| WARRANT OF ARREST—MISDEMEANOR (STATE) COMMONWEALTH OF VIRGINIA Va. Code § 19.2-71, -72 |   |   |  |                   |
|--|---|---|--|-------------------|
| Fairfax  | General District Court Criminal Traffic                       | ACCUSED:  |  |                   |
| CITY OR COUNTY   | Invenile and Domestic Relations District Court                |   | LAST NAME, FIRST NAME, MIDDLE NAME   |                   |
| TO ANY AUTHORIZED OFFICE<br>You are hereby commanded in the                            | R: name of the Commonwealth of Virginia forthwith to arrest   |   | ADDRESS/LOCATION   | Hearing Date/Time |
| and bring the Accused before this Cou  | rt to answer the charge that the Accused, within this city or |   | and the second of the second o |                   |
| county, on or about  | did unlawfully in violation of Section                        |   | A CONTRACT OF THE STATE OF THE  |                   |
| 18.2-57.2 assault and batter his wife,   | who is a family or household member.                          |   | Maria Aviani,  |                   |
| Family Relationship: Spouse  |   | RACE SEX  | BORN HT. WGT. EYES HAIR  |                   |
| charged, based on the sworn statement  | e cause to believe that the Accused committed the offense     | this day.   | TED by arresting the Accused named above or  | N                 |
| DATE AND TIME ISSUED   | William L. Manning MAGISTRATE JUDGE                           |   | ATE AND TIME OF SERVICE  ARRESTING OFFICER   | R.                |
| CCRE May be Required   |   | Short Offens ASSAULT: O Offense Trace FOR ADMINIS | sheriff the Accused:  e Description: N FAMILY MEMBER cking Number: TRATIVE USE ONLY Crime Code:  | STATE             |

ASL-1315-M1

| The Accused was this day:  | I impose the following Disposition:   | Offense Tracking Number:                             |
|--|---|--|
| [] tried in absence [4] position   | FINE [ ] CIVIL PENALTY of \$  |  |
|  | with \$suspended  | FINE   |
| PROSECUTING ATTORNEY PRESENT (NAME)  | JAIL SENTENCE of  |  |
| Leiva  | imposed, [ ] of which days  | \$   |
| and the second s | mandatory minimum, with suspended for a period conditioned  | LOCALITY   |
| [ ] NO ATTORNEY [ ] ATTORNEY WAIVED [ ] If convicted, no jail sentence will be imposed.  | upon being of good behavior, keeping the peace, obeying this order and paying fines and costs.                                      | COSTS  |
| [ WINTERPRETER PRESENT Mr. DAID Bernhall   | Credit is allowed pursuant to § 53.1-187 for time spent in  | 461 FIXED MISD FEE                                   |
| Plea of Accused: Present For allogad   | confinement.  |  |
| not guilty [ Witnesses sworn U:Chim  | Serve jail sentence beginning     on weekends only  | 462 FIXED DRUG MISD FEE                              |
| [] nolo contendere   | [ ] Work release [ ] authorized if eligible [ ] required  | 113 WITNESS FEE                                      |
| guilty [] Plea voluntarily and intelligently entered after the defendant was apprised of his right against   | [ ] not authorized  | 113 IGNITION IN ERLOCK                               |
| compulsory self-incrimination and his right to   | [ ] Public work force [ ] authorized [ ] not authorized   | 113 DUI FEE  |
| confront the witnesses against him.  | [ ] on PROBATION for  | 113  |
| [ ] Plea and Recommendation And was TRIED and FOUND by me:   | DRIVER'S LICENSE suspended for  | 113  |
| not guilty [ ] guilty as charged   |   | 120 CT. APPT. ATTY                                   |
| [] guilty of   | Restricted Driver's License per attached order  I Ignition Interlock for  | 121 TRIAL IN ABSENCE FEE                             |
| VCC  | CIVIL REMEDIAL FEE, § 46.2-206.1, payment due   | 125 WEIGHING FEE                                     |
| [ ] facts sufficient to find guilt but defer adjudication/   | \$; second equal payment to   |  |
| disposition to   | DMV due 14 calendar months from date of conviction; third equal   | 133 BLOOD TEST FEE                                   |
| and place accused on probation, §§ 4.1-305, 18.2-57.3,   | payment to DMV due 26 months from date of conviction  | 137 TIME TO PAY                                      |
| 18.2-251 or 19.2-303.2.  | due by  | 192 TRAUMA CENTER FEE                                |
| [ ] A separate order for First Offender is attached and  | payable to  | 234 JAIL ADMISSION FEE                               |
| incorporated in this order.  | with interest thereon from  |  |
| Costs imposed upon defendant.  | [ ] DATE OF LOSS OR DAMAGE [ ] TODAY'S DATE   | 243 LOCAL TRAINING                                   |
|  | as condition of suspended sentence  | ACADEMY FEE  |
| DATE JUDGE   | [ ] COMMUNITY SERVICE hours to be completed by and supervised by  | 244 COURTHOUSE                                       |
| And was FOUND by me to be:   | and supervised by   | SECURITY FEE   |
| [ ] driving a commercial motor vehicle   | [ ] Contact prohibited between defendant and victim/  | 034 CIVIL REMEDIAL FEE                               |
| [ ] carrying hazardous materials   | victim's family or household members  |  |
| [ ] I ORDER a nolle prosequi on prosecution's motion   | [ ] Reimburse Commonwealth for investigatory medical fees   | OTHER (SPECIFY)                                      |
| I ORDER the charge dismissed with prejudice  | Pay \$50 fee to the Court for Trauma Center Fund  |  |
| [ ] conditioned upon payment of costs (accord and satisfaction), § 19.2-151.   | Other:  |  |
| [ ] conditioned upon payment of costs and successful   | [ ] Remanded for [ ] CCRE Report [ ]  | TOTAL \$   |
| completion of traffic school, § 16.1-69.48:1.  | Bail on Appeal \$   |  |
| [ ] under §§ 4.1-305, 18.2-57.3, 18.2-251 or 19.2-303.2.   | SUSPENDED EFFECTIVE IN 15 DAYS IF FINES, CIVIL REMEDIAL FEE, COSTS, FORESITURES, PENALITIES OR N ARE NOT PAID. Va. Codo § 46.2-395. | [ ] Stay of the proceedings pursuant to § 16.1-131.1 |
| FORM DC 314 (MASTER DAGE TWO OF TWO  |   | DATE JUDGE   |
| FORM DC-314 (MASTER, PAGE TWO OF TWO) 11/07  | JUDGE   |  |