

VIRGINIA:

IN THE CIRCUIT COURT OF FAIRFAX COUNTY

COMMONWEALTH OF VIRGINIA ) CRIMINAL NUMBER FE-2014-0001313  
VERSUS )  
JESSE LEROY MATTHEW, JR. ) INDICTMENT – COUNT I-ATTEMPTED  
CAPITAL MURDER, COUNT II-  
ABDUCTION, COUNT III-SEXUAL  
PENETRATION WITH AN OBJECT

JURY TRIAL

THIRD DAY

On June 10, 2015, Ray Morrogh, Robert McClain, Casey Lingan, the Commonwealth Attorneys, JESSE LEROY MATTHEW, JR., the Defendant, Dawn Butorac, Robert Frank and James Camblos, Counsels for the Defendant, appeared before this Court. The Defendant is indicted for the felonies of COUNT I-ATTEMPTED CAPITAL MURDER, COUNT II-ABDUCTION WITH INTENT TO DEFILE, and COUNT III-SEXUAL PENETRATION WITH AN OBJECT, and appeared while in custody.

The roll call was taken and the Jurors took their place in the Jury Box.

The Jury continued to hear all of the evidence presented by the Commonwealth.

At the conclusion of the evidence presented, Counsel for the Defendant moved the Court to strike the evidence presented by the Commonwealth.

The Court, after hearing argument, **denied** the motion.

Counsel for the Defendant advised the Court that the Defendant wished to enter a guilty plea pursuant to North Carolina v. Alford (Alford Plea) to each of the three counts.

The Defendant was re-arraigned upon the indictment, and the Defendant, in person and in writing signed by him, entered an Alford Plea as to each of the three counts. (Alford Pleas)

The Defendant affirmed that he was entering Alford Pleas because he heard the Commonwealth's evidence and he did not wish to take the risk that after a trial he would be found guilty beyond a reasonable doubt.

The Court accepted the Alford Pleas and made the Alford Pleas part of the record after making specific inquiries of the Defendant and determining that the Alford Pleas were made freely, intelligently, and voluntarily with full understanding of the nature of the charges and the consequences of the Alford Pleas.

In consideration of the Defendant's Alford Pleas and the evidence heard, the Court found, JESSE LEROY MATTHEW, JR., guilty of COUNT I-ATTEMPTED CAPITAL MURDER, guilty of COUNT II-ABDUCTION WITH INTENT TO DEFILE, and guilty of COUNT III-SEXUAL PENETRATION WITH AN OBJECT, as charged in the indictment.

The Court referred this case to the District Probation Officer for investigation and report before sentencing. This case is continued to October 2, 2015 at 2:00 p.m., for sentencing.

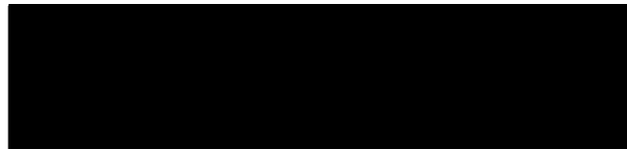
The Jury was recalled and discharged.

The Court **ORDERED** that this case be set on June 18, 2015 at 2:00 p.m. for the complaining witness to present her Victim Impact Statement.

The Court further **ORDERED** that all previously sealed documents in this case shall be unsealed and placed in the public file.

The Defendant was remanded to the custody of the Sheriff.

Entered on June 15, 2015.



JUDGE DAVID S. SCHELL