

No. _____

IN THE SUPREME COURT OF THE UNITED STATES

ISAAC RAMIREZ RODRIGUEZ

VS.

COMMONWEALTH OF VIRGINIA,

On Petition for a Writ of Certiorari to
The Supreme Court of Virginia

APPENDIX

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VIRGINIA:

In the Supreme Court of Virginia held at the Supreme Court Building in the City of Richmond on Monday, the 15th day of September, 2025.

ISAAC RAMIREZ RODRIGUEZ,

APPELLANT,

against

Record No. 250129

Court of Appeals No. 1911-23-3

COMMONWEALTH OF VIRGINIA,

APPELLEE.

FROM THE COURT OF APPEALS OF VIRGINIA

Upon review of the record in this case and consideration of the argument submitted in support of the granting of an appeal, the Court refuses the petition for appeal.

The Circuit Court of Pittsylvania County shall allow court-appointed counsel the fee set forth below and also counsel's necessary direct out-of-pocket expenses. And it is ordered that the Commonwealth recover of the appellant the costs in this Court and in the courts below.

Costs due the Commonwealth
by appellant in Supreme
Court of Virginia:

Attorney's fee

\$1,300.00 plus costs and expenses

A Copy,

Teste:

Muriel-Theresa Pitney, Clerk

By:



Deputy Clerk

SENTENCING ORDER

VIRGINIA: IN THE CIRCUIT COURT OF **PITTSYLVANIA COUNTY**

FEDERAL INFORMATION PROCESSING
STANDARDS CODE: **143**

Hearing Date: **October 12, 2023**

Judge: **Stacey W. Moreau**

COMMONWEALTH OF VIRGINIA

v.

ISAAC RAMIREZ RODRIGUEZ, DEFENDANT

These cases came before the Court for sentencing of the defendant, who appeared in person with his attorney, **James C. Martin**. The Commonwealth was represented by **R. Bryan Haskins and Katherine Blum**. A court reporter being present was duly sworn to record the evidence in this proceeding. And came also Humberto E. Torres, who was sworn as an interpreter in this matter.

On **May 4, 2023**, the defendant pled not guilty and on **May 5, 2023**, was found guilty by jury verdict of the following offenses:

CASE NUMBER	OFFENSE DESCRIPTION AND INDICATOR (F/M/I)	OFFENSE DATE	VA. Code Section	VC CODE
CR22000144-00	Aggravated Sexual Battery (F)	10-29-21	18.2-67.3(A,3)	RAP-1148-F9
CR22000145-00	Contribute to the Delinquency of a Minor (M)	10-29-21	18.2-371	FAM-3805-M1
CR22000233-00	Rape (F)	between May 2016 through Sept. 2016	18.2-61(A,iii)	RAP-1130-F9
CR22000234-00	Object Sexual Penetration (F)	between 06-03-16 and 06-02-18	18.2-67.2(A,1)	RAP-1154-F9
CR22000235-00	Object Sexual Penetration (F)	between 06-03-18 and 06-02-19	18.2-67.2(A,2)	RAP-1135-F9
CR22000236-00	Object Sexual Penetration (F)	between 06-03-19 and 06-02-20	18.2-67.2(A,2)	RAP-1135-F9

Counsel for the defendant renewed his previous motion to set aside all jury verdicts of guilt, to which motion the Court denied and exception was noted.

Counsel for the defendant moved the Court to declare mandatory minimum life sentences unconstitutional, to which motion the Court denied and exception was noted.

The presentence report was considered and is ordered filed as a part of the record in this case in accordance with the provisions of Code § 19.2-299.

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.

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 hereby affirms the jury verdict and finds the defendant **GUILTY** of **Aggravated Sexual Battery, Contribute to the Delinquency of a Minor, Rape, and Three Charges of Object Sexual Penetration**; and **SENTENCES** the defendant to:

Incarceration with the **Virginia Department of Corrections** for the term of:

15 years for **Aggravated Sexual Battery (CR22-144)**
12 months for **Contribute to the Delinquency of a Minor (CR22-145)**
Life for **Rape (CR22-233)**
Life for **Object Sexual Penetration (CR22-234)**
50 years for **Object Sexual Penetration (CR22-235)**
50 years for **Object Sexual Penetration (CR22-236)**

The total sentence imposed is **Two Life sentences plus 115 years 12 months**.

These sentences will run **consecutively** with all other sentences.

The Court **SUSPENDS**:

5 years of the **Aggravated Sexual Battery (CR22-144)** sentence
25 years of the **Object Sexual Penetration (CR22-235)** sentence
25 years of the **Object Sexual Penetration (CR22-236)** sentence

for a total suspension of **55 years**, upon the following condition(s):

That the defendant have **no** contact with the victim, directly or indirectly, at any time or place for any reason.

Good behavior. The defendant must be of good behavior for **life**.

Supervised probation. The defendant is placed on probation under the supervision of a Probation Officer to commence upon release from incarceration, for **5 years**, or unless sooner released by the court or by the Probation Officer. *If restitution is ordered the defendant must pay said restitution in full before being released from supervised probation, with said probation not to exceed 10 years.* The defendant must comply with all the rules and requirements set by the Probation Officer. Probation may include substance abuse counseling and/or testing as prescribed by the Probation Officer; and upon the following condition(s):

1. that the defendant abide by the special conditions required of a sex offender while on probation;
2. that he be placed on GPS monitoring and have exclusion zones set up via his probation officer;
3. that he have no contact with the victim, directly or indirectly, at any time or place for any reason;
4. that he have no contact with minors;
5. that the defendant abstain from the use of all alcohol and illegal drugs;
6. that he abstain from the use of marijuana unless prescribed by licensed health care provider and copy of prescription being provided to probation officer prior to use

Costs. The defendant shall pay costs of approximately **\$4,731.00**, plus attorney fees, with fines and/or court costs to be paid at the rate of **\$50.00** per month, with the defendant to report to the Clerk's Office within 30 days from the date of his release from confinement to sign payment agreement with the Clerk of this Court. The defendant may perform approved community service in lieu of payment for fines and/or court costs with said community service hours to be credited at the rate of \$12.00 per hour.

Credit for time served. The defendant will be given credit for time spent in confinement while awaiting trial pursuant to Virginia Code § 53.1-187. Such credit for time shall include any time spent in pretrial confinement or detention on separate, dismissed, or nolle prosequi charges that are from the same act as the violation for which the person is convicted and sentenced to a term of confinement.

Right to appeal. After pronouncing sentence the Court advised the defendant of his right to appeal the conviction.


Sex Offender Registry. It is Ordered that the defendant register with the Department of State Police for inclusion in the Sex Offender and Crimes Against Minors Registry. (see separate order).

And the Court recommends that the defendant be placed in a Sex Offender Residential Treatment Program within the Department of Corrections.

DNA: The defendant is Ordered to report to the Pittsylvania County Jail for the purpose of the taking of a sample of blood, saliva or tissue for DNA analysis to be sent to the Division of Forensic Science within fifteen days after taking of the sample, §§ 19.2-310.2 and 19.2-310.3, unless a sample was previously taken.

And it is further ordered that as soon as possible after the entry of this Order the defendant be removed and safely conveyed according to law from the jail of this Court to the said penitentiary therein to be kept, confined, and treated in the manner provided by law.

And the defendant was remanded to jail to await transfer to the penitentiary.

10-13-23 ENTER: 
DATE JUDGE

DEFENDANT IDENTIFICATION:

Name: **Isaac Ramirez Rodriguez**

SSN: **n/a**

DOB: **05-12-1985**

Sex: **Male**

SENTENCING SUMMARY:

TOTAL SENTENCE IMPOSED: **Two Life Sentences plus 115 years 12 months**

TOTAL SENTENCE SUSPENDED: **Two Life Sentences plus 60 years 12 months**

TOTAL TIME TO SERVE: **55 years**

TOTAL SUPERVISED PROBATION TERM: **5 years**

jwp

VIRGINIA:

*In the Supreme Court of Virginia held at the Supreme Court Building in the
City of Richmond on Friday, the 24th day of October, 2025.*

ISAAC RAMIREZ RODRIGUEZ,

APPELLANT,

against

Record No. 250129
Court of Appeals No. 1911-23-3

COMMONWEALTH OF VIRGINIA,

APPELLEE.

UPON A PETITION FOR REHEARING

On consideration of the petition of the appellant to set aside the judgment rendered herein
on September 15, 2025, and grant a rehearing thereof, the prayer of the said petition is denied.

A Copy,

Teste:

Muriel-Theresa Pitney, Clerk

By:



Deputy Clerk