VIRGINIA:

IN THE GENERAL DISTRICT/CIRCUIT COURT FOR THE COUNTY/CITY OF ____

COMMONWEALTH OF VIRGINIA,) Case No. v.) Defendant.					
COURT ORDERED ANALYSIS PURSUANT TO VIRGINIA CODE §9.1-1104					
WHEREAS, the Defendant, by counsel, moved this Court to Order scientific					
analysis pursuant to Section 9.1-1104 of the Code of Virginia of 1950, as amended, and					
the Court upon mature consideration finds that said scientific investigation may be					
relevant to the above-captioned criminal charge and that the defendant, by counsel, has					
confirmed that the Virginia Department of Forensic Science (DFS) has a methodology to					
perform the requested scientific investigation, the Court hereby ORDERS the Virginia					
Department of Forensic Science to analyze					
[specifically describe item to be analyzed] recovered by the Police					
Department in this matter for latent prints.					
The Court further finds, without objection from the Defendant, that in the interest					
of producing meaningful scientific results and judicial economy the Defendant's known					
finger and palm prints must be obtained and submitted for comparison with any latent					
finger or palm prints recovered from the item analyzed in this matter. If the					

Police Department is not currently in possession of the Defendant's

known prints, the	Police Department	nt shall c	obtain the Defendant's known	
finger and palm prints for	submission to the Dep	artment	t of Forensic Science.	
The	Police Departmen	t shall m	naintain custody and control of	?
the item to be analyzed an	nd the Defendant's kno	wn print	ts and transport these items to	the
Department of Forensic S	cience. The Departme	nt of Fo	orensic Science shall maintain a	a
secure chain of custody o	n this evidence while it	t is in the	eir possession. Upon completion	on
of this scientific investiga	ation, the Department o	f Forens	sic Science shall notify the	
Police D	epartment that the evid	lence is a	available for return to their	
custody. The	Police Department	shall tra	ransport and maintain this	
evidence pending trial or	other final disposition	of this n	natter.	
The Department of	of Forensic Science sha	ll report	t the results of this analysis to t	he
Court and provide a copy	of the results of this ar	nalysis to	o counsel for the Defendant.	
Upon his request, the Dep	partment of Forensic So	cience sh	hall provide a copy of the resul	lts
of this analysis to the atto	rney for the Commonv	vealth.		
	_	,	,	
	Date:	/	/	
			Judge	
I ASK FOR THIS:				
Counsel for the Defendant	ut			
Name: Address:				
Address:				
Telephone number: Email:				