WARRANT OF ARREST—MISDEMEANOR (STATE) COMMONWEALTH OF VIRGINIA Va. Code § 19.2-71, -72	CASE NO.	
Prince William General District Court Criminal X Traffic CITY OR COUNTY Juvenile and Domestic Relations District Court	ACCUSED:	
TO ANY AUTHORIZED OFFICER: You are hereby commanded in the name of the Commonwealth of Virginia forthwith to arrest	ADDRESS/LOCATION	Hearing Date/Time
and bring the Accused before this Court to answer the charge that the Accused, within this city or		
county, on or abou did unlawfully in violation of Section		
18.2-266 , Code of Virginia: drive or operate a motor vehicle while having a blood alcohol concentration of 0.08 percent or more by weight		
by volume or 0.08 grams or more per 210 liters of breath; or while under the influence of alcohol; or while under the influence of a narcotic drug or other self-administered intoxicant or drug, or a combination of drugs,	RACE SEX BORN HT. WGT. EYES HAIR	
to a degree which impaired the accused's ability to drive or operate a motor vehicle safely; or while under the combined influence of alcohol and a drug or drugs to a degree which impaired the accused's ability to drive or	SSN	
operate a motor vehicle safely.	DL# STATE	
I, the undersigned, have found probable cause to believe that the Accused committed the offense	CLASS 1 MISDEMEANOR EXECUTED by arresting the Accused named above on	
charged, based on the sworn statements of	This day:	
Execution by summons L. permitted at officer's discretion. X not permitted.	For legal entities other than individuals, service pursuant to Va. Code \$ 19.2-76.	
Execution by summons C.1 perinted at officer's disordon.	SERVICE	
DATE AND TIME ISSUED James A. Ortte MAGISTRATE JUDGE		
	for	
	Attorney for the Accused:	
	Short Offense Description:	
CCRE May be Required	DWI: 1ST OFF, BAC .0814%	
Community to required	Offense Tracking Number:	
	FOR ADMINISTRATIVE USE ONLY Virginia Crime Code:	STATE

DWI-5413-M1

The Accused was this day:	I impose the following Disposition:	Offense Tracking Number:
[] tried in absence [] present	[] FINE [] CIVIL PENALTY of \$	
	with \$suspended	FINE
PROSECUTING ATTORNEY PRESENT (NAME)	[] JAIL SENTENCE of	
	imposed, [] of whichdays	· ·
DEFENDANT'S ATTORNEY PRESENT (NAME)	mandatory minimum, withsuspended	LOCALITY
[] NO ATTORNEY [] ATTORNEY WAIVED	for a period ofconditioned	
[] If convicted, no jail sentence will be imposed.	upon being of good behavior, keeping the peace, obeying this	COSTS
## <u> </u>	order and paying fines and costs.	
[] INTERPRETER PRESENT	Credit is allowed pursuant to § 53.1-187 for time spent in confinement.	461 FIXED MISD FEE
Plea of Accused:	[] Serve jail sentence beginning	462 FIXED DRUG MISD FEE
[] not guilty [] Witnesses sworn	[] on weekends only	112 WITTHESS FEE
nolo contendere	[] Work release [] authorized if eligible [] required	113 WITNESS FEE
[] guilty [] Plea voluntarily and intelligently entered	[] not authorized	113 IGNITION INTERLOCK WE Z
after the defendant was apprised of his right against	[] Public work force [] authorized [] not authorized	113 IGNITION INTERLOCK OF THE STATE OF THE S
compulsory self-incrimination and his right to		EXE
confront the witnesses against him.	on PROBATION for	COPY OF THAT IS DEFINATION OF THAT IS DEFINATION OF THAT IS DEFINATION OF THAT IS DEFINATION OF THE IS DEFINATION.
Plea and Recommendation	[] VASAP [] local community-based probation agency	113
And was TRIED and FOUND by me:	DRIVER'S LICENSE suspended for	
[] not guilty [] guilty as charged	[] Restricted Driver's License per attached order	120 CT. APPT. ATTY
[] guilty of		121 TRIAL IN ABSENCE FÉE
VCC	[] Ignition Interlock for	125 WEIGHING FEE PART OF THE PROPERTY OF THE P
[] facts sufficient to find guilt but defer adjudication/	[] RESTITUTION of \$	TES WEIGHNOFEE E E E E TI
disposition to	due by	133 BLOOD TEST FEE
DATE AND TIME	payable to	137 TIME TO PAY OF OF
and place accused on probation, §§ 4.1-305, 18.2-57.3,	with interest thereon from [] DATE OF LOSS OR DAMAGE [] TODAY'S DATE	
18.2-251 or 19.2-303.2.	as condition of suspended sentence	192 TRAUMA CENTER FOR
[] A separate order for First Offender is attached and	[] COMMUNITY SERVICE hours to be completed by	234 JAIL ADMISSION FEE 岩色
incorporated in this order. [.] Costs imposed upon defendant.	and supervised by	243 LOCAL TRAINING SHEET SHEET
[,] Costs imposed upon detendant.	[] to be credited against fines and costs	243 LOCAL TRAINING ON LOCAL TRAINING CONTRAINING ON LOCAL TRAINING CONTRAINING CONTR
	Contact prohibited between defendant and victim/	YEAR THE
DATE JUDGE	victim's family or household members	244 COURTHOUSE SECURITY FEE CONTROL SECURITY FEE CO
And was FOUND by me to be:	[] Reimburse Commonwealth for investigatory medical fees	SECURITY FEE
driving a commercial motor vehicle	Pay \$50 fee to the Court for Trauma Center Fund	
[] carrying hazardous materials	[] Other:	OTHER (SPECIFY)
I ORDER a nolle prosequi on prosecution's motion		
ORDER the charge dismissed [] with prejudice	[] Remanded for [] CCRE Report []	10000000000000000000000000000000000000
1800 BB (1907 BB 1907	[] Bail on Appeal \$	
[] conditioned upon payment of costs (accord and	DRIVER'S LICENSE/PRIVILEGE TO DRIVE IN VIRGINIA	TOTAL \$
satisfaction), § 19.2-151.	SUSPENDED EFFECTIVE IN 15 DAYS IF FINES, COSTS,	Julia
[] conditioned upon payment of costs and successful completion of traffic school, § 16.1-69.48:1.	FORFEITURES, PENALITIES OR RESTITUTION ARE NOT PAID.	[L Stay of the proceedings pursuant to § 16.1-131.1
[] under §§ 4.1-305, 18.2-57.3, 18.2-251 or 19.2-303.2.	Va. Code & 46.2-395	7 start proceedings pursuant to § 10.1-151.1
[] bilder gg 4.1-303, 16.2-37.3, 16.2-231 of 19.2-303.2.		
	TUDGE	DATE JUDGE