

VIRGINIA

IN THE CIRCUIT COURT FOR THE CITY OF ALEXANDRIA

COMMONWEALTH OF VIRGINIA

V

CHARLES S SEVERANCE

CF14000270

ORDER

This 23<sup>rd</sup> day of October, 2014, came this matter to be heard upon several motions. The Court, having heard the evidence and argument of counsel, made the following rulings:

1. The motion to set a trial date was granted and the Court set this matter to be heard by a jury beginning on October 5, 2015.

2. The motion regarding waiver of speedy trial was resolved and the Waiver of Speedy Trial form was signed by the defendant, his counsel and the Attorney for the Commonwealth and filed with the Court.

3. The motion for discovery and inspection was resolved and the Court entered an order regarding the motion.

4. The defendant's motion for unshackled legal visits was denied as this matter is an Arlington Sheriff's Office procedure.

5. The defendant's motion for approval of funds for assistance of two fact investigators was granted with a cap of 150 hours for each. The Court entered an order for each investigator.

6. The motion filed by the news media to permit coverage of the proceedings was argued by David Warrington. At the conclusion of the motion, the Court granted the use of one still camera during the pre-trial proceedings and took the matter under advisement as to the trial. The Court directed that Mr. Warrington prepare an appropriate order.

7. The defendant's motion to permit the defendant to appear in street clothes during the pre-

