

ROBERT MACK BELL, et al

v.

STATE OF MARYLAND

\*  
\*  
\*  
\*  
\*  
\*

In The  
Court of Appeals  
of Maryland

No. 91

September Term, 1961

O R D E R

Upon consideration of the motion for order vacating judgment of conviction, or in the alternative, to set case for argument on rehearing,

It is, this 9th day of April, 1965, ORDERED by the Court of Appeals of Maryland that the supplemental mandate of this Court filed on October 23, 1964, affirming the judgments of the Criminal Court of Baltimore be, and the same is hereby, vacated, and it is further

ORDERED that the judgments of the Criminal Court of Baltimore be, and they are hereby, reversed with costs, and it is further

ORDERED that the Mayor and City Council of Baltimore pay the court costs below and in this Court, and that the State of Maryland pay the sum of four hundred and sixty-two dollars and ninety-three cents (\$462.93) to Robert Mack Bell, et al, for their costs expended in the prosecution of their appeal to the Supreme Court of the United States, as directed by that Court.

/s/ Stedman Prescott

Chief Judge