

Virginia:

In the Circuit Court of the City of Richmond, John Marshall Courts Building

On the 7th day of October, 1999

COMMONWEALTH

v. Indictment for Aggravated Malicious Wounding - F-99-
2548

JOSEPH D. MORRISSEY, Defendant.

The defendant this day appeared and was set to the bar by the Sheriff of this City. He was represented by Arnold Henderson and Larry Catlett. The Commonwealth was represented by Claire Cardwell and Vicki Harris. All jurors were present in Court.

The jurors retired to their room in the custody of the Sheriff of this City to deliberate upon a verdict in this case. After some time, the jurors returned into Court unable to reach a verdict, and the Court instructed the jurors pursuant to the "Allen Charge" and the jurors returned to their room in the custody of the Sheriff of this City to deliberate upon a verdict in this case and after some time returned into Court and presented a verdict in this case as follows:

Indictment F-99-2548:

"We, the jury, find the defendant guilty of assault and battery."

Defense counsel moved the Court to set aside the verdict of the jury, which motion was denied.

Defense counsel moved the Court to impose no punishment and follow instruction verdict of jurors, which motion was denied.

The jurors having been instructed by the Court and having heard the arguments of counsel as to sentencing, they retired to their room in the custody of the Sheriff of this City to deliberate upon sentencing in this case.

Defense counsel renewed motion to set aside verdict and motion to impose no punishment and follow instruction verdict of jurors, which motions were denied.

Defense counsel moved the Court to object to instruction read to jurors regarding sentencing, which motion was denied.

After some time returned into Court, and presented a verdict as follows:

Indictment F-99-2548:

"We, the jury, fix the defendant's punishment at [confinement in a state correctional facility for 0

year(s)] [confinement in jail for 0 months] and/or a fine of \$2,500.00.

Defense counsel moved the court to set aside verdict, which motion was denied.


The defendant shall pay costs of Court in this case in the amount of \$3,632.50.


Defense counsel noted their appeal. The Court sets appeal bond at \$5,000.00 of that \$2,000.00 to be cash freedom bond.

If appealed, the transcript of the proceedings in said case is to be made a part of the record when received in the Clerk's Office of this Court.

Thereupon, the defendant was released.

October 7, 1999 ENTER:


Margaret P. Spencer, Judge

A Copy,
Teste: BEVILL W. DEAN, CLERK
by  D.C.