

Fairfax County General District (Pay Online)
Criminal Case Details Page : GC03157133-00

Case Number: GC03157133-00 File Date: 10/06/2003 Complainant: COOPER, E D Locality: COMMONWEALTH OF VA
Defendant: WILCOX, KEN D. Defendant Status: Released On Recognizance Defense Attorney: DAVIS, MICHAEL S.
Address: FT. LAUDERDALE, FL 33334
Sex: Male Race: White Caucasian(Non-Hispanic) DOB: 07/19/****
AKA1: AKA2:
Charge: GRAND LARCENY Code Section: 18.2-95 Case Type: Felony Class: O
Amended Charge: PETIT LARCENY Amended Code: 18.2-96 Amended Case Type: Misdemeanor
Offense Date: 10/05/2003 Arrest Date: 10/05/2003

Hearings

Number	Date	Time	Result	Hearing Type	Courtroom	Plea	Min	Continuance Code
01	10/06/2003	08:30 AM	Continued	Arraignment			412	Other
02	10/15/2003	09:25 AM	Continued	Appoint Attorney			569	Bench Warrant
03	12/03/2003	02:00 PM	Continued	Preliminary	1B		729	Other
04	01/26/2004	02:00 PM	Continued	Preliminary	1C		000	Other
05	02/09/2004	02:00 PM	Continued	Preliminary	1C		617	
06	05/10/2004	02:00 PM	Finalized	Preliminary	1B	Guilty	789	

Final Disposition:
Guilty

Sentence: 12Months 000Days Sentence Suspension Time: 10Months 000Days Operator License Suspension Time: 00Years 00Months 000Days

Fine: Cost: \$90.00

Fine/Costs Due: 05/10/2004 Fine/Costs Paid: Fine/Costs Paid Date:

Probation Type: Probation Time: 00Years 00Months 000Days Probation Starts:

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WARRANT OF ARREST - FELONY

VA. CODE §§ 19.2-71, -72

Fairfax County

CITY OR COUNTY

General District Court



Criminal



Traffic

☐ Juvenile and Domestic Relations District Court

TO ANY AUTHORIZED OFFICER:

You are hereby commanded in the name of the Commonwealth of Virginia forthwith to arrest and bring the Accused before this Court to answer the charge that the Accused, within this city or county, on or about 10/05/2003

DATE

did unlawfully and ~~feloniously~~ in violation of Section

18.2-954e

enclave of Virginia.

steal a black Burberry leather jacket valued at two hundred dollars or more and belonging to Neiman Marcus.

[Signature]

NO.

FAIRFAX COUNTY GENERAL DISTRICT COURT

I, the undersigned clerk of deputy clerk of the above-named court, authenticate pursuant to Va. Code 8.01-391 (C) on this date that the document to which this authentication is affixed is a true copy of a record in the above-named court, made in performance of my official duties.

DATE

12/13/0

CLERK/DEPUTY CLERK

I, the undersigned, have found probable cause to believe that the Accused committed the offense charged, based on the sworn statements of

Ofc. Cooper, E.D. #2871 FxCoPD

, Complainant.

10/05/2003 05:34 PM

DATE AND TIME ISSUED

CCRE is Required

Clerk of Court, Judge Vanna Lam, #005, Magistrate

CASE NO.

CD3-157133

ACCUSED:

WILCOX, KEND.

LAST NAME, FIRST NAME, MIDDLE NAME
333 NW 46 CT

ADDRESS LOCATION
FT. LAUDERDALE, FL 33309

COMPLETE DATA BELOW IF KNOWN

RACE	SEX	MO.	BORN	YR.	FT.	HT.	WT.	EYES	HAIR
W	M	07	19	71	5	09	145	BR	BR

SSN

Commonwealth of Virginia

WARRANT OF ARREST

FELONY Class: Unclassified

☒ EXECUTED by delivering a copy to the Accused named above on this date:

10-05-03 5:35pm

DATE AND TIME OF SERVICE

ARRESTING OFFICER

Cooper, E.D.

BADGE NO., AGENCY AND JURISDICTION

2871 FxCoPD

SHERIFF

Attorney for the Accused:

05-5 14 5-

HEARING DATE AND TIME

10-10-03 8:30

12-3-03 2pm

10/13

SRP

BW

1/26/2004 for review BW

103-1882

SPIN station

5-10-04

@ 2pm

War/Sum

059GC-PF90334070

WAIVER OF PRELIMINARY HEARING

Understanding my right to a preliminary hearing before the Court named in this warrant to determine whether there is probable cause to believe that I committed a felony AND, having the consequences of my waiver explained to me by the Judge of this Court, I nevertheless WAIVE MY RIGHT TO A PRELIMINARY HEARING on the felony charged in this warrant.

Certified to the Circuit Court of this jurisdiction.

ACCUSED _____
 ATTORNEY FOR ACCUSED _____
 JUDGE _____
 DATE _____

☐ The Accused named within was brought before me or appeared this day, and upon hearing the evidence, I order the case certified to the grand jury of this jurisdiction, at its next term date, having found probable cause to believe that the Accused committed the felony charged in this warrant.

☐ I ORDER the accused discharged at preliminary hearing and the charge is dismissed.

The Accused was this day:
☐ tried in absence
☒ present

The charge was reduced to: PIC

☐ PROSECUTING ATTORNEY PRESENT (NAME) _____
☐ DEFENDANT'S ATTORNEY PRESENT (NAME) Myo
☐ NO ATTORNEY
☐ ATTORNEY WAIVED
☐ Translator/Interpreter present: _____

Plea of Accused: NAME _____
☐ not guilty ☐ witnesses sworn
☐ nolo contendere
☐ did not contest guilt
☒ guilty

☐ Plea Bargain ☒ Plea and Recommendation And was TRIED and FOUND by me:

☐ not guilty ☒ guilty as charged
☐ guilty of above
☐ facts sufficient to find guilt but defer adjudication/disposition and place accused on probation, §§ 4.1-305, 18.2-57.3, 18.2-251 or 19.2-303.2.
☐ I ORDER a nolle prosequi on the prosecution's motion satisfaction), § 19.2-151
☐ conditioned upon payment of costs (accord and satisfaction), § 19.2-151
☐ under §§ 4.1-305, 18.2-57.3, 18.2-251 or 19.2-303.2.

DATE 5-10-04

I impose the following Sentence:

☐ FINE of \$ _____ with \$ _____ suspended; ☒ JAIL sentence of 12m imposed with 10m suspended conditioned upon being of good behavior and keeping the peace, and paying fines and costs. Pursuant to § 53.1-187, credit is granted for pre-trial detention.
☐ Serve jail sentence beginning _____
☐ on weekends only
☐ Work Release ☐ authorized if eligible ☐ required ☐ Work Release not authorized

☐ on PROBATION for _____
☐ VASAP ☐ local community-based probation program
☐ DRIVER'S LICENSE suspended
☐ Restricted Driver's License per attached order
☒ Ignition interlock for _____
☒ RESTITUTION of \$ 900.00 to be delivered due by 900.00 payable to: County

☐ with interest thereon from _____
☐ as condition of suspended sentence.
☐ _____ hours of community service to be performed for _____

☐ to be credited against fines and costs
☐ Contact prohibited between defendant and victim/victim's family or household members
☒ Other NO New Mexico

☐ Bail on Appeal \$ _____
☐ DRIVER'S LICENSE/PRIVILEGE TO DRIVE IN VIRGINIA SUSPENDED EFFECTIVE IN 15 DAYS IF FINES, COSTS, FORTUITURES, PENALTIES OR RESTITUTIONS ARE NOT PAID. VA. CODE § 46.2-395.

JUDGE Justice

MAY 10 2004 J.C. WATERS, JR.

Preliminary Hearing Costs

120 Ct. Appt. Atty \$ _____
 113 Court Reporter _____
 113 Witness _____
 TOTAL _____

107 DOAF _____
 113 WITNESS FEE _____
 113 SENTENCE FEE _____
 113 COURT REPORTER FEE _____
 113 WITNESS FEE _____
 113 IGNITION INTERLOCK FEE _____
 113 PERFORMANCE OF MY OFFICIAL DUTIES _____
 120 COURT REPORTER FEE _____
 121 T.L.A. FEE _____
 125 WEIGHING FEE _____
 132 CIOF _____
 133 BLOOD TEST FEE _____
 137 TTP _____
 229 CHMF _____
 234 JAF _____
 244 CHSF _____
 245 NON-CONSEC. JAIL FEE _____
 OTHER (SPECIFY) 243 _____
 TOTAL \$ 96.00

CAPAS: ATTACHMENT OF THE BODY

VA. CODE §§ 16.1-69.24, 18.2-456
19.2-123, 19.2-306, 19.2-358

☐ General District Court

☐ Juvenile and Domestic Relations District Court

FAIRFAX CO. GENERAL DISTRICT COURT
CITY OR COUNTY
4110 CHAIN BRIDGE ROAD, FAIRFAX, VA 22030
STREET ADDRESS OF COURT

TO ANY AUTHORIZED OFFICER:

You are hereby commanded in the name of the Commonwealth forthwith to arrest the Respondent; and to produce the Respondent in this Court when found, or as soon thereafter as this Court may be in session, to show cause, if any, why Respondent should not, pursuant to Va. Code §§ 19.2-123(C).

☐ serve the sentence/pay the fine
previously suspended on
for conviction of
because of:

☐ have Respondent's recognizance/bail revoked for violation of conditions of release

☒ be imprisoned, fined or otherwise punished for:

☒ failure to appear in this Court on 10/15/03 09:25AM
DATE AND TIME

☐ failure to pay fines and/or restitution or an installment thereof
payment due: \$

☐ failure to provide support as ordered: \$

☐ failure to obey an order of this court
ordering
which this authentication is affixed is a true copy of
a record in the above-named court, made in
performance of my official duties
12/3/03
DATE
CLERK/DEPUTY CLERK

☐ have his or her driving privilege revoked for failure to timely pay the VASAP fee
☐ have his or her VASAP participation revoked.
☐ have his or her community-based probation revoked.

☒ (Other-explain) COMPT: DFC E.D. COOPER, \$2871

The following information is provided to the Judicial Officer in determining bail:

FTA ON IAD
JUDGE MINDR

10/16/03
DATE ISSUED

DC-361X 701 (11-4-005 10/9)

CASE NO. GC03157133-01

ARREST THIS RESPONDENT:

WILCOX, KEN D.
LAST NAME, FIRST NAME, MIDDLE NAME
333 NW 46 CT

FT. LAUDERDALE, FL 33309

COMPLETE DATA BELOW IF KNOWN									
ICE	SEX	BORN	HT.	WGT.	EYES	HAIR	SSN		
W	M	MO. 07 19 71	FT. 5	IN. 09	145	BR. BR			

CAPAS:

ATTACHMENT OF THE BODY

In connection with the case of

☒ Commonwealth of Virginia

v/ In re.

KEN D. WILCOX

12/3/03

UNDERLYING CASE NO. GC03157133-00
UNDERLYING CHARGE(S):

GRAND LARCENY

EXECUTED by arresting the Respondent named above
on this day: 3-25-01 1600 HRS

DATE AND TIME

DET. JIE AQUINO

FAIRFAX CO PD

for SHERIFF

HEARING DATE
AND TIME

12/03/03

02:00 PM

RECEIVED
OCT 20 2003
BY: JIK

WCH
210367

Motion to Change Bond on

☐ changed to \$

☐ no change

The Respondent was this day

☐ tried in absence

☐ present

☐ PROSECUTING ATTORNEY PRESENT (NAME)

☐ DEFENDANT'S ATTORNEY PRESENT (NAME)

☐ NO ATTORNEY

☐ ATTORNEY WAIVED

☐ If convicted, no jail sentence will be imposed

☐ Translator/Interpreter present:

NAME

The Respondent:

☐ denied guilt

☐ did not contest guilt

☐ admitted guilt

And was TRIED and FOUND by me:

☐ not guilty of contempt

☐ not guilty

☐ guilty of contempt

☐ guilty as charged

☐ See attached Order

☒ I ORDER the charge dismissed

☐ I ORDER a nolle prosequi on the prosecution's motion

☐ I find that respondent has violated the conditions of his or her recognizance/bail and I ORDER Respondent's recognizance/bail revoked.

I impose the following Disposition:

☐ FINE of \$

☐ JAIL sentence of with suspended;

☐ JAIL sentence of imposed suspended

☐ conditioned upon being of good behavior and keeping the peace, and paying fines and costs.

☐ Revoke. days/months of previously suspended jail sentence and resuspending days/months.

☐ Revoke \$ of previously suspended fine and resuspending \$

☐ Serve jail sentence beginning.

☐ on weekends only

☐ on PROBATION for.

☐ DRIVER'S LICENSE suspended.

☐ Restricted driving, suspended, or revoked. I, the undersigned, being a duly qualified and sworn clerk of the court, do hereby certify that the above is a true and correct copy of the record in the above captioned case.

☐ Code 8.01-391 (C) on this date that the document to be performed in the above captioned case is a true copy of the record in the above captioned case.

☐ Other: DATE 12/15/2004

☐ Bail on Appeal \$

☐ Remanded for CCRC Report

☐ Contact prohibited between defendant and victim/victim's family or household members

DRIVER'S LICENSE/PRIVILEGE TO DRIVE IN VIRGINIA SUSPENDED EFFECTIVE IN 15 DAYS IF FINES, COSTS, FORFEITURES, PENALTIES OR RESTITUTIONS ARE NOT PAID. VA. CODE § 46.2-395(B)

FINE \$

COSTS

112

140

143

PROCESSING FEE

113 WITNESS FEE

113 SENTENCING FEE

120 CT. APPT. ATTY

121 T.L.A FEE

229 CHMF

OTHER (SPECIFY)

TOTAL \$

JUDGE MAY 10 2004 J.C. WATERS, JR.

PLEA OF GUILTY TO A MISDEMEANOR


12 mo jail with 10mo suspended and restitution for extradition expenses to be paid within 90 days from today. + stay out of all Neiman Marcus stores

9. I understand that notwithstanding any recommendation by the Commonwealth's Attorney's Office as to punishment, the Court may or may not follow the recommendation and may impose any sentence within the limits set forth in Paragraph 4, and I would have no right to withdraw my plea. If the Commonwealth has agreed to the appropriate disposition of the case and the court rejects the agreement, then neither party is bound by this agreement. In that event, I understand that my case can then proceed as a felony or, if the Commonwealth moves to amend without an agreement, as a misdemeanor on a plea of not guilty before another Judge. In either case, this agreement will not be presented to another judge and the case will either be tried or proceed on a plea of guilty without agreement.

10. I declare no officer or employee of the State or County or Commonwealth's Attorney's Office, or anyone else, has used any promises, threats, coercion, or force or made any representations not reflected in this written agreement to get me to plead guilty.

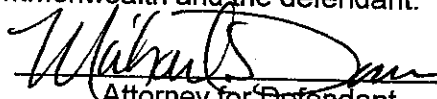
11. After having discussed the matter with my attorney, I do freely and voluntarily plead to the offense Petty Larceny, and request the court to hear all matters of law and fact.

Signed by me this 10TH day of MAY, 2004.


Defendant

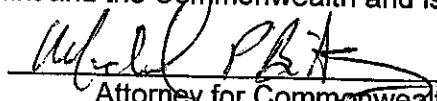
CERTIFICATE OF DEFENDANT'S COUNSEL

The undersigned attorney for the above named defendant, after having made a thorough investigation of the facts relating to this case, do hereby certify I have explained to the defendant the charge in this case; that the defendant's plea of guilty is voluntarily and understandingly made, and that there is a basis in the facts of this case to support the plea; this is the entire agreement between the Commonwealth and the defendant.


Attorney for Defendant

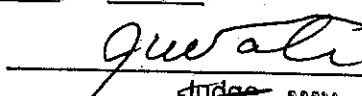
CERTIFICATE OF COMMONWEALTH'S ATTORNEY

The above plea of guilty to a misdemeanor and recommendation as reflected in this document is the only agreement between the defendant and the Commonwealth and is agreed to by me.


Attorney for Commonwealth

Finding that the defendant understands the nature of the charges and the consequences of said plea of guilty and is acting upon the advice of counsel, I conclude that the plea is freely, voluntarily and intelligently made. I do accept the plea of guilty.

Entered this 10 day of May, 2004.


Judge

FAIRFAX COUNTY CLERK OF THE DISTRICT COURT
I, the undersigned, do hereby certify that the document to which this authentication is attached is a true copy of the original as the same appears in the records of the court, made in accordance with the provisions of Code 8.01-391 (Code of Virginia), and that I am duly qualified to perform the duties which this authentication requires.
CLERK/DEPUTY CLERK
DATE 2/12/10