

WARRANT OF ARREST - FELONY

COMMONWEALTH OF VIRGINIA Va. Code § 19.2-71, -72

Norfolk General District Court Criminal Traffic
 Juvenile and Domestic Relations District Court
CITY OR COUNTY

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 05/04/2024 did unlawfully and feloniously in violation of Section

18.2-371.1 Code of Virginia:

while being a parent, guardian, or a person responsible for the care of a child under 18 years of age, cause or permit serious injury to the life or health of such child by a willful act, omission, or refusal to provide necessary care.

RECEIVED AND FILED
MAY - 6 2024
Norfolk Juvenile & Domestic Relations District Court

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

FREAR, T K NPD Complainant

CCRE/Fingerprinting Required

05/04/2024 11:45 PM
DATE AND TIME ISSUED

R. Nwokoji

CLERK MAGISTRATE JUDGE
R. Nwokoji

CASE NO. A1409446-01

ACCUSED:

Johnson, Hilary D II



slw/24
Hearing Date/Time

COMPLETE DATA BELOW IF KNOWN

RACE	SEX	BORN	HT.	WT.	EYES	HAIR
B	M	MO. DAY YR 02/07/2001	FT. IN. 5' 07"	140	BRO	BLK

DL# [REDACTED] STATE [REDACTED]

Commercial Driver's License
 Commercial Motor Vehicle Hazardous Materials

CLASS 4 FELONY

EXECUTED by arresting the Accused named above on this day:

04 May 2024 2345 Hours
DATE AND TIME OF SERVICE

Detective T.Y. Frear, Arresting Officer

32897 Norfolk Police Dept.
BADGE NO. AGENCY AND JURISDICTION

for _____ SHERIFF

Attorney for the Accused:

Short Offense Description (not a legal definition):
ABUSE/NEGLECT CHILD: CAUSE SERIOUS INJURY

Offense Tracking Number:
710JM2400014279

FOR ADMINISTRATIVE USE ONLY
Virginia Crime Code: **FAM-3806-F4**

FELONY



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

DATE

ATTORNEY FOR ACCUSED

JUDGE

The named Accused was brought before me or appeared this day. 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.

Guilty - upon a violation of a term or condition of a deferred adjudication/disposition. I impose the following Disposition:

Bail on certification \$ suspended

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

FINE of \$ with \$ imposed, of which days mandatory minimum, with suspended for a period of conditioned upon being of good behavior, keeping the peace, obeying this order and paying fines and costs. Credit is allowed pursuant to § 53.1-187 for time spent in confinement.

The charge was reduced to present

Serve jail sentence beginning on weekends only

PROSECUTING ATTORNEY PRESENT (NAME) _____

Work release authorized if eligible required

DEFENDANT'S ATTORNEY PRESENT (NAME) _____

Public work force authorized not authorized

NO ATTORNEY ATTORNEY WAIVED

on PROBATION for _____

Interpreter present Certified pursuant to § 19.2-190.1.

VASAP local community-based probation agency

guilty not guilty witnesses sworn

Monitoring by GPS/other tracking device

Plea voluntarily and intelligently entered after the defendant was apprised of his right against compulsory self-incrimination and his right to confront the witnesses against him.

DRIVER'S LICENSE suspended for _____

Plea and Recommendation

Restricted Driver's License per attached order

Deferred § 19.2-298.02, and order attached and incorporated.

Ignition interlock for _____

And was TRIED and FOUND by me: not guilty guilty as charged

RESTITUTION order incorporated

guilty of _____

COMMUNITY SERVICE hours to be completed by and supervised by _____

facts sufficient to find guilt but defer adjudication/disposition to _____

[] to be credited against fines and costs

and place accused on probation, §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2-303.2 or 19.2-303.6.

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

First Offender order attached and incorporated.

Reimburse Commonwealth for investigatory medical fees

Deferred § 19.2-298.02, and order attached and incorporated.

Pay \$50 fee to the Court for Trauma Center Fund

And was FOUND by me to be: carrying hazardous materials

§ 19.2-298.02(D) - dismissal expungement eligible by parties' agreement

Offense Tracking Number: 7101M2400014279

Preliminary Hearing Costs	\$
120 Ct. Appt. Atty	
113 Court Reporter	
113 Witness	
TOTAL	

FINES COSTS

461 FIXED MISD FEE
462 FIXED DRUG MISD FEE
001 INT CRIM CHLD FEE
113 WITNESS FEE
113 IGNITION INTERLOCK
113 DUI FEE
113

120 CT. APPT. ATTY
121 TRIAL IN ABSENCE FEE
125 WEIGHING FEE
133 BLOOD TEST FEE
137 TIME TO PAY
192 TRAUMA CENTER FEE
228 COURTHOUSE CONSTRUCTION FEE
234 JAIL ADMISSION FEE
243 LOCAL TRAINING ACADEMY FEE
244 COURTHOUSE SECURITY FEE

OTHER (SPECIFY)

TOTAL \$

Stay of the proceedings pursuant to § 16.1-131.1

DATE JUDGE

DATE JUDGE

CHECKLIST FOR BAIL DETERMINATIONS

Commonwealth of Virginia

Name of the Accused Johnson, Hilary D

Nature and Circumstances of the Offense Probable cause - 18.2-371.1 Accused arrested following officer's response to service call at CHKD for 9 month old child reported to be cold to the touch when brought to the hospital by the accused.

Weight of the Evidence Oral testimony

Length of Time in Community About 7 months - not sure - otherwise in Yorktown, VA and not sure how long

Place of Employment Wagman

Family Ties Say no How Long maybe 1 month

Involvement in Education Associate degree

Financial Resources \$22/hr; maybe 60 hrs/wk

Pending Charges Says no

Was a firearm allegedly used in the offense: No Yes

Currently on probation or parole? No Yes Says no

Prior criminal record 18.2-95 grand larceny (no disposition)

RECEIVED AND FILED
MAY -6 2024
Norfolk Juvenile & Domestic
Relations District Court

The secured bond provision in Virginia Code § 19.2-123 applies and is waived with the concurrence of the attorney of the Commonwealth or the attorney for the county, city or town.

Prior charges of failing to appear Says no

Is this person likely to obstruct or attempt to obstruct justice or threaten, injure or intimidate or attempt to threaten, injure or intimidate a prospective witness, juror, victim, or family or household member as defined in Virginia Code § 16.1-228?

No Yes

Pursuant to Virginia Code § 19.2-130.1, terms of bail set in accordance with the order of a court that issued a capias.

Other information Per officer child was cold to the touch when taken to the hospital. Child had signs of abuse; had injury to head and body. Had lacerations, burns, and bruises. Accused is currently homeless. Accused is held without bond to ensure court appearance.

Bail Set Held without Bail

Special instructions or conditions

Check if more information is on reverse

05/04/2024

DATE

R. Nwokoji

MAGISTRATE JUDGE

R. Nwokoji

WARRANT OF ARREST - FELONY

COMMONWEALTH OF VIRGINIA Va. Code § 19.2-71, -72

Norfolk
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 05/04/2024 did unlawfully and feloniously in violation of Section

18.2-32

kill and murder Elijah Johnson in the second degree.

Code of Virginia:

RECEIVED AND FILED
MAY - 8 2024
Norfolk Juvenile & Domestic Relations District Court

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

FREAR TK NPD

Complainant

CCRE/Fingerprinting Required

05/06/2024 05:39 PM

DATE AND TIME ISSUED

Shanae Smith

CLERK MAGISTRATE JUDGE

H. Liddington

Take biocast sample if DNA Data Bank Sample Tracking System shows no DNA sample in Data Bank.

FORM DC-12 (MASTER, PAGE ONE OF TWO) 03/21

CASE NO.

A140946-02

ACCUSED:

Johnson, Hilary Darnelle
LAST NAME, FIRST NAME, MIDDLE NAME



COMPLETE DATA BELOW IF KNOWN

RACE	SEX	BORN	HT.	WGT.	EYES	HAIR
B	M	MO. DAY YR.	FT. IN.	140	BRN	BRN
		2 7 2001	5' 07"			
STATE		STATE				

Commercial Driver's License

Commercial Motor Vehicle Hazardous Materials

CLASS D **FELONY**

EXECUTED by arresting the Accused named above on this day:

5/7/24 2036

6 MAY 14 PM 5:53

Shanae Smith

Dip Wick Arresting Officer

1255 NSD

BADGE NO. AGENCY AND JURISDICTION

for *J.P. Barons* SHERIFF

Attorney for the Accused:

Short Offense Description (not a legal definition):
MURDER: 2ND DEGREE

Offense Tracking Number:

710JIM2400014538

FOR ADMINISTRATIVE USE ONLY
Virginia Crime Code: **MUR-0935-F9**

FELONY



No. 098

F

5/8/24
Hearing Date/Time

May. 6. 2024 9:12AM

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

DATE

ATTORNEY FOR ACCUSED

JUDGE

Offense Tracking Number: 710JM2400014538

Preliminary Hearing Costs	\$
120 Ct. Appl. Atty	
113 Court Reporter	
113 Witness	
TOTAL	

The named Accused was brought before me or appeared this day. 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.

Bail on certification \$

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

The charge was reduced to
The Accused was this day: tried in absence present

PROSECUTING ATTORNEY PRESENT (NAME)

DEFENDANT'S ATTORNEY PRESENT (NAME)

NO ATTORNEY ATTORNEY WAIVED

Interpreter present Certified pursuant to § 19.2-190.1.

guilty nolo contendere

Plea voluntarily and intelligently entered after the defendant was apprised of his right against compulsory self-incrimination and his right to confront the witnesses against him.

Plea and Recommendation
 Deferred § 19.2-298.02, and order attached and incorporated

And was TRIED and FOUND by me: not guilty guilty as charged

guilty of
VCC

facts sufficient to find guilt but defer adjudication/
disposition to

DATE AND TIME

and place accused on probation, §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2-303.2 or 19.2-303.6.

First Offender order attached and incorporated.

Deferred § 19.2-298.02, and order attached and incorporated.

DATE

JUDGE

And was FOUND by me to be: carrying hazardous materials

driving a commercial motor vehicle

I ORDER a nolle prosequi on the prosecution's motion

I ORDER the charge dismissed with prejudice

conditioned upon payment of costs and

successful completion of traffic school

mature driver school, § 16.1-69.48:1.

accord and satisfaction, § 19.2-151.

under §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2-303.2 or 19.2-303.6.

Guilty - upon a violation of a term or condition of a deferred adjudication/disposition.
I impose the following Disposition:

FINE of \$ with \$ suspended

JAIL SENTENCE of imposed,
 of which days mandatory minimum, with

of suspended for a period
keeping the peace, obeying this order and paying fines and costs.
Credit is allowed pursuant to § 53.1-187 for time spent in confinement.

Serve jail sentence beginning
 on weekends only

Work release authorized if eligible required
 not authorized

Public work force authorized not authorized
 on PROBATION for

VASAP local community-based probation agency
 Monitoring by GPS/other tracking device

DRIVER'S LICENSE suspended for
 Restricted Driver's License per attached order

Ignition interlock for

RESTITUTION order incorporated
 Restitution payment is a condition of suspended sentence

COMMUNITY SERVICE hours to be completed
by and supervised by

to be credited against fines and costs
 Contact prohibited between defendant and victim/victim's

family or household members
 Reimburse Commonwealth for investigatory medical fees

Pay \$50 fee to the Court for Trauma Center Fund
 § 19.2-298.02(D) - dismissal expungement eligible by parties' agreement

Other

Stay of the proceedings pursuant to § 16.1-131.1

Submit to FINGERPRINTING and photograph per attached order

Remanded for FINGERPRINTING/CCRE Report

DNA order incorporated

Bail on Appeal \$

TOTAL \$

DATE

JUDGE

DATE

JUDGE

CHECKLIST FOR BAIL DETERMINATIONS

Commonwealth of Virginia

Name of the Accused Johnson, Hilary D.
Nature and Circumstances of the Offense Warrant 2nd degree murder
Weight of the Evidence PC
Length of Time in Community 3 yrs
Place of Employment Construction How Long 3 yrs
Family Ties father, grandfather, siblings
Involvement in Education Associates
Financial Resources \$22/hr FT
Pending Charges FELONY CHILD ABUSE NORFOLK JDR

Was a firearm allegedly used in the offense: No Yes
Currently on probation or parole? No Yes NONE
Prior criminal record NONE

RECEIVED AND FILED
MAY - 8 2024
Norfolk Juvenile & Domestic Relations District Court

The secured bond provision in Virginia Code § 19.2-123 applies and is waived with the concurrence of the attorney of the Commonwealth or the attorney for the county, city or town.
Prior charges of failing to appear NONE

Is this person likely to obstruct or attempt to obstruct justice or threaten, injure or intimidate or attempt to threaten, injure or intimidate a prospective witness, juror, victim, or family or household member as defined in Virginia Code § 16.1-228?
 No Yes

Pursuant to Virginia Code § 19.2-130.1, terms of bail set in accordance with the order of a court that issued a capias.

Other information A along with wife, brought 9-day old baby to CHKD after waking up and finding the baby unresponsive. Baby was pronounced deceased. PD responded after social services reported signs of abuse. Baby was initially observed to have severe burns on both feet, splash burns on other areas of her body. Baby also had numerous bruises about her body. Autopsy revealed that infant had several bruises on her head (severe), broken ribs, a broken clavicle and showed clear signs of "shaken baby". A and wife were living in a tent by the campostella exit off I-264 because his grandfather kicked he and his wife out around the time the baby was born. A was uncooperative during hearing and had to repeatedly be asked to speak up. Was cavalier about the offense and asserted that it cou (Con't on reverse)

Bail Set
Special instructions or conditions

Check if more information is on reverse

Hanna Lidington

MAGISTRATE JUDGE

H. Lidington

05/07/2024
DATE

Additional information:

Idn't be proven that he "did it" because he brought the baby to the hospital;. Given nature and circumstances of alleged offense and due to A being held on other felony charges, A is held in custody.

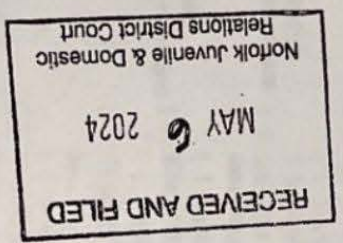
WARRANT OF ARREST - FELONY
COMMONWEALTH OF VIRGINIA Va. Code § 19.2-71, -72

Norfolk General District Court Criminal Traffic
 Juvenile and Domestic Relations District Court
 CITY OR COUNTY

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 05/04/2024 did unlawfully and feloniously in violation of Section 18.2-371.1 Code of Virginia:

while being a parent, guardian, or a person responsible for the care of I.J., a child under 18 years of age, cause or permit serious injury to the life or health of such child by a willful act, omission, or refusal to provide necessary care.



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

FREAR, T K NPD Complainant

CCRE/Fingerprinting Required

05/04/2024 11:23 PM
 DATE AND TIME ISSUED
 [] CLERK [X] MAGISTRATE [] JUDGE
 R. Nwokoji

CASE NO. A140945-01

ACCUSED:

Parker, Z'Jyreya Shantel
 LAST NAME, FIRST NAME, MIDDLE NAME

COMPLETE DATA BELOW IF KNOWN

RACE	SEX	BORN	HT.	WT.	EYES	HAIR
B	F	MO. DAY YR. 02/11/2003	FT. IN. 5' 00"	125	BRO	BLK
SSN		STATE		STATE		

Commercial Driver's License
 Commercial Motor Vehicle Hazardous Materials

CLASS 4 FELONY

EXECUTED by arresting the Accused named above on this day:

04 May 2024 2335 Hours
 DATE AND TIME OF SERVICE

Detective T.K. Frear, Arresting Officer

32897 Norfolk Police Dept.
 BADGE NO., AGENCY AND JURISDICTION

for _____ SHERIFF
 Attorney for the Accused:

Short Offense Description (not a legal definition):
ABUSE/NEGLECT CHILD: CAUSE SERIOUS INJURY

Offense Tracking Number:
710JM2400014276

FOR ADMINISTRATIVE USE ONLY
 Virginia Crime Code: **FAM-3806-F4**

FELONY



② F

shelley
 Hearing Date/Time

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 _____

DATE _____
 JUDGE _____

- The named Accused was brought before me or appeared this day. 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.
- Bail on certification \$ _____
- I ORDER the accused discharged at preliminary hearing and the charge is dismissed.
- The charge was reduced to _____
- The Accused was this day: tried in absence present

PROSECUTING ATTORNEY PRESENT (NAME) _____

- DEFENDANT'S ATTORNEY PRESENT (NAME) _____
- NO ATTORNEY ATTORNEY WAIVED
- Interpreter present Certified pursuant to § 19.2-190.1.
- Plea of Accused: not guilty witnesses sworn
- guilty nolo contendere
- Plea voluntarily and intelligently entered after the defendant was apprised of his right against compulsory self-incrimination and his right to confront the witnesses against him.

- Plea and Recommendation
- Deferred § 19.2-298.02, and order attached and incorporated.
- And was TRIED and FOUND by me: not guilty guilty as charged
- guilty of _____
- VCC _____
- facts sufficient to find guilt but defer adjudication/disposition to _____

- and place accused on probation, §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2-303.2 or 19.2-303.6.
- First Offender order attached and incorporated.
- Deferred § 19.2-298.02, and order attached and incorporated.

DATE _____

JUDGE _____

And was FOUND by me to be: carrying hazardous materials

- driving a commercial motor vehicle
- I ORDER a nolle prosequi on the prosecution's motion
- I ORDER the charge dismissed with prejudice
- conditioned upon payment of costs and
 - successful completion of traffic school
 - mature driver school, § 16.1-69.48-1.
 - accord and satisfaction, § 19.2-151.
 - under §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2-303.2 or 19.2-303.6.

Offense Tracking Number: 710JM2400014279

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

FINE COSTS

461 FIXED MISD FEE	_____
462 FIXED DRUG MISD FEE	_____
001 INT CRIM CHILD FEE	_____
113 WITNESS FEE	_____
113 IGNITION INTERLOCK	_____
113 DUI FEE	_____
113 _____	_____
120 CT. APPT. ATTY	_____
121 TRIAL IN ABSENCE FEE	_____
125 WEIGHING FEE	_____
133 BLOOD TEST FEE	_____
137 TIME TO PAY	_____
192 TRAUMA CENTER FEE	_____
228 COURTHOUSE CONSTRUCTION FEE	_____
234 JAIL ADMISSION FEE	_____
243 LOCAL TRAINING ACADEMY FEE	_____
244 COURTHOUSE SECURITY FEE	_____
OTHER (SPECIFY)	_____

TOTAL

\$ _____

Stay of the proceedings pursuant to § 16.1-131.1

DATE _____

JUDGE _____

DATE _____

JUDGE _____

CHECKLIST FOR BAIL DETERMINATIONS

Commonwealth of Virginia

Name of the Accused Parker, Z'Ibreyea S

Probable cause - 18.2-371.1. Accused arrested following officers response to service call at CHKD for 9 month old child reported to be cold to touch when brought to hospital by the accused.

Weight of the Evidence Oral testimony

Length of Time in Community Since Feb 2023 in Norfolk, otherwise in Baltimore, MD

How Long Since Feb 2024

Place of Employment Unemployed

Family Ties No family

Involvement in Education Some college

Financial Resources Husband supports

Pending Charges Says no

Was a firearm allegedly used in the offense: No Yes

Currently on probation or parole? No Yes Says no

Prior criminal record No record in VCIN

RECEIVED AND FILED
MAY 6 2024
Norfolk Juvenile & Domestic Relations District Court

The secured bond provision in Virginia Code § 19.2-123 applies and is waived with the concurrence of the attorney of the Commonwealth or the attorney for the county, city or town.

Prior charges of failing to appear Says none

Is this person likely to obstruct or attempt to obstruct justice or threaten, injure or intimidate or attempt to threaten, injure or intimidate a prospective witness, juror, victim, or family or household member as defined in Virginia Code § 16.1-228?

No Yes

Pursuant to Virginia Code § 19.2-130.1, terms of bail set in accordance with the order of a court that issued a capias.

Other information Per officer child was cold to touch when taken to the hospital. Child had signs of abuse. Had injury to head and body. Had burns and bruises. Accused is currently unemployed and homeless. Accused is held without bond to ensure court appearance.

Bail Set Held without Bail

Special instructions or conditions

Check if more information is on reverse

05/04/2024
DATE

R. Nwokoji

MAGISTRATE JUDGE

R. Nwokoji

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

 DATE _____

JUDGE

 DATE _____

The named Accused was brought before me or appeared this day. 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.

Bail on certification \$ _____

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

The charge was reduced to _____

The Accused was this day: tried in absence present

PROSECUTING ATTORNEY PRESENT (NAME)

DEPENDANT'S ATTORNEY PRESENT (NAME)
 NO ATTORNEY ATTORNEY WAIVED
 Interpreter present Certified pursuant to § 19.2-190.1.
 Plea of Accused: not guilty witnesses sworn

guilty nolo contendere
 Plea voluntarily and intelligently entered after the defendant was apprised of his right against compulsory self-incrimination and his right to confront the witnesses against him.

Plea and Recommendation

Deferred § 19.2-298.02, and order attached and incorporated
 And was TRIED and FOUND by me: not guilty guilty as charged

guilty of _____
 VCC _____
 facts sufficient to find guilt but defer adjudication/
 disposition to _____
 DATE AND TIME _____

and place accused on probation, §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2-303.2 or 19.2-303.6.
 First Offender order attached and incorporated.
 Deferred § 19.2-298.02, and order attached and incorporated.

DATE _____ JUDGE _____

And was FOUND by me to be: carrying hazardous materials
 driving a commercial motor vehicle

I ORDER a nolle prosequi on the prosecution's motion
 I ORDER the charge dismissed with prejudice

conditioned upon payment of costs and
 successful completion of traffic school
 mature driver school, § 16.1-69.48:1.
 accord and satisfaction, § 19.2-151.
 under §§ 4.1-305, 4.1-1120, 18.2-57.3, 18.2-251, 19.2-303.2 or 19.2-303.6.

FORM DC-312 (MASTER, PAGE TWO OF TWO) 07/21

Guilty - upon a violation of a term or condition of a deferred adjudication/disposition.
 Impose the following Disposition:
 FINE of \$ _____ with \$ _____ suspended
 JAIL SENTENCE of _____ days mandatory minimum, with _____ of which _____ days suspended for a period of _____, conditioned upon being of good behavior, keeping the peace, obeying this order and paying fines and costs. Credit is allowed pursuant to § 53.1-187 for time spent in confinement.

Serve jail sentence beginning _____

on weekends only authorized if eligible required
 Work release not authorized

Public work force authorized not authorized

on PROBATION for _____

VASAP local community-based probation agency
 Monitoring by GPS/other tracking device

DRIVER'S LICENSE suspended for _____
 Restricted Driver's License per attached order

Ignition interlock for _____

RESTITUTION order incorporated
 Restitution payment is a condition of suspended sentence

COMMUNITY SERVICE _____ hours to be completed by _____ and supervised by _____
 to be credited against fines and costs

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

Reimburse Commonwealth for investigatory medical fees

Pay \$50 fee to the Court for Trauma Center Fund

§ 19.2-298.02(D) - dismissal expungement eligible by parties' agreement

DATE _____ JUDGE _____

Other _____
 Submit to FINGERPRINTING and photograph per attached order
 Remanded for FINGERPRINTING/CCRE Report

DNA order incorporated
 Bail on Appeal \$ _____

DATE _____ JUDGE _____

Offense Tracking Number: 710JM2400014537

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

FINE
 COSTS
 461 FIXED MISD FEE
 462 FIXED DRUG MISD FEE
 001 INT CRIM CHLD FEE
 113 WITNESS FEE
 113 IGNITION INTERLOCK
 113 DUI FEE
 113 _____
 120 CT. APPT. ATTY
 121 TRIAL IN ABSENCE FEE
 125 WEIGHING FEE
 133 BLOOD TEST FEE
 137 TIME TO PAY
 192 TRAUMA CENTER FEE
 228 COURTHOUSE CONSTRUCTION FEE
 234 JAIL ADMISSION FEE
 243 LOCAL TRAINING ACADEMY FEE
 244 COURTHOUSE SECURITY FEE
 OTHER (SPECIFY) _____

TOTAL \$ _____

Stay of the proceedings pursuant to § 16.1-131.1

DATE _____ JUDGE _____

WARRANT OF ARREST - FELONY

COMMONWEALTH OF VIRGINIA, Va. Code § 19.2-71, -72

Norfolk
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 05/05/2024 did unlawfully and feloniously in violation of Section

18.2-32

kill and murder Jijayah Johnson in the second degree, Code of Virginia.

RECEIVED AND FILED
MAY - 8 2024
Norfolk Juvenile & Domestic Relations District Court

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

FREAR, T K NPD Complainant.

CCRF/Fingerprinting Required

05/06/2024 05:38 PM
DATE AND TIME ISSUED

Shanika... [Signature]

CLERK MAGISTRATE JUDGE

H. Lidington

FORM DC-312 (MASTER, PAGE ONE OF TWO) 03/21

CASE NO. A146945-08

ACCUSED: Parker, Z'Jireya Shante



COMPLETE DATA BELOW IF KNOWN									
FACE	SEX	BORN	HT.	WT.	EYES	HAIR	SSN	STATE	
B	F	MO. DAY YR. 02/11/2003	FT. IN. 5' 00"	LBS. 123	BRN	BLK	[REDACTED]	[REDACTED]	[REDACTED]

Commercial Driver's License
 Commercial Motor Vehicle Hazardous Materials

CLASS D **FELONY**

RECEIVED by arresting the Accused named above on this day:

5/7/24 2030

B MARY 24 PM 03:53

DATE AND TIME OF SERVICE

Dep Welch Arresting Officer

1755 AFSB

BADGE NO., AGENCY AND JURISDICTION

for J.P. Baron SHERIFF

Attorney for the Accused:

Short Offense Description (not a legal definition):
MURDER: 2ND DEGREE

Offense Tracking Number:

710JM2400014537

FOR ADMINISTRATIVE USE ONLY
Virginia Crime Code: MUR-0935-F9

FELONY

5/8/24
Hearing Date/TI

May. 6. 2024 9:12 AM

F

CHECKLIST FOR BAIL DETERMINATIONS
Commonwealth of Virginia

Name of the Accused Parker, Z'Ibreyea S.

Nature and Circumstances of the Offense Warrant NORFOLK JDR: 2nd Degree Murder

Weight of the Evidence PC

Length of Time in Community 1 yr.

Place of Employment Husband provides support How Long 3 mo.

Family Ties husband

Involvement in Education 1 yr Towson University

Financial Resources NONE

Pending Charges FELONY CHILD ABUSE

Was a firearm allegedly used in the offense: No Yes

Currently on probation or parole? No Yes NONE

Prior criminal record NONE

RECEIVED AND FILED
MAY - 8 2024
Norfolk Juvenile & Domestic Relations District Court

The secured bond provision in Virginia Code § 19.2-123 applies and is waived with the concurrence of the attorney of the Commonwealth or the attorney for the county, city or town.

Prior charges of failing to appear NONE

Is this person likely to obstruct or attempt to obstruct justice or threaten, injure or intimidate or attempt to threaten, injure or intimidate a prospective witness, juror, victim, or family or household member as defined in Virginia Code § 16.1-228?

No Yes

Pursuant to Virginia Code § 19.2-130.1, terms of bail set in accordance with the order of a court that issued a capias.

Other information A, along with her husband brought 9-day old baby to CHKD after waking up and finding the baby unresponsive. Baby was pronounced deceased. PD responded after social services reported signs of abuse. Baby was initially observed to have severe burns on her both feet, as well as splash burns on other areas of her body. Baby also had numerous bruises about her body. When asked about the burns on here feet, mother reported, according to officer securing charges, that she "did not think the injuries were all that serious" and was thus only treating them with Witch Hazel and other home remedies. Subsequent autopsy revealed that the infant was found to have several bruises on her head, broken ribs, a broken clavicle and exhibited symptoms of shaken baby. At the time of a (Con't on reverse)

Bail Set Held without Bail

Special instructions or conditions

Check if more information is on reverse

Hanna Lidington

MAGISTRATE JUDGE

H. Lidington

05/07/2024
DATE

Additional information:

rest, A and her husband were living in a tent in the woods near the Campostella exit off I-264. Given the heinous nature of the alleged offenses, as well as A's continued incarceration on Felony child abuse charges stemming from the same incident, Magistrate cannot conclude that A does not present a danger. Thus she is held in custody.