

Appendix A

VIRGINIA:

In the Supreme Court of Virginia held at the Supreme Court Building in the City of Richmond on Tuesday the 20th day of November, 2018.

Antonio Demetrius Parker,

Appellant,

against

Record No. 171653

Circuit Court Nos. CR12-902 to -904; -943; and -944

Commonwealth of Virginia,

Appellee.

From the Circuit Court of the City of Fredericksburg

Upon review of the record in this case and consideration of the argument submitted in support of the granting of an appeal, the Court is of the opinion there is no reversible error in the judgment complained of. Accordingly, the Court refuses the petition for appeal.

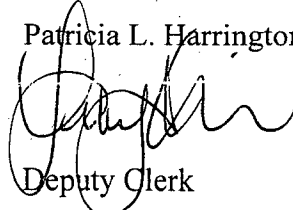
Justice Kelsey took no part in the resolution of the petition.

A Copy,

Teste:

By:

Patricia L. Harrington, Clerk


Deputy Clerk

VIRGINIA:

IN THE CIRCUIT COURT FOR THE CITY OF FREDERICKSBURG

ANTONIO D. PARKER

v.

CR12-902 to 904;943;944

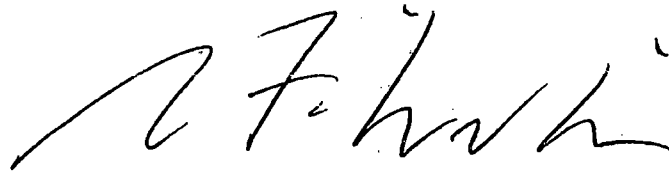
COMMONWEALTH OF VIRGINIA

ORDER

Upon consideration of the plaintiff's Motion to Vacate in Arrest of Void Judgment, Additional Supplemental Information for Motion to Vacate Void Judgment Abinitio Extrinsic Fraud and his Supplemental Pleading to Motion to Vacate Void Judgment, the Court finds that said Motion is not well-founded and in addition, this Court does not have jurisdiction to grant the relief requested and therefore said Motion is denied and it is so ORDERED.

The Clerk shall forward a copy of this Order to Antonio Parker.

Entered this 19 day of September 2017.



Gordon F. Willis, Judge

VIRGINIA:

IN THE CIRCUIT COURT FOR THE CITY OF FREDERICKSBURG.

ANTONIO D. PARKER

v.

CR12-902 to 904;943;944

COMMONWEALTH OF VIRGINIA.

ORDER

Upon consideration of the record and plaintiff's Motion to Vacate Final Order of Motion to Vacate Void Judgment Abinitio Extrinsic Fraud Pursuant to Rule 1:1 entered by this Court on September 19, 2017, the Court hereby denies said Motion and it is so ORDERED.

The Clerk shall forward a copy of this Order to Antonio Parker.

Entered this 4 day of October 2017.



Gordon F. Willis, Judge

Entered 1-14-15 Appendix D

VIRGINIA:

IN THE CIRCUIT COURT OF THE CITY OF FREDERICKSBURG

FIPS 630

Hearing Date: April 24, 2013

Judge: The Honorable Gordon F. Willis

COMMONWEALTH OF VIRGINIA

v.

Case No.: CR12-902, 903, 904, 943 & 944

ANTONIO DEMETRIUS PARKER

DOB: 01-18-1983

SSN: 577-08-~~XXXX~~

SEX: Male

CONVICTED OF:

Offense Tracking Number	Virginia Crime Code (For Administrative Use Only)	Code Section	Case Number
630GM1200003615	ASL-1342-F6	18.2-57	CR12000902-00
Offense Date: 05/21/2012	Description: ASSAULT PO DOBSON FELONY		Felony
630GM1200003613	ASL-1356-A6	18.2-57.02	CR12000903-00
Offense Date: 05/21/2012	Description: ATMP REMOVE GUN/PO		Felony
630GM1200003614	WPN-5296-A6	18.2-308.2	CR12000904-00
Offense Date: 05/21/2012	Description: ATMP POSS GUN CONVT FELON		Felony
630CR1200094300	ASL-1342-F6	18.2-57	CR12000943-00
Offense Date: 05/21/2012	Description: ASSLT: ON LAW ENF/DOC PERSON		Felony
630CR1200094400	JUS-4828-M1	18.2-460	CR12000944-00
Offense Date: 05/21/2012	Description: OBSTRUCT JUSTICE THREAT/FORCE		Misdemeanor

PRESENT:

Commonwealth's Attorney: Travis Bird

Defense Attorney: Waived

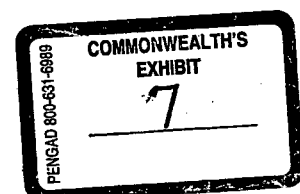
Defendant

Conviction Date: February 27, 2013

Convicted: Jury Trial

AMENDED SENTENCING ORDER

The sole purpose of this Amended Order is to reflect that the Defendant shall be of good behavior for a period of ten (10) years from release of incarceration. All other parts of this Order remain in full force and effect.



of Firearm, Attempted Possession of Firearm by a Convicted Felon and Obstruction of Justice by Threat or Force, it is the judgment of this Court that the Defendant is hereby sentenced to

Confinement

In the Virginia Department of Corrections penal system for a period as follows:

CR12-902: Three (3) years with one (1) year suspended

CR12-903: Four (4) years with one (1) year suspended

CR12-904: Three (3) years and six (6) months with one (1) year suspended

CR12-943: Five (5) years with one (1) year suspended

CR12-944: Nine (9) months

The suspension of the sentence is conditioned upon the following:

Good behavior. The Defendant shall be of good behavior for a period of ten (10) years from release of incarceration.

Supervised probation. Upon his release from confinement, the Defendant is ordered placed on active, supervised intensive probation under the supervision of a Probation Officer for an indefinite period of time. The Defendant shall comply with all the rules and requirements set by the Probation Officer.

Costs. The Defendant shall pay the costs of this proceeding, including any court appointed attorney fees.

The Defendant is to have no contact with the victims in these cases.

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

The Defendant shall provide a blood, saliva or tissue sample for DNA analysis pursuant to Virginia Code Section 19.2-310.2 et seq. at or under the auspices of the Rappahannock Regional

This day came the Attorney for the Commonwealth, Travis Bird, the Defendant, and the Defendant's stand-by counsel, Amy Thorpe of the Office of the Public Defender. The Defendant, Antonio Parker, was led to the bar in the custody of the Sheriff.

Whereupon, the Court heard evidence and argument in regard to the pro se motion filed by the Defendant to set aside the jury verdict, and after argument denies the motion for reasons as stated to the record. A motion by the Defendant to continue his sentencing was also denied by the Court for reasons as stated to the record. The Defendant's stand-by counsel, Amy Thorpe from the Office of the Public Defender filed a motion for herself and her office to be relieved as stand-by counsel and not be re-appointed to these cases for the purposes of appeal, the Court grants this motion and a separate order was entered appointing Mr. James Ilijevich to represent the Defendant during his appeal.

The Probation Officer of this Court, to whom this case has been previously referred for investigation, filed the pre-sentence report with the Court and both counsel prior to today's hearing, in accordance with 19.2-299 of the Code of Virginia. The report of the Probation Officer is hereby filed as part of the record in this case and both parties waived appearance of the probation officer.

Pursuant to the provisions of Code §19.2-298.01, the Court has considered and reviewed the applicable discretionary sentencing guidelines and the guidelines worksheets. The sentencing guidelines worksheets and the written explanation of any departure from the guidelines are ordered filed as a part of the record in this case.

Whereupon the Court taking into consideration all the evidence in the case, the report of the Probation Officer, and such additional facts as were presented by the Defendant, and it being demanded of the Defendant if anything he had or knew to say why judgment should not be pronounced against her according to law, and nothing being offered or alleged in delay of judgment, and the Court having heretofore found the Defendant guilty of two (2) counts of **Assault and Battery on a Law Enforcement Officer, Attempt to Disarm Law Enforcement Officer**

Jail within a reasonable time after incarceration in the manner prescribed by law, unless a sample was previously taken. The Defendant is ordered to cooperate fully and promptly in providing information and permitting sampling of blood, saliva or tissue, as required by this order.

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.

The Defendant is remanded to the custody of the Sheriff.

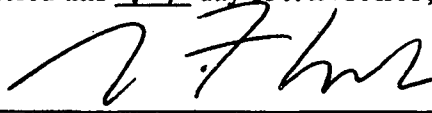
SENTENCING SUMMARY:

TOTAL SENTENCE IMPOSED: 16 years, 3 months

TOTAL SENTENCE SUSPENDED: 4 years

ACTIVE TIME TO SERVE: 12 years, 3 months

Entered this 14 day of JANUARY, 2015


_____, JUDGE
GORDON F. WILLIS