

VIRGINIA:

IN THE
CIRCUIT COURT FOR THE CITY OF ALEXANDRIA

COMMONWEALTH OF VIRGINIA

DOCKET NO.
CF14000270

— v. —

CHARLES S. SEVERANCE,
Defendant.

TRIAL:
October 5th, 2015
10:00 a.m.

ORDER

THIS MATTER COMES ON THE MOTION OF THE PARTIES for the Court to enter the following order of stipulation in this case; and

IT APPEARING TO THE COURT THAT entry of the order is appropriate; it is

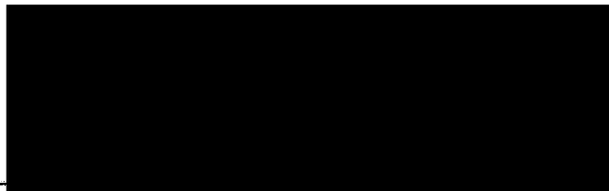
HEREBY ORDERED that, either of the parties in the case may read the following stipulation to the jury during the course of the trial:

“The parties stipulate that Leverne “Stan” Severance and Virginia Severance are the defendant’s parents. The Severances resided at 3202 History Drive in Oakton, Virginia at all times relevant to this case. If called as witnesses, the Severances would testify that they did not purchase the box of Remington .22 caliber long rifle plain lead hollow point Subsonic cartridges seized by police on March 14, 2014 pursuant to a search of their home. They would testify that they were not aware that the ammunition was present in their home, and that it did not belong to them. They would testify that the ammunition was located in an area of the home where the defendant stored his belongings, and that no one else stored their belongings in that area.”

BE IT HEREBY FURTHER ORDERED THAT Leverne Severance and Virginia Severance are excluded from the rule on witnesses by the agreement of the

parties and the defense may call either of these witnesses during their case, regardless of whether they have been present in the courtroom when another individual testifies.

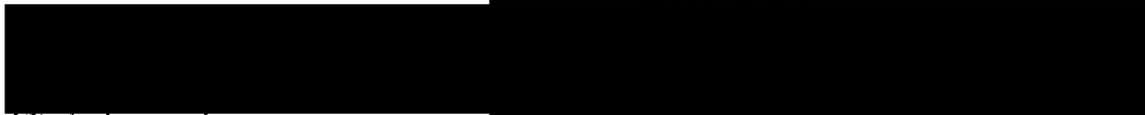
Entered this 28 day of September, 2015



Hon. Randy I. Bellows, Judge

I ask for this:

Seen and AGREED



Christopher Leibig
Counsel for the Defendant

David A. Lord
Senior Assistant Commonwealth's Attorney