

WARRANT OF ARREST—FELONY

COMMONWEALTH OF VIRGINIA Va. Code § 19.2-71, -72

Prince William

CITY OR COUNTY

General District Court Criminal Traffic
 Juvenile and Domestic Relations District Court

TO ANY AUTHORIZED OFFICER:

You are hereby commanded in the name of the Commonwealth of Virginia forthwith to arrest and bring the Accused before this Court to answer the charge that the Accused, within this city or county, on or about [REDACTED] did unlawfully and feloniously in violation of Section

18.2-248, Code of Virginia: possess a controlled substance classified in Schedule I or II with intent to manufacture, sell, give, or distribute it.

I, the undersigned, have found probable cause to believe that the Accused committed the offense charged, based on the sworn statements of

[REDACTED], Complainant.

Norman M. Hoover

 CLERK MAGISTRATE JUDGE
Norman M. Hoover

DATE AND TIME ISSUED

ACCUSED:

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

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[REDACTED]

RACE SEX BORN HT. WGT. EYES HAIR
MO. DAY YR. FT. IN

DL# STATE

CLASS U FELONY

EXECUTED by arresting the Accused named above on this day:

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

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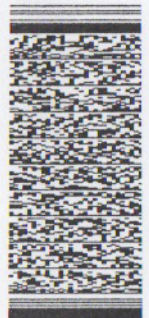
[REDACTED]

[REDACTED]

[REDACTED]

F

[REDACTED]
Hearing Date/Time



FELONY

NAR-3043-F9

WAIVER OF PRELIMINARY HEARING

Understanding my right to a preliminary hearing before the Court named in this warrant to determine whether there is probable cause to believe that I committed a felony AND, having the consequences of my waiver explained to me by the Judge of this Court, I nevertheless WAIVE MY RIGHT TO A PRELIMINARY HEARING on the felony charged in this warrant. Certified to the Circuit Court of this jurisdiction.

_____ DATE _____
 ACCUSED

_____ JUDGE _____
 ATTORNEY FOR ACCUSED

Offense Tracking Number [REDACTED]	
Preliminary Hearing Costs	
120 Ct. Appt. Atty	\$
113 Court Reporter
113 Witness
TOTAL

- The Accused named within was brought before me or appeared this day, and upon hearing the evidence, I order the case certified to the grand jury of this jurisdiction, at its next term date, having found probable cause to believe that the Accused committed the felony charged in this warrant.
- Bail on certification \$
- I ORDER the accused discharged at preliminary hearing and the charge is dismissed.
- The charge was reduced to
- The Accused was this day:
 - tried in absence present
- PROSECUTING ATTORNEY PRESENT (NAME) _____
- DEFENDANT'S ATTORNEY PRESENT (NAME) _____
- NO ATTORNEY ATTORNEY WAIVED
- Interpreter present
- Plea of Accused:
 - not guilty Witnesses sworn
 - nolo contendere
 - guilty Plea voluntarily and intelligently entered after the defendant was apprised of his right against compulsory self-incrimination and his right to confront the witnesses against him.
- Plea and Recommendation
- And was TRIED and FOUND by me:
 - not guilty guilty as charged
 - guilty of
 - VCC
 - facts sufficient to find guilt but defer adjudication/disposition to _____
- DATE AND TIME _____
 and place accused on probation, §§ 4.1-305, 18.2-57.3, 18.2-251 or 19.2-303.2.
- A separate order for First Offender is attached and incorporated in this order.

- I impose the following Disposition:
 - FINE of \$ with \$ suspended
 - JAIL SENTENCE of imposed, of which days mandatory minimum, with suspended for a period of conditioned upon being of good behavior, keeping the peace, obeying this order and paying fines and costs. Credit is allowed pursuant to § 53.1-187 for time spent in confinement.
 - Serve jail sentence beginning on weekends only
 - Work release authorized if eligible required not authorized
 - Public work force authorized not authorized
 - on PROBATION for VASAP local community-based probation agency
 - DRIVER'S LICENSE suspended for
 - Restricted Driver's License per attached order Ignition interlock for
 - RESTITUTION of \$ due by payable to:
 - with interest thereon from DATE OF LOSS OR DAMAGE TODAY'S DATE
 - as condition of suspended sentence
 - COMMUNITY SERVICE hours to be completed by and supervised by to be credited against fines and costs
 - Contact prohibited between defendant and victim/victim's family or household members
 - Reimburse Commonwealth for investigatory medical fees
 - Pay \$50 fee to the Court for Trauma Center Fund
 - Other.....

- FINE COSTS
- 461 FIXED MISD FEE
- 462 FIXED DRUG MISD FEE
- 113 WITNESS FEE
- 113 IGNITION INTERLOCK
- 113 DUI FEE
- 113
- 120 CT. APPT. ATTY
- 121 TRIAL IN ABSENCE FEE
- 125 WEIGHING FEE
- 133 BLOOD TEST FEE
- 137 TIME TO PAY
- 192 TRAUMA CENTER FEE
- 234 JAIL ADMISSION FEE
- 243 LOCAL TRAINING ACADEMY FEE
- 244 COURTHOUSE SECURITY FEE
- OTHER (SPECIFY)
- TOTAL \$

I CERTIFY THAT THE DOCUMENT TO WHICH THIS AUTHENTICATION IS AFFIXED IS A TRUE COPY OF A RECORD IN THE PRINCE WILLIAM GENERAL DISTRICT COURT, AND THAT I AM THE CUSTODIAN OF THAT RECORD.
 DATE 11-28-11 Maria Alderson
 CLERK DEPUTY CLERK

- I ORDER a nolle prosequi on the prosecution's motion
 - I ORDER the charge dismissed with prejudice
 - conditioned upon payment of costs (accord and satisfaction), § 19.2-151.
 - under §§ 4.1-305, 18.2-57.3, 18.2-251 or 19.2-303.2.
- DATE _____ JUDGE _____
 [REDACTED] *Ulshuis*

Stay of the proceedings pursuant to § 16.1-131.1

DATE _____ JUDGE _____