

State of Maryland,

Baltimore County, to wit:

6

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

late of said County, on the 1st day of January in the year of our Lord nineteen hundred, at the County aforesaid, feloniously did make an assault upon one Jones R. Lewis

with intent then and there feloniously, willfully and of malice aforethought to murder the said Jones R. Lewis contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State.

(Assault With Intent to Murder — Art. 27, Sec. 12) 327

SECOND COUNT.

And the Jurors aforesaid, upon their oath aforesaid, do further present that the said THOMAS MICHAEL TRAUTFELTER late of said County, on the said day, in the said year, in the County aforesaid unlawfully did make an assault upon Jones R. Lewis against the peace, government and dignity of the State.

(Assault — Common Law)

THIRD COUNT

And the Jurors aforesaid, upon their oath aforesaid, do further present that the said THOMAS MICHAEL TRAUTFELTER on the said day, in the said year, in the County aforesaid, feloniously, wilfully and of deliberately premeditated malice aforethought did attempt to kill and murder one Jones R. Lewis, against the peace, government and dignity of the State.

(Attempted murder - common law) *Life*

FOURTH COUNT

And the Jurors aforesaid, upon their oath aforesaid, do further present that the said THOMAS MICHAEL TRAUTFELTER on the said day, in the said year, in the County aforesaid, unlawfully did shoot at Jones R. Lewis with intent to maim in violation of Art. 27, Sec. 386, of the Annotated Code of Maryland; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State.

(Art. 27, sec. 386) *104*

FIFTH COUNT

And the Jurors aforesaid, upon their oath aforesaid, do further present that the said THOMAS MICHAEL TRAUTFELTER on the said day, in the said year, in the County aforesaid, unlawfully did batter Jones R. Lewis, against the peace, government and dignity of the State.

(~~Art. 27, Sec. 386~~) *72*

C-h

SIXTH

COUNT

And the Jurors aforesaid, upon their oath aforesaid, do further present that the said THOMAS MICHAEL TRAUTFELTER

late of said County, on the said day, in the said year, in the County aforesaid, unlawfully did use a handgun in the commission of a felony or a crime of violence as defined in Section 441, of Art. 27, of the Annotated Code of Maryland; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State.

(Handgun violation - Art. 27, Sec. 36B)

20/5 y

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.

Sandra A. O'Loonno'

The State's Attorney for Baltimore County

VS

THOMAS MICHAEL TRAUTFELTER (BALTIMORE COUNTY DETENTION CENTER)
BCI 143017 dob 9/19/58
2210 Boston Street, 21224

Indictment
TRUE BILL

Foreman

FILED

,19

WITNESSES:

- Jones R. Lewis
825 Middlesex Rd., 21221
- Cathy D. Trautfelter
1914 Stanhope Rd., 21222
- David A. Kerns
1914 Stanhope Rd., 21222
- Michael Kearns
Route #165, Box HC2, Whitacre, Virginia, 22662
- David Trautfelter
614 S. Rose Street, 21224
- Off. Betty Long #2574
pC #12
- Imogene Floyd
1912 Stanhope Rd., 21222
- off. E. W. Mikula #2528
PC #12
- Phyllis M. Elmore
40 Wagner Lane, 21221
- Det. G. Kolberg #1566
Crime Lab

FILED JAN 19 1987

STATE OF MARYLAND

*

IN THE CIRCUIT COURT

V.

*

FOR BALTIMORE COUNTY

THOMAS M. TRAUTFELTER

*

STATE'S AUTOMATIC DISCOVERY
AND REQUEST FOR DISCOVERY

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

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

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

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

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

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

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

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

(Name)

(Date)

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

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

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

2. That the Defendant furnish the State with the name and address of any alibi witness the Defendant intends to call as a witness. The crime occurred on the 1st day of January, 1987 at 600-0615 hours at Baltimore County Maryland.

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

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

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

Sandra A. O'Connor/jh

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

Lee J. Eidelberg

Lee J. Eidelberg
Assistant State's Attorney

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

Lee J. Eidelberg

Lee J. Eidelberg
Assistant State's Attorney

PH
1-05-87 gms

87-268

COMPLAINANT			DEFENDANT					
NAME (LAST, FIRST, M.I.) Long, Betty		TITLE Officer	NAME (LAST, FIRST, M.I.) Trautfelter, Thomas Michael		TITLE			
AGENCY AE	SUB-AGENCY PC12	I.D. NO. (POLICE) 2574	I.D. NO.	RACE White	SEX M	HT. 5'10"	WT. 185	D.O.B. (MM/DD/YY) 9/19/58
WORK TELEPHONE (282) 5920		HOME TELEPHONE ()	OCA F-084504		HAIR Brn	OTHER DESCRIPTION		
ADDRESS North Point Station		APT. NO.	WORK TELEPHONE ()		HOME TELEPHONE (276) 9880			APT. NO.
CITY Dundalk, Md. 21222		STATE	ADDRESS 2210 Boston Street		CITY Balto. Md. 21224			STATE
DIST./LOC. 08-03		RELATED CASES			TRACKING NUMBER <input checked="" type="checkbox"/> W <input type="checkbox"/> S 63425203			

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 \$ 100,000.00 (Full; 100 %; without collateral security)
 Committed
Hearing/Trial Date 1-20-87 @ 1:55 pm
8-039 Date 1-1-87
I.D.# _____

Judge/Comm. Puecht

BAIL Posted _____ Date _____ Cash Corporate Property _____
Judge/Comm./Clerk _____ Date _____

BAIL REVIEW

Bail to Remain the Same % 100 Reduced to _____ % _____
Increased to \$ _____ % _____ ROR _____ Unsecured _____
Advised def. of Right to Counsel Received copy of charges
Judge Besore Date 1/2/87

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 1-23-87 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 Besore Date 1/2/87

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 _____

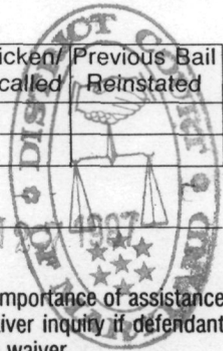
COURT APPEARANCE

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 _____

CERTIFIED TO BE A TRUE COPY OF A DOCKET ENTRY
J. E. M. - Cathy
1-23-87
Date



FILED JAN 20 1987

Defense Counsel Defendant **TRAU, FELTER, THOMAS M**
State's Attorney Case No. **634252C3**

TRIAL No. of Charges... **2**...

- 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 **ASSAULT W/1 MURDER** AR: Non-CJIS Art/Sec: **27-12** Code: **1-1398**
Amended: Art/Sec: Code:

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

Date Judge

Charge #2 **HAWD GUN VIOL** AR: Non-CJIS Art/Sec: **27-36B** Code: **1-5299**
Amended: Art/Sec: Code:

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

Date Judge

Charge #3 AR: Non-CJIS Art/Sec: Code:
Amended: Art/Sec: Code:

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

CERTIFIED TO BE A TRUE COPY OF A DOCKET ENTRY
J.E. Mc Carthy 1-23-87
Clerk Date

Date Judge

- Defendant Advised of Right of Appeal. Upon Perfecting of Appeal, Sentence to be stayed and Recog. to Continue;
 - Present Bond to Continue; Appeal Bond in Amount of \$ to be Required; Sentence not to be Stayed; Other
- (If Sentence is Satisfied Prior to Perfecting of Appeal, no Appeal Bond Required.)

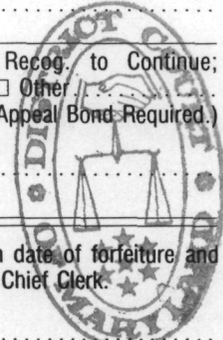
Date Judge

Bond forfeiture entered as judgment in the amount of \$ Date with interest from date of forfeiture and costs and liens filed in Circuit Court. Docket entries forwarded to Bail Bond Commissioner, if any, and to State's Attorney and Chief Clerk.

Date Clerk

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

REEL#	DATE	START	END
<i>52</i> 5227	1/21/87	1496	-1599





DISTRICT COURT OF MARYLAND FOR Baltimore County

Located at 100 Center Place Dundalk, Md. 21222 Case No. 634252C3

STATE OF MARYLAND VS Trautfelter, Thomas Michael
Charge (1) Assault W/Intent Murder
AR 87-0032 Code 1-1398
Charge (2) Hand Gun Viol Comm Felony
AR 87-0032 Code 1-5299

ARREST WARRANT ON CHARGING DOCUMENT

STATE OF MARYLAND, Baltimore County, City/County:
TO ANY PEACE OFFICER, Greetings:

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

IF THE DEFENDANT IS NOT IN CUSTODY FOR ANOTHER OFFENSE,

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

Issued 1/1/87 Date
Bernard A Kuhn 8-012 Judge/Commissioner
Given to Baltimore County Police Dept. Name of Law Enforcement Agency for Service

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

RETURN OF SERVICE

I certify that at 1430 o'clock P. M. on 1/1/87 Date at 1747
Merritt Blvd. 21222 Place, 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

Betty Lou Long #2574 Signature of Peace Officer
Patrol Man Title



DISTRICT COURT OF MARYLAND FOR

LOCATED AT (COURT ADDRESS)

100 Center Place Du ~~nd~~alk, Md. 21222

DEFENDANT'S NAME (LAST, FIRST, MI.) Trautfelter, Thomas Michael		PRIMARY CHARGE Assault W Intent Murder	RELATED CASES	TRACKING NUMBER (CR/CR) 634252C3
634252C3				LOCAL POLICE 634252C3
COMPLAINANT		DEFENDANT		
NAME (LAST, FIRST, MI.) Long, Betty		TITLE Officer	NAME (LAST, FIRST, MI.) Trautfelter, Thomas Michael	
AGENCY AE	SUB-AGENCY PC12	I.D. NO. (POLICE)	RACE White M	HT 5'10" 185
		CCA F-084504	HAIR Brn	D.O.B. (MM/DD/YY) 9/19/58
WORK TELEPHONE (282-5920	HOME TELEPHONE ()	WORK TELEPHONE ()	HOME TELEPHONE 276 9880	
ADDRESS North Point Station		ADDRESS 2210 Boston Street		
CITY Dundalk, Md. 21222		CITY Balto. Md. 21224		
DET. ALC 08-03	RELATED CASES		TRACKING NUMBER (X) 634252C3	

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) AT (PLACE)
 1-1398 ~~1/1/87~~ 1/1/87 1914 Stanhope Rd. 21222

Did assault Jones Richard Lewis with the intent to then and there commit
 Murder

IN VIOLATION OF:

MD ANN. CODE, ART. 27 SEC. 12 : 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)
 1-5299 1/1/87 1914 Stanhope Rd 21222

Did use a Handgun in the commission of a felony to wit: Assault W.Intent to
 Murder.

IN VIOLATION OF:

MD ANN. CODE, ART. 27 SEC. 36B : 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 1/1/87 TIME 1:15 P.M. JUDICIAL OFFICER AND I.D. NO. *Bernard A Kuhn*
 Bernard A Kuhn 8-012

TRADING NUMBER (LOCAL) 83425203	RELATED CASES	PRIMARY CHARGE	DEFENDANT'S NAME (LAST, FIRST, MI.) Knepper, Thomas Michael
LOCAL HOUSE 83425203			83425203

NOTICE OF ADVICE OF RIGHT TO COUNSEL

TO THE PERSON CHARGED:

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

RECEIPT

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

1-1-87 Date

Thomas M. Proutfelle Signature of Defendant

1/1/87 1:15 P.M.



DISTRICT COURT OF MARYLAND FOR Baltimore County

Located at 100 Center Place Baltimore, Co. Md. 21222 Case No. 634252C3

COMPLAINANT

DEFENDANT

Officer Betty Lou Long #2574
Name (Print)
1747 Merrit Blvd.
Address (Number and Street)
Baltimore, Md. 21222
City, State, and Zip Code
282-5920
Telephone
AE/B.CO.P.D./PC# 12 #2574
Agency, Sub-Agency, and I.D.# (Officer Only)

VS Trautfelter, Thomas Michael
Name (Print)
2210 Boston Street
Address (Number and Street)
Baltimore, Co. Md. 21224
City, State, and Zip Code
276-9880
Telephone
CC# F-084504

DEFENDANT'S DESCRIPTION: Driver's License# Unknown Sex M Race W Ht. 5/10
Wt. 185 Hair Brn / Short Eyes Brn Complexion Light DOB: 9/19/58
I.D.B.C.I. # 143017 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 January 1, 1987 at 1914 Stanhope Rd. Baltimore Co., Md. 21222, the above-named Defendant On January 1, 1987 At approx. 0615 hrs. Mr. Thomas Michael Trautfelter entered the home of his wife, whom he had been seperated from for approx. 6 to 7 months, and shot Mr. Jones. Richard Lewis. This location is 1914 Stanhope Rd. Baltimore, Co., Md. 21222. An interview with Mr. Lewis revealed the following. Mr. Lewis stated that Mr. Trautfelter came to this location at approx. 0615 hrs. and shot him. Mr. Lewis stated that Mr. Trautfelter shot him two times. Mr. Lewis stated that he personally knows Mr. Trautfelter. Mr. Lewis was transported to the University Hospital with two bullets in the upper left torso of the body. The hospital staff states that he is in critical condition. The undersigned then interviewed Mrs. Cathy Trautfelter who was in the room at the time of offense and witnessed everything.

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

January 1, 1987 Date Officer Betty Lou Long #2574 Complainant's Signature

Subscribe and sworn to before me this 1 day of JANUARY, 1987
Time: 1:10 P.M. Judge/Commissioner R. A. Ize I.D. 8012

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.

January 1, 1987 Date officer Betty Lou Long #2574 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.

1-1-87 Date R. A. Ize Judge/Commissioner I.D. # 8012



NOTICE TO APPLICANT FOR A CHARGING DOCUMENT

DEFENDANT

COMPLAINANT

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

Defendant's Name Trautfelter, Thomas Michael Case No. 634252C3
CC# F-084504

CONTINUATION SHEET

APPLICATION FOR STATEMENT OF CHARGES/STATEMENT OF PROBABLE CAUSE

Mrs. Trautfelter stated that when she came home on 12/31/86 Mr. Trautfelter was at this location. She stated that they got into an argument. While Mr. Trautfelter was still there Mr. Lewis telephoned and spoke with Mrs. Trautfelter. Mr. Trautfelter then spoke with Mr. Lewis on the telephone. Mr. Trautfelter is aware that Mrs. Trautfelter and Mr. Lewis date. Mr. Trautfelter and Mr. Lewis then got into an argument. The call was terminated. Mr. Trautfelter then ask Mrs. Trautfelter where Mr. Lewis was, Mrs. Trautfelter advised him she did not know. Mr. Trautfelter then went up stairs to get the .45 automatic pistol that he gave Mrs. Trautfelter for protection. He came down stairs and stated he's at the Popular Inn . I know, I'm going to get him. He then left the location. Mrs. Trautfelter then met with Mr. Lewis and they went out... They came home around 0100 hrs. and went to sleep... Around 0600 hrs. Mrs. Trautfelter awoken to the sense of someone staring at her... She stated it was Mr. Trautfelter standing over her and Mr. Lewis; pointing a gun at Mr. Lewis... Mrs. Trautfelter then rolled over to protect Mr. Lewis so Mr. Trautfelter would not shoot... Mrs. Trautfelter then tried to take the gun from Mr. Trautfelter... Mr. Lewis was trying to run away while this was happening... Mr. Trautfelter then pushed Mrs. Trautfelter to the side and fired at shot at Mr. Lewis... Mrs. Trautfelter then tried to get the gun away again... Mr. Trautfelter then pushed her down again and shot Mr. Lewis again... The bullet struck Mr. Lewis... Mrs. Trautfelter is unsure whether the first bullet struck Mr.

January 1, 1987
Date

Betty Lou Hong #2574
Applicant's Signature

Defendant's Name.. Trautfelter, Thomas Michael.....

Case No. 63425203

F-084504

CONTINUATION SHEET

APPLICATION FOR STATEMENT OF CHARGES/STATEMENT OF PROBABLE CAUSE

Lewis, Mr. Lewis then made it out the door with Mr. Trautfelter chasing him. Mrs. Trautfelter stated she has not seen him since. Mr. David Trautfelter then came to the crime scene. Mr. David Trautfelter, the brother to Mr. Thomas Trautfelter, advised that he received a call around 0700 hrs. from Mr. T. Trautfelter. Mr. T. Trautfelter told his brother that he fucked up big time. He then hung up leaving no additional information.

Persons to be Summoned.

- 1. Cathy Darlene Trautfelter 1914 Stanhope Rd. 21222 T/P # 282-7466
- 2. David Allen Kerns 1914 Stanhope Rd. 21222 T/P # 282-7466
- 3. David Trautfelter 614 South Rose Street 21224 T/P # 522-4712
- 4. Jones Richard Lewis 825 Middle Sex. Rd. 21221 T/P # none
- 5. Officer Betty Lou Long #2574 1747 Merritt Blvd, 21222 T/P # 282-5920

January 1, 1987 Date

Betty Lou Long #2574 Applicant's Signature



DISTRICT COURT OF MARYLAND FOR

BALTO.
City/County

Located at Pending Circuit Ct. TR CR Case No. 634252C3 9/19/58
Court Address

STATE OF MARYLAND

VS

TRAUT Felter, Thomas Michael
Defendant

2210 Boston St.
Address

21224 276-5880

INITIAL APPEARANCE REPORT (Rule 4-213)

F-084504
87-0032

- I hereby certify that when the above named Defendant was brought before me for his initial appearance, I:
- INFORMED the Defendant of each offense with which he is charged and of the allowable penalties, including mandatory penalties, if any.
 - DETERMINED that Defendant has been provided with a copy of the charging document.
 - PROVIDED the Defendant with a copy of the charging document.
 - ADVISED Defendant that copy of Charging Document is not available, but will be provided within 24 hours.
 - FURNISHED to the Defendant a copy of the Notice to Defendant printed on the charging document since no charging document was available.
 - ADVISED Defendant of right to counsel. Defendant desires to proceed without counsel to employ his own counsel counsel, but is indigent to decide later.
 - REQUIRED the Defendant to read the Notice to Defendant printed on charging documents.
 - READ to the Defendant the Notice to Defendant printed on charging document.
 - ADVISED the Defendant that if he appears for trial without a lawyer, the Court could determine that he has waived his right to counsel and could proceed to trial.
 - ADVISED Defendant that he is charged with a felony that is not within the jurisdiction of the District Court; that he has a right to have a preliminary hearing by a request made now or within ten days; that failure to make a timely request will result in a waiver.
 - Defendant requests preliminary hearing. Clerk will notify him of date. It is scheduled for 1-20-87 e... 1:15 pm
 - 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 is not eligible for release under Art. 27, Sec. 616 1/2 Art. 27, Sec. 638 B of the Maryland Code.
- That Defendant may be released on his personal recognizance because:
 - He is not charged with an offense for which the maximum penalty is death or life imprisonment.
 - It will reasonably assure his appearance.
 - There is a lack of probable cause to believe that the Defendant committed the offense.
 - All the charges against the Defendant are nonjailable offenses.
- That release on personal recognizance will not reasonably ensure the appearance of the defendant as required because NATURE OF THE CHRG CONVICTION

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 \$ 1,000,000.00, on the following condition:
 - without collateral security.
 - with collateral security equal in value to the full penalty amount, to \$25.00, to 100% of the full penalty amount, to be satisfied by depositing the required amount in cash or certified check, or the pledging of intangible property approved by the Court.
 - with collateral security equal in value to the full penalty amount to be satisfied by encumbering real estate.
 - with the obligation of a corporation which is an insurer or other surety in the full penalty amount.

Informed the Defendant that a warrant for his arrest will be issued if he violates the conditions of release and informed him that if the recognizance or bail bond is forfeited and he willfully fails to surrender himself within 30 days following the forfeiture, he may be charged and fined not more than \$5,000 or imprisoned for not more than 5 years or both, if given in connection with a charge of felony; or charged and fined not more than \$1,000 or imprisoned not more than 1 year or both, if given in connection with a misdemeanor charge.

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

1/1/87 Date 3:39 pm Time McPeach 8/039 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 JAN 20 1987 at 1:15 o'clock P. M. at 111 Allegany Ave 21204 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.

1/1/87 Date x Thomas M Traut Signature of Defendant
Custodian



DISTRICT COURT OF MARYLAND FOR

4-216:

Located at Temple Court + Ct Court Address
CR Case No. 8343203 TR CR

STATE OF MARYLAND VS TRAM + Peter Thomas Michael

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

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

I imposed the following conditions to ensure his appearance:
 committed him to custody of
 ensuring his appearance in court
 placed him under the supervision of
 subjected him to restrictions

required a bail bond in the amount of \$ 1,000.00 on the following condition:
 without collateral security
 with collateral security equal in value to the full penalty amount, or to \$25,000, or 10% of the full penalty amount, to be satisfied by depositing the required amount in cash or certified check, or the pledging of intangible property approved by the Court
 with collateral security equal in value to the full penalty amount to be satisfied by encumbering real estate
 with the obligation of a corporation which is an insurer or other surety in the full penalty amount

informed the Defendant that a warrant for his arrest will be issued if he violates the conditions of release and informed him that if the recognizance or bail bond is forfeited and he willfully fails to surrender himself within 30 days following the forfeiture, he may be charged and fined not more than \$2,000 or imprisoned for not more than 2 years or both. If given in connection with a 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.

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 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 Jan 20 1981 at 11:30 o'clock
M. at 11:30 o'clock
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.
Signature of Defendant: Thomas Michael
Signature of Judicial Officer: Michael
Date: 1/18/81
Time: 2:30 pm



DISTRICT COURT OF MARYLAND FOR

BALTO.
City/County

Located at

Pending c/c
Court Address

Case No.

634252C3

STATE OF MARYLAND

VS

TRAUTFELTER, THOMAS MICHAEL
Defendant

2210 Boston St.
Address

21224

276-5880

Telephone

COMMITMENT PENDING HEARING

F-084504
87-0032

TO:

Sheriff
of B/c

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

ASSAULT w/I MURDER
FIRE ARM VIOL.

- In default of \$ 100,000 bail (100% acceptable).
- Bail review was held by Judge B. K. Hare and Defendant is committed in default of \$ 100,000 bail (100% 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 Towson Dist. Ct.
 - Location
 - Date 1/20/87 e. 1:15 pm
 - Time
 - Purpose
 - Bail Review
 - Preliminary Hearing/Inquiry
 - Trial
 - Other (describe)

1/11/87

Date

McPeech

Clerk/Judge/Commissioner

8/039
I.D.

*Applies to second commitment only

DISTRICT COURT OF MD.
1987 JAN 21 AM 10:55

GRAND JURY INDICTMENTS JANUARY 19, 1987

MUSE, Stefan Lynn
F075-804, Case #027643C0
Robbery w/dang.&deadly weapon,etc.

HOWARD, Ronald Eugene
E766-417, Case #625650C4
Robbery w/dang.&deadly weapon,etc.

TRAUTFELTER, Thomas Michael
F084-504, Case #634252C3
Assault w/i to Murder,etc.

JAMES, Stanley Lawrence
F079-961, Case #019815C5
Robbery

ANTONAKOS, Alexander
E731-598, Case # 634544C4 JTP 5/7/86
EICHELBERGER, Jesse
E731-598 Case # 634543C3 TRIED 08-01 5/7/86

COSNER, David
#635121C4
C.D.S.

PEARCE, Jerry Dean
F072-915, Case #633423C0
Child Abuse,etc.

GRAND JURY DISMISSALS JANUARY 19, 1987

HAMILTON, Kim Dean
F082-814, Case #027121C3
Rape

DONE 1/21/87
J.E. McCarthy

WRIT OF HABEAS CORPUS

34462

CIRCUIT COURT FOR BALTIMORE COUNTY

off 87

State of Maryland vs. Thomas Michael Trautfelter

I. D. NO.

Case No. 87CR0268

State of Maryland, Baltimore County to wit: D.O.B. September 19, 1958

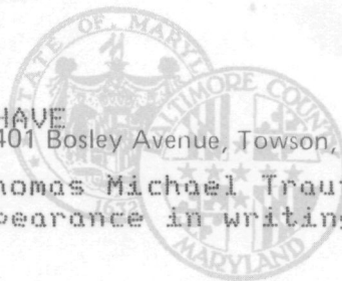
RECEIVED

1987 JAN 23 PM 2:21

SHERIFF'S OFFICE
BALTO. CO.

TO: Warden; Baltimore County Det. Center
Kenilworth + Bosley Ave.
Baltimore, MD 21204

You are hereby **COMMANDED TO HAVE** before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, on February 11, 1987 at 09:30 A.M. the body of Thomas Michael Trautfelter for ARRAIGNMENT, unless your counsel enters an appearance in writing on or before the time specified in this writ.



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

Issued: January 22, 1987

Suzanne Mensh

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

Deputy



Per

RETURN OF SERVICE

DATE DEFENDANT SERVED WITH WRIT & CHARGING DOCUMENT: 1-26-87

DATE SERVICE NOT MADE: _____

REASON:

Scan!
Thomas M Trautfelter
Sgt. Frank

JAN 27 1987

Edward Deane
SIGNATURE & TITLE
SHERIFF OF BALTO. CO., MD.

STATE OF MARYLAND

*

IN THE

v.

*

CIRCUIT COURT

THOMAS M. TRAUTFELTER

*

FOR

BALTIMORE COUNTY

Case No: 87 CR 0268

*

*

*

ENTRY OF APPEARANCE

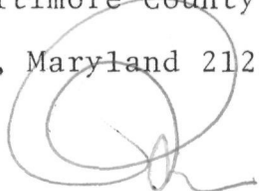
MR. CLERK:

Please enter the appearance of Richard M. Karceski
as attorney for the Defendant.



RICHARD M. KARCESKI
Suite 1504
201 North Charles Street
Baltimore, Maryland 21201
685-0600
Attorney for the Defendant

I HEREBY CERTIFY that on this 30th day of January,
1987, a copy of the foregoing Entry Of Appearance was mailed to
the State's Attorney's Office of Baltimore County, County Courts
Building, 401 Bosley Avenue, Towson, Maryland 21204.



RICHARD M. KARCESKI

LAW OFFICES
KANTOR, WINEGRAD
& KARCESKI
SUITE 1504
201 N. CHARLES ST.
BALTIMORE, MD. 21201
685-0600

FILED FEB 2 1987



STATE OF MARYLAND

v.

THOMAS M. TRAUTFELTER

*

*

*

*

IN THE

CIRCUIT COURT

FOR

BALTIMORE COUNTY

Case No: 87 CR 0268

* * *

MOTION FOR DISCOVERY AND INSPECTION

Now comes the Defendant, Thomas M. Trautfelter, by his attorney, Richard M. Karceski, and pursuant to Rule 4-263 of the Maryland Rules of Procedure, respectfully requests this Honorable Court as follows:

As the basis for this Motion, the Defendant states, in accordance with Maryland Rule 4-263 that the objects requested are material and necessary to the preparation of the defense of this case.

The answers requested herein, paragraphs 1 through 34 below, are continuing in nature and if answers relating to the foregoing questions are not in the hands of the State at the time of its answer to this Motion, but such answers are subsequently obtained or information is subsequently obtained that bears on the foregoing questions, and such answers or information is in the hands of the State, the Defendant herewith requests that such answers or information be furnished forthwith to the Defendant.

The requests extend to material and information in the

LAW OFFICES
KANTOR, WINEGRAD
& KARCESKI
SUITE 1504
201 N. CHARLES ST.
BALTIMORE, MD. 21201
685-0600

FILED FEB 2 1987

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

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

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

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

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

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

4. To advise the Defendant whether there exists a search and seizure warrant, the execution of which resulted in charges being placed against the Defendant, and if there is such

a warrant, to furnish the Defendant with a copy of said warrant application, return and the affidavit attached thereto.

5. To furnish copies of any and all written or recorded statements allegedly made by the Defendant to any State agent which the State intends to use at the hearing or trial.

6. To furnish the substance of any and all oral confessions or admissions allegedly made by the Defendant, whether reduced to writing or not to any State agent which the State intends to use at the hearing or trial.

7. To furnish to the Defendant the substance of any oral statement allegedly made by the Defendant to any State agent which the State intends to use at the hearing or trial.

8. To advise the Defendant of the existence of any and all confessions, admissions or statements, whether oral, recorded or reduced to writing, made by any co-defendant, accomplices or accessories after the fact to a State agent which the State intends to use at the hearing or trial. Also, to furnish the Defendant with copies of any such confessions, admissions or statements which may have been reduced to writing and the substance of any such confessions, admissions or statements which may have been oral or recorded.

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

10. In the event that law enforcement authorities have

not prepared the type of report relating to custody of the Defendant referred to in paragraph nine (9) above, to furnish the Defendant with the names and addresses of all persons who had custody or control of the Defendant or who participated in the custody or control of the Defendant beginning with the arrest of the Defendant and continuing throughout the time that the Defendant was in custody of any police or prosecuting authorities.

11. To permit the Defendant to inspect any photographs which police or prosecuting authorities may have exhibited to any person for purposes of identification of the Defendant, and any other photographs which the State intends to use in the trial of the Defendant, and the presentation of its case in chief, and to furnish the Defendant with copies of said photographs, the names and addresses of persons who viewed said photographs and the results of such viewing of said photographs.

12. To advise the Defendant as to whether Defendant was placed in a pre-indictment or post-indictment line-up, and if the Defendant was placed in such line-up, to permit the Defendant to inspect the line-up sheet prepared by law enforcement authorities, said sheet containing the names and descriptions of all persons who were placed in said line-up, the names and addresses of all persons who viewed said line-up, the results of identifications made by persons viewing said line-up.

13. To permit the Defendant to inspect any waiver of right to counsel at line-up allegedly signed by Defendant or if no such waiver is alleged to have been executed, to furnish the

Defendant with the name of the lawyer who represented Defendant at said line-up.

14. To advise the Defendant as to whether the Defendant was confronted by identification witnesses in any manner other than a line-up while Defendant was in custody of police or prosecution authorities, and if so, to furnish the Defendant the time, place and circumstances of such confrontation including the names and addresses of all persons participating in said confrontation.

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

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

17. Furnish photostatic copies of all crime laboratory reports, reports of experts and autopsy reports pertaining to this case.

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

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

20. To permit Defendant to see, inspect, photocopy and/or copy any photographs, diagrams, blueprints, layouts or

plans of the grounds or building of the premises involved in these proceedings which are in the possession of the State.

21. To furnish the Defendant or allow the inspection, photocopying, xeroxing, copying or photographing of any information or material in the possession of the State which, as to the Defendant, is exculpatory.

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

23. To allow the Defendant to see, inspect, copy, photocopy, xerox and/or photograph any and all other books, papers, documents and any and all other tangible objects contained from or belonging to the Defendant or obtained from others by seizure or process; and to enumerate in its answer all such tangible objects taken from, or belonging to the Defendant now in the custody of any law enforcement agency, or the State's Attorney's Office, whether such custody be actual or constructive.

24. To permit the Defendant to see, inspect, copy, xerox and/or photocopy any law enforcement report pertaining to the Defendant and/or to the alleged illegal act for which the Defendant was charged or indicted.

25. To furnish the Defendant any facts or information

that the State has with respect to the prosecuting witnesses' moral and criminal background, that in the nature of justice should be revealed to the Defendant's counsel to aid in seeing that the Defendant receives a fair and impartial trial.

26. To advise the Defendant if any evidence was obtained by any authorized electronic eavesdropping, accomplished pursuant to the provisions of Title 18, United States Code Annotated, Sections 2511 et seq. and Courts and Judicial Proceedings 10-401 et seq., which the State intends to use as evidence or that may be incriminating; to include any overheard remarks which may have been made by the Defendant, or any co-defendant, accomplice or accessory before or after the fact that might have incriminated the Defendant.

27. If evidence was obtained pursuant to authorized electronic eavesdropping, as defined in paragraph 27 above, the Defendant herewith requests a copy of all such evidence that may have been reduced to writing and is in the hands of the State, be furnished to the Defendant.

28. If electronic eavesdropping was accomplished under the provisions of paragraph 27 above, and is in the hands of the State, the Defendant herewith requests that his counsel be furnished access to such material, and be permitted to see, listen to, inspect, photograph or copy all such material.

29. If electronic eavesdropping was accomplished under the provisions of paragraph 27 above and is in the hands of the State, and the State intends to use such evidence against the Defendant at the trial, that the State forthwith furnish the

Defendant an inventory to include:

- a. The date of the entry or order of the application;
- b. A copy of the Court Order and accompanying application;
- c. The date of the entry and the period of authorized, approved or disapproved interceptions; or the denial of the application;
- d. Whether or not oral communications were or were not intercepted during the period of authorized or extended interceptions;
- e. The dates of authorized surveillance, the date of any extensions, the Court Orders and applications therefore for any extensions;
- f. The dates that any described communications were intercepted during the period of authorized surveillance, or during any authorized extension;
- g. The dates that interception of communications not authorized by Title III of the Omnibus Crime Control and Safe Streets Act of 1968 were made;
- h. A listing of all non-authorized communications that were intercepted by the State;
- i. A listing of all authorized conversations that were intercepted by the State.

30. To furnish the Defendant any exculpatory information in the hands of the State that might tend to establish the innocence of the Defendant, or to mitigate the Defendant's guilt to a lesser degree and to fully and completely comply with the dictates of Rule 4-263.

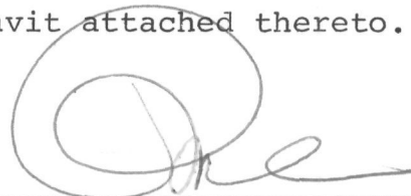
31. To advise the Defendant whether the victim of the crime involved has identified anyone other than the Defendant as the person who committed the crime, or has been unable to identify the Defendant as the person who committed the crime involved in any situation where the victim was furnished pictures to identify

the person who committed the crime and such pictures included a picture of the Defendant.

32. To provide the defense with the name and address of any informant, confidential or otherwise, who was a participant in the alleged illegal act which is the basis for this Indictment, or who was a participant in any illegal act which formed any part of the basis for any warrant or process issued and executed in this case, or who was a participant in any illegal act which was relied upon by any law enforcement official as probable cause to make an arrest and/or search in this case.

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

34. To advise the Defendant whether there exists an arrest warrant under which the Defendant was arrested, and if there is such a warrant, to furnish the Defendant with a copy of said arrest warrant and the affidavit attached thereto.



RICHARD M. KARCESKI
Suite 1504
201 North Charles Street
Baltimore, Maryland 21201
685-0600
Attorney for the Defendant

MEMORANDUM OF POINTS AND AUTHORITIES

Rule 4-263, Maryland Rules of Procedure, Criminal Causes.

I HEREBY CERTIFY that on this 30th day of January,
1987, a copy of the foregoing Motion For Discovery And
Inspection was mailed to the State's Attorney's Office for
Baltimore County, County Courts Building, 401 Bosley Avenue,
Towson, Maryland 21204.



RICHARD M. KARCESKI

STATE OF MARYLAND

IN THE

CIRCUIT COURT

v.

FOR

BALTIMORE COUNTY

THOMAS M. TRAUTFELTER

Case No: 87 CR 0268

* * *

MOTION TO SUPPRESS STATEMENT

Now comes the Defendant, Thomas M. Trautfelter, by his attorney, Richard M. Karceski, and pursuant to Rule 4-252 of the Maryland Rules of Procedure, respectfully represents unto this Honorable Court as follows:

1. That the Defendant was not properly advised of his rights as set forth in Miranda v. Arizona, 384 U.S. 436.
2. That the Defendant did not understand nor appreciate the nature of the rights explained him.
3. That the Defendant did not intelligently waive his constitutional rights as set forth in Miranda v. Arizona, supra.
4. That any statement obtained from the Defendant was a result of force, duress, coercion or a product of leniency offered him by law enforcement officials.
5. That any statement obtained from the Defendant was the product of an unnecessary delay in violation of prompt presentment pursuant to Maryland District Rules of Procedure.
6. That any statement obtained was done so pursuant to Defendant's arrest without probable cause.

LAW OFFICES
**KANTOR, WINEGRAD
 & KARCESKI**
 SUITE 1504
 201 N. CHARLES ST.
 BALTIMORE, MD. 21201
 685-0600

FILED FEB 2 1987

7. That any statement obtained was tainted by some unlawful or impermissible police or State conduct.

8. That at the time such statement was made, the Defendant's faculties were impaired due to the presence of drugs, inadequate sleep and the absence of proper nourishment.

9. That any statement given by the Defendant herein was a result of an illegal arrest or detention.

10. That such statement was a product of unauthorized electronic surveillance procedures obtained in direct violation of Article 10-401 et seq. of the Maryland Annotated Code and Title 18, United States Code Annotated, Sections 2511 et seq.

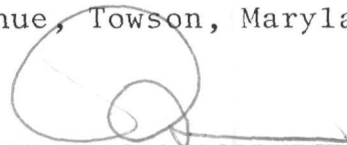
11. And for such other and further reasons as may be assigned at the hearing of this Motion.

WHEREFORE, the Defendant moves this Honorable Court to suppress any and all statements obtained from him for the aforementioned reasons.



RICHARD M. KARCESKI
Suite 1504
201 North Charles Street
Baltimore, Maryland 21201
685-0600
Attorney for the Defendant

I HEREBY CERTIFY that on this 30th day of January, 1987, a copy of the foregoing Motion To Suppress Statement was mailed to the State's Attorney's Office for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland 21204.



RICHARD M. KARCESKI

STATE OF MARYLAND

v.

THOMAS M. TRAUTFELTER

*

IN THE

*

CIRCUIT COURT

*

FOR

BALTIMORE COUNTY

*

Case No: 87 CR 0268

*

*

*

MOTION TO SUPPRESS EVIDENCE

Now comes Thomas M. Trautfelter, Defendant, by his attorney, Richard M. Karceski, and pursuant to Rule 4-252 of the Maryland Rules of Procedure, respectfully represents unto this Honorable Court as follows:

1. That the warrant on which the search was based was devoid of sufficient probable cause for its issuance, and was otherwise defective.
2. That the search conducted was illegal and pursuant to an invalidly-issued search and seizure warrant.
3. That there was insufficient probable cause to search.
4. That the search went beyond that which is permitted by law.
5. That, since the instant search and subsequent seizure of evidence was unreasonable, lacked probable cause and was in violation of the Fourth and Fourteenth Amendments of the United States Constitution, any evidence gathered as a result should be suppressed.
6. And for any and all other reasons to be given at the time of the hearing on this Motion.

LAW OFFICES
KANTOR, WINEGRAD
& KARCESKI
SUITE 1504
201 N. CHARLES ST.
BALTIMORE, MD. 21201
685-0600

[FILED FEB 2 1987]

WHEREFORE, the Defendant respectfully requests this Honorable Court that all evidence illegally obtained should properly be suppressed.



RICHARD M. KARCESKI
Suite 1504
201 North Charles Street
Baltimore, Maryland 21201
685-0600
Attorney for the Defendant

I HEREBY CERTIFY that on this 30th day of January, 1987, a copy of the foregoing Motion To Suppress Evidence was mailed to the State's Attorney's Office for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland 21204.



RICHARD M. KARCESKI

LAW OFFICES
KANTOR, WINEGRAD
& KARCESKI
SUITE 1504
201 N. CHARLES ST.
BALTIMORE, MD. 21201
685-0600

NOTICE OF HEARING

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Thomas Michael Trautfelter

Case No. 87CR0268

State of Maryland, Baltimore County to wit:

TO: Richard M Karceski, Esquire

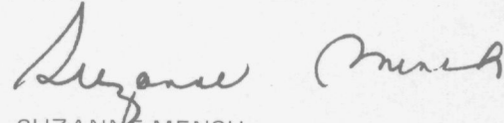
201 N Charles St #1504
Baltimore, MD 21201

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 May 26, 1987 at 09:15 A.M. for the Trial of the above entitled case.

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

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

Issued: February 5, 1987



SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per Joan Mather Deputy
Criminal Assignment Commissioner
494-2694

CC: Mickey Norman, Esquire

THOMAS MICHAEL TRAUTFELTER

87CR0268

* * * * *

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

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

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

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

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

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

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

FILED APR 3 1987

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

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

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

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

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

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

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

See Attached

8 A. SEE ATTACHED Reports of Experts
(Defendants copy only)

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

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

Melany J. Horne
ASSISTANT STATE'S ATTORNEY FOR BALTIMORE COUNTY

I HEREBY CERTIFY that a copy of the foregoing State's Answer to Defendant's Motion For Discovery and Inspection was sent this 2nd day of APRIL, 1987, to

Richard KARCESKI
201 N. Charles street
BALTIMORE, md 21201

Melany J. Horne
ASSISTANT STATE'S ATTORNEY FOR BALTIMORE COUNTY
COUNTY COURTS BUILDING
TOWSON, MARYLAND 21204

FILED

,19

WITNESSES:

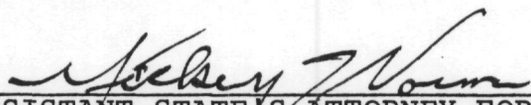
Jones R. Lewis
 825 Middlesex Rd., 21221
 Cathy D. Trautfelter
 1914 Stanhope Rd., 21222
 David A. Kerns
 1914 Stanhope Rd., 21222
 Michael Kearns
 Route #165, Box HC2, Whitacre, Virginia, 22662
 David Trautfelter
 614 S. Rose Street, 21224
 Off. Betty Long #2574
 PC #12
 Imogene Floyd
 1912 Stanhope Rd., 21222
 off. E. W. Mikula #2528
 PC #12
 Phyllis M. Elmore
 40 Wagner Lane, 21221
 Det. G. Kolberg #1566
 Crime Lab

(1) Det. Phil Marll # 2025
 Baltimore County Police

(2) Officer Wagster # 1804
 Baltimore County Police

(3) C. Bacasnot - Chemist
 Balt. more County Police Crime Lab

(4) Mr. Donald M. Flohr
 Crime Lab
 Maryland State Police Headquarters
 Pikesville, Md. 21208


 ASSISTANT STATE'S ATTORNEY FOR
 BALTIMORE COUNTY

DATED:

4/2/87

PHONE #

583-6610

cc: File

STATE OF MARYLAND

*

IN THE CIRCUIT COURT

V.

*

FOR BALTIMORE COUNTY

THOMAS M. TRAUTFELTER

*

87CR0268

*

*

*

*

*

MOTION TO SUMMON TANGIBLE EVIDENCE BEFORE TRIAL

Now comes Sandra A. O'Connor, State's Attorney for Baltimore County, by Mickey J. Norman, Assistant State's Attorney for Baltimore County, and pursuant to Rule 4-264 of the Maryland Rules of Procedure, moves this Honorable Court to order the Clerk of the Court to issue a Summons to Michaelyn Zadjura, M.I.E.M.S.S., 22 South Greene Street, Baltimore, Maryland 21201 to produce any and all records

pertaining to Jonas Richard Lewis, W/M, d.o.b. 10/23/59
825 Middlesex Road
Baltimore, Maryland 21221

at a time and place specified in the Summons attached hereto.

Respectfully submitted,

Sandra A. O'Connor mzn

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

Mickey J. Norman

MICKEY J. NORMAN
Assistant State's Attorney
for Baltimore County

I HEREBY CERTIFY that a copy of the foregoing Motion to Summon Tangible Evidence Before Trial was sent this 3rd day of April, 19 87, to Richard Karceskt, Esquire, Suite 1504, 201 North Charles Street, Baltimore, Maryland 21201.

FILED APR 22 1987

Mickey J. Norman

MICKEY J. NORMAN
Assistant State's Attorney
for Baltimore County

Copies sent.

STATE OF MARYLAND

*

IN THE CIRCUIT COURT

V.

*

FOR BALTIMORE COUNTY

THOMAS M. TRAUTFELTER

*

CASE NO. 87CR0268

*

*

*

*

*

SUMMONS FOR TANGIBLE EVIDENCE BEFORE TRIAL

Directed to: Michaelyn Zadjura
M.I.E.M.S.S.
22 South Greene Street
Baltimore, Maryland 21201

to be and appear in the State's Attorney's Office for Baltimore County, before Sandra A. O'Connor, State's Attorney for Baltimore County, on April 24, 1987 at 9:30 a.m. and to produce at that time, pursuant to Rule 4-264 of the Maryland Rules of Procedure, a ny and all records

pertaining to Jonas Richard Lewis, W/M, d.o.b. 10/23/59
825 Middlesex Road
Baltimore, Maryland 21221

In lieu of personally appearing in the State's Attorney's Office for Baltimore County, you may comply with this Summons by forwarding the requested information by mail directly to Mickey J. Norman, Esquire, State's Attorney's Office for Baltimore County, 401 Bosley Avenue, County Courts Building, Towson, Maryland 21204, by the above compliance date.

STATE OF MARYLAND

V.

THOMAS M. TRAUTFELTER

*

*

*

*

*

*

IN THE CIRCUIT COURT

FOR BALTIMORE COUNTY

CASE NO. 87CR0268

*

*

ORDER OF COURT

It is ORDERED this 22nd day of April,
1987, by the Circuit Court for Baltimore County, that the Clerk
of the Court issue a Summons to the M.I.E.M.S.S., 22 South Greene
Street, Baltimore, Maryland 21201, Attention: Michaelyn Zadjura
to produce a certified copy of all medical records
pertaining to Jonas Richard
Lewis, W/M, d.o.b. 10/23/59, 825 Middlesex Road, Baltimore,
Maryland 21221
at the time and place specified in the Summons attached hereto.

Gronard Jacobson

JUDGE

Circuit Court for Baltimore County

ATTEMPTED SERVICE

RETURN DATE 5-26-87

Name of Person J. Richard Lewis

PHONE _____

DIRECTIONS _____

Attempts

DATE	TIME	OFFICER
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
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_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____

SUBJECT ^{SIMPLE DIAGRAM} will pick up do Subt. Sheriff. send summons back to them.

THE FOLLOWING PAPERS WAS LEFT WITH THE DEFENDANT: _____

BY DEPUTY _____

BEFORE ANY NON-EST CHECK-POST OFFICE AND ATTORNEYS

NOTE: ON ALL NON-EST, THIS FORM MUST BE RETURNED WITH SUMMONS.

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

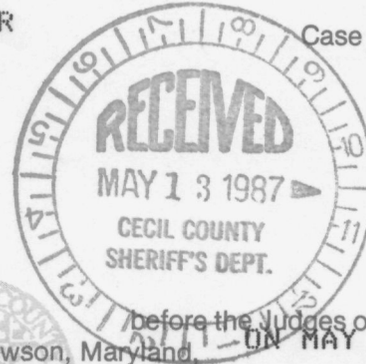
302

State of Maryland vs. THOMAS MICHAEL TRAUTFELTER

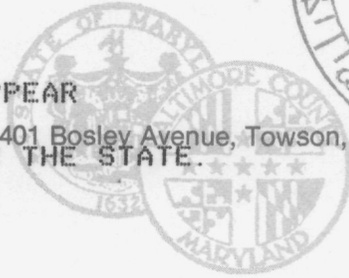
Case No. 87CR0268

State of Maryland, Baltimore County to wit:

TO: J RICHARD LEWIS
414 RAGAN RD
CONOWINGO, MD 21918



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 MAY 26, 1987 AT 09:15 A.M. TO TESTIFY FOR THE STATE.



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

Issued: MAY 7, 1987

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: 5-13-87

REASON: Living in Balt. Co. (will pick up.)

John F. Deaton SHERIFF

Per

J.F.

Deputy

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

FEE \$ _____

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. THOMAS MICHAEL TRAUTFELTER

Case No. 87CR0268

State of Maryland, Baltimore County to wit:

TO: J RICHARD LEWIS
414 RAGAN RD

CONOWINGO, MD 21918

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 MAY 26, 1987 AT 09:15 A.M. TO TESTIFY FOR THE STATE.

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

Issued: MAY 7, 1987



SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: 5-13-87

REASON: Living in Balt. Co. (will pick up.)

John F. DeLeon, Doc Clerk SHERIFF

Suzanne Mensch
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

Per *S.L.* Deputy

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

FEE \$ _____

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

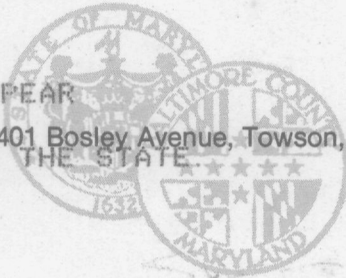
State of Maryland vs. THOMAS MICHAEL TRAUTFELTER

Case No. 87CR0268

State of Maryland, Baltimore County to wit:

TO: J RICHARD LEWIS
414 RAGAN RD
CONOWINGO, MD 21918

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 MAY 28, 1987 AT 09:15 A.M. TO TESTIFY FOR THE STATE



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

Issued: MAY 7, 1987

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: 5-13-87

REASON: Living in Balt Co. (will pick up)

John F. DeLeon, Dec 1987
SHERIFF

Per

J.L.

Deputy

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

FEE \$ _____

Posted 11:52

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

THOMAS MICHAEL TRAUTFELTER

Case No.

87CR0268

State of Maryland, Baltimore County to wit:

TO:

DAVID TRAUTFELTER
614 S. ROSE STREET

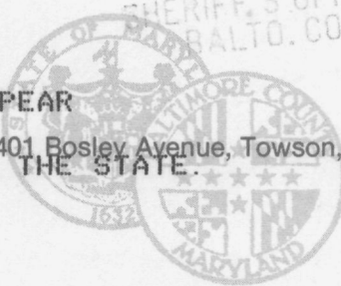
BALTIMORE, MD 21225

RECEIVED
1987 MAY 12 AM 9:22

SHERIFF'S OFFICE
BALTO. CO.

Balto. City

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 MAY 26, 1987 AT 09:15 A.M. TO TESTIFY FOR THE STATE.**



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

Issued: MAY 7, 1987

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per

J.L.

Deputy

SHERIFF'S RETURN BALTIMORE CITY, MD

DATE SERVED: 5-15-87 @ 11:52 AM

DATE SERVICE NOT MADE SHERIFF'S OFFICE

REASON: _____

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

Shelton Stewart SHERIFF *Balto City* FEE \$ *15.00*
#5 W.R. Walton

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

THOMAS MICHAEL TRAUTFELTER

Case No. 87CR0268

State of Maryland, Baltimore County to wit:

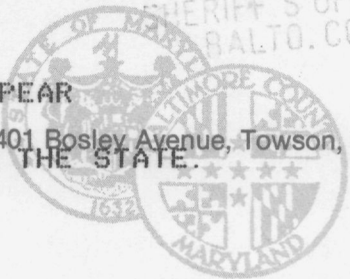
TO: MR DONALD FLOHR
MARYLAND STATE POLICE CRIME LB
1201 REISTERSTOWN RD
BALTIMORE, MD 21208

RECEIVED

MAY 12 AM 9:24

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 MAY 26, 1987 AT 09:15 A.M. TO TESTIFY FOR THE STATE.**



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

Issued: MAY 7, 1987

Suzanne Mensh

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



SHERIFF'S RETURN

DATE SERVED: 5/13/87

DATE SERVICE NOT MADE: _____

REASON: _____

Edward Deane

SHERIFF

SHERIFF OF BALTO. CO., MD.

Per

J. Y.

Deputy

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

FEE \$ 1.00

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

THOMAS MICHAEL TRAUTFELTER

Case No.

87CR0268

State of Maryland, Baltimore County to wit:

TO: J RICHARD LEWIS
414 RAGAN RD

CONOWINGO, MD 21918

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 MAY 26, 1987 AT
 09:15 A.M. TO TESTIFY FOR THE STATE.

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

Issued:

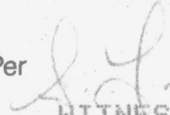
MAY 7, 1987



SUZANNE MENSCH

Clerk, Circuit Court for Baltimore County

Per



Deputy

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


SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

SHERIFF

FEE \$ _____

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

THOMAS MICHAEL TRAUTFELTER

Case No.

87CR0268

State of Maryland, Baltimore County to wit:

TO: CATHY TRAUTFELTER
1914 STANHOPE RD

BALTIMORE, MD 21222

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 MAY 26, 1987 AT
 09:15 A.M. TO TESTIFY FOR THE STATE

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

Issued: MAY 7, 1987

Suzanne Mensch
 SUZANNE MENSCH
 Clerk, Circuit Court for Baltimore County

Per *[Signature]*

Deputy

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



SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

SHERIFF _____

FEE \$ _____

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

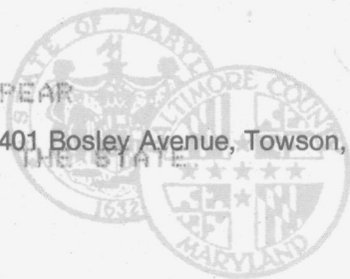
THOMAS MICHAEL TRAUTFELTER

Case No. 87CR0268

State of Maryland, Baltimore County to wit:

TO: DAVID KERNS
1914 STANHOPE RD
BALTIMORE, MD 21222

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 MAY 26, 1987 AT 09:15 A.M. TO TESTIFY FOR THE STATE



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

Issued: MAY 7, 1987

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per *[Signature]*

Deputy

SHERIFF'S RETURN

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

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

SHERIFF

FEE \$ _____

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

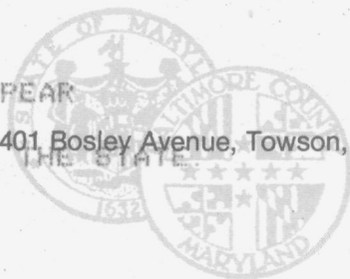
THOMAS MICHAEL TRAUTFELTER

Case No. 87CR0268

State of Maryland, Baltimore County to wit:

TO: MICHAEL KERNS
ROUTE 165 BOX HC 2
WHITEACRE, VA 22662

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 MAY 26, 1987 AT 09:15 A.M. TO TESTIFY FOR THE STATE



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

Issued: MAY 7, 1987

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

Per

Deputy

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

SHERIFF

FEE \$ _____

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. THOMAS MICHAEL TRAUTFELTER

Case No. 87CR0268

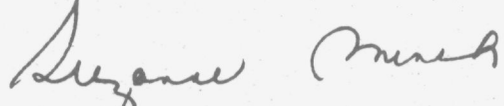
State of Maryland, Baltimore County to wit:

TO: DAVID TRAUTFELTER
 414 S. ROSE STREET
 BALTIMORE, MD 21225

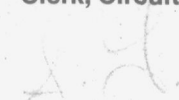
You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON MAY 26, 1987 AT 09:15 A.M. TO TESTIFY FOR THE STATE.

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

Issued: MAY 7, 1987



SUZANNE MENSCH
 Clerk, Circuit Court for Baltimore County

Per 

Deputy

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



SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

SHERIFF _____

FEE \$ _____

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

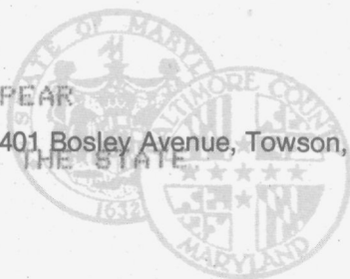
THOMAS MICHAEL TRAUTFELTER

Case No. 87CR0268

State of Maryland, Baltimore County to wit:

TO: IMAGENE FLOYD
1912 STANHOPE RD
BALTIMORE, MD 21222

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 MAY 26, 1987 AT 09:15 A.M. TO TESTIFY FOR THE STATE



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

Issued: MAY 7, 1987

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per

Deputy

SHERIFF'S RETURN

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

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

SHERIFF

FEE \$ _____

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. **THOMAS MICHAEL TRAUTFELTER**Case No. **87CR0268**

State of Maryland, Baltimore County to wit:

TO: **PHYLLIS ELMORE**
40 WAGNER LANE**BALTIMORE, MD 21221**

You are hereby **SUMMONED TO APPEAR** before the Judges of the Circuit Court for
 Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland,
 09:15 A.M. TO TESTIFY FOR THE STATE ON MAY 28, 1987 AT

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

Issued: **MAY 7, 1987**


SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

Per

Deputy



SHERIFF'S RETURN

DATE SERVED:

DATE SERVICE NOT MADE:

REASON:

SHERIFF

FEE \$

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

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

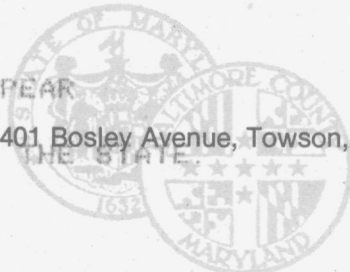
THOMAS MICHAEL TRAUTFELTER

Case No. 87CR0268

State of Maryland, Baltimore County to wit:

TO: MR DONALD FLOHR
MARYLAND STATE POLICE CRIME LB
1201 REISTERSTOWN RD
BALTIMORE, MD 21208

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 MAY 28, 1987 AT 09:15 A.M. TO TESTIFY FOR THE STATE.



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

Issued: MAY 7, 1987

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per

Deputy

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

SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

SHERIFF

FEE \$ _____

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. THOMAS MICHAEL TRAUTFELTER

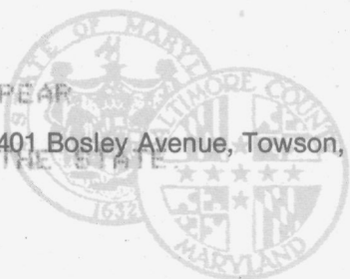
Case No. 87CR0268

State of Maryland, Baltimore County to wit:

C.C. NO. F084504
CITATION NO.

TO: PO BETTY L LONG
2574
PC12

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 MAY 28, 1987 AT 09:15 A.M. TO TESTIFY FOR THE STATE



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

Issued: MAY 7, 1987

Suzanne Mensch
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

Per _____ Deputy

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

SHERIFF

FEE: \$ _____

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

THOMAS MICHAEL TRAUTFELTER

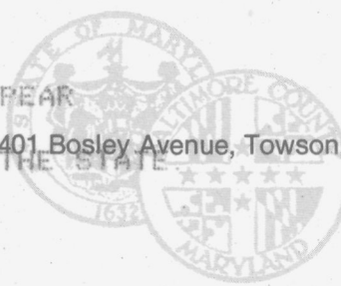
Case No. 87CR0268

State of Maryland, Baltimore County to wit:

C.C. NO. F084504
CITATION NO.

TO: PO EDWARD W MIKULA
2528
PC12

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 MAY 26, 1987 AT 09:15 A.M. TO TESTIFY FOR THE STATE.



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

Issued: MAY 7, 1987

SUZANNE MENSEH
Clerk, Circuit Court for Baltimore County



SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

Per _____

Deputy

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

SHERIFF

FEE: \$ _____

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

THOMAS MICHAEL TRAUTFELTER

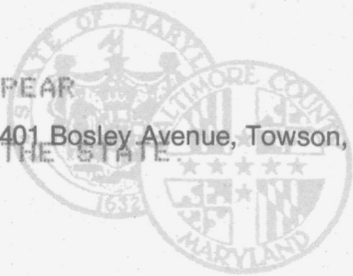
Case No. 87CR0268

State of Maryland, Baltimore County to wit:

C.C. NO. F084504
CITATION NO.

TO: PO GREGORY KOLBERG V
1566
CLAB

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 MAY 26, 1987 AT 09:15 A.M. TO TESTIFY FOR THE STATE



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

Issued: MAY 7, 1987

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

Per _____

Deputy

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

SHERIFF

FEE: \$ _____

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

THOMAS MICHAEL TRAUTFELTER

Case No. 87CR0268

State of Maryland, Baltimore County to wit:

C.C. NO. F084504
CITATION NO.TO: PO PHILIP G MARLL
2025
HOM

You are hereby **SUMMONED TO APPEAR** before the Judges of the Circuit Court for
 Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland,
 09:15 A.M. TO TESTIFY FOR THE STATE ON MAY 26, 1987 AT

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

Issued: MAY 7, 1987



SUZANNE MENSCH
 Clerk, Circuit Court for Baltimore County



SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

Per 

Deputy

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

SHERIFF _____

FEE: \$ _____

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. THOMAS MICHAEL TRAUTFELTER

Case No. 87CR0268

State of Maryland, Baltimore County to wit:

C.C. NO. F084504
CITATION NO.TO: PO JAMES L JR WAGSTER
1804
CLAB

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland,
09:15 A.M. TO TESTIFY FOR THE STATE

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

Issued: MAY 7, 1987


 SUZANNE MENSCH
 Clerk, Circuit Court for Baltimore County
Per 

Deputy

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


SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

SHERIFF _____

FEE: \$ _____

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

THOMAS MICHAEL TRAUTFELTER

Case No.

87CR0268

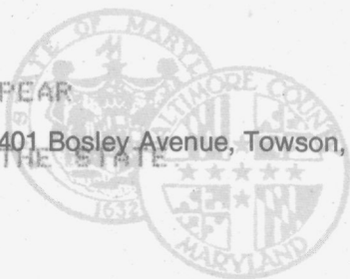
State of Maryland, Baltimore County to wit:

C. C. NO. F084504

CITATION NO.

TO: CIV CONCEPTION BACASNOT V
9246
CLAB

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 MAY 28, 1987 AT 09:15 A.M. TO TESTIFY FOR THE STATE



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

Issued: MAY 7, 1987

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

Per *[Signature]*

Deputy

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

SHERIFF

FEE: \$ _____

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. THOMAS MICHAEL TRAUTFELTER

Case No. 87CR0268

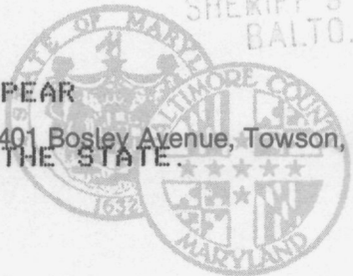
State of Maryland, Baltimore County to wit:

C.C. NO. F084504
CITATION NO.

TO: PO GREGORY KOLBERG V
1566
CLAB

RECEIVED
1987 MAY 12 AM 9:24
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 MAY 26, 1987 AT 09:15 A.M. TO TESTIFY FOR THE STATE.



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

Issued: MAY 7, 1987

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



SHERIFF'S RETURN

DATE SERVED: 5/2/87 PDP

DATE SERVICE NOT MADE: _____

REASON: _____

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

Per

[Signature]

Deputy

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

FEE: \$ 1.00

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

THOMAS MICHAEL TRAUTFELTER

Case No. 87CR0268

State of Maryland, Baltimore County to wit:

C.C. NO. F084504
CITATION NO.

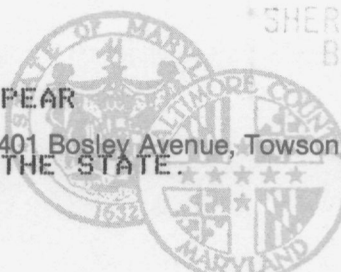
TO: PO JAMES L. JR WAGSTER
1804
CLAB

RECEIVED

1987 MAY 12 AM 9:24

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 MAY 26, 1987 AT**
09:15 A.M. TO TESTIFY FOR THE STATE.



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

Issued: MAY 7, 1987

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per

[Signature]

Deputy

SHERIFF'S RETURN

DATE SERVED: 5/12/87 PDP

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

DATE SERVICE NOT MADE: _____

REASON: _____

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

FEE: \$

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

THOMAS MICHAEL TRAUTFELTER

Case No. 87CR0268

State of Maryland, Baltimore County to wit:

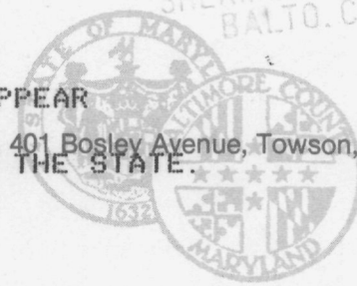
TO: PO PHILIP G MARLL
2025
HOM

C.C. NO. F084504
CITATION NO.

RECEIVED
1987 MAY 12 AM 9:24

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 MAY 26, 1987 AT 09:15 A.M. TO TESTIFY FOR THE STATE.



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

Issued: MAY 7, 1987

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



SHERIFF'S RETURN

Per *S.S.* Deputy

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

DATE SERVED: *5/12/87*

DATE SERVICE NOT MADE: -----

REASON: -----

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

FEE: \$ *15*

WITNESS SUMMONS

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. THOMAS MICHAEL TRAUTFELTER

Case No. 87CR0268

State of Maryland, Baltimore County to wit:

RECEIVED

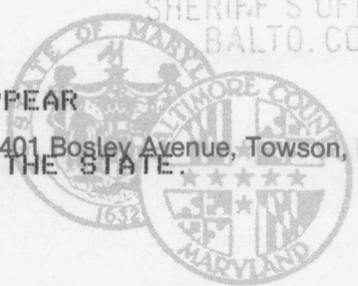
C.C. NO. F084504
CITATION NO.

TO: PO EDWARD W MIKULA
2528
PC12

1987 MAY 12 AM 9:24

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 MAY 26, 1987 AT 09:15 A.M. TO TESTIFY FOR THE STATE.



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

Issued: MAY 7, 1987

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per *S.J.*

Deputy

SHERIFF'S RETURN

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

DATE SERVED: 5/12

DATE SERVICE NOT MADE: _____

REASON: _____

Edward W Mikula SHERIFF
SHERIFF OF BALTO. CO., MD.

FEE: \$ 15

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE CO. Y

428 Porter

State of Maryland vs. THOMAS MICHAEL TRAUTFELTER

Case No. 87CR0268

State of Maryland, Baltimore County to wit:

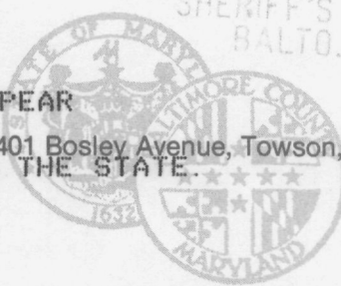
TO: PHYLLIS ELMORE
40 WAGNER LANE
BALTIMORE, MD 21221

RECEIVED

1987 MAY 12 AM 9:23

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 MAY 26, 1987 AT 09:15 A.M. TO TESTIFY FOR THE STATE.



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

Issued: MAY 7, 1987

Suzanne Mensch
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per

J.L.

Deputy

SHERIFF'S RETURN

DATE SERVED: 5-13-87

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

DATE SERVICE NOT MADE: _____

REASON: _____

John D. ...
SHERIFF OF BALTO. CO., MD.

SHERIFF

FEE \$

1500

WITNESS SUMMONS

428 O Berry

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

THOMAS MICHAEL TRAUTFELTER

Case No. 87CR0268

State of Maryland, Baltimore County to wit:

TO: CATHY TRAUTFELTER
1914 STANHOPE RD

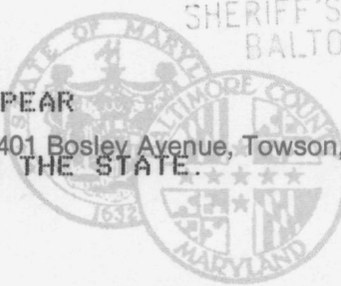
BALTIMORE, MD 21222

RECEIVED

1987 MAY 12 AM 9:23

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 MAY 26, 1987 AT 09:15 A.M. TO TESTIFY FOR THE STATE.



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

Issued: MAY 7, 1987

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: 5/12

REASON: Moved

Edward Dulane

SHERIFF

SHERIFF OF BALTO. CO., MD.

Per

S. J.

Deputy

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

FEE \$ _____

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

4210 Berry ~~Carrington~~

State of Maryland vs. THOMAS MICHAEL TRAUTFELTER

Case No. 87CR0268

State of Maryland, Baltimore County to wit:

TO: DAVID KERNS
1914 STANHOPE RD
BALTIMORE, MD 21222

RECEIVED
1987 MAY 12 AM 9:23

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 MAY 26, 1987 AT 09:15 A.M. TO TESTIFY FOR THE STATE.

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

Issued: MAY 7, 1987

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



SHERIFF'S RETURN

Per

LL

Deputy

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

DATE SERVED: _____

DATE SERVICE NOT MADE: 5/12

REASON: doesn't live here

Edward Baker
SHERIFF OF BALTO. CO., MD.

SHERIFF

FEE \$ _____

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

4280 Berry

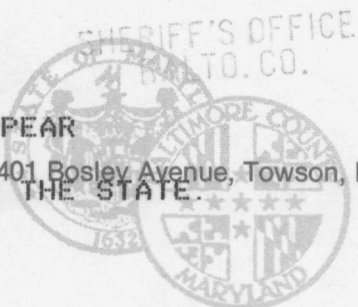
State of Maryland vs. THOMAS MICHAEL TRAUTFELTER

Case No. 87CR0268

State of Maryland, Baltimore County to wit:

TO: IMAGENE FLOYD
1912 STANHOPE RD
BALTIMORE, MD 21222

RECEIVED
1987 MAY 12 AM 9:23



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 MAY 26, 1987 AT 09:15 A.M. TO TESTIFY FOR THE STATE.

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

Issued: MAY 7, 1987

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per *A. J.* Deputy

SHERIFF'S RETURN

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

DATE SERVED: _____

DATE SERVICE NOT MADE: 5/12

REASON: *Edward Mahan Copy left*

Edward Mahan
SHERIFF

FEE \$ _____

SHERIFF OF BALTO. CO. MD.

CIRCUIT COURT FOR BALTIMORE COUNTY
Towson, Maryland 21204

District Court Case No. _____

Case No. 87CR0268

May 21, 1987

REPORT OF PRISONER BROUGHT TO COURT FOR TRIAL

FROM: SUZANNE MENSCH, Clerk

TO: THE SHERIFF OF BALTIMORE COUNTY, MARYLAND

Name Of Prisoner TRAUTFELTER Thomas

Date Of Trial 5.26, 1987 Judge EAD Waters Jr.

Charge Assault I/M Guilty _____ NOT GUILTY _____

DISPOSITION:

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

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

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

D. Placed On Probation _____
Length Of Probation _____

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

F. Stet _____

G. Nol Pros _____

H. Arraignment _____

I. Trial Continued _____

J. Trial Postponed _____

K. Bail Hearing _____

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

Postponement hearing rescheduled
for 5.22.87 @ 9:30 AM

SUZANNE MENSCH, CLERK

Per Richard D. Arnold Jr.
Deputy Clerk

CIRCUIT COURT FOR BALTIMORE COUNTY
Towson, Maryland 21204

District Court Case No. -----

Case No. 87CR0268

May 22, 1987

REPORT OF PRISONER BROUGHT TO COURT FOR TRIAL

FROM: SUZANNE MENSCH, Clerk

TO: THE SHERIFF OF BALTIMORE COUNTY, MARYLAND

Name Of Prisoner TRAUTFELTER, Thomas

Date Of Trial 5-26, 1987 Judge EAD Waters, Jr.

Charge Assault I/M Guilty NOT GUILTY

DISPOSITION:

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

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

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

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

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

F. Stet -----

G. Nol Pros -----

H. Arraignment -----

I. Trial Continued -----

J. Trial Postponed -----

K. Bail Hearing -----

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

Case next for 7-8-87

SUZANNE MENSCH, CLERK

Per Richard D. Arnold, Jr.
Deputy Clerk

COURT CLERK'S WORK SHEET

TRIAL DATE 5.22.87 Judge EAD, J.

S. Williams STATE'S ATTORNEY R. White DEFENDANT'S ATTORNEY

R. Underwood COURT REPORTER Rick Arnold CLERK

CASE # 87CR 0268 NAME TRAUTFELTER, Thomas

CHARGE Assault I/M

TRIAL COURT JURY PLEA GUILTY NOT GUILTY NOLO CONTENDERE

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

GRANTED OVERRULED

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

GRANTED OVERRULED

VERDICT: GUILTY ON COUNTS NOT GUILTY ON COUNTS

SENTENCE	TERM OF	SUSPENDED	PROB.	FINE & COSTS
Department of Correction				<i>CR</i>
Balto. Co. Detention Center				

REMARKS Trial date of 5.26.87 ppd. at request of Δ for Good Cause Shown. Δ declines to waive Rights under Md. Rule 4.271 in open Court. Case reset for 7.8.87. Δ remanded to Balto. Co. Detention Center.

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.

O'Brien
438

STATE OF MARYLAND

* IN THE
* CIRCUIT COURT
* FOR

v.

* BALTIMORE COUNTY

THOMAS M. TRAUTFELTER

* Case No. 87CR0268

SUBPOENA, DUCES TECUM

Mr. Clerk:

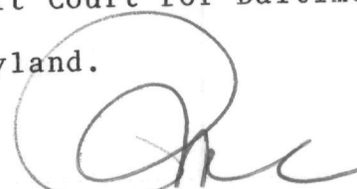
Please issue a Subpoena, Duces Tecum, for the following named person:

Cathy Trautfelter
2927 Yorkway
Baltimore, Maryland 21222

To appear and testify at the above-captioned trial on May 26, 1987 at 9:15 a.m. at the Circuit Court for Baltimore County, 401 Bosley Avenue, Towson, Maryland.

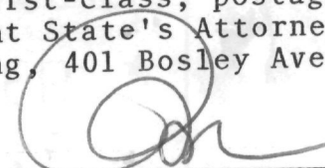
COST \$ 0.00

SUMMONED _____ 19
NOT SERVED 5/18/87 19
REASON NOT SERVED
NOT AT THIS ADDRESS


RICHARD M. KARCESKI
201 N. Charles Street
Suite 1504
Baltimore, Maryland 21201
(301)685-0600
Attorney for Defendant

SHERIFF
OF BALTIMORE COUNTY,
J. EDWARD MALONE

I HEREBY CERTIFY that on this 12th day of May, 1987, a copy of the foregoing was mailed, first-class, postage pre-paid, to Mickey J. Norman, Assistant State's Attorney for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland 21204.


RICHARD M. KARCESKI

1512B

LAW OFFICES
KANTOR, WINEGRAD
& KARCESKI
SUITE 1504
201 N. CHARLES ST.
BALTIMORE, MD. 21201
685-0600

FILED MAY 14 1987



~~True Copy Test~~
~~SUZANNE MENSU, CLERK~~
Per ~~Deputy Clerk~~

RECEIVED
1987 MAY 14 PM 2:42
SHERIFF'S OFFICE
BALTIMORE, CO.

STATE OF MARYLAND

* IN THE

* CIRCUIT COURT

v.

* FOR

* BALTIMORE COUNTY

THOMAS M. TRAUTFELTER

* Case No. 87CR0268

* * *

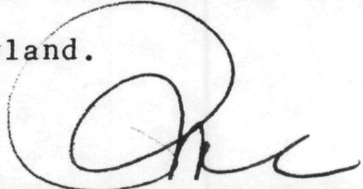
SUBPOENA, DUCES TECUM

Mr. Clerk:

Please issue a Subpoena, Duces Tecum, for the following named person:

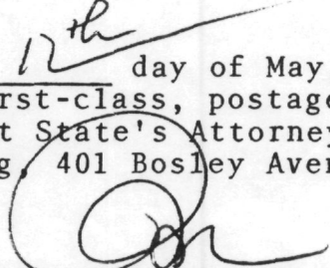
Cathy Trautfelter
2927 Yorkway
Baltimore, Maryland 21222

To appear and testify at the above-captioned trial on May 26, 1987 at 9:15 a.m. at the Circuit Court for Baltimore County, 401 Bosley Avenue, Towson, Maryland.



RICHARD M. KARCESKI
201 N. Charles Street
Suite 1504
Baltimore, Maryland 21201
(301)685-0600
Attorney for Defendant

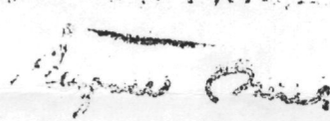
I HEREBY CERTIFY that on this 12th day of May, 1987, a copy of the foregoing was mailed, first-class, postage pre-paid, to Mickey J. Norman, Assistant State's Attorney for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland 21204.



RICHARD M. KARCESKI

1512B

LAW OFFICES
KANTOR, WINEGRAD
& KARCESKI
SUITE 1504
201 N. CHARLES ST.
BALTIMORE, MD. 21201
685-0600



FILED MAY 14 1987



~~True Copy To~~
~~SUZANNE MENSU~~

Per ~~Deputy Clerk~~

NOTICE OF HEARING

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. **Thomas Michael Trautfelter**

Case No. **87CR0268**

State of Maryland, Baltimore County to wit:

TO: **Richard M Karceski , Esquire**

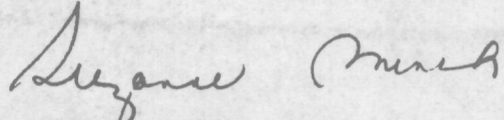
**201 N Charles St #1504
Baltimore, MD 21201**

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 July 8, 1987 at 09:15 A.M. for the Trial of the above entitled case.**

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

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

Issued: **May 25, 1987**


SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



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

CC: **Mickey Norman, Esquire**

CIRCUIT COURT FOR BALTIMORE COUNTY

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

mark 148
OBe

STATE OF MARYLAND

Case Number 87 CR 0268

() Civil (x) Criminal

Vs.

THOMAS M. TRAUTFELTER

RECEIVED
1987 JUN -3 PM 12:05
SHERIFF'S OFFICE
BALTO. CO.

SUBPOENA

TO: (Name, Address & County) Officer Willet, I.D. 2929
Baltimore County Police Department
400 Kenilworth Drive
Towson, Maryland 21204

YOU ARE HEREBY COMMANDED TO: (x) Personally appear; () Produce documents and or objects only; ()
Personally appear and produce documents or objects;
at Circuit Court for Baltimore County, County Courts Building, 401 Bosley
(Place where attendance is required)

Avenue, Towson, Maryland 21204

on Wednesday the 8th day of July, 1987, at 9:00 a.m./p.m.

YOU ARE COMMANDED TO produce the following documents or objects:

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

Richard M. Karceski, Suite 1504, 201 N. Charles Street, Baltimore, MD 21201
(Name of Party or Attorney, Address and Phone Number) (301) 685-0600

Date Issued 6-3-87

CLERK Signature & Seal

NOTICE:

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

SHERIFF'S RETURN

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

() - Unserved, by reason of

Date: 6/4 Fee: \$ 15

Original and one copy needed for each witness

SHERIFF

Signature of Sheriff
SHERIFF BALTO. CO. MD, MD

CIRCUIT COURT FOR BALTIMORE COUNTY

oBe 148 WALK

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

STATE OF MARYLAND

Case Number 87 CR 0268

() Civil (x) Criminal

Vs.

THOMAS M. TRAUTFELTER

SUBPOENA

TO: (Name, Address & County) Officer Hann, I.D. 2908
Baltimore County Police Department
400 Kenilworth Drive
Towson, Maryland 21204

RECEIVED
1987 JUN -3 PM 12:04
SHERIFF'S OFFICE
BALTO. CO.

YOU ARE HEREBY COMMANDED TO: () Personally appear; () Produce documents and or objects only; (x) Personally appear and produce documents or objects;
at Circuit Court for Baltimore County, County Courts Building, 401 Bosley
(Place where attendance is required)

Avenue, Towson, Maryland 21204

on Wednesday the 8th day of July, 1987, at 9:00 a.m. / p.m.

YOU ARE COMMANDED TO produce the following documents or objects: Records of Central Complaint No: F 078602, incident date: 12/25/86.

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

Richard M. Karceski, Suite 1504, 201 N. Charles Street, Baltimore, MD 21201
(Name of Party or Attorney, Address and Phone Number) (301) 685-0600

Date Issued 6-3-87

CLERK Signature & Seal



NOTICE:

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

SHERIFF'S RETURN

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

()—Unserved, by reason of _____

Date: 6/4 Fee: \$ 15

Original and one copy needed for each witness

SHERIFF

Edward Kahlne
SHERIFF OF BALTO. CO., MD.

CIRCUIT COURT FOR BALTIMORE COUNTY

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

Handwritten:
Hess,
Busehman
506

STATE OF MARYLAND

Case Number 87 CR 0268

() Civil (x) Criminal

Vs.

THOMAS M. TRAUTFELTER

SUBPOENA

TO: (Name, Address & County) Cathy Trautfelter
2927 Yorkway
Baltimore, Maryland 21222

RECEIVED
1987 JUN -3 PM 11 04
SHERIFF'S OFFICE
BALTO CO

YOU ARE HEREBY COMMANDED TO: (x) Personally appear; () Produce documents and or objects only; ()
Personally appear and produce documents or objects;
at Circuit Court for Baltimore County, County-Courts Building, 401 Bosley
Avenue, Towson, Maryland 21204
(Place where attendance is required)

on Wednesday the 8th day of July, 1987, at 9:00 a.m./p.m.

YOU ARE COMMANDED TO produce the following documents or objects:

Subpoena requested by () Plaintiff; (x) Defendant; and any questions should be referred to:
Richard M. Karceski, Suite 1504, 201 N. Charles Street, Baltimore, MD 21201
(Name of Party or Attorney, Address and Phone Number) (301) 685-0600

Date Issued 6-3-87

CLERK [Signature] Signature & Seal


NOTICE:

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

SHERIFF'S RETURN

()—Served and copy delivered on date indicated below.
(x)—Unserved, by reason of NOT AT THIS ADDRESS

Date: 6/5/87 Fee: \$ 0

Original and one copy needed for each witness

SHERIFF [Signature]
SHERIFF OF BALTO. CO., M

CIRCUIT COURT FOR BALTIMORE COUNTY

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

STATE OF MARYLAND

Case Number 87 CR 0268

() Civil (x) Criminal

Vs.

THOMAS M. TRAUTFELTER

SUBPOENA

TO: (Name, Address & County) Cathy Trautfelter
2927 Yorkway
Baltimore, Maryland 21222

YOU ARE HEREBY COMMANDED TO: (x) Personally appear; () Produce documents and or objects only; ()
Personally appear and produce documents or objects;
at Circuit Court for Baltimore County, County-Courts Building, 401 Bosley
(Place where attendance is required)

Avenue, Towson, Maryland 21204

on Wednesday the 8th day of July, 1987, at 9:00 a.m./p.m.

YOU ARE COMMANDED TO produce the following documents or objects:

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

Richard M. Karceski, Suite 1504, 201 N. Charles Street, Baltimore, MD 21201
(Name of Party or Attorney, Address and Phone Number) (301) 685-0600

Date issued 6-3-87

CLERK

Signature & Seal

NOTICE:

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

SHERIFF'S RETURN

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

()—Unserved, by reason of

Date: Fee: \$

SHERIFF

Original and one copy needed for each witness

148 WALK

CV-4

CIRCUIT COURT FOR BALTIMORE COUNTY

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

STATE OF MARYLAND

Case Number 87 CR 0268

() Civil (x) Criminal

Vs.

THOMAS M. TRAUTFELTER

RECEIVED
1987 JUN -3 PM 12:04
SHERIFF'S OFFICE
BALTO. CO.

SUBPOENA

TO: (Name, Address & County) C. Bacasnot, Chemist
Baltimore County Police Department
400 Kenilworth Drive
Towson, Maryland 21204

YOU ARE HEREBY COMMANDED TO: () Personally appear; () Produce documents and or objects only; (x)
Personally appear and produce documents or objects;
at Circuit Court for Baltimore County, County Courts Building, 401 Bosley
(Please where attendance is required)
Avenue, Towson, Maryland 21204

on Wednesday the 8th day of July, 1987, at 9:00 a.m./p.m.

YOU ARE COMMANDED TO produce the following documents or objects: Results of Laboratory
file no. S-87-0004.

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

Richard M. Karceski, Suite 1504, 201 N. Charles Street, Baltimore, MD 21201
(Name of Party or Attorney, Address and Phone Number) (301) 685-0600

Date Issued 6-3-87

CLERK

Signature & Seal

NOTICE:

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

SHERIFF'S RETURN

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

() Unserved, by reason of

Date: MB 6-4-87 Fee: \$ 15.00

Original and one copy needed for each witness

SHERIFF

Signature of Sheriff Elmer H. Kahlne, Jr.
SHERIFF BALTO. CO. MD

CIRCUIT COURT FOR BALTIMORE COUNTY

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

148 DATED
HARR
PC-11

STATE OF MARYLAND

Case Number 87 CR 0268

() Civil (x) Criminal

RECEIVED
1987 JUN -3 PM 12:05
SHERIFF'S OFFICE
BALTO. CO.

Vs.

THOMAS M. TRAUTFELTER

SUBPOENA

TO: (Name, Address & County) Officer J. Rommel, I.D. 2832
Baltimore County Police Department
400 Kenilworth Drive
Towson, Maryland 21204

YOU ARE HEREBY COMMANDED TO: () Personally appear; () Produce documents and or objects only; (x) Personally appear and produce documents or objects;
at Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland 21204
(Place where attendance is required)

on Wednesday the 8th day of July, 1987, at 9:00 a.m./p.m.

YOU ARE COMMANDED TO produce the following documents or objects: Complete records of Central Complaint No: E 425253, incident date: 3/15/85.

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

Richard M. Karceski, Suite 1504, 201 N. Charles Street, Baltimore, MD 21201
(Name of Party or Attorney, Address and Phone Number) (301) 685-0600

Date Issued 6-3-87

CLERK [Signature] Signature & Seal

NOTICE:

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

SHERIFF'S RETURN

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

() Unserved, by reason of _____

Date: 6-9-87 Fee: \$ 18.00

Original and one copy needed for each witness

SHERIFF

[Signature]
SHERIFF OF BALTO. CO., MD.

LAW OFFICES

KANTOR, WINEGRAD & KARCESKI

SUITE 1504
201 NORTH CHARLES STREET
BALTIMORE, MARYLAND 21201

STANLEY KANTOR
ROBERT M. WINEGRAD
RICHARD M. KARCESKI
F. KIRK KOLODNER
STEPHEN S. WINEGRAD

TELEPHONE
(301) 685-0600

June 9, 1987

Clerk, Circuit Court for
Baltimore County
County Courts Building
401 Bosley Avenue
P.O. Box 6754
Towson, Maryland 21285-0754

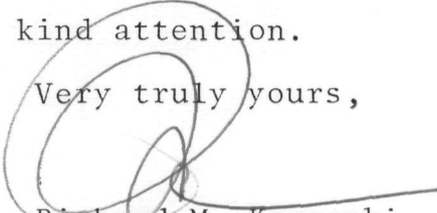
Re: State of Maryland v. Thomas M. Trautfelter
Case No: 87 CR 0268

Dear Mr. Clerk:

Enclosed please find two Subpoenas which I would appreciate your filing in the above-captioned matter.

Thank you for your kind attention.

Very truly yours,


Richard M. Karceski

RMK/amk
Enclosures

CIRCUIT COURT FOR BALTIMORE COUNTY

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

STATE OF MARYLAND

Case Number 87 CR 0268

() Civil (x) Criminal

Vs.

THOMAS M. TRAUTFELTER

SUBPOENA

TO: (Name, Address & County) Officer Ben Hardgrove
Baltimore City Police Dept. (Southeast District)
5700 Eastern Avenue
Baltimore, Maryland 21224

YOU ARE HEREBY COMMANDED TO: () Personally appear; () Produce documents and or objects only; (x)
Personally appear and produce documents or objects;
at Circuit Court for Baltimore County, County Courts Building, 401 Bosley
(Please where attendance is required)
Avenue, Towson, Maryland 21204

on Wednesday the 8th day of July, 1987, at 9:00 a.m./p.m.

YOU ARE COMMANDED TO produce the following documents or objects: Complete records of
Central Complaint No: 2H 63287, incident date: 8/23/86.

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

Richard M. Karceski, Suite 1504, 201 N. Charles Street, Baltimore, MD 21201
(Name of Party or Attorney, Address and Phone Number) (301) 685-0600

Date Issued 6-3-87

Signature & Seal

NOTICE:

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

SHERIFF'S RETURN

(x) Served and copy delivered on date indicated below. SD. Sgt. Morris S.E.D.
() Unserved, by reason of

Date: 06/08/87 1:30 P.M. Fee: \$

SHERIFF, Balto. City

Original and one copy needed for each witness

J. Dooley #7

CIRCUIT COURT FOR BALTIMORE COUNTY

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

STATE OF MARYLAND

Case Number 87 CR 0268

() Civil (x) Criminal

Vs.

THOMAS M. TRAUTFELTER

SUBPOENA

TO: (Name, Address & County) Officer Valerie S. Epps
Baltimore City Police Dept. (Southeast District)
5700 Eastern Avenue
Baltimore, Maryland 21224

YOU ARE HEREBY COMMANDED TO: () Personally appear; () Produce documents and or objects only; (x)
Personally appear and produce documents or objects;
at Circuit Court for Baltimore County, County Courts Building, 401 Bosley
(Place where attendance is required)

Avenue, Towson, Maryland 21204

on Wednesday the 8th day of July, 1987, at 9:00 a.m./p.m.

YOU ARE COMMANDED TO produce the following documents or objects: Records of Central Complaint
No: 2J 13243, arrest of 10/5/86.

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

Richard M. Karceski, Suite 1504, 201 N. Charles Street, Baltimore, MD 21201
(Name of Party or Attorney, Address and Phone Number) (301) 685-0600

Date Issued 6-3-87

Signature & Seal (includes signature and seal of Elmer H. Kahl, Jr.)

NOTICE:

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

SHERIFF'S RETURN

(x) Served and copy delivered on date indicated below. SD. Sgt. Morris S.E.D.

() Unserved, by reason of

Date: 06/08/87 1:30 P.M. Fee: \$

Sheriff's Return signature: Shelton Stewart, Sheriff, Balto. City

Original and one copy needed for each witness

J. Dooley #7

Tardy

P43
9

STATE OF MARYLAND

V.

THOMAS M. TRAUTFELTER

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IN THE CIRCUIT COURT

FOR BALTIMORE COUNTY

CASE NO. 87CR0268

*

*

SUMMONS FOR TANGIBLE EVIDENCE BEFORE TRIAL

Directed to: Michaelyn Zadjura
M.I.E.M.S.S.
22 South Greene Street
Baltimore, Maryland 21201

to be and appear in the State's Attorney's Office for Baltimore County, before Sandra A. O'Connor, State's Attorney for Baltimore County, on April 24, 1987 at 9:30 a.m. and to produce at that time, pursuant to Rule 4-264 of the Maryland Rules of Procedure, a ny and all records

pertaining to Jonas Richard Lewis, W/M, d.o.b. 10/23/59
825 Middlesex Road
Baltimore, Maryland 21221

In lieu of personally appearing in the State's Attorney's Office for Baltimore County, you may comply with this Summons by forwarding the requested information by mail directly to Mickey J. Norman, Esquire, State's Attorney's Office for Baltimore County, 401 Bosley Avenue, County Courts Building, Towson, Maryland 21204, by the above compliance date.

Reginald Smith



STATE OF MARYLAND

V.

THOMAS M. TRAUTFELTER

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IN THE CIRCUIT COURT

FOR BALTIMORE COUNTY

CASE NO. 87CR0268

*

*

ORDER OF COURT

It is ORDERED this 22nd day of April,
19 87, by the Circuit Court for Baltimore County, that the Clerk
of the Court issue a Summons to the M.I.E.M.S.S., 22 South Greene
Street, Baltimore, Maryland 21201, Attention: Michaelyn Zadjura
to produce a certified copy of all medical records

pertaining to Jonas Richard
Lewis, W/M, d.o.b. 10/23/59, 825 Middlesex Road, Baltimore,
Maryland 21221

at the time and place specified in the Summons attached hereto.

Richard S. Jacobson
JUDGE
Circuit Court for Baltimore County

True Copy Test
SUZANNE MENSCH, Clerk

Per [Signature]
Assistant Clerk

STATE OF MARYLAND

*

IN THE CIRCUIT COURT

V.

*

FOR BALTIMORE COUNTY

THOMAS M. TRAUTFELTER

*

87CR0268

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MOTION TO SUMMON TANGIBLE EVIDENCE BEFORE TRIAL

Now comes Sandra A. O'Connor, State's Attorney for Baltimore County, by Mickey J. Norman, Assistant State's Attorney for Baltimore County, and pursuant to Rule 4-264 of the Maryland Rules of Procedure, moves this Honorable Court to order the Clerk of the Court to issue a Summons to Michaelyn Zadjura, M.I.E.M.S.S., 22 South Greene Street, Baltimore, Maryland 21201 to produce any and all records

pertaining to Jonas Richard Lewis, W/M, d.o.b. 10/23/59
825 Middlesex Road
Baltimore, Maryland 21221

at a time and place specified in the Summons attached hereto.

Respectfully submitted,

¹⁵¹

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

¹⁵¹

MICKEY J. NORMAN
Assistant State's Attorney
for Baltimore County

I HEREBY CERTIFY that a copy of the foregoing Motion to Summon Tangible Evidence Before Trial was sent this 3rd day of April, 19 87, to Richard Karceskt, Esquire, Suite 1504, 201 North Charles Street, Baltimore, Maryland 21201.

¹⁵¹

MICKEY J. NORMAN
Assistant State's Attorney
for Baltimore County

STATE OF MARYLAND

*

IN THE CIRCUIT COURT

V.

*

FOR BALTIMORE COUNTY

THOMAS M. TRAUTFELTER

*

CASE NO. 87CR0268

*

*

*

*

*

SUMMONS FOR TANGIBLE EVIDENCE BEFORE TRIAL

Directed to: Michaelyn Zadjura
M.I.E.M.S.S.
22 South Greene Street
Baltimore, Maryland 21201

to be and appear in the State's Attorney's Office for Baltimore County, before Sandra A. O'Connor, State's Attorney for Baltimore County, on April 24, 1987 at 9:30 a.m. and to produce at that time, pursuant to Rule 4-264 of the Maryland Rules of Procedure, a ny and all records

pertaining to Jonas Richard Lewis, W/M, d.o.b. 10/23/59
825 Middlesex Road
Baltimore, Maryland 21221

In lieu of personally appearing in the State's Attorney's Office for Baltimore County, you may comply with this Summons by forwarding the requested information by mail directly to Mickey J. Norman, Esquire, State's Attorney's Office for Baltimore County, 401 Bosley Avenue, County Courts Building, Towson, Maryland 21204, by the above compliance date.

Reginald C. Smith



STATE OF MARYLAND

*

IN THE CIRCUIT COURT

V.

*

FOR BALTIMORE COUNTY

THOMAS M. TRAUTFELTER

*

CASE NO. 87CR0268

*

*

*

*

*

ORDER OF COURT

It is ORDERED this 22nd day of April,
1987, by the Circuit Court for Baltimore County, that the Clerk
of the Court issue a Summons to the M.I.E.M.S.S., 22 South Greene
Street, Baltimore, Maryland 21201, Attention: Michaelyn Zadjura
to produce a certified copy of all medical records

pertaining to Jonas Richard
Lewis, W/M, d.o.b. 10/23/59, 825 Middlesex Road, Baltimore,
Maryland 21221

at the time and place specified in the Summons attached hereto.

True Copy Test
SUZANNE MENSCH, Clerk

Leonard S. Jacobson
JUDGE
Circuit Court for Baltimore County

Per *[Signature]*
Assistant Clerk

STATE OF MARYLAND

*

IN THE CIRCUIT COURT

V.

*

FOR BALTIMORE COUNTY

THOMAS M. TRAUTFELTER

*

87CR0268

*

*

*

*

*

MOTION TO SUMMON TANGIBLE EVIDENCE BEFORE TRIAL

Now comes Sandra A. O'Connor, State's Attorney for Baltimore County, by Mickey J. Norman, Assistant State's Attorney for Baltimore County, and pursuant to Rule 4-264 of the Maryland Rules of Procedure, moves this Honorable Court to order the Clerk of the Court to issue a Summons to Michaelyn Zadjura, M.I.E.M.S.S., 22 South Greene Street, Baltimore, Maryland 21201 to produce any and all records

pertaining to Jonas Richard Lewis, W/M, d.o.b. 10/23/59
825 Middlesex Road
Baltimore, Maryland 21221

at a time and place specified in the Summons attached hereto.

Respectfully submitted,

151
SANDRA A. O'CONNOR
State's Attorney for Baltimore County

151
MICKEY J. NORMAN,
Assistant State's Attorney
for Baltimore County

I HEREBY CERTIFY that a copy of the foregoing Motion to Summon Tangible Evidence Before Trial was sent this 3rd day of April, 19 87, to Richard Karceskt, Esquire, Suite 1504, 201 North Charles Street, Baltimore, Maryland 21201.

151
MICKEY J. NORMAN,
Assistant State's Attorney
for Baltimore County

148
Wilson

CIRCUIT COURT FOR BALTIMORE COUNTY

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

STATE OF MARYLAND

Case Number 87 CR 0268

() Civil (x) Criminal

Vs.

THOMAS M. TRAUTFELTER

RECEIVED
1987 JUN -3 PM 12:34
SHERIFF'S OFFICE
BALTO. CO.

SUBPOENA

TO: (Name, Address & County) Donald M. Flohr, Maryland State Police, Crime Lab
1201 Reisterstown Road
Pikesville, Maryland 21208

YOU ARE HEREBY COMMANDED TO: () Personally appear; () Produce documents and or objects only; (x) Personally appear and produce documents or objects;
at Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland 21204
(Place where attendance is required)

on Wednesday the 8th day of July, 1987, at 9:00 a.m./p.m.

YOU ARE COMMANDED TO produce the following documents or objects: The results of laboratory file no. B-724.

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

Richard M. Karceski, Suite 1504, 201 N. Charles Street, Baltimore, MD 21201
(Name of Party or Attorney, Address and Phone Number) (301) 685-0600

Date Issued 6-3-87

CLERK Elmer H. Kahline, Jr. Signature & Seal



NOTICE:

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

SHERIFF'S RETURN

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

()—Unserved, by reason of _____

Date: 6-3-87 Fee: \$ 15.00

Original and one copy needed for each witness

SHERIFF Elmer H. Kahline, Jr.
SHERIFF OF BALTO. CO., MD.

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

Thomas Michael Trautfelder

Case No.

87CR0268

State of Maryland, Baltimore County to wit:

C.C. NO. F084504

Citation No.

TO:

CIV Conception Bacasnot V
9246
CLAB

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 July 8, 1987 at

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

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

Issued:

June 18, 1987



SUZANNE MENSCH

Clerk, Circuit Court for Baltimore County

Per

Deputy



SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

SHERIFF

FEE: \$ _____

WITNESS INFORMATION AND
ASSISTANCEState's Attorney's Office
583-6650

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Thomas Michael Trautfelter

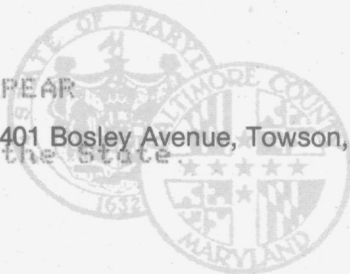
Case No. 87CR0268

State of Maryland, Baltimore County to wit:

C.C. NO. F084504
Citation No.

TO: PD James L Jr Wagster
1804
CLAB

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 July 8, 1987 at 09:15 A.M. to TESTIFY for the State.



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

Issued: June 18, 1987

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per

KW

Deputy

SHERIFF'S RETURN

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

DATE SERVED: -----

DATE SERVICE NOT MADE: -----

REASON: -----

----- SHERIFF

FEE: \$ -----

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

Thomas Michael Trautfelter

Case No.

87CR0268

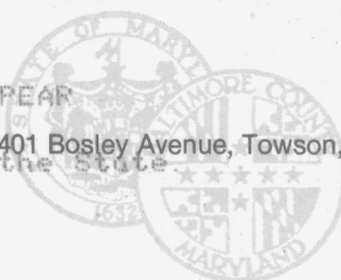
State of Maryland, Baltimore County to wit:

C.C. NO. F084504

Citation No.

TO: PO Philip G Marll
2025
HOM

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 July 8, 1987 at 09:15 A.M. to TESTIFY for the State



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

Issued: June 18, 1987

Suzanne Mensch
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per *[Signature]* Deputy

SHERIFF'S RETURN

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

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

_____ SHERIFF FEE: \$ _____

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Thomas Michael Trautfelter

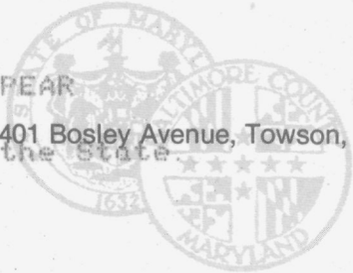
Case No. 87CR0268

State of Maryland, Baltimore County to wit:

C.C. NO. F084504
Citation No.

TO: PO Gregory Kolberg V
1566
CLAB

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 July 8, 1987 at 09:15 A.M. to TESTIFY for the State.



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

Issued: June 18, 1987

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per

Deputy

SHERIFF'S RETURN

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

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

SHERIFF

FEE: \$ _____

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Thomas Michael Troutfelter

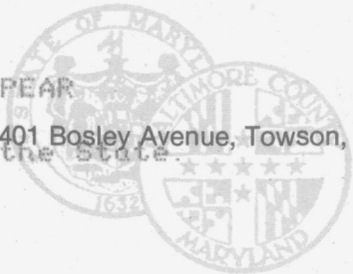
Case No. 87CR0268

State of Maryland, Baltimore County to wit:

C.C. NO. F084504
Citation No.

TO: PO, Edward W Mikula
2528
PC12

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 July 8, 1987 at 09:15 A.M. to TESTIFY for the State.



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

Issued: June 18, 1987

Suzanne Mensch
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



SHERIFF'S RETURN

Per *[Signature]*

Deputy

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

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

SHERIFF

FEE: \$ _____

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Thomas Michael Trautfelter

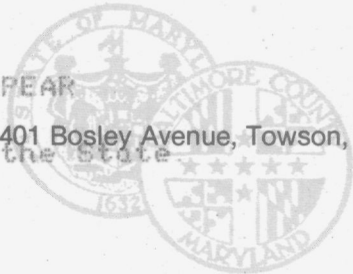
Case No. 87CR0268

State of Maryland, Baltimore County to wit:

C.C. NO. F084504
Citation No.

TO: PD Betty L Long
2574
PC12

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 July 8, 1987 at 09:15 A.M. to TESTIFY for the State.



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

Issued: June 18, 1987

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per *[Signature]* Deputy

SHERIFF'S RETURN

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

DATE SERVED:

DATE SERVICE NOT MADE:

REASON:

SHERIFF

FEE: \$

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

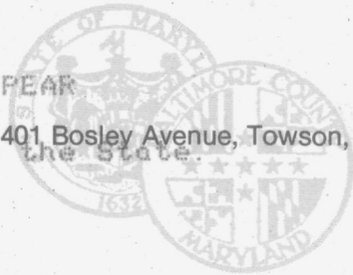
Thomas Michael Trautfelder

Case No. 87CR0268

State of Maryland, Baltimore County to wit:

TO: Mr Donald Flohr
Maryland State Police Crime Lab
1201 Reisterstown Rd
Baltimore, MD 21208

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 3019 8, 1987 at 09:15 A.M. to TESTIFY for the State.



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

Issued: June 18, 1987

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per *[Signature]*

Deputy

SHERIFF'S RETURN

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

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

_____ SHERIFF

FEE \$ _____

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Thomas Michael Troutfelter

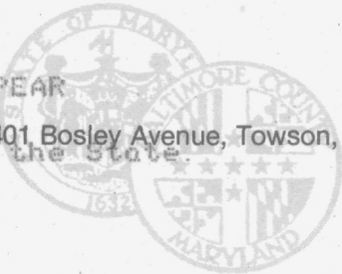
Case No. 87CR0268

State of Maryland, Baltimore County to wit:

TO: Phyllis Elmore
40 Wagner Lane

Baltimore, MD 21221

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 July 8, 1987 at 09:15 A.M. to TESTIFY for the State.



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

Issued: June 18, 1987

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per *[Signature]* Deputy

SHERIFF'S RETURN

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

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

SHERIFF

FEE \$ _____

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

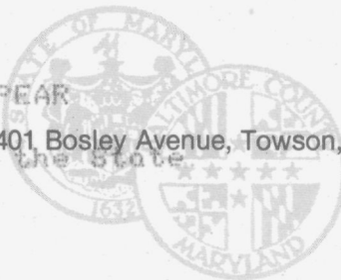
Thomas Michael Trautfelter

Case No. 87CR0268

State of Maryland, Baltimore County to wit:

TO: Imagene Floyd
1912 Stanhope Rd
Baltimore, MD 21222

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 July 8, 1987 at 09:15 A.M. to TESTIFY for the State.



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

Issued: June 18, 1987

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

Per *W*

Deputy

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

SHERIFF

FEE \$ _____

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

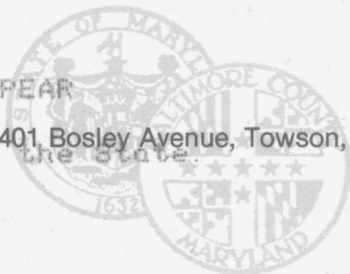
Thomas Michael Troutfelter

Case No. 87CR0268

State of Maryland, Baltimore County to wit:

TO: David Troutfelter
614 S. Rose 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 3019 8, 1987 at 09:15 A.M. to TESTIFY for the State.



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

Issued: June 18, 1987

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per *[Signature]* Deputy

SHERIFF'S RETURN

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

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

SHERIFF

FEE \$ _____

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

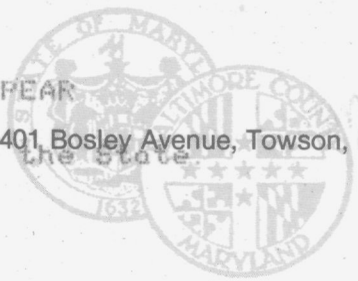
Thomas Michael Trautfelter

Case No. 87CR0268

State of Maryland, Baltimore County to wit:

TO: Michael Kerns
Route 165 Box Hc 2
Whiteacre, VA 22662

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 July 8, 1987 at 09:15 A.M. to TESTIFY for the State



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

Issued: June 18, 1987

Suzanne Mensch
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per *[Signature]* Deputy

SHERIFF'S RETURN

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

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

SHERIFF

FEE \$ _____

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. **Thomas Michael Trautfelter**Case No. **87CR0268**

State of Maryland, Baltimore County to wit:

TO: **David Kerns**
1914 Stanhope Rd
Baltimore, MD 21222

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 July 8, 1987 at
 09:15 A.M. to TESTIFY for the State.

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

Issued: **June 18, 1987**

Suzanne Mensch
 SUZANNE MENSCH
 Clerk, Circuit Court for Baltimore County

Per *[Signature]*

Deputy



SHERIFF'S RETURN

DATE SERVED:

DATE SERVICE NOT MADE:

REASON:

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

SHERIFF

FEE \$

CIRCUIT COURT FOR BALTIMORE COUNTY

Thomas Michael Trautfelter

State of Maryland vs.

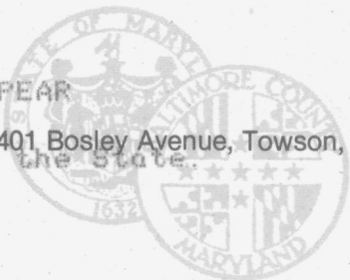
Case No. 87CR0268

State of Maryland, Baltimore County to wit:

TO: Cathy Trautfelter
1914 Stanhope Rd

Baltimore, MD 21222

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 July 8, 1987 at 09:15 A.M. to TESTIFY for the State.



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

Issued: June 18, 1987

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per *[Signature]* Deputy

SHERIFF'S RETURN

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

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

SHERIFF

FEE \$ _____

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

Thomas Michael Trautfelter

Case No.

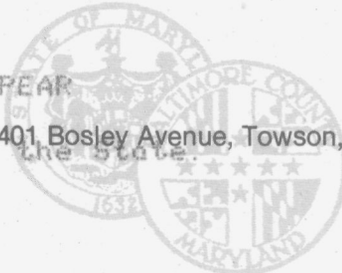
87CR0268

State of Maryland, Baltimore County to wit:

TO: J Richard Lewis
414 Ragan Rd

Conowingo, MD 21918

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



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

Issued: June 18, 1987

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per *[Signature]* Deputy

SHERIFF'S RETURN

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

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

_____ SHERIFF FEE \$ _____

RCUIT COURT FOR BALTIMORE COL Y

State of Maryland vs. Thomas Michael Troutfelter

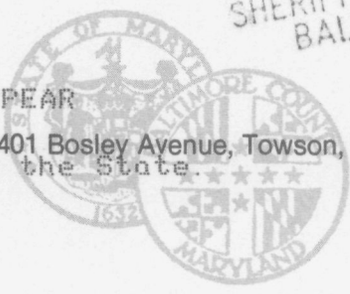
Case No. 87CR0268

State of Maryland, Baltimore County to wit:

TO: Mr Donald Flohr
Maryland State Police Crime Lb
1201 Reisterstown Rd
Baltimore, MD 21208

RECEIVED
1987 JUN 18 PM 4:10
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 July 8, 1987 at 09:15 A.M. to TESTIFY for the State.



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

Issued: June 18, 1987

Suzanne Mensch
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per *RW* Deputy

SHERIFF'S RETURN

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

DATE SERVED: 6-19-87

DATE SERVICE NOT MADE: _____

REASON: _____

Edward Malone
SHERIFF
SHERIFF OF BALTO. CO.

FEE \$ 15.00

WITNESS SUMMONS

6/19

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Thomas Michael Troutfelter

Case No. 87CR0268

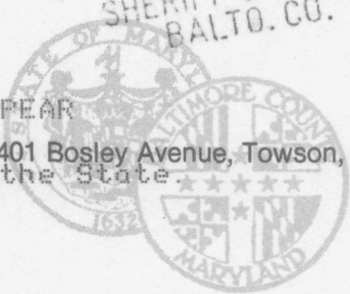
State of Maryland, Baltimore County to wit:

C.C. NO. F084504
Citation No.

TO: PO Edward W Mikula
2528
PC12

RECEIVED
1987 JUN 18 PM 4:10
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 July 8, 1987 at 09:15 A.M. to TESTIFY for the State.



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

Issued: June 18, 1987

Suzanne Mensch
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per *[Signature]* Deputy

SHERIFF'S RETURN

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

DATE SERVED: 6/20

DATE SERVICE NOT MADE: _____

REASON: _____

Edward W Mikula
SHERIFF
BALTO. CO., MD.

FEE: \$ 15

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Thomas Michael Troutfelter

Case No. 87CR0268

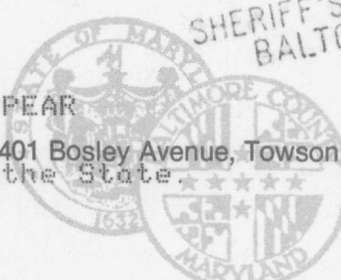
State of Maryland, Baltimore County to wit:

C.C. NO. F084504
Citation No.

TO: PO Betty L Long
2574
PC12

RECEIVED
1987 JUN 18 PM 4:10
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 July 8, 1987 at 09:15 A.M. to TESTIFY for the State.



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

Issued: June 18, 1987

Suzanne Mensch
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per *[Signature]* Deputy

SHERIFF'S RETURN

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

DATE SERVED: 6/20

DATE SERVICE NOT MADE: _____

REASON: _____

Edward Malone
SHERIFF OF BALTO. CO., MD.

FEE: \$ 15

CIT COURT FOR BALTIMORE COUN

State of Maryland vs. Thomas Michael Trautfelter

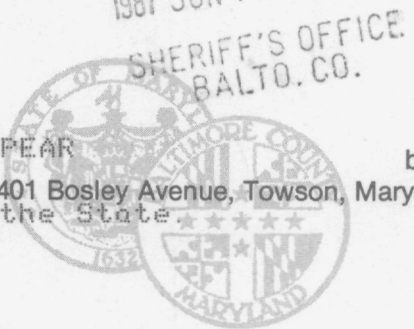
Case No. 87CR0268

State of Maryland, Baltimore County to wit:

C.C. NO. F084504
Citation No.

TO: PO Philip G Marll
2025
HOM

RECEIVED
1987 JUN 18 PM 4:10



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 July 8, 1987 at 09:15 A.M. to TESTIFY for the State.

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

Issued: June 18, 1987

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per *[Signature]*

Deputy

SHERIFF'S RETURN

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

DATE SERVED: *JUN 16-19-87*

DATE SERVICE NOT MADE: _____

REASON: _____

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

FEE: \$ *15*

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Thomas Michael Trautfelter

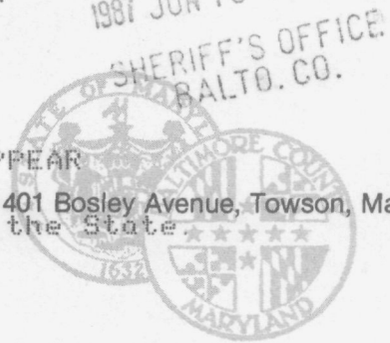
Case No. B7CR0268

State of Maryland, Baltimore County to wit:

C.C. NO. F084504
Citation No.

TO: PD James L Jr Wagster
1804
CLAB

RECEIVED
1987 JUN 18 PM 4:10



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 July 8, 1987 at 09:15 A.M. to TESTIFY for the State.

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

Issued: June 18, 1987

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per *KW* Deputy

SHERIFF'S RETURN

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

DATE SERVED: *JRS 6/19/87*

DATE SERVICE NOT MADE: _____

REASON: _____

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

FEE: \$ *13*

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Thomas Michael Troutfelter

Case No. 87CR0268

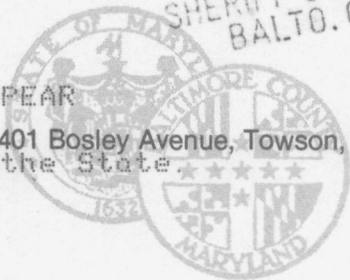
State of Maryland, Baltimore County to wit:

C.C. NO. F084504
Citation No.

TO: PO Gregory Kolberg v
1566
CLAB

RECEIVED
1987 JUN 18 PM 4:10
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 July 8, 1987 at 09:15 A.M. to TESTIFY for the State



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

Issued: June 18, 1987

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per *KW*

Deputy

SHERIFF'S RETURN

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

DATE SERVED: 6/19/87 *JRB*

DATE SERVICE NOT MADE: _____

REASON: _____

John Michael
SHERIFF
SHERIFF OF BALTO. CO., MD

FEE: \$ 15

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Thomas Michael Troutfelter

Case No. 87CR0268

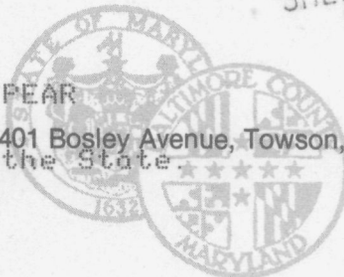
State of Maryland, Baltimore County to wit:

TO: CIV Conception Bacasnot V
9246
CLAB

RECEIVED
1987 JUN 18 PM 4:10
SHERIFF'S OFFICE
BALTO. CO.

C.C. NO. F084504
Citation No.

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, on July 8, 1987 at 09:15 A.M. to TESTIFY for the State.



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

Issued: June 18, 1987

Suzanne Mensch
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

Jun 19 12 03 PM '87



Per *[Signature]* Deputy

SHERIFF'S RETURN

DATE SERVED: *MB 6/19/87*

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

DATE SERVICE NOT MADE: _____

REASON: _____

Edward Malone
SHERIFF
SHERIFF OF BALTIMORE COUNTY

FEE: \$ *15.00*

CIRCUIT COURT FOR BALTIMORE COUNTY

Porty 553
Case No. 87CR0268

State of Maryland vs. Thomas Michael Troutfelter

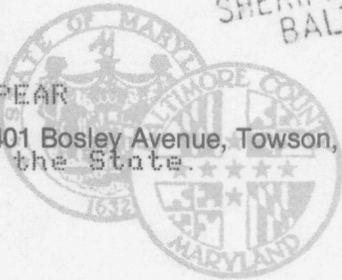
State of Maryland, Baltimore County to wit:

TO: Phyllis Elmore
40 Wagner Lane

Baltimore, MD 21221

RECEIVED
1987 JUN 18 PM 4:10
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 July 8, 1987 at 09:15 A.M. to TESTIFY for the State.



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

Issued: June 18, 1987

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per *RW* Deputy

SHERIFF'S RETURN

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

DATE SERVED: C-22-87

DATE SERVICE NOT MADE: _____

REASON: *Johnnie Kaine*

SHERIFF OF BALTO. CO. MD. SHERIFF

FEE \$ (See)

CIRCUIT COURT FOR BALTIMORE COUNTY

Kause 553

State of Maryland vs. Thomas Michael Trautfelter

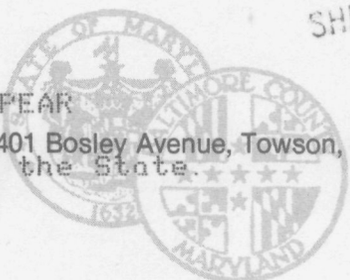
Case No. 87CR0268

State of Maryland, Baltimore County to wit:

TO: Imogene Floyd
1912 Stanhope Rd
Baltimore, MD 21222

RECEIVED
1987 JUN 18 PM 4:10
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 July 8, 1987 at 09:15 A.M. to TESTIFY for the State.



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

Issued: June 18, 1987

Suzanne Mensch
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per *[Signature]* Deputy

SHERIFF'S RETURN

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

DATE SERVED 6-23-87

DATE SERVICE NOT MADE: _____

REASON: _____

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

FEE \$ 15

Kause 553

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Thomas Michael Trautfelter

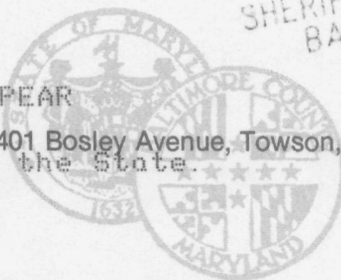
Case No. 87CR0268

State of Maryland, Baltimore County to wit:

TO: David Kerns
1914 Stanhope Rd
Baltimore, MD 21222

RECEIVED
1987 JUN 18 PM 4:11
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 July 8, 1987 at 09:15 A.M. to TESTIFY for the State.



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

Issued: June 18, 1987

Suzanne Mensch
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per *RW* Deputy

SHERIFF'S RETURN

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

DATE SERVED: _____

DATE SERVICE NOT MADE: 6-23-87

REASON: VACANT

Edward Dulane
SHERIFF OF BALTO. CO., MD.

FEE \$ _____

CIRCUIT COURT FOR BALTIMORE COUNTY

Kaiser 553

State of Maryland vs. Thomas Michael Troutfelter

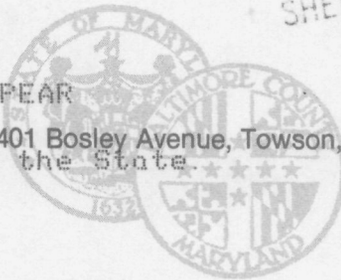
Case No. 87CR0268

State of Maryland, Baltimore County to wit:

TO: Cathy Troutfelter
1914 Stanhope Rd
Baltimore, MD 21222

RECEIVED
1987 JUN 18 PM 4:10
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 July 8, 1987 at 09:15 A.M. to TESTIFY for the State.



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

Issued: June 18, 1987

Suzanne Mensch
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per *RW* Deputy

SHERIFF'S RETURN

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

DATE SERVED: _____

DATE SERVICE NOT MADE: 6-23-87

REASON: VACANT

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

FEE \$ _____

CIRCUIT COURT FOR BALTIMORE COUNTY

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

Handwritten notes: 73 made 632

STATE OF MARYLAND

Case Number 87 CR 0268

() Civil (X) Criminal

Vs.

THOMAS M. TRAUTFELTER

RECEIVED
1987 JUN 11 PM 2:06
SHERIFF'S OFFICE
BALTO. CO.

SUBPOENA

STATE OF MARYLAND, BALTIMORE COUNTY TO WIT:

TO: (Name, Address, County) DEBORAH YVONNE MITCHUM
12628 Harewood Road
Baltimore, Maryland 21220

YOU ARE HEREBY COMMANDED TO: (X) Personally appear; () Produce documents and or objects only
() Personally appear and produce documents or objects;
at Circuit Court for Baltimore County, County Courts Building, 401 Bosley
(Please where attendance is required)
Avenue, Towson, Maryland 21204

on Wednesday the 8th day of July, 19 87, at 9:00 a.m./p.m.

YOU ARE COMMANDED TO produce the following documents or objects:

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

Richard M. Karceski, Suite 1504, 201 N. Charles Street, Baltimore, MD 21201
(Name of Party or Attorney, Address and Phone Number) (301) 685-0600

Date Issued

CLERK Signature & Seal

NOTICE:

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

SHERIFF'S RETURN

(X) Served and copy delivered on date indicated below.
() Unserved, by reason of

Date: 6/29/87 Fee: \$ 1500

Signature of Sheriff: Edward Kahline
SHERIFF SHERIFF OF BALTO. CO., MD.
Seal of Circuit Court for Baltimore County

Original and one copy needed for each witness

FILED JUN 11 1987

CIRCUIT COURT FOR BALTIMORE COUNTY

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

Brown 532

STATE OF MARYLAND

Case Number 87 CR 0268

() Civil (x) Criminal

Vs.

THOMAS M. TRAUTFELTER

SUBPOENA

STATE OF MARYLAND, BALTIMORE COUNTY TO WIT:

TO: (Name, Address, County) MARK ANTHONY FRIONFO
12628 Harewood Road
Baltimore, Maryland 21220

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

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

on Wednesday the 8th day of July, 1987, at 9:00 a.m./p.m.

YOU ARE COMMANDED TO produce the following documents or objects:

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

Richard M. Karceski, Suite 1504, 201 North Charles Street, Baltimore, MD 21201
(Name of Party or Attorney, Address and Phone Number) (301) 685-0600

Date Issued

CLERK Signature & Seal

NOTICE:

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

SHERIFF'S RETURN

() Served and copy delivered on date indicated below.
(X) Unserved, by reason of Does NOT LIVE HERE

Date: 6/9/87 Fee: \$

Original and one copy needed for each witness

SHERIFF

Signature of Sheriff: Edward Kahline



FILED JUN 11 1987

CIRCUIT COURT FOR BALTIMORE COUNTY

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

STATE OF MARYLAND

Case Number 87 CR 0268

() Civil (x) Criminal

Vs.

THOMAS M. TRAUTFELTER

SUBPOENA

STATE OF MARYLAND, BALTIMORE COUNTY TO WIT:

TO: (Name, Address, County) MARK ANTHONY FRIONFO
12628 Harewood Road
Baltimore, Maryland 21220

YOU ARE HEREBY COMMANDED TO: (x) Personally appear; () Produce documents and or objects only
() Personally appear and produce documents or objects;
at Circuit Court for Baltimore County, County Courts Building, 401 Bosley
(Please where attendance is required)
Avenue, Towson, Maryland 21204

on Wednesday the 8th day of July, 1987, at 9:00 a.m./p.m.

YOU ARE COMMANDED TO produce the following documents or objects:

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

Richard M. Karceski, Suite 1504, 201 North Charles Street, Baltimore, MD 21201
(Name of Party or Attorney, Address and Phone Number) (301) 685-0600

Date Issued

CLERK

Signature & Seal

NOTICE:

- (1) YOU ARE LIABLE TO BODY ATTACHMENT AND FINE FOR FAILURE TO OBEY THIS SUBPOENA.
(2) This subpoena shall remain in effect until you are granted leave to depart by the Court or by an officer acting on behalf of the Court.
(3) If this subpoena is for attendance at a deposition and the party served is an organization, notice is hereby given that the organization must designate a person to testify pursuant to Rule 2412(d).

SHERIFF'S RETURN

() Served and copy delivered on date indicated below.

() Unserved, by reason of

Date: Fee: \$

SHERIFF

Original and one copy needed for each witness

FILED JUN 11 1987

STATE OF MARYLAND

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IN THE CIRCUIT COURT

VS.

*

FOR BALTIMORE COUNTY

THOMAS MICHAEL TRAUTFELTER

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CASE NO. 87 CR 0268

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STATE'S REQUESTED VOIR DIRE

1. Is any prospective juror related to or personally acquainted with the Defendant, Thomas Michael Trautfelter?

2. Is any prospective juror related to or personally acquainted with, or has any juror ever been a client of, the Defendant's lawyer, Richard Karceski?

3. Is any prospective juror related to or personally or professionally acquainted with the Assistant State's Attorney for Baltimore County, Mickey J. Norman?

4. This case involves the attempted murder by the Defendant of Jonas Lewis at 1914 Stanhope Road in Dundalk on January 1, 1987.

5. Does any prospective juror have any knowledge, from any source, concerning the facts of this case?

6. Is any prospective juror acquainted with any of the following persons who may be called as witnesses?

See Attached List.

7. Is there any prospective juror who might give more weight to the testimony of a police officer, merely because he or she is a police officer?

8. Is any prospective juror related to or close personal friends or regularly associates with members of any law enforcement agencies or the State's Attorney's Office?

9. Has any prospective juror, or any member of any prospective juror's family, ever been charged with or convicted of a crime? This does not include minor traffic offenses.

10. Does any member of the jury panel feel that he or she cannot give both the State and the Defendant a fair and impartial trial, and render a verdict based solely on the evidence and law?

Respectfully submitted,

MICKEY J. NORMAN
Assistant State's Attorney
for Baltimore County

/gsf

Jonas R. Lewis
825 Middlesex Road
Baltimore, Maryland 21221

Cathy D. Trautfelter
1914 Stanhope Road
Baltimore, Maryland 21222

David A. Kerns
1914 Stanhope Road
Baltimore, Maryland 21222

Michael Kerns
Route #165
Box HC2
Whitacre, Virginia 22662

David Trautfelter
614 S. Rose Street
Baltimore, Maryland 21224

Off. Betty Long, #2574
Precinct 12
Baltimore County Police Dept.

Phyllis M. Elmore
40 Wagner Lane
Baltimore, Maryland 21221

Imogene Floyd
1912 Stanhope Road
Baltimore, Maryland 21222

Off. E. W. Mikula, #2528
Precinct 12
Baltimore County Police Dept.

Det. G. Kolberg, #1566
Crime Lab
Baltimore County Police Dept.

Det. Phil Marll, #2025
Homicide Unit
Baltimore County Police Dept.

Off. Wagster, #1804
Crime Lab
Baltimore County Police Dept.

Connie Bacasnot
Crime Lab
Baltimore County Police Dept.

Mr. Donald M. Flohr
Crime Lab
Maryland State Police Headquarters
Pikesville, Maryland 21208

STATE OF MARYLAND

vs.

THOMAS M. TRAUTFELTER

Defendant

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IN THE

CIRCUIT COURT

FOR

BALTIMORE COUNTY

Case No.: 87 CR 0268

DEFENDANT'S PROPOSED QUESTIONS ON VOIR DIRE

Thomas M. Trautfelter, Defendant, by Richard M. Karceski, his attorney, requests the Court to briefly outline the following situation to the jury and propounded the following questions to the jurors on this voir dire examination:

The Defendant is charged with attempted murder and related offenses which allegedly occurred on January 1, 1987 at 1914 Stanhope Road, Dundalk, Maryland. The State alleges that Mr. Trautfelter attempted to murder one Jonas Richard Lewis who at the time of the incident was in bed with Cathy Trautfelter, the Defendant's ^{estranged} wife.

A. Prejudice or bias resulting from prospective juror's prior acquaintance with any of the facts, attorneys, witnesses, or the Defendant in this case.

1. Is any member of the jury panel personally acquainted with or related by blood or marriage to the Prosecutor, Defense Counsel for the Defendant in this case?

- a. Prosecutor: Mickey Norman ✓
- b. Defense Counsel: Richard M. Karceski ✓
- c. Defendant: Thomas M. Trautfelter ✓

2. Has any member of the jury panel or to his or her knowledge, has any member of his or her family ever retained the services of the Prosecutor or Defense Counsel, or any law firm with which they are or may have been associated?

3. The following witnesses may be called to testify in this case, or mention may be made of their names:

X Jonas R. Lewis
825 Middlesex Road
Baltimore, Maryland 21221

X Cathy D. Trautfelter
1914 Stanhope Road
Baltimore, Maryland 21222

X David A. Kerns
1914 Stanhope Road
Baltimore, Maryland 21222

X Michael Kearns
Route #165
Box HC2
Whitacre, Virginia 22662

X David Trautfelter
614 S. Rose Street
Baltimore, Maryland 21224

X Officer Betty Long
Baltimore County Police Department

X Imogene Floyd
1912 Stanhope Road
Baltimore, Maryland 21222

X Officer E. W. Mikula
Baltimore County Police Department

X Phyllis M. Elmore
40 Wagner Lane
Baltimore, Maryland 21221

X Det. G. Kolberg
Baltimore County Police Department
Crime Lab

Now, if anyone is familiar with any of those persons, kindly raise your hand.

4. Has any member of the jury panel read, seen or heard anything about this case, either in the press, the radio, on television or in any other manner?

5. Have any of you previously seen, read or heard that the Defendant was charged in this case? If so, have any of you seen, read or heard anything which would prevent you from rendering a fair and impartial verdict in this trial?

6. Has any member of the jury panel discussed this case or has any member of the jury panel heard this case under discussion at any time, or any place, since the occurrence of the alleged offense on January 1, 1987.

7. Does any member of the jury panel know anything about the facts of this case other than what you have heard in court today?

8. Have you formed an opinion relative to the guilt or innocence of the Defendant, or concerning the truth or falsity of any facts of this case from reading any newspapers, magazines or other periodicals, or seeing and/or hearing television and radio broadcasts, or from conversations or other sources?

The Defendant requests that any jurors answering questions 3, 4, 5, 6, or 7 or any part thereof in the affirmative be questioned individually, out of the presence of each other as to the extent of their knowledge of the case and any possible bias or prejudice they may entertain.

B. Prejudice or bias resulting from prospective juror's prior experiences and associations.

9. (a) Has any member of the jury panel ever served as a petit juror before? If yes, was it a civil or criminal case?

(b) Has any member of the jury panel previously served on a grand jury?

10. Has any member of the jury panel ever been a witness in a criminal case? If yes, was it for the defense or for the prosecution. *or A*

11. Has any member of the jury panel, or any member of your family, or close friends been a victim of a serious crime? If yes, what was the crime?

12. Has any member of the jury panel, or any member of your family or close friends had any other experience with the criminal justice system which would or might affect your ability to sit as a fair and impartial juror in this case?

13. Is any member of the jury panel employed by the Baltimore County Police Department, Maryland State Police, FBI or any other police department or law enforcement agency?

14. Has any member of the jury panel ever been so employed?

15. Do any members of the jury panel have any family members, relatives, friends, neighbors or acquaintances who are members of the Baltimore County Police Department, Maryland State Police, FBI, or any other police department or law

enforcement agency? If so, would this affect your judgment in this case?

✓ 16. There may be in this case testimony from one or more active or retired Baltimore County Police Officers. Would you give more weight to the testimony of a police officer merely because he is a police officer than to other witnesses in this case?

✓ 17. Does any member of the jury panel feel that the nature of this case would make it difficult or impossible for you to render a fair or impartial verdict?

C. Prejudice or bias resulting from prospective juror's inability or unwillingness to abide by rules of law and instructions of the Court.

✓ 18. Is any member of the jury panel unable to understand the principle that just because the Defendant is indicted by a grand jury, that does not mean, nor is it any evidence that ^{he} she is guilty? Does any member of the jury panel disagree with this principle?

✓ 19. Is any member of the jury panel unable to willingly apply the principle that the Defendant in this case is innocent until proven guilty beyond a reasonable doubt and to a moral certainty?

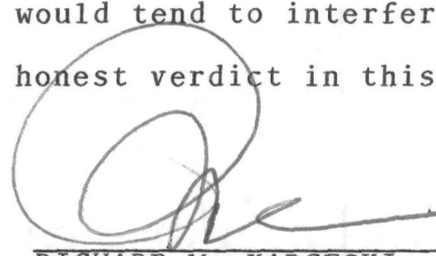
✓ 20. Is any member of the jury panel unable or unwilling to conscientiously apply the rule that the verdict in this and every criminal case must be unanimous?

~~21.~~ If you reached a decision as to the verdict in this case and you found that a majority of the jurors held the

opposite belief, would any member of the jury panel change your judgment merely because the others disagreed?

22. Would any member of the jury panel be unable or unwilling to perform your duty as a juror because of fear of later criticism?

23. Do you know of any reason about which you have not been advised which you feel would tend to interfere with your ability to arrive at a fair and honest verdict in this case?



RICHARD M. KARCESKI
Suite 1504
201 North Charles Street
Baltimore, Maryland 21201
Telephone: (301) 685-0600
Attorney for the Defendant

1527B

LAW OFFICES
KANTOR, WINEGRAD
& KARCESKI
SUITE 1504
201 N. CHARLES ST.
BALTIMORE, MD. 21201
685-0600

Additional Voir Dire Questions

Are any members of this panel divorced. If so, would your divorce process have been such that it would prevent you from rendering a fair and impartial decision in this case

Are any members of this panel presently separated or have you ever been separated from your spouse. Would that ever prevent you from rendering a fair and impartial decision in this case.

Have any members of this panel ever been divorced. If so, would the divorce process prevent you from rendering a fair and impartial decision in this case

Does any member of this
panel believe that
marital infidelity is an
acceptable form of behaviour.

Facts - Would any personal
experiences such as divorce or separation
or because of your beliefs generally prevent
you from rendering a fair & impartial
Verdict in this case.

DEBORAH MITCHELL
HAREWOOD RD.
BALTO. MD.

Officer VALERIE EGGS
Officer BUS HARGREAVE
BALTO. City P.D.

Officer J ROMAN
Officer ED HANN
Officer WILKETT
BALTO. County P.D.

~~RONALD M. FLOHR~~
MD. State Police

Count 1
7/8/87

87CR268
MAY TERM 1987

Hon. William Hestel
A Gordon Boone III

BEGINNING JULY 1, 1987

CIRCUIT COURT FOR BALTIMORE COUNTY

STATE

vs. Thomas Michael TRAUTFELTER

JURY SWORN

7/8/87

FOREMAN

36

~~34 Gwendolyn A. Lindsay~~ GAROBE COURT, 21207, PROGRAM ANALYST, HEALTH CARE FIN. ADMIN., FEMALE, AGE 39, 6 COLLEGE. DIVORCED

(1) 36 ✓ MICHAEL METALLO KINSHIP ROAD, 21222, STEELWORKER, BETHLEHEM STEEL CORP., MALE, AGE 38, 12TH GRADE. MARY ANN R., SEC'Y

~~37 Joyce H. Frazier~~ GALAHAD COURT, 21237, TEACHER, BALTO. CITY PUB. SCHOOLS, FEMALE, AGE 39, 4 COLLEGE. LOUIS B., TEACHER

~~38 MIRA C. MORELOS~~ DENBY ROAD, 21204, REALTOR, KENRIDGE REALTY, FEMALE, AGE 50, 6 COLLEGE. JOSE F., SURGEON

(2) 39 ✓ LESLYE B. HEAPS PLYMOUTH ROAD, 21229, SEC'Y, ST. OF MD., FEMALE, AGE 38, 12TH GRADE. JAMES M., BARBER

~~40 PHILIP R. KARP~~ GARRISON FOREST ROAD, 21117, HVAC TECH., DR. KOOL & CO., MALE, AGE 20, 1 COLLEGE. SINGLE

~~41 PAUL GERHARDT~~ MOPEC CIRCLE, 21234, JEWELER/APPRaiser, H.C. GARTHE CO., MALE, AGE 30, 12TH GRADE. RUTH, BOOKKEEPER

~~42 JOHN J. RALLO, JR.~~ LOMOND COURT, 21237, DATA PROC. MGR., ST. OF MD., MALE, AGE 40, 12TH GRAD. MARIA, TELLER

D' 43 ✓ WILMA R. MAUDTIN GLENCOE ROAD, 21234, PURCHASING AGENT, SOC. SEC. ADMIN., FEMALE, AGE 60, 12TH GRADE. WIDOW

D' 44 ✓ ALBERT J. FITZPATRICK SMITH AVENUE, 21227, RETIRED, A.D.T. SEC. SERV., MALE, AGE 73, 12TH GRADE. NINA V., HOUSEWIFE

~~47 ROSALEE C. DAVIDSON~~ BRANCHWOOD COURT, 21208, PROF. VOLUNTEER, FEMALE, AGE 56, 6 COLLEGE. RICHARD, BUILDER

~~48 HARVEY I. MILHISER~~ DELIGHT MEADOWS ROAD, 21136, C.P.A., KAMANITZ, UHLFELDER & PERMISON, MALE, AGE 46, 4 COLLEGE. IRIS, ASST. MGR.

~~52 WILLIAM E. SEDDEN~~ WAYMOUTH WAY, 21222, MACHINIST, LEVER BROS., MALE, AGE 57, 12TH GRADE. DIVORCED

~~53 EDWARD C. GREEN~~ REDMAN ROAD, 21207, BUS OPERATOR, M.T.A., MALE, AGE 46, 12TH GRADE. MARTENA, DIRECTOR

STI 54 ✓ PANSY J. JOHNSON OAKFALLS WAY, 21236, SEC'Y, PUBLIC DEF. OFFICE, FEMALE, AGE 38, 12TH GRADE. BEECHER, MAINT. MECHANIC

~~55 VIOLA E. DAVIS~~ SEARLES ROAD, 21222, COMPUTER OPERATOR, BETHLEHEM STEEL CORP., FEMALE, AGE 48, 12TH GRADE. CLYDE B., ELECTRICIAN

(3) 56 ✓ VIRGIL E. LEMASTER NORTHVIEW ROAD, 21222, REPAIRMAN, EASTERN STAINLESS STEEL, MALE, AGE 57, 12TH GRADE. DIVORCED

~~57 VICTORIA M. SCHWATKA~~ NATIONAL ROAD, 21237, MANAGER, LEGG MASON CAPITAL MGMT., FEMALE, AGE 40, 6 COLLEGE. ROBERT F., RETIRED

~~58 LISA A. GERRITY~~ FOX KNOLL COURT, 21093, OPERATOR, TOWSON TELEPHONE SECRETARIES SERV., FEMALE, AGE 22, 4 COLLEGE. SINGLE

(4) 59 ✓ JON P. DECRETTE POPLAR AVENUE, 21227, SYSTEM ANALYST, MD. NAT'L, MALE, AGE 37, 12TH GRADE. DOROTHY, HOMEMAKER

(5) 61 ✓ BETH A. RITTER VINCENT FARM LANE, 21162, INFOR. UNAVAIL., FEMALE, AGE 24, 12TH GRADE. MR. RITTER, FARMER

SF 62 ✓ NATALIE J. ELY STARBROOK ROAD, 21133, SEC'Y, VENABLE, BAETJER & HOWARD, FEMALE, AGE 48, 12TH GRADE. DIVORCED

(6) 64 ✓ MABEL E. TRACEY PINEVALLEY DRIVE, 21093, HOUSEWIFE, FEMALE, AGE 63, 12TH GRADE. CHARLES C., SR., RETIRED

~~65 JOAN E. TUCKER~~ ROBINDALE ROAD, 21228, TAX PREPARER, H & R BLOCK, FEMALE, AGE 46, 12TH GRADE. DIVORCED

MAY TERM 1987

BEGINNING JULY 1, 1987

CIRCUIT COURT FOR BALTIMORE COUNTY

Vs.

JURY SWORN

FOREMAN

- 66 RAYMOND P. WINDISCH RUSTIC AVENUE, 21237, RETIRED, MALE, AGE 62, 11TH GRADE. HELEN, BOOKKEEPER
- ~~67 JOHN E. LATTA~~ CIRCLE DRIVE, 21227, WAREHOUSEMAN, A & P STORES, MALE, AGE 51, 8TH GRADE. JULIA, RECEPTIONIST
- ~~69 CAROL A. RUTH~~ CHESACO AVENUE, 21237, TEACHER, BALTO. CO. BD. OF ED., FEMALE, AGE 41, 6 COLLEGE. RICHARD G., MORTICIAN
- ³ ~~70 CHARLOTTE A. BLANEY~~ MELKEN COURT, 21236, TEACHER, ST. MICHAEL THE ARCHANGEL FEMALE, AGE 36, 4 COLLEGE. WIDOW
- 71 DELORES E. FORD CREE COURT, 21133, SERV. REP., SOC. SEC. ADMIN., FEMALE, AGE 50, 1 COLLEGE. JAMES C., INTERNAT'L UNION REP.
- ⁴ ~~76 WILLIAM E. JANTZEN~~ BULLNECK ROAD, 21222, RETIRED, MALE, AGE 70, 12TH GRADE. WIDOWER
- ~~77 TODD E. LEWIS~~ DIVISION AVENUE, 21093, STUDENT/STATION ATTEN'T, MARGATE AMOCO, MALE, AGE 22, 2 COLLEGE. SINGLE
- ⁵ ~~78 HARRY B. BALL~~ BLOOMSBURY AVENUE, 21228, ILLUSTRATOR, DEPT. OF DEFENSE, MALE, AGE 63, 6 COLLEGE. DIANE L., CLERK
- ~~79 JENNE H. BRICKLEY~~ OLMSTEAD ROAD, 21208, PERFUSIONIST-U OF MD HOSP., CLINICAL PERFUSIONISTS, INC., FEMALE, AGE 28, 4 COLLEGE. SINGLE
- ~~80 LONNIE M. RITZER~~ DYSON DAN COURT, 21136, ATTORNEY, GORDON, FEINBLATT, ROTHMAN, MALE, AGE 32, 7 COLLEGE. ALLYN, SOC. WORKER
- ⁶ ~~82 ANN DINTZERN~~ SUDVALE ROAD, 21208, HOMEMAKER, FEMALE, AGE 69, 12TH GRADE. SEPARATED
- ~~85 WILLIAM C. KLAPASKA~~ GLEN ARM ROAD, 21082, RETIRED FIELD SERV. ERECTOR, MALE, AGE 59, 11TH GRADE. HELEN S., HOUSEWIFE
- 87 EARL B. ROGERS MINNAC COURT, 21207, RETIRED, U.S. GOV'T, MALE, AGE 67, 4 COLLEGE. THELMA C., SOCIAL WORKER
- 90 BARBARA B. COOPER NICOLAY WAY, 21221, CLERICAL, L.A. BENSON CO., INC., FEMALE, AGE 51, 12TH GRADE. WIDOW
- ⁷ ~~91 WALTER O. BAYER~~ GREEN GLADE ROAD, 21131, CONSULTANT, THE GLIDDEN CO., MALE, AGE 69, 1 COLLEGE. IZETTA D., HOUSEWIFE
- ~~92 BESSIE E. HARDESTY~~ MIDDLESEX ROAD, 21221, SALESPERSON, K. MART CORP., FEMALE, AGE 52, 11TH GRADE. ROBERT J., INVESTIGATOR
- ~~93 KAREN L. HEAPS~~ CEDARBURG COURT, 21234, PHYSICAL THERAPIST, HOWARD NEELS, R.P.T., FEMALE, AGE 30, 2 COLLEGE. SINGLE
- 98 JOANN D. KOCH CHAPELWOOD LANE, 21093, WAITRESS, TURF INN, FEMALE, AGE 37, 12TH GRADE. DIVORCED
- ⁸ ~~100 RUTH B. NALE~~ PROCTOR LANE, 21234, HOMEMAKER, FEMALE, AGE 69, 4 COLLEGE. PAUL T., RETIRED STEELWORKER
- ~~105 CHARLES B. PHILLIPS~~ FALLS ROAD, 21120, TEACHER, BALTO. CO. BD. OF ED., MALE, AGE 44, 6 COLLEGE. SAUNDRA L., SEC'Y
- ~~115 MICHAEL A. FOLD~~ GREENMEAD ROAD, 21207, FIREFIGHTER, OWINGS MILLS VOL. FIRE DEPT., MALE, AGE 20, 2 COLLEGE. SINGLE
- ~~116 JOHN N. MAYCOCK~~ MOOREFIELD ROAD, 21228, ENVIRONMENTAL MGMT., MARTIN MARIETTA CORP., MALE, AGE 49, 8 COLLEGE. CYNTHIA, HOUSEWIFE
- ~~118 DEBORAH L. LEPORE~~ ROSECRANS PLACE, 21236, PRES. UNEMPLOYED, FEMALE, AGE 33, 9TH GED. SEPARATED
- ⁹ ~~119 RAYMOND H. LUND~~ PARK DRIVE, 21228, ENGR., BALTO. GAS & ELEC. CO., MALE, AGE 60, 4 COLLEGE. ROBERTA H., TEACHER

MAY TERM 1987

BEGINNING JULY 1, 1987

CIRCUIT COURT FOR BALTIMORE COUNTY

Vs.

JURY SWORN

FOREMAN

- M* *D*
- D* 120 ✓ JUDITH G. ZIMMERMAN ROHR ROAD, 21209, MGR./CONTROLLER, JACK BRAHMS ADVER., FEMALE, AGE 47, 4 COLLEGE. FRED. MFG. REP.
- ~~121 ALBERTA F. DIDIER OSBORNE AVENUE, 21228, READER SERV. SPEC./SELF-EMP., CATONSVILLE COMM. COLLEGE, FEMALE, AGE 49, 1 1/2 COLLEGE. JOHN A., CONSULTANT~~
- D*¹⁰ 126 ✓ DELORES J. SOMMERS BRADWELL COURT, 21234, HOUSEWIFE, FEMALE, AGE 47, 12TH GRADE. EUGENE, UNDERWRITER
- ST*³ 128 ✓ WENDY E. ALEXANDER GAROBE COURT, 21207, TEACHER, BALTO. CITY PUB. SCHOOLS, FEMALE, AGE 39, 6 COLLEGE. JAMES S., MGMT.
- 11* 132 ✓ MARLENE CYPHERT. KENTLEY ROAD, 21222, BOOKKEEPER, VAMC BALTO. FED'L CREDIT UNION, FEMALE, AGE 46, 12TH GRADE. DENNIS W., PROGRAMMER ANALYST
- Alt.* 133 ✓ WILLIAM P. MILLER GOODMAN AVENUE, 21222, MACHINIST, THE WARD MACHINERY CO., MALE, AGE 21, 12TH GRADE. SINGLE
- ~~134 DEANN C. GATHMRIGHT IVY HILL ROAD, 21030, SELF-EMPLOYED, INCREDIBLE EDIBLES, FEMALE, AGE 47, 2 COLLEGE. JACK, SALES ENG.~~
- ~~135 CRYSTAL G. BORSEY CARRIAGE HILL CIRCLE, 21133, ID. CLERK, FBI, FEMALE, AGE 25, 12TH GRADE. SINGLE~~
- 137 ✓ ROBERT M. DOWNES BOND ROAD, 21120, RETIRED ENGR., BALTO. CO., MALE, AGE 63, 4 COLLEGE. DORIS K., HOMEMAKER
- 138 ✓ AGNES G. PHILLIPS GREENVIEW AVENUE, 21136, HOUSEWIFE, FEMALE, AGE 58, 12TH GRADE. GEORGE, R. E. AGENT
- 140 ✓ PHILIP C. HETTCHEN, JR. WEYBURN ROAD, 21237, MARINE SUPPLY SPEC., MD. PORT ADMIN., MALE, AGE 60, 12TH GRADE. JOAN G., HOMEMAKER
- ~~143 R. MITCHELL PERKINS, JR. ARVERNE COURT, 21093, PROF., ESSEX COMM. COLL., MALE, AGE 41, 6 COLLEGE. ROSEANNA, HOMEMAKER~~
- ~~144 RALPH N. ROOK JEFFERSON ROAD, 21222, RETIRED, MALE, AGE 62, 12TH GRADE. CATHERINE T., HOUSEWIFE~~
- ~~145 RONALD D. LEE RIVERSIDE DRIVE, 21221, ELECTRICIAN, GENERAL MOTORS, MALE, AGE 48, 12TH GRADE. NANCY L. REALTOR~~
- 146 ✓ BRENDA L. TAYLOR YORK ROAD, 21105, ANALYSIS CLK., C & P TELE. CO., FEMALE, AGE 40, 12TH GRADE. PRESTON H., LANDSCAPER/CARPENTER
- ~~147 HUNTER S. ROWE BONFIRE DRIVE, 21136, CARPENTER, SELF-EMPLOYED, MALE, AGE 27, 12TH GRADE. KIM, SEC'Y~~
- ~~148 BRUCE H. WOLFE CHAPEL HILL DRIVE, 21237, RETAIL MGMT., MCCRORY CORP., MALE, AGE 54, 12TH GRADE. JONNIE J., HOME NURSING~~
- ~~150 JUNE E. CARAVILLO NORTH POINT TERRACE, 21222, HOUSEWIFE, FEMALE, AGE 42, 11TH GRADE. THOMAS, SELF-EMPLOYED~~
- ~~153 RHYLLIS A. CANNETI S. 48TH STREET, 21224, HOUSEWIFE, FEMALE, AGE 58, 12TH GRADE. LOUIS F., RETIRED~~
- C* 154 ✓ JANICE M. REILLY DOUBLE ROCK LANE, 21234, SELLING SPECIALIST, MACY'S, FEMALE, AGE 50, 3 COLLEGE. JAMES F., COMPUTER PROCESSOR
- ~~156 JEANETTE M. FILBERT E. SEMINARY AVENUE, 21204, HOMEMAKER, FEMALE, AGE 65, 1 COLLEGE. HOWARD C., JR., RETIRED~~
- 157 ✓ CAROLE A. PATSCHKE COTTAGE LANE, 21204, HOUSEWIFE, FEMALE, AGE 48, 4 COLLEGE. RAY H., ASST. TREASURER
- 158 ✓ HENRY J. MAHER POPLAR AVENUE, 21227, PRINTER/PROOFREADER/STRIPPER, U.S. GOV'T, MALE, AGE 52, 12TH GRADE. HELEN C., HOMEMAKER
- 159 ✓ DORIS K. STOTZ PICKETT GARTH, 21093, LIBRARIAN, ST. TIMOTHY'S SCHOOL, FEMALE, AGE 57, 6 COLLEGE. WILLIAM H., ENGINEER

MAY TERM 1987

BEGINNING JULY 1, 1987

CIRCUIT COURT FOR BALTIMORE COUNTY

Vs.

JURY SWORN

FOREMAN

160 ✓ HARRY V. ASHE BREIDENBAUGH LANE, 21057, RETIRED SALESMAN, MALE, AGE 71, 11TH GRADE. DOROTHA, HOUSEWIFE

~~161 DAVID WEISS~~ VEGA ROAD, 21133, RETIRED TEACHER, BALTO. CO. BD. OF ED., MALE, AGE 62, 6 COLLEGE. JANE M., MANAGER

163 ✓ RICHARD P. NAEGELE OVERTON AVENUE, 21236, TEACHER, ANNE ARUNDEL BD. OF EDUC., MALE, AGE 30, 6 COLLEGE. SINGLE

164 ✓ TIMOTHY J. HOFMAN WHITE SPRUCE COURT, 21234, AUDITOR, BALTO. GAS & ELEC. CO., MALE, AGE 33, 6 COLLEGE. MARY JO, JOB CLASSIFIER

~~166 LOUIS M. SNECKER~~ FIR DRIVE, 21220, WAREHOUSEMAN, VULCAN HART CORP., MALE, AGE 25, 12TH GRADE. MELISSA, CLERK

167 ✓ SUZANNE MCHENRY MORING STAR COURT, 21206, TAX PREPARER, SEDWICK'S TAX SERVICE, FEMALE, AGE 39, 12TH GRADE. BILL R., C.P.A.

~~168 TIMOTHY S. COLEMAN~~ DUNMERE ROAD, 21222, POLISHER, CROWN CORK & SEAL, MALE, AGE 27, 12TH GRADE. SINGLE

C 169 ✓ SHEILA A. HAINES LIBERTY ROAD, 21133, REG. MGR., TABS ASSOC., FEMALE, AGE 27, 4 COLLEGE. SINGLE

170 ✓ DAWN M. SAMMONS SHADY NOOK AVENUE, 21228, CLERK, FBI, FEMALE, AGE 20, 12TH GRADE. SINGLE

~~174 CARL G. LOTTERER~~ REDWOOD AVENUE, 21234, PROJECT MGR., PHH, INC., MALE, AGE 52, 12TH GRADE. BARBARA, HOMEMAKER

176 ✓ THEODORE W. SAVAGE, JR. KERRY ROAD, 21207, REVIEW CLERK, U.S. POSTSAL SERV., MALE, AGE 50, 1/2 YEAR COLLEGE. SIBLEY C., CLERK

~~181 NANCY M. DEVARD~~ VALCOUR ROAD, 21228, PROPERTY MGR./REALTOR, GROBAKER & ASSO. INC., FEMALE, AGE 55, 2 COLLEGE. DIVORCED

~~182 SHARON L. LIBERTINI~~ COLD SPRING ROAD, 21220, PT.-TIME CASHIER, FASHION BUG, FEMALE, AGE 39, 12TH GRADE. LOUIS M., FIREFIGHTER

183 ✓ TERRY A. WIENHOLD POLES ROAD, 21221, ACCT. CLERK, GREENWALD & CO., FEMALE, AGE 27, 2 COLLEGE. SINGLE

187 ✓ ANITA L. STOKES AURORA LANE, 21207, MGR., M M H, FEMALE, AGE 50, 11TH GRADE. DIVORCED

188 ✓ JOANNE HARTMAN FARMVIEW AVENUE, 21206, R.N., FRANKLIN SQUARE HOSP., FEMALE, AGE 52, 3 COLLEGE. SINGLE

193 ✓ RUTH P. WESTKAMP DULANEY GATE CIRCLE, 21030, HOMEMAKER, FEMALE, AGE 62, 12TH GRADE. GORDON L., CPA/PRESIDENT

~~197 HERBERT S. KASOFF~~ GRASTY ROAD, 21208, WHOLESALE LIQUOR, QUALITY BRANDS, MALE, AGE 47, 2 COLLEGE. SONDRRA, TEACHER

198 ✓ CECILIA T. WALTERS CARADOC DRIVE, 21237, SALESPERSON, HECHT'S, FEMALE, AGE 50, 11TH GRADE. DONALD R., FOREMAN

201 ✓ GERALD E. LUPTON RUSTIC AVENUE, 21237, SUPT., RAYMOND METAL PRODUCTS, MALE, AGE 46, 12TH GRADE. ESTHER F., MGR.

202 ✓ ESTER P. PARAS ACADEMY ROAD, 21228, ACCOUNTANT, FEMALE, AGE 41, 4 COLLEGE. ARTHUR, CONTRACT SPECIALIST

205 ✓ MELONEE J. LILLY WENDSLOW ROAD, 21093, CLERK, EASTERN AVIA & MARINE UNDERWRITERS, FEMALE, AGE 21, 4 COLLEGE. SINGLE

207 ✓ RODNEY D. KIMBALL LEXHAM COURT, 21207, PLUMBER, MALE, AGE 31, 12TH GRADE. MRS KIMBALL, INFOR. UNAVAILABLE

210 ✓ MARY C. HARMON MT. WILSON LANE, 21208, RETIRED TEACHER, FEMALE, AGE 66, 5 COLLEGE. MAURICE R., RETIRED

COURT CLERK'S WORK SHEET

TRIAL DATE 7/8/87 Judge J. W. H.

M. Noeman

STATE'S ATTORNEY

R. Karcheski

DEFENDANT'S ATTORNEY

B. Zentz

COURT REPORTER

A. B. B III

CLERK

CASE # 87CR 268 NAME Thomas Michael TRAUT Felter

CHARGE Aslt. w/Int. to Murder ect...

TRIAL TK PLEA GUilty NOT GUILTY NOLO CONTENDERE

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

GRANTED

OVERRULED

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

GRANTED

OVERRULED

VERDICT: GUilty ON COUNTS

NOT GUILTY ON COUNTS

SENTENCE	TERM OF	SUSPENDED	PROB.	FINE & COSTS
Department of Correction				
Balto. Co. Detention Center				

REMARKS Prior to Jury Sworn; States Motion to Amend the charging documents by interlineation - As to Cts. 1 thru 5 - To read - Victims Name - "Jonas" in lieu of "Jones", and, Ct. 5 - To read "Common Law" in lieu of "Art. 27, Sec 386". GRANTED.
Jury Sworn. Trial Not concluded. Trial to resume 7/9/87. Δ remanded BCDC.

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

CIRCUIT COURT FOR BALTIMORE COUNTY

Towson, Maryland 21204

District Court Case No. _____

Case No. 87 CR 268

7 / 8, 19. 87

REPORT OF PRISONER BROUGHT TO COURT FOR TRIAL

FROM: SUZANNE MENSCH, Clerk

TO: THE SHERIFF OF BALTIMORE COUNTY, MARYLAND

Name Of Prisoner Thomas M. Trantpelter

Date Of Trial _____, 19 _____ Judge W. H.

Charge Asst. w/bat. Guilty W.H. NOT GUILTY _____

DISPOSITION:

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

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

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

D. Placed On Probation _____ Length Of Probation _____

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

F. Stet _____

G. Nol Pros _____

H. Arraignment _____

I. Trial Continued _____

J. Trial Postponed _____

K. Bail Hearing _____

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

Trial not concluded, Trial to resume 7/9/87.

SUZANNE MENSCH, CLERK

Per A. Gordon Boone III
Deputy Clerk

COURT CLERK'S WORK SHEET

TRIAL DATE 7/9/87 Judge JWH

M. NORMAN
STATE'S ATTORNEY

R. KARCIENSKI
DEFENDANT'S ATTORNEY

S. ZENTZ
COURT REPORTER

A.M. BIII
CLERK

CASE # 87CL268 NAME Thomas Michael Trautfelder

CHARGE Ass. W/INT. TO Murder, ect..

TRIAL JH PLEA NOT GUILTY

~~COURT~~ JURY GUILTY NOT GUILTY NOLO CONTENDERE

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

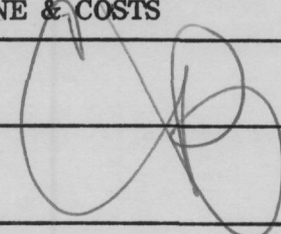
CT. 4 Balance

GRANTED OVERRULED

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

GRANTED OVERRULED

VERDICT: GUILTY ON COUNTS NOT GUILTY ON COUNTS

SENTENCE	TERM OF	SUSPENDED	PROB.	FINE & COSTS
Department of Correction				
Balto. Co. Detention Center				

REMARKS Trial resumed.

Trial Not Concluded. Trial to resume 7/10/87.

Δ Remanded BCDC

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

CIRCUIT COURT FOR BALTIMORE COUNTY

Towson, Maryland 21204

District Court Case No. _____

Case No. 87 GR 268

7/19, 19 87

REPORT OF PRISONER BROUGHT TO COURT FOR TRIAL

FROM: SUZANNE MENSCH, Clerk

TO: THE SHERIFF OF BALTIMORE COUNTY, MARYLAND

Name Of Prisoner Thomas Michael Trautfelder

Date Of Trial _____, 19 _____ Judge J. William Hinkel

Charge Alth. w/Int. Guilty _____ NOT GUILTY _____

DISPOSITION:

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

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

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

D. Placed On Probation _____ Length Of Probation _____

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

F. Stet _____

G. Nol Pros _____

H. Arraignment _____

I. Trial Continued ✓ TO 7/10/87

J. Trial Postponed _____

K. Bail Hearing _____

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

SUZANNE MENSCH, CLERK

Per A. Gordon Boone III
Deputy Clerk

STATE OF MARYLAND

*

IN THE CIRCUIT COURT

VS.

*

FOR BALTIMORE COUNTY

THOMAS MICHAEL TRAUTFELTER

*

CASE NO: 87-CR-0268

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STATE'S REQUESTED JURY INSTRUCTIONS

Now comes the State of Maryland by Sandra A. O'Connor, State's Attorney for Baltimore County, and Mickey J. Norman, Assistant State's Attorney for Baltimore County, and respectfully requests this Court to instruct the Jury as follows:

MPJI-Cr 2:02**PRESUMPTION OF INNOCENCE AND
REASONABLE DOUBT**

The defendant is presumed to be innocent of the charges. This presumption remains with the defendant throughout every stage of the trial and is not overcome unless you are convinced beyond a reasonable doubt that the defendant is guilty.

The State has the burden of proving the guilt of the defendant beyond a reasonable doubt. This burden remains on the State throughout the trial. The defendant is not required to prove [his] [her] innocence. However, the State is not required to prove guilt beyond all possible doubt or to a mathematical certainty. Nor is the State required to negate every conceivable circumstance of innocence.

A reasonable doubt is a doubt founded upon reason. It is not a fanciful doubt, a whimsical doubt or a capricious doubt. Proof beyond a reasonable doubt requires such proof as would convince you of the truth of a fact to the extent that you would be willing to act upon such belief without reservation in an important matter in your own business or personal affairs. However, if you are not satisfied of the defendant's guilt to that extent, then reasonable doubt exists and the defendant must be found not guilty.

MPJI-Cr 3:10

CREDIBILITY OF WITNESSES

You are the sole judge of whether a witness should be believed. In making this decision, you may apply your own common sense and every day experiences.

In determining whether a witness should be believed, you should carefully judge all the testimony and evidence and the circumstances under which that witness testified. You should consider such factors as:

- (1) the witness' behavior on the stand and manner of testifying;**
- (2) did the witness appear to be telling the truth?**
- (3) the witness' opportunity to see or hear the things about which testimony was given;**
- (4) the accuracy of the witness' memory;**
- (5) does the witness have a motive not to tell the truth?**
- (6) does the witness have an interest in the outcome of the case?**
- (7) was the witness' testimony consistent? and**
- (8) was the witness' testimony supported or contradicted by evidence that you believe?**

You need not believe any witness, even if the testimony is uncontradicted. You may believe all, part or none of the testimony of any witness.

MPJI-Cr 3:14

EXPERT OPINION TESTIMONY

A witness who has special training or experience in a given field is permitted to express opinions, based on observed or assumed facts, to aid you in deciding the issues in the case. In weighing the opinion of an expert, you should consider the expert's experience, training and skills, as well as the expert's knowledge of the subject matter about which the expert is expressing an opinion.

You should give the testimony the weight and value you believe it should have. You are not required to accept any expert's opinion. You should consider an expert's opinion together with all other evidence.

JURY INSTRUCTION NO. _____

Prior Criminal Record

You must determine the Defendant's guilt or innocence only on the evidence presented in this case, and not on the basis of other criminal convictions. You may consider, in weighing the evidence, the evidence of the Defendant's prior criminal record for the purpose of reflecting upon the truth and veracity of his testimony, on the theory that a person with a prior criminal record may be less apt to tell the truth than a person who does not have a criminal record. Therefore, the Defendant's criminal record has been admitted into evidence for the purpose of assisting you in evaluating the Defendant's credibility, that is, his worthiness of belief. You should not attempt to draw any inferences of guilt from the fact that he may have been convicted on prior occasions.

PRIOR CRIMINAL RECORD

FLIGHT

The Defendant's flight immediately after the commission of the crime, or after being accused of committing a crime, is not enough by itself to establish guilt, but it is a fact that may be considered by you as evidence of guilt. Flight under these circumstances may be motivated by a variety of factors, some of which are fully consistent with innocence, some of which are fully consistent with guilt. You must first decide whether there is evidence of flight and if you so decide that there is evidence of flight, you then must decide whether this flight shows a consciousness of guilt.

MPJI-Cr 3:32**MOTIVE**

Motive is not an element of the crime charged and need not be shown. However, you may consider the motive or lack of motive as a circumstance in this case. Presence of motive may be evidence of guilt. Absence of motive may suggest innocence. You should give the presence or absence of motive, as the case may be, the weight you believe it deserves.

STIPULATION OF FACT OR TESTIMONY

The State and the Defense have agreed that the projectile (bullet) which was recovered from the victim, Jonas Lewis, is the same projectile that was examined by Mr. Donald M. Flohr of the Maryland State Police Crime Laboratory. These facts are not in dispute and should be considered proven.

PROOF OF INTENT

Intent is a state of mind and ordinarily cannot be proven directly, because there is no way of looking into a person's mind. Therefore, a Defendant's intent may be shown by surrounding circumstances. In determining the Defendant's intent, you may consider the Defendant's acts and statements, as well as the surrounding circumstances. Although you are not required to, you may infer that a person ordinarily intends the natural and probable consequences of his acts.

ATTEMPTED MURDER

The Defendant is charged with the crime of attempted murder. Attempt is a substantial step, beyond mere preparation, toward the commission of a crime. In order to convict the Defendant of attempted murder, the State must prove: (1) that the Defendant took a substantial step, beyond mere preparation, toward the commission of the crime of attempted murder; (2) that the Defendant intended to commit the crime of attempted murder; and (3) that the Defendant had the apparent ability, at the time, to commit the crime of attempted murder. In considering the crime of attempted murder, if you should find the Defendant guilty of this count, it is necessary that you render a decision as to which degree of attempted murder the Defendant is guilty of.

Therefore it is incumbent upon me to explain to you the varying degrees of attempted murder.

ATTEMPTED FIRST DEGREE MURDER

First degree murder is the killing of another person with wilfulness, deliberation and premeditation, but without mitigation. In order to convict the defendant of attempted first degree murder, the State must prove:

- (1) that the conduct of the defendant could have caused the death of Jonas Lewis;
- (2) that the attempted killing was wilful, deliberate and premeditated; and
- (3) that there were no mitigating circumstances.

Wilful means that the defendant actually intended to kill the victim. Deliberate means that the defendant was conscious of the intent to kill. Premeditated means that the defendant thought about the killing and that there was time, though it need only have been brief, for the defendant to form the intent to kill. The premeditated intent to kill must be formed before the killing.

ATTEMPTED SECOND DEGREE MURDER

Attempted second degree murder is the attempted killing of another person, without a mitigating circumstance, and with either the intent to kill or the intent to inflict such serious bodily harm that death would be the likely result. Second degree murder does not require premeditation or deliberation. In order to convict the defendant of attempted second degree murder, the State must prove:

(1) that the conduct of the defendant would have caused the death of Jonas Lewis;

(2) that the defendant engaged in the deadly conduct either with the intent to kill or with the intent to inflict such serious bodily harm that death would be the likely result; and

(3) that there were no mitigating circumstances.

ATTEMPTED VOLUNTARY MANSLAUGHTER

Attempted voluntary manslaughter is the attempted killing that would otherwise be murder, but with the presence of a mitigating circumstance. A mitigating circumstance is not a complete defense that results in a verdict of not guilty, but is a partial defense that reduces the level of guilt from attempted murder to attempted manslaughter.

Attempted killing in hot blooded response to legally adequate provocation is a mitigating circumstance. In order for this mitigating circumstance to exist in this case, all of the following five factors must be present:

(1) the defendant reacted to something in a hot blooded rage, that is, the defendant actually became enraged;

(2) the rage was caused by something the law recognizes as legally adequate provocation, that is, something that would cause a reasonable person to become enraged enough to kill or inflict serious bodily harm. The only act that you can find to be adequate provocation under the evidence in this case is the sudden discovery by the defendant of the defendant's spouse in bed with the victim:

(3) the defendant was still enraged when he attempted to kill the victim, that is, the defendant's rage had not cooled by the time of the attempted killing;

(4) there was not enough time between the provocation and the attempted killing for a reasonable person's rage to cool; and

(5) the victim was the person who provoked the rage.

In order to convict the defendant of attempted murder, the State must prove that the mitigating circumstance of hot blooded provocation was not present. This means that the State must persuade you, beyond a reasonable doubt, that at least one of the five factors was absent before you are permitted to find the defendant guilty of attempted murder. If the State has failed to persuade you that at least one of the five factors was absent, you cannot find the defendant guilty of attempted murder, but may find the defendant guilty of attempted voluntary manslaughter. Conversely, if the State has proven that at least one or more of the five factors is absent you cannot find the defendant guilty of attempted voluntary manslaughter, but may find the defendant guilty of attempted murder, and if you find the defendant guilty of attempted murder you must also find either attempted murder in the first degree or second degree.

JURY INSTRUCTION NO. _____

A battery is the actual unlawful touching or doing of bodily harm to another.

In order for a battery to be committed, there must be (1) an intent to injure another person; (2) an overt act; (3) the employment of actual physical force or violence; and (4) contact with the person of another.

The least intentional touching of the person of another is sufficient to constitute a battery. The touching must be unlawful. Unlawful as it is used here means that it was done without lawful authority and without the consent of the person affected.

BATTERY

ASSAULT WITH INTENT TO MURDER

The Defendant is charged with the crime of Assault with Intent to Murder. In order to convict the Defendant, the State must prove:

1. that the Defendant assaulted Jonas Lewis; and
2. that the Defendant intended to kill Jonas Lewis; and
3. that it was committed without justification or mitigation.

An Assault is an attempt by force to injure the person of another. For there to be an assault, there must be:

- A. an act which will apparently result in injury;
- B. an actual or apparent intention to inflict injury;
- C. there must not be any consent to the act.

The Court instructs the Jury that the pointing of a loaded firearm at another constitutes an assault.

USE OF A HANDGUN IN THE COMMISSION OF A FELONY
OR A CRIME OF VIOLENCE

The Defendant has been charged with the unlawful use of a handgun in the commission of a felony or a crime of violence. Attempted Murder and Assault with the Intent to Murder are each a felony and crimes of violence. The term handgun as used in this offense includes any pistol, revolver, or other firearm capable of being concealed on the person and that is ordinarily fired by use of the hand.

Beard v. State, 47 Md. App. 410 (1980).

The State is not required to produce the actual weapon used in the offense. You may find as a fact that a handgun was used simply based upon a sufficient description of the gun by an eyewitness to the crime.

Couplin v. State, 37 Md. App. 567 (1977);

Beard v. State, 47 Md. App. 410 (1980).

Respectfully submitted,

A handwritten signature in cursive script, appearing to read "Mickey J. Norman".

MICKEY J. NORMAN
Assistant State's Attorney
for Baltimore County

MJN:gsf

STATE OF MARYLAND

* IN THE

* CIRCUIT COURT

v.

* FOR

* BALTIMORE COUNTY

THOMAS M. TRAUTFELTER

* CRIMINAL NO. 87 CR 0268

* * *

DEFENDANT'S PROPOSED JURY INSTRUCTIONS

Now comes the Defendant, Thomas M. Trautfelter, by his attorney, Richard M. Karceski, requests, pursuant to Maryland Rule 4-325, that the Court instruct the jury as set forth below:

Members of the jury, under the Constitution of Maryland, the jury in a criminal case is the judge of the facts. Therefore, anything which I may say about the facts or the witnesses, if I should make any comment in that regard, including any instructions which I may give you, is merely advisory and you are not in any way bound to it. You may feel free to reject my advice on the facts and to arrive at your own independent conclusion.

You are to make the sole determination as to what the evidence is and in some instances, what the law is in this case. However, this does not mean that you ought to arbitrarily interpret the law so as to make it conform to what you feel the law should be or what you would like it to be. Nor ought you arbitrarily make new law or ignore clearly existing law. Rather, you are to resolve conflicting interpretations of the law and decide what law should be applied. In this case, counsel are at odds over the law applicable to _____.

Therefore, as to matter only, you are to determine the correct law

to be applied. As to all other matters of law, my instructions are binding upon you.

In your function as judge of the facts of the case, you should make a finding of the facts solely from the evidence which has been introduced at the trial, the evidence which you have seen and heard, and not from anything which you may have seen or heard elsewhere. You have the sole discretion in deciding the truth of the testimony and the weight to be given to the testimony of each witness as well as the sole discretion to decide what inference may be drawn from the testimony.

During the course of the trial I may comment on the evidence and question the witnesses. This is not to be taken by you as any indication on the part of the court as to the truth or falsity of such evidence. Nor should you consider any statements made by the court as demonstrating a bias for either the State or the defense.

DEFENDANT'S PROPOSED INSTRUCTION NO. 1. (Burden of Proof)

The State has the burden of proving, based upon the evidence introduced at trial, every fact necessary to convict the defendant of the crime with which he is charged. This burden remains with the State throughout the trial. The defendant does not have the burden of proving his innocence or of producing any evidence. If you are not convinced that the State has proved beyond a reasonable doubt each and every element of the offense with which the defendant is charged you must find the defendant not guilty.

DEFENDANT'S PROPOSED INSTRUCTION NO. 2. (Presumption of Innocence)

Every defendant in a criminal case is presumed to be innocent. You should not assume that the defendant is guilty because he is on trial. The presumption of innocence remains with the defendant throughout the trial. Thus, the defendant is entitled to every favorable inference which can be reasonably drawn from the evidence. Unless you are satisfied beyond a reasonable doubt of the defendant's guilt, the presumption of innocence alone is sufficient to require you to acquit the defendant.

DEFENDANT'S PROPOSED INSTRUCTION NO. 3. (Reasonable Doubt)

The State has the burden of proving every fact necessary to constitute the offense with which the defendant is charged so that you are convinced that the defendant is guilty beyond a reasonable doubt and to a moral certainty. The State is not required to prove guilt beyond all possible doubt or to a mathematical certainty. Nor is the State required to negate every conceivable circumstance of innocence.

A reasonable doubt is a doubt founded upon reason. It is not a fanciful doubt, or a whimsical or capricious doubt. It is such a doubt as would cause a reasonable person to hesitate to act in the graver or more important transactions of life. Thus, if the evidence is of such a character as to persuade you of the truth of the charges against the defendant with the same force that would be sufficient to persuade you to act without hesitation upon that abiding conviction of truth in the graver or more important transactions of your own life, you may conclude that the State has met its burden of proof beyond a reasonable doubt and to a moral certainty. However, if you do not have such a conviction as to the defendant's guilt, then reasonable doubt exists and the defendant must be acquitted.

DEFENDANT'S PROPOSED INSTRUCTION NO. 4. (Statements of Counsel
-- not evidence)

Statements and arguments of counsel are not evidence. This includes opening and closing statements as well as comments made during the course of this trial. They are only intended to aid you in interpreting and evaluating the evidence on record.

DEFENDANT'S PROPOSED INSTRUCTION NO. 5. (Number of witnesses)

The weight of the evidence is not necessarily determined by the number of witnesses testifying on either side. Therefore, you should not give any consideration to the number of witnesses testifying for either side. You should consider all the facts and circumstances in evidence to determine which of the witnesses are worthy of greater credence. You may find that the testimony of a smaller number of witnesses on one side is more worthy of belief than the testimony of a greater number of witnesses on the other side. Also, you may find that a smaller number of witnesses on one side may supply sufficient testimony to prove the facts in this case.

DEFENDANT'S PROPOSED INSTRUCTION NO. 6. (Indictment - not evidence)

An indictment or charging document is not to be considered evidence of the commission of a crime. It is merely a formal method of charging the defendant with the commission of a crime in order to bring him to trial. The indictment or charging document is not evidence of guilt and no inference of guilt should be drawn because a defendant has been indicted.

DEFENDANT'S PROPOSED INSTRUCTION NO. 7. (Credibility of Witnesses)

In determining whether the State has established the charge against the defendant beyond a reasonable doubt, you must consider and weigh the testimony of all the witnesses who have appeared before you.

You are the sole judges of the credibility of the witnesses. In other words, you alone are to determine whether to believe any witness and to what extent any witness should be believed. If there is any conflict in the testimony, it is your function to resolve the conflict and to determine where the truth lies.

In reaching a conclusion as to the credibility of any witness, and in weighing the testimony of any witness, you may consider any matter that may have a bearing on the subject. You may consider the demeanor and the behavior of the witness on the witness stand; the witness' manner of testifying; whether the witness impresses you as a truthful individual; whether the witness impresses you as having an accurate memory and recollection; whether the witness had full opportunity to observe the matters concerning which he has testified; whether the witness has any interest in the outcome of this case, or friendship or animosity toward other persons concerned in this case.

You may consider the reasonableness or unreasonableness and the probability or improbability of the testimony of a witness in determining whether to accept it as truth and accurate. You may consider whether he has been contradicted or corroborated by other credible evidence.

CONTINUED - DEFENDANT'S PROPOSED INSTRUCTION NO. 7.

-- Credibility of Witness

If you believe that any witness has shown himself to be biased or prejudiced, either for or against either side in this trial, you may consider and determine whether such bias or prejudice has colored the testimony of the witness so as to affect the desire and capability of the witness to tell the truth.

You should give the testimony of each witness such weight as in your judgment it is fairly entitled to receive.

DEFENDANT'S PROPOSED INSTRUCTION NO. 8. (Prior inconsistent statements)

A witness may be discredited on a material fact in his testimony by evidence showing that he has given a prior statement on this material fact which is inconsistent with his present testimony being given at trial.

Proof of these inconsistent statements is not to be considered as evidence of any substantive fact -- it is solely for the purpose of aiding you in estimating and evaluating the credibility of the witness.

[A party will not be permitted to impeach the credibility of a witness he has called by proof of prior inconsistent statements. However, an exception to this rule is allowed where a party can satisfy the court that he has been genuinely surprised by the testimony of the witness he has called. The testimony must be substantially different than that which the parties relied upon the witness to give based upon what the witness had previously told the party of his representative. The proof of inconsistent statements of a party's own witness is allowed into evidence not to discredit the witness but to allow the calling party to contradict the witness and demonstrate the purpose for which the witness was originally called.]

Where an attempt has been made to impeach a witness by proof of a prior inconsistent or contradictory statement, it is for you to decide whether the attempt was successful. You may accept or reject all of the testimony of that witness or give it such weight as you think it deserves.

DEFENDANT'S PROPOSED INSTRUCTION NO. 9. (Expert Witness)

An expert witness is one who, by education and experience, has become expert in some art, science, profession, or calling and is thereby qualified to state an opinion as to relevant and material matter in which he professes to be an expert.

An expert witness is permitted to testify not only as to facts but may also state his opinion on relevant matters, to which he professes to be an expert, in order to help you reach a conclusion with respect to the subject matter under investigation.

You are to weigh this expert testimony with all the other evidence in this case and give it as much consideration as you feel it deserves. [If contradictory or conflicting opinion is put forth by expert witnesses, you must resolve the conflict and determine how much weight to give either opinion.]

DEFENDANT'S PROPOSED INSTRUCTION NO. 10. (Multiple Counts)

The defendant in this case has been charged with more than one count. You are instructed to consider each count separately and weigh the evidence relevant to each count as if it were the only count with which the defendant is charged. Each defendant is entitled to have his guilt or innocence determined as to each count from the evidence which applies to that count.

You are further instructed to avoid a position of prejudice as to any count based on a conclusion you have reached regarding another count. The guilt or innocence of a defendant as to each individual count should not control or influence your finding of guilt or innocence as to any other count.

You may find the defendant guilty or not guilty as to any one or more of the counts but your verdict must be reached on the basis of the evidence as it separately relates to each individual count.

DEFENDANT'S PROPOSED INSTRUCTION NO. 11. (Specific Intent)

A Hepler Memorandum Assault with intent to murder, attempted Burglary, attempted breaking and entering and malicious destruction of ~~property~~ ^{is a} ~~are~~ violations of the laws of this State requiring as an essential element of their commission, specific intent.

Specific intent involves more than a general intention to perform a particular act; it means that the Defendant knowingly did an act which the law prohibits, knowing that it will produce a result which is prohibited by law.

Where specific intent is an essential element of an offense, that specific intent must be proven beyond a reasonable doubt by the State.

DEFENDANT'S PROPOSED INSTRUCTION NO. 12.

The Court instructs the jury that the defendant is entitled to every inference in his favor which can be reasonably drawn from a given set of facts. That is, if there is one inference consistent with guilt and one consistent with innocence, the defendant is entitled to the inference which is consistent with his innocence.

DEFENDANT'S PROPOSED INSTRUCTION NO. 13. (Two Inferences To Be Drawn)

The Court instructs the jury that there has been testimony in this case which, if believed, could establish that the Defendant did, in some manner, participate in an offense. On the other hand, there is other evidence in this case, which, if believed, could establish that the Defendant is innocent of the crimes charged against him. In this regard, you are advised that a Defendant in a criminal case is entitled to every inference in his favor which can reasonable be drawn from the evidence. Where there are two (2) inferences which may be reasonably drawn from the same facts, one consistent with guilt and the other consistent with innocence, then the Defendant, under the law, is entitled to the inference consistent with innocence, and he should be found not guilty.

DEFENDANT'S PROPOSED INSTRUCTION NO. 14.

The general rule is that a party will not be permitted to impeach the credibility of a witness he has called. Therefore, if a party calls a witness in reliance upon some prior statement or conversation with the witness, the party who called the witness is surprised to his prejudice. In that case, the party calling the witness may proceed to impeach that witness; however, the process of impeaching the witness is not allowed to discredit the witness but rather to allow the calling party to contradict the witness and show the purpose for which the witness was originally called.

Any testimony received during the impeachment process is not substantive evidence and, as such, cannot be considered by you in any way in your decision bearing upon the guilt or innocence of the defendant.

DEFENDANT'S PROPOSED INSTRUCTION NO. 15. (Consider Only Offense Charged)

The defendant is not on trial for any act or conduct not alleged in the indictment.

DEFENDANT'S PROPOSED INSTRUCTION NO. 16. (Direct and Circumstantial Evidence)

There are two types of evidence which the jury may consider in this case; direct evidence and circumstantial evidence.

Direct evidence is that which is attributable to actual knowledge of a fact, such as the testimony of an eyewitness, and its truthfulness and relative weight is within your sole determination.

Circumstantial evidence is that which proves the facts in issue indirectly by the proof of a chain of facts and circumstances from which an inference may arise as to the facts in issue. A conviction may be based solely upon circumstantial evidence. Where this occurs, the circumstances, taken together, must be inconsistent with, or such as to exclude every reasonable hypothesis or theory of innocence, but proof of guilt to a mathematical certainty is not essential.

Thus, a conviction may rest on circumstantial evidence alone or direct evidence alone or on a combination of circumstantial and direct evidence. No greater degree of certainty is required when the evidence is circumstantial than when it is direct. In either case, you must be convinced beyond a reasonable doubt of the guilt of the defendant and, if you are not so convinced, you must find the defendant not guilty.

DEFENDANT'S PROPOSED INSTRUCTION NO. 17 (Assault)

An assault is any intentional attempt by force to inflict injury upon the person of another (or to intentionally place another in reasonable apprehension of an immediate injury).

In order for a person to commit an assault there must be: (1) an intent to injure another person (or to intentionally place another in reasonable apprehension of an immediate injury); (2) an overt act; (3) apparent ability to inflict injury; and (4) the employment of actual physical force or violence.

Any attempt to apply the least force to the person of another constitutes an assault. It is not necessary that there should be a specific purpose to do a particular injury. The intent which is an essential element of the offense of assault is the general intent to do the act which constitutes the assault.

There need be no actual touching or doing of bodily harm to the person of another to constitute an assault. There must be an act and not merely a menace. Violence must have been threatened or ordered.

The State must prove beyond a reasonable doubt that the accused committed an assault and that at the time of the commission of the alleged assault the accused intended to do the acts which constituted the assault.

After a full and fair consideration of all the facts and circumstances in evidence, unless you are convinced beyond a reasonable doubt that the Defendant committed an assault, then you must find him not guilty.

DEFENDANT'S PROPOSED INSTRUCTION NO. 18 (Attempted Murder,
Assault with intent to
Murder)

Attempted murder and assault with intent to murder are specific intent crimes. Specific intent involves more than a general intention to perform a particular act. To establish a specific intent the State must prove that the defendant knowingly did an act which the law prohibits, intending a result which is prohibited by the law. Since the defendant is charged with the violation of the law, an element of which is specific intent, you must find that the defendant specifically intended to violate the law in question in order to convict him. If the State fails to prove beyond a reasonable doubt that the defendant specifically intended the violation of the law with which he is charged, you must find him not guilty.

Under Count One of the Indictment in this case the defendant is charged with assault with intent to murder. In order to conclude whether the defendant is guilty or innocent of Count One (Assault with intent to Murder) and Count Three (Attempted Murder) you must understand the following principles of the law of homicide. Accordingly, although Mr. Lewis did not die as a result of the injury sustained on January 1, 1987, the issues to be decided by you must be decided with a full and complete understanding of the law of homicide.

CONTINUED - DEFENDANT'S PROPOSED INSTRUCTION NO. 18

-- Attempted Murder, Assault with intent to Murder

Homicide is defined generally as the killing of one human being by another. Homicide may be either excusable, justifiable or felonious. Felonious homicide is a killing where there is no legal excuse or justification. Felonious homicide is divided into two main classes - murder and manslaughter. The first class of felonious homicide - murder - is divided into murder in the first degree and murder in the second degree.

MURDER IN THE FIRST DEGREE

Murder in the first degree is the willful, deliberate and premeditated killing of a human being, without excuse, justification or mitigation. "Willful" means that the act which caused the death was done intentionally and with purpose. "Deliberate" means that there was full and conscious knowledge of the intention and purpose to kill. "Premeditated" means that the intention and purpose to kill preceded the killing by some appreciable time.

The first element I have just defined - that the act of killing was intentional - may be proven by circumstantial evidence. Intention to kill may be shown by proof that the act which caused the death of the deceased had as its natural result either death or such serious bodily injury as would naturally result in death.

CONTINUED - DEFENDANT'S PROPOSED INSTRUCTION NO. 18

-- Attempted Murder, Assault with intent to Murder

The second element - deliberation - requires proof that the act causing the death was not committed suddenly but instead was done after a conscious decision was made to carry out the act.

The third element - premeditation - requires proof that the conscious and deliberate intention to do the fatal act existed for an appreciable time before the act was done. The law does not require that the intention to kill existed for any considerable length of time before the fatal act was done; it is sufficient if there is time for the mind to think upon and consider the act and then determine to do it.

Applying these definitions to the facts of this case and assuming for the moment the death of Mr. Lewis, if you find that the State has proven beyond a reasonable doubt that the defendant intentionally killed the deceased (without excuse, justification, or mitigation) and that this intentional killing was done with deliberation and with premeditation, then your verdict should be guilty of murder in the first degree.

However, if you find that the State has proven beyond a reasonable doubt that the Defendant killed the deceased but has failed to prove beyond a reasonable doubt that the killing was done intentionally and with deliberation and with premeditation, then your verdict should be not guilty of murder in the first

CONTINUED - DEFENDANT'S PROPOSED INSTRUCTION NO. 18

-- Attempted Murder, Assault with intent to Murder

degree, then you should consider murder in the second degree.

MURDER IN THE SECOND DEGREE

Murder in the second degree is the intentional killing of a human being without excuse, justification or mitigation and also without deliberation and premeditation. Here again proof that the killing was intentional may be proven by circumstantial evidence the same as first degree murder by considering the act itself which caused the death. If you find that the death was caused by the Defendant's use of a deadly weapon against a vital part of the body of the deceased, you may conclude that the Defendant intended the natural result of such an act, that is, the death of a deceased. Intention to kill, then, may be shown by proof that the act which caused the death of the deceased had as its natural result either death or such serious bodily injury as would naturally result in death.

Second degree murder differs from first degree murder only by the absence of deliberation and premeditation. Therefore, if you find that the State has proven beyond a reasonable doubt that the Defendant intentionally killed the deceased (without excuse, justification or mitigation) but has failed to prove beyond a reasonable doubt that the killing was done with deliberation and with premeditation, then your verdict should be guilty of murder in the second degree.

CONTINUED - DEFENDANT'S PROPOSED INSTRUCTION NO. 18

-- Attempted Murder, Assault with intent to Murder

On the other hand, if you find that the State has failed to prove beyond a reasonable doubt that the Defendant killed the deceased, the Defendant must be found not guilty. However, if you find that the State has proven beyond a reasonable doubt that the Defendant killed the deceased but has failed to prove beyond a reasonable doubt that the killing was intentional, then your verdict should be not guilty of murder in the second degree.

MANSLAUGHTER - VOLUNTARY

Manslaughter is a catch-all concept embracing a wide and miscellaneous variety of felonious homicides that in terms of blameworthiness, are neither murder or innocent. Voluntary manslaughter is the intentional killing of another human being without excuse or justification which differs from murder in that the killing was done under mitigating circumstances. By mitigating circumstances is meant that the killing was done in a sudden heat of passion (frequently referred to as acting in hot blood) which passion (hot blood) was caused by legally adequate provocation from the deceased before there was a reasonable opportunity for such passion (hot blood) to cool. Like second degree murder, manslaughter must be intentional and without excuse or justification. The distinction between murder and voluntary manslaughter is the presence of mitigating circumstances. Such

CONTINUED - DEFENDANT'S PROPOSED INSTRUCTION NO. 18

-- Attempted Murder, Assault with intent to Murder

will be the case when the circumstances surrounding the homicide establish that it was provoked. The law therefore recognizes the fact that a man, when greatly provoked, will lose the control of his reason, and, under the influence of the passion and excitement caused by the provocation, resort to violence of which he would not be guilty in the absence of passion. It therefore attributes the killing to the frailty of human nature and, while it does not excuse the killing, reduces it to manslaughter. For the Rule of Provocation to be invoked there are four requirements:

1. There must have been adequate provocation;
2. The killing must have been in the heat of passion;
3. It must have been a sudden heat of passion--that is, the killing must have followed the provocation before there had been a reasonable opportunity for the passion to cool;
4. There must have been a causal connection between the provocation, the passion, and the fatal act.

It is the law that a man who observes or discovers his wife in the act of committing adultery is reasonably provoked so that when, in his passion, he intentionally kills either his wife or her lover (or both) his crime is voluntary manslaughter rather than murder.

In summary then, as unlawful killing which would be murder if it were not committed under mitigating circumstances

CONTINUED - DEFENDANT'S PROPOSED INSTRUCTION NO. 18

-- Attempted Murder, Assault with intent to Murder

becomes voluntary manslaughter when it is committed under mitigating circumstances. To prove the Defendant guilty of murder, the State must prove beyond a reasonable doubt the absence of the mitigating circumstances which would make the crime voluntary manslaughter. Therefore, if you find that the State has proven beyond a reasonable doubt that the Defendant intentionally killed the deceased (without excuse or justification) but also find that the State has failed to prove beyond a reasonable doubt the absence of the mitigating circumstances (provocation) which I previously outlined to you, then your verdict should be not guilty of murder, guilty of voluntary manslaughter. On the other hand, if you find that the State has proven beyond a reasonable doubt that the Defendant intentionally killed the deceased (without excuse or justification) and further find that the State has proven beyond a reasonable doubt the absence of the mitigating circumstances claimed, then the crime is not manslaughter and your verdict should be guilty of murder in the second degree.

EXCUSABLE OR ACCIDENTAL HOMICIDE

In the instant case, since the adulterous incident occurred within the marital home of Cathy and Thomas Trautfelter, the Defendant, Thomas Trautfelter, had the legal right to demand that Mr. Lewis leave the marital home, immediately. It was

CONTINUED - DEFENDANT'S PROPOSED INSTRUCTION NO. 18

-- Attempted Murder, Assault with intent to Murder

his right to employ whatever force necessary to cause Lewis to leave. Therefore, demanding Lewis' departure at gunpoint was within Mr. Trautfelter's legal right.

Excusable or accidental homicide is homicide committed under circumstances that constitute not a justification but merely an excuse. Therefore, if you find the shooting to be accidental i.e., that Mr. Trautfelter did not intend to fire the weapon but that it discharged accidentally during the course of a struggle, then you must find the Defendant not guilty.

A defense of accidental killing denies that the killing was intentional and where the defense of accidental killing is established, it becomes the burden of the State to prove beyond a reasonable doubt that the killing was willful and intentional.

ATTEMPT

The defendant is charged with the crime of attempted murder in the first or second degree. Attempt is a substantial step, beyond mere preparation, toward the commission of a crime. In order to convict the defendant of attempted murder in the first or second degree, the State must prove:

1. That the defendant took a substantial step, beyond mere preparation, toward the commission of the crime of murder in the first or second degree;

2. That the defendant intended to commit the crime I have previously defined;

CONTINUED - DEFENDANT'S PROPOSED INSTRUCTION NO. 18

-- Attempted Murder, Assault with intent to Murder

3. That the defendant had the apparent ability, at that time, to commit the crime of murder in the first or second degree.

The Defendant is charged with assault with intent to murder. In order to convict the defendant you must find that the State has proven:

1. That Mr. Trautfelter shot Mr. Lewis and that the shooting was not accidental;

2. That Mr. Trautfelter intended to kill Mr. Lewis and that if death had ensued the killing would have been either first or second degree murder as I previously defined it;

3. That it was committed without justification or mitigation as I defined it.

DEFENDANT'S PROPOSED INSTRUCTION NO. 19 (Use of Hand Gun)

Count Six charges the defendant with the use of a handgun in the commission of a felony or crime of violence. I instruct you that in order to find the defendant guilty of this offense you must first find that he is guilty of Count One, Three or Four. If you find that Mr. Trautfelter is innocent of those Counts, you must acquit him of Count Six as well.

What is the legal
definition of assault -
Is a threat - assault?

If the discharge of the
gun was accidental,
can the dependant be
guilty of assault?

Question 3.

What is the legal
definition of
"assault with
intent to murder"?

Quest. #2.

STATE OF MARYLAND : IN THE CIRCUIT COURT
V. : FOR BALTIMORE COUNTY
THOMAS MICHAEL TRAUTFELTER : CASE NO. 87-CR-0268

.....

VERDICT SHEET

1. <u>Assault</u>	Not Guilty <u>X</u>	Guilty _____
2. <u>Battery</u>	Not Guilty <u>X</u>	Guilty _____
3. <u>Assault with Intent to Murder</u>	Not Guilty <u>X</u>	Guilty _____
4. <u>Attempted Murder</u>		
a. First Degree Murder If guilty do not enter verdict for b. or c.	Not Guilty <u>X</u>	Guilty _____
b. Second Degree If guilty do not enter verdict for a. or c.	Not Guilty <u>X</u>	Guilty _____
c. Voluntary Manslaughter If guilty do not enter verdict for a. or b.	Not Guilty <u>X</u>	Guilty _____
5. <u>Use of Handgun in the Commission of a Felony or a Crime of Violence</u>	Not Guilty <u>X</u>	Guilty _____

Michael J. Metzler
Foreman

COURT CLERK'S WORK SHEET

TRIAL DATE 7/10/87 Judge J. W. H.

M. Norman STATE'S ATTORNEY R. Kardecki DEFENDANT'S ATTORNEY

B. Zortz COURT REPORTER A. B. B III CLERK

CASE # 87CR268 NAME Thomas Michael Troutfelter

CHARGE Asst. w/ Inst. to Murder

TRIAL T/T PLEA COURT JURY GUILTY NOT GUILTY NOLO CONTENDERE

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

GRANTED OVERRULED

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

GRANTED OVERRULED

VERDICT: GUILTY ON COUNTS NOT GUILTY ON COUNTS

SENTENCE	TERM OF	SUSPENDED	PROB.	FINE & COSTS
Department of Correction				
Balto. Co. Detention Center				

REMARKS Trial resumed. D's Motion to strike exhibit # 5A. Granted.

D remanded BADC per detainer.

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

CIRCUIT COURT FOR BALTIMORE COUNTY

Towson, Maryland 21204

District Court Case No. _____

Case No. 87CR 268

7/10, 1987

REPORT OF PRISONER BROUGHT TO COURT FOR TRIAL

FROM: SUZANNE MENSCH, Clerk

TO: THE SHERIFF OF BALTIMORE COUNTY, MARYLAND

Name Of Prisoner Thomas M. Trautkeller

Date Of Trial _____, 19____ Judge J. W. Pinkel

Charge Altd. w/car Guilty _____ NOT GUILTY

DISPOSITION:

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

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

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

D. Placed On Probation _____ Length Of Probation _____

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

F. Stet _____

G. Nol Pros _____

H. Arraignment _____

I. Trial Continued _____

J. Trial Postponed _____

K. Bail Hearing _____

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

SUZANNE MENSCH, CLERK

Per A. G. R. III
Deputy Clerk

ATTEMPTED SERVICE

RETURN DATE 7-8-81

Name of Person J. Richard Lewis

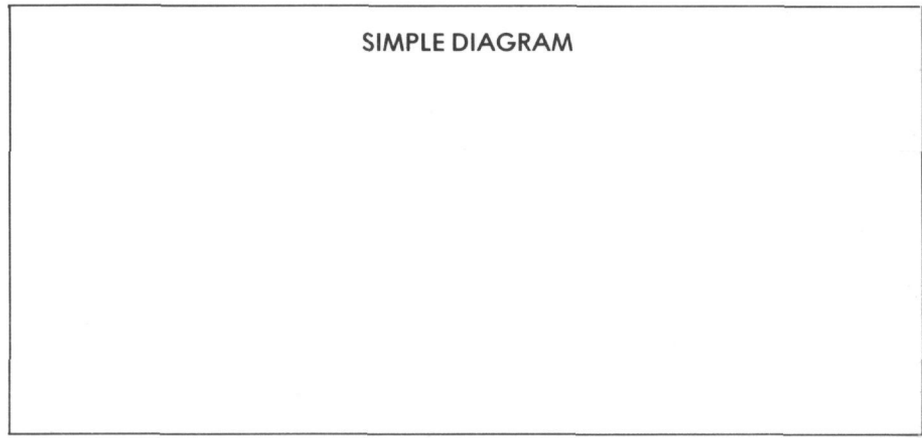
PHONE _____

DIRECTIONS _____

Attempts

DATE	TIME	OFFICER
_____	_____	_____
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_____	_____	_____

Subject live in Baltimore



THE FOLLOWING PAPERS WAS LEFT WITH THE DEFENDANT: _____

BY DEPUTY _____

BEFORE ANY NON-EST CHECK-POST OFFICE AND ATTORNEYS

NOTE: ON ALL NON-EST, THIS FORM MUST BE RETURNED WITH SUMMONS.

CIRCUIT COURT FOR BALTIMORE CO. MD

State of Maryland vs.

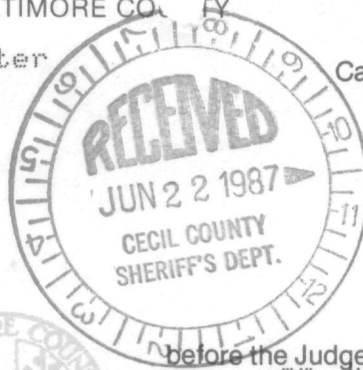
Thomas Michael Troutfelter

Case No. 87CR0268

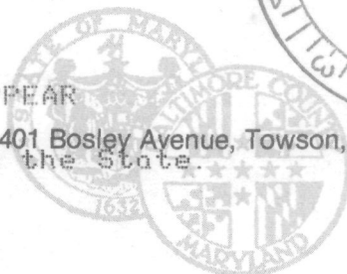
State of Maryland, Baltimore County to wit:

TO: J Richard Lewis
414 Rogan Rd

Conowingo, MD 21918



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 July 8, 1987 at 09:15 A.M. to TESTIFY for the State.



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

Issued: June 18, 1987

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per *RW* Deputy

SHERIFF'S RETURN

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

DATE SERVED: _____

DATE SERVICE NOT MADE: 7-11-87

REASON: Subject now lives in Baltimore

Cathy C. Cato Deputy SHERIFF

FEE \$ _____

327

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Thomas Michael Troutfelter

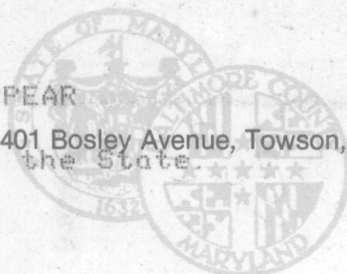
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REASON: Subject now lives in Baltimore

Cathy Conto Deputy SHERIFF

FEE \$ _____

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Thomas Michael Trautfelter

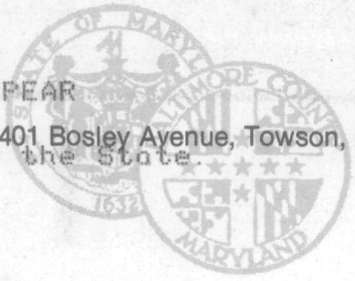
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SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per *AW* Deputy

SHERIFF'S RETURN

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

DATE SERVED: _____

DATE SERVICE NOT MADE: 7-11-87

REASON: Subject now lives in Baltimore

Cortley Cortley Deputy SHERIFF

FEE \$ _____

THIS FORM IS TO BE COMPLETED IN TRIPLICATE WHEN THE EVIDENCE IS RETAINED BY THE COURT

PROPERTY RECEIVED AS EVIDENCED BY
CIRCUIT/DISTRICT COURT

FOR _____

PART I

Date: 7/9/87 Police Case No. _____

Placed in custody of Clerk or designee: _____

By Officer: _____ Police Dept. _____

State VS. Thomas Trautzfelder Court Docket No. 87CR268

ITEMS:

PROPERTY NO.

- 1. diagram _____
- 2. photos _____
- 3. photos _____
- 4. photos _____
- 5. Statement _____
- 6. redacted _____
- 7. Shell casing _____
- 8. Shell casing _____
- 9. bullet _____
- 10. _____
- 11. _____
- 12. _____
- 13. _____
- 14. _____
- 15. _____

Det. Philip H. Marell 7/9/87
 Officer Date Clerk of Court or Designee Date

PART II

Evidence returned to: Det. Philip H. Marell Police Dept. BALTO CO P.D.
 Officer

Returned by: _____ Date: 10-7-87
 Clerk of Court or Designee

THIS FORM IS TO BE COMPLETED IN TRIPLICATE WHEN THE EVIDENCE IS RETAINED BY THE COURT

PART I: Completion of this section will be performed by the investigating officer and the Clerk of the Court or designee, who will sign the form indicating that he has possession of the evidence. The investigating officer will also sign the form acknowledging that the evidence is in the custody of the Court. The original and second copy will be retained by the Court. The third copy will be given to the investigating officer for return to the Property Division of his agency.

PART II: Upon notification by the Clerk of the Court pursuant to Maryland Rule 1217 f 2, the investigating officer shall pick up the evidence from the Court and sign the form acknowledging receipt. The Clerk of the Court or designee shall also sign the form and give the investigating officer the second copy for return with the evidence to the Property Division of his agency. The Clerk of the Court will retain the original of the form in the appropriate case folder.

By Officer: *Thomas J. [unclear]*
State VS: *Thomas J. [unclear]*
Court Docket No. *87CR268*

PROPERTY NO.	ITEMS:
	1. <i>bullet</i>
	2. <i>bullet</i>
	3. <i>bullet</i>
	4. <i>bullet</i>
	5. <i>bullet</i>
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	15.

Officer: *Det. Philip J. Mall* 7/19/87
Clerk of Court or Designee: _____ Date: _____

Evidence returned to: *Det. Philip J. Mall*
Police Dept. *Patrol Co. P.D.*

Returned by: _____
Clerk of Court or Designee

Evidence Rec. Form No. _____
Instructions for completion on reverse side of third copy

PROPERTY RECEIVED AS EVIDENCED BY
CIRCUIT/DISTRICT COURT

FOR _____

PART I

Date: 7/9/87 Police Case No. _____

Placed in custody of Clerk or designee: _____

By Officer: _____ Police Dept. _____

State VS. Thomas Trautzfelder Court Docket No. 87CR268

ITEMS:

PROPERTY NO.

- 1. diagram _____
- 2. photos _____
- 3. photos _____
- 4. photos _____
- 5. Statement _____
- 6. redacted _____
- 7. shell casing _____
- 8. shell casing _____
- 9. bullet _____
- 10. _____
- 11. _____
- 12. _____
- 13. _____
- 14. _____
- 15. _____

Det. Philip J. Marrell 7/9/87
Officer Date Clerk of Court or Designee Date

PART II

Evidence returned to: Det. Philip J. Marrell Police Dept. BALTO. C. P.D.
Officer

Returned by: _____ Date: 10-7-87
Clerk of Court or Designee

THIS FORM IS TO BE COMPLETED IN TRIPLICATE WHEN THE EVIDENCE IS RETAINED BY THE COURT

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By Officer: _____
State VS. _____
Court Docket No. _____

PROPERTY NO.	ITEMS:
	1
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	14
	15

Officer: _____ Date: _____
Clerk of Court or Designee: _____ Date: _____

Evidence returned to: _____
Officer: _____
Date: _____

Returned by: _____
Clerk of Court or Designee: _____
Date: _____

Evidence Rec. Form No. _____
Instructions for completion on reverse side of third copy



The Circuit Court for Baltimore County

THIRD JUDICIAL CIRCUIT OF MARYLAND

J. WILLIAM HINKEL
JUDGE

October 7, 1987

COUNTY COURTS BUILDING
TOWSON, MARYLAND 21204
(301) 494-2690

Richard M. Karceski, Esq.
201 N. Charles Street
Suite 1504
Baltimore, Maryland 21201

Re: State v. Thomas Trautfelder
Case No. 87-CR-268

Dear Mr. Karceski:

Because the verdict in the above captioned case was "Not Guilty", we are returning herewith the Exhibits to you.

Very truly yours,

Greg Jones,
Court Clerk.

GJ/lg
Encls.



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

April 25, 1988

William M. Monfried, Esq.
5513 Harford Road
Baltimore, Maryland 21214

RE: STATE OF MARYLAND v. GABRIELLE TURNER
CRIMINAL CASE NO. 87-CR-268

Dear Mr. Monfried:

I am in receipt of your letter of April 11, 1988 regarding the above case. In your letter, you request that the Reconsideration of Sentence hearing be scheduled for an earlier date rather than be heard in September as scheduled. In reviewing the file of Ms. Turner's case and my notes, I am not willing to set a hearing on your Petition for Modification or Reduction of Sentence in the near future.

Very truly yours,

James T. Smith, Jr.
Judge

JTS/ss

FILED APR 27 1988