHARGE Battery	RELATED CASES	TRACKING NUMBER (CR/CR) 62880206
62880206				LOCAL POLICE 62880206
COMPLAINANT NAME (LAST, FIRST, M.I.) Wilson, Sharon		DEFENDANT NAME (LAST, FIRST, M.I.) Wilson, Leland J.		
AGENCY	SUB-AGENCY	I.D. NO. (POLICE)	I.D. NO.	RACE 2
				SEX/HT M 6'3
				WT. 180
				D.O.B. (MM/DD/YY) 3-18-49
			OCA E-809545	HAIR Bld
				OTHER DESCRIPTION 137445
WORK TELEPHONE	HOME TELEPHONE (574) 96			PHONE 9616
ADDRESS 957 Honeywood Place	APT. NO.	ADDRESS 957 Honeywood Place (LKA)	APT. NO.	
CITY Balto.,	STATE Md.	ZIP CODE 21221	CITY Balto.,	STATE Md.
				ZIP CODE 21221
INST. NO. 08-03	RELATED CASES		TRACKING NUMBER (X) W () S 62880206	

STATEMENT OF CHARGES

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

IT IS FORMALLY CHARGED THAT THE DEFENDANT

1	MDCCS	AR	ON OR ABOUT (DATE) 2-1313 87-1150 5-29-86	AT (PLACE) 957 Honeywood Place, 21221
---	-------	----	--	--

Did make an assault upon and did batter Sharon Wilson.

IN VIOLATION OF:

MD ANN. CODE, ART. SEC. : COMMON LAW OF MD; 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)
---	-------	----	--------------------	------------

IN VIOLATION OF:

MD ANN. CODE, ART. SEC. : COMMON-LAW OF MD; 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 5-29-86	TIME 7:07PM	JUDICIAL OFFICER AND I.D. NO. <i>McPeacht 8/039</i>
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NOTICE OF ADVICE OF RIGHT TO COUNSEL

DEFENDANT'S NAME (LAST, FIRST, MI.) Wilson, Jeland John		PRIMARY CHARGE Batter		RELATED CASES		TRACKING NUMBER (CHCR)	
COMPLAINANT Wilson, Sharon		TITLE		NAME (LAST, FIRST, MI.)		AGENCY	
SUB-AGENCY		I.D. NO. (POLICE)		I.D. NO.		RACE	
WORK TELEPHONE		HOME TELEPHONE		WORK TELEPHONE		HOME TELEPHONE	
ADDRESS		APT. NO.		ADDRESS		APT. NO.	
CITY		STATE		CITY		STATE	

- This paper charges you with committing a crime.
- 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.
- You have the right to have a lawyer.
- A lawyer can be helpful to you by:
 - explaining the charges in this paper;
 - telling you the possible penalties;
 - helping you at trial;
 - helping you protect your constitutional rights;
 and
 - helping you to get a fair penalty if convicted.
- Even if you plan to plead guilty, a lawyer can be helpful.
- 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.
- 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.
- 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.

1-30-87

Date

Jeland Wilson

Signature of Defendant

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

Wendy...

Address

7:07PM

2-29-86



DISTRICT COURT OF MARYLAND FOR

BALTO
City/County

Located at
Court Address

Case No.

COMPLAINANT

DEFENDANT

SHARON WILSON
Name (Print)
957 HONEYWOOD PLACE
Address (Number and Street)
BALTO MD 21221 574-9618
City, State, and Zip Code Telephone
Agency, Sub-Agency, and I.D.# (Officer Only)

LELAND JOHN WILSON
Name (Print)
LKA: 957 HONEYWOOD PLACE
Address (Number and Street)
BALTO. MD 21221 574-9616
City, State, and Zip Code Telephone
CC# E-809545

DEFENDANT'S DESCRIPTION: Driver's License# Sex M Race W Ht. 6'3"
Wt. 180 Hair BLONDE Eyes BLUE Complexion TAN DOB: 3/18/49
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 5-29-86 Date at 957 HONEYWOOD PLACE 21221 Place, the above-named Defendant

(Concise statement of facts showing that there is probable cause to believe that a crime has been committed and that the Defendant has committed it):

VERBAL ARGUMENT ASKED HIM TO LEAVE HE THREW A GLASS AGAINST LIVING ROOM WALL THREW MY PURSE KEYS OUT FRONT DOOR STATED FOR ME TO LEAVE. I STATED NO I'M NOT LEAVING MY HOUSE AND HE TOOK ME BY MY ARMS ~~W/~~ HIS HANDS PUSHED ME OUT THE DOOR

(Continued on attached.....pages) (DC/CR 1A)

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

5-29-86
Date

Sharon Wilson
~~Sharon Wilson~~
Complainant's Signature

Subscribe and sworn to before me this 29 day of May, 1986
Time: 6:51 P.M. Judge/Commissioner Raht I.D. 8039

I solemnly affirm under the penalties of perjury that the contents of this Application are true to the best of my knowledge, information and belief.

Date

Officer's Signature

I have reviewed this Application for Statement of Charges and have determined that:

- Probable cause exists for the issuance of a charging document.
- Probable cause does not exist for the issuance of a charging document.

5/29/86
Date

McRecht 8/039
Judge/Commissioner I.D. #



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

Commissioner, I.D.

(See Reverse Side)

DCGR 1 (Rev. 7/82)



DISTRICT COURT OF MARYLAND FOR

BALTO. Co.

City/County

Located at

Court Address

TR CR Case No.

628802CL6

STATE OF MARYLAND

VS

WILSON, LELAND JOHN 3-18-49

Defendant

329 BRUCE ST.

Address

21225

E-809545

INITIAL APPEARANCE REPORT (Rule 4-213)

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

- DETERMINED that Defendant had already 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 to Defendant within 24 hours.
ADVISED Defendant of right to counsel. Defendant desires to proceed without counsel to employ his own counsel counsel, but is indigent to decide later.
ADVISED Defendant that he is charged with a felony that is not within the jurisdiction of the District Court and that he has a right to have a preliminary hearing by a request made now or within ten days and that failure to make a timely request will result in a waiver. Defendant requests preliminary hearing and clerk will notify him of date it is scheduled for.
Defendant waives preliminary hearing Defendant defers election.
REQUIRED Defendant to read the Notice to Defendant printed on the charging document.
READ the Notice to Defendant printed on the charging document to the Defendant.
FURNISHED to the Defendant a copy of the Notice to Defendant printed on the charging document since no charging document was available.

Pretrial Release Determination (Rule 4-216)

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

- That Defendant is not eligible for release under Art. 27, Sec. 616 1/2 (c) (h) Art. 27, Sec. 638 A of the Maryland Code.
That he 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.
That release on personal recognizance will not reasonably ensure the appearance of the defendant as required because

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 \$ and on the following condition:
without collateral security.
with collateral security of \$
to be satisfied by depositing the required amount in cash or certified check or the pledging of intangible property approved by the Court.
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.

1-30-87 Date

2:45 AM Time

William Moore 8016 Judicial Officer

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 4-22-87 at 1:15 o'clock P.M. at DUNDALK - 100 CENTER PLACE ROOM 2 or that I will be advised of the date by the clerk. I agree to the conditions of release and agree to appear at trial.

1-30-87 Date

Custodian

Edward J. Wilson Signature of Defendant

NOTICE OF HEARING

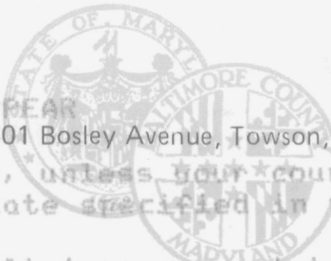
CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Leland John Wilson

Case No. 87CR4126

State of Maryland, Baltimore County to wit:

TO: Leland John Wilson
329 Bruce Street
Baltimore, MD 21225



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 August 26, 1987 at 09:15 A.M. for ARRAIGNMENT, unless your counsel enters an appearance in writing on or before the date specified in this summons.

Failure to comply may result in a warrant being issued for your arrest.

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

Issued: July 24, 1987

Suzanne Mensch
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per *[Signature]*

Deputy

SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

SHERIFF

FEE \$ _____

NOTICE OF HEARING

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Leland John Wilson

Case No. 87CR4126

State of Maryland, Baltimore County to wit:

TO: Leland John Wilson
329 Bruce Street
Baltimore, MD 21225

RECEIVED
SHERIFF'S OFFICE

JUL 28 11 55 AM '87
BALTIMORE CITY, MD.

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 August 26, 1987 at 09:15 A.M. for ARRAIGNMENT, unless your counsel enters an appearance in writing on or before the date specified in this summons.

Failure to comply may result in a warrant being issued for your arrest.

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

Issued: July 24, 1987

Suzanne Mensch
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per *Fred Jackson*
Deputy
FRED JACKSON #13

SHERIFF'S RETURN

DATE SERVED: 7-29-87

DATE SERVICE NOT MADE: _____

REASON: _____

S. Walter Stewart SHERIFF

FILED AUG 3 1987

FEE \$ _____

STATE OF MARYLAND

VS.

Leland John Wilson

IN THE CIRCUIT COURT
FOR BALTIMORE COUNTY

Case No. 87cr4126

E-809545

WARRANT

TO ANY PEACE OFFICER, GREETINGS:

YOU ARE HEREBY COMMANDED TO ARREST

Leland John Wilson

329 Bruce Street, Baltimore, Md. 21225

D/O/B: 3/18/49 RACE: white SEX: male

to answer to a Charging Document filed in this Court for _____

Failure to appear for arraignment. (Battery)

AND YOU ARE FURTHER DIRECTED TO:

- () Lodge this warrant as a detainer for the continued detention of the defendant for the offense charged in the Charging Document.
- () Take the defendant before a Judicial Officer of the District Court for the initial appearance pursuant to Md. Rules 4-215 & 4-216.
- () Take the defendant before this Court and process the defendant pursuant to Md. Rules 4-215 & 4-216.

Recommended Bond _____ Per _____

() Bond Denied () Bond Set \$1,000.00 Judge J. S. Sfekas

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

Date Issued ~~8/27/87~~ 8/26/87

Suzanne Mersk
CLERK

SHERIFF'S RETURN

() Defendant on Bail () Defendant in Custody _____

Date _____ Copy of Charging Document & Warrant served on Defendant

PEACE OFFICER

SHERIFF

INITIAL APPEARANCE

Bond \$ _____ Posted _____ Recognizance _____

Committed Pending Hearing _____

JUDICIAL OFFICER - Phone No.

NOTICE OF HEARING

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. **Leland John Wilson**

Case No. **87CR4126**

State of Maryland, Baltimore County to wit:

TO: **Walter F Balint , Esquire**

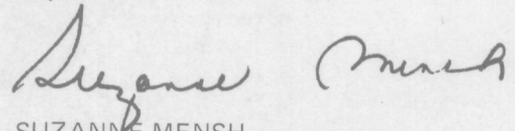
**111 N. Charles St. 7th F
Baltimore, MD 21201**

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 February 5, 1988 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: **December 1, 1987**



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



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

CC:

LAW OFFICES OF

GOODMAN, MEAGHER & ENOCH
ATTORNEYS AND COUNSELLORS-AT-LAW
111 N. CHARLES STREET—7TH FLOOR
BALTIMORE, MD. 21201

PHILIP H. GOODMAN
(1915-1976)

FRANCIS J. MEAGHER
JOHN T. ENOCH
BERNARD J. SACHS
RICHARD KUPFER
LEONARD J. GROSSMAN
DANIEL E. LIEBFELD
WALTER F. BALINT
JEFFREY T. WEINBERG
JOHN AMATO IV

TELEPHONE: (301) 752-3666

STEPHEN A. HECKER

November 30, 1987

Clerk (Criminal)
Circuit Court for Baltimore County
County Courts Building
401 Bosley Avenue
Towson, Maryland 21204

Re: State of Maryland v. Leland John Wilson
Case No.: 87CR4126
Trial Date: February 5, 1988 at 9:15 A.M.

Dear Mr. Clerk:

Please enter the appearance of Walter F. Balint and
Goodman, Meagher & Enoch in the above referenced case.

Thank you.

Very truly yours,

GOODMAN, MEAGHER & ENOCH

Walter F. Balint

WFB:kh

I HEREBY CERTIFY that a copy of the foregoing was
mailed to the State's Attorney's Office for Baltimore County,
County Courts Building, 5th Floor, 401 Bosley Avenue, Towson,
Maryland 21204, on November 30, 1987.

Walter F. Balint

FILED DEC 1 1987



Circuit

DISTRICT COURT OF MARYLAND FOR BALTIMORE COUNTY

Located at 401 BOSLEY AVE. Towson, MD. Court Address

TR CR Case No. 87CR4126

STATE OF MARYLAND

VS

LELAND JOHN WILSON 1179

Charge: F.T.A. - BATTERY 87-48429-01

329 BRUCE ST

Hearing or Trial Date: TO BE SET

BALTO MD. 21225

BAIL BOND

I.D.# 387-565 CC# E-809545

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 ONE THOUSAND Dollars (\$1000.00)

- without collateral security; 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. ALLEGHENY MUTUAL CASUALTY CO. 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) ONE HUNDRED DOLLARS in the amount of \$100.00

Fee, premium or service charge paid by (address)

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: NONE

IN WITNESS WHEREOF, these presents have been executed under seal this 29 day of NOVEMBER, 1987

[Signature] Defendant (SEAL)

[Signature] 216 BRUCE ST (SEAL) Address of Defendant

[Signature] Personal Surety (SEAL)

216 E. LEXINGTON ST. 21202 Address of Surety

ALLEGHENY MUTUAL CAS. CO. Surety-Insurer (SEAL)

PA Address of Surety-Insurer

By: [Signature] 22696 Bail Bondsman (SEAL)

XC-196951 Power of Attorney No.

SIGNED, sealed, and acknowledged before me: 11-29-87 Date

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

FILED DEC 8 1987



DISTRICT COURT OF MARYLAND FOR

Case No. 11-29-87

Located at 401 Fosters Ave. Court Address

STATE OF MARYLAND

vs

Defendant

Plaintiff

Address

Telephone

Hearing or Trial Date

IMPORTANT NOTICE TO SURETY POSTING BOND

KNOW ALL PERSONS BY THESE PRESENTS, That I/we, the undersigned, jointly and severally acknowledge that I/we, our personal representatives, successors, and assigns are held and firmly bound unto the State of Maryland in the penalty sum of Dollars (\$1,000.00) without collateral security;

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 stetted, 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 11th day of December, 1987.

By: [Signature] Bail Bondsman
[Signature] Surety-Broker
[Signature] Personal Surety
[Signature] Defendant

Address of Defendant: [Address]
Address of Surety: [Address]
Address of Surety-Broker: [Address]
Power of attorney: [Signature]



Circuit
DISTRICT COURT OF MARYLAND FOR BALTIMORE COUNTY

Located at 401 BOSLEY AVE. Towson, MD. City/County
Court Address

TR CR Case No. 87 CR 4126

STATE OF MARYLAND

VS

LELAND JOHN WILSON 3/17/49
Defendant DOB

Charge: F.T.A. - BATTERY 87-48429-01

329 BRUCE ST.
Address

Hearing or Trial Date: TO BE SET

BALTO MD. 21225
Telephone

BAIL BOND

I.D.# 387-565
CC# E-809545

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 ONE THOUSAND Dollars (\$1,000.00)

- without collateral security;
- 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 ALLEGHENY MUTUAL CASUALTY CO. 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..... 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)..... ONE HUNDRED DOLLARS in the amount of \$100.00
 Fee, premium or service charge paid by (address).....

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: NONE

IN WITNESS WHEREOF, these presents have been executed under seal this 29 day of NOVEMBER, 19 87

Leland John Wilson (SEAL)
Defendant

226 BRUCE ST (SEAL)
Address of Defendant

..... (SEAL)
Personal Surety

216 E. LEXINGTON ST. 21202
Address of Surety

ALLEGHENY MUTUAL CASUALTY CO. (SEAL)
Surety-Insurer

PA
Address of Surety-Insurer

By: *Vicki Moore* 72696 (SEAL)
Bail Bondsman

XC-296951
Power of Attorney No.

SIGNED, sealed, and acknowledged before me:

11-29-87
Date

[Signature]
Commissioner/Clerk/Judge of the Court
for County/City



STATE OF MARYLAND

VS

IMPORTANT NOTICE TO SURETY POSTING BOND

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.

Handwritten signatures and stamps, including a circular seal of the District Court of Maryland.



Circuit

DISTRICT COURT OF MARYLAND FOR BALTIMORE Co.

Located at 401 Bosley Ave. Towson, MD City/County Case No. 87CR4126

STATE OF MARYLAND

VS

LELAND JOHN WILSON 11/18/49 Defendant

Trial Date: TO BE SET

I.D. # 387-565 BATTERY
CC# E-809545 AR#- 87-4126 Co.
87-48429-01

AFFIDAVIT OF BAIL BONDSMAN (4-217(d)(3))

STATE OF MARYLAND: CITY/COUNTY OF BALTIMORE

I, the undersigned, respectfully submit that I: VIKTOR MOORE # 72696

- A. Am duly licensed in the jurisdiction in which the charges are pending, if that jurisdiction licenses bail bondsmen;
- B. Am authorized to engage the Surety Insurers shown on the attached bail bond, as surety on that bail bond, pursuant to a valid general or special power of attorney.
- C. Hold a valid license as an insurance broker or agent in this State and the Surety Insurer is authorized by the Insurance Commissioner of Maryland to write bail bonds in this State.

I solemnly affirm under the penalties of perjury that the contents of the foregoing paper are true to the best of my knowledge, information and belief.

Date: 11/29/87

Viktor Moore # 72696 Signature of Bail Bondsman

216 EAST LEXINGTON STREET Address

BALTIMORE, MARYLAND 21202 (301) 332-1450

STATE OF MARYLAND

VS.

Leland John Wilson

IN THE CIRCUIT COURT
FOR BALTIMORE COUNTY

Case No. 87cr4126

E-809545

WARRANT

TO ANY PEACE OFFICER, GREETINGS:

YOU ARE HEREBY COMMANDED TO ARREST

Leland John Wilson

329 Bruce Street, Baltimore, Md. 21225

D/O/B: 3/18/49 RACE: white SEX: male

to answer to a Charging Document filed in this Court for _____

Failure to appear for arrainment. (Battery)

AND YOU ARE FURTHER DIRECTED TO:

- () Lodge this warrant as a detainer for the continued detention of the defendant for the offense charged in the Charging Document.
- (X) Take the defendant before a Judicial Officer of the District Court for the initial appearance pursuant to Md. Rules 4-215 & 4-216.
- () Take the defendant before this Court and process the defendant pursuant to Md. Rules 4-215 & 4-216.

Recommended Bond _____ Per _____

() Bond Denied (X) Bond Set \$1,000.00 Judge J. S. Sfekas

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

Date Issued ~~XXXXXX~~ 8/26/87

Suzanne Mersk
CLERK

SHERIFF'S RETURN

() Defendant on Bail () Defendant in Custody _____

Date 28 Nov 87 Copy of Charging Document & Warrant served on Defendant

[Signature]
PEACE OFFICER

SHERIFF

INITIAL APPEARANCE

Bond \$ 1,000 Posted Allegany County Recognizance Cash

Committed Pending Hearing Southern District Balto. City, 10 Cherry Hill Rd. Balto City Jail

[Signature]
JUDICIAL OFFICER - Phone No. 10-28-87

RECEIVED
AUG 28 AM 8:45
SHERIFF'S OFFICE
BALTO. CO.

162860

IN THE CIRCUIT COURT OF THE STATE OF MARYLAND
FOR BALTIMORE COUNTY
Case No. 84-00134
E-809243

STATE OF MARYLAND
VS
Island John Wilson

WARRANT

TO ANY PEACE OFFICER, GENTLEMAN,

YOU ARE HEREBY COMMANDED TO ARREST

Island John Wilson

323 Bruce Street, Baltimore, Md. 21222

DOOR 341473 / 4 PAGE VOICE
to answer to a Charging Document filed in the Court
Failure to appear for arraignment (BATTERY)
AND YOU ARE FURTHER DIRECTED TO:

- () Take the defendant to a City Court and procure a commitment pursuant to Rules 4-210 & 4-212.
- () Take the defendant to the District Court of the Circuit Court for the judicial district in which the Charging Document is filed.
- () Lodge the defendant in a detention facility for the defendant for the offense charged in the Charging Document.

323 Vincent St

Date issued: 10/28/84
Witness: [Signature]
Date issued: 10/28/84

SHERIFF'S RETURN

() Defendant on bond
City of Charging Document & Place of Arrest of Defendant

INITIAL APPEARANCE

Committed Pending Hearing
Date: 10/28/84
Place: [Signature]
JUDICIAL OFFICER - Price for

1028800

10-28-84



Circuit Court
DISTRICT COURT OF MARYLAND FOR

Baltimore
City/County

Located at 401 Bosley Ave. Towson, MD
Court Address

CR Case No. 87 cr 4126
E-809545

STATE OF MARYLAND

VS

Defendant
Leland John Wilson

Address

INITIAL APPEARANCE REPORT (Rule 4-213)

Advice

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

- INFORMED Defendant of each offense with which he is charged and of the allowable penalties, including mandatory penalties, if any.
- PROVIDED Defendant with a copy of the charging document since Defendant did not already have one.
- ADVISED Defendant that copy of Charging Document is not available, but will be provided as soon as possible and gave Defendant a copy of the Notice of Advice of Right to Counsel.
- REQUIRED Defendant to read or READ to Defendant, the Notice of Advice of Right to Counsel.
- ADVISED Defendant that if he appears for trial without a lawyer, the Court could determine that he has waived counsel and proceed to trial with Defendant unrepresented by a lawyer. *public defender*
- ADVISED Defendant that he is charged with a felony that is not within the jurisdiction of the District Court; that he has a right to have a preliminary hearing by a request made now or within ten days; that failure to make a timely request will result in a waiver of such hearing.
 - Defendant requests preliminary hearing. It is scheduled for
 - Clerk will notify him of date. Defendant waives preliminary hearing. Defendant defers election.

Pretrial Release Determination (Rule 4-216)

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

- That Defendant is not eligible for release under Art. 27, Sec. 616 1/2 Art. 27, Sec. 638 B of the Maryland Code.
- That Defendant may be released on his personal recognizance because:
 - He is not charged with an offense for which the maximum penalty is death or life imprisonment.
 - It will reasonably assure his appearance.
 - All the charges against the Defendant are nonjailable offenses.
- That release on personal recognizance will not reasonably ensure the appearance of the Defendant as required because.....
Bail pre-set by Judge
- The following condition(s) are imposed:
 1. committed Defendant to custody of.....
who agree to supervise him and assist in ensuring his appearance in court.
 2. placed Defendant under the supervision of.....
Probation or Public Officer
 3. subjected Defendant to the following restrictions.....
travel, association, residence
 4. required a bail bond in the amount of \$.....*1,000*....., on the following condition(s):
 - without collateral security.
 - with collateral security equal in value to the greater of \$25.00 or% of the full penalty amount, to wit:\$.....
to be satisfied by depositing the required amount in cash or certified check, or the pledging of intangible property approved by the Court.
 - with collateral security equal in value to the full penalty amount to be satisfied by depositing the required amount in cash, by certified check, by pledging intangible property approved by the Court, by encumbering real estate, and/or with the obligation of a corporation which is an insurer, or other surety, in the full penalty amount.

Notice

I INFORMED THE DEFENDANT:

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

11/29/87 Date 1:15 AM Time *M. M. Bloom* 1204 Judicial Officer I.D. No.

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.....*10/12/87*.....at.....*401 Bosley Ave. Towson, Md.*.....o'clock
M. at.....
or that I will be advised of the date by the clerk. I agree to the conditions of release and agree to appear as directed.

11/29/87 Date *Leland J. Wilson* Signature of Defendant
Signature of Custodian



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 others.
- (8) Any other factor including prior convictions, bearing on the risk of a willful failure to appear.

That release on personal recognizance will not reasonably ensure the appearance of the Defendant as required because:

The following condition(s) are imposed:

1. committed Defendant to custody of _____ who agree to supervise him and assist in ensuring his appearance in court.

2. placed Defendant under the supervision of _____

3. subjected Defendant to the following restrictions: _____

4. required a bail bond in the amount of \$1000 on the following condition(s): _____

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

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

NOTICE

I INFORMED THE DEFENDANT:

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

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

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

Signature of Defendant: _____ Date: _____

Signature of Custodian: _____ Date: _____

Receipt

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

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

Judicial Officer: _____ Date: _____

It is unlawful to print this form without written consent of home office.

POWER OF ATTORNEY
ALLEGHENY MUTUAL CASUALTY COMPANY

Bond Department

24 Commerce Street, Newark, New Jersey 07102

THIS POWER OF ATTORNEY IS NULL AND VOID UNLESS USED BEFORE 12/31/88
186951

KNOW ALL MEN BY THESE PRESENTS, that ALLEGHENY MUTUAL CASUALTY COMPANY, a corporation duly organized and existing under the laws of the State of Pennsylvania has constituted and appointed, and does hereby constitute and appoint,

its true and lawful attorney-in-fact, with full power and authority to sign the company's name and affix its corporate seal to, and deliver on its behalf as surety, any and all obligations as herein provided, and the execution of such obligations in pursuance of these presents shall be as binding upon the company as fully and to all intents and purposes as if done by the regularly elected officers of said company at its home office in their own proper person; and the said company hereby ratifies and confirms all and whatsoever its said attorney-in-fact may lawfully do and perform in the premises by virtue of these presents.

THIS POWER OF ATTORNEY IS VOID IF ALTERED OR ERASED, THE OBLIGATION OF THE COMPANY SHALL NOT EXCEED THE SUM OF FIVE THOUSAND FIVE HUNDRED DOLLARS (\$5,500.00) AND MAY BE EXECUTED FOR RECOGNIZANCE ON CRIMINAL BAIL BONDS ONLY.

Amount of Bond

\$ 1000 ^{XX}

Defendant (Name)

LELAND J. WILSON

Defendant Address

329 BRUCE ST.

City and State

BALTO MD. 21225

Court

TOWSON CIRCUIT Br TO BE SET

Offense

FTA - BATTERY

Date of Execution

11-29-87

Attorney-in-fact

VICKI MOORE

Signature

NOT VALID
FOR
IMMIGRATION
BONDS



IN WITNESS WHEREOF, ALLEGHENY MUTUAL CASUALTY COMPANY, by virtue of authority conferred by its Board of Directors, has caused these presents to be sealed with its corporate seal, signed by its President and attested by its Secretary, this 2nd day of December, 1987.

President

J. Floyd Smith

Secretary

Merle A. Pericon

1. A separate Power of Attorney must be attached to each bond executed.
2. Powers of Attorney must not be returned to attorney-in-fact, but should remain a permanent part of court records.

NOTICE TO CLERK

PLEASE NOTIFY _____ DISTRICT TO FORWARD APPLICATION OF STATEMENT OF CHARGES TO _____.

CRIMINAL - TRAFFIC CASE - PLEASE FORWARD TO HEADQUARTERS.

_____ CASE - PLEASE FORWARD TO _____.

OTHER Please Forward to the Circuit Court for Balto County

(STAPLE TO FOLDER FRONT OR PAPERS)

Circuit Court of Maryland For Baltimore County

87-48429-01: FTA
{BATTERY}

CASE # - 87 cr 4126
E- 809545

Wilson, Leland John
326 Bruce St.
Balto. Md 21225

Id#: 387565
CC#: 9K00000

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 \$ 1,000 (Full) _____ %; without collateral security)
- Committed
- Hearing/Trial Date To Be Set

Judge/Comm. Thomson J. Deem

1204 Date 11/29/87
I.D.#

BAIL Posted 11/29/87 Cash Corporate Property Thomson J. Deem 11/29/87
Judge/Comm./Clerk 1204 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 _____ 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 _____ Papers Forwarded _____
 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

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 _____



Circuit Court
DISTRICT COURT OF MARYLAND FOR *Baltimore*

Located at *401 Bosley Ave Towson Md* Court/Address Case No. *87 cr 4126*
E 809545

STATE OF MARYLAND

vs

Leland Johnson
Defendant *3/18/49*
DOB

I.D. *387-565*

Trial date: TO BE SET
401 Bosley Ave
Towson, Md

RELEASE FROM COMMITMENT

TO: *Desk Sgt. Southern District*

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

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

Bond in the amount of \$ *1,000.00* was posted by *Allegheny Cas. Co.*

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.

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

11/29/87

Date

[Signature]
Clerk/Judge/Commissioner



Circuit Court
DISTRICT COURT OF MARYLAND FOR Baltimore

Located at 401 Bosley Ave Towson Md Case No. 87 cr 4126
Court Address

STATE OF MARYLAND

VS

Defendant Leland Johnson E 809545 3/18/49
DOB

I.D. 387-565

Trial date: TO BE SET
401 Bosley Ave
Towson, Md.

RELEASE FROM COMMITMENT

TO: Desk Sgt. Southern District

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

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

Bond in the amount of \$ 1,000⁰⁰ was posted by Allegheny Cas. Co.

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.

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

11/29/87

Date

[Signature]

Clerk/Judge/Commissioner



Circuit Court
DISTRICT COURT OF MARYLAND FOR

Baltimore

City/County

Located at 401 Bosley Ave Towson, Md
Court Address

Case No. 87cr 4126
CC # E-809545

STATE OF MARYLAND

VS

Defendant Leland John Wilson

Address 324 Bruce St.

BALTO, MD 21225 3/18/49
Telephone ID# 387-565

COMMITMENT PENDING HEARING

TO: Warden B.C.J.

YOU ARE HEREBY COMMANDED to receive from any officer the body of the above-named Defendant who is charged with the offense(s) of 87-48429-01: FTA

2 BATT. 43

- In default of \$1,000⁰⁰ bail (Full % acceptable).
- Bail review was held by Judge _____ and Defendant is committed in default of \$ _____ bail (_____ % acceptable).
- Having been surrendered by bondsman, bond of \$ _____ Judge _____ to continue.

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 Balto. County Circuit Court
 Location 401 Bosley Ave Towson Md
 Date To Be Set
 Time
 Purpose
 Bail Review 11/30/87 10 Cherry Hill Rd
 Preliminary Hearing/Inquiry
 Trial 1:15
 Other (describe)

11/29/87
Date

401 Bosley Ave Towson, Md.

M. J. Wilson 1204
Clerk/Judge/Commissioner I.D.



*Applies to second commitment only



Circuit Court
DISTRICT COURT OF MARYLAND FOR

Baltimore
City/County

Located at *401 Brody Ave Towson, Md*
Court Address

Case No. *87 cr 4126 E-8 09545*

STATE OF MARYLAND

VS

Defendant

Leland J. Johnson

Address

324 Bruce St

Balto Md 21225

Telephone

IA# 387-565

COMMITMENT PENDING HEARING

TO:

Warden BCJ

YOU ARE HEREBY COMMANDED to receive from any officer the body of the above-named Defendant who is charged with the offense(s) of *87-48429-01: FTA*

- In default of \$ *1,000⁰⁰* bail (*Full* % acceptable).
- Bail review was held by Judge..... and Defendant is committed in default of \$..... bail (..... % acceptable).
- Having been surrendered by bondsman, bond of \$..... to continue.

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 *Balto County Circuit Court*

Location *401 Brody Ave Towson Md*

Date *To Be Set*

Time

Purpose

- Bail Review *11/30/87 10 Cherry Hill*
- Preliminary Hearing/Inquiry
- Trial *1:15*
- Other (describe)

11/29/87
Date

Clerk/Judge/Commissioner

I.D.

*Applies to second commitment only

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

LELAND JOHN WILSON

Case No. 87CR4126

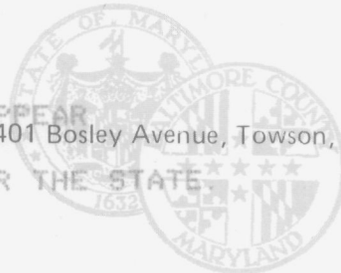
State of Maryland, Baltimore County to wit:

TO:

SHARON WILSON
2229 VAILTHORN RD

BALTIMORE, MD 21220

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 FEBRUARY 5, 1988 AT 09:15 A.M. TO TESTIFY FOR THE STATE.**



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

Issued:

JANUARY 21, 1988

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.

LELAND JOHN WILSON

Case No. 87CR4126

State of Maryland, Baltimore County to wit:

C. C. NO. E809545
CITATION NO.

TO:

PO HARRY W JOYNER
1915
PC11

You are hereby

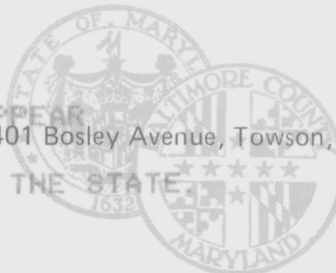
SUMMONED TO APPEAR

before the Judges of the Circuit Court for

Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland,

ON FEBRUARY 5, 1988 AT

09:15 A.M. TO TESTIFY FOR THE STATE



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

Issued:

JANUARY 21, 1988

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per

Deputy

SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

SHERIFF

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
583-6650

FEES: \$ _____

NOTICE OF HEARING

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

LELAND JOHN WILSON

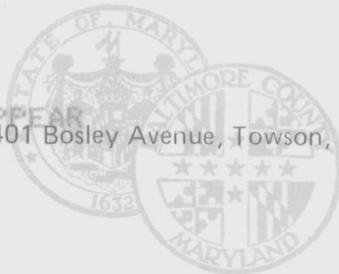
Case No. 87CR4126

State of Maryland, Baltimore County to wit:

TO:

LELAND JOHN WILSON
326 S BRUCE STREET
BALTIMORE, MD 21225

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 FEBRUARY 5, 1988 AT 09:15 A.M. FOR TRIAL.**



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

Issued:

JANUARY 21, 1988

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per *[Signature]*

Deputy

SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

SHERIFF

FEE: \$ _____

NOTICE OF HEARING

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

LELAND JOHN WILSON

Case No.

87CR4126

State of Maryland, Baltimore County to wit:

TO:

You are hereby
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland,
09:15 A.M. FOR TRIAL OF THE ABOVE ENTITLED CASE.

COMMANDED TO PRODUCE THE DEFENDANT before the Judges of the Circuit Court for
ON FEBRUARY 5, 1988 AT

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

Issued:

JANUARY 21, 1988



SUZANNE MENSCH

Clerk, Circuit Court for Baltimore County



Per

Deputy

NOTICE OF HEARING

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

LELAND JOHN WILSON

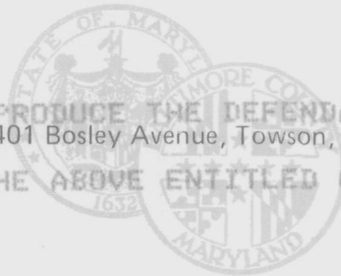
Case No. 87CR4126

State of Maryland, Baltimore County to wit:

TO:

VICTOR O MOORE
216 E LEXINGTON ST
ALLEGHENY CASUALTY CO
BALTIMORE, MD 21202

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 FEBRUARY 5, 1988 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 21, 1988

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per

Deputy

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. LELAND JOHN WILSON

Case No. 87CR4126

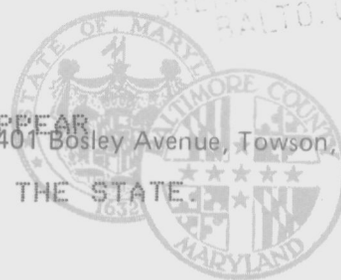
State of Maryland, Baltimore County to wit:

C.C. NO. E809545
CITATION NO.

TO: PO HARRY W JOYNER
1915
PC11

1988 JAN 22 2 08 PM
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 FEBRUARY 5, 1988 AT 09:15 A.M. TO TESTIFY FOR THE STATE.



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

Issued: JANUARY 21, 1988

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per *[Signature]*

Deputy

SHERIFF'S RETURN

DATE SERVED: 1-23-88

DATE SERVICE NOT MADE: _____

REASON: *Edward Malone*

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

WITNESS INFORMATION AND ASSISTANCE
STATE'S ATTORNEY'S OFFICE
583-6650

FEE: \$ 1800

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

14th PAT

State of Maryland vs.

LELAND JOHN WILSON

Case No. 87CR4126

State of Maryland, Baltimore County to wit:

TO:

SHARON WILSON
2229 VAILTHORN RD
BALTIMORE, MD 21220

RECEIVED
1988 JAN 22 AM 8:42

SHERIFF'S OFFICE
BALTO. CO.

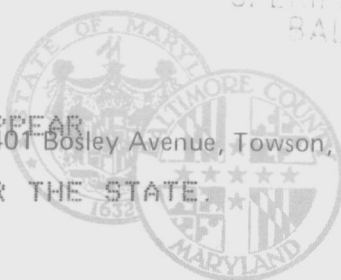
You are hereby
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland,

SUMMONED TO APPEAR

before the Judges of the Circuit Court for

ON FEBRUARY 5, 1988 AT

09:15 A.M. TO TESTIFY FOR THE STATE.



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

Issued:

JANUARY 21, 1988

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per

[Signature]

Deputy

SHERIFF'S RETURN

DATE SERVED: 1-23-88

DATE SERVICE NOT MADE: _____

REASON

Edward [Signature]
SHERIFF OF BALTO. CO.

SHERIFF

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
583-6650

FEE \$

15.00

6802082

NOTICE OF HEARING
CIRCUIT COURT FOR BALTIMORE COUNTY

C

State of Maryland vs. **LELAND JOHN WILSON**

Case No. 87CR4126

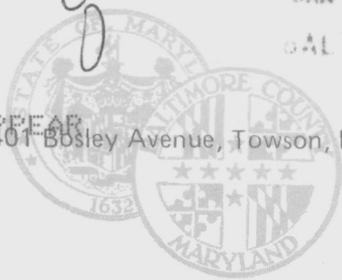
State of Maryland, Baltimore County to wit:

RECEIVED
SHERIFF'S OFFICE

TO:
LELAND JOHN WILSON
326 S BRUCE STREET
BALTIMORE, MD 21225

JAN 25 10 39 AM '88
BALTIMORE CITY, MD

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 FEBRUARY 5, 1988 AT 09:15 A.M. FOR TRIAL.



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

Issued: JANUARY 21, 1988

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



A. Mother

Per *A.L.*

Deputy
Wick #8

SHERIFF'S RETURN

DATE SERVED: 1/28/88

DATE SERVICE NOT MADE: _____

REASON: _____

A. Stewart

SHERIFF

FEE: \$ _____

COURT CLERK'S WORK SHEET

TRIAL DATE 2/5/88 Judge SMITH

G. Brewster Stedler Hecker
STATE'S ATTORNEY DEFENDANT'S ATTORNEY
~~W. BARNAT~~

Sue BANTON BRUCE HAN
COURT REPORTER CLERK

CASE # 87CR4126 NAME LEIAND WILSON

CHARGE ① Battery

TRIAL waived PLEA SIF
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	1 yr	<input checked="" type="checkbox"/>	3 yrs (etc)	(Three) <u>PAID</u>
Balto. Co. Detention Center				

REMARKS NO contact w/ victim
E/E by the Court
psychiatrist.
Probation may be transferred to
Balto City

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.

ORDER FOR PROBATION

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

STATE OF MARYLAND

IN THE

VS.

CIRCUIT COURT FOR BALTIMORE COUNTY

Leland Jackson

CRIMINAL CASE NO 87CR4124

It is ORDERED, this 5th day of February, 1988, by the Circuit Court for Baltimore County, by virtue of the authority conferred upon it by the laws of the State of Maryland, that the imposition of sentence is suspended, or the execution of the sentence of 1 yr to DOC has been suspended for the offense of Anti-Battery, and the defendant is hereby released on probation under supervision of the Maryland Division of Parole and Probation without supervision for a period of 3 yrs, effective this 5th day of February, 1988, subject to the following conditions:

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

In such installments as the Division shall determine and direct or

In installments of \$ _____ per _____;

10) Special Conditions as follows: Eval by Ct Psychologist. successfully complete any/all counseling or treatment by Ct Psychologist and in
Your first appointment with your Probation Agent is 19 Sept

and the place to report is _____ Your failure to report could result in your arrest.

No contact w/ James Wilson

[Signature]
JUDGE

CONSENT

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

Signed this 5th day of Feb., 1988.

DEFENDANT Leland Jackson

WITNESS _____

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

Original: Court File

Copies: Probationer

Division of Parole/Probation

ATTORNEY

Stephen A. Hecker

CIRCUIT COURT FOR BALTIMORE COUNTY

SUZANNE MENSCH, CLERK
COUNTY COURTS BUILDING
401 BOSLEY AVENUE
P.O. BOX 6754
TOWSON, MARYLAND 21204-0754

87cr4126

STATE OF MARYLAND

Case No. _____

Vs.

LELAND WILSON

RECALL OF WARRANT

MR. SHERIFF:

Please recall the warrant in the above entitled case which was issued on 8/26/87

The warrant is being recalled for the following reasons: WARRANT SERVED/CASE TRIED

DATE 2/8/88

SUZANNE MENSCH, CLERK

jw
Per Deputy Clerk (Seal)

CIRCUIT COURT FOR BALTIMORE COUNTY

SUZANNE MENSCH, CLERK
COUNTY COURTS BUILDING
401 BOSLEY AVENUE
P.O. BOX 6754
TOWSON, MARYLAND 21204-0754

STATE OF MARYLAND

Case No. 87cr4126

Vs.

LELAND WILSON

RECALL OF WARRANT

MR. SHERIFF:

Please recall the warrant in the above entitled case which was issued on 8/26/87

The warrant is being recalled for the following reasons: WARRANT /SERVED/CASE TRIED

DATE 2/8/88

SUZANNE MENSCH, CLERK

jw

Per Deputy Clerk (Seal)

162360

RECEIVED
1988 FEB -8 AM 10:38
SHERIFF'S OFFICE
BALTO. CO.

CIRCUIT COURT FOR BALTIMORE COUNTY

SUZANNE MENSCH, CLERK
COUNTY COURTS BUILDING
401 BOSLEY AVENUE
P.O. BOX 6754
TOWSON, MARYLAND 21204-0754

STATE OF MARYLAND

Case No. 87cr4126

Vs.

CPM

LELAND WILSON

RECALL OF WARRANT

MR. SHERIFF:

Please recall the warrant in the above entitled case which was issued on 8/26/87

The warrant is being recalled for the following reasons: WARRANT SERVED/CASE TRIED

DATE 2/8/88

SUZANNE MENSCH, CLERK

jw
Per Deputy Clerk (Seal)

*W.C.
2-8-88
Kathy
C.D.*

Served on 12-7-87

FILED FEB 11 1988

*Served on 11/28/87
by Balto City*

Walter Balint
& call (back).

S.



The Circuit Court for Baltimore County

THIRD JUDICIAL CIRCUIT OF MARYLAND

JAMES T. SMITH, JR.
JUDGE

COUNTY COURTS BUILDING
TOWSON, MARYLAND 21204
(301) 494-2628

March 15, 1988

James E. Smith, II, M.D.
5th Floor
Courts Building
401 Bosley Avenue
Towson, Maryland 21204

RE: STATE OF MARYLAND v. LELAND WILSON
CRIMINAL CASE 87-CR-4126

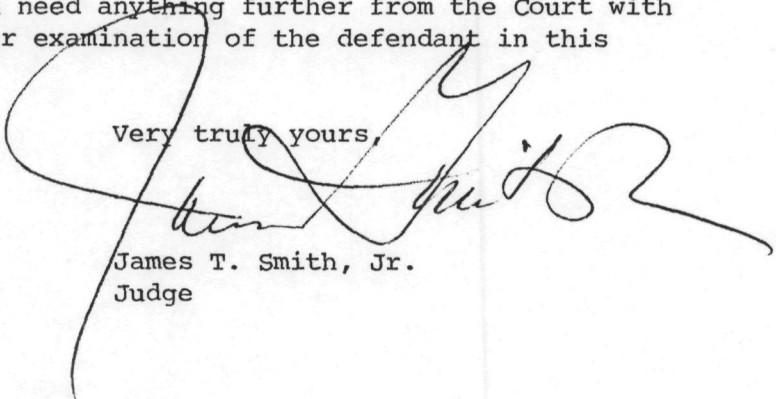
Dear Dr. Smith:

In response to your letter of March 10, 1988, one of the conditions of probation imposed upon the defendant was that he successfully complete any and all recommendations by the Court Psychiatrist. Your recommendation of a neurological examination would come within that condition of probation of which I just made reference.

I noticed in your letter that you indicated you have contacted Walter Balint, Esq. My records indicate that the defendant's attorney in the matter before me was Stephen Hecker, Esq. of Mr. Balint's office. Mr. Hecker's address is 7th floor, 111 N. Charles Street, Baltimore, Md. 21201.

Please let me know whether you need anything further from the Court with respect to proceeding with the further examination of the defendant in this case.

Very truly yours,


James T. Smith, Jr.
Judge

JTS/ss
Copy to: Mr. Leland Wilson
Stephen Hecker, Esq.
Gerry Brewster, Esq.

FILED MAR 17 1988

The Circuit Court for Baltimore County

OFFICE OF THE COURT PSYCHIATRIST
510 COUNTY COURTS BUILDING
401 BOSLEY AVENUE
TOWSON, MARYLAND 21204

JAMES E. SMITH, II M.D.
RENATE M. KNIFFIN, M.D.

GEORGE LASSEN, PH. D.

SIGMUND H. MANNE, Ph.D.

March 10, 1988

The Honorable James T. Smith
The Circuit Court for Baltimore
County
Towson, Maryland 21204

RE: LELAND WILSON
87CR4126

Dear Judge Smith:

Our examination of Mr. Wilson showed indications of organic brain disorder of a nature which might affect his behavior. We would like to have a neurological examination of him to ascertain the nature and extent of this condition and what treatment, if any, might ameliorate it.

I called his attorney, Walter Balint, Esquire, to inform him of this development and to ask him whether any such examination had been done in connection with a workmen's compensation case still in progress.

Please advise us what you would like us to do.

Sincerely,

James E. Smith, II, M.D.

JES:RH

CC: Walter Balint, Esquire
Gerry Brewster, Esquire

JW

BALTIMORE COUNTY POLICE DEPARTMENT				RECORD OF WARRANT			
CONTROL #	162860	CASE #	87CR4126	CC #	E809545		
DEFENDANT:	Wilson, Leland J				DOB:	3-18-49	
Race:	W	Sex:	M	Hgt.:		Eyes:	
Address:	329 Bruce St 21225				Assigned:	LS	
Charge:	FTA (Battery)		Police Code:	57	Miles Code:	5010	Class Type:
Court #	21	Date Issued	8/26/87	Trial Date (Summons):			
Criminal History: Yes <input type="checkbox"/> No <input type="checkbox"/>	BCI #: _____		Photo Attached: Yes <input type="checkbox"/> No <input type="checkbox"/>		Victim/Officer		
Other Active Balto. Co. Wts. (CN#S) _____	Reason _____		Caution Code: _____		<i>BLOCT</i>		
Form # 118	Rev. 5/87	AKA: (see reverse side)		Address			

Reve,

*Warrant Withdrawn
2-8-88*

Attached is original warrant.

8/26/87

MAR 16 1988

STATE OF MARYLAND

VS.

Leland John Wilson

IN THE CIRCUIT COURT
FOR BALTIMORE COUNTY

Case No. 87cr4126

E-809545

WARRANT

TO ANY PEACE OFFICER, GREETINGS:

YOU ARE HEREBY COMMANDED TO ARREST

Leland John Wilson

329 Bruce Street, Baltimore, Md. 21225

D/O/B: 3/18/49 RACE: white SEX: male

to answer to a Charging Document filed in this Court for _____

Failure to appear for arraignment. (Battery)

AND YOU ARE FURTHER DIRECTED TO:

- () Lodge this warrant as a detainer for the continued detention of the defendant for the offense charged in the Charging Document.
- () Take the defendant before a Judicial Officer of the District Court for the initial appearance pursuant to Md. Rules 4-215 & 4-216.
- () Take the defendant before this Court and process the defendant pursuant to Md. Rules 4-215 & 4-216.

Recommended Bond _____ Per _____

() Bond Denied () Bond Set \$1,000.00 Judge J. S. Sfekas

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

Date Issued ~~8/26/87~~ 8/26/87

Suzanne Mensk
CLERK

SHERIFF'S RETURN

() Defendant on Bail () Defendant in Custody _____

Date _____ Copy of Charging Document & Warrant served on Defendant

PEACE OFFICER

SHERIFF

INITIAL APPEARANCE

Bond \$ _____ Posted _____ Recognizance _____

Committed Pending Hearing _____

JUDICIAL OFFICER - Phone No.

RECEIVED
AUG 28 AM 8:45
SHERIFF'S OFFICE
BALTO. CO.

162860

OFFICE OF THE COURT PSYCHIATRIST
401 BOSLEY AVENUE
510 COUNTY COURTS BUILDING
TOWSON, MARYLAND 21204

REPORT OF THE COURT PSYCHIATRIST
CASE OF: LELAND WILSON
CASE NO: 87CR4126



MAR 30 1988



The Circuit Court for Baltimore County

OFFICE OF THE COURT PSYCHIATRIST
510 COUNTY COURTS BUILDING
401 BOSLEY AVENUE
TOWSON, MARYLAND 21204

Sigmund H. Manne, Ph.D.

~~XXXXXXXXXXXXXXXXXXXX~~

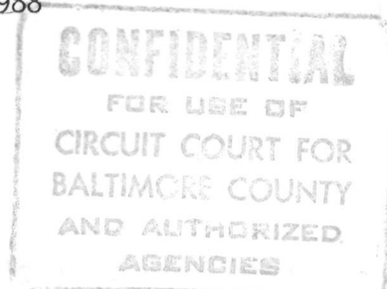
JAMES E. SMITH, II M.D.
RENATE M. KNIFFIN, M.D.

March 29, 1988

TO THE HONORABLE JAMES T. SMITH:

RE: LELAND WILSON
87CR4126

Dear Sir:



Leland Wilson, a separated construction worker, now 39, was referred for psychiatric evaluation after he had been placed on probation following conviction of battery. He was examined in our office on March 3, 1988.

According to Mr. Wilson he was born in Fairmount, West Virginia, on March 18, 1948 (but other records indicate his birth year was 1949), the third of five sons of Herbert H. and Shirley Cook Wilson. His father was disabled in 1963 because of a back injury. His mother died eight years ago. He alleged that he got along "fine" with all members of his family.

He attended public schools in California to the tenth grade when he dropped out at the age of 16. He denied repeating any grades and he denied behavioral problems in school.

He has worked at a variety of jobs such as dishwasher, school custodian, farm laborer, grounds keeper, security guard, factory worker and construction laborer. He suffered a head injury on one job a number of years ago and last summer he suffered a back injury on his last job. He is presently disabled and receiving Workmen's Compensation Benefits.

He said he had an appendectomy as a child and had an operation on his right knee many years ago. Eight or more years ago he suffered a head injury and subsequently had severe headaches and seizures. He was hospitalized for a week and was placed on Dilantin which he took for several years. He also has had some memory loss. In 1986 he had an operation on his arm because of numbness in his fingers attributed to an old elbow fracture. As noted above he injured his back last year and still is receiving physical therapy.

He admitted to extensive use of alcohol and drugs, the latter when he was much younger and the former from early adolescence until about four years ago. Apparently he stopped drinking after a peptic ulcer was diagnosed and he was arrested for driving while intoxicated.

He denied any prior psychiatric history and he denied problems with nervousness or his temper.

About 1970 he married a 13 year old girl whom he had impregnated. Their marriage produced three daughters but ended in 1981. He said his wife

LELAND WILSON

left him when he was hospitalized for his head injury and although they later reunited briefly, they were subsequently divorced. He blamed a girl friend of his wife's and their alleged drug abuse for the disruption of the marriage.

He said that two years ago he married a practical nurse named Sharon Gould. He said that very shortly after they were married she "freaked out" with religious preoccupations which led him to move out. He then moved in with a woman whom he variously named as Jeannie Smith or Jean Jones, a 27 year old woman who had one child by a previous relationship and has a two-year-old son who he said is his.

He said he was placed on probation some years ago for driving under the influence. Two years ago he was charged with rape, robbery and assault involving a woman, allegedly intoxicated, whom he had taken to her home from a bar. He said the case was "thrown out of court." He was charged with malicious destruction by his paramour following an argument which culminated in his breaking toys he had bought for her son. He said she eventually dropped the charge.

The present offense apparently involved an assault on his wife in 1986 for which he was not arrested for nearly a year and which did not get to court until recently. He admitted throwing a glass and some keys at her in the course of an argument. He was ultimately found guilty of battery.

At the time of our examination he was scheduled to be tried for assault in the city resulting from an argument with neighbors during which he was said to have threatened them with a gun. His FBI record lists a number of other arrests, including one for burglary, assault and a sex offense in 1985.

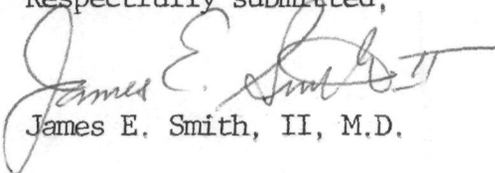
He is a tall, well-developed man with protuberant blue eyes, dirty blond hair and a mustache. He walked with a pronounced limp and his general appearance was unkempt. He seemed ill at ease but his manner was fairly pleasant. He was a very poor historian, seemingly more from poor memory than concealment or denial. He was alert and oriented. At times he tended to ramble in his account of events. His store of general information was fair. Performance on simple mental tests was below average. There were no indications of hallucinations or delusions. He readily rationalized all the misconduct which he acknowledged but his attitude was not overtly sociopathic.

Psychological evaluation by Dr. Sigmund H. Manne showed him to be an emotionally immature man who tends to think concretely. He is anxious and unstable, has rather vague percepts and can distort reality. His fine motor control is poor, suggesting some organic deficit. His interpersonal relationships are poor and he tends to be emotionally labile. There may be some underlying depression.

LELAND WILSONSUMMARY

Leland Wilson is an immature, insecure man who had apparently made at least a marginal adjustment but had problems with alcohol abuse. Some years ago he sustained a head injury, had seizures, and was separated from his first wife. In recent years there has been a series of arrests for impulsive, destructive or assaultive behavior although allegedly he is no longer abusing alcohol. It is our impression, based on his history and our examination, that he has organic brain damage which contributes to his erratic behavior. We think a neurological evaluation might be valuable in helping to assess the nature and extent of any neurological deficit and perhaps in determining what medication, if any, might ameliorate his condition.

Respectfully submitted,



James E. Smith, II, M.D.

JES:RH

OFFICE OF THE COURT PSYCHIATRIST
401 BOSLEY AVENUE
10 COUNTY COURTS BUILDING
TOWSON, MARYLAND 21204

87CR4126

Report from
James E. Smith, M.D.

The Honorable James T. Smith



Hon. J. T. Smith, Jr.

MAILED APR 4 1988



109

The Circuit Court for Baltimore County

OFFICE OF THE COURT PSYCHIATRIST
510 COUNTY COURTS BUILDING
401 BOSLEY AVENUE
TOWSON, MARYLAND 21204

JAMES E. SMITH, II M.D.
RENATE M. KNIFFIN, M.D.

March 29, 1988

Sigmund H. Manne, Ph.D.
~~GEORGE W. SSENOR, Ph.D.~~

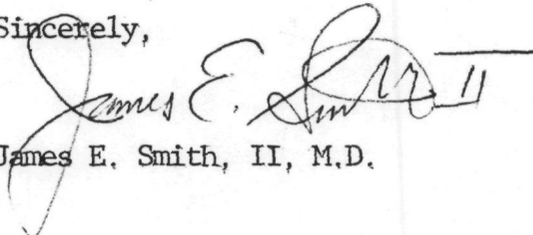
Mr. Leland Wilson
1420 Ramsey Street
Baltimore, Maryland 21223

Dear Mr. Wilson:

We have made arrangements for you to have a neurological evaluation by Dr. A. H. Oleynick, 500 West University Parkway, Baltimore, Maryland, 21210, at our expense.

Please call Dr. Oleynick's office at 467-8110 to schedule an appointment.

Sincerely,



James E. Smith, II, M.D.

JES:RH

CC: The Honorable James T. Smith ✓
Dr. A. H. Oleynick
Walter Balint, Esquire
Mr. Mark Miller, Probation Officer

The Circuit Court for Baltimore County

OFFICE OF THE COURT PSYCHIATRIST
510 COUNTY COURTS BUILDING
401 BOSLEY AVENUE
TOWSON, MARYLAND 21204

Sigmund H. Manne, Ph.D.

~~GEORGE D. GAGNON, Ph.D.~~

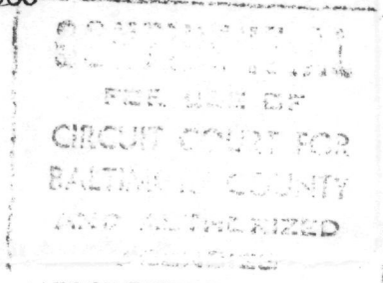
JAMES E. SMITH, II M.D.
RENATE M. KNIFFIN, M.D.

March 29, 1988

TO THE HONORABLE JAMES T. SMITH:

RE: LELAND WILSON
87CR4126

Dear Sir:



Leland Wilson, a separated construction worker, now 39, was referred for psychiatric evaluation after he had been placed on probation following conviction of battery. He was examined in our office on March 3, 1988.

According to Mr. Wilson he was born in Fairmount, West Virginia, on March 18, 1948 (but other records indicate his birth year was 1949), the third of five sons of Herbert H. and Shirley Cook Wilson. His father was disabled in 1963 because of a back injury. His mother died eight years ago. He alleged that he got along "fine" with all members of his family.

He attended public schools in California to the tenth grade when he dropped out at the age of 16. He denied repeating any grades and he denied behavioral problems in school.

He has worked at a variety of jobs such as dishwasher, school custodian, farm laborer, grounds keeper, security guard, factory worker and construction laborer. He suffered a head injury on one job a number of years ago and last summer he suffered a back injury on his last job. He is presently disabled and receiving Workmen's Compensation benefits.

He said he had an appendectomy as a child and had an operation on his right knee many years ago. Eight or more years ago he suffered a head injury and subsequently had severe headaches and seizures. He was hospitalized for a week and was placed on Dilantin which he took for several years. He also has had some memory loss. In 1986 he had an operation on his arm because of numbness in his fingers attributed to an old elbow fracture. As noted above he injured his back last year and still is receiving physical therapy.

He admitted to extensive use of alcohol and drugs, the latter when he was much younger and the former from early adolescence until about four years ago. Apparently he stopped drinking after a peptic ulcer was diagnosed and he was arrested for driving while intoxicated.

He denied any prior psychiatric history and he denied problems with nervousness or his temper.

About 1970 he married a 13 year old girl whom he had impregnated. Their marriage produced three daughters but ended in 1981. He said his wife

LELAND WILSON

left him when he was hospitalized for his head injury and although they later reunited briefly, they were subsequently divorced. He blamed a girl friend of his wife's and their alleged drug abuse for the disruption of the marriage.

He said that two years ago he married a practical nurse named Sharon Gould. He said that very shortly after they were married she "freaked out" with religious preoccupations which led him to move out. He then moved in with a woman whom he variously named as Jeannie Smith or Jean Jones, a 27 year old woman who had one child by a previous relationship and has a two-year-old son who he said is his.

He said he was placed on probation some years ago for driving under the influence. Two years ago he was charged with rape, robbery and assault involving a woman, allegedly intoxicated, whom he had taken to her home from a bar. He said the case was "thrown out of court." He was charged with malicious destruction by his paramour following an argument which culminated in his breaking toys he had bought for her son. He said she eventually dropped the charge.

The present offense apparently involved an assault on his wife in 1986 for which he was not arrested for nearly a year and which did not get to court until recently. He admitted throwing a glass and some keys at her in the course of an argument. He was ultimately found guilty of battery.

At the time of our examination he was scheduled to be tried for assault in the city resulting from an argument with neighbors during which he was said to have threatened them with a gun. His FBI record lists a number of other arrests, including one for burglary, assault and a sex offense in 1985.

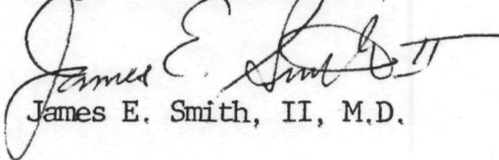
He is a tall, well-developed man with protuberant blue eyes, dirty blond hair and a mustache. He walked with a pronounced limp and his general appearance was unkempt. He seemed ill at ease but his manner was fairly pleasant. He was a very poor historian, seemingly more from poor memory than concealment or denial. He was alert and oriented. At times he tended to ramble in his account of events. His store of general information was fair. Performance on simple mental tests was below average. There were no indications of hallucinations or delusions. He readily rationalized all the misconduct which he acknowledged but his attitude was not overtly sociopathic.

Psychological evaluation by Dr. Sigmund H. Manne showed him to be an emotionally immature man who tends to think concretely. He is anxious and unstable, has rather vague percepts and can distort reality. His fine motor control is poor, suggesting some organic deficit. His interpersonal relationships are poor and he tends to be emotionally labile. There may be some underlying depression.

LELAND WILSONSUMMARY

Leland Wilson is an immature, insecure man who had apparently made at least a marginal adjustment but had problems with alcohol abuse. Some years ago he sustained a head injury, had seizures, and was separated from his first wife. In recent years there has been a series of arrests for impulsive, destructive or assaultive behavior although allegedly he is no longer abusing alcohol. It is our impression, based on his history and our examination, that he has organic brain damage which contributes to his erratic behavior. We think a neurological evaluation might be valuable in helping to assess the nature and extent of any neurological deficit and perhaps in determining what medication, if any, might ameliorate his condition.

Respectfully submitted,



James E. Smith, II, M.D.

JES:RH



The Circuit Court for Baltimore County

THIRD JUDICIAL CIRCUIT OF MARYLAND

JAMES T. SMITH, JR.
JUDGE

COUNTY COURTS BUILDING
TOWSON, MD. 21204
(301) 494-2620

May 18, 1988

Mr. Leland J. Wilson
329 Bruce Street
Baltimore, Maryland 21225

RE: STATE OF MARYLAND v. LELAND JOHN WILSON
CRIMINAL CASE 87-CR-4126

Dear Mr. Wilson:

Pursuant to the recommendation of the Court Psychiatrist and consistent with the conditions of probation imposed at the time of disposition in your case on February 5, 1988, you are to abstain totally from the use of alcohol during the period of your probation. Also, you must attend a minimum of two A.A. meetings per week.

This letter shall serve as clarification of the conditions of probation with which you must comply.

Very truly yours,

James T. Smith, Jr.
Judge

JTS/ss
Copy to: Gerry Brewster, Esq.
Walter Balint, Esq.

FILED MAY 18 1988

SUZANNE MENSCH, CLERK

Circuit Court for Baltimore County

COUNTY COURTS BUILDING

P.O. BOX 6754

TOWSON, MARYLAND 21285-6754

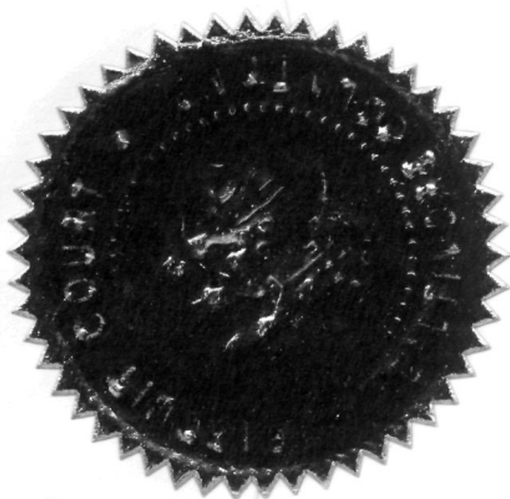
STATE OF MARYLAND
VS
LELAND WILSON



CASE# 87cr4126

REPORT FROM THE COURT PSYCHIATRIST

FILED: May 18, 1988



The Circuit Court for Baltimore County

OFFICE OF THE COURT PSYCHIATRIST
510 COUNTY COURTS BUILDING
401 BOSLEY AVENUE
TOWSON, MARYLAND 21204

JAMES E. SMITH, II M.D.
RENATE M. KNIFFIN, M.D.

~~XXXXXXXXXXXXXXXXXXXX~~

May 3, 1988

The Honorable James T. Smith
The Circuit Court for Baltimore
County
Towson, Maryland 21204

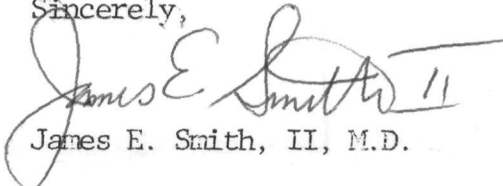
RE: LELAND WILSON
87CR4126

Dear Judge Smith:

Enclosed is a copy of the neurological evaluation of Mr. Wilson by Dr. Oleynick.

As seems evident from the report there is no need for medication or specific neurological treatment. The implication of the history Mr. Wilson gave Dr. Oleynick is that his problems with alcohol may persist. Perhaps a requirement for abstinence and AA attendance might be added to conditions of probation.

Sincerely,



James E. Smith, II, M.D.

JES:RH
Enclosure

CC: Walter Balint, Esq.
Gerald Brewster, Esq.
Mr. Mark Miller, Probation Officer

A. HARRY OLEYNICK, M.D.
CARLYLE APARTMENTS
500 WEST UNIVERSITY PARKWAY
BALTIMORE, MARYLAND 21210
Telephone 467-8110

April 13, 1988

James E. Smith, II, M.D.
Office of the Court Psychiatrist
510 County Courts Bldg.
401 Bosley Ave.
Towson, MD 21204

RE: Leland Wilson

Dear Dr. Smith:

The following is a report of my independent neurological evaluation of this patient.

HISTORY: He is a 39 year old left handed construction worker who states that he has had a 10th grade education. He states that he dropped out of the 10th grade because he had to go to work. He denies being in special classes. He states that he last worked 8/17/87 at which time he hurt his back while lifting a 55 lb. drum. He states that he has been evaluated and has had a myelogram. No surgery was suggested. He was told that he had "nerve damage". Currently, he complains of back pains. He wears a brace and uses a TENS Unit. He states that he had a head injury in 1980 or 81. At the time he was hit on the head by a piece of angle iron. He was all alone. He alleges that he was unconscious for 6 or 7 hours and then the following day went to a doctor. He was then evaluated at the Chico Community Hospital in California. He was told that he had a "clot in his brain". There was no operation. He was kept for 2 weeks. He then began to have "seizures". These were amnesic episodes in which he would drive someplace and wouldn't remember how he got there. He also would sell possessions which he owned and this would get his wife mad. He was placed on Dilantin. He took it until about 6 years ago when he stopped taking it. There has been no change. The patient states that he used to drink a lot and did have a DWI in 1976. He states that he came to Maryland after "bad divorce". His story is a little sketchy because he states that he stopped drinking for the past 5 or 6 years. However, he goes on to say that he did have a number of arrests for assaultive behavior. He states that these occurred mainly toward his second wife who he states was very religious and he would get upset with her. He would also get upset with her family. He states that he would drink on those occasions. He had an arrest for armed robbery and rape but states that he was not convicted. He states that all of his arrests were related to domestic quarrels including a girl that he lives with. The only episode not involved with alcohol concerns neighbors who kept making a lot of noise. He is to go to court on a handgun violation. He denies that he even owns a handgun. He is said to have recent psychological testing which gives some

RE: Leland Wilson

indication of organic brain deficit.

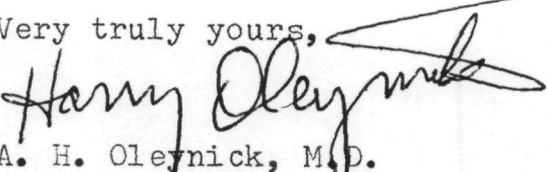
ON EXAMINATION: The blood pressure is 120/80. The pulse is 80 and regular. He is alert, oriented, cooperative, without any memory loss or aphasia. He was about to recount three cities and three numbers after three minutes. He could do 7 numbers forward and five numbers backwards. He followed commands well. The speech is clear. There are no cranial or carotid bruits. The sense of smell is intact. The visual fields are full. The extraocular movements are full. There is no ptosis or nystagmus. The pupils are 3 mms. and reactive. The discs are flat and of normal color. Facial sensation is intact. There is no facial weakness. The hearing is within normal limits. The palate moves symmetrically. There is no hoarseness. The sternocleidomastoid and trapezius is strong and equal. The tongue is in the midline without atrophy or fasciculation.

The extremities reveal no weakness, atrophy or fasciculation. The reflexes are 2+ and equal. The toes go down bilaterally to plantar stimulation. The Romberg is negative.

Examination of the back was limited because of his brace and TENS Unit which I do not wish to disturb. He was not sent for a back evaluation. He did walk with a limp and when he dropped something to the floor he could bend over quickly and pick it up without any obvious sign of pain.

IMPRESSION: The neurological examination appears to be within normal limits. There is nothing to suggest any localizing disturbance of the brain. I am not in a position to interpret any of the psychological testing although I did not see any WAIS or Halstead evaluations. Although there seems to be (if the history is accurate) some suggestion of impulse control problems, it would seem that from the history I obtained that many of these involve domestic problems and are also associated with some alcohol. I do not feel that any further neurological testing such as EEG's CAT Scans, etc., are indicated.

Very truly yours,


A. H. Oleynick, M.D.

AHO/dlm
dictated but not read

SUE RAMEY, INDIVIDUALLY AND AS
EXECUTOR OF THE ESTATE OF
CHARLES RAMEY
and
BUCKEYE UNION INSURANCE CO.

Plaintiffs

vs.

BONDED DESTRUCTION & SECURITY
INC., et al.

Defendants

* IN THE
* CIRCUIT COURT
* FOR
* BALTIMORE COUNTY
* 87CG4126/46/396

* * * * *

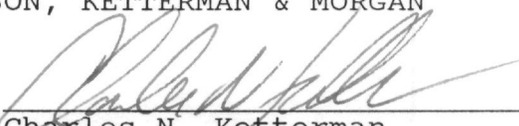
LINE

Please note change of address for:

Charles N. Ketterman
Mason, Ketterman & Morgan
300 East Lombard Street
Suite 1100
Baltimore, Maryland 21202

Respectfully submitted,

MASON, KETTERMAN & MORGAN

By: 

Charles N. Ketterman
300 East Lombard Street
Suite 1100
Baltimore, Maryland 21202
(410) 962-0500

MASON, KETTERMAN
& MORGAN
ATTORNEYS AT LAW
300 EAST LOMBARD STREET
SUITE 1100
BALTIMORE, MD 21202
(410) 962-0500

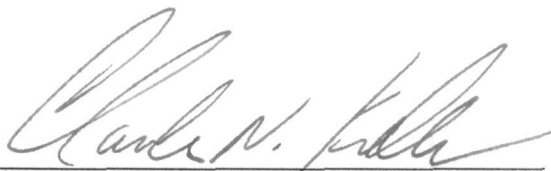
FILED JAN 24 1992

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 21st day of January, 1992, a copy of the foregoing was mailed postage prepaid to:

Philip B. Barnes, Esquire
Whiteford, Taylor & Preston
500 Court Towers
210 West Pennsylvania Avenue
Towson, Maryland 21204



Charles N. Ketterman

SUE RAMEY, INDIVIDUALLY AND AS)	IN THE
EXECUTOR OF THE ESTATE OF)	
CHARLES RAMEY)	
and)	CIRCUIT COURT
BUCKEYE UNION INSURANCE COMPANY)	
)	
Plaintiffs)	OF MARYLAND FOR
)	
vs.)	
)	BALTIMORE COUNTY
BONDED DESTRUCTION & SECURITY)	
INC., et al.)	
)	Case No. 87CG4126/46/396
Defendants)	
)	

NOTICE OF SERVICE

I HEREBY CERTIFY that on the 22nd day of January, 1992, a copy of Plaintiffs' Notice of Deposition of Defendant Robert Lee Ussery was mailed, postage prepaid, to:

Charles N. Ketterman, Esq.
 Montedonico & Mason, Chartered
 111 S. Calvert Street, Suite 2800
 Baltimore, MD 21201
 Attorney for Defendant Bonded Destruction
 & Security, Inc.

David H. Meade, Esquire
 Isaac, Brant, Ledman & Becker
 The Midland Building
 250 East Broad Street
 Columbus, Ohio 43215
 Additional Counsel for Plaintiff Sue Ramey



 Philip B. Barnes
 Whiteford, Taylor & Preston
 500 Court Towers
 210 W. Pennsylvania Avenue
 Towson, Maryland 21204
 (410) 832-2010
 Attorneys for Plaintiffs

49km