

# CIRCUIT COURT FOR BALTIMORE CITY

290221060, 61<sup>2</sup> 410210 08/12/73 CASE(S)# \_\_\_\_\_ TERM \_\_\_\_\_  
 PARKER, RICARDO JR IDENT.NO. \_\_\_\_\_  
 1139 N MOUNT ST B/M DOB \_\_\_\_\_  
 BALTIMORE MD 21217 316892B2 A.R.NO. 218249  
 AKA PARKER, RECARDO JR 01  
 PARKER, RICARDO 02

CHARGE(S) HGV  
VIOLENT AND DISORDERLY LAWS

TRACKING# \_\_\_\_\_

ATTORNEY	DATE	LOCATION	DATE	COURT REPORTER	DATE
		B.C.J.		SUMMONS	
		D.O.C.		BAIL	✓
		O.R.			

Amelia Lombardo  
 ASST. STATE'S ATTY.

DATE	DOCKET ENTRIES	
<u>8-9-90</u>	Circuit Court Docketing Date	
	Recognizance taken / District Court	
	Recognizance taken / Circuit Court	
<u>8-27-90</u>	Appearance of <u>Walter Bahint</u>	Defense
	Appearance of	State
	Arraigned and Pleads <u>NG</u>	Election of Trial <u>10/25/90 - Pt. 05</u>
	MOTIONS	
	DEFENSE	STATE
	Motion for Discovery Fd. [ ]	Motion for Discovery Fd.
	Answers To State Discovery Fd. [ ]	States Disclosure Fd.
	Defense Disclosure Fd. [ ]	Answers To Defense Discovery Fd.
	Motion Pursuant To Md. Rule [ ]	Notice of States Reliance Fd.
	Motion To Suppress Fd. [ ]	Answers To Defendants Bill of Particulars Fd.
	Defendant Demand For Witness Fd. [ ]	Motion For Additional Penalties
	Motion To Dismiss Fd. [ ]	Notice of Plea Bargain Policy
	Motion For Bill of Particulars Fd. [ ]	
	Omnibus Motion Fd. [ ]	
	Motions for Speedy Trial [ ]	
	Motion For Grand Jury Testimony [ ]	
	[ ]	

CASE NO. \_\_\_\_\_

DATE	DOCKET ENTRIES
10-25-90	NO. 29022160 CT 1 PLEA G CHG H6V GOC
	VERD G TYPE T TIME 3 YEARS BEGIN 10-10-90
	LOC DOC SUSP _____ P. E _____ PROB _____
	FINE _____ COSTS W
	NO. 29022161 CT 2 PLEA G CHG Poss Heroin GOC
	VERD G TYPE T TIME 2 YEARS BEGIN 10-10-90
	LOC DOC SUSP _____ P/TIME _____ PRJB _____
	FINE _____ COSTS W
V	Subs are pending PSR Disposition set for: Bothe, J.
5/25/93	Amended Commitment filed to reflect
8-2-93	Mandatory sentence w/ Parole. (SL)
	Post Conviction # (7058)
11-23-93	Opinion & Order Vacating Sentence #290213034, Hollander, J.

10 2 1

# CIRCUIT COURT FOR BALTIMORE CITY CRIMINAL DIVISION

DATE 12/2/02

TIME IN: \_\_\_\_\_

TIME OUT: \_\_\_\_\_

CASE NUMBER(S) 290221060

DEFENDANT NAME Recardo Parker

REQUESTING PERSON Laurie Corbi

RETRIEVING PERSON 

PHONE: ( 410 ) 802 - 3316

COMMENTS \_\_\_\_\_

**FILE**

**TRANSCRIPT**

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

**THANK YOU!**

**RICARDO PARKER**

**Petitioner**

**v.**

**STATE OF MARYLAND**

**Respondent**

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**IN THE**

**CIRCUIT COURT**

**FOR**

**BALTIMORE CITY**

**Petition No. 7058**

**Case Nos. 290213034, 35 and  
290221060, 61**

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**MEMORANDUM OPINION AND ORDER**

Factual Background

Ricardo Parker ("Parker" or "Petitioner") filed a Petition for Post Conviction Relief (the "Petition")<sup>1</sup> pursuant to the Post Conviction Procedure Act, Md. Code Ann., Article 27, §§ 645A - 645J (1988 & Supp. 1993).<sup>2</sup> 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

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

<sup>2</sup>Hereinafter, all Code references are to Article 27, unless otherwise specified.

"HGV charge"); and possession of heroin (Case No. 290221061; the "heroin charge").<sup>3</sup>

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."<sup>4</sup> 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);

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<sup>3</sup>Petitioner does not challenge the plea or the sentences for the HGV charge or the heroin charge.

<sup>4</sup>A copy of Balint's letter was attached to the pro se 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 Daley v. State, 61 Md. App. 486 (1985), adopting the criteria of Cuthrell v. Director, Patuxent Inst., 475 F.2d 1364 (4th Cir.), cert. denied, 414 U.S. 1005 (1973). In Cuthrell, 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 Cuthrell 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.<sup>5</sup> Id. 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." Id. (quoting Moody v. U.S., 469 F.2d 705, 708 (8th Cir. 1972)). See also Paige v. U.S., 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 sub judice, 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.<sup>6</sup>

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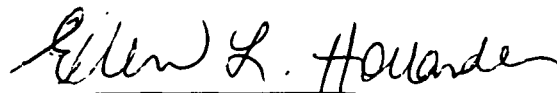
<sup>5</sup>The Court cited the possibility of losing "good time" credit after pleading guilty to escape and the possibility that pleading guilty could subject the defendant to deportation proceedings as examples of collateral consequences. 475 F.2d 1364, 1366.

<sup>6</sup>As 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 22<sup>nd</sup> day 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

Circuit Court  
for  
Baltimore City

111 NORTH CALVERT STREET  
BALTIMORE, MARYLAND 21202

ELSBETH LEVY BOTHE  
JUDGE

396-5102  
City Deal TTY 396-4930

January 10, 1991

Mr. Ricardo Parker, #201-658  
Maryland Correctional Training Center  
18800 Roxbury Road  
Hagerstown, Maryland 21746

RE: 290213034  
290221060-61

Dear Mr. Parker:

Judge Bothe has received your letter postmarked January 2, 1991 in which you request a sentence reduction.

Judge Bothe understands the hardships caused by your incarceration. Nevertheless, she will not modify or reduce your sentence.

I am sorry that I cannot help you further.

Very truly yours,

*Celia E. Anderson*

Celia E. Anderson  
Law Clerk to Judge Bothe

CEA/lhw  
cc: Clerk, Criminal

Ricardo Parker  
#210653, 6C-124  
18800 Koptown Road  
Hagerstown, Maryland 21746

Judge Elsie Bothe  
Circuit Court of Baltimore  
100 N. Calvert Street  
Baltimore, Md. 21202

Greetings Judge Bothe:

I am Ricardo Parker of case numbers #290221060,  
#290221061, and #290213034. On October 25, 1990 you sentenced me for  
10 years in prison. Recently when I was at the RYCC I filed for sentence  
reduction. The public defender down there couldn't help me because I  
had a payed for attorney. They told me that either my attorney write you or  
for me to write you. So I'm writing you to ask for a sentence reduction.  
But before you answer let me explain what I was doing before I was  
incarcerated and my plans to do while I'm incarcerated.

Before I was incarcerated I was attending school on a daily basis.  
I was a B+ student with a 85% attendance average. I was visiting local  
colleges that were sending me open house letters. This year I was suppose to  
graduate at the top of my class. In addition to attending school, I had a  
part-time job at Charles Deane Catering. I was there off and on for about two-  
years. I had to quit the job during football season, but I was right back after  
the season was over. That was my second job since I was thirteen. I have  
brought in some of my house income for about two or three years. I have  
two years of welding experience from the trade school I attended before  
my present school. As of June 1990, I have a child on the way. The  
expecting date of my child is March 29, 1991. That's the biggest  
reason why I'm asking for a sentence reduction.

While I'm incarcerated I plan on expanding on my education and get my G.E.D. They also have a college program that I will join once I have my G.E.D. I'm going to get into alot of social work groups like communication, relationships, and re-entry groups. These groups are groups that will help me to deal with being incarcerated and how to get back to family and friends, getting a job and staying crime-free. I'm already in a group called "front-end." This group is helping me to communicate with other inmates. Everytime I finish a group or get my G.E.D. I will send you a duplicate of every certificate I receive to show you that I'm trying to do something with my life like before I was incarcerated.

I'm writing you because I need that fair chance to prove that I'm not a danger to society. I was never convicted for a crime as a juvenile or an adult, I was never on probation or parole. I have a loving family that I need deeply to be home with as soon as possible. I also need the reduction because I want to be home with my child to guide he or she in the right direction. If you can't do something for me now, could you help me after you review my adjustment record to see how I'm adjusting. I was hoping that I could serve some time and then be on probation because this is my first time and I never had any type of probation. I hope you take everything I said into consideration and have a happy new year.

P.S. - My mother will be writing you to express some of her feelings

Sincerely yours,  
Ricardo Farler

<b>MARYLAND SENTENCING GUIDELINES WORKSHEET</b>		OFFENDER NAME (Last, First, Middle)			Male	Female	Black	White	Hispanic	Other	BIRTHDATE	JURISDICTION
		PARKER, RICARDO			1	2	1	2	3	4	0   0   1   2   7   3	24

PSI 1 Yes <input type="checkbox"/> 2 No <input checked="" type="checkbox"/>	DATE OF OFFENSE 0   6   2   5   9   0	DATE OF SENTENCING 1   0   2   5   9   0	DISPOSITION TYPE 1. Plea agreement - state nature of <u>agreed statement of facts</u> 2. Plea, no agreement 3. Court trial 4. Jury trial	AOC USE ONLY. DO NOT WRITE IN SPACE BELOW INC _____ SUS _____ ACT _____ STA _____ CON _____ PRO _____ RAN _____ FI _____ REST _____ CS _____ 01 _____ 02 _____ USE _____ SUS _____ ACT _____ CON _____ PRO _____ FI _____ REST _____ CS _____ SUS _____ ACT _____ CON _____ PRO _____ FI _____ REST _____ CS _____ TLRANGE _____ TURANGE _____ TOTALI _____ TOTALS _____ TOTALN _____ TF1 _____ TREST _____ TCS _____ TRANGE _____ TOUT1 _____ TOUT2 _____ TUSE _____
AT THIS SENTENCING NUMBER OF: <u>103</u>	CONVICTED OFFENSES: <u>02</u>	CRIMINAL EVENTS: <u>02</u>	WORKSHEET # <u>1</u> OF <u>1</u> CRIMINAL EVENT # <u>2</u>	

CONVICTED OFFENSE TITLE	AOC CODE	MD. CODE, ART. & SECTION	STAT. MAX.	DOCKET NUMBER
1st HANDAUN VIOLATION (possession)	VII	27/30(B)(X)	3y	290221060
2nd POSSESSION w/INTENT TO DISTRIBUTE HEROIN	III	27/266(1)(D)	20y	290221061
3rd				

OFFENSE SCORE(S) (Offense Against a Person Only)				OFFENDER SCORE		GUIDELINES RANGE		ACTUAL SENTENCE	
1st Off	2nd Off	3rd Off	A. Seriousness Category	A. Relationship to CJS When Instant Count Occurred		1st Offense	1st Convicted Offense		
01	01	01	= V - VII	0 = None or Pending Cases		1	3 years concurrent to sentence in 290213034.		
03	03	03	= IV	1 = Court or Other Criminal Justice Supervision		24			
05	05	05	= III	B. Juvenile Delinquency		2nd Offense	2nd Convicted Offense		
08	08	08	= II	0 = Not More Than One Finding of Delinquency or over age 25		6m	2 years concurrent to sentence in 290213034.		
10	10	10	= I	1 = Two or More Findings, No or One Commitment		3y			
B. Victim Injury				C. Prior Adult Criminal Record		3rd Offense	3rd Convicted Offense		
0	0	0	= No Injury	0 = None 1 = Minor		___	Subsequent offender 1 Yes <input type="checkbox"/> 2 No <input type="checkbox"/>		
1	1	1	= Injury, Non-Permanent	3 = Moderate 5 = Major		___			
2	2	2	= Permanent Injury or Death	D. Prior Adult Parole/Probation Violations		Overall Guidelines Range (For Multiple Counts Only)	Subsequent offender 1 Yes <input type="checkbox"/> 2 No <input type="checkbox"/>		
C. Weapon Usage				0 = No 1 = Yes		P			
0	0	0	= No Weapon			3y			
1	1	1	= Weapon Other Than Firearm						
2	2	2	= Firearm or Explosive						
D. Special Vulnerability of Victim									
0	0	0	= No						
1	1	1	= Yes						
OFFENSE SCORE (S)				OFFENDER SCORE					
213				010					

REASON IF ACTUAL SENTENCE DEPARTS FROM GUIDELINES RANGE   	INSTITUTIONAL/PAROLE RECOMMENDATION/ADDITIONAL INFO.   
C. BUTHE _____ SENTENCING JUDGE	Kelly S. Anderson _____ WORKSHEET COMPLETED BY law clerk
_____ SIGNATURE	_____ TITLE

# State of Maryland,

City of Baltimore, to wit:  
IN THE CIRCUIT COURT FOR BALTIMORE CITY

The State of Maryland

-vs-

RICARDO PARKER

Defendant(s)

Date of offense: June 25, 1990

Location: 700 Fairmount Avenue

Complainant: Off. Ronald Becker

### 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 wear, carry and transport a handgun, to wit: .22 caliber Semi Automatic Astra Serial # 738040

upon or about (his/~~her~~/~~their~~) ~~person(s)~~ <sup>XXXXXXXXXX</sup> 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)]  
(1 5212)

### 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, (was ~~were~~) a rogue(s) and vagabond(s), in violation of Article 27, Section 490 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 6300)



The State's Attorney for the City of Baltimore

C.I. # 290221060

STATE OF MARYLAND

vs.

RICARDO PARKER (90-28249-01)

*Parker, Ricardo Jr*

*410210*

*cool bail*

Information

*Thurston O. Dimmick*

The State's Attorney for the City  
of Baltimore

*1 F 63491*

Mr. Clerk:

Please file, etc.

*See w/290213034*

WITNESSES:

Off. Ronald Becker CD  
Off. W.M. Hackley CL Ballistics Sec.  
Stephen L. Thomas Chem. Lab.

1. This paper charges you with committing a crime.
2. If you have been arrested. You have the right to see 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

HANDGUN VIOLATION ETC.



# DISTRICT COURT OF MARYLAND FOR BALTO. CITY

LOCATED AT (COURT ADDRESS)

1200 E. NORTH AVE. 97-1

STATE OF MARYLAND - VS -

DEFENDANT

PARKER RECARDO, JR.

DOB

812-73

TRACKING NUMBER

7168973

## STATEMENT OF CHARGES (CONTINUED)

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

MR. RONALD N. BECKER 500 E. BALTIMORE ST.

IT IS FORMALLY CHARGED THAT THE DEFENDANT

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

25 JUNE 90 700 W FAIRMONT AVE.

RECARDO PARKER JR. DID POSSESS A CDS OF SCHEDULE I  
40 UNIT HEROIN IN BALTO CITY STATE OF MD.  
in sufficient quantity to intend to distribute

IN VIOLATION OF:

MD ANN. CODE. ART. 27 SEC. 282  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.

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

IN VIOLATION OF:

MD ANN. CODE. ART. SEC.  COMMON LAW OF MD.  PUB. LOCAL LAW. ART. SEC.

COMAR OR AGENCY CODE NO.

ORDINANCE NO.

AGAINST THE PEACE,  
GOVERNMENT AND  
DIGNITY OF THE STATE.

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

IN VIOLATION OF:

MD ANN. CODE. ART. SEC.  COMMON LAW OF MD.  PUB. LOCAL LAW. ART. SEC.

COMAR OR AGENCY CODE NO.

ORDINANCE NO.

AGAINST THE PEACE,  
GOVERNMENT AND  
DIGNITY OF THE STATE.

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

IN VIOLATION OF:

MD ANN. CODE. ART. SEC.  COMMON LAW OF MD.  PUB. LOCAL LAW. ART. SEC.

COMAR OR AGENCY CODE NO.

ORDINANCE NO.

AGAINST THE PEACE,  
GOVERNMENT AND  
DIGNITY OF THE STATE.

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

DATE

6.26.90

TIME

0001

JUDICIAL OFFICER / ARRESTING OFFICER

R. K. & B. B.



2

Defendant's Name

PARKER, RE CARDO JR

Case No.

31689272

CONTINUATION SHEET

APPLICATION FOR STATEMENT OF CHARGES/STATEMENT OF PROBABLE CAUSE

UPON TRAVELING SOUTH, ON FREMONT AVE, THIS OFFICER, LOOKED EAST ONTO THE 700 BLK W FAIRMONT AVE, WHEN I OBSERVED THREE JUVENILES GATHERED AROUND A VEHICLE, WHICH WAS PARKED IN THE REAR OF THE ALLEY, WHICH WAS PARTIALLY LIGHTED FROM ONE STREET LIGHT. THIS OFFICER, KNOWING THAT SEVERAL LARCENY FROM AUTOS, AND AUTO THEFTS, HAVE OCCURRED IN THIS ALLEY, I BEGAN TO PULL MY VEHICLE INTO THE ALLEY, 700 W FAIRMONT, TO CONDUCT A FIELD INTERVIEW. AS I BEGAN TO APPROACH THE VEHICLE, THE THREE JUVENILES, BEGAN TO WALK AWAY FROM THE VEHICLE, AND WALK TOWARDS THIS OFFICER'S PATROL VEHICLE. AT THIS TIME, THIS OFFICER, STOPPED ALL THREE SUSPECTS. AT THIS POINT, THIS OFFICER, BEING IN FEAR FOR MY SAFETY, DUE TO THE AREA, THE NUMBER OF SUSPECTS, BEING IN A DARK ALLEY, PATTED THE SUSPECTS OUTER CLOTHING DOWN, TO MAKE SURE, NO SUSPECT, HAD A POTENTIAL WEAPON.

6-26-90

Date

[Signature]

Applicant's Signature

3

Defendant's Name: PARTON, RICARDO JR

Case No. 316892B2

CONTINUATION SHEET

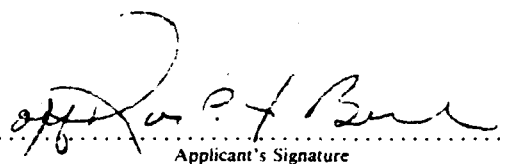
APPLICATION FOR STATEMENT OF CHARGES/STATEMENT OF PROBABLE CAUSE

Upon this officer, PATTING DOWN, THE FIRST  
SUSPECT, WHO WAS DRESSED IN A GRAY SWEAT-SUIT,  
I FELT A HARD OBJECT, IN THE SUSPECT'S WAIST-  
BAND. UPON REMOVING THIS OBJECT FOR MY SAFETY,  
AFTER FEELING, THAT THE SHAPE WAS OF RESEMBLANCE  
OF A HANDBUN, I REMOVED SAME, AND THE OBJECT  
WAS A .22 CAL. AUTOMATIC HANDBUN, CONTAINING  
SEVEN .22 CAL ROUNDS. AT THIS POINT, THE  
SUSPECT WAS PLACED UNDER ARREST, AND SEARCHING  
THE SUSPECT, INCIDENT TO ARREST, THIS OFFICER  
RECOVERED 14 GLASSINE BAGS, CONTAINING WHITE  
POWDER SUBSTANCE, THAT WAS CONSISTENT TO SIZE/ SHAPE  
WHEN PACKED, FOR STREET-SALES FOR NARCOTICS,  
SAME WAS FOUND IN THE DEFENDANT'S LEFT FRONT  
POCKETE IN HIS SHORTS. <sup>SUBSTANCE IS SUSPECTED HEROIN</sup> FIELD INTERVIEWS WERE CONDUCTED  
ON THE OTHER TWO JUVENILES AND RELEASED.

AS A MEMBER OF THE BALTO. POLICE DEPT., I  
 HAVE RECEIVED APPROXIMATELY, 8 HRS OF SPECIALIZED TRAINING  
 IN NARCOTIC ENFORCEMENT. I HAVE SUCCESSFULLY MADE OR

6-26-90

Date



Applicant's Signature



# DISTRICT COURT OF MARYLAND FOR BALTO. CITY

LOCATED AT (COURT ADDRESS)

1400 E. NORTH AVE. PT. 1

RELATED CR/TR CASE

*W.D. Parker*

31689282		PRIMARY CHARGE	RELATED CASES	TRACKING NUMBER - CR/CR	31689282			DEFENDANT'S NAME (LAST, FIRST, M.I.)	<i>to a felony the case</i>			
DIST./LOC.		RELATED CASES			<i>updated to a felony the case</i>			TRACKING NUMBER 31689282				
COMPLAINANT					DEFENDANT							
NAME (LAST, FIRST, M.I.) <i>Police</i>					NAME (LAST, FIRST, M.I.) <i>WALTER PARKER JR.</i>					TITLE		
AGENCY		SUB-AGENCY		I.D. NO. (POLICE)		I.D. NO.		RACE	SEX	HT.	WT.	D.O.B. (MM/DD/YY)
<i>MD</i>		<i>5901</i>		<i>ENOS</i>				<i>1</i>	<i>M</i>	<i>5'10"</i>	<i>150</i>	<i>5/2/77</i>
WORK TELEPHONE		HOME TELEPHONE		WORK TELEPHONE		HOME TELEPHONE		HAIR		OTHER DESCRIPTION		
<i>( ) 796-2411</i>		<i>( )</i>		<i>( )</i>		<i>( )</i>		<i>Black</i>		<i>Other</i>		
ADDRESS			APT. NO.		ADDRESS			APT. NO.				
<i>500 E. PATTERSON ST.</i>					<i>1200 N. ALBERTA ST.</i>			<i>21217</i>				
CITY		STATE		ZIP CODE		CITY		STATE		ZIP CODE		
<i>BALTIMORE MD</i>		<i>MD</i>		<i>21201</i>		<i>BALTIMORE MD</i>		<i>MD</i>		<i>21217</i>		
COMMITMENT / PROBATION		31689282			31689282			<i>Arms?</i>		31689282		

### STATEMENT OF CHARGES

THE DEFENDANT HAS BEEN ARRESTED UPON THE FOLLOWING INFORMATION OR OBSERVATION: (MAKE A PLAIN, CONCISE AND DEFINITIVE STATEMENT OF ESSENTIAL FACTS CONSTITUTING THE OFFENSE CHARGED)

ON 25 JUNE 90, AT OR AROUND 2315 HRS, THIS OFFICER, WHILE ON UNIFORMED DIRECTED PATROL, IN A MARKED PATROL UNIT, TRAVELING SOUTH ON FREMONT AVE., LOOKING FOR A SUSPECT, WANTED FOR A SHOOTING, WHICH OCCURRED IN THE 700 BLK W. SARNATOGA ST.

IT IS FORMALLY CHARGED THAT THE DEFENDANT (CONTINUED ON ATTACHED SHEET CR701A OR DC/CR1A)

MDCCS	AR	ON OR ABOUT (DATE)	AT (PLACE)
1		90-2829 25 JUNE 90	700 W. FAIRMONT AVE.

RECARDO PARKER JR., DID WEAR/CARRY A HANDEX .22 AUTOMATIC, ABOUT HIS PERSON IN BALTO. CITY STATE OF MD.

T/D - 7-26-90-9A,  
AT 1400 E. NORTH AVE. PT. 1  
BAIL - \$10,000

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.

I SOLEMNLY AFFIRM UNDER THE PENALTIES OF PERJURY THAT THE MATTERS AND FACTS SET FORTH IN THE FOREGOING DOCUMENT ARE TRUE TO THE BEST OF MY KNOWLEDGE, INFORMATION AND BELIEF

DATE: 6-26-90 ARRESTING OFFICER: *[Signature]*

I HAVE REVIEWED THE STATEMENT OF CHARGES AND HAVE DETERMINED THAT

THERE IS PROBABLE CAUSE TO DETAIN THE DEFENDANT  
 THERE IS NOT PROBABLE CAUSE TO DETAIN THE DEFENDANT AND I HAVE ACCORDINGLY RELEASED HIM ON HIS OWN RECOGNIZANCE.

DATE: 6-26-90 JUDICIAL OFFICER: *[Signature]* COMMISSIONER ID NO.: 1169

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: DFF L. MILLER  
DEFENDANT: RECARDO PARKER JR.  
VICTIM: ANDRE BAILEY  
OFFENSE: ASSAULT / MURDER  
SPECIMENS:

C.D. C.C. NO. 1F7817  
EXAMINER J. KOPERA  
DATE EXAMINED 16 JULY 90  
DATE OF REPORT 16 JULY 90

K1 .22CAL. F.I.F. REVOLVER MOD. T18 SER # 0021438  
RIFLING: 6 RIGHT.  
Q1 THRU Q5 - FIVE SPENT .22CAL. CASINGS  
1 - 22CAL. CARTRIDGE

Results of Examination:

REGISTRATION/  
STOLEN  
INFORMATION

Registered To \_\_\_\_\_  
 Not Registered  No Visible Ser. No.  
 Reported Stolen \_\_\_\_\_  
 Purchased \_\_\_\_\_

\_\_\_\_\_ Date: \_\_\_\_\_  
Information Received From  Md. State Police  C.I.D.  
 Case Investigator

MECHANICAL  
CONDITION

Operable — Capable of being fired  
 Inoperable — Cannot be fired

FUNCTION  
TESTING

A test shot was fired and comparison examinations were conducted against the evidence from unsolved cases in our files.  
 No match obtained  Match obtained  
 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

BULLET(S) \_\_\_\_\_

Matched to test bullet fired from weapon described above  
 No match obtained \_\_\_\_\_  
 Specimen is not suitable for comparison purposes

CARTRIDGE Q1 THRU  
CASE(S) Q5

Matched to test cartridge case fired in weapon described above  
 No match obtained \_\_\_\_\_

SPENT  
SHOTSHELL(S) \_\_\_\_\_

Matched to test shotshell fired in weapon described above  
 No match obtained \_\_\_\_\_

DISPOSITION  
OF  
EVIDENCE

Returned to the Evidence Control Section under No. 128566 on 16 JULY 90  
 Other \_\_\_\_\_

SX-1

F-160  
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: PLO RONALD BECKER C.D.  
DEFENDANT: RECARDO PARKER JR.  
VICTIM:  
OFFENSE: HANDGUN VIOL.  
SPECIMENS:

C.C. NO. 1F-63491  
EXAMINER OFF. W.M. HACKLEY  
DATE EXAMINED 6-27-90  
DATE OF REPORT 6-27-90

R1 - .25CAL. ASTRA SEMI-AUTO PISTOL SER # 738040  
7 - .25CAL. CARTRIDGES

Results of Examination:

REGISTRATION/  
STOLEN  
INFORMATION

Registered To \_\_\_\_\_  
 Not Registered  No Visible Ser. No.  
 Reported Stolen \_\_\_\_\_  
 Purchased \_\_\_\_\_

Information Received From \_\_\_\_\_ Date: \_\_\_\_\_  
 Md. State Police  C.I.D.  
 Case Investigator

MECHANICAL  
CONDITION

Operable — Capable of being fired  
 Inoperable — Cannot be fired

FUNCTION  
TESTING

A test shot was fired and comparison examinations were conducted against the evidence from unsolved cases in our files.  
 No match obtained  Match obtained  
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Matched to test bullet fired from weapon described above  
 No match obtained \_\_\_\_\_  
 Specimen is not suitable for comparison purposes

CARTRIDGE  
CASE(S) \_\_\_\_\_

Matched to test cartridge case fired in weapon described above  
 No match obtained \_\_\_\_\_

SPENT  
SHOTSHELL(S) \_\_\_\_\_

Matched to test shotshell fired in weapon described above  
 No match obtained \_\_\_\_\_

DISPOSITION  
OF  
EVIDENCE

Returned to the Evidence Control Section under No. 130505 on 6-28-90  
 Other \_\_\_\_\_

Complaint No.  
1F 63491

Investigating/Seizing Officer(s) P/O RONALD L. BECKER CD Dist./Div. C0 Seq. Number E085

Date 26 JUNE 90 Time 0100  
Location of Recovery or Seizure  
700 W. FAIRMONT

Property No.  
N 095242

ITEM	<input checked="" type="checkbox"/> Seizure <input type="checkbox"/> Search Warrant <input type="checkbox"/> Purchase <input type="checkbox"/> Recovery	Officer's Count	Analyst's Inventory			ITEM
			Count	Weight	Used In Analysis	
1	FOURTEEN CLEAR GLASSINE BAGS CONTAINING WHITE POWDER SUBSTANCE	14	14	12.20	0.39	1

**LABORATORY REPORT**

RESULTS / SCHEDULE

HEROIN / 1

BALTIMORE POLICE  
JUN 21 8 11 AM '90  
EVIDENCE CONTROL

- DEFENDANT -  
RICARDO PARKER JR.

The undersigned hereby certify that the evidence in this case and listed above, while in my presence, so remained and was then delivered to the person indicated on the date and time stated and it is in essentially the same condition as when it came into my presence, except that material or portion thereof consumed in the analysis.

I hereby certify that the above listed Controlled Dangerous Substance(s) were properly tested by me, and am certified by, and used analytical and quality control procedures approved by the State Department of Health and Mental Hygiene.

[Signature] JUN 26 1990

Printed Name of Investigating/Seizing Officer(s) P/O RONALD L. BECKER Date/Time 0124 26 JUNE 90  
 Signature [Signature] Location CDS ROOM  
 Received/Resealed by (Seal  Broken  Intact) (Printed Name) LARRY E. TRIPLETT Date/Time 6-26-90 0615  
 Signature [Signature] Location [Signature]  
 Received/Resealed by (Seal  Broken  Intact) (Printed Name) STEPHEN L. THOMAS Date/Time 9:57 AM JUN 26 1990  
 Signature [Signature] Location [Signature]

Received/Resealed by (Seal  Broken  Intact) (Printed Name) STEPHEN L. THOMAS Date/Time JUN 26 1990 8:21 AM  
 Signature [Signature] Location [Signature]  
 Received/Resealed by (Seal  Broken  Intact) (Printed Name) SHIRLEY M. KEENEY Date/Time 6-27-90 0600  
 Signature [Signature] Location [Signature]  
 Received/Resealed by (Seal  Broken  Intact) (Printed Name) JOHN MANDISH Date/Time 6-27-90 8:17  
 Signature [Signature] Location [Signature]

DATE

10 2 190

CIRCUIT COURT FOR BALTIMORE CITY

LEXINGTON & ST. PAUL, BALTIMORE, MD 21202

333-3811

CASE NUMBER

290213034

ID NUMBER

410210

STATE OF MARYLAND VS.

PARKER, RICARDO JR

YOUR ARE HEREBY SUMMONED TO APPEAR AS POLICE OFFICER

IN COURTROOM P05

IN THE COURTHOUSE WEST ON THU OCTOBER 25, 1990 ROOM 410

AT 09:00 AM

TYPE OF PROCEEDING

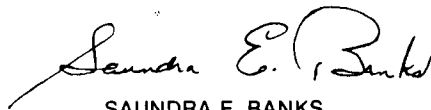
JURY TRIAL

24732-01 COMPLAINT: 1F7817

SEIBERT, LOUIS OFF  
CENTRAL DISTRICT

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



SAUNDRA E. BANKS

CLERK, CIRCUIT COURT FOR BALTIMORE CITY

DEPUTY NO.

30

ASSOC.

CASES

- SUMMONED WITNESS
- LEFT WITH WIFE
- LEFT WITH CHILD AGE \_\_\_\_\_
- LEFT WITH NEIGHBOR NAME \_\_\_\_\_
- LEFT UNDER DOOR
- OTHER

**DELIVERED TO  
B. C. P. D.**

**OCT 17 1990**

**BY B. C. S. D.  
#30**

TE OF SERVICE \_\_\_\_\_

TIME OF SERVICE \_\_\_\_\_

NAME OF DEPUTY & DIST. NO. \_\_\_\_\_

DATES SERVICE WAS ATTEMPTED \_\_\_\_\_

- MOVED
- MORTUUS EST
- ADDRESS
- NEED APT NUMBER
- WIT UNKNOWN AT ADDRESS
- VACANT HOUSE
- ATTENDING SCHOOL WILL RET
- DISMISSED - DATE
- IN HOSPITAL NAME
- LEFT EMPLOYMENT - DATE
- ON MEDICAL LEAVE
- OFFICER-UNKNOWN IN DEPT
- RETIRED - DATE
- RESIGNED DATE
- VACATION - WILL RETURN
- OTHER



DATE

1 2 1990

CIRCUIT COURT FOR BALTIMORE CITY

LEXINGTON & ST. PAUL, BALTIMORE, MD 21202  
333-3811

CASE NUMBER

290213034

ID NUMBER

410210

STATE OF MARYLAND VS.

PARKER, RICARDO JR

YOUR ARE HEREBY SUMMONED TO APPEAR AS POLICE OFFICER  
IN THE COURTHOUSE WEST ON THU OCTOBER 25, 1990 ROOM 410

IN COURTROOM P05  
AT 09:00 AM

TYPE OF PROCEEDING JURY TRIAL

24732-01 COMPLAINT: 1F7817

PEDRICK, BRIAN OFF  
CENTRAL DISTRICT

FAILURE TO APPEAR ON TIME MAY CAUSE YOU TO BE  
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YOU TO COURT.  
BY ORDER OF COURT

*Sandra E. Banks*

SAUNDRA E. BANKS

CLERK, CIRCUIT COURT FOR BALTIMORE CITY

DEPUTY NO.

L 30

ASSOC.  
CASES ▶

- SUMMONED WITNESS
- LEFT WITH WIFE
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**DELIVERED TO  
B. C. P. D.**

**17 1991**

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333-3811

CASE NUMBER

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STATE OF MARYLAND VS.

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YOUR ARE HEREBY SUMMONED TO APPEAR AS POLICE OFFICER IN COURTROOM P05  
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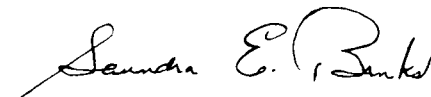
TYPE OF PROCEEDING JURY TRIAL

24732-01 COMPLAINT: 1F7817

MILLER, CASPER OFF  
CENTRAL DISTRICT

FAILURE TO APPEAR ON TIME MAY CAUSE YOU TO BE  
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SAUNDRA E. BANKS

CLERK, CIRCUIT COURT FOR BALTIMORE CITY

DEPUTY NO.

L 30

ASSOC.  
CASES ▶

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B. C. P. D.**

**NOV 17 1990**

**BY B. C. S. D.  
#30**

DATE OF SERVICE \_\_\_\_\_

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NAME OF DEPUTY & DIST. NO. \_\_\_\_\_

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CIRCUIT COURT FOR BALTIMORE CITY

LEXINGTON & ST. PAUL, BALTIMORE, MD 21202  
333-3811

CASE NUMBER

290221060

ID NUMBER

410210

STATE OF MARYLAND VS.

PARKER, RICARDO JR

YOUR ARE HEREBY SUMMONED TO APPEAR AS POLICE OFFICER IN COURTROOM P05  
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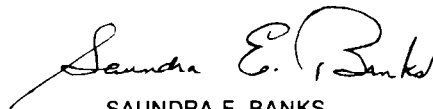
TYPE OF PROCEEDING JURY TRIAL

28249-01 COMPLAINT: 1F63491

BECKER, RONALD OFF  
CENTRAL DISTRICT

FAILURE TO APPEAR ON TIME MAY CAUSE YOU TO BE  
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BY ORDER OF COURT



SAUNDRA E. BANKS

CLERK, CIRCUIT COURT FOR BALTIMORE CITY

DEPUTY NO.

L 30

ASSOC.  
CASES ▶

290221061

- SUMMONED WITNESS
- LEFT WITH WIFE
- LEFT WITH CHILD AGE
- LEFT WITH NEIGHBOR NAME
- LEFT UNDER DOOR
- OTHER

**DELIVERED TO**  
**B. C. P. D.**

**17 1990**

**BY B. C. S. D.**  
**#30**

DATE OF SERVICE \_\_\_\_\_

TIME OF SERVICE \_\_\_\_\_

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DATE

1 2 /90

CIRCUIT COURT FOR BALTIMORE CITY

LEXINGTON & ST. PAUL, BALTIMORE, MD 21202  
333-3811

CASE NUMBER

290221060

ID NUMBER

410210

STATE OF MARYLAND VS.

PARKER, RICARDO JR

YOUR ARE HEREBY SUMMONED TO APPEAR AS POLICE OFFICER IN COURTROOM P05  
IN THE COURTHOUSE WEST ON THU OCTOBER 25, 1990 ROOM 410 AT 09:00 AM

TYPE OF PROCEEDING JURY TRIAL

28249-01 COMPLAINT: 1F63491

THOMAS, STEPHEN L CHEM  
LABORATORY DIV.

FAILURE TO APPEAR ON TIME MAY CAUSE YOU TO BE  
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BY ORDER OF COURT

*Saundra E. Banks*

SAUNDRA E. BANKS

CLERK, CIRCUIT COURT FOR BALTIMORE CITY

DEPUTY NO.

L 30

ASSOC.  
CASES ▶

290221061

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- VACATION - WILL RETURN \_\_\_\_\_
- OTHER

**DELIVERED TO**  
**B. C. P. D.**  
  
**OCT 17 1990**  
  
**BY B. C. S. D.**  
**#30**

DATE OF SERVICE \_\_\_\_\_

TIME OF SERVICE \_\_\_\_\_

NAME OF DEPUTY & DIST. NO. \_\_\_\_\_

DATES SERVICE WAS ATTEMPTED \_\_\_\_\_



DATE

1 2 1990

CIRCUIT COURT FOR BALTIMORE CITY

LEXINGTON & ST. PAUL, BALTIMORE, MD 21202  
333-3811

CASE NUMBER

290221060

ID NUMBER

410210

STATE OF MARYLAND VS.

PARKER, RICARDO JR

YOUR ARE HEREBY SUMMONED TO APPEAR AS POLICE OFFICER IN COURTROOM P05  
IN THE COURTHOUSE WEST ON THU OCTOBER 25, 1990 ROOM 410 AT 09:00 AM

TYPE OF PROCEEDING JURY TRIAL

28249-01 COMPLAINT: 1F63491

HACKLEY, W M BALLISTICS  
LABORATORY DIV.

FAILURE TO APPEAR ON TIME MAY CAUSE YOU TO BE  
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BY ORDER OF COURT

*Saundra E. Banks*

SAUNDRA E. BANKS

CLERK, CIRCUIT COURT FOR BALTIMORE CITY

DEPUTY NO.

L 30

ASSOC.  
CASES ▶

290221061

- SUMMONED WITNESS
- LEFT WITH WIFE
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- VACATION - WILL RETURN
- OTHER

**DELIVERED TO  
B. C. P. D.**

DATE OF SERVICE \_\_\_\_\_ **SEP 17 1990**

TIME OF SERVICE \_\_\_\_\_ **BY B. C. S. D.  
#30**

NAME OF DEPUTY & DIST. NO. \_\_\_\_\_

DATES SERVICE WAS ATTEMPTED \_\_\_\_\_

DATE

1 2 1990

CIRCUIT COURT FOR BALTIMORE CITY

LEXINGTON & ST. PAUL, BALTIMORE, MD 21202  
333-3811

CASE NUMBER

290213034

ID NUMBER

410210

STATE OF MARYLAND VS.

PARKER, RICARDO JR

YOUR ARE HEREBY SUMMONED TO APPEAR AS POLICE OFFICER IN COURTROOM P05  
IN THE COURTHOUSE WEST ON THU OCTOBER 25, 1990 ROOM 410 AT 09:00 AM

TYPE OF PROCEEDING JURY TRIAL

24732-01 COMPLAINT: 1F7817

OSWALD, OFF  
LABORATORY DIV.

FAILURE TO APPEAR ON TIME MAY CAUSE YOU TO BE  
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BY ORDER OF COURT

*Saundra E. Banks*

SAUNDRA E. BANKS

CLERK, CIRCUIT COURT FOR BALTIMORE CITY

DEPUTY NO.

L 30

ASSOC.  
CASES ▶

SUMMONED WITNESS

LEFT WITH

LEFT WITH CHILD AGE \_\_\_\_\_

LEFT WITH NEIGHBOR NAME \_\_\_\_\_

LEFT UNDER DOOR

OTHER

**DELIVERED TO  
B. C. P. D.**

**OCT 17 1990**

DATE OF SERVICE \_\_\_\_\_

**BY B. C. S. D.**

NAME OF DEPUTY \_\_\_\_\_

**#30**

NAME OF DEPUTY & DIST. NO. \_\_\_\_\_

DATES SERVICE WAS ATTEMPTED \_\_\_\_\_

MOVED

MORTUUS EST

NO SUCH ADDRESS

NEED APT NUMBER

WIT UNKNOWN AT ADDRESS

VACANT HOUSE

ATTENDING SCHOOL WILL RET

DISMISSED - DATE \_\_\_\_\_

IN HOSPITAL NAME \_\_\_\_\_

LEFT EMPLOYMENT - DATE \_\_\_\_\_

ON MEDICAL LEAVE

OFFICER-UNKNOWN IN DEPT

RETIRED - DATE \_\_\_\_\_

RESIGNED DATE \_\_\_\_\_

VACATION - WILL RETURN

OTHER

DATE

1 2 1990

CIRCUIT COURT FOR BALTIMORE CITY

LEXINGTON & ST. PAUL, BALTIMORE, MD 21202

333-3811

CASE NUMBER

290213034

ID NUMBER

410210

STATE OF MARYLAND VS.

PARKER, RICARDO JR

YOUR ARE HEREBY SUMMONED TO APPEAR AS POLICE OFFICER

IN COURTROOM P05

IN THE COURTHOUSE WEST ON THU OCTOBER 25, 1990 ROOM 410 AT

09:00 AM

TYPE OF PROCEEDING JURY TRIAL

24732-01 COMPLAINT: 1F7817

LAUGHLIN, BLAIR OFF LABORATORY DIV.

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

*Sandra E. Banks*

SAUNDRA E. BANKS

CLERK, CIRCUIT COURT FOR BALTIMORE CITY

DEPUTY NO.

L 30

ASSOC. CASES

- SUMMONED WITNESS
- LEFT WITH WIFE
- LEFT WITH CHILD AGE \_\_\_\_\_
- LEFT WITH NEIGHBOR NAME \_\_\_\_\_
- LEFT UNDER DOOR
- OTHER

**DELIVERED TO  
B. C. P. D.**

**OCT 17 1990**

DATE OF SERVICE \_\_\_\_\_ **BY B. C. S. D.**

TIME OF SERVICE \_\_\_\_\_ **#30.**

NAME OF DEPUTY & DIST. NO. \_\_\_\_\_

DATES SERVICE WAS ATTEMPTED \_\_\_\_\_

- MOVED
- MORTUUS EST
- NO SUCH ADDRESS
- NEED APT NUMBER
- WIT UNKNOWN AT ADDRESS
- VACANT HOUSE
- ATTENDING SCHOOL WILL RET
- DISMISSED - DATE
- IN HOSPITAL NAME
- LEFT EMPLOYMENT - DATE
- ON MEDICAL LEAVE
- OFFICER-UNKNOWN IN DEPT
- RETIRED - DATE
- RESIGNED DATE
- VACATION - WILL RETURN
- OTHER

DATE

10 12 /90

CIRCUIT COURT FOR BALTIMORE CITY

LEXINGTON & ST. PAUL, BALTIMORE, MD 21202  
333-3811

CASE NUMBER

290213034

ID NUMBER

410210

STATE OF MARYLAND VS.

PARKER, RICARDO JR

YOUR ARE HEREBY SUMMONED TO APPEAR AS POLICE OFFICER IN COURTROOM P05  
IN THE COURTHOUSE WEST ON THU OCTOBER 25, 1990 ROOM 410 AT 09:00 AM

TYPE OF PROCEEDING JURY TRIAL

24732-01 COMPLAINT: 1F7817

KOPERA, JOSEPH OFF  
LABORATORY DIV.

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

*Sandra E. Banks*

SAUNDRA E. BANKS

CLERK, CIRCUIT COURT FOR BALTIMORE CITY

DEPUTY NO.

L 30

ASSOC.  
CASES ▶

SUMMONED WITNESS

LEFT WITH WIFE

LEFT WITH CHILD AGE

LEFT WITH NEIGHBOR NAME

LEFT UNDER DOOR

IER

**DELIVERED TO  
B. C. P. D.**

**OCT 17 1990**

**BY B. C. S. D.  
#30**

DATE OF SERVICE \_\_\_\_\_

TIME OF SERVICE \_\_\_\_\_

NAME OF DEPUTY & DIST. NO. \_\_\_\_\_

DATES SERVICE WAS ATTEMPTED \_\_\_\_\_

MOVED

MORTUUS EST

NO SUCH ADDRESS

NEED APT NUMBER

WIT UNKNOWN AT ADDRESS

VACANT HOUSE

ATTENDING SCHOOL WILL RET

DISMISSED - DATE

IN HOSPITAL NAME

LEFT EMPLOYMENT - DATE

ON MEDICAL LEAVE

OFFICER-UNKNOWN IN DEPT

RETIRED - DATE

RESIGNED DATE

VACATION - WILL RETURN

OTHER



DATE

1 2 1990

CIRCUIT COURT FOR BALTIMORE CITY

11 N. CALVERT ST., BALTIMORE, MD 21202  
333-3811

CASE NUMBER

290213034

ID NUMBER

410210

STATE OF MARYLAND VS.

PARKER, RICARDO JR

YOUR ARE HEREBY SUMMONED TO APPEAR IN PERSON IN COURTROOM P05  
IN THE COURTHOUSE EAST ON THU OCTOBER 25, 1990 ROOM 230 AT 09:00 AM

TYPE OF PROCEEDING JURY TRIAL

24732-01



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

PARKER, RICARDO JR  
1139 N MOUNT ST  
BALTIMORE, MD 21217

SAUNDRA E. BANKS

CLERK, CIRCUIT COURT FOR BALTIMORE CITY

DEPUTY NO. 434

ASSOC. CASES ▶

290221060 290221061

- SUMMONED WITNESS
- LEFT WITH V
- LEFT WITH CHILD AGE \_\_\_\_\_
- LEFT WITH NEIGHBOR NAME \_\_\_\_\_
- LEFT UNDER DOOR
- OTHER *Yw Mon*

DATE OF SERVICE 10/16/90

TIME OF SERVICE 8:48

NAME OF DEPUTY & DIST. NO. Campbell #34

DATES SERVICE WAS ATTEMPTED 10/15/90

- MOVED
- MORTUUS EST
- NO SUCH ADDRESS
- NEED APT NUMBER
- WIT UNKNOWN AT ADDRESS
- VACANT HOUSE
- ATTENDING SCHOOL WILL RET
- DISMISSED - DATE \_\_\_\_\_
- IN HOSPITAL NAME \_\_\_\_\_
- LEFT EMPLOYMENT - DATE \_\_\_\_\_
- ON MEDICAL LEAVE
- OFFICER-UNKNOWN IN DEPT
- RETIRED - DATE \_\_\_\_\_
- RESIGNED DATE \_\_\_\_\_
- VACATION - WILL RETURN \_\_\_\_\_
- OTHER

DATE

1 2 /90

CIRCUIT COURT FOR BALTIMORE CITY

11 N. CALVERT ST., BALTIMORE, MD 21202  
333-3811

CASE NUMBER

290221060

ID NUMBER

410210

STATE OF MARYLAND VS.

PARKER, RICARDO JR

YOUR ARE HEREBY SUMMONED TO APPEAR IN PERSON IN COURTROOM P05  
IN THE COURTHOUSE EAST ON THU OCTOBER 25, 1990 ROOM 230 AT 09:00 AM

TYPE OF PROCEEDING JURY TRIAL

28249-01

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

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

*Saundra E. Banks*

SAUNDRA E. BANKS

CLERK, CIRCUIT COURT FOR BALTIMORE CITY

DEPUTY NO.

L, 3

ASSOC.  
CASES ▶

290221061

- SUMMONED WITNESS
- LEFT WITH WIFE
- LEFT WITH CHILD AGE \_\_\_\_\_
- LEFT WITH NEIGHBOR NAME \_\_\_\_\_
- LEFT UNDER DOOR
- OTHER *4 w Mon*

- MOVED
- MORTUUS EST
- NO SUCH ADDRESS
- NEED APT NUMBER
- WIT UNKNOWN AT ADDRESS
- VACANT HOUSE
- ATTENDING SCHOOL WILL RET
- DISMISSED - DATE \_\_\_\_\_
- IN HOSPITAL NAME \_\_\_\_\_
- LEFT EMPLOYMENT - DATE \_\_\_\_\_
- ON MEDICAL LEAVE
- OFFICER-UNKNOWN IN DEPT
- RETIRED - DATE \_\_\_\_\_
- RESIGNED DATE \_\_\_\_\_
- VACATION - WILL RETURN \_\_\_\_\_
- OTHER \_\_\_\_\_

DATE OF SERVICE 10/16/90

TIME OF SERVICE 8:49

NAME OF DEPUTY & DIST. NO. Campbell #34

DATES SERVICE WAS ATTEMPTED 10/15/90

DATE

10 12 1990

CIRCUIT COURT FOR BALTIMORE CITY

11 N. CALVERT ST., BALTIMORE, MD 21202  
333-3811

CASE NUMBER

290221060

ID NUMBER

410210

STATE OF MARYLAND VS.

PARKER, RICARDO JR

YOUR ARE HEREBY SUMMONED TO APPEAR IN PERSON IN COURTROOM P05  
IN THE COURTHOUSE EAST ON THU OCTOBER 25, 1990 ROOM 230 AT 09:00 AM

TYPE OF PROCEEDING JURY TRIAL

28249-01

PARKER, RICARDO  
1139 N MOUNT ST  
BALTIMORE, MD 21217

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

*Saundra E. Banks*

SAUNDR A. E. BANKS

CLERK, CIRCUIT COURT FOR BALTIMORE CITY

DEPUTY NO.

L 13

ASSOC. CASES

290221061

- SUMMONED WITNESS
- LEFT WITH WIFE
- LEFT WITH CHILD AGE \_\_\_\_\_
- LEFT WITH NEIGHBOR NAME \_\_\_\_\_
- LEFT UNDER DOOR
- OTHER

*4w room*

DATE OF SERVICE 10/16/90

CLASS OF SERVICE 8:47

NAME OF DEPUTY & DIST. NO. Campbell #34

DATES SERVICE WAS ATTEMPTED 10/15/90

- MOVED
- MORTUUS EST
- NO SUCH ADDRESS
- NEED APT NUMBER
- WIT UNKNOWN AT ADDRESS
- VACANT HOUSE
- ATTENDING SCHOOL WILL RET
- DISMISSED - DATE \_\_\_\_\_
- IN HOSPITAL NAME \_\_\_\_\_
- LEFT EMPLOYMENT - DATE \_\_\_\_\_
- ON MEDICAL LEAVE
- OFFICER-UNKNOWN IN DEPT
- RETIRED - DATE \_\_\_\_\_
- RESIGNED DATE \_\_\_\_\_
- VACATION - WILL RETURN \_\_\_\_\_
- OTHER

DATE

12 190

CIRCUIT COURT FOR BALTIMORE CITY

LEXINGTON & ST. PAUL, BALTIMORE, MD 21202

333-3811

CASE NUMBER

290213034

ID NUMBER

410210

STATE OF MARYLAND VS.

PARKER, RICARDO JR

YOUR ARE HEREBY SUMMONED TO APPEAR AS VICTIM

IN COURTROOM P05

IN THE COURTHOUSE WEST ON THU OCTOBER 25, 1990 ROOM 410 AT 09:00 AM

TYPE OF PROCEEDING JURY TRIAL

24732-01

BAILEY, ANDRE  
2310 AVALON AVE  
BALTIMORE, MD 21217

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

*Saundra E. Banks*  
SAUNDRA E. BANKS

CLERK, CIRCUIT COURT FOR BALTIMORE CITY

DEPUTY NO.

L 11

ASSOC. CASES ▶

- SUMMONED WITNESS
- LEFT WITH WIFE
- LEFT WITH CHILD AGE \_\_\_\_\_
- LEFT WITH NEIGHBOR NAME \_\_\_\_\_
- LEFT UNDER DOOR
- OTHER **POSTED**

- MOVED
- MORTUUS EST
- NO SUCH ADDRESS
- NEED APT NUMBER
- WIT UNKNOWN AT ADDRESS
- VACANT HOUSE
- ATTENDING SCHOOL WILL RET
- DISMISSED - DATE \_\_\_\_\_
- IN HOSPITAL NAME \_\_\_\_\_
- LEFT EMPLOYMENT - DATE \_\_\_\_\_
- ON MEDICAL LEAVE
- OFFICER-UNKNOWN IN DEPT
- RETIRED - DATE \_\_\_\_\_
- RESIGNED DATE \_\_\_\_\_
- VACATION - WILL RETURN \_\_\_\_\_
- OTHER

DATE OF SERVICE 10/17/90

TIME OF SERVICE 10500

NAME OF DEPUTY & DIST. NO. BARROWSKI #11

DATES SERVICE WAS ATTEMPTED 10/15



# CIRCUIT COURT FOR BALTIMORE CITY

CALVERT & FAYETTE STS.  
BALTIMORE, MD. 21202

CASE NO. 290213034

STATE OF MARYLAND

VS.

Hesardo

See file

IN PART

5

ROOM

410

CLARENCE M. MITCHELL, JR. COURTHOUSE

IN PART

---

ROOM

---

COURT HOUSE EAST

WITNESS FOR STATE  DEFENSE

AT

9:00

ON

Tota

RECEIVED BY

DATE

Off. Caspar Miller  
30  
Center



YOU ARE HEREBY SUMMONED TO APPEAR IN COURT DAILY UNTIL DULY DISCHARGED. 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

Sandra E Banks

SAUNDRA E. BANKS  
CLERK, CIRCUIT COURT FOR BALTIMORE CITY

DATE ISSUED

10/23/90



# CIRCUIT COURT FOR BALTIMORE CITY

CALVERT & FAYETTE STS.  
BALTIMORE, MD. 21202

CASE NO. 290213034

STATE OF MARYLAND

VS.

Hecaldo Jankel, Jr.

IN PART 5 ROOM 410 CLARENCE M. MITCHELL, JR. COURTHOUSE

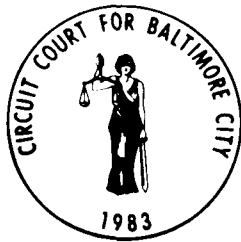
IN PART \_\_\_\_\_ ROOM \_\_\_\_\_ COURT HOUSE EAST

WITNESS FOR STATE  DEFENSE  AT 4:00 ON October 15, 1990

RECEIVED BY \_\_\_\_\_ DATE \_\_\_\_\_

*My attention is directed  
to Central*

DATE ISSUED 10/23/90



YOU ARE HEREBY SUMMONED TO APPEAR IN COURT DAILY UNTIL DULY DISCHARGED. 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

*Sandra E Banks*

SAUNDRA E. BANKS  
CLERK, CIRCUIT COURT FOR BALTIMORE CITY

- SUMMONED WITNESS
- LEFT WITH WIFE
- LEFT WITH CHILD AGE \_\_\_\_\_
- LEFT WITH NEIGHBOR NAME \_\_\_\_\_
- LEFT UNDER DOOR
- OTHER

**DELIVERED TO**  
**B. C. P. D.**

**SEP 24 1990**

**BY B. C. S. D.**  
**#30**

DATE OF SERVICE \_\_\_\_\_ / \_\_\_\_\_ / \_\_\_\_\_

TIME OF SERVICE \_\_\_\_\_

NAME OF DEPUTY & DIST. NO. \_\_\_\_\_

DATES SERVICE WAS ATTEMPTED \_\_\_\_\_ / \_\_\_\_\_ / \_\_\_\_\_ / \_\_\_\_\_ / \_\_\_\_\_ / \_\_\_\_\_

- MOVED
- MORTUOUS EST
- NO SUCH ADDRESS
- NEED APT NUMBER
- WIT UNKNOWN AT ADDRESS
- VACANT HOUSE
- ATTENDING SCHOOL WILL RET
- DISMISSED - DATE
- IN HOSPITAL NAME
- LEFT EMPLOYMENT - DATE
- ON MEDICAL LEAVE
- OFFICER-UNKNOWN IN DEPT
- RETIRED - DATE
- RESIGNED - DATE
- VACATION - WILL RETURN \_\_\_\_\_
- OTHER

367

STATE OF MARYLAND

VS  
Ricardo Parker  
CASE NO. 290221060-61

\* 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  
Barbara Richmond 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 State of the Chain of Evidence Custody is attached.

Barbara Richmond  
Assistant State's Attorney for  
Baltimore City

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 27<sup>th</sup> day of August, 1990  
a copy of the foregoing Notice with its attachments was hand delivered to:

Counsel

F-160  
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: PLT RONALD BECKER C.D.  
DEFENDANT: RECARDO PARKER JR.  
VICTIM:  
OFFENSE: HANDGUN VIOL.  
SPECIMENS:

C.C. NO. 1F-63491  
EXAMINER OFF. W. M. HACKLEY  
DATE EXAMINED 6-27-90  
DATE OF REPORT 6-27-90

1/1 - .25CAL. ASTRA SEMI-AUTO PISTOL Ser # 738040  
7 - .25CAL. CARTRIDGES

Results of Examination:

REGISTRATION/  
STOLEN  
INFORMATION

Registered To \_\_\_\_\_  
 Not Registered       No Visible Ser. No.  
 Reported Stolen \_\_\_\_\_  
 Purchased \_\_\_\_\_

Date: \_\_\_\_\_

Information Received From  Md. State Police  C.I.D.  
 Case Investigator

MECHANICAL  
CONDITION

Operable — Capable of being fired  
 Inoperable — Cannot be fired

FUNCTION  
TESTING

A test shot was fired and comparison examinations were conducted against the evidence from unsolved cases in our files.  
 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  
 No match obtained       Match obtained

BULLET(S) \_\_\_\_\_

Matched to test bullet fired from weapon described above  
 No match obtained \_\_\_\_\_  
 Specimen is not suitable for comparison purposes

CARTRIDGE  
CASE(S) \_\_\_\_\_

Matched to test cartridge case fired in weapon described above  
 No match obtained \_\_\_\_\_

SPENT  
SHOTSHELL(S) \_\_\_\_\_

Matched to test shotshell fired in weapon described above  
 No match obtained \_\_\_\_\_

DISPOSITION  
OF  
EVIDENCE

Returned to the Evidence Control Section under No. 130505 on 6-28-90  
 Other \_\_\_\_\_

Complaint No. IF 63491  
Property No. N 095242

Investigating/Seizing Officer(s) P/O RONALD L. BECKER CD Dist./Div. E085 Seq. Number E085  
Date 26 JUNE 90 Time 0100  
Location of Recovery or Seizure 700 W. FAIRMONT

ITEM	<input checked="" type="checkbox"/> Seizure <input type="checkbox"/> Search Warrant <input type="checkbox"/> Purchase <input type="checkbox"/> Recovery	Officer's Count	Analyst's Inventory			ITEM
			Count	Weight	Used in Analysis	
1	FOURTEEN CLEAR GLASSINE BAGS CONTAINING WHITE POWDER SUBSTANCE	14	14	12.20	0.39	1

**LABORATORY REPORT**  
RESULTS / SCHEDULE  
HEROIN / 1

BALTIMORE POLICE  
JUN 27 8 11 AM '90  
EVIDENCE CONTROL

- DEFENDANT -

RICARDO PARKER JR.

I hereby certify that the above listed Controlled Dangerous Substance(s) were properly tested by me, and am certified by, and used analytical and quality control procedures approved by the State Department of Health and Mental Hygiene.

*[Signature]* JUN 26 1990

The undersigned hereby certify that the evidence in this case and listed above, while in my presence, so remained and was then delivered to the person indicated on the date and time stated and it is in essentially the same condition as when it came into my presence, except that material or portion thereof consumed in the analysis.

Printed Name of Investigating/Seizing Officer(s) P/O RONALD L. BECKER Date/Time 26 JUNE 90 0124  
Signature [Signature] Location CDS ROOM  
Received/Resealed by (Seal  Broken  Intact) (Printed Name) LARRY E. TRIPLETT Date/Time 6-26-90 0615  
Signature [Signature] Location [Signature]  
Received/Resealed by (Seal  Broken  Intact) (Printed Name) STEPHEN L. THOMAS Date/Time JUN 26 1990 7:57 AM  
Signature [Signature] Location Chemistry

Received/Resealed by (Seal  Broken  Intact) (Printed Name) STEPHEN L. THOMAS Date/Time JUN 26 1990 8:21 AM  
Signature [Signature] Location Chemistry  
Received/Resealed by (Seal  Broken  Intact) (Printed Name) SHIRLEY M. KEENEY Date/Time 6-27-90 0600  
Signature [Signature] Location [Signature]  
Received/Resealed by (Seal  Broken  Intact) (Printed Name) JOHN MANDISH Date/Time 6-27-90 8:17  
Signature [Signature] Location [Signature]

STATE OF MARYLAND

VS.

Ricardo Parker  
Case No: 290221060-61

IN THE  
CIRCUIT COURT  
FOR  
BALTIMORE CITY

STATE'S REQUEST FOR DISCOVERY

Barbara Richmond

Now comes Stuart O. Simms, State's Attorney for Baltimore City, and  
, Assistant State's Attorney for Baltimore City,

and in accordance with Rule 4-263(d) and (e) of the Maryland Rules of Procedure, respectfully request that  
the following questions be answered by the defendant within ten (10) days:

1. That the defendant produce and permit the State 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  
the hearing or trial.

2. That the defendant furnish the State with the substance of any oral report and  
conclusion made in connection with this case by each expert which the defendant intends to use at the  
hearing or trial.

3. That the defendant furnish the State with the name and address of each witness  
whom the defendant intends to call to show that he/she was not at 700 Fairmount Ave.  
on June 25, 1990, at approximately \_\_\_\_\_ a.m. / p.m., the place and  
time of this occurrence.

Barbara Richmond  
ASSISTANT STATE'S ATTORNEY

RECEIVED  
JUN 27 PM 2:32  
CLERK

I HEREBY CERTIFY that a copy of the State's Request for Discovery was  
this 27<sup>th</sup> day of August, 1990

- served on the defendant
- served on the defendant's counsel
- mailed to the defendant's counsel.

Barbara Richmond  
ASSISTANT STATE'S ATTORNEY



STATE OF MARYLAND

VS.

Ricardo Parker  
Case No: 290221060-6

IN THE  
CIRCUIT COURT  
FOR  
BALTIMORE CITY

STATE'S DISCLOSURE

Now comes Stuart O. Simms, State's Attorney for Baltimore City, and *Barbara Richmond* Assistant State's Attorney for Baltimore City, and in accordance with provisions of Rule 4-263 of the Maryland Rules of Procedure respectfully state the following:

- The defendant made no statement or confession, oral or written, which is 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  
CLERK  
MAY 27 2 42 PM '08  
BALTIMORE  
MARYLAND

- The Co-defendant(s) made no statement or confession, oral or written, which is known to the State at the present time.
   
 The Co-Defendant(s) \_\_\_\_\_, made a written statement or confession, a copy of which is attached hereto.
   
 The Co-defendant(s) \_\_\_\_\_, made an oral statement or confession, the substance of which is as follows:

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.

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 Appo.*

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 Richmond*  
ASSISTANT STATE'S ATTORNEY

I HEREBY CERTIFY that a copy of the State's Disclosure was this 27<sup>th</sup> day of August, 1990

- served on the defendant
- served on the defendant's counsel
- mailed to the defendant's counsel

*Barbara Richmond*  
ASSISTANT STATE'S ATTORNEY

STATE OF MARYLAND

vs.

RICARDO PARKER, JR.

\* IN THE  
\* CIRCUIT COURT  
\* FOR BALTIMORE CITY  
\* Case Nos. 290213034,  
\* 290221060-61  
\*  
\*

\* \* \* \* \*

MOTION FOR DISCOVERY AND INSPECTION

Now comes the Defendant, RICARDO PARKER, JR.,  
by and through Counsel, and respectfully moves this Court pursuant to Rule 4-263 of the Maryland Rules of Procedure and the Common Law, to order the State of Maryland to permit defense counsel to inspect, copy, photograph or subject to scientific analysis any tangible objects requested below in the possession, custody or control of the State of Maryland, the existence of which is known, or by the exercise of due diligence may become known to the attorney for the State of Maryland, and additionally to order the issuance of a subpoena duces tecum requiring the production of the tangible objects and documents and statements requested below, and in addition counsel prays for any order requiring the State to answer the following:

1. Kindly set forth whether any property was seized or taken from the Defendant, along with the manner and method by which any property was seized or taken from the Defendant and whether such seizure was accomplished as a result of the issuance of a warrant.

GOODMAN, MEAGHER  
& ENOCH  
ATTORNEYS AT LAW  
111 N. CHARLES STREET  
BALTIMORE, MD. 21201

2. Kindly produce and allow Defendant to inspect and review all tangible items of evidence which the States proposes to use in this cause, including but not limited to weapons, clothing, money, fingerprint exemplars, etc.

3. Kindly produce and allow defense counsel to examine any and all pictures or photographs, either still or moving pictures, taken by the State pertaining to the substance of the alleged crime.

4. Kindly produce for inspection and/or copying by Defendant's counsel, any books, papers, documents and tangible objects obtained from or belonging to the Defendant, obtained from others, which the State intends to use at the trial in this cause.

5. If any tangible objects were obtained from any person or persons, other than the Defendant, kindly set forth the name or names, of such person or persons, their addresses, and the place where such objects were obtained and the manner by which such objects were obtained.

6. Kindly identify and produce for examination, inspection, and/or copying any other documents, books, records, or tangible items which the Government intends to offer at the trial of this cause and which the Government contends, shows or demonstrates criminality and/or is inculpatory of the Defendant.

7. Please produce for inspection, copying, or photographing, all FBI, Bureau of Prisons and other Governmental records, including records of Federal, State and local penal institutions, pertaining to any Defendant, named or unnamed

alleged accomplices or co-conspirators, and all other persons the Government plans to call as witnesses in this case.

8. Kindly set forth, or alternatively allow counsel to hear, any police tapes or transmissions involved in this offense, which pertain to, or are relevant to the commission of said crime, the identification of the perpetrator of the alleged crime, the capture of the Defendant or any other relevant matter.

9. Kindly submit copies of all written, oral or recorded statements or written, oral or recorded confessions or admissions whether reduced to writing or not, or summarized in police reports or not, made by this Defendant, which the State proposes to produce as evidence in this case. This request includes but is not limited to any alleged conversations by the Defendant with any person who claims to have overheard the Defendant in any conversation.

10. Kindly submit the substance of any and all written, oral or recorded statements, confessions or admissions which may have been overheard by any person during the commission of the alleged crime and the name and address of said person or persons.

11. Kindly set forth any statement or the substance of any statement made by any alleged co-defendant or alleged accomplice or alleged co-conspirator which the Government contends implicates this Defendant. Indicate in this respect, the date said statement was made and the circumstances under which it was made. Indicate the names and addresses of each witness who

claims to have knowledge which supports the answer to this inquiry.

12. Kindly set forth the names, addresses, and telephone numbers of all witnesses the State intends to call at the trial, and the names and addresses of all individuals other than those persons the State intends to call as witnesses who may have information pertaining to this case, including, but not limited to, names, addresses, and telephone numbers of all persons, including officers of the police department, who were present at any time when the complaining witness or any other witness viewed, was confronted with, or was in the presence of, the Defendant in connection with this case.

13. Identify by name and address, all persons who, during the investigation of this cause, had been offered immunity, favorable consideration, lesser pleas or other agreements in return for testimony, information or documents. This request applies to all statements made by Government agents or investigators that if any person did not fully cooperate with the Government that they would have difficulties or would be Defendants in any action. Indicate the name and address of each witness who claims to have the knowledge which supports the answer to this inquiry.

14. Kindly set forth the records of the office of the State's Attorney and/or the county or state police pertaining to the criminal activity, arrest and/or conviction of any and all witnesses the State intends to call in this case.

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& ENOCH  
ATTORNEYS AT LAW  
111 N. CHARLES STREET  
BALTIMORE, MD. 21201

15. Kindly set forth the names, addresses and telephone numbers of all persons who have knowledge pertaining to this cause, or who have been interviewed by Government agents in connection with this case, but who were not called before the Grand Jury.

16. Kindly set forth the written or recorded statements or the substance of any statements, including Grand Jury testimony, of all persons who have been interviewed by Government agents who the Government does not plan to call as witnesses.

17. Kindly submit the recorded Grand Jury testimony of any named or unnamed alleged accomplice or accessory in this cause, as well as the Grand Jury testimony made on behalf of the Defendant, by the Government, and the testimony of any agent or employee of the Defendant.

18. Kindly set forth a list of all complaints made by the complaintant or made on his behalf to the police or State's Attorney's office of any alleged crimes having been committed by this Defendant.

19. Kindly submit all photographs of possible suspects shown by officers of the police department or any other Governmental agencies to the complaining witness or any other witness in connection with this case through which an identification was made.

20. Kindly furnish the names, addresses and telephone numbers of all persons having any knowledge whatsoever of the

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& ENOCH  
ATTORNEYS AT LAW  
111 N. CHARLES STREET  
BALTIMORE, MD. 21201



substance of the crime alleged, who the State does not plan to call as a witness.

21. Kindly submit copies of all reports of physical or mental examinations, or scientific tests or experiments made in connection with this case, including but not limited to:

- A. Copies of all ballistic reports,
- B. Copies of all autopsies,
- C. Reports of any examinations of clothing worn by the Defendant as well as any reports pertaining to fingerprints, clothing, hair fibers, guns, bullets, blood or other evidence of a scientific nature which the State has in its possession or in the possession of any state agency.

22. Please produce a copy of the records showing the number of grand jurors present during the presentation of the charges against the Defendant, the record showing the number of grand jurors at the time the indictment was voted and the record of the vote on the indictment.

23. Kindly provide a copy of the record showing the number of grand jurors present, and every other person present during the days that there was a presentation of the charges against this Defendant.

24. Kindly furnish a copy of the Grand Jury transcript and proceedings, including and and all minutes, notes and recordings of the Grand Jury which resulted in the indictment of this Defendant.

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& ENOCH  
ATTORNEYS AT LAW  
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BALTIMORE, MD. 21201

25. Kindly state the names, addresses and telephone numbers of all persons who testified before the Grand Jury as to the wrongdoing of this Defendant.

26. Please set forth the name, and address of any informer, who may possibly have in his possession, knowledge or control, any useful evidence which would indicate the innocence of the Defendant, or which would lessen the risk of false testimony, or which would be essential to a proper disposition of the case.

27. Please set forth the name, address and phone number of any informer, through whom information was derived which culminated in a search, wither with or without a search warrant, or whose information culminated in an arrest, either with or without an arrest warrant.

28. Please furnish counsel with a copy of any statements made by any witness, or if no copies, then the substance thereof, made by such witness at a line up, show up, photographic display, etc., at which an identification of the defendant was attempted by the state.

29. Kindly furnish the Defendant with a copy of any medical reports that the state wishes to introduce into evidence or medical reports that the state has which they do not wish to introduce into evidence with respect to this case or cases, stating the dates, names of physicians, addresses, etc.

30. Kindly furnish the Defendant with a copy of the arrest warrant and the affidavit thereto, under which he was arrested.

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& ENOCH  
ATTORNEYS AT LAW  
111 N. CHARLES STREET  
BALTIMORE, MD. 21201

31. Kindly furnish the Defendant with a copy of the chain of custody of the Defendant from the time of his arrest until the time of the taking of any alleged statements or confessions from him, including the names and addresses of all persons who may have custody.

32. Kindly furnish the Defendant with a copy of any search and seizure warrant, and the affidavit attached thereto, which were issued in this case for the purpose of searching the Defendant, his residence or other property.

33. Pursuant to Brady v. Maryland, 373 U.S. 83 (1963), kindly produce and/or set forth:

a. All evidence in the Government's possession or under its control which is favorable to the defense or which may arguably prove helpful to the defense.

b. All evidence in the possession or control of the police or other State Agents which is arguably favorable or helpful to the defense, including but not limited to any evidence which is merely impeaching of Government witnesses.

c. Any evidence which would tend to undermine the credibility of prosecution witnesses including but not limited to any witnesses record of criminal convictions.

d. Any witness who was unable to identify the accused as the perpetrator of the crime, or who was unsure, at any time, of the perpetrator's identity.

e. Any witness who was interviewed who may have indicated a disbelief in the accused's guilt or who may have

asserted the accused's reputation for good character, honesty, gentleness, etc.

f. The names of any witnesses who have testified either falsely or erroneously.

g. In respect to this offense, the tapes and logs of police radio calls.

h. The names and addresses of all other persons investigated as the possible wrongdoer.

i. All evidence which the police or prosecution has which is arguably conflicting.

j. Specify what incentives, promises or suggested considerations have been made to any possible witness or his counsel.

k. Any facts or evidence which the police or prosecution has which would arguably reflect unfavorably on any witness.

l. All witnesses interviewed by the police who the state does not call as a witness, specifying the reason they are not called.

m. The location of any written memoranda by the police, pertaining to this offense for any person to be called as a witness.

As the basis for his Motion, the Defendant states that the objects requested are material and necessary to the preparation of his defense for the following reasons:

GOODMAN, MEAGHER  
& ENOCH  
ATTORNEYS AT LAW  
111 N. CHARLES STREET  
BALTIMORE, MD 21201

1. That the confessions, or admissions or statements of the Defendant are needed in order for defense counsel to properly advise the Defendant, and to prepare for trial.

2. That the confessions or admissions of co-defendants, accomplices, and accessories before and after the fact which implicate or incriminate the Defendant concerning removal, consolidation, severance, or other matters necessary to insure the Defendant of a fair trial.


3. That the names, addresses and statement of the witnesses whom the state intends to call to prove its case in chief are necessary to allow the Defendant to know the persons who are to testify against him and what they have said, and to be able to interview them, and to be aware of any material deviation in their testimony on the witness stand, and to protect him from surprise.

4. That the inspection, photographing, or copying of material in the possession of the State, or its agents, which may be exculpatory, or which may be helpful to the Defendant in cross-examination, is necessary to insure the Defendant of a fair and impartial trial, and to prevent the State from retaining information in its possession which would be helpful in throwing light on the issues of the case favorable to the Defendant.

5. That the materiality and necessity for inspection of all other items requested will be demonstrated when said items have been identified; the authority for their discovery is in Rule 4-263 of the Maryland Rules of Procedure.

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& ENOCH  
ATTORNEYS AT LAW  
111 N CHARLES STREET  
BALTIMORE, MD 21201

This Motion is made in good faith and not for the purpose of delay. The requested items are in the possession of the State, or its agents, and are material and necessary to the preparation of the defense.



---

WALTER F. BALINT  
GOODMAN, MEAGHER & ENOCH  
111 North Charles Street  
Baltimore, Maryland 21201  
301-752-3666

Attorneys for the Defendant

I HEREBY CERTIFY, that on this 28<sup>th</sup> day of August, 1990, a copy of the foregoing Motion for Discovery and Inspection was mailed to the Office of the State's Attorney for Baltimore City, The Clarence Mitchell, Jr. Courthouse, Baltimore, Maryland 21202.



---

WALTER F. BALINT  
Attorney for Defendant

GOODMAN, MEAGHER  
& ENOCH  
ATTORNEYS AT LAW  
111 N CHARLES STREET  
BALTIMORE, MD. 21201

STATE OF MARYLAND  
  
v.  
  
RICARDO PARKER, JR.

\* IN THE  
\*  
\* CIRCUIT COURT  
\*  
\* FOR BALTIMORE CITY  
\*  
\* Case Nos.: 290213034, 290221060  
\* and 290221061  
\*

\* \* \* \* \*

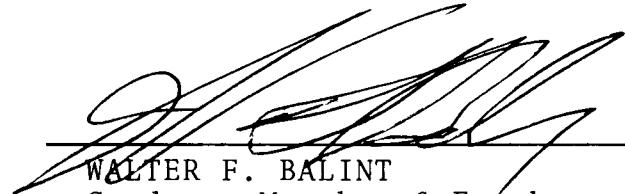
MOTION TO SUPPRESS EVIDENCE

TO THE HONORABLE, THE JUDGE OF SAID COURT:

Now comes the Defendant, Ricardo Parker, Jr. by  
Walter F. Balint and Goodman, Meagher & Enoch, his attorneys,  
and pursuant to the Maryland Rules of Procedure, moves that all  
evidence in the above captioned cases be suppressed for the follow-  
ing reasons:

BALTIMORE, MARYLAND  
CIRCUIT COURT  
FILED  
1990 AUG 8 AM 11:46

1. That the evidence and/or statements taken from the Defendant by members of the Police Department was or were taken in direct violation of his constitutional rights.
2. That the arrest of the Defendant was illegal.
3. That the evidence was obtained as a result of an illegal search and seizure.
4. For other reasons to be set forth at the hearing of said Motion.

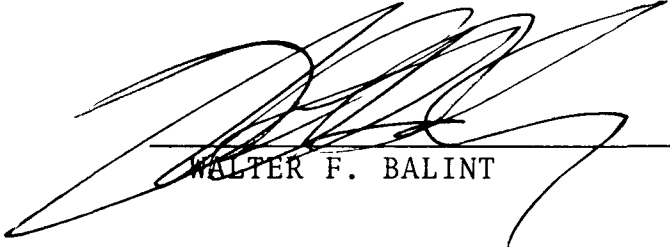
  
WALTER F. BALINT  
Goodman, Meagher & Enoch  
111 N. Charles Street - 7th Fl.  
Baltimore, Maryland 21201  
752-3666

Attorney for Defendant

GOODMAN, MEAGHER  
& ENOCH  
ATTORNEYS AT LAW  
111 N. CHARLES STREET  
BALTIMORE, MD. 21201

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 28<sup>th</sup> day of August, 1990, a copy of the foregoing Motion to Suppress Evidence was mailed to the Office of the State's Attorney for Baltimore City, The Clarence Mitchell, Jr. Courthouse, Baltimore, Maryland, 21202.



---

WALTER F. BALINT





**DISTRICT COURT OF MARYLAND FOR Baltimore City**

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



Case No.: 316892B2

STATE OF MARYLAND

VS PARKER, RECARDO JR  
1139 N. MOUNT ST.  
BALTO., MD 21217

CC#: 1F63491 SID: Loc I.D. 410-210

Eyes: BRN DL#:

Race: 1 Sex: M Ht: 5 08 Wt: 158 Hair: BLK

DOB: 08/12/73 Phone(H): (301)383-7131

Phone(W):

Charge | Statute | AR/Citation  
CDS:POSSESSION |27 287f |09028249

*Ind. # 90221060,61*

Charge | Statute | AR/Citation  
HANDGUN ON PERSON:CARRY/WEAR |27 36B |09028249

**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 \$10,000.00 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: **06/26/90.**

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: **07/26/90.**

At this time: 0900AM. Room: 1

Date: 06/26/90 Time: 05:40:34

Commissioner: *Frank J. Dobry* ID: 1169  
FRANK J. DOBRY #1169

**COMMITMENT PENDING HEARING**



**DISTRICT COURT OF MARYLAND FOR Baltimore City**

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



Case No.: 316892B2

**STATE OF MARYLAND**  
**COMPLAINANT**  
Officer: **BECKER, RONALD**  
Agency/Subagency: **AD 5901**  
ID: **E085**

**VS PARKER, RECARDO**  
1139 N. Mount St.  
Balto., MD 21217

CC#: 1F63491 SID: Local ID#: 410-210  
Eyes: BRN DL#:   
Race: 1 Sex: M Ht: 5 08 Wt: 158 Hair: BLK  
DOB: 08/12/73 Phone(H): (301)383-7131  
Phone(W): ( ) -

**CHARGE SUMMARY**

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

CHG/CIT	STATUTE	PENALTY	DESCRIPTION OF CHARGE
1 5212	27 36B		HANDGUN ON PERSON: CARRY/WEAR
4 3550	27 287f	4 Y &/or \$25,000.00	CDS: POSSESSION

*Frank J. Dorry*



# DISTRICT COURT OF MARYLAND FOR BALD. CITY

LOCATED AT (COURT ADDRESS)

1400 E. NORTH AVE. PT-1



1689282\*

RELATED CR/TR CASE

316892B2		316892B2				316892B2	
DIST./LOC.		RELATED CASES				TRACKING NUMBER	
COMPLAINANT				DEFENDANT			
NAME (LAST, FIRST, M.I.)		TITLE		NAME (LAST, FIRST, M.I.)		TITLE	
BECKER, RONALD		PIO		PARKER, RECARDO, JR.			
AGENCY	SUB-AGENCY	I.D. NO. (POLICE)	I.D. NO.	RACE	SEX	HT.	WT.
AD	5901	E085		1	M	5'8"	158
				OCA	HAIR	OTHER DESCRIPTION	
					BLK.		
WORK TELEPHONE		HOME TELEPHONE		WORK TELEPHONE		HOME TELEPHONE	
( ) 396-2411		( )		( )		( ) 383-7131	
ADDRESS		APT. NO.		ADDRESS		APT. NO.	
500 E. BALTIMORE ST.				1139 N. MOUNT ST.		21217	
CITY	STATE	ZIP CODE		CITY	STATE	ZIP CODE	
BALTIMORE	MD	21201		BALTIMORE	MD	21217	
COMMITMENT / PROBATION		316892B2		316892B2		316892B2	

### STATEMENT OF CHARGES

THE DEFENDANT HAS BEEN ARRESTED UPON THE FOLLOWING INFORMATION OR OBSERVATION: (MAKE A PLAIN, CONCISE AND DEFINITIVE STATEMENT OF ESSENTIAL FACTS CONSTITUTING THE OFFENSE CHARGED)

ON 25 JUNE 90, AT OR AROUND 2315 HRS, THIS OFFICER, WHILE ON UNIFORMED DIRECTED PATROL, IN A MARKED PATROL UNIT, TRAVELING SOUTH ON FREMONT AVE., LOOKING FOR A SUSPECT, WANTED FOR A SHOOTING, WHICH OCCURRED IN THE 700 BLK W. SARNATOGA ST.

IT IS FORMALLY CHARGED THAT THE DEFENDANT (CONTINUED ON ATTACHED SHEET CR701A OR DC/CR1A)

1	MDCCS	AR	ON OR ABOUT (DATE)	AT (PLACE)
			90-28249 25 JUNE 90	700 W. FREMONT AVE.

RECARDO PARKER JR., DID WEAR/CARRY A HANDGUN .22 AUTOMATIC, ABOUT HIS PERSON IN BALTO. CITY STATE OF MD.

T/D - 7-26-90-9AM  
 AT 1400 E. NORTH AVE. PT-1  
 BAIL - \$10,000

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.

I SOLEMNLY AFFIRM UNDER THE PENALTIES OF PERJURY THAT THE MATTERS AND FACTS SET FORTH IN THE FOREGOING DOCUMENT ARE TRUE TO THE BEST OF MY KNOWLEDGE, INFORMATION AND BELIEF.

DATE: 6-26-90  
 ARRESTING OFFICER: [Signature]

I HAVE REVIEWED THE STATEMENT OF CHARGES AND HAVE DETERMINED THAT  
 THERE IS PROBABLE CAUSE TO DETAIN THE DEFENDANT  
 THERE IS NOT PROBABLE CAUSE TO DETAIN THE DEFENDANT AND I HAVE ACCORDINGLY RELEASED HIM ON HIS OWN RECOGNIZANCE.

DATE: 6-26-90  
 JUDICIAL OFFICER: [Signature]  
 COMMISSIONER ID NO.: 1169

**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.

.....  
Date

.....  
Signature of Defendant



# DISTRICT COURT OF MARYLAND FOR BALTO. CITY

LOCATED AT (COURT ADDRESS)

1400 E. NORTH AVE. 97-1

STATE OF MARYLAND - VS -

DEFENDANT

PARKER, RECARDO, JR.

DOB

8-12-73

TRACKING NUMBER

31689232

## STATEMENT OF CHARGES (CONTINUED)

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

PIO RONALD L. BECKER 500 E. BALTIMORE ST.

IT IS FORMALLY CHARGED THAT THE DEFENDANT

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

25 JUNE 90 700 W. FAIRMONT AVE.

RECARDO PARKER JR., DID POSSESS <sup>in sup. of which he intended to distribute</sup> A CDS OF SCHEDULE II  
40 WIT. HEROIN IN BALTO. CITY STATE OF MD.

IN VIOLATION OF:

MD ANN. CODE, ART. 27 SEC. 287 :  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.

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

IN VIOLATION OF:

MD ANN. CODE, ART. SEC. :  COMMON LAW OF MD. :  PUB. LOCAL LAW, ART. SEC.

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

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

IN VIOLATION OF:

MD ANN. CODE, ART. SEC. :  COMMON LAW OF MD. :  PUB. LOCAL LAW, ART. SEC.

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

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

IN VIOLATION OF:

MD ANN. CODE, ART. SEC. :  COMMON LAW OF MD. :  PUB. LOCAL LAW, ART. SEC.

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

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

DATE 6-26-90

TIME 0001

JUDICIAL OFFICER / ARRESTING OFFICER  
*[Signature]*

2

Defendant's Name Parker, RE CARDO JR. Case No. 31689272

CONTINUATION SHEET

APPLICATION FOR STATEMENT OF CHARGES/STATEMENT OF PROBABLE CAUSE

UPON TRAVELING SOUTH, ON FREMONT AVE., THIS OFFICER, LOOKED EAST ONTO THE 700 BLK W. FAIRMONT AVE., WHEN I OBSERVED THREE JUVENILES GATHERED AROUND A VEHICLE, WHICH WAS PARKED IN THE REAR OF THE ALLEY, WHICH WAS PARTIALLY LIGHTED FROM ONE STREET LIGHT. THIS OFFICER, KNOWING THAT SEVERAL LARCENY FROM AUTOS, AND AUTO THEFTS, HAVE OCCURRED IN THIS ALLEY, I BEGAN TO PULL MY VEHICLE INTO THE ALLEY, 700 W. FAIRMONT, TO CONDUCT A FIELD INTERVIEW. AS I BEGAN TO APPROACH THE VEHICLE, THE THREE JUVENILES, BEGAN TO WALK AWAY FROM THE VEHICLE, AND WALK TOWARDS THIS OFFICER'S PATROL VEHICLE. AT THIS TIME, THIS OFFICER STOPPED ALL THREE SUSPECTS. AT THIS POINT, THIS OFFICER, BEING IN FEAR FOR MY SAFETY, DUE TO THE AREA, THE NUMBER OF SUSPECTS, BEING IN A DARK ALLEY, PATTED THE SUSPECTS OUTER CLOTHING DOWN, TO MAKE SURE, NO SUSPECT, HAD A POTENTIAL WEAPON.

6.26.90  
Date

[Signature]  
Applicant's Signature

3

Defendant's Name PARKER, RICARDO JR Case No. 31689232

CONTINUATION SHEET

APPLICATION FOR STATEMENT OF CHARGES/STATEMENT OF PROBABLE CAUSE

Upon this officer, patting down, the first suspect, who was dressed in a gray sweat-suit, I felt a hard object, in the suspect's waist-band. Upon removing this object, for my safety, after feeling, that the shape was of resemblance of a handgun, I removed same, and the object was a .22 cal. automatic handgun, containing seven .22 cal rounds. At this point, the suspect was placed under arrest, and searching the suspect, incident to arrest, this officer, recovered 14 glassine bags, containing white powder substance, that was consistent to size/shape when packed, for street-sales for narcotics, same was found in the defendant's left front pocket in his shorts. <sup>substance is suspected heroin.</sup> Field interviews were conducted on the other two juveniles and released.

As a member of the Baltc. Police Dept., I have received approximately 8 hrs of specialized training in narcotic enforcement, I have successfully made or

6.26.90  
Date

[Signature]  
Applicant's Signature

④

Defendant's Name PARKER, RICARDO JR. Case No. 31689 282

CONTINUATION SHEET

APPLICATION FOR STATEMENT OF CHARGES/STATEMENT OF PROBABLE CAUSE

PARTICIPATED IN APPROXIMATELY 52 ARRESTS FOR CPS VIOLATIONS IN MY 3 1/2 YEARS OF EXPERIENCE AS A POLICE OFFICER, RESULTING IN THE SEIZURE OF THIS SUSPECTED SUBSTANCE

ALL OCCURRED IN BALK CITY STATE OF MD

6.26.90  
Date

[Signature]  
Applicant's Signature



**PARKER, RECARDO**

316892B2

CC#: 1F63491



Local ID #: 410-210

**PARKER, RECARDO**

316892B2

CC#: 1F63491

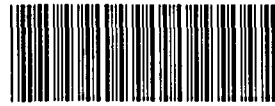


Local ID #: 410-210

**PARKER, RECARDO**

316892B2

CC#: 1F63491



Local ID #: 410-210

<b>316892B2</b>	<b>316892B2</b>	<b>316892B2</b>	<b>316892B2</b>	<b>316892B2</b>	<b>316892B2</b>
<b>316892B2</b>	<b>316892B2</b>	<b>316892B2</b>	<b>316892B2</b>	<b>316892B2</b>	<b>316892B2</b>
<b>316892B2</b>	<b>316892B2</b>	<b>316892B2</b>	<b>316892B2</b>	<b>316892B2</b>	<b>316892B2</b>
<b>316892B2</b>	<b>316892B2</b>	<b>316892B2</b>	<b>316892B2</b>	<b>316892B2</b>	<b>316892B2</b>



MDCCS#: 316892B2

Type: Criminal

PARKER

RECARDO

MDCCS#: 316892B2

Type: Criminal

PARKER

RECARDO

MD Dist. Court #: 316892B2

Case type: Criminal

PARKER

RECARDO

MDCCS#: 316892B2

Type: Criminal

PARKER

RECARDO

MDCCS#: 316892B2

Type: Criminal

PARKER

RECARDO

Lawrence A. Murphy, Clerk

CRIMINAL COURT OF BALTIMORE  
APPEARANCE NOTICE

MD 10/25/90 (5)  
New

CASE NO. 290 221 060 + 1

CHARGE

DEFENDANT  
FULL NAME

Ricardo Parker

MR. CLERK:

PLEASE ENTER MY APPEARANCE IN THE ABOVE CASE(S) FOR THE ~~STATE~~ <sup>STATE</sup> ~~OF MARYLAND~~

REPRESENTATION  
(Check One)

- Private Attorney (ADF)
- Public Defender (APD)
- Panel Attorney (APA)
- A.S.A.

TRIAL NOTIFICATION INFORMATION (PRINT OR TYPE)

AMELIA G. LOMBARDO  
ATTORNEY NAME

504433  
CLIENT SECURITY NO.

RM. 310 111 N. CALVERT STREET  
ATTORNEY MAILING ADDRESS

BALTIMORE, MARYLAND  
CITY/TOWN

21202  
ZIP CODE

396-5154  
ATTORNEY TELEPHONE

Amelia G. Lombardo /dc  
ATTORNEY SIGNATURE

9/17/90  
DATE

APPEARANCE NOTICE  
CIRCUIT COURT FOR BALTIMORE CITY  
CRIMINAL DIVISION

CASE NO. 290213034/290221060-61

CHARGE assault w/ intent to murder/HGV/CDS dist.

DEFENDANT  
FULL NAME Ricardo Parker, Jr.

- PLEASE ENTER MY APPEARANCE AND REQUEST TO FILE MOTIONS ON RECORD (PER AGREEMENT)  
 PLEASE ENTER MY APPEARANCE IN THE ABOVE CAPTIONED CASE(S)

REPRESENTATION  
(Check One)

- Private Attorney (ADF)  
 Public Defender (APD)  
 Panel Attorney (APA)  
 State's Attorney (SA)

TRIAL NOTIFICATION INFORMATION (PRINT OR TYPE)

Walter Balint / Jerry Dresner  
ATTORNEY NAME

CLIENT SECURITY NO.

111 N. Charles St.  
ATTORNEY MAILING ADDRESS

Baltimore  
CITY/TOWN

21201  
ZIP CODE

752-3666  
ATTORNEY TELEPHONE NO.

Jerry Dresner  
ATTORNEY SIGNATURE

8/27/90  
DATE

ARRG DATE SCHED  
8/27/90

CIRCUIT COURT FOR BALTIMORE CITY  
SAUNDRA E. BANKS, CLERK

AW/M CASE NUMBER  
290213034

STATE OF MARYLAND

VS

PARKER, RICARDO JR

YOU ARE HEREBY SUMMONED TO APPEAR AT 9:30 A.M.

TRIAL ON

10-25-90

PART

5

ROOM

230

COURTHOUSE

E

REARRAIGNMENT ON

\_\_\_\_\_

PART

\_\_\_\_\_

ROOM

\_\_\_\_\_

COURTHOUSE

\_\_\_\_\_

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

RECEIVED BY

Ricardo Parker

DATE

8/27/90

BY ORDER OF COURT

SAUNDRA E BANKS

CLERK OF THE COURT

ASSOCIATED CASES

290221060 290221061

Becky Postle



**DISTRICT COURT OF MARYLAND FOR Baltimore City**

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

Case No.: 316892B2

STATE OF MARYLAND

**VS** PARKER, RECARDO JR  
1139 N. MOUNT ST.  
BALTO., MD 21217  
Local ID: 410-210

**INITIAL APPEARANCE REPORT (Rule 4-213)**

I hereby certify that when the above named Defendant was brought before me for his initial appearance, I: INFORMED 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. REQUIRED Defendant to read 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.

**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: circumstances of charges, nature of evidence against deft., potential sentence upon conviction, deft. on bail pending Assault W/I/Murder, Handgun/Felony and Handgun-Wear/Carry (A/D: 6/4/90), potential danger to others. Required a bail bond in the amount of \$10,000.00, with collateral security equal in value to the full penalty amount to be satisfied by depositing the required amount in cash, by certified check, by pledging intangible property approved by the Court, by encumbering real estate, and/or with the obligation of a corporation which is an insurer, or other surety, in the full penalty amount.

**Notice**

I INFORMED THE DEFENDANT:

- 1. that a condition of ANY release is that Defendant appear for hearing and/or trial as directed by the Court.
- 2. that a warrant for his arrest will be issued if he violates the condition(s) of release; that if the recognizance or bail bond is forfeited and he willfully fails to surrender himself within 30 days following the forfeiture, he may be charged and fined not more than \$5,000.00 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: 06/26/90 Time: 05:38:21

Commissioner: *T. J. Don*

ID: 1169

*DOBAY*

**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 is **07/26/90** at 0900AM in room 1 at 1400 E. North Avenue, Baltimore, MD 21213. I agree to any conditions of release and agree to appear as directed.

6-26-90

Date

Signature of Custodian

*X [Signature]*

Signature of Defendant



C.I. # 290221061

STATE OF MARYLAND

vs.

RICARDO PARKER (90-28249-02)

Information

*Arthur O. Dimmick*

The State's Attorney for the City  
of Baltimore

Mr. Clerk:

Please file, etc.

WITNESSES:

Off. Ronald Becker CD  
Off. W.M.Hackley CL Ballistics Sec.  
Stephen L.Thomas Chem.Lab.

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

VIOLATION OF NARCOTIC LAWS

*F.L.*  
*2-18-10*  
*87 Pages*

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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]-####`



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]  
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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]  
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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