

THIRD COUNT

And the State's Attorney aforesaid, with power and authority as aforesaid, gives the Court here to understand further that the said ROBERT BRUCE DOWDY, III on the said day, in the said year, in the County aforesaid, unlawfully did possess a controlled dangerous substance listed in Schedule I or II of Section 279, of the Annotated Code of Maryland, which is a narcotic drug, in sufficient quantity reasonably to indicate under all circumstance an intent to distribute a controlled dangerous substance, to wit: Cocaine Hydrochloride; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State.
(Art. 27, Sec. 286)

FOURTH COUNT

And the State's Attorney aforesaid, with power and authority as aforesaid, gives the Court here to understand further that the said ROBERT BRUCE DOWDY, III, on the said day, in the said year, in the County aforesaid, unlawfully did possess a controlled dangerous substance, to wit: Cocaine Hydrochloride; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State.
(Art. 27, Sec. 287)

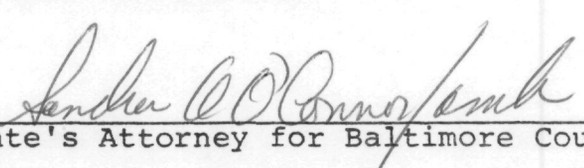
FIFTH COUNT

And the State's Attorney aforesaid, with power and authority as aforesaid, gives the Court here to understand further that the said ROBERT BRUCE DOWDY , III, on the said day, in the said year, in the County aforesaid, unlawfully did possess controlled paraphernalia, to wit: balance scales, six strainers, measuring spoons, 28 blocks of mannite, numerous glassine bags, scale weights and tape; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State.
(Art. 27, Sec. 287A)

85CR-2038

TO THE PERSON CHARGED:

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



The State's Attorney for Baltimore County

87CR-2038

STATE OF MARYLAND

VS

Case No.(632815C1) ROBERT BRUCE DOWDY, III BCI#144264
6327 Monica Place, Apt. 611, 21207

dob 5/11/54 (Personal Recog.)

CHARGE: Possession of C.D.S. With Intent to Distribute, etc.

CRIMINAL INFORMATION

WITNESSES:

Officer D.A. Pridgen #2976 Pct.2
Det. Ed. Naylor #1542 Homicide
Det. J.Diggs #2435 Vice/Narc
S. Hartsock, Crime Lab.

CC#E830-875

RECEIVED APR 15 1987