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CIRCUIT	COURT	FOR B	ALTIM	ORE	CITY

CASE(S)#_

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DATE #	DOCKET ENTRIES
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1/ 02	Post Conversion (7058)
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÷	Verbal order in open court to vacate
	10/25/90 quiety plea; Written order to be
,	filed. Hollander, J.
1-22-93	Opinion+Order Vacating Sentence #290213034, Hollander
	73388-1
	

CIRCUIT COURT FOR BALTIMORE CITY CRIMINAL DIVISION

DATE 12/3/02	TIME IN: TIME OUT:				
CASE NUMBER(S) 290	1213034				
DEJENDANT NAMEP	ecardo Parker				
REQUESTING PERSON	Laurie Corb.				
RETRIEVING PERSON					
PHONE: (410) 80	2 - 3316				
COMMENTS WILL	see Next week				

FILE

TRANSCRIPT

PLEASE ALLOW TWO TO THREE WORKING DAYS FOR YOUR REQUEST TO BE RETRIEVED.

THANK YOU!

RICARDO	PARKER

* IN THE

Petitioner

* CIRCUIT COURT

v.

* FOR

STATE OF MARYLAND

* BALTIMORE CITY Petition No. 7058

Respondent

* Case Nos. 290213034, 35 and 290221060, 61

MEMORANDUM OPINION AND ORDER

Factual Background

Ricardo Parker ("Parker" or "Petitioner") filed a Petition for Post Conviction Relief (the "Petition") pursuant to the Post Conviction Procedure Act, Md. Code Ann., Article 27, §§ 645A - 645J (1988 & Supp. 1993). In his Petition, Parker claims that his guilty plea to the offense of use of a handgun in the commission of a crime of violence was involuntary because his attorney, Walter Balint, and the judge, Elsbeth Bothe, both failed to inform him that the charge carries a mandatory minimum sentence of five years without eligibility for parole. A hearing was held on the Petition on November 4, 1993, and the relevant facts follow.

On October 25, 1990, Petitioner pleaded guilty before Judge Bothe to several offenses: assault with intent to murder (Case No. 290213034, first count; the "AWIM charge"); use of a handgun in the commission of a crime of violence (Case No. 290213034, fifth count; the "felony use charge"); possession of a handgun (Case No. 290221060; the

¹Parker filed his original Petition <u>pro</u> se on August 2, 1993, and filed an Amended Petition through his attorney, Norman Yankellow, on October 26, 1993.

²Hereinafter, all Code references are to Article 27, unless otherwise specified.

"HGV charge"); and possession of heroin (Case No. 290221061; the "heroin charge").³
Pursuant to plea negotiations, Judge Bothe imposed concurrent sentences of ten years for the assault charge, five years for the felony use charge, three years for the HGV charge, and two years for the heroin charge.

The commitment order was timely prepared; it did not indicate that Parker was ineligible for parole with respect to the felony use charge. Furthermore, the transcript of court proceedings with respect to the guilty plea establishes that Parker was not formally advised that the use of a handgun in the commission of a felony carries a mandatory minimum sentence of five years without eligibility of parole, as required by Code § 36(B)(d)(1).

Parker's trial counsel was not called as a witness at the post conviction hearing.

However, it is undisputed that he informed Petitioner, by letter dated February 5, 1991, that he would be eligible for parole in the ordinary course. In his letter, Balint said that the handgun charges "are not the mandatory no-parole type of cases." Moreover, on May 25, 1993, the commitment record was amended to conform with the statutory requirement of five years without parole for the felony use charge.

In his Petition, Parker raises several issues:

1. Parker was neither present nor given an opportunity to be heard when his sentence was modified, in violation of Md. Rule 4-345(c);

³Petitioner does not challenge the plea or the sentences for the HGV charge or the heroin charge.

⁴A copy of Balint's letter was attached to the <u>pro se</u> Petition as an unmarked exhibit.

- 2. Because he was not told that the felony use charge carried mandatory restrictions on parole eligibility, Parker did not knowingly and intelligently plead guilty to that charge, in violation of Md. Rule 4-242(c)(1);
- 3. Parker was denied the effective assistance of counsel with respect to the felony use charge, in that Parker's attorney advised him that, if he pleaded guilty, he would be eligible for parole in forty months; and
- 4. Parker did not knowingly and intelligently waive his rights with regard to the above issues.

At the hearing, Petitioner withdrew his claims related to ineffective assistance of counsel.

Discussion

Code § 36(B)(d)(1) leaves no room for judicial discretion. Rather, upon a conviction for the felony use charge, Judge Bothe was statutorily obligated to impose a sentence of at least five years without eligibility for parole. As Petitioner argues, Rule 4-345(c) requires that when a court chooses to modify, reduce, or vacate a sentence, it must do so "only on the record in open court after notice to the parties and an opportunity to be heard." What is not so clear is whether the amendment of the commitment qualifies as a modification for the purposes of Rule 4-345, or a mere correction of an illegal sentence, pursuant to Rule 4-345(a), in order to conform with Code § 36(B)(d)(1).

Regardless of whether or not Petitioner had a right to a hearing with respect to a correction of the commitment, if his plea was not given knowingly and voluntarily, then the plea and sentence must be vacated. For the reasons discussed below, the issue of whether Petitioner was entitled to a hearing to correct the commitment is moot.

Resolution of the voluntariness issue turns on the question of whether Petitioner freely, knowingly, and intelligently pleaded guilty to the felony use charge. Indisputably,

accepting a guilty plea without a showing that the defendant's waiver of fundamental rights was both knowing and voluntary constitutes reversible error. Boykin v. Alabama, 395 U.S. 238, 242 (1968); Holloway v. State, 8 Md. App. 618, 620 (1969). Pursuant to Md. Rule 4-242(c), before accepting a guilty plea, the court must determine that "the defendant is pleading voluntarily, with understanding of the nature of the charge and the consequences of the plea" (emphasis added). While a showing of voluntariness cannot be presumed from a silent record, Boykin, 395 U.S. at 242-44, a guilty plea is not necessarily unknowing or involuntary merely because the court failed to recite a trivial or remote consequence. State v. King, 71 Md. App. 229 (1987); modifying Bryant v. State, 47 Md. App. 551 (1980), (only when the bargain does not specify what defendant will serve or when the bargained sentence is close to the maximum must the court make certain that the defendant knows the maximum possible sentence). Whether the court needs a showing that the defendant understands a given consequence depends on the nature of the consequence.

The test for whether a consequence is direct or collateral was established in <u>Daley v. State</u>, 61 Md. App. 486 (1985), adopting the criteria of <u>Cuthrell v. Director</u>, <u>Patuxent Inst.</u>, 475 F.2d 1364 (4th Cir.), <u>cert. denied</u>, 414 U.S. 1005 (1973). In <u>Cuthrell</u>, the Court reasoned that the matter turns on whether the consequence in question "represents a definite, immediate, and largely automatic effect on the range of the defendant's punishment." 475 F.2d 1364, 1366. Where the consequence satisfies those criteria, it is direct.

The <u>Cuthrell</u> Court considered examples of consequences that are collateral and direct. Specifically, the Court noted as a direct consequence the circumstance where

pleading guilty to a particular offense makes the defendant ineligible for parole.⁵ <u>Id.</u> What the Court said is pertinent here: "The reason for this conclusion is that the right to parole has become so engrafted on the criminal sentence that such right is 'assumed by the average defendant' and is directly related in the defendant's mind with the length of his sentence."

<u>Id.</u> (quoting <u>Moody v. U.S.</u>, 469 F.2d 705, 708 (8th Cir. 1972)). <u>See also Paige v. U.S.</u>, 443 F.2d 781 (4th Cir. 1971) (plea to second indictment vacated because defendant was not told that pleading to the second indictment would constitute a second conviction, and that a second conviction would make him ineligible for parole).

In the case <u>sub judice</u>, it is abundantly clear that while Parker understood the length of the sentences he was to serve, he was not told that the felony use charge carries mandatory parole ineligibility. The record establishes that he was not so advised, and the original commitment record, which does not indicate that the sentence carries parole ineligibility, buttresses the conclusion that it was not discussed in court. Coupled with the information provided to Parker by his trial counsel, it is clear that Petitioner was either not informed or was misinformed as to a material and direct consequence of his plea.⁶

⁵The Court cited the possibility of losing "good time" credit after pleading guilty to escape and the possibility that pleading guilty could subject the defendant to deportation proceedings as examples of collateral consequences. 475 F.2d 1364, 1366.

⁶As to the appropriate remedy, Petitioner argued at the hearing that if this court were to vacate only the plea for the felony use charge, a new trial solely on the felony use charge would effectively deny Petitioner a fair trial. Unless the plea to the AWIM were also vacated, Parker contends that a conviction for the felony use would be a virtual certainty. The State would merely enter the AWIM plea and the proof that a handgun was involved. To obviate any issue on this particular claim, Petitioner and the State agreed at the hearing that the State would close the felony use charge by operation of law once the court vacated the sentence, in return for which Petitioner would request only that this court vacate the felony use charge. The agreement of the parties permits the State and Petitioner to enjoy the bargain actually contemplated.

Based on the foregoing, this court must conclude that the plea taken on the charge of using a handgun in the commission of a felony was not given knowingly and intelligently.

It is, therefore, this Aday of November, 1993, by the Circuit Court for Baltimore City, ORDERED that the five year sentence in Case No. 290213034 for the use of a handgun in the commission of a felony be vacated. The Clerk has already prepared an Amended Commitment consistent with this Order.

Judge Ellen L. Hollander

cc: Mr. Ricardo Parker
Norman N. Yankellow, Esq., Of Counsel to
The Office of the Public Defender
Amelia Lombardo, Esq., Assistant
State's Attorney

c:\wpdocs\opinions\parker.pc1

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CIRCUIT COURT FOR I Literary	(tty 40 333-3750
Located at Street Address 100 W. Calvert Stre	2 300 100 2200
State of Maryland	ase No(s) 240221060,61;2902/3034
vs. Tracking	No. 316892152 ID No. (Baltimore City Only)
Ricardo Furker, M. 8/12/13	033596Z3 410-210
	ate Sentence Imposed /0/25/90 ENT RECORD
TO: Commissioner of Correction Warden/Sheriff of	
YOU ARE DIRECTED to receive the above named Defendant who l	
JUDGE Flihethi Bathe	The Defendant has been found guilty as to:
Case/Count Offense No. (1. 1.060 Charge	HGV Art. 21/ Sec. 36B(b)
Sentence 2	Concurrent with Consecutive to
1 9 years	Case/Count/Offense No.
Parole Eligibility Restrictions Art. Sec.	(Provide Details in Additional Sentencing Information)
Case/Count Offense No. Ct. 2: 06/ Charge To-	W. 984 May Art. 27 Sec. 286
Sentence	Concurrent with Consecutive to
d years	Case/Count/Offense No.
Parole Eligibility Restrictions Art. Sec.	(Provide Details in Additional Sentencing Information)
Case/Count Offense No. (t. 1: 034 Charge File	DIM Art. 27 Sec. 12
Sentence (A)	Concurrent with Consecutive to
10 years	Case/Count/Offense No.
Parole Eligibility Restrictions Art. Sec.	(Provide Details in Additional Sentencing Information)
	is/are suspended and the defendant is placed on probation for a
Split period of '	commencing upon (check one)
Sentence 1. Release of Defendant from physical incarcera	tion.
2. Release of defendant from parole, or mandato	ry supervision pursuant to Art. 41, §4-612.
The total time to be served is 10 years	, to run:
Select A. concurrent with any other outstanding or uns	erved sentence and begin on 10/10/90
	ll outstanding and unserved Maryland sentences.
One C. consecutive to the sentence imposed in case?	
	I prior to and not including date of sentence (Art. 27, §638C).
applitional sentencing information/provide parolè eligibility reduced to the belief to the content of the conte	
\$ court cost(s) have been waived due to indigency	
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Sentencing modification. This commitment supersedes comm	
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1100cmber 4.1993	Jaunua D. Barrel, MIN
Form No. 4-3501a Distribution: White - Custodian - Canary	Clerk of Court/Judge Court File • Pink - Defendant

CIRCUIT COURT FOR altimose Co	ty- Cris. Dic Telephone 335-3750
Located at Street Address 100 M. Calvers Str	215 Zip Code 202 MD Relay Telephone No. 1-800-735-2258
Ca State of Maryland	se No(s). 290221060,61; 290213034
	3/6 892 B2 ID No. (Baltimore City Only)
Defendant/ Doub. 4 / 74	03359623 410-210
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	NT RECORD
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Case/Count Offense No. 29022/060 - 1816 Charge Way	Concurrent with Consecutive to
3 gre	Case/Count/Offense No. 3/12/3034 - 18 4
Parole Eligibility Restrictions Art. Sec.	(Provide Details in Additional Sentencing Information)
Case/Count Offense No 290221061-2006 Charge YV.	Kelsin Art. 27 Sec. 286
Sentence Lyrs	Concurrent with Consecutive to
Parole Eligibility Restrictions Art. Sec.	Case/Count/Offense No. 290221060 - KST (A (Provide Details in Additional Sentencing Information)
Case/Count Offense No. 290 213034 - IST Charge Cult	8. Mr. Murden Art. 27 Sec. 12
Sentence 10 year	Concurrent with Consecutive to
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Sentence 1. Release of Defendant from physical incarcerat 2. Release of defendant from parole, or mandator	
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One C, consecutive to the sentence imposed in case N	
The defendant has been awarded days credit for time served	prior to and not including date of sentence (Art. 27, §638C).
ADDITIONAL SENTENCING INFORMATION/PROVIDE PAROLE ELIGIBILITY RES	STRICTIONS OR PAROLE RECOMMENDATIONS, IF ANY:
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court cost(s) have been waived due to indigency	
Commitment is for execution of previously suspended sentence	e after Defendant was found in violation of probation.
Sentencing modification. This commitment supersedes commi	tments issued on: October 25, 1940
ATTACHMENTS HERETO INCLUDE: Additional Sentence	(s); Order for Probation; Conditions of Parole;
Order for Reimbursement of Public Defender; Oth	
TRULY taken from the record of this court. WITNESS my Hand and the Seal of said Court this date:	Appeal Bond set at \$ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
May 25, 1993	Daundra E. Banks
Form No. 4-3501a Distribution: White - Custodian - Canary - Ci	Clerk of Count/Judge

ADDENDUM TO COMMITMENT RECORD

ADDITIONAL SENTENCES

BALTIMORE CITY

CRIMINAL DIVISION

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ADDITIONAL SENTENCING INFORM	IATION:	george (
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Daundra, E. Basik Ap) Clerk of Count / Tudge

Distribution: White -- Custodian . Canary -- Court File . Pink -- Defendant

CC-214

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State of 1	Maryland Case No(s).	290221060,61	290213039
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ADDENDUM TO COMMITMENT RECORD

ADDITIONAL SENTENCES

CIRCUIT COURT FOR DULTO CITY

State of Maryland					
V8.		Case No(s).	29021	3034	2, 53
Pricando Parker, Jr.	8.12.73	Tracking No.	033	59623	
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Sentence 5 VECIPS	Concurrent with	Conscoutive to Case/Count	/Offense No.	1st count	
Case/Count/ Offense No.	Charge		Art	Sec.	
Sentence	Concurrent with	Consecutive to Case/Count	/Offense No.		
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Clerk of Court / Judge

Form No. 4-3501b

Distribution: White - Custodian . Canary - Court File . Pink - Defendant

State or Maryland, Plaintiff,	mailel on 2/2/92 * In the BATIMORE City *
VS.	*COURTCourt # State of Maryland
RICARD PARKER	# 210-6 \$ State of Maryland # 210-6 \$ Case * 290213034/290221060-6
· · · · · · · · · · · · · · · · · · ·	公安提供收益的股份股份股份股份股份股份的股份股份股份股份股份股份股份股份股份股份股份股份股
MOTION E	OR REDUCTION AND/OR MODIFICATION OF SENTENCE

Please take notice, that upon the duty sworn annexed affadavit of the defendant named in the above — intitled caption cause of action and upon all the proceedings heretofore had herein, the defendant respectfully moves of this Honorable Court pursuant to Rule 4-345 of the Maryland Rules of Procedure, for an Order reducing and/or modifying the sentence imposed by this court on the 25 day of Mosk , 1990 by the Honorable Judgs Essell L. Bolk , and granting to the defendant such further and different relief, as may appear just and proper.



Respectfully submitted,

Ricando Lakin Defendant, Pro Se

CERTIFICATE OF SERVICE

The above named defendant, does hareby certify that he has on this

Note that the has on this

Note th

Ricardo Tarles

Copy formed to Judge Bathe 12/

12/22/92

WHEREFORE, I respectfully request that the Court consider the above statement of factor and exercise judicia: lenlency by reducing and/or otherwise modifying the sentence, and for any other and forth relief this Honorable Court might deem proper and just.

> Ricardo Yarler Affiant, Pro Se

nated this 18 DECEMBER . 15 92

State of Maryland,	*	in the Baltimore C	ITy_
Plaintlef,	*		(
	Ř.		
	*	0 -	
vs.	*	CIRCUIT	Court
	*	STATE OF MARYLAND	
	*		
	¥	· .	
0. 1. 0. 4	*	M6 017071/00	
RICARDO PARKER	*	290213034/298	1221060-61
Defendant	*		
, 4 · · · · · · · · · · · · · · · · · ·	34.		

AFFIDAVIT

The above named defendant, being duly sworn, deposes and says:

- 1. I am the defendant named in the above entitled caption cause of action.
- 2. I make this affidavit in support of my application for an order to reduce and/or otherwise modify the sentence heretofore imposed upon the defendant on the 25 day of OCOBEL., 1990.

CIRCUIT COURT FOR BALTIMORE CITY CASE NUMBER 290221060 LEXINGTON & ST. PAUL, BALTIMORE, MD 21202 08/14/90 333+3811 ID NUMBER 410210 PARKER, RICARDO JR STATE OF MARYLAND VS. SUMMONED TO APPEAR IN PERSON P21 IN COURTROOM YOUR ARE HEREBY COURTHOUSE WEST ONMON 09:30 AM AUGUST 27, 1990 ROOM ARRAIGNMENT TYPE OF PROCEEDING FAILURE TO APPEAR ON TIME MAY CAUSE YOU TO BE CHARGED WITH CONTEMPT OF COURT OR A WARRANT TO 28249-01 BE ISSUED FOR YOUR ARREST, BRING THIS SUMMONS WITH YOU TO COURT. OF SEP BY ORDER OF COURT PARKER, RICARDO 1139 N MOUNT BALTI MORE. MD SAUNDRA E. BANKS CLERK, CIRCUIT COURT FOR BALTIMORE CITY ASSOC. **DEPUTY NO** CASES >

SHEMUL SUMMONED WITNESS LEFT WITH WIFE LEFT WITH CHILD AGE	BALTIMORE CITY	MOVED INUCHIO MORTUUS EST NO SUCH ADDRESS NEED APT NUMBER	0 .00 71
LEFT WITH NEIGHBOR NAME LEFT UNDER DOOR OTHER W/20/10/10	N PERSON 1990 ROON	WIT UNKNOWN AT ADDRESS VACANT HOUSE ATTENDING SCHOOL WILL R DISMISSED - DATE IN HOSPITAL NAME	M 40 31/ 1.
AF ON TIME MAY CAUSE YOU TO BE OF COURT OR A WARRANT TO ST BRING THIS SUMMONS WITH	6/2//02	LEFT EMPLOYMENT - DATE ON MEDICAL LEAVE OFFICER-UNKNOWN IN DEPT RETIRED - DATE	**ROCEED***********************************
TIME OF SERVICE	P:5-4 Ca 1.11#	RESIGNED DATE VACATION - WILL RETURN OTHER	PARKER, 1139 N. F. RAI TIES N.
NĂME OF DEPUTY & DIST.	73/16	8/17 8/20	ON YTU

CIRCUIT COURT FOR BALTIMORE CITY
LEXINGTON & ST. PAUL, BALTIMORE, MD 21202 CASE NUMBER 290221060 Βı 333-3811 ID NUMBER 410210 PARKER. RICARDO JR STATE OF MARYLAND P21 SUMMONED TO APPEAR YOUR ARE HEREBY IN PERSON IN COURTROOM COURTHOUSE WEST ONMON AUGUST 27. 1990 ROOM 09:30 AM ARRAIGNMENT TYPE OF PROCEEDING CHARGED WITH CONTEMPT OF COURT OR A WARRANT TO 28249-01 BE ISSUED FOR YOUR ARREST, BRING THIS SUMMONS WITH RETIRED - DAT RESIGNED DA RU YOU TO COURT. BY ORDER OF COURT PARKER. RECARDO VACATION - V 1139 N MOUNT ST BALTIMORE, MD SAUNDRA E. BANKS 290221061 CLERK, CIRCUIT COURT FOR BALTIMORE CITY ASSOC. CASES D

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OTHER War Mather	PERSO:	ATTENDING SCHOOL WILL RED DISMISSED - DATE IN HOSPITAL NAME	SU ^{TE}	e e Geografie
ON TIME MASS CAUSE YOU TO BE		LEFT EMPLOYMENT - DATE ON MEDICAL LEAVE	OF PROCEEDS:	
CONTEMPT OF A WARRANT DE CONTEMPT OF A WARRANT	·	OFFICER-UNKNOWN IN DEPT	28249-01	
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NAME OF DEPUTY & DIST. NO.	n 2011 #34	PLD C/2		 .

THE RESERVE OF THE PARTY OF THE

CIRCUIT COURT FOR BALTIMORE CITY LEXINGTON & ST. PAUL, BALTIMORE, MD 21202 333-3811 PARKER, RICARDO JR STATE OF MARYLAND SUMMONED TO APPEAR YOUR ARE HEREBY COURTHOUSE WEST ONMON AUGUST 27. 1990 ROOM ARRAI GNMENT TYPE OF PROCEEDING

OFFICER

290221060

290213034

1D NUMBER 410210

IN COURTROOM P21

09:30 AM

F C B Y

29022106

FAILURE TO APPEAR ON TIME MAY CAUSE YOU TO BE CHARGED WITH CONTEMPT OF COURT OR A WARRANT TO BE ISSUED FOR YOUR ARREST. BRING THIS SUMMONS WITH YOU TO COURT.

BY ORDER OF COURT

Sauda E. Buk

SAUNDRA E. BANKS

CLERK. CIRCUIT COURT FOR BALTIMORE CITY

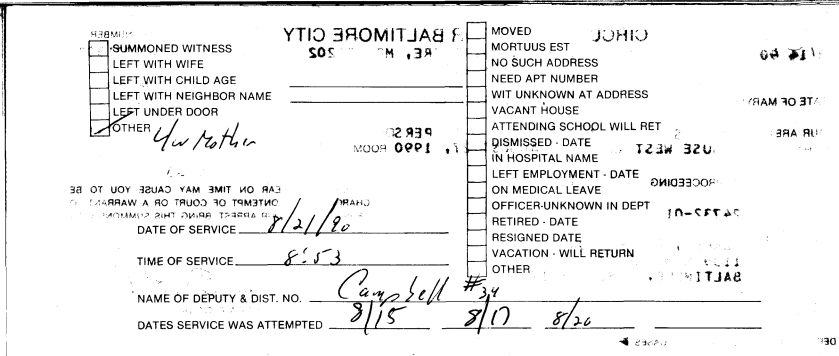
PARKER, RICARDO JARANAR VACATION TO THUM , STORY AND STO

ASSOC.

CASES >

24732-01

DEPUTY NO



STATE OF MARYLAND

IN THE

CIRCUIT COURT

RECARDO PARKER JE CASE NO. 2 90213034

FOR

BALTIMORE CITY

SUPPLEMENTAL STATE'S DISCLOSURE

> Add'i Wineses -See attached list

296213034	VESS MAIN THAN SEED	1 Link	no.
CASE NO. 2007307	CHARGE AWIN	1	<u>vt</u>
DEFENDANT RECARDS PARKER J	-18 ·	DEFENDANT _ I.D. NO.	
TRIAL 10-25-90 PART_	3 -	ROCM	
MR. CLERK:			
PLEASE ADD OR CHANGE THE FOLLOWING WITNES [FOR A CHANGE TO A NAME OR ADDRESS - SHOW THE NAME AND ADDRESS)		· ·	E CORRECT
TO TESTIFY FOR THE	STATE OFFENSE		
OFC CASPER MILLER	NAME .		
CENTRAZ DIST	HSE, NO. 4 STREET		
CITY/STATE ZIP CODE	•		ZIP CODE
OFC BRIAN PEDRIC	NAME		
CONTRAZ DIST	MSE. NC. 2 377857	· · · · · · · · · · · · · · · · · · ·	
G: 77/57ATE 21F 200E	<u> </u>		ZIP CODE
0140 0- >	•		
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734 W-FAYETTE APT SOI	MSE. NO. & STREET		
BACT MA. ZIZOT	CITY/STATE	•	SIF SEDE
Ainelia bankardo	X5154	16-	22-90
AIRUMNE! SIGNATURE	ATTORNEY TELEPHONE	NO.	DAIE

...

STATE OF MARYLAND IN THE CIRCUIT COURT FOR BALTIMORE CITY NOTICE OF STATE'S RELIANCE ON WRITTEN LABORATORY REPORT AND WRITTEN CHAIN OF CUSTODY STATEMENT Now comes Stuart O. Simms, State's Attorney for Baltimore City, by ome , Assistant State's Attorney for Baltimore City, and makes it known that: 1. The State of Maryland, pursuant to Maryland Annotated Code, Courts and Judicial Proceedings Article, Section 10-1001, intends to establish that the physical evidence in this case is a controlled dangerous substance by way of a written Laboratory Report and does not intend to produce in court the chemist or analyst who prepared the reports; and 2. The State of Maryland, pursuant to Maryland Annotated Code, Courts and Judicial Proceedings Article, Section 10-1002, intends to establish the chain of physical custody or control of the controlled dangerous .substance(s) in this case by way of a written statement signed by each person signing the statement. In accordance with Maryland Annotated Code, Courts and Judicial Proceedings Article 10-1003, a copy of the aforementioned Laboratory Report and Stata of the Chain of Evidence Custody is attached. Assistant State's Attorney for Baltimore City CERTIFICATE OF SERVICE I HEREBY CERTIFY that on this a copy of the aforegoing Notice with its attachments was hand delivered

	6 / 44	OF EVIDENCE CUSTODY/LABORATORY REPORT 2	POLICE DEF BALTIMORE, I		•	Page of		Co	omplaint No.	8794	2
	-	asper Miller C.D.	Seq. Number 0074	Location of Reco		IImo 01 ExixGi			N 095	187	
	ITEM		Purchase 🔲 Recove	ry Offici Cou	rs	weight	used in Analysis	ІТЕМ	LABORATO RESULTS /	RY REPORT	OULE
	1	ONE WHITE BAG					-				
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	В	FIVE SMALL PLASTIC		4 5	5	1.49	Trace	1B	Cocaine	/II	<i>r</i>
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		VEF: MEGINALE PINN.	,,,,,					<u> </u>	in in		(Roj
	re ali	The undersigned hereby certify that the evidence in this case mained and was then delivered to the person indicated on the same condition as when it came into my presence,	the date and time stated and it	is in essenti-		were prope	rly tested by rol procedur	y me, a	nove listed Controlled Dang and am certified by, and u coved by the State Departm	sed analytical	and and
Pr	injagi i	Name of Investigating/Selzing Officer(s) SPER MINER 344.	JUNE 90 0136	. Received/	Escaled by	Seal Br	oken pani	oci) (Pri ARN	Intro Name) Date/Tim	7 - 7	
	_	Description Miller Marie Printed Name)	C.D.S. Boom		Resealed by	Cafi C	Vair	10ct) (Vr	Inted Name) Date/Tim		90 ,
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		Theoly Warmly	Te		10	1		1 Asl	dul	G	

ASLT w/i to MURDER, etc.

State of Maryland,

City of Baltimore, to wit:

IN THE CIRCUIT COURT FOR BALTIMORE CITY

The State of Maryland

-VS-

RICARDO PARKER, the younger

Date of offense: June 4, 1990

Location: 700 block W. Fayette St.

Complainant: Andre Bailey

Defendant(s)

CRIMINAL INFORMATION

The State's Attorney for Baltimore City, duly authorized by law, on his official oath informs the said Court that the above named DEFENDANT(S), late of said City, heretofore on or about the date(s) of offense set forth above, at the location set forth above, in the City of Baltimore, State of Maryland, unlawfully did make an assault upon the aforesaid Complainant, with intent then and there feloniously, wilfully and of malice aforethought to murder the aforesaid Complainant; 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. 12]
(1 1398)

SECOND COUNT.

And the State's Attorney aforesaid, with powers and authority as aforesaid, informs the said Court that the said DEFENDANT(S), late of said City, on the said date(s), at the said place, at the City aforesaid, feloniously, wilfully and deliberately premeditated malice aforethought did attempt to kill and murder the aforesaid Complainant; against the peace, government and dignity of the State.

[Common Law]
(1A0007)

THIRD COUNT.

And the State's Attorney aforesaid, with powers and authority as aforesaid, informs the said Court that the said DEFENDANT(S), late of said City, on the said date(s), at the said place, at the City aforesaid, unlawfully did make an assault upon, and did then and there beat the aforesaid Complainant; against the peace, government and dignity of the State.

[Common Law]

(1 1313)

H/G Viol.

C.I. (2)

FOURTH COUNT.

And the State's Attorney aforesaid, with powers and authority as aforesaid, informs the said Court that the said Defendant(s), late of said City, on the said date(s), at the said place, unlawfully did wear, carry and transport a handgun, upon or about (his/Ně*/**Kě**) person(s); 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. 36B(b))

FIFTH COUNT.

And the State's Attorney aforesaid, with powers and authority as aforesaid, informs the said Court that the said Defendant(s), late of said City, on the said date(s), at the said place, unlawfully did use a handgun, in the commission of a felony or crime of violence, as defined in Article 27, Section 441 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. (1 5299)

Stract O. Dimms

STATE OF MARYLAND

VS.

RICARDO PARKER, JR. (90-24732-01,02,03)

410210

Contbail

Information

Druat O. Dimmes

The State's Attorney for the City of Baltimore

Mr. Clerk:

Please file, etc.

WITNESSES:

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. A 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:

Di helping you protect your constitutional rights; and

(E) helping you to get a fair penalty if convicted. 5. Even y you plan to plead guilty, a lawyer can be

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 TRUAL TO GET A LAWYER. If you do not have a lawyer before the trial date, you may have to go to trial without

Andre Bailey (vic) 2310 Avalon Ave。#21217 Off. Louis Seibert CD Off. Casper Miller CD Off. Brian Pedrick CD Blair Laughlin CL Mobile Unit 4401 Mr. Oswald, CL-Mobile Unit 4411 Joseph Kopera CL-Firearms Section

ASSAULT WITH INTENT TO MURDER, ETC.

vs. Ricardo Parker Jr	CIRCUIT COURT FOR
Ricardo farker, Jr Case No. 290213034	BALTIMORE CITY
STATE'S REQUEST FOR DISCOVERY	
Now comes Stuart O. Simms, State's Attornal , Assistant State's and in accordance with Rule 4-263(d) and (e) of the Maryland Rules of Processing	s Attorney for Baltimore City,
the following questions be answered by the defendant within ten (10) days:	
1. That the defendant produce and permit the State to	o inspect and copy all written
reports made in connection with this case by each expert which the defendant	t intends to call as a witness at
the hearing or trial.	1 42 42 EANU
2. That the defendant furnish the State with the subs	stance of any oral report and
conclusion made in connection with this case by each expert which the de	efendant intends to use at the
hearing or trial.	
3. That the defendant furnish the State with the name	e and address of each witness
whom the defendant intends to call to show that he/she was not at 700 on 1990, at approximately	blk. W. taxette 5 _a.m. /p.m., the place and
time of this occurrence. ASSISTAN	para Richmond IT STATE'S ATTORNEY
this HEREBY CERTIFY that a copy of the State's	Request for Discovery was
served on the defendant	\
served on the defendant's counsel	,
mailed to the defendant's counsel.	wa Kichmond IT STATE'S ATTORNEY

IN THE

STATE OF MARYLAND

115-97756 REV. 10.84

Page 1

STATE OF MARYLAND	•	IN THE
vs. Ricardo Parker, Jr.	•	CIRCUIT COURT FOR
Ricardo Parker, Jr. Case No. 290213034	.	BALTIMORE CITY
÷ •		
ST	ATE'S DISCLOSURE	
Now comes Stuart O. Simms, St	ate's Attorney for Baltimore	e City, and Barbara Richmi
Assistant State's Attorney for Baltimore		0-0-0-1
Maryland Rules of Procedure respectfully	state the following:	
1. The defendant made no State at the present time.	statement or confession, or	ral or written, which is known to the
The defendant made a	written statement or confes	ssion, the copy of which is attached
hereto.		့ တွင် (
The defendant made an o	oral statement or confession,	, the substance of which is as follows:
		SLERK
	le no statement or confession	on, oral or written, which is known to
the State at the present time.		
		, made a written statement
or confession, a copy of which is attached		
		, made an oral statement
or confession the substance of which is as	tallarra	

3. The defendant has not been identified at any pre-trial identification procedure.

The defendant was identified by the following witnesses at a pre-trial identification procedure:

NAME

DATE TYPE OF PRE-TRIAL PROCEDURE

- 4. Any information known to the State which tends to negate the guilt of the defendant as to the offense charged or which tends to reduce his punishment therefor is attached hereto. If no such attachment is included, no such information is known to the State at this time.
- 5. Any relevant material or information regarding specific search and seizures, wiretaps and electronic devices used in the preparation of this case is attached hereto.
- 6. Upon reasonable notice to this office, the defendant or his counsel may inspect, copy and photograph any books, papers, documents, recordings, photographs or tangible objects which the State intends to use at a hearing or trial.
- 7. Upon reasonable notice to this office, the defendant or his counsel may inspect, copy, or photograph any item obtained from or belonging to the defendant.
- 8. 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.

1360-10-1 185-97756 REV, 10.84

9. The names and addresses of the witnesses now known whom the State intends to call to
prove its case in chief or to rebut alibi testimony are as follows:
See Criminal Die.
10. The State reserves the right to amend and/or supplement this answer, upon reasonable
notice to the defendant or his counsel, by supplying information not presently known to the State's Attorney's Office.
11. As to all other requests by the defendant pursuant to any motion for discovery and inspection the State declines to answer because such requests are not within the purview of Maryland Rule 4-263.
Barbara Kichmong ASSISTANT STATE'S ATTORNEY
HEREBY CERTIFY that a copy of the State's Disclosure was this day of

POLICE DEPARTMENT BALTIMORE, MARYLAND

Victim(s) Andro. Bailer Mm/3 Phone No.	Date /4/90 Offense / hosting	Run No.
734 Wi Faulto St, Apt 301	Location 34 W. Fayette St. Pku	ygramal Appeal
Defendant(s)/Suspect(s) B.P.I. No.	Service Requested By Sequence No.	866 Cistrict Bunit
	Mobile Unit Technician Mallon NO	Well 4411
Time Rec. Time Assign. Time Arr. Off. Rel. Time Comp. Clear Cloudy 0215 023 03/8 03/5 Path Fog Sno	Photos No. Frms.	Color No. Frms.
MOBILE UNIT REPORT (i.e. Narra	ive, Photos, Evidence Processed, Etc.)	
Photography 2-3- wendle of playground an	ec 1- orused walking boken	& Best 1-cent
The witin was shot in the alcomina	larca, he had been token	tolemussky
Hospital leforemy arrival, a search was	-made for freezems endine	a with regulia
results. There was no physical endence nez	overed by the let	
No. of Lift Cards N/B Eliminations	<i>O</i>	
Latents From: 1.	7.	
2,	8.	
3.	9.	G. C.
4.	10.	
5.	11.	
6.	12.	
LATENT	PRINT REPORT	· ·
Yes No Initials Date		
Suitable Prints Eliminated with	Prints of:	
Suitable Prints from Lifts #		
Have Been Identified as Impressions of:		
		F.,
Remarks:		Examiners

POLICE DEPARTMENT BALTIMORE, MARYLAND

MOBILE UNIT & FINGER PRINT REPORT () 10 10 10 10 10 10 10 10 10 10 10 10 10	BALTIMORE, MARYLAND	C.C. No.
	_	(F 7817
Victim(s) Andre Bailey M/B/7-20-59		2 Test) Run No. 5510
_ 2310 Avlan / St.	Location Contral District State	tion .
Defendants / Suspect(s) Recardo Parker, Jr m/B/8-12-73	Service Requested By Sequence No.	District Unit A24
1139 N. Mount St.	Mobile Unit Technician 5 247	Unit 4401
	oudy Yes No. Frms.	No. Frms.
	Snow Photos B & W	Color
	Narrative, Photos, Evidence Processed, Etc.)	
Gunshot Residue Swalbings were cond		defendant, The
5 maples were placed in ECS under	Property No 128567	
Y		
No. of Lift Cards Yes No Eliminations		
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	ENT PRINT REPORT	
Yes No Initials Date Suitable Prints Eliminated	d with Prints of:	
Suitable Prints from Lifts #		
Have Been Identified as Impressions of:		
Remarks:		Examiners

POLICE DEPARTMENT BALTIMORE, MARYLAND

LABORATORY DIVISION
REPORT OF FIREARM EXAMINATION
81/168

Authorization cannot be granted for the use of this laboratory report in connection with any civil proceeding. This examination has been made with the understanding that the evidence is connected with an official investigation of a criminal matter.

TO: DEF L. MILLER	2	C.D. C.C. NO. 1F 7817
DEFENDANT: RECA		
VICTIM: ANORE		· · · · · · · · · · · · · · · · · · ·
OFFENSE: ASSAU SPECIMENS:	LT	MURDER. DATE OF REPORT 16 JULY 90
	. ¥	FIF. REVOWER MOD. TIB JER# 0021438
****		91 6 RIGHT. QI THRU CP5 - FIVE SPINT , 22CAL, CASINGS
Results of Examination:		1-22CAL. CHNTRUDGE
		Registered To
REGISTRATION/	×	Not Registered No Visible Ser. No.
STOLEN		Reported Stolen
INFORMATION		Purchased
		Date:
		Information Received From M. Md. State Police C.I.D. Case Investigator
MECHANICAL	X.	Operable — Capable of being fired
CONDITION		Inoperable — Cannot be fired
	×	A test shot was fired and comparison examinations were conducted against the evidence from unsolved cases in our files.
FUNCTION		⋈ No match obtained
TESTING		No test shot fired — No pending cases involving this type weapon
		Test fired for operational performance only - not wanted with regards to pending cases in our files
		Matched to test bullet fired from weapon described above
BULLET(S)		No match obtained
		Specimen is not suitable for comparison purposes
CARTRIDGE QI THE	X	Matched to test cartridge case fired in weapon described above
CASE(S) $Q5$		No match obtained
SPENT		Matched to test shotshell fired in weapon described above
SHOTSHELL(S)		No match obtained
DISPOSITION		100011 117 .0-
OF	X	Returned to the Evidence Control Section under No. 128566 on 16 Toly 90
EVIDENCE		Other

Private Attorney (ADF) Public Defender (APD) Panel Attorney (APA) A.S.A.	RM. 310 111 N. CALVER ATTORNEY MAILING ADDRESS BALTIMORE, MARYLAND		96-5154
Public Defender (APD)	· · · · · · · · · · · · · · · · · · ·	RT STREET	
	RM. 310 111 N. CALVE	RT STREET	
Private Attorney (ADF)	ATTORNEY NAME	CLIEN	T SECURITY NO.
- 44 [기 : [20] 10 [8] [6] 14 [4] [2] [4] [4] [6] [6] [6] [6] [6] [6] [6] [6] [6] [6	AMELIA G. LOMBARDO		
(Check Offe)			4400
REPRESENTATION (Check One)	TRIAL NOTIFICATION INFORMATIO	N (PRINT OR TYPE)	1123
PLEASE ENTER MY APPEAR	RANCE IN THE ABOVE CASE(S) FOR T	HE NOKWANAWAX	
		STATE	
MR. CLERK:			
na Propins propins and the control of the control	en de maria de la processa de la companya de la co La companya de la co		
DEFENDANT MCGU	do Parker		
The state of the s	\mathbf{O}		
CASE NO. 290213034	CHARGE	HUIM	
		Awim	
	APPEARANCE NOTICE	1D 10 25	170
	CRIMINAL COURT OF BALTI	MORE	
Lawrence A. Murphy, Clerk		₹.	
<u> </u>	The state of the s		
	Traysusiness systems, inc Weshington Office	13011281-1647	
	The second secon		e se intraviale si in include se se intraviale se se intraviale se se intraviale se intraviale se intraviale s

Imelia L. Sombardo de 9/17/90

FORNEY SIGNATURE



Charge | Statute | AR/Citation

ASSAULT-W/INTENT MURDER |CL |00024732

HANDGUN: USE IN COMMITTING CRIM | 27 36B | 00024732



DISTRICT COURT OF MARYLAND FOR Baltimore City

Located at 1400 E. North Avenue, Baltimore, MD 21213

Case No.: 033596Z3

STATE OF MARYLAND

VS PARKER, RECARDO JR 1139 N MOUNT ST BALTIMORE, MD 21217

CC#: 1F7817

SID:

Loc I.D. 410 210

Eyes: BRN Race: 1

DL#:

Sex: M Ht: 5 08 Wt: 158 Hair: BLK

DOB: 08/12/73 Phone(H):

Phone(W):

Charge | Statute | AR/Citation

HANDGUN ON PERSON: CARRY/WEAR | 27 36B | 00024732

IND#290213034

COMMITMENT PENDING HEARING

TO: BALTIMORE CITY JAIL **401 EAST EAGER STREET**

BALTIMORE

21202

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

In default of \$30,000.00 bail (100% acceptable).

☐ Bail Review was held by Judge

and defendant is committed in default of

bail (

% Acceptable).

YOU ARE FURTHER COMMANDED to:

Produce the Defendant for Bail Review at:

District Court of Maryland For Baltimore City

1400 E. North Avenue, Baltimore, MD 21213

On this date: 06/05/90. At this time: 0900AM.

Produce the Defendant for Trial/Hearing at:

District Court of Maryland For Baltimore City

1400 E. North Avenue, Baltimore, MD 21213

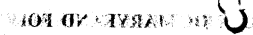
On this date: 07/03/90.

At this time: 0900AM, Room: 1

Date: 06/04/90 Time: 11:49:17

COMMITMENT PENDING HEARING

DISTRICT COULT OF MARYLAND FOR	τγ
Located at 1400 E North AVE TR ECR Case No. 03 35	
STATE OF MARYLAND VS. RICARDO TAPKER	DOB
Charge: 46- 40 dy 13101	
Charge: # 6- 90 2473201 Charge: # 6- 90 2473201 Hearing or Trial Date: 7/3/90 03 Hearing or Trial Date: 7/3/90 03	Telephone
KNOW ALL PERSONS BY THESE PRESENTS: BAIL BOND LS# 4/0 2/0	
That I/we, the undersigned, jointly and severally acknowledge that I/we, or personal representatives, su and assigns are held and firmly bound unto the State of Maryland in the penalty sum of the state of Maryland in the penalty sum of the state of Maryland in the penalty sum of the state of Maryland in the penalty sum of the state of Maryland in the penalty sum of the state of Maryland in the penalty sum of the state of Maryland in the penalty sum of the state of the	ccessors,
□ without collateral security;	
with collateral security equal in value to the greater of \$25.00 or	alty sum;
with collateral security equal in value to the full penalty amount; with the obligation of the corporation Alexander White insurer or other Surety in the full penalty amount.	ich is an
To secure payment the □ Defendant □ Surety has □ deposited □ in cash or □ by certified check the amount of \$ □ pledged the following intangible personal property:	······································
□ encumbered the real estate described in the □ Declaration of Trust filed herewith; □ in a Deed dated the day of , from the undersigned Surety to , to the use of the State of M	• • • • • • • • • • • • • • • • • • • •
THE CONDITION OF THIS BOND IS that the Defendant personally appear, as required, in any which the charges are pending, or in which a charging document may be filed based on the same acts or transfer to which the action may be transferred, removed, or, if from the District Court, appealed.	court in sactions,
IF, however, the Defendant fails to perform the foregoing condition, this Bond shall be forfeited forth payment of the above penalty sum in accordance with the law.	with for
IT IS AGREED AND UNDERSTOOD that this Bond shall continue in full force and effect until di pursuant of Rule 4-217.	scharged
AND the undersigned Surety covenants that the only compensation chargeable in connection with the e of this Bond consisted of a la fee, la premium, la service charge for the loan of money, or la other (decribe	<i>)</i>
in the amount of \$ 850 [Fee, premium or service charge paid by (address) [Solution of the found of the foun	e due
AND the undersigned Surety covenants that no collateral was or will be deposited, pledged, or enc directly or indirectly in favor of the Surety in connection with the execution of this Bond except:	
IN WITNESS WHEREOF, these presents have been executed under seal this of 19 90	day
Defendant (SEAL) Address of Defendant	(SEAL)
Personal Surety (SEAL) Address of Surety Address of Surety	سرجات
alle Ghen mutual (SEAL) Services was MUS MD.	2111
By SEAU SEAU SEAU Power of Attorney No.	
SIGNED, sealed, and acknowledged before me:	Q
Date Time Commissioner/Clerk/Judge of the	Court





YOUR OBLIGATION ON POSTING BOND

C 14

A LO MANNER IN

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

90 8 73401

DISCHARGE OF BOND BY SURRENDERING DEFENDANT

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

YOUR LOSS IF DEFENDANT DOES NOT APPEAR FOR TRIAL

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

RETURN OF BOND AFTER DEFENDANT APPEARS FOR TRIAL

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

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

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08/2/

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

POWER OF ATTORNEY ALLEGHENY MUTUAL CASUALTY COMPAN'

POWERVORD AKING 12/31/4/219

Bond Department

24 Commerce Street, Newark, New Jersey 07102

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

Its true and lawful attorney-in-fact, with full power and authority to sign the company's name and authority to sign the company as fully and to all intents and purposes as all done by the regularly elected officers of sald company as fully and to all intents and purposes as all done by the regularly elected officers of sald company at its home officer in their own proper person; and the said company hereby ratifies and confirms all and whatslower its said attorney-in-fact may lawfully do and perform in the premises by virtue of these presents.

THIS POWER OF ATTORNEY IS VOID IF ALTERED OR ERASED, THE OBLIGATION OF THE COMPANY SHALL NOT EXCEED THE SUM OF THIRTY THOUSAND DOLLARS (\$30,000.00)

AND MAY BE EXECUTED FOR RECOGNIZANCE ON CRIMINAL BAIL BONDS

Amount of Bond

Defendant (Name)

Defendant Address

City and State

Court

Offense

Date of Execution

Attorney-in-fact

IN WITNESS WHEREOF, ALLEGHENY MUTUAL CASUALTY COMPANY, by virtue of authority conferred by its Board of Directors, has caused these presents to be sealed with its corporate seal, signed by its President and attested by its Secretary, this 15th day of January, 1988.

President

Secretary

A separate Power of Attorney must be attached to each bond executed.

Powers of Attorney must not be returned to attorney-in-fact, but should remain a permanent part of court records.

DISTRICT COURT OF MARYLAND FOR

YOU E North

STATE OF MARYLAND

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

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

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

Date: 6 6 90

DISTRICT COUR	T OF MARYLAND FOR	Balto
	o 6. How any	City/Comp. Case No. 03359623
Located at/	Court Address	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
STATE OF MARYLAND	VS.	Picardo Parker
	I. D.	410 210
	RELEASE FROM COMMI	,
TO: le arden B	(.) a (.)	chy 90 2473 201
TYOU ARE HEREBY COMMA	NDED to release the above-named	l Defendant as:
☐ Bail Review was held and I	Defendant is released on his/her re	cognizance.
Bond in the amount of \$	Solowas posted by The	Aleghene Marbul
	nt of,\$, which had t	peen posted, was reinstated.
☐ Preliminary hearing was he	eld and charge(s) were dismissed.	
•	-	er commitment. Disposition
— IIIdi was noid on	und there was no farth	a community Disposition
□ Fine of \$, the payment of which was in	lefault, has now been paid.
	; /70	
NOTE: This release applies only to	o the case listed above. Before rel	ease check for any detainers. If the Defendant
is committed for any other reason,	, he is to be held pursuant to that	commitment.
Date (7)	Time Time	Clerk/Ju dge/Commissioner

DISTRICT COUR	T OF MARYLAN	D FOR				
LOCATED AT (COURT ADDRE	ONTH ALL	~ 34)	14-781			
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DIST. 1.0C.		RELATED CASES		<u> </u>	TRA	33596Z3
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NAME (LAST, FIRST, M.I.)	Louis	PO	PARKER	_	ARDO	JR,
AGENCY	BUB-AGENCY	I.D. NO. (POLICE)	I.D. NO.	RACE	sex HT. W	58 8/12/73
A	5901	C-866	410-210	HAIR BIK.	OTHER DESCRIPTION	N
WORK TELEPHONE () 396-2411	HOME TELEPHONE		WORK TELEPHONE		HOME TELEPHO	NE
ADDRESS	BALTIMONE	APT. NO.	ADDRESS	V. N	Tour	APT. NO.
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THE DEFENDANT HAS BEEN APPRESTED I	JPON THE FOLLOWING INFORMA	ATION OR OBSERVATION:	(MAKE A PLAIN, CONCISE AND DI	ERINITIVE STATEMENT (OF ESSENTIAL FACTS CON	STITUTING THE OFFENSE CHARGED)
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V 100 ATION C-			X 2	U, UUC)	
N VIOLATION OF: MD ANN. CODE, ART.	SEC. 12	; Соммо	N-LAW OF MD;	PUB. LOCAL	LAW, ART.	SEC.
COMAR OR AGENCY CODE NO.	, ,	→ ; ☐ ORDINA	NCE NO.		· · · · · · · · · · · · · · · · · · ·	AGAINST THE PEACE, GOVERNMENT AND DIGNITY OF THE STATE.
CONTINUED ON ATTACHED SHEET I			IEWED THE STATEMENT (
I SOLEMNLY AFFIRM UNDER THE P MATTERS AND FACTS SET FORTH IN	ENALTIES OF PERJURY THAT I THE FOREGOING DOCUMENT	THE THERE IS	S PROBABLE CAUSE TO D S NOT PROBABLE CAUSE			VE

FORM DC/CR 2 (REV. 8/89)

DATE JACOURT COPY

		RELATED CR/TR			
	ENDANT'S NAME (LAST, FIRST, M.I.)	IG NUMBER - CRCR DEF	D CASES TRACKIN	RELATE	PRIMA
	* x •				
NUMBER	TRACKING	And the second s	RELATED CASES	All the second of the second o	DIST/LOC
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TO THE PE	RSON CHARGED:	5W 6	NO (POLICE)	-AGENCY I.D.	AGENCY SUB
1. This p	aper charges you with	committing a crime			
2. If you	have been arrested, you	have the right to hav	e a judicial of	ficer decide whether	you should be released
from jail unti	il your trial.				
3. You h	ave the right to have a	lawyer. BHOHPBLE TROW		HOME TELEPHONE	WORK TELEPHONE
4. A law	yer can be helpful to y	ou by:	ON THA	()	()
(A) e	xplaining the charges i	n this paper;	,4,		
(B) to	elling you the possible	penalties; YTE	ZIP CODE	STATE	ΥTR
(C) h	elping you at trial;				,
(D) h	elping you protect you	r constitutional righ	ıs;		
and					
(E) h	elping you to get a fai	r penalty if convicte	đ.		COMMITMENT / PROBATION
	if you plan to plead gu			entre all the second section of the second second second second second section of the second second	
~	want a lawyer but do				may provide a lawyer
	court clerk will tell yo				
	want a lawyer but you	-		ender will not provid	le one for you, contact
1	k as soon as possible.				Lin Cin
	OT WAIT UNTIL THE	` . <u>.</u>	•	ΓA LAWYER. If yo	ou do not have a lawyer
before the tri	al date, you may have	to go to trial witho	ut one.		and the same of th
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	Date	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	والمنتي والهابع لي يهلوه و و و و	Signature of Defend	lant Charles
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DISTRICT COURT OF MARYLAND FO						OR				
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FORM DC/CR 3A (7/83)

Defendant's Name Recamo Parices Case No. 033596 Z3

ADDITION FOR	CTATEMENT	OF CHADCES/STA	ATEMENT OF PROBABLE CAUS	CT.
APPLICATION FOR	KSIAILMILNI	UF CHARGES/SIA	AIEMENI OF PROBABLE CAU	2E

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Defendant's Name Recarde Parker Case No. 033596 Z

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w/ 5 spent Rounds & 1 live Round.	· ·
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Date Applicant's Signature	• • • •

Defendant's Name Cicardo Paricu Case No. 033596 Z3

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6/	bate Date			Applicant's Signatu	(f) 2)





DISTRICT COURT OF MARYLAND FOR Baltimore City

Located at 1400 E. North Avenue, Baltimore, MD 21213

Case No.: 033596Z3

STATE OF MARYLAND

COMPLAINANT
Officer: SEIBERT, LOUIS

Agency/Subagency: AD 5901

ID: C866

VS PARKER, RECARDO JR 1139 N MOUNT ST BALTIMORE, MD 21217

CC#: 1F7817 SID:

Local ID#: 410 210

Eyes: BRN

Race: 1

DL#:

Sex: M Ht: 5 08 Wt: 158 Hair: BLK

DOB: 08/12/73 Phone(H): () -

Phone(W): () -

CHARGE SUMMARY

UPON THE FACTS CONTAINED IN THE APPLICATION OF SEIBERT, LOUIS IT IS FORMALLY CHARGED THAT PARKER, RECARDO JR at the dates, times, and locations stated in the Charging Document:

CHG/CIT STATUTE PENALTY
1 1398 CL 30 Y
1 5212 27 36B
1 5299 27 36B

DESCRIPTION OF CHARGE ASSAULT-W/INTENT MURDER

HANDGUN ON PERSON:CARRY/WEAR HANDGUN:USE IN COMMITTING CRIME

THE THEORY OF THE CHIME

Date: 06/04/90 Time: 11:24:16

Judicial Officer:

ALLES DE ACKERMAN #1112

1112

PARKER, RECARDO JR

033596Z3

CC#: 1F7817



Local ID #: 410 210

PARKER, RECARDO JR

033596Z3

CC#: 1F7817

Local ID #: 410 210

PARKER, RECARDO JR

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MDCCS#: 033596Z3

Type: Criminal

PARKER

RECARDO

JR

MDCCS#: 033596Z3

Type: Criminal

PARKER

RECARDO

JR

MD Dist. Court #: 033596Z3

PARKER

RECARDO

JR

Case type: Criminal

MDCCS#: 033596Z3

Type: Criminal

PARKER **RECARDO**

JR

MDCCS#: 033596Z3

Type: Criminal

PARKER

RECARDO

JR

LOCATED AT (COURT ADDRESS)	7 , f- 7817 Kecarde
1400 E. NONTH AR PT. O	RELATED CR/TR CASE Park
PRIMARY CHARGE RELATED CASES	TRACKING NUMBER - CRCR DEFENDANT'S NAME (LAST, FIRST, M.I.)
033596Z3	033596Z3 PARKER, RECARDO (NAM)
COMPLAINANT	033596Z3
NAME (LAST, FIRST, M.L.)	NAME (LAST, FIRST, M.I.)
AGENCY SUB-AGENCY I.D. NO. (POLICE	E) I.D. NO. RACE SEX HT. WT. D.O.B. (NM/DD/YY)
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WORK TELEPHONE HOME TELEPHONE	WORK TELEPHONE HOME TELEPHONE
ADDRESS APT. I	NO. ADDRESS //27 No. Mount St. No.
CITY STATE ZIP D	
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033596Z3	33596Z3 033596Z3
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ON 6/4/90 A	AROU 0100 hus. Information
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UPON RESPONDING TO	TNO AREA HO ADVISED
IT IS FORMALLY CHARGED THAT THE DEFENDANT ON OR ABOUT (DATE)	AT (PLACE) (CONTINUED ON ATTACHED SHEET CR701A OR DC/CR1A)
1 90-24732 6/4/90	700 BILL. W. TAJETTE SI.
DID ASSAUCT A	ANDRE BAILEY WITH THE
INTENT TO THEN	AND THENE COMMIT MUNDER
IN BALTO, City	, MD, perce
Note: 0 m at 7/19	8
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o out a dozen buy of heroin, s	JCD, \$130,000
MID ANN. CODE, ART. 7 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.
I SOLEMNLY AFFIRM UNDER THE PENALTIES OF PERJURY THAT THE	I HAVE REVIEWED THE STATEMENT OF CHARGES AND HAVE DETERMINED THAT. THERE IS PROBABLE CAUSE TO DETAIN THE DEFENDANT
MATTERS AND FACTS SET FORTH IN THE FOREGOING DOCUMENT ARE TRUE TO THE BEST OF MY KNOWLEDGE, INFORMATION AND BELIEF. DATE ARRESTING OFFICER	THERE IS NOT PROBABLE CAUSE TO DETAIN THE DEFENDANT AND I HAVE ACCORDINGLY RELEASED HIM ON HIS OWN RECOGNIZANCE. DATE JUDICAL OFFICER COMMISSIONER ID NO.
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	6/1/10	10-00			

Defendant's Name TCCANO

PARKET

0133596 123

APPLICATION FOR STATEMENT OF CHARGES/STATEMENT OF PROBABLE CAUSE
THAT HE HAD A SHOOTING VICTIM AND
46 provider A DESCRIPTION OF A M/B/
WEARING A VED SHIPET E RED SHORTS, RUNNING
Touris Tol W. Mulberry St., Too
SUSPECTS NAME WAS RECGIE!
Afron RECEIVING DAG VOTABRAMATION
missert & Pla Miller RESPONDEDS TOP
THIS ALEA OF THE 800 BILL W. SALATOLA ST., WE THEN TROCETUED ADDITIONAL
Internation THAT THE SUSPECT WAS
WEARING A ROT SHIRT & GREY SHORTS,
AT THIS POINT THE DOF. WALKED
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AND SOUTH TWO THE CONSISTS, WE
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Date Date Applicant's Signature

Defendant's Name Recardo Parker Case No. 0133596 Z3

APPLICAT	TION FOR STATE	MENT OF CHAR	GES/STATEME	NT OF PROB	ABLE CAUSE
HAND	ORTECT	In His	Coft	PANTI	pocker,
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	Date			Applicant's Signatu	ure

Defendant's Name CICARDO PARICE Case No. 03359623

CONTINUATION SHEET

APPLICATION FOR STATEMENT OF CHARGES/STATEMENT OF PROBABLE CAUSE THE VICTIM WAS SHOT IN THE RIGHT SHOULDER, STOMACH AND COFT SiDO, HE WAS TRANSPORTOD TO Univ. Hospital AND IS CUMENTLY IN SERIOUS CONDITION

TEMIKAL KECOKDZ DIAIZIOM ARREST SUMMARY REPORT 06/04/90 - PARKER, RECARDO JR
DOB= 08/12/73 SEX= M RAC= N HGT= 508 WGT= 15
ADDR= 1139 N MOUNT ST BALTO. MD 21217 FBI=
******APPENDED-ID****** DOB= 08/12/73 SEX= M RAC= N HGT= 508 WGT= 158 CAUTION . DOB MISC. NOS. 216863804 ***ARREST INFORMATION***, DATE= 06/04/90 CCN= 901F07817 ARN= 9024732 TRK= 00033596Z3 ASSAULT; ARMED W/ INTENT TO MURDER (NAI). PTODOCTTON HAWAIGHA PROB. 42 270036000B HANDGUN; DID CARRY/ WEAR/ TRANSPORT AS PROHIBITED & W/O PERM DISPOSITION UNKNOWN PROB. SUSP. - 03 270036000B HANDGUN, DID USE IN COMMISSION OF FELONY/ CRIME OF VIOLENCE DISPOSITION UNKNOWN SUSP., CHIE: THE AUTHORIZED RECIPIENT OF THIS SUMMARY REPORT IS ADVISED THAT FURTHER DISSEMINATION OF THIS INFORMATION THE CONTENTS ACCURATELY REFLECT THE RECORDS OF THE PALTIMORE POLICE DEPARTMENT FOR ARRESTS RECORDED SINCE 1973. PRIOR RECORDS MAY BE AVAILABLE, UPON REQUEST, FROM MANUAL THESE RECORDS ARE COMPOSED OF DATA RECEIVED FROM NUMEROUS SOURCES, INCLUDING SEVERAL AGENCIES NOT SUBJECT TO THE CONTROL OF THE BALTIMORE CITY POLICE DEPARTMENT. ACCORDINGLY, THE BALTIMORE CITY POLICE DEPARTMENT CANNOT CHARANTEE THE THEORMATTON FOR FITHER ACCURACY OR COMPLETENESS. ********************** END OF REPORT ********************

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6-21-90 15,000 Corp #XK14219 Weiner, Stave 1095 Alle 1

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DISTRICT COURT OF MARYLAND FOR	the same of the sa
Court Address	R Case No. 03359623
STATE OF MARYLAND VS. RICA	RDO PARKER
	ne Marin St.
	MD 5/8/7
KNOW ALL PERSONS BY THESE PRESENTS:	5#4/0 210
That I/we, the undersigned, jointly and severally acknowledge tha I/we, or and assigns are held and firmly bound unto the State of Maryland in the penalty	personal representatives, successors,
Dollars (\$ 1.5,000)	Sum (A. A
□ without collateral security; □ with collateral security equal in value to the greater of \$25.00 or	% of the penalty sum;
with collateral security equal in value to the full penalty amount; with the obligation of the corporation.	which is an
insurer or other Surety in the full penalty amount.	,
secure payment the Defendant D Surety has	**************************************
☐ deposited ☐ in cash or ☐ by certified check theout of ☐	
☐ encumbered the real estate described in the ☐ Declaration of Trust file dated the day of, 19, from the	
	, to the use of the State of Maryland.
THE CONDITION OF THIS BOND IS that the Defendant personally as which the charges are pending, or in which a charging document may be filed based or to which the action may be transferred, removed, or, if from the District Cou	sed on the same acts or transactions,
IF, however, the Defendant fails to perform the foregoing condition, this B payment of the above penalty sum in accordance with the law.	ond shall be forfeited forthwith for
IT IS AGREED AND UNDERSTOOD that this Bond shall continue in fur pursuant of Rule 4-217.	ill force and effect until discharged
AND the undersigned Surety covenants that the only compensation chargeal of this Bond consisted of a 🖸 fee, 🗆 premium, 🗀 service charge for the loan of	money or \(\Omega\) other (decribe)
in the Fee, premium or service charge paid by (address)	amount of \$ 850 balence Due
AND the undersigned Surety covenants that no collateral was or will be directly or indirectly in favor of the Surety in connection with the execution of t	deposited, pledged, or encumbered
IN WITNESS WHEREOF, these presents have been executed under seal this of	6 T# day
# (SEAL)	Address of Defendant (SEAL)
(SEAL) OSCIT C 14 Wer	sky Ook Court
Personal Surety Surety Insurer Surety Insurer	Address of Surety Address of Surety-Insurer
By Sevent Ober SEAL SEAL Boldsman 85-62	Power of Attorney No.
SIGNED, sealed, and acknowledged before me:	DK10
Date Time XXX	des of the Court
for	Comp/City



DISTRICT COURT OF MARYLAND FOR Baltimore City

Located at 1400 E. North Avenue, Baltimore, MD 21213

Case No.: 033596Z3

STATE OF MARYLAND

PARKER, RECARDO JR 1139 N MOUNT ST **BALTIMORE, MD 21217**

Local ID: 410 210

INITIAL APPEARANCE REPORT (Rule 4-213)

VS

I hereby certify that when the above named Defendant was brought before me for his initial appearance, I: INFORMED Defendant of each offense with which he is charged and of the allowable penalties, including mandatory penalties, if any.

PROVIDED Defendant with a copy of the charging document since Defendant did not already have one.

READ to Defendant, the Notice of Advice of Right to Counsel.

ADVISED Defendant that if he appears for trial without a lawyer, the Court could determine that he has waived counsel and proceed to trial with Defendant unrepresented by a lawyer.

ADVISED Defendant that he is charged with a felony that is not within the jurisdiction of the District Court; that he has a right to have a preliminary hearing by a request made now or within ten days; that failure to make a timely request will result in a waiver of such hearing.

Defendant requests preliminary hearing. It is scheduled for July 3, 1990.

Pretrial Release Determination (Rule 4-216)

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

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

Nature of Evidence Against Defendant Warrants No Personal Recognizance.

Defendant May Be Dangerous to Himself or to Others.

Pre-Trial Release Agency Recommends Against Release.

Required a bail bond in the amount of \$30,000.00, with collateral security equal in value to the greater of \$25.00 or 100% of the full penalty amount, to wit: \$30,000.00 to be satisfied by depositing the required amount in cash or certified check, or the pledging of intangible property approved by the Court.

Notice

I INFORMED THE DEFENDANT:

- 1, that a condition of ANY release is that Defendant appear for hearing and/or trial as directed by the Court.
- 2. that a warrant for his arrest will be issued if he violates the condition(s) of release; that if the recognizance or bail bond is forfeited and he willfully fails to surrender himself within 30 days following the forfeiture, he may be charged and fined not more than \$5,000.00 or imprisoned for not more than 5 years or both, if given in connection with a felony charge, or charged and fined not more than \$1,000.00 or imprisoned not more than 1 year or both, if given in connection with a misdemeanor charge; that he may be cited for contempt of court.
- 3. that he must notify the Court in writing of any change of address or telephone number.

Date: 00/04/90 1 line: 11:42:28	Commissioner,		ID: 1112	
	Receipt			
I have □ read ■ had read to me the o	offense with which I am charged, th	e conditions of release,	the penalty for violation	ı of the
conditions of release, the Notice of Ad				
My preliminary hearing date is 07/03	3/90 at 0900AM in room 1 at 14	00 E. North Avenue, Ba	ltimore, MD 21213.	
I agree to any conditions of release and	d agree to appear as directed.			

6/2/9U Signature of Custodian Kecardo Kirker



DISTRICT COURT OF MARYLAND FOR



0000033596Z3

PARKER, RECARDO JR 730812 1F7817

M = 5.08

158 1

1139 N MOUNT ST BALTIMORE,MD 21217 Local ID: 410 210

CHARGE: 001 OF 003 I 1398 CL CHARGE: 002 OF 003 I 5212 27 36b

CHARGE: 003 OF 003 1 5299 27 36B

30 Y ASSAULT-W/INTENT MURDER HANDGUN ON PERSON:CARRY/WEAR HANDGUN:USE IN COMMITTING CRIM

THE COURT ON THE DATE SHOWN BELOW Worth Bolin	-6
☐ FOUND PROBABLE CAUSE ☐ CONTINUED THE CASE	
☐ DISMISSED THE FELONY CHARGE ☐ DISMISSED ALL CHAR	RGES /
☐ ORDERED MISDEMEANON CHARGES SCHEDULED FOR TRIAL ☐ CONTINUED RECOGNIZANCE ☐ CONTINUED BAIL	FORWARDED TO CIRCUIT COURT
REVISED BAIL: \$ 15 mg.	D FORWARDED TO CIRCUIT COOK
IMPOSED THE FOLLOWING RESTRICTION ON THE DEFENDANT:	/
□ NO CONTACT WITH VICTIM/COMPLAINANT	Archa. Hesing wovoi.
☐ NO RETURN TO MARITAL HOME	Mula Hesen WAVEL
☐ PRE-TRIAL SUPERVISION	(
☐ ALCOHOL SCREENING	
☐ ALCOHOL PROGRAM	
OTHER:	·
COMMITTED IN DEFAULT OF BOND	JUN 5 1990
JUDGE:	DATE:
THE STATE'S ATTORNEY	
☐ FILED AN INDICTMENT ☐ FILED AN INFORMATION	
☐ ENTERED A NOLLE PROSEQUI	
☐ AMENDED THE ORIGINAL FELONY CHARGE(S) TO MISDEMEANOR(S)	
CHARGE SEQUENCE NUMBER(S):	
☐ AND FILED NEW CHALGING DOCUMENT IN DISTRICT COURT; MDCCS CODES REFLECTING NEW CHARGES:	
JUDGE:	DATE:
FELONY DOCKET	

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MSA SC 5458-82-152

Dates: 2010/02/17

Description: Case numbers received from J. Hollander -

BALTIMORE CITY CIRCUIT COURT (Paternity Papers) Arrington v. Rodriguez, 1989, Box 169 Case No. 119070 [MSA T3351-923, CW/16/31/25] File should be named msa_sc5458_82_152_[full case number]-####

BALTIMORE CITY CIRCUIT COURT (Civil Papers, Equity and Law) Rolnik v. Union Labor Life Ins. Co., 1987, Case No. 87313071 Case is split between 2 boxes:
Box 387 [MSA T2691-2026, HF/8/35/8]
Box 388 [MSA T2691-2027, HF/8/35/9]

File should be named msa_sc5458_82_152_[full case number]-###

BALTIMORE CITY CIRCUIT COURT (Civil Papers, Equity and Law) Shofer v.The Stuart Hack Co., Box 128 Case No. 88102069 [MSA T2691-2232, HF/11/30/3] See also for "brick binders":
Box 527 [MSA T2691-2631, HF/11/38/18]
Box 528 [MSA T2691-2632, HF/11/38/19]
File should be named msa sc5458 82 152 [full case number]-###

BALTIMORE CITY CIRCUIT COURT (Civil Papers, Equity and Law) Attorney Grievance Commission v. Yacono, 1992, Box 1953 Case No. 92024055 [MSA T2691-4591, OR/12/14/65]
File should be named msa_sc5458_82_152_[full case number]-####

BALTIMORE CITY CIRCUIT COURT (Civil Papers, Equity and Law) Feldmann v. Coleman, 1993, Box 391 Case No. 93203022 [MSA T2691-5466, OR/22/08/037] File should be named msa_sc5458_82_152_[full case number]-###

BALTIMORE CITY CIRCUIT COURT (Civil Papers, Equity and Law) Jefferson v. Ford Motor Credit Corp., 1993, Box 470 Case No. 93251040 [MSA T2691-5545, OR/22/10/20] File should be named msa_sc5458_82_152_[full case number]-####

BALTIMORE CITY CIRCUIT COURT (Civil Papers, Equity and Law) Shofer v. The Stuart Hack Co. and Blum, Yumkas, Mailman, 1993, Box 518 Case No. 93285087 [MSA T2691-5593, OR/22/11/20]
File should be named msa_sc5458_82_152_[full case number]-####

BALTIMORE CITY CIRCUIT COURT (Civil Papers, Equity and Law) Booth v. Board of Appeals, 1993, Box 589 Case No. 93330026 [MSA T2691-5665, OR/22/12/45] File should be named msa_sc5458_82_152_[full case number]-###

BALTIMORE CITY CIRCUIT COURT (Civil Papers, Equity and Law) Scott v. Dept. of Public Safety, 1993, Box 603 Case No. 93342002 [MSA T2691-5679, OR/22/13/11] File should be named msa_sc5458_82_152_[full case number]-###

(dB) 2-18-10 63 images

BALTIMORE CITY CIRCUIT COURT (Civil Papers, Equity and Law) Stubbins v. Md. Parole Comm'n., 1993, Box 616 Case No. 93354003 [MSA T2691-5692, OR/22/13/24] File should be named msa_sc5458_82_152_[full case number]-####

BALTIMORE CITY CIRCUIT COURT (Civil Papers, Equity and Law) Fitch v. DeJong, 1994, Box 109 Case No. 94077005 [MSA T2691-5817, OR/28/9/2] File should be named msa_sc5458_82_152_[full case number]-####

BALTIMORE CITY CIRCUIT COURT (Criminal Papers) State v. Bowden, 1987, Box 142 Case No. 18721501 [MSA T3372-984, CW/2/23/13] File should be named msa_sc5458_82_152 [full case number]-####

BALTIMORE CITY CIRCUIT COURT (Criminal Papers) State v. Redmond, 1988, Box 191 Case No. 48828071 [MSA T3372-1282, HF/11/23/43]

File should be named msa_sc5458_82_152_[full case number]-###

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BALTIMORE CITY CIRCUIT COURT (Criminal Papers) State v. Parker, 1990 Box 100 Case Nos. 290213034,35 [MSA T3372-1476, OR/16/16/8] Box 104 Case Nos. 290221060,61 [MSA T3372-1480, OR/16/16/12] File should be named msa_sc5458_82_152_[full case number]-####

BALTIMORE CITY CIRCUIT COURT (Criminal Transcripts) State v. Monk, 1991, Box 78 Case No. 591277019 [MSA T3657-403, OR/17/11/21] File should be named msa_sc5458_82_152_[full case number]-###

BALTIMORE CITY CRIMINAL COURT (Transcripts) Eraina Pretty, 1978, Box 43 Case Nos. 57811846, 57811847, 57811848, 57811858, 57811859, 57811860 [MSA T496-3990, OR/18/22/41]
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BALTIMORE CITY CIRCUIT COURT (Criminal Papers) State v. Johnson (or Johnson-Bey), 1987, Box 11 Case No. 28701917 [MSA T3372-853, CW/2/20/26]

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System design by Dr. Edward C. Papenfuse and Nancy Bramucci.
Programmed in *Microsoft SQL Server* and *Cold Fusion 7.0* by Nancy Bramucci.
Technical support provided by Wei Yang, Dan Knight, Tony Darden, and Matt Davis.
Version 2.8.1