

VIRGINIA:

IN THE CIRCUIT COURT OF FAIRFAX COUNTY

COMMONWEALTH OF VIRGINIA)	CRIMINAL NUMBER FE-2015-430
VERSUS)	
CHARLES STANARD SEVERANCE)	INDICTMENT – CAPITAL MURDER (Counts 1 & 5), USING A FIREARM IN THE COMMISSION OF A FELONY (Counts 2, 4, 6, and 8), MALICIOUS WOUNDING (Count 3), FIRST DEGREE MURDER (Count 7), POSSESSION OF A FIREARM BY A CONVICTED FELON (Counts 9 and 10)

JURY TRIAL
DAY EIGHT

On October 15, 2015, Bryan Porter, the Commonwealth's Attorney, David Lord, the Senior Assistant Commonwealth's Attorney, Marc Birnbaum and James Entas, the Assistant Attorneys General, CHARLES STANARD SEVERANCE, the Defendant, and Megan Thomas, Christopher Leibig, and Joseph King, Counsel for the Defendant, appeared before this Court. The Defendant is indicted for the felonies of CAPITAL MURDER (Counts 1 & 5), USING A FIREARM IN THE COMMISSION OF A FELONY (Counts 2, 4, 6, and 8), MALICIOUS WOUNDING (Count 3), FIRST DEGREE MURDER (Count 7), POSSESSION OF A FIREARM BY A CONVICTED FELON (Counts 9 and 10) and he appeared while in custody.

The Commonwealth's Attorney advised the Court regarding a stipulation of counsel and noted a correction to be made on an exhibit.

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

The Jury heard evidence presented by the Commonwealth.

The Commonwealth's Attorney moved the Court to place certain exhibits under seal, which motion the Court **granted**, without objection by Counsel for the Defendant.

The Court **ORDERED** that Commonwealth's exhibits numbered 12-9D, 12-9M, 12-9N, 12-9R, and 12-9S be placed **under seal**.

The Court, being of the opinion that this case could not be completed at a reasonable hour, continued this case to **October 16, 2015 at 10:00 a.m.**

The Defendant was remanded to the custody of the Sheriff.

Entered on October 16 , 2015.



JUDGE RANDY I. BELLOWS