co°	Taxe good"
WARRANT OF ARREST—FELONY CCS.IMONVEALTH OF VIRGINIA Va. Code § 19.2-71, -72	CASE NO.
Alexandria General District Court X Criminal Traffic	ACCUSED:
CITY OR COUNTY Juvenile and Domestic Relations District Court	Hunt, Robe
	1010 Verne
TO ANY AUTHORIZED OFFICER: You are hereby commanded in the name of the Commonwealth of Virginia forthwith to arrest and	Alexandria,
bring the Accused before this Court to answer the charge that the Accused, within this city or county,	
on or about 07/25/2005 did unlawfully and feloniously in violation of Section	RACE SEX
18.2-51 , Code of Virginia: maliciously stab, cut, or wound Larry Newman with the intent to maim, disfigure, disable, or kill.	B M SSN
ADC# A0001305 APD# 05139151	
	CLASS
	execu on this day:
	1
	7/14
	G-1-
	192
I, the undersigned, have found probable cause to believe that the Accused committed the offense charged, based on the sworn statements of	for Attorney for t
Mr. Larry Newman , Complainant.	10m
	Short Offenson
07/13/2006 04:31 PM	Offense Track
George F Ball Jr	
TAKE BUCCAL SAMPLE IF LIDS SHOWS NO DNA SAMPLE IN DATA BANK Check if sample previously taken: Check if sample palameters to the sample previously taken:	FOR ADMINIST
Check if sample previously taken: V Check if sample parties arrest: CCRE is Required ORIGINAL	1.21

CASE NO. 05 03030	\mathbf{F}
ACCUSED: Hunt, Robert E. LAST NAME, FIRST NAME, MIDDLE NAME 1010 Vernon Street ADDRESS/LOCATION Alexandria, VA 22314	T. 17.06 Hearing Date/Time
RACE SEX BORN HT. WGT EYES HAIR MO. DAY YR. FT. IN. 6' 00" 200 BRO BLK SSN DL# STATE	11:00Am 11:00Am 9/8/06 8H Segue
CLASS 3 FELONY EXECUTED by arresting the Accused named above on this day:	
1/14/06 1527 HK) DATE AND TIME OF SERVICE G-L-LADIS LAW Arresting Officer 1926 ARD 100 BADGE NO. AGENCY AND JURISDICTION	
Attorney for the Accused: Short Offense Description: MALICIOUS WOUNDING	
Offense Tracking Number: 510GM2370600732 FOR ADMINISTRATIVE USE ONLY Virginia Crime Code:	FELONY

ASL-1334-F3

FELONY

VIRGINIA:

IN THE CIRCUIT COURT FOR THE CITY OF ALEXANDRIA

COMMONWEALTH OF VIRGINIA

V

ROBERT ERIC HUNT

CF06000462

ORDER

This 9th day of November, 2006 came the Attorney for the Commonwealth and the defendant, ROBERT ERIC HUNT, who stands indicted for a felony and a misdemeanor, to-wit: Attempted Malicious Wounding and Assault and Battery, appeared in Court according to the conditions of his recognizance and came also Thomas Cullen, his attorney.

Whereupon, the accused was arraigned and after private consultation with his said counsel, pleaded and GUILTY to Assault and Battery as charged in Count Two of the Indictment, which plea was tendered by the accused in person, and the Court, having made inquiry and being of the opinion that the accused fully understood the nature and effect of his plea and of the penalties that may be imposed upon his conviction and of the waiver of trial by jury and of appeal, and finding that his plea was voluntarily and intelligently made, proceeded to hear and determine the case without the intervention of a jury as provided by law, and having heard all of the evidence and argument of counsel, does find the accused and GUILTY of Assault and Battery.

Whereupon, the Court ordered that this case shall be continued to the 22nd day of February, 2007, at 10:00 o'clock a.m., for sentencing.

Whereupon, the Attorney for the Commonwealth moved the Court to nolle prosequi Count

(CF06000462)

One of the indictment, and there being no objection thereto by the defendant, said motion was granted and the Court ordered that Count One of the indictment be, and the same hereby is, nolle prosequied and ordered stricken from the docket.

The Court certifies that at all times during the trial of this case the defendant was personally present and his attorney was likewise personally present and capably represented the defendant.

And the defendant is allowed to depart according to the conditions of his recognizance.

Lisa B Kemler, Judge

Entered: November 13, 2006



(CF06000462)

VIRGINIA: IN THE CIRCUIT COURT OF THE CITY OF ALEXANDRIA

FEDERAL INFORMATION PROCESSING STANDARDS

CODE: 510

Hearing Date: February 22, 2007 Judge: Lisa B Kemler, Judge

COMMONWEALTH OF VIRGINIA

v.

ROBERT ERIC HUNT, Defendant

This case came before the Court for sentencing of the defendant, who appeared in person with his attorney, **Thomas Cullen**. The Commonwealth was represented by **Cathryn Evans**. On 11-09-06 the defendant was found guilty of the following offenses:

CASE	OFFENSE DESCRIPTION AND	OFFENSE	VA. CODE
NUMBER	INDICATOR (F/M)	DATE	SECTION
	Assault (M)		
CF06000462	Assault (M)	07-25-05	18.2-57
VCC Code:	ASL-1313-M1		

Before pronouncing the sentence, the Court inquired if the defendant desired to make a statement and if the defendant desired to advance any reason why judgment should not be pronounced.

The Court SENTENCES the defendant to:

Incarceration in the Alexandria City Jail for the term of: 12 months for Assault The total sentence imposed is 12 months.

This sentence shall run consecutive with any other sentences imposed.

The Court SUSPENDS all but the time served of the Assault sentence, for a period of 12 months, for a total suspension of all but the time served, upon the following condition (s):

Good behavior. The defendant shall be of good behavior for 12 months from the defendant's release from confinement. The Court ordered that the defendant shall have no further contact with the victim in this case.

Substance Abuse Screening. The Defendant shall complete any substance abuse screening,

(CF06000462)

assessment, testing and treatment as directed by the Department of Corrections. The Defendant may be subject to payment of any fees associated with substance abuse treatment or intervention as required by the treatment or intervention program on an ability to pay basis.

Supervised probation. The defendant is placed on probation to commence on his release from incarceration, under the supervision of a Probation Officer for 12 months or unless sooner released by the court. The defendant shall comply with all the rules and requirements set by the Probation Officer. Probation shall include substance abuse counseling and/or testing as prescribed by the Probation Officer.

Costs. The defendant shall pay costs of \$75.00 plus attorney's fees.

Credit for time served. The defendant shall be given credit for time spent in confinement while awaiting trial pursuant to Code § 53.1-187.

2/23/07	ENTER:	
DATE		

DEFENDANT IDENTIFICATION:

Alias:

SSN 0234

DOB:

Sex: Male

SENTENCING SUMMARY:

TOTAL SENTENCE IMPOSED: 12 months

TOTAL SENTENCE SUSPENDED: all but the time served

PETITION TO PERFORM COMMUNITY SERVICE IN LIEU OF PAYMENT OF COURT COSTS F930643 F950057

				Case No.:	E970442.
To: The Hono	orable Judge of the Cir	cuit Court for	the City of Alex	-	F 0600467
Applicant:	Hunt	R	obert		Fric
	(Last Name)	(First	t Name)	(Mic	idle Name)
Address:	1010 Ver	non	<u>St.</u>		
					
SSN:			Parolee VSP#	:	
Local Electron	ic Monitoring Particip custody at <u>Alex</u> .	ant:yes_	no Proba	tion: <u>/</u> yes	no
In acco	ordance with §53.1-150 osts beginning (date)	of the Code	of Virginia, I am	requesting e	xemption from
In supp	oort of this petition, I s	tate the follow	ving:		
	I currently receive the	following typ	e of public assist	ance.	
	AFDC	\$		Medicai	d
	Food Stamps	\$ 150.	00	SSI \$_	
	Other:	M			
	I currently do not rece	eive public ass	istance.		
Occupation: 2	Stocker Idress Richn	_ Empl	oyer's Name: <u>A</u>	J. U)right
_Net Monthly			,		
Net take home Other Income			Self 650-7 N/A	Spous 700	9 <u>00</u> 1/14
	Total Income		650-700	·)	

Assets		
Cash on Hand		O
Bank Accounts		O
Any other assets:	•	
with a net value of Real estate		
(describe) with a net value of		
Motor Vehicles with a net value of year & make		
year & make with a net value of		
Other personal property: (describe) Total Assets	0	<u> </u>
Number in household		
Number of people you support (including yourself)	_2_	
Exceptional Expenses Self (Medical expenses, court-ordered support or alimony, child care, etc.)	Family	,
Total expenses	\$ 325 \$ 0 \$ 325	\$ O \$ O
Available Funds of Defendant.	\$ 0.00	

I understand that if this petition is approved, I will be exempt from paying court costs and shall be required to perform community service as an alternative.

This statement is made under oath, any false statement of a material fact to any question contained herein shall constitute perjury under the provisions of §18.2-434 of the Code of Virginia. The maximum penalty for perjury is confinement in the penitentiary for a period of ten years.

I hereby state	e that the above information is	s correct to the best of my knowledge.	
4-/7 (Date)	-07	(Applicant)	
Sworn/affirm	ed and signed before me this	day:	
	<u>- 67</u>	Signature of Notary or Deputy Clerk My commission expires:	_
		oing; and good cause shown, the petition is GRANTI ORDERED to complete (3) hours of community	
	Having reviewed the foregoing been established, the petition	ng, it appearing to the Court that undue hardship has not is DENIED.	ot
4/1	1/07		_
Date		_ Judge	

cc: Probation and Parole
Alexandria Detention Center

IN LIEU OF PAYMENT OF COURT COSTS C FO6 00 462 CF 930603 Case No.: (F 950059 To: The Honorable Judge of the Circuit Court for the City of Alexandria Applicant: Hun 1010 Vernon Address: SSN: Parolee VSP#: Local Electronic Monitoring Participant: ___ yes ___ no Probation: __ Released from custody at Alexa In accordance with §53.1-150 of the Code of Virginia, I am requesting exemption from paying court costs beginning (date) ______ based upon unreasonable hardship. In support of this petition, I state the following: I currently receive the following type of public assistance. ___ Medicaid Food Stamps __SSI \$____ Other:_ I currently do not receive public assistance. Occupation: Unemploye Employer's Name: Employer's Address_ _Net Monthly Income Self Spouse Net take home pay Other Income Sources: Total Income

PETITION TO PERFORM COMMUNITY SERVICE

Assets		
Cash on Hand	O	
Bank Accounts		
Any other assets:		
with a net value of	-0-	0
Real estate None		
(describe) with a net value of	Minimum contraction in the contraction of the contr	
Motor Vehicles		
year & make with a net value of	Washington Control of	
year & make with a net value of		
Other personal property: (describe)		
None		
Total Assets		
Number in household		
Number of people you support (including yourself)	2_	
Exceptional Expenses (Medical expenses, court-ordered support or alimony, child care, etc.)	Famil	у
Describe:	s 0	<i>€</i>
	s O	s O
Total expenses	\$ O	
Available Funds of Defendant.	\$ 6	

I understand that if this petition is approved, I will be exempt from paying court costs and shall be required to perform community service as an alternative.

This statement is made under oath, any false statement of a material fact to any question contained herein shall constitute perjury under the provisions of §18.2-434 of the Code of Virginia. The maximum penalty for perjury is confinement in the penitentiary for a period of ten years.

VIRGINIA:

IN THE CIRCUIT COURT OF FAIRFAX COUNTY

March 9, 2017

COMMONWEALTH OF VIRGINIA)	
	j	INDICTMENT FOR DISTRIBUTION
vs.)	OF A CONTROLLED SUBSTANCE
)	
ROBERT ERIC HUNT)	

The multi-jurisdiction grand jury, impaneled from the Counties of Arlington, Fairfax, Fauquier, Loudoun, and Prince William, and the Cities of Alexandria, Fairfax, Falls Church, Manassas, and Manassas Park charges that: On or about the 3rd day of August, 2016, in the City of Alexandria, Virginia, ROBERT ERIC HUNT, did unlawfully and feloniously, knowingly and intentionally distribute heroin, a Schedule I controlled substance, and fentanyl, a Schedule II controlled substance.

Va. Code § 18.2-248 VCC NAR-3045-F9

A True Bill_

No True Bill

Witnesses subpoenaed, sworn and available to testify before the Grand Jury:

Detective N. Stancil, City of Alexandria Police Department

VIRGINIA CF06000462

IN THE CIRCUIT COURT OF THE CITY OF ALEXANDRIA

October 2, 2006

THE GRAND JURY CHARGES THAT:

COUNT 1

On or about the 25th day of July, 2005, in the City of Alexandria, Virginia,

ROBERT HUNT did unlawfully, feloniously and maliciously attempt to stab, cut and
wound Larry Newman, with the intent to maim, disfigure, disable and kill.

VIRGINIA CODE §§ 18.2-51; 18.2-26

VCC ASL1334A3

COUNT 2

On or about the 25th day of July, 2005, in the City of Alexandria, Virginia, ROBERT HUNT did unlawfully assault and batter Larry Newman.

VIRGINIA CODE § 18.2-57

VCC ASL1313M1

WITNESS: A Keith, APD

FOREMAN

A TRUE BILL.

PLEA OF GUILTY TO MISDEMEANOR

- My name is ROBERT HUNT.
- (2) I am represented by counsel whose name is THOMAS K. CULLEN, Esq.
- I have received a copy of the indictment before being called upon to plead. I have read it and discussed it with my attorney, and I understand the charges against me. I have told my attorney everything I know about the case against me. My attorney has explained to me the elements of **ASSAULT & BATTERY** (§ 18.2-57). My lawyer has explained what the Commonwealth must prove in order to convict me. I understand that by pleading guilty I admit that I did these things, and I admit that I committed the offense alleged in the indictment. We have also discussed any possible defenses I might have to the offense to which I am pleading guilty.
- (4) I understand that by pleading guilty I waive all objections to the admissibility of evidence and to the legality of my arrest and any search and seizure of property.
- (5) I understand that I may, if I so choose, plead "Not Guilty" to any charge against me, and if I do plead "Not Guilty" the Constitution guarantees that I would have:
 - (a) the right to a speedy and public trial by jury, with a lawyer to help me at all stages of the proceedings, and the jury of twelve persons must unanimously agree that I am guilty beyond a reasonable doubt before I can be convicted;
 - (b) the right to see and hear all witnesses against me and the right to cross-examine those witnesses;
 - (c) the right to use the process of the Court to compel the production of any evidence and attendance of witnesses on my behalf;
 - (d) the right to require the Commonwealth to prove every material allegation against me beyond a reasonable doubt and to prove my guilt beyond a reasonable doubt;
 - (e) the right to appellate review of the decision of this Court in the event I am convicted; and
 - (f) the right to remain silent and not to take the stand or give testimony against myself and I understand that no inference could be drawn from my failure to testify.

I understand that I am waiving these rights by pleading guilty.

(6) I understand that by pleading guilty I subject myself to the same possible penalties as if I had been convicted of the same offense after a trial by jury or the Court sitting without a jury. I understand the possible penalties for Assault & Battery (Count Two) are: confinement in jail for up to twelve (12) months and/or a fine of up to \$2500.

I understand that probation may or may not be granted, and that sentences for more than one offense are served consecutively (one after another) unless otherwise ordered by the Court.

No one connected with the state, such as the police or the Commonwealth's Attorney, or any other official, has in any manner threatened me or forced me to enter this plea of guilty when in fact I am not guilty.

- (8) My attorney and I have made the following agreement with the Attorney for the Commonwealth:
 - I will plead guilty to Count Two—the Assault & Battery charge.
 - The Commonwealth will move to nol pros Count One—Attempted Felony Assault.

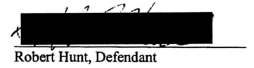
The case should proceed directly to sentencing the Arminesing, my Attorney and the Attorney for the Commonwealth are free to argue for any sentence.

Also, the Commonwealth remains free to argue any and all facts during these proceedings.

This is the entire agreement, and no one has made me any other commitments or promises of leniency.

- I understand that in imposing punishment the Court is not bound by any agreement between me and my (9) counsel and the Commonwealth's Attorney, and the Court need not follow any recommendation of the Commonwealth's Attorney. I further understand, that if I am not a United States citizen, my conviction in this case may effect my immigrant status and could result in my deportation from the United States of America. I also understand that immigration issues are exclusively Federal and that this Court has no jurisdiction over the deportation matter.
- (10)I am entirely satisfied with the services of the attorney who has represented me in this matter.
- (11)I understand that by pleading guilty I waive any right of appeal from the decision of the Court.
- (12)I understand all the questions asked of me and do not have any further inquiries.
- (13)I therefore freely and voluntarily make no claim of innocence and plead guilty to the offense of Assault & Battery in Criminal Case CF06000462.

day of November 2006.



The above accords with our understanding of the facts in this case.

Thomas K. Cullen, Esq.

Attorney for Defendant

Cathryn F. Evans, Esq. Assistant Commonwealth Attorney

I certify the compliance with the requirements of Section 19.2-11.01(A)(4)(d).

Cathryn F. Evans, Esq. Attorney for the Commonwealth

Page 2 of 2