

COMMONWEALTH OF MASSACHUSETTS
SUPREME JUDICIAL COURT

IN RE: SHELLEY M. RICHMOND JOSEPH

SUFFOLK, SS.

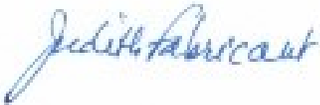
SJC No. OE-157

SECOND STIPULATION

The Commission on Judicial Conduct (“the Commission”) and Judge Shelley M. Richmond Joseph (“Judge Joseph”) stipulate that the following facts, with their accompanying appendices, are established for purposes of the public hearing in the above-numbered complaint, and that the attached appendices shall be admitted as exhibits, or if so indicated herein, marked for identification and available for use as indicated. In so stipulating, Judge Joseph denies that the existence of these facts constitutes evidence of misconduct on her part. Judge Joseph and the Commission each reserve the right to make any further argument concerning the matters so established.

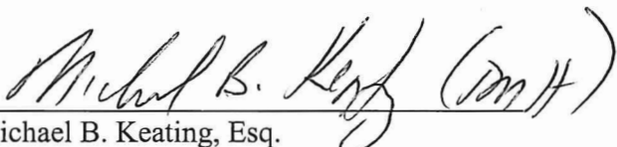
29. Appendix V consists of copies of email communications among First Justice Mary Elizabeth Heffernan, Regional Administrative Justice Stacey Fortes, Chief Justice Paul Dawley, and Judge Shelley Richmond Joseph between April 5, 2018, and May 8, 2018. Any statements of fact in these communications are admitted in evidence not for the truth of the statements, but for the fact that the authors made those statements on the dates indicated.
30. Appendix W is the audio recording of a Waltham District Court hearing in the matter of Commonwealth v. Trevon A. Walker on January 16, 2018. Appendix X is an unofficial transcript of that audio. Appendix Y is the entire court docket for Commonwealth v. Trevon A. Walker, Docket Number 1851CR000046 (Waltham District Court).
31. Appendix Z is a copy of a daily list of cases scheduled to be heard at the Newton District Court for April 2, 2018. This list is not the actual daily list generated from the MassCourts electronic case management system by the Newton District Clerk’s Office on April 2, 2018, to be utilized by the clerk and other court personnel. That list was not preserved and cannot be generated at this time. Instead, Appendix Z is a daily list which the Massachusetts Trial Court generated on March 25, 2019, in response to a request by federal authorities. This list reflects changes in names of counsel, and possibly other changes, entered in MassCourts after April 2, 2018. For example, this list reflects the name of David Jellinek as counsel for Pamela Hodgdon, although the case file for that case indicates that his appointment as counsel for Hodgdon occurred at a later date.

For the Commission on Judicial Conduct,

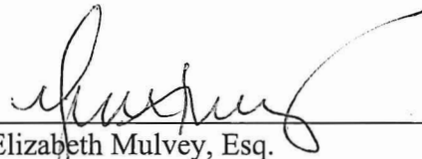
By: 

Judith Fabricant
Special Counsel
Commission on Judicial Conduct

For Judge Shelley M. Richmond Joseph,

By: 

Michael B. Keating, Esq.
Counsel for Judge Shelley M. Richmond Joseph



Elizabeth Mulvey, Esq.
Counsel for Judge Shelley M. Richmond Joseph



Thomas Hoopes, Esq.
Counsel for Judge Shelley M. Richmond Joseph

Dated: May 23, 2025

Table of Contents

Appendix V (Email Communications).....	APP531
Appendix W (Audio Recording of January 16, 2018 Hearing in Commonwealth v. Trevon A. Walker).....	APP543
Appendix X (Unofficial Transcript of January 16, 2018 Hearing in Commonwealth v. Trevon A. Walker).....	APP544
Appendix Y (Court Docket for Commonwealth v. Trevon A. Walker).....	APP550
Appendix Z (Newton District Court Daily List for April 2, 2018).....	APP577

APPENDIX V

Zimbra

Re: Newton recording

From : Stacey Fortes [REDACTED]

Fri, Apr 20, 2018 03:53 PM

Subject : Re: Newton recording

To : Joseph R Jackson [REDACTED]

Cc : Paul Dawley [REDACTED]

Joe-As you know, there is no FTR in Newton yet. Judge Heffernan has copy of proceedings in lobby, if someone needs to pick up for Chief

From: "Stacey Fortes" [REDACTED]

To: "Joseph R Jackson" [REDACTED]

Cc: "Paul Dawley" [REDACTED]

Sent: Friday, April 20, 2018 3:41:37 PM

Subject: Newton recording

Hi Joe-Hope all is well. CJ Dawley asked me to forward this to you, for Newton recording

Commonwealth v Jose Medina-Perez 4/2/18

Have a good weekend!

--

Stacey J. Fortes
Regional Administrative Justice- Region IV
First Justice
Lowell District Court
41 Hurd Street
Lowell, MA 01852
[REDACTED]

--

Stacey J. Fortes
Regional Administrative Justice- Region IV
First Justice
Lowell District Court
41 Hurd Street
Lowell, MA 01852
[REDACTED]

From : Stacey Fortes <[REDACTED]>

Fri, Apr 20, 2018 03:41 PM

Subject : Newton recording

To : Joseph R Jackson [REDACTED]

Cc : Paul Dawley [REDACTED]

Hi Joe-Hope all is well. CJ Dawley asked me to forward this to you, for Newton recording

Commonwealth v Jose Medina-Perez 4/2/18

Have a good weekend!

--

Stacey J. Fortes
Regional Administrative Justice- Region IV
First Justice
Lowell District Court
41 Hurd Street
Lowell, MA 01852
[REDACTED]

Zimbra

paul.dawley [REDACTED]

Re: Meeting

From : Paul C Dawley [REDACTED]
Subject : Re: Meeting [REDACTED]
To : Shelley Joseph [REDACTED]

Thu, May 10, 2018 09:59 AM

Shelley,
I appreciate meeting with you and your consideration of the issues we discussed. As I mentioned, the best part of this job is that every day is a learning experience. I look forward to seeing you at the conference. Thanks and take care, Paul Dawley

----- Original Message -----

From: "Shelley Joseph" [REDACTED]
To: "Paul C Dawley" [REDACTED]
Sent: Tuesday, May 8, 2018 6:40:29 PM
Subject: Re: Meeting

Thank you for meeting with me today. I have learned and understand all that we discussed. I look forward to seeing you at the conference next month if not before.

My best,

Shelley

Shelley Joseph
Associate Justice
Framingham District Court

- > On May 2, 2018, at 9:49 AM, Paul C Dawley [REDACTED] wrote:
- >
- > Good morning,
- > I am looking to set up a meeting in my office with Judge Joseph and Judge Fortes regarding a case (Comm. v. Jose Medina-Perez) heard by Judge Joseph on April 2 in Newton DC. The issue involves how the court handled an immigration detainer.
- > By this email, I am asking Megan Baker to set up a 30 minute meeting at an agreeable time for the 3 of us to meet.
- > Thanks, Paul Dawley

From : Shelley Joseph [REDACTED]
Subject : Re: Meeting [REDACTED]
To : Paul C Dawley [REDACTED]

Tue, May 08, 2018 06:40 PM

Thank you for meeting with me today. I have learned and understand all that we discussed. I look forward to seeing you at the conference next month if not before.

My best,

Shelley

Shelley Joseph
Associate Justice
Framingham District Court

- > On May 2, 2018, at 9:49 AM, Paul C Dawley [REDACTED] wrote:
- >
- > Good morning,
- > I am looking to set up a meeting in my office with Judge Joseph and Judge Fortes regarding a case (Comm. v. Jose Medina-

Perez) heard by Judge Joseph on April 2 in Newton DC. The issue involves how the court handled an immigration detainer.
> By this email, I am asking Megan Baker to set up a 30 minute meeting at an agreeable time for the 3 of us to meet.
> Thanks, Paul Dawley

From : Shelley Joseph [redacted] Thu, May 03, 2018 03:20 PM
Subject : Re: Meeting
To : Stacey Fortes [redacted]
Cc : Megan Baker <[redacted]>, Stacey Fortes [redacted], Paul Dawley [redacted]

Yes

Shelley Joseph
Associate Justice
Framingham District Court

> On May 3, 2018, at 2:33 PM, Stacey Fortes [redacted] wrote:

>
> Fine
>
> Sent from my iPhone

>> On May 3, 2018, at 2:19 PM, Megan Baker [redacted] wrote:

>> Good afternoon Judge Fortes and Judge Joseph,
>>
>> Chief Justice Dawley would like to meet with both of you next Tuesday, May 8th, at 2:00PM at AODC. Please confirm with me if you are both able to make it at this date and time.

>> Thank you,
>> Megan

>> ----- Original Message -----

>> From: "Stacey Fortes" [redacted]
>> To: "Shelley Joseph" [redacted]
>> Cc: "Paul Dawley" [redacted], "Megan Baker" [redacted]
>> Sent: Wednesday, May 2, 2018 10:47:47 AM
>> Subject: Re: Meeting

>> Hi Megan-Don't know how soon the Chief wants to meet? I can give you bad dates for me or just wait for you to send good dates for Chief.

>> Thanks!
>>
>> JF

>> ----- Original Message -----

>> From: "Shelley Joseph" [redacted]
>> To: "Paul Dawley" [redacted]
>> Cc: "Stacey Fortes" [redacted], "Megan K Baker" [redacted]
>> Sent: Wednesday, May 2, 2018 10:39:43 AM
>> Subject: Re: Meeting

>> Good morning
>>
>> Yes of course. Anytime that works for you and Judge Fortes will work for me.
>>
>> Shelley Joseph
>> Associate Justice

Zimbra

Meeting

From : Paul C Dawley [REDACTED]

Wed, May 02, 2018 09:49 AM

Subject : Meeting

To : Shelley Joseph <[REDACTED]>, Stacey Fortes

Cc : Megan K Baker [REDACTED]

Good morning,
I am looking to set up a meeting in my office with Judge Joseph and Judge Fortes regarding a case (Comm. v. Jose Medina-Perez) heard by Judge Joseph on April 2 in Newton DC. The issue involves how the court handled an immigration detainer. By this email, I am asking Megan Baker to set up a 30 minute meeting at an agreeable time for the 3 of us to meet.
Thanks, Paul Dawley

Zimbra

jacqueline.lawton [REDACTED]

Fwd: Newton DC ICE defendant

From : Philip J McCue [REDACTED] **Fri, Dec 14, 2018 09:53 AM**
Subject : Fwd: Newton DC ICE defendant
To : Jacqueline L. Lawton [REDACTED]

Can you print the entire email below

From: "Paul C Dawley" [REDACTED]
To: "Philip J McCue" [REDACTED]
Sent: Saturday, April 21, 2018 9:09:40 AM
Subject: Fwd: Newton DC ICE defendant

Sent from my iPhone

Begin forwarded message:

From: Paul C Dawley [REDACTED]
Date: April 21, 2018 at 9:09:25 AM EDT
To: zachary.hillman [REDACTED]
Subject: Fwd: Newton DC ICE defendant

FYI—Judge Heffernan may be reaching out to you.

Sent from my iPhone

Begin forwarded message:

From: Mary Heffernan [REDACTED]
Date: April 20, 2018 at 2:40:10 PM EDT
To: Paul C Dawley [REDACTED]
Cc: Mary Heffernan [REDACTED], Stacey Fortes <[REDACTED]>
Subject: Re: Newton DC ICE defendant

Thank you as well. I will reach out to Zach. Take care and thank you both again for your kind support. Mb

Sent from my iPhone

On Apr 20, 2018, at 1:17 PM, Paul C Dawley

[REDACTED] wrote:

Marybeth, thanks for the response. I don't think this situation, even if raised by ICE, is a problem. It sounds like court personnel were just trying to accommodate the attorney-client relationship by use of the interpreter.

On the first issue (asking them to step outside of the courtroom) obviously it is your call and you should exercise your own judgement. My only hesitation is the appearance factor, especially as ICE continues their campaign of attacks on us. I don't know the answer to this, but do any other DC's do this? If you need any guidance from Zak or our lawyers, let me know. Thank you for all you do. Have a great weekend.

Thanks, Paul

Sent from my iPhone

On Apr 20, 2018, at 12:55 PM, Mary Heffernan

[REDACTED] wrote:

Chief and J Fortes: In response to the questions :

1) It has been my practice to politely ask ICE, (who have made known to the court security staff that they are present to detain a defendant whom they know to be in our or Newton Police or Sheriff/DOC custody and in the building or arriving soon,) to wait outside the courtroom for the defendant to be released in order to minimize disruption in other cases, particularly in the close quarters of our second session and with the limited court security staff we have here. They have always acquiesced. I have never been shown a warrant here in Newton- a detainer occasionally, often there is no paperwork at all.

2) Judge Joseph

3) The defense attorney asked the judge, after the Commonwealth dismissed the fugitive from justice case, if he could (with the interpreter) speak to his client downstairs in probation in order to further explore the open warrant in PA which triggered the then dismissed fugitive

JOSEPH 7064

complaint. The judge allowed it and the judge believes the defendant was brought downstairs in custody to the probation department.

4) In addition to the posted written policy of Chief Noe, the clerk's office and Probation have been told that the only exit from the courthouse for defendants released from custody will be the front door of the courthouse-those in custody will exit via the sallyport ; employees only will use the two back entrances which are accessed only by ID card entrance and egress.

Thank you and please let me know if you need any further information JH

From: "Paul C Dawley"

[REDACTED]

To: "Stacey Fortes"

[REDACTED]

Cc: "Mary Elizabeth Heffernan"

[REDACTED]

Sent: Friday, April 20, 2018 12:31:19 PM

Subject: Re: Newton DC ICE defendant

There are a couple of issues here:

1. What is the authority to tell the ICE officer to stay outside of the courtroom? I am concerned that such a practice treats ICE officers different from other members of law enforcement and the general public. It seems to me that such a practice runs counter to the requirement that courtrooms are open to the public, without exception. I recommend that such a practice end.
2. Who was the judge that presided over the case?
3. Who was responsible for allowing the defendant to exit the courthouse via anon public entrance?
4. In addition to the-notice posted by Officer Noe, was the court staff told and do they understand that this should not happen again?

Thanks, Paul

JOSEPH 7065

Sent from my iPhone

> On Apr 20, 2018, at 12:21 PM, Stacey Fortes [REDACTED] wrote:

>
> Chief-Judge Heffernan called me about this incident a couple of weeks ago. I asked her at that time to follow up with an email outlining the incident(below) I also suggested she pull the tape, because there was some indication the Judge involved may have gone off record prior to the defendant going down the back stairwell. I've spoken to the Judge involved and can brief you if you need additional info.

>
>
> Informing you about it now, because Judge Heffernan called to let me know- Regional Director for ICE(?) May bring up at meeting supposedly scheduled with CJ Carey. I didn't want you or CJ Carey blindsided by any info.

>
> Judge Heffernan can fill in anything I left out

>
> Stacey

>
> ----- Forwarded Message -----
> From: "Mary Heffernan"

[REDACTED]
> To: "Stacey Fortes"

[REDACTED]
> Sent: Thursday, April 5, 2018 12:26:10 PM
> Subject: Newton DC ICE defendant

>
> On Monday April 2,2018 a defendant who had been arrested over the weekend was in court for arraignment on a drug possession charge and a fugitive from justice charge as he was also allegedly wanted in Pennsylvania. An ICE agent was in the courthouse as well with a detainer for the individual. As is usual practice in Newton Court, the agent was asked to wait

outside the courthouse as he did not have a warrant but a detainer. There was a prolonged discussion, at some point, regarding the defendant's identity, involving ICE, the commonwealth, the defense attorneys and the judge. There was also an interpreter involved in the case. After this discussion, the commonwealth moved to dismiss the fugitive charge, the judge released the defendant on PR on the possession charge(not sure if bail was requested). The defense attorney asked the judge if he could utilize the services of the interpreter in probation with the defendant to further investigate the PA detainer so it did not hinder his client further. The judge agreed, the defendant was brought to probation by a court officer (unclear if he was cuffed or not) via the back stairway. The interpreter and defense counsel accompanied him. The ICE agent, now back inside the building, inquired of the clerk if there was any other exit for the defendant from the courthouse. Told that all persons not in custody exit the court from the front exit, the ICE agent went outside again presumably to wait for the defendant. At some point the defendant was allowed to leave through the back door of the courthouse (unclear if it was via the employee entrance or the probation back entrance). ICE did not effect their service and the defendant was presumed to have left the rear parking lot with his friends who had been waiting for him. If I learn any additional information I will report it forthwith. The chief court officer has posted the written policy reiterating that the only exit to be used from the courthouse, except for custodies employees and judges, is the front door. Thank you JH

> --

> Stacey J. Fortes

> Regional Administrative Justice- Region IV

> First Justice

> Lowell District Court

> 41 Hurd Street

> Lowell, MA 01852

JOSEPH 7067



APPENDIX W

Audio Recording of a Waltham District Court
hearing in the matter of
Commonwealth v. Trevon A. Walker
on January 16, 2018

APPENDIX X

WALTHAM HEARING TRANSCRIPT

CLERK: Commonwealth versus Trayvon Walker 18 CR 555... Move up. Your Honor, Mr. Walker is currently alleged with the crime of violating his prevention order on January 12, 2018, in the Town of Waltham.

JUDGE: Sir, I'm going to enter a plea of not guilty on your behalf. Probation does he qualify for counsel?

PROBATION: Yes, your Honor.

JUDGE: With a fee?

PROBATION: \$150 dollars.

JUDGE: Okay, Attorney King, have you had an opportunity to speak with him?

ATTORNEY KING: Yes, I have your Honor.

JUDGE: Sir, you do have the right to be represented by an attorney. You have the right to represent yourself. If you would like me to appoint an attorney, I think I can appoint Attorney King to represent you with a fee of \$150 dollars. Would you like me to do that?

DEFENDANT (TRAYVON WALKER): Yes.

JUDGE: Commonwealth, is there any request?

ADA: Your Honor, the Commonwealth didn't file a motion to revoke. The defendant was previously arraigned and released on January 11th. At that time, he was ordered to stay away and have no contact with the named victim and the victim was present in court and obtained a restraining order. The defendant, since then your Honor, there is probable cause to believe that the defendant has picked a new criminal offense and there are allegations he violated the restraining order immediately after that date, the next following day, by sending the named victim several emails, text messages, and communicating with her via Facebook Messenger.

JUDGE: What was the nature of the messages that were sent?

ADA: In one message the defendant is apologizing, and then a different message hs states "glad you put the restraining order on me because I don't need to be near you. I'm dangerous and not mentally clear." Another e-mail is sent essentially stating that he's in a police car and crying and he has sent some videos.

JUDGE: I'm just reading the copy of the e-mails, just give me one moment. Counsel with respect to the motion to revoke.

ATTORNEY KING: Your Honor, I'd ask you not to revoke. Mr. Walker is 22 years old, originally from New Jersey. This is a long relationship—he's never been any trouble with the court, your Honor. His record only starts with this first incident. There is trouble with the police and prior to that, the case the Commonwealth is asking the bail to be revoked on, he's had no trouble with the police at all. He attended school in New Jersey, your Honor, he attended some college down there, Mercer Community College. He came up here in a relationship with this young lady, and yeah, he's been working as an electrician apprentice. He both went to school to get his license as well as work for the same company. He's been working—his work started in October, he's supposed to go back to work in a week your Honor. He doesn't have much family; she was really the only contact up here. His mother lives in Chicago. He has a roommate, your Honor — living on South Street with his roommate, which we can't contact. But your Honor, I ask that you not revoke the bail. You know, clearly those messages, if they are in fact proven to be his messages, the alleged messages show someone who is distraught, but there's no history of this type of behavior with Mr. Walker, your Honor. I think something less than revoking his bail, maybe adding a monitor – an ankle bracelet and a clear stay away from the whole Brandeis Campus would be better your Honor. He lives close to it on South Street. But he's someone who's never been in trouble besides this incident with the police. The restraining order came and then right afterwards, like within 24 hours, these messages were alleged to have come from him. And we look at [inaudible] your Honor as someone who doesn't have a history with the court, doesn't have a history of violence of this or any type of threatening of this nature. For that reason, your Honor, the pluses, he's young, he's productive, he's working on getting his electrician's license. I would ask you to consider that you should not revoke bail. Consider maybe more, tighter conditions, such as ankle monitor, stay away from the whole Brandeis Campus. Maybe even checking in with the police weekly.

JUDGE: Commonwealth, is there a request for bail on this if I don't revoke his bail?

ADA: No, your Honor. I [inaudible] the Commonwealth is requesting conditions.

JUDGE: What conditions would you be requesting?

ADA: Just stay away from, have no contact with the named victim and stay away from Brandeis University.

5: 35

JUDGE: May I see you both [inaudible]?

SIDEBAR BEGINS

ATTORNEY KING: He doesn't seem to be having, he just— [inaudible]

JUDGE: [inaudible]... and now he's emailing her, and he texts her [inaudible]... apologizing [inaudible].

ADA: I'm concerned [inaudible].

ATTORNEY KING: Well, how about we have him see someone—have a mental health evaluation.

JUDGE: [inaudible] have a mental health evaluation as a condition of his ruling and a GPS.

ATTORNEY KING: Sure.

ADA: My understanding is that some, there's been some facts involving, involving him mentioning hurting himself, having suicidal ideations and being depressed.

JUDGE: That's, that's what I'm concerned about.

ATTORNEY KING: Sure, I think he's clearly, these messages are clear. Fact is it just someone who's distraught at the end of the relationship. He moved out here to be with her, so—

JUDGE: I don't know that a GPS is going to [inaudible]

6:46

CLERK: This isn't the new version, is it?

ATTORNEY KING: That's fine.

JUDGE: I'm going to follow any recommendations [inaudible].

6:50

CLERK: Excuse me, your Honor, I just want to let you know the mic is amplified.

CLERK: Where's the button? [inaudible]

CLERK: [inaudible]... somewhere on the bench right there [inaudible].

7:15

[Time elapses.]

JUDGE: Thank you, counsel.

JUDGE: Right and given that the— I'm not going to revoke your bail on the pending matter. After speaking with the Commonwealth and your attorney and given that the Commonwealth is only asking for personal recognizance, I am not going to reassess any additional bail. I am going to order conditions. One condition is that you stay away and have no contact with them okay? What that means is no emails, no texts, nothing, not from another person, not on your own, you

understand that, okay? There is enough information provided to me that I could revoke your bail if I wanted to. You are to have absolutely no contact with her, do you understand?

DEFENDANT (TRAYVON WALKER): Yes.

JUDGE: I am going to order that you undergo a mental health valuation as a condition of your release and that you follow any recommendations. If there's no recommendations to follow up counseling, you don't have to do anything. If there are recommendations to follow up counseling, you will have to follow up with whatever recommendations they gave, and that's being ordered as the condition of your release. Is that acceptable?

DEFENDANT (TRAYVON WALKER): Yes.

JUDGE: Any other requests Commonwealth?

ADA: That he abides by the restraining order.

JUDGE: And you abide by the restraining order is in effect.

[Inaudible]

JUDGE: And for the record I'm finding that there is an allegation of abuse in this matter that's sufficient, so I've endorsed that as well.

ADA: Thank you.

ATTORNEY KING: Your Honor, one more thing. Will the attorney who is appointed in the original matter and jurisdiction in this case [inaudible].

JUDGE: That's fine. So, Attorney King for bail purposes only who is the attorney on the other matter?

ADA: Allison Purple.

JUDGE: So, Attorney Purple will represent you on both matters. What date is that back? Why don't we schedule this for the same day.

ADA: I have February 20.

JUDGE: That's fine.

CLERK: Matter's continue to February 20th, for a pretrial hearing?

JUDGE: Yes, a pretrial.

CLERK: Stay away, no contact with victim. Abide by restraining order.

JUDGE: And Mr. King, will you notify Attorney Purple?

ATTORNEY KING: Yes, I will.

JUDGE: Thank you.

APPENDIX Y

CRIMINAL COMPLAINT ORIGINAL		DOCKET NUMBER 1851CR000046	NO. OF COUNTS 3	Trial Court of Massachusetts District Court Department
DEFENDANT NAME & ADDRESS Trevon A Walker 99 South St Waltham, MA 02451			COURT NAME & ADDRESS Waltham District Court 38 Linden Street Waltham, MA 02452 (781)894-4500	
DEFENDANT DOB 08/25/1995	COMPLAINT ISSUED 01/11/2018	DATE OF OFFENSE 01/11/2018	ARREST DATE 01/11/2018	
OFFENSE CITY / TOWN Waltham	OFFENSE ADDRESS Waltham		NEXT EVENT DATE & TIME 01/11/2018 09:30 AM	
POLICE DEPARTMENT Waltham PD		POLICE INCIDENT NUMBER 18001138		NEXT SCHEDULED EVENT Arraignment
OBTN TWAT201800038	PCF NUMBER 5450771	DEFENDANT XREF ID 44241848		ROOM / SESSION Arraignment Session

The undersigned complainant, on behalf of the Commonwealth, on oath complains that on the date(s) indicated below the defendant committed the offense(s) listed below and on any attached pages.

COUNT	CODE	DESCRIPTION
1	265/13D/A	A&B ON POLICE OFFICER c265 §13D
On 01/11/2018 did assault and beat Brandeis Pd , a police officer who was then engaged in the performance of his or her duties, in violation of G.L. c.265, §13D.		
PENALTY: house of correction not less than 90 days, not more than 2½ years; or not less than \$500, not more than \$5000.		
2	268/32B	RESIST ARREST c268 §32B
On 01/11/2018 did knowingly prevent or attempt to prevent a police officer, as defined in G.L. c. 268, §32B(c), who was acting under color of his or her official authority, from effecting an arrest, by: (1) using or threatening to use physical force or violence against the police officer or another; or (2) using some other means which created a substantial risk of causing bodily injury to such police officer or another, in violation of G.L. c. 268, §32B.		
PENALTY: jail or house of correction for not more than 2½ years; or not more than \$500; or both.		
3	266/127/A	DESTRUCTION OF PROPERTY +\$250, MALICIOUS c266 §127
On 01/11/2018 did wilfully and maliciously destroy or injure the personal property, dwelling house or building of Ramani Dayon, the value of the property so destroyed or injured exceeding \$250, in violation of G.L. c.266, §127.		
PENALTY: state prison not more than 10 years; or jail not more than 2½ years and fine the greater of \$3000 or three times the value of the property so destroyed or injured.		



SIGNATURE OF COMPLAINANT <i>X [Signature]</i>	SWORN TO BEFORE CLERK/MAGISTRATE/ASST. CLERK/DEF. ASST. CLERK <i>X [Signature]</i>	CLERK/MAGISTRATE <i>[Signature]</i>	DATE 1-11-18
NAME OF COMPLAINANT	TRUE COPY ATTEST <i>X [Signature]</i>	CLERK/MAGISTRATE/ASST. CLERK	DATE

Notice to Defendant: 42 U.S.C. § 3796gg-4(e) requires this notice: If you are convicted of a misdemeanor crime of domestic violence you may be prohibited permanently from purchasing and/or possessing a firearm and/or ammunition pursuant to 18 U.S.C. § 922 (g) (9) and other applicable related Federal, State, or local laws.

CRIMINAL DOCKET		DOCKET NUMBER 1851CR000046	NO. OF COUNTS 3	Trial Court of Massachusetts District Court Department
DEFENDANT NAME AND ADDRESS Trevon A Walker 99 South St Waltham, MA 02451		DOB 08/25/1995	GENDER Male	COURT NAME & ADDRESS Waltham District Court 38 Linden Street Waltham, MA 02452
		DATE COMPLAINT ISSUED 01/11/2018		
		PRECOMPLAINT ARREST DATE 01/11/2018	INTERPRETER REQUIRED	

COUNT	CODE	OFFENSE DESCRIPTION	OFFENSE DATE
1	265/13D/A	A&B ON POLICE OFFICER c265 §13D	01/11/2018
2	268/32B	RESIST ARREST c268 §32B	01/11/2018
3	266/127/A	DESTRUCTION OF PROPERTY +\$250, MALICIOUS c266 §127	01/11/2018

DEFENSE ATTORNEY Purple	OFFENSE CITY/TOWN Waltham	POLICE DEPARTMENT Waltham PD
-----------------------------------	-------------------------------------	--

DATE & JUDGE	DOCKET ENTRY	DATE & JUDGE	FEES IMPOSED
Flynn 1-11-18	<input type="checkbox"/> Attorney appointed (SJC R. 3:10) <input type="checkbox"/> Atty denied & Defl. Advised per 211 D §2A <input type="checkbox"/> Waiver of Counsel found after colloquy	1-11-18	Counsel Fee (211D § 2A(2)) \$ 150 <input type="checkbox"/> WAIVED
			Counsel Contribution (211D § 2) \$ <input type="checkbox"/> WAIVED
	Terms of release set: stayaway no contact		Default Warrant Fee (276 § 30(1)) \$ <input type="checkbox"/> WAIVED
	<input type="checkbox"/> PR <input type="checkbox"/> Bail <input checked="" type="checkbox"/> See Docket for special condition <input type="checkbox"/> Held (276 §58A)		Default Warrant Arrest Fee (276 § 30 (2)) \$ <input type="checkbox"/> WAIVED
Flynn 1-11-18	Arraigned and advised: <input checked="" type="checkbox"/> Potential of bail revocation (276 §58B) <input type="checkbox"/> Right to bail to review (276 §68) <input type="checkbox"/> Right to drug exam (111E § 10) <input type="checkbox"/> Inquiry made by Court under 276 § 58A	7-26-18 ELLIS	Probation Supervision Fee (276 § 87A) \$ 10.5 <input checked="" type="checkbox"/> WAIVED
	Abuse Allegation: <input type="checkbox"/> C276 § 58A form filed by Commonwealth <input type="checkbox"/> Allegation of abuse under C276 § 58A found <input type="checkbox"/> No allegation of abuse under C276 § 58A found		Bail Order Forfeited
			Advised of right to jury trial: <input type="checkbox"/> Waiver of jury found after colloquy <input type="checkbox"/> Does not waive
			Advised of trial rights as pro se (Dist. Ct. Supp.R.4)
			Advised of right of appeal to Appeals CL (M.R. Crim P.R. 28)

SCHEDULING HISTORY						
NO.	SCHEDULED DATE	EVENT	RESULT	JUDGE	TAPE START/ STOP	
1	01/11/2018	Arraignment	<input checked="" type="checkbox"/> Held <input type="checkbox"/> Not Held but Event Resolved <input type="checkbox"/> Cont'd	Flynn		
2	2-20-18	PTH	<input checked="" type="checkbox"/> Held <input type="checkbox"/> Not Held but Event Resolved <input type="checkbox"/> Cont'd	Flynn		
3	3-29-18	e+E	<input type="checkbox"/> Held <input type="checkbox"/> Not Held but Event Resolved <input checked="" type="checkbox"/> Cont'd			
4	5-8-18	O/E	<input checked="" type="checkbox"/> Held <input type="checkbox"/> Not Held but Event Resolved <input type="checkbox"/> Cont'd			
5	7-26-18	JTR	<input type="checkbox"/> Held <input checked="" type="checkbox"/> Not Held but Event Resolved <input type="checkbox"/> Cont'd			
6			<input type="checkbox"/> Held <input type="checkbox"/> Not Held but Event Resolved <input type="checkbox"/> Cont'd			
7			<input type="checkbox"/> Held <input type="checkbox"/> Not Held but Event Resolved <input type="checkbox"/> Cont'd			
8			<input type="checkbox"/> Held <input type="checkbox"/> Not Held but Event Resolved <input type="checkbox"/> Cont'd			
9			<input type="checkbox"/> Held <input type="checkbox"/> Not Held but Event Resolved <input type="checkbox"/> Cont'd			
10			<input type="checkbox"/> Held <input type="checkbox"/> Not Held but Event Resolved <input type="checkbox"/> Cont'd			

APPROVED ABBREVIATIONS
 ARR = Arraignment PTH = Pretrial hearing DCE = Discovery compliance & jury selection BTR = Bench trial JTR = Jury trial PCH = Probable cause hearing MOT = Motion hearing SRE = Status review
 SRP = Status review of payments FAT = First appearance in jury session SEN = Sentencing CMF = Continuance without finding scheduled to terminate PRO = Probation scheduled to terminate
 DPTA = Defendant failed to appear & was defaulted WAR = Warrant issued WARD = Default warrant issued WRT = Warrant or default warrant recalled PVH = probation revocation hearing.

A TRUE COPY ATTEST:	CLERK-MAGISTRATE ASST. CLERK X	CLERK MAGISTRATE	TOTAL NO. OF PAGES 3	ON (DATE) 4/7/25
---------------------	--	------------------	--------------------------------	----------------------------

CRIMINAL DOCKET - OFFENSES		DEFENDANT NAME			DOCKET NUMBER	
		Trevon A Walker			1851CR000046	
COUNT / OFFENSE				DISPOSITION DATE AND JUDGE		
1 A&B ON POLICE OFFICER c266 §13D				7-26-18 Ellis J		
DISPOSITION METHOD		FINE/ASSESSMENT	SURFINE	COSTS	OUI §24D FEE	OUI VICTIMS ASMT
<input type="checkbox"/> Guilty Plea or <input checked="" type="checkbox"/> Admission to Sufficient Facts accepted after colloquy and alien warning pursuant to C278§28D and MRCrP12 <input type="checkbox"/> Bench Trial <input type="checkbox"/> Jury Trial <input type="checkbox"/> Dismissed upon: <input type="checkbox"/> Request of Commonwealth <input type="checkbox"/> Request of Victim <input type="checkbox"/> Request of Defendant <input type="checkbox"/> Failure to prosecute <input type="checkbox"/> Other: <input type="checkbox"/> Filed with Defendant's consent <input type="checkbox"/> Nolle Prosequi <input type="checkbox"/> Decriminalized (277 §70 C)		HEAD INJURY ASMT	RESTITUTION	VW ASSESSMENT	BATTERER'S FEE	OTHER
				50	100	
		SENTENCE OR OTHER DISPOSITION				
		<input checked="" type="checkbox"/> Sufficient facts found but continued without a finding until: 7-25-19 <input type="checkbox"/> Defendant placed on probation until: <input type="checkbox"/> Risk/Need or OUI <input type="checkbox"/> Administrative Supervision <input type="checkbox"/> Defendant placed on pretrial probation (276 §87) until: Abide by RO M.H. EVAL w/ follow up <input type="checkbox"/> To be dismissed if court costs / restitution paid by: SIGN RELEASES, STAY AWAY BRANDERS, Letter of Apology to BRANDERS PD				
FINDING		FINAL DISPOSITION			JUDGE	DATE
<input type="checkbox"/> Guilty <input type="checkbox"/> Not Guilty <input type="checkbox"/> Responsible <input type="checkbox"/> Not Responsible <input type="checkbox"/> Probable Cause <input type="checkbox"/> No Probable Cause		<input checked="" type="checkbox"/> Dismissed on recommendation of Probation Dept. <input type="checkbox"/> Probation terminated: defendant discharged <input type="checkbox"/> Sentence or disposition revoked (see cont'd page)			Ellis	7-25-19
COUNT / OFFENSE				DISPOSITION DATE AND JUDGE		
2 RESIST ARREST c268 §32B				7-26-18 Ellis J		
DISPOSITION METHOD		FINE/ASSESSMENT	SURFINE	COSTS	OUI §24D FEE	OUI VICTIMS ASMT
<input type="checkbox"/> Guilty Plea or <input type="checkbox"/> Admission to Sufficient Facts accepted after colloquy and alien warning pursuant to C278§28D and MRCrP12 <input type="checkbox"/> Bench Trial <input type="checkbox"/> Jury Trial <input type="checkbox"/> Dismissed upon: <input type="checkbox"/> Request of Commonwealth <input type="checkbox"/> Request of Victim <input type="checkbox"/> Request of Defendant <input type="checkbox"/> Failure to prosecute <input type="checkbox"/> Other: <input type="checkbox"/> Filed with Defendant's consent <input type="checkbox"/> Nolle Prosequi <input type="checkbox"/> Decriminalized (277 §70 C)		HEAD INJURY ASMT	RESTITUTION	VW ASSESSMENT	BATTERER'S FEE	OTHER
		SENTENCE OR OTHER DISPOSITION				
		<input checked="" type="checkbox"/> Sufficient facts found but continued without a finding until: 7-25-19 <input type="checkbox"/> Defendant placed on probation until: <input type="checkbox"/> Risk/Need or OUI <input type="checkbox"/> Administrative Supervision <input type="checkbox"/> Defendant placed on pretrial probation (276 §87) until: <input type="checkbox"/> To be dismissed if court costs / restitution paid by:				
FINDING		FINAL DISPOSITION			JUDGE	DATE
<input type="checkbox"/> Guilty <input type="checkbox"/> Not Guilty <input type="checkbox"/> Responsible <input type="checkbox"/> Not Responsible <input type="checkbox"/> Probable Cause <input type="checkbox"/> No Probable Cause		<input checked="" type="checkbox"/> Dismissed on recommendation of Probation Dept. <input type="checkbox"/> Probation terminated: defendant discharged <input type="checkbox"/> Sentence or disposition revoked (see cont'd page)			Ellis	7-25-19
COUNT / OFFENSE				DISPOSITION DATE AND JUDGE		
3 DESTRUCTION OF PROPERTY +\$250, MALICIOUS c266 §127				Ellis J 7-26-18		
DISPOSITION METHOD		FINE/ASSESSMENT	SURFINE	COSTS	OUI §24D FEE	OUI VICTIMS ASMT
<input type="checkbox"/> Guilty Plea or <input type="checkbox"/> Admission to Sufficient Facts accepted after colloquy and alien warning pursuant to C278§29D and MRCrP12 <input type="checkbox"/> Bench Trial <input type="checkbox"/> Jury Trial <input type="checkbox"/> Dismissed upon: <input type="checkbox"/> Request of Commonwealth <input type="checkbox"/> Request of Victim <input type="checkbox"/> Request of Defendant <input type="checkbox"/> Failure to prosecute <input type="checkbox"/> Other: <input type="checkbox"/> Filed with Defendant's consent <input type="checkbox"/> Nolle Prosequi <input type="checkbox"/> Decriminalized (277 §70 C)		HEAD INJURY ASMT	RESTITUTION	VW ASSESSMENT	BATTERER'S FEE	OTHER
			\$1000 ✓			
		SENTENCE OR OTHER DISPOSITION				
		<input checked="" type="checkbox"/> Sufficient facts found but continued without a finding until: 7-25-19 <input type="checkbox"/> Defendant placed on probation until: <input type="checkbox"/> Risk/Need or OUI <input type="checkbox"/> Administrative Supervision <input type="checkbox"/> Defendant placed on pretrial probation (276 §87) until: <input type="checkbox"/> To be dismissed if court costs / restitution paid by:				
FINDING		FINAL DISPOSITION			JUDGE	DATE
<input type="checkbox"/> Guilty <input type="checkbox"/> Not Guilty <input type="checkbox"/> Responsible <input type="checkbox"/> Not Responsible <input type="checkbox"/> Probable Cause <input type="checkbox"/> No Probable Cause		<input checked="" type="checkbox"/> Dismissed on recommendation of Probation Dept. <input type="checkbox"/> Probation terminated: defendant discharged <input type="checkbox"/> Sentence or disposition revoked (see cont'd page)			Ellis	7-25-19



TENDER OF PLEA OR ADMISSION & WAIVER OF RIGHTS	DOCKET NO. 1851 CR 46	Trial Court of Massachusetts District Court Department
---	--------------------------	---

NAME OF DEFENDANT Trevon Walker	COURT DIVISION Waltham
------------------------------------	---------------------------

SECTION I **CONDITIONAL TENDER OF PLEA OR ADMISSION**

GUILTY PLEA ADMISSION TO FACTS SUFFICIENT BINDING PLEA WITH CHARGE CONCESSION
FOR A FINDING OF GUILTY UNDER RULE 12(b)(5)(A)

COUNT NO.	DEFENDANT'S RECOMMENDATION(S) <i>(Include all fees, costs, and conditions of probation)</i>	PROSECUTOR'S RECOMMENDATION(S) <i>(Required when Prosecutor disagrees with Defendant's recommendations)</i>	JUDGE'S DISPOSITION UPON REJECTING A BINDING PLEA OR NON-BINDING RECOMMENDATION
1		CWOF 1yr, abide by RO, and MH eval + f/u, S/A Brandeis, letter of apology to PD.	
2		Same as 1	
3		Same as 1 plus restitution of \$1000	
			SCANNED

SUSPENDED SENTENCES MAY BE IMPOSED FROM AND AFTER UPON A PROBATION VIOLATION UNLESS OTHERWISE NOTED.

ANY COUNT PLACED ON FILE may be removed from the file at any time and have a sentence imposed (or be scheduled for trial if no guilty finding has been made): (1) at the defendant's request, or (2) if a related conviction or sentence is reversed or vacated, or (3) if it is shown by a preponderance of evidence that the defendant committed a new criminal offense, or (4) if it is shown by a preponderance of evidence that:

The prosecutor may not request that the charge be removed from the file after: _____ (date).

DIST. / MUN. CTS. R. CRIM. P. 4(c) REQUIRES COUNSEL TO CONSULT WITH THE PROBATION DEPARTMENT REGARDING PROBATIONARY TERMS.

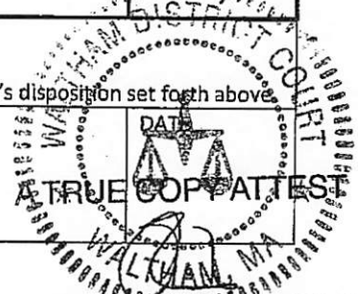
SIGNATURE OF DEFENSE COUNSEL OR PRO SE DEFENDANT X <i>[Signature]</i>	DATE 2/26/18	SIGNATURE OF PROSECUTOR X <i>[Signature]</i>	DATE 2/26/18
--	-----------------	---	-----------------

THE COURT	<input checked="" type="checkbox"/> ACCEPTS DEFENDANT'S TENDER	<input type="checkbox"/> REJECTS DEFENDANT'S TENDER	DATE
SIGNATURE OF JUDGE X <i>[Signature]</i>			2/26/18

DEFENDANT'S DECISION WHEN COURT REJECTS DEFENDANT'S RECOMMENDATION:

Defendant WITHDRAWS the tendered plea or admission Defendant ACCEPTS judge's disposition set forth above

SIGNATURE OF DEFENSE COUNSEL X	DATE	SIGNATURE OF DEFENDANT X	DATE
-----------------------------------	------	-----------------------------	------



SECTION II DEFENDANT'S WAIVER OF RIGHTS (G.L. c. 263, § 6) & ALIEN RIGHTS NOTICE (G.L. c. 278, § 29D, MASS. R. CRIM. P. 12)

I am not now under the influence of any drug, medication, liquor, or other substance that would interfere with my ability to fully understand the constitutional and statutory rights that I am waiving when I plead guilty or admit to sufficient facts to support a guilty finding.

I have decided to plead guilty, or admit to sufficient facts, freely and voluntarily upon the conditions which I have tendered in Section I. My guilty plea or admission is not the result of force or threats, promises, or other assurances.

I understand and acknowledge that I am voluntarily giving up the right to be tried by a jury, or by a judge without a jury, on these charges. I understand that the jury would consist of six jurors chosen at random from the community, and that I could participate in selecting those jurors, who would determine unanimously whether I was guilty or not guilty. I understand that, by entering my plea of guilty or admission, I will also be giving up my right to confront, cross-examine, and compel the attendance of witnesses; to present evidence in my defense; to remain silent and refuse to testify or provide evidence against myself, all with the assistance of a defense attorney; and to be presumed innocent until proven guilty by the prosecution beyond a reasonable doubt.

I am aware of the nature and elements of the charge(s) to which I am entering my guilty plea or admission. I am also aware of the nature and range of the possible sentence(s); I am aware that sentences can be imposed one after the other. I have been advised if my plea of guilty or admission to the charges could trigger the provisions of the sex offender registration statute or commitment as a sexually dangerous person under G.L. c. 123A, §12.

I understand that if I am not a citizen of the United States, the acceptance by this court of my plea of guilty, plea of nolo contendere, or admission to sufficient facts may have consequences of deportation, exclusion from admission to the United States, or denial of naturalization, pursuant to the laws of the United States. If the offense to which I am pleading guilty, nolo contendere, or admitting to sufficient facts is under federal law one that presumptively mandates removal from the United States and federal officials decide to seek removal, it is practically inevitable that this disposition would result in deportation, exclusion from admission, or denial of naturalization under the laws of the United States.

If any charge is being placed on file: I freely and voluntarily consent to the filing of that charge on the conditions listed on the front of this form. I understand that I have a right at any time to have the court remove it from the file and impose sentence (or schedule it for trial if no guilty finding has been made). I understand that the prosecutor may request the court to remove it from the file and impose sentence (or schedule it for trial if no guilty finding has been made) if a related conviction or sentence is reversed or vacated, or if the prosecutor proves by a preponderance of evidence either that I committed a new criminal offense or that any other condition listed on this front of this form has occurred. The prosecutor may do so at any time (or, if a time limit is listed on the front of this form, at any time until that date). I understand that, if the charge is removed from the file and I am sentenced, it may result in additional punishment in this case.

SIGNATURE OF DEFENDANT X [Signature] DATE 3/18/18 I have translated this document for the defendant. SIGNATURE OF INTERPRETER

SECTION III DEFENSE COUNSEL'S CERTIFICATE (G.L. c. 218, § 26A)

As required by G.L. c. 218, § 26A, I certify that I have explained to the defendant the legal rights and consequences referred to in Section II above.

SIGNATURE OF DEFENSE COUNSEL X [Signature] BBO# 0272025 DATE 3/18/18

SECTION IV JUDGE'S CERTIFICATION

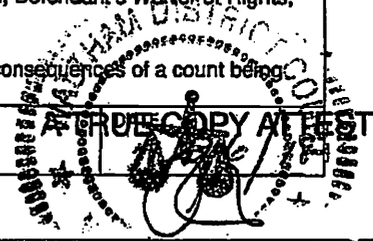
I, the undersigned Judge of the District Court, addressed the defendant directly in open court. I made appropriate inquiry into the education and background of the defendant and am satisfied that the defendant fully understands all of the defendant's rights as set forth in Section II above, and that the defendant is not under the influence of any drug, medication, liquor, or other substance that would impair the defendant's ability to fully understand those rights. I find, after a colloquy with the defendant, that the defendant has knowingly, intelligently, and voluntarily waived all of the rights as explained during these proceedings and as set forth in this form.

After a hearing, I have found a factual basis for the charge(s) and I have found that the facts as related by the prosecution and admitted by the defendant would support a conviction on the charge(s) to which the plea or admission is made.

I certify that I have advised the defendant of the alien rights notices contained above in Section II, Defendant's Waiver of Rights, pursuant to G.L. c. 278, § 29D and Mass. R. Crim. P. 12.

If any charge is being placed on file after a guilty finding: I have explained to the defendant the consequences of a count being placed on file as contained above in Section II, Defendant's Waiver of Rights.

SIGNATURE OF JUDGE X [Signature]



CLERK MAGISTRATE

CJCAPP0788



**BRANDEIS UNIVERSITY
POLICE DEPARTMENT
INCIDENT REPORT**
415 SOUTH STREET, WALTHAM, MA, 02453-2728
PHONE: (781)736-4240 FAX: (781)736-4241

LOCATION OF OCCURRENCE / ADDRESS 150 CRR	DATE / TIME REPORTED 01/11/2018 11:37	CASE NO. 180014
---	--	--------------------

CODE SECTION USE OF FORCE BY AN OFFICER	CRIME USE OF FORCE BY AN OFFICER	CLASSIFICATION MISCELLANEOUS	LOSS 0	RECOVERY 0
--	-------------------------------------	---------------------------------	-----------	---------------

FROM: DATE/TIME	TO: DATE/TIME	APPROVED NO	CASE STATUS
-----------------	---------------	----------------	-------------

ADDITIONAL CATEGORIES				ITEMS IN REPORT			
<input type="checkbox"/> ALCOHOL RELATED	<input type="checkbox"/> DRUGS INVOLVED	<input type="checkbox"/> SENIOR CITIZEN	<input type="checkbox"/> ARREST OCCURED	<input type="checkbox"/> SUPPLEMENT	<input type="checkbox"/> PICTURE/IMAGES	<input type="checkbox"/>	<input type="checkbox"/>
<input type="checkbox"/> TRAFFIC RELATED	<input type="checkbox"/> GROUP/GANG INVOLVED	<input type="checkbox"/> WEAPONS INVOLVED	<input type="checkbox"/> DOMESTIC VIOLENCE	<input type="checkbox"/> FOLLOW UP	<input type="checkbox"/> PROPERTY/EVIDENCE	<input type="checkbox"/>	<input type="checkbox"/>

COPIES TO					
<input type="checkbox"/> JUDICIAL FILE	<input type="checkbox"/> DISTRICT ATTY	<input type="checkbox"/> VP	<input type="checkbox"/> OTHER	<input type="checkbox"/>	<input type="checkbox"/> TITLE IX OFFICE
<input type="checkbox"/> WALTHAM PD	<input type="checkbox"/> INVESTIGATIONS	<input type="checkbox"/> PHYSICAL PLANT	<input type="checkbox"/> OTHER PD	<input type="checkbox"/>	<input type="checkbox"/>

INV SUSP	NAME: WALKER, TREVON	SUFFIX	RACE B	ETHNICITY U	SEX M	AGE 22	DOB 08/22/1995	HT	WT	HAIR	EYE
SSN	DRIVER'S LIC. NO.		STUDENT ID			TYPE UNKNOWN					

SYNOPSIS

Officer used pepper spray and physical force.

NARRATIVE

On 11 January 2018, This Officer (DEANE) was on duty assigned to C-19, administrative sector. At approximately 1011, This Officer (DEANE) Sgt. SOUSA, Ptl. REECE and Ptl. PRINCE were dispatched to 150 Charles River road, apartment B-2, for a report of a domestic assault and battery complaint, suspect still present. Said address is in the confines of Brandeis University.

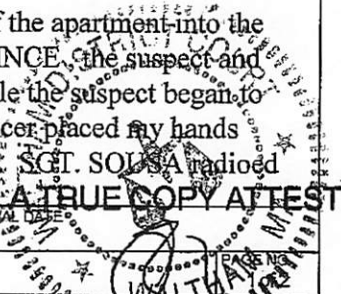
Ptl. REECE and PRINCE had arrived first. Sgt. SOUSA and This Officer (DEANE) arrived shortly thereafter, as we entered the apartment, we observed Ptl. PRINCE holding the suspect, later identified as Mr. WALKER, WALKER's hands were handcuffed in front of him and he was violently struggling. Ptl. PRINCE kept telling him to stop resisting and calm down.

At that time This Officer (DEANE) took Mr. WALKER by the right arm and attempted to escort him to our cruisers, advising him that he was under arrest. He lunged forward with his handcuffed wrists, striking me in the upper chest, he yelled he was going to "break your fucking neck" I believe Ptl. PRINCE gripping him caused him to miss my throat, striking the chest area protected by my vest. Mr. WALKER then kicked This Officer (DEANE) and Ptl. PRINCE in the legs, he tried to hook my leg to knock me to the ground, he also attempted to head butt This Officer but I blocked that with my left forearm. He also attempted to head butt Ptl. PRINCE who also successfully blocked same with a forearm - shoulder. During this, Mr. WALKER continued to scream threats at us, his girlfriend, and kept stating the only way we were going to get him out of the apartment "shoot me you motherfuckers".

At that time This Officer (DEANE) drew my department issued pepper spray and advised Mr. WALKER that if he kept resisting This Officer would pepper spray him. He immediately lunged forward, with PTL PRINCE attached and crashed into me as I discharged a one second burst of my department issued spray which struck him in the chest, shirt area.

The stunning effect was not much but all four officers managed to remove him out of the apartment into the common hallway. Still violently resisting despite our repeated warning to cease, Ptl. PRINCE, the suspect and This Officer (DEANE) fell to the floor of the hallway. Ptl. PRINCE restrained him while the suspect began to pound his head on the stairs shouting the the police were beating a black man. This Officer placed my hands under his face in an attempt to stop him from harming himself, he tried to bite my hands. SGT. SOLSA radioed

REPORTING OFFICER DEANE, DOUGLAS	REVIEWED BY	APPROVAL DATE
SIGNATURES	PRINT DATE AND TIME 01/11/2018 13:49	PRINTED BY REECE, ALAN



CJCAPP0789



BRANDEIS UNIVERSITY
 POLICE DEPARTMENT
 INCIDENT REPORT
 415 SOUTH STREET, WALTHAM, MA, 02453-2728
 PHONE: (781)736-4240 FAX: (781)736-4241

LOCATION OF OCCURRENCE / ADDRESS 150 CRR	DATE / TIME REPORTED 01/11/2018 11:37	CASE NO. 180014
---	--	--------------------

for Waltham PD assistance.

While awaiting the arrival of the Waltham police, Ptl. PRINCE held his legs down and This Officer kept my hands on his shoulders and head making sure of his airway to prevent any chance of positional asphyxiation. After the Waltham police arrived they put a leg restraint on his shins, preventing the kicking, it then took six Brandeis and Waltham Police officers to get him up and out to a Waltham Police unit for transport.

The only force used against Mr. WALKER by any of the several officers present, were escort techniques, blocks of his kicks and strikes, and This Officers use of my department issued pepper spray.

END OF REPORT.

REPORTING OFFICER DEANE, DOUGLAS	REVIEWED BY	APPROVAL DATE
SIGNATURES	PRINT DATE AND TIME 01/11/2018 13:49	PRINTED BY REECE, ALAN
		PAGE NO. 2 of 2



**BRANDEIS UNIVERSITY
POLICE DEPARTMENT
SIGNIFICANT INCIDENT REPORT
415 SOUTH STREET, WALTHAM, MA, 02453-2728
PHONE: (781)736-4240 FAX: (781)736-4241**

LOCATION OF OCCURRENCE / ADDRESS 150 CRR, B2B						DATE / TIME REPORTED 01/11/2018 10:10		CASE NO. 180013			
CODE SECTION		CRIME		CLASSIFICATION		LOSS		RECOVERY			
		SUSPICIOUS PERSON		MISCELLANEOUS		0		0			
FROM: DATE/TIME			TO: DATE/TIME			APPROVED NO		CASE STATUS ACTIVE			
ADDITIONAL CATEGORIES						ITEMS IN REPORT					
<input type="checkbox"/> ALCOHOL RELATED		<input type="checkbox"/> DRUGS INVOLVED		<input type="checkbox"/> SENIOR CITIZEN		<input type="checkbox"/> ARREST OCCURED		<input type="checkbox"/> SUPPLEMENT		<input type="checkbox"/> PICTURE/IMAGES	
<input type="checkbox"/> TRAFFIC RELATED		<input type="checkbox"/> GROUP/GANG INVOLVED		<input type="checkbox"/> WEAPONS INVOLVED		<input type="checkbox"/> DOMESTIC VIOLENCE		<input type="checkbox"/> FOLLOW UP		<input type="checkbox"/> PROPERTY/EVIDENCE	
COPIES TO											
<input type="checkbox"/> JUDICIAL FILE		<input type="checkbox"/> DISTRICT ATTY		<input type="checkbox"/> VP		<input type="checkbox"/> OTHER		<input type="checkbox"/> TITLE IX OFFICE			
<input type="checkbox"/> WALTHAM PD		<input type="checkbox"/> INVESTIGATIONS		<input type="checkbox"/> PHYSICAL PLANT		<input type="checkbox"/> OTHER PD					
INV VIC	NAME: DAYON, RAMANI M	SUFFIX	RACE B	ETHNICITY U	SEX F	AGE 21	DOB 10/13/1996	HT	WT	HAIR	EYE
SSN		DRIVER'S LIC. NO.			STUDENT ID			TYPE UNKNOWN			
ADDRESS TYPE	STREET NUMBER	STREET NAME		SUITE NUMBER	CITY	STATE	ZIP				
BRANDEIS	415	South Street		150 B 2-B	Waltham	MA	02453				
PHONES CELL: 617-487-1634;											
INV SUSP	NAME: WALKER, TREVON M	SUFFIX	RACE B	ETHNICITY U	SEX M	AGE 22	DOB 08/25/1995	HT	WT	HAIR	EYE
SSN		DRIVER'S LIC. NO.			STUDENT ID			TYPE UNKNOWN			
ADDRESS TYPE	STREET NUMBER	STREET NAME		SUITE NUMBER	CITY	STATE	ZIP				
Home	2264	Pennington Rd			Trenton	NJ	08638				
SYNOPSIS											
Received call from female caller stating she wants someone removed from her room. R/p reports boyfriend broke into apartment and fighting. Officers arrived and have one male party on scene and fighting requested WPD. Cataldo on scene with WFD. Cataldo treated assailant due to being pepper sprayed. DCL Staff on scene for student.											
NARRATIVE											
On Thursday January 11th, 2018 I Officer Reece and Officer Prince were dispatched to Grad Housing 150 B-2 for a report of a Domestic violence between a Brandeis female student and her boyfriend who had slept over in her room last night. Upon arrival, spoke to a Ramani Dayon (Brandeis Student), who stated that her boyfriend Trevon Walker had gone crazy and he was very intoxicated and he had threatened to kill her and he had smashed her computer on the floor. Ms. Walker stated she had an argument with Trevon and he was very depressed and she was afraid of him. At this point, I checked on Trevon who was in the bathroom and he was yelling "Why did you call the police. Trevon came out of the bathroom after a request from Officer Prince and he became violent and started to push us away and stated "Fuck You, You Are Not Taking Me". Trevon became more violent and after a few moments he was placed in hand cuffs in front of his body. Officer Deane and Sgt. Sousa had arrived at this time and we started to escort Trevon out of the apartment to the stairway. Again, Trevon became violent and he resisted arrest punching and kicking all Officers. Officer Deane tried to get Trevon to calm down but, Trevon continued to resist. Officer Deane at this point, utilized his department issued O/C pepper spray at the center of his chest. Sgt. Sousa requested that Waltham Police respond as Trevon continued to resist. Four Waltham Officers responded to assist. Trevon had his legs placed in restraints as he continued to kick all officers. After a few minutes Trevon was assisted to Waltham police cruiser #447 and placed in the rear of the cruiser. A Cataldo Ambulance was contacted and the EMT's from Cataldo #3 tried to flush out Trevon's eyes but he continued to fight and resist. Some water was placed on a towel and Trevon was able to clean his eyes and face. Officer Anderson in Cruiser #447 transported Trevon to the Waltham Police station and Officer Prince and This											
REPORTING OFFICER REECE, ALAN				REVIEWED BY				APPROVAL DATE			
SIGNATURES				PRINT DATE AND TIME 01/11/2018 13:46		PRINTED BY REECE, ALAN		PAGE NO. 1 of 2			

CJCAPP0791

Brandeis University
University Police Department
415 South Street
Waltham, MA 02254-9110

Mr. Trevon Walker
2264 Pennington Rd
Trenton NJ 08638

Date: January 11, 2018

Dear Trevon Walker

D.O.B.: 08/25/95

SS#

As a result of your actions on Brandeis University on January 11, 2018, I am herewith informing you that your presence at Brandeis University is no longer welcome. Should you be found on any property owned, operated, or leased by the University at anytime, you will be subject to arrest for Criminal Trespassing.

MASSACHUSETTS GENERAL LAW-CHAPTER 266-SECTION 120

Whoever without right, enters or remains upon the dwelling house, buildings, or improved land of another after having been forbidden so to do by the person whom has lawful control of said premise, either directly or by notice posted there on shall be punished by a fine not more than one hundred dollars or by imprisonment for not more than thirty days or both.

I trust you understand the seriousness of this action and will not risk arrest by appearing on the Brandeis University campus.

This notice remains in effect unless rescinded in writing by the Director of Public Safety.

Sincerely,



Edward M Callahan
Director of Public Safety

Incident# 180013



BRANDEIS UNIVERSITY
POLICE DEPARTMENT
SIGNIFICANT INCIDENT REPORT
415 SOUTH STREET, WALTHAM, MA, 02453-2728
PHONE: (781)736-4240 FAX: (781)736-4241

LOCATION OF OCCURRENCE / ADDRESS
150 CRR, B2B

DATE / TIME REPORTED
01/11/2018 10:10

CASE NO.
180013

reporting Officer (Reece) followed for assistance in booking. Sgt. Morgan was the booking officer and Trevon was read his rights, checked for any weapons. His property was inventoried and placed into a secure locker and Trevon was finger printed and placed into a holding cell. Trevon was advised by Sgt. Morgan he was arrested for Domestic Assault and battery 265/13M/B, Assault and Battery on a Police Officer 2 counts 265/13D/A. Assault & Battery by means of a Dangerous weapon to wit shod foot 265/15/A and Malicious Destruction of Property over \$250.00 (Computer) 266/127/A.

The victim Ramani Dayon was assisted to the Waltham district court by Amanda Drapcho from Brandeis department of community living to file a emergency restraining order on Trevon Walker. Trevon was also issued a Brandeis University Trespass letter in hand by Sgt. Sousa at the Waltham Police station.

End of report

At the court house at waltham I spoke to the victim Ramani Dayon. Ramani stated Trevon smashed her computer worth \$600.00 dollars. He also broke her cell phone worth \$501.00 dollars.

REPORTING OFFICER
REECE, ALAN

REVIEWED BY

APPROVAL DATE

SIGNATURES

PRINT DATE AND TIME
01/11/2018 13:46

PRINTED BY
REECE, ALAN

PAGE NO.
2 of 2

CRIMINAL COMPLAINT ORIGINAL		DOCKET NUMBER 1851CR000055	NO. OF COUNTS 1	Trial Court of Massachusetts District Court Department
DEFENDANT NAME & ADDRESS Trevon A Walker 99 south st. Waltham, MA 02451			COURT NAME & ADDRESS Waltham District Court 38 Linden Street Waltham, MA 02452 (781)894-4500	
DEFENDANT DOB 08/25/1995	COMPLAINT ISSUED 01/16/2018	DATE OF OFFENSE 01/12/2018	ARREST DATE 01/12/2018	
OFFENSE CITY / TOWN Waltham	OFFENSE ADDRESS 415 South St.		NEXT EVENT DATE & TIME 01/16/2018 09:30 AM	
POLICE DEPARTMENT BRANDEIS PD		POLICE INCIDENT NUMBER 180019		NEXT SCHEDULED EVENT Arraignment
OBTN TWAT201800045	PCF NUMBER 5450771	DEFENDANT XREF ID 44241848		ROOM / SESSION Arraignment Session

The undersigned complainant, on behalf of the Commonwealth, on oath complains that on the date(s) indicated below the defendant committed the offense(s) listed below and on any attached pages.

COUNT	CODE	DESCRIPTION
1	209A/7	ABUSE PREVENTION ORDER, VIOLATE c209A §7

On 01/12/2018 did fail to comply with a court order to refrain from abuse, to vacate the household, multiple family dwelling or workplace, to have no contact with the plaintiff or the plaintiff's minor child(ren), or to surrender any license to carry firearms and/or firearms identification cards which the defendant held, or to surrender all firearms, rifles, shotguns, machine guns and ammunition which the defendant then controlled, owned or possessed, issued under the provisions of G.L. c.208, '18, '34B '34C, G.L. c.209, '32, G.L. c.209A, '3 '5 or G.L. c.209C, '15 and '20, or a protection order issued by another jurisdiction, as defined in G.L. c.209A, '1, such violation being in retaliation for the defendant being reported by the plaintiff in such action to the Department of Revenue for failure to pay child support payments or for the establishment of paternity, in violation of G.L. c.209A, '7 and/or '3B.

PENALTY: house of correction not more than 2½ years; or not more than \$5000; or both; court shall order completion of certified batterer's intervention program (§10: plus \$350 assessment in addition to cost of program) or make written findings why it should not be ordered; court may order payment of damages to victim. "In addition to, but not in lieu of, the forgoing penalties and any other sentence, fee or assessment, . . . the court shall order persons convicted of a crime under this statute to pay a fine of \$25 that shall be transmitted to the treasurer for deposit into the General Fund."



SIGNATURE OF COMPLAINANT <i>Dana Kelley</i>	SWORN TO BEFORE CLERK-MAGISTRATE/ASST. CLERK/DEP. ASST. CLERK X <i>[Signature]</i>	DATE
NAME OF COMPLAINANT <i>Dana Kelley</i>	CLERK-MAGISTRATE/ASST. CLERK X <i>[Signature]</i>	DATE

Notice to Defendant: 42 U.S.C. § 1796gg-4(e) requires this notice. If you are convicted of a misdemeanor crime of domestic violence you may be prohibited permanently from purchasing and/or possessing a firearm and/or ammunition pursuant to 18 U.S.C. § 922 (g) (9) and other applicable related Federal, State, or local laws.

CRIMINAL DOCKET		DOCKET NUMBER 1851CR000055	NO. OF COUNTS 1	Trial Court of Massachusetts District Court Department
DEFENDANT NAME AND ADDRESS Trevon A Walker 99 south st. Waltham, MA 02451		DOB 08/25/1995	GENDER Male	COURT NAME & ADDRESS Waltham District Court 38 Linden Street Waltham, MA 02452
		DATE COMPLAINT ISSUED 01/16/2018		
		PRECOMPLAINT ARREST DATE 01/12/2018	INTERPRETER REQUIRED	

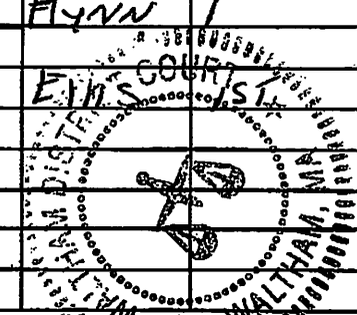
FIRST FIVE OFFENSE COUNTS	COUNT 1	CODE 209A7	OFFENSE DESCRIPTION ABUSE PREVENTION ORDER, VIOLATE c209A §7	OFFENSE DATE 01/12/2018
----------------------------------	-------------------	----------------------	--	-----------------------------------

Att. Purple Appt (30419)

DEFENSE ATTORNEY King (Bail only) ✓	OFFENSE CITY/TOWN Waltham	POLICE DEPARTMENT BRANDEIS PD
---	-------------------------------------	---

DATE & JUDGE	DOCKET ENTRY	DATE & JUDGE	FEES IMPOSED
1-16-18 Joseph	<input checked="" type="checkbox"/> Attorney appointed (SJC R. 3:10) <input type="checkbox"/> Atty denied & Def. Advised per 211 D §2A <input type="checkbox"/> Waiver of Counsel found after colloquy Terms of release set: <input checked="" type="checkbox"/> PR <input type="checkbox"/> Bail <input type="checkbox"/> See Docket for special condition <input type="checkbox"/> Held (276 §58A)	1-16-18 Joseph	Counsel Fee (211D § 2A(2)) \$ 150 <input type="checkbox"/> WAIVED Counsel Contribution (211D § 2) \$ <input type="checkbox"/> WAIVED Default Warrant Fee (276 § 30(1)) \$ <input type="checkbox"/> WAIVED Default Warrant Arrest Fee (276 § 30 (2)) \$ <input type="checkbox"/> WAIVED Probation Supervision Fee (276 § 87A) \$ <input type="checkbox"/> WAIVED Bail Order Forfeited Advised of right to jury trial: <input type="checkbox"/> Waiver of jury found after colloquy <input type="checkbox"/> Does not waive Advised of trial rights as pro se (Dist. Ct. Supp.R.4) Advised of right of appeal to Appeals Ct. (M.R. Crim P.R. 28)
	Arraigned and advised: <input type="checkbox"/> Potential of bail revocation (276 §68B) <input type="checkbox"/> Right to bail to review (276 §68) <input type="checkbox"/> Right to drug exam (111E § 10) <input checked="" type="checkbox"/> Inquiry made by Court under 276 § 58A Abuse Allegation: <input checked="" type="checkbox"/> 276 § 58A form filed by Commonwealth <input checked="" type="checkbox"/> Allegation of abuse under C276 § 58A found <input type="checkbox"/> No allegation of abuse under C276 § 58A found		

SCHEDULING HISTORY					
NO.	SCHEDULED DATE	EVENT	RESULT	JUDGE	TAPE START/STOP
1	01/16/2018	Arraignment	<input checked="" type="checkbox"/> Held <input type="checkbox"/> Not Held but Event Resolved <input type="checkbox"/> Cont'd		
2	2/20/18	PTH	<input checked="" type="checkbox"/> Held <input type="checkbox"/> Not Held but Event Resolved <input type="checkbox"/> Cont'd	Flynn	
3	3-29-18	C+E	<input type="checkbox"/> Held <input type="checkbox"/> Not Held but Event Resolved <input checked="" type="checkbox"/> Cont'd	Flynn	
4	5-8-18	OK	<input checked="" type="checkbox"/> Held <input type="checkbox"/> Not Held but Event Resolved <input type="checkbox"/> Cont'd		
5	7-26-18	STR	<input type="checkbox"/> Held <input checked="" type="checkbox"/> Not Held but Event Resolved <input type="checkbox"/> Cont'd		
6			<input type="checkbox"/> Held <input type="checkbox"/> Not Held but Event Resolved <input type="checkbox"/> Cont'd		
7			<input type="checkbox"/> Held <input type="checkbox"/> Not Held but Event Resolved <input type="checkbox"/> Cont'd		
8			<input type="checkbox"/> Held <input type="checkbox"/> Not Held but Event Resolved <input type="checkbox"/> Cont'd		
9			<input type="checkbox"/> Held <input type="checkbox"/> Not Held but Event Resolved <input type="checkbox"/> Cont'd		
10			<input type="checkbox"/> Held <input type="checkbox"/> Not Held but Event Resolved <input type="checkbox"/> Cont'd		

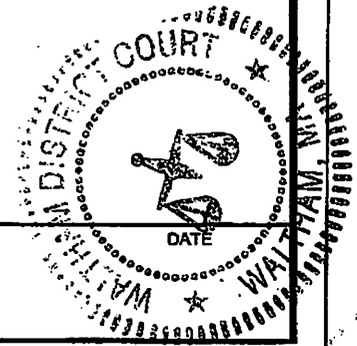


APPROVED ABBREVIATIONS
 ARR = Arraignment PTH = Pretrial hearing DCE = Discovery completed MOT = Motion hearing SRP = Status review of payments
 SRP = Status review of payments FAT = First appearance in jury session SEN = Sentencing CNF = Continuance without finding scheduled to terminate PRO = Probation scheduled to begin
 DFTA = Defendant failed to appear & was defaulted WAR = Warrant issued WARD = Default warrant issued WR = Warrant or default warrant recalled PVH = probation revocation hearing

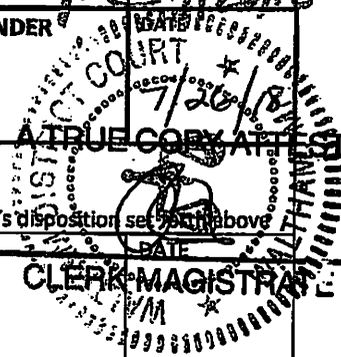
A TRUE COPY ATTEST

A TRUE COPY ATTEST: X	CLERK-MAGISTRATE / ASST CLERK <i>[Signature]</i>	TOTAL NO. OF PAGES 3	ON (DATE) 4/7/25
---------------------------------	--	--------------------------------	----------------------------

CRIMINAL DOCKET - OFFENSES		DEFENDANT NAME			DOCKET NUMBER		
		Trevon A Walker			1851CR000055		
COUNT / OFFENSE				DISPOSITION DATE AND JUDGE			
1 ABUSE PREVENTION ORDER, VIOLATE c209A §7				7-26-18 Ellis J			
DISPOSITION METHOD		FINE/ASSESSMENT	SURFINE	COSTS	OUI §24D FEE	OUI VICTIMS ASMT	
<input type="checkbox"/> Guilty Plea or <input checked="" type="checkbox"/> Admission to Sufficient Facts accepted after colloquy and alien warning pursuant to C278§29D and MRCrP12 <input type="checkbox"/> Bench Trial <input type="checkbox"/> Jury Trial <input type="checkbox"/> Dismissed upon: <input type="checkbox"/> Request of Commonwealth <input type="checkbox"/> Request of Victim <input type="checkbox"/> Request of Defendant <input type="checkbox"/> Failure to prosecute <input type="checkbox"/> Other: <input type="checkbox"/> Filed with Defendant's consent <input type="checkbox"/> Nolle Prosequi <input type="checkbox"/> Decriminalized (277 §70 C)		HEAD INJURY ASMT	RESTITUTION	VW ASSESSMENT	BATTERER'S FEE	OTHER	
				50	Waived		
		SENTENCE OR OTHER DISPOSITION					
		<input checked="" type="checkbox"/> Sufficient facts found but continued without a finding until: 7-25-19 Abide By R.O. Complete Intimate Partners Program <input type="checkbox"/> Defendant placed on probation until: <input type="checkbox"/> Risk/Need or OUI <input type="checkbox"/> Administrative Supervision <input type="checkbox"/> Defendant placed on pretrial probation (276 §87) until: <input type="checkbox"/> To be dismissed if court costs / restitution paid by:					
FINDING		FINAL DISPOSITION				JUDGE	
<input type="checkbox"/> Guilty <input type="checkbox"/> Not Guilty <input type="checkbox"/> Responsible <input type="checkbox"/> Not Responsible <input type="checkbox"/> Probable Cause <input type="checkbox"/> No Probable Cause		<input type="checkbox"/> Dismissed on recommendation of Probation Dept. <input type="checkbox"/> Probation terminated: defendant discharged <input type="checkbox"/> Sentence or disposition revoked (see cont'd page)					
COUNT / OFFENSE				DISPOSITION DATE AND JUDGE			
DISPOSITION METHOD		FINE/ASSESSMENT	SURFINE	COSTS	OUI §24D FEE	OUI VICTIMS ASMT	
<input type="checkbox"/> Guilty Plea or <input type="checkbox"/> Admission to Sufficient Facts accepted after colloquy and alien warning pursuant to C278§29D and MRCrP12 <input type="checkbox"/> Bench Trial <input type="checkbox"/> Jury Trial <input type="checkbox"/> Dismissed upon: <input type="checkbox"/> Request of Commonwealth <input type="checkbox"/> Request of Victim <input type="checkbox"/> Request of Defendant <input type="checkbox"/> Failure to prosecute <input type="checkbox"/> Other: <input type="checkbox"/> Filed with Defendant's consent <input type="checkbox"/> Nolle Prosequi <input type="checkbox"/> Decriminalized (277 §70 C)		HEAD INJURY ASMT	RESTITUTION	VW ASSESSMENT	BATTERER'S FEE	OTHER	
		SENTENCE OR OTHER DISPOSITION					
		<input type="checkbox"/> Sufficient facts found but continued without a finding until: <input type="checkbox"/> Defendant placed on probation until: <input type="checkbox"/> Risk/Need or OUI <input type="checkbox"/> Administrative Supervision <input type="checkbox"/> Defendant placed on pretrial probation (276 §87) until: <input type="checkbox"/> To be dismissed if court costs / restitution paid by:					
FINDING		FINAL DISPOSITION				JUDGE	
<input type="checkbox"/> Guilty <input type="checkbox"/> Not Guilty <input type="checkbox"/> Responsible <input type="checkbox"/> Not Responsible <input type="checkbox"/> Probable Cause <input type="checkbox"/> No Probable Cause		<input type="checkbox"/> Dismissed on recommendation of Probation Dept. <input type="checkbox"/> Probation terminated: defendant discharged <input type="checkbox"/> Sentence or disposition revoked (see cont'd page)					
COUNT / OFFENSE				DISPOSITION DATE AND JUDGE			
DISPOSITION METHOD		FINE/ASSESSMENT	SURFINE	COSTS	OUI §24D FEE	OUI VICTIMS ASMT	
<input type="checkbox"/> Guilty Plea or <input type="checkbox"/> Admission to Sufficient Facts accepted after colloquy and alien warning pursuant to C278§29D and MRCrP12 <input type="checkbox"/> Bench Trial <input type="checkbox"/> Jury Trial <input type="checkbox"/> Dismissed upon: <input type="checkbox"/> Request of Commonwealth <input type="checkbox"/> Request of Victim <input type="checkbox"/> Request of Defendant <input type="checkbox"/> Failure to prosecute <input type="checkbox"/> Other: <input type="checkbox"/> Filed with Defendant's consent <input type="checkbox"/> Nolle Prosequi <input type="checkbox"/> Decriminalized (277 §70 C)		HEAD INJURY ASMT	RESTITUTION	VW ASSESSMENT	BATTERER'S FEE	OTHER	
		SENTENCE OR OTHER DISPOSITION					
		<input type="checkbox"/> Sufficient facts found but continued without a finding until: <input type="checkbox"/> Defendant placed on probation until: <input type="checkbox"/> Risk/Need or OUI <input type="checkbox"/> Administrative Supervision <input type="checkbox"/> Defendant placed on pretrial probation (276 §87) until: <input type="checkbox"/> To be dismissed if court costs / restitution paid by:					
FINDING		FINAL DISPOSITION				JUDGE	
<input type="checkbox"/> Guilty <input type="checkbox"/> Not Guilty <input type="checkbox"/> Responsible <input type="checkbox"/> Not Responsible <input type="checkbox"/> Probable Cause <input type="checkbox"/> No Probable Cause		<input type="checkbox"/> Dismissed on recommendation of Probation Dept. <input type="checkbox"/> Probation terminated: defendant discharged <input type="checkbox"/> Sentence or disposition revoked (see cont'd page)					
COUNT / OFFENSE				DISPOSITION DATE AND JUDGE			
DISPOSITION METHOD		FINE/ASSESSMENT	SURFINE	COSTS	OUI §24D FEE	OUI VICTIMS ASMT	
<input type="checkbox"/> Guilty Plea or <input type="checkbox"/> Admission to Sufficient Facts accepted after colloquy and alien warning pursuant to C278§29D and MRCrP12 <input type="checkbox"/> Bench Trial <input type="checkbox"/> Jury Trial <input type="checkbox"/> Dismissed upon: <input type="checkbox"/> Request of Commonwealth <input type="checkbox"/> Request of Victim <input type="checkbox"/> Request of Defendant <input type="checkbox"/> Failure to prosecute <input type="checkbox"/> Other: <input type="checkbox"/> Filed with Defendant's consent <input type="checkbox"/> Nolle Prosequi <input type="checkbox"/> Decriminalized (277 §70 C)		HEAD INJURY ASMT	RESTITUTION	VW ASSESSMENT	BATTERER'S FEE	OTHER	
		SENTENCE OR OTHER DISPOSITION					
		<input type="checkbox"/> Sufficient facts found but continued without a finding until: <input type="checkbox"/> Defendant placed on probation until: <input type="checkbox"/> Risk/Need or OUI <input type="checkbox"/> Administrative Supervision <input type="checkbox"/> Defendant placed on pretrial probation (276 §87) until: <input type="checkbox"/> To be dismissed if court costs / restitution paid by:					
FINDING		FINAL DISPOSITION				JUDGE	
<input type="checkbox"/> Guilty <input type="checkbox"/> Not Guilty <input type="checkbox"/> Responsible <input type="checkbox"/> Not Responsible <input type="checkbox"/> Probable Cause <input type="checkbox"/> No Probable Cause		<input type="checkbox"/> Dismissed on recommendation of Probation Dept. <input type="checkbox"/> Probation terminated: defendant discharged <input type="checkbox"/> Sentence or disposition revoked (see cont'd page)					



TENDER OF PLEA OR ADMISSION & WAIVER OF RIGHTS		DOCKET NO. <i>1851 CR 55</i>	Trial Court of Massachusetts District Court Department
NAME OF DEFENDANT <i>Trevon Walker</i>		COURT DIVISION <i>Waltham</i>	
SECTION I CONDITIONAL TENDER OF PLEA OR ADMISSION			
<input type="checkbox"/> GUILTY PLEA <input checked="" type="checkbox"/> ADMISSION TO FACTS SUFFICIENT FOR A FINDING OF GUILTY <input type="checkbox"/> BINDING PLEA WITH CHARGE CONCESSION UNDER RULE 12(b)(5)(A)			
COUNT NO.	DEFENDANT'S RECOMMENDATION(S) <i>(Include all fees, costs, and conditions of probation)</i>	PROSECUTOR'S RECOMMENDATION(S) <i>(Required when Prosecutor disagrees with Defendant's recommendations)</i>	JUDGE'S DISPOSITION UPON REJECTING A BINDING PLEA OR NON-BINDING RECOMMENDATION
1		<i>2 wof - 1 yr, abide by RO, Intimate Partner's Program</i>	
			
SUSPENDED SENTENCES MAY BE IMPOSED FROM AND AFTER UPON A PROBATION VIOLATION UNLESS OTHERWISE NOTED.			
ANY COUNT PLACED ON FILE may be removed from the file at any time and have a sentence imposed (or be scheduled for trial if no guilty finding has been made): (1) at the defendant's request, or (2) if a related conviction or sentence is reversed or vacated, or (3) if it is shown by a preponderance of evidence that the defendant committed a new criminal offense, or (4) if it is shown by a preponderance of evidence that :			
The prosecutor may not request that the charge be removed from the file after: _____ (date).			
DIST. / MUN. CTS. R. CRIM. P. 4(c) REQUIRES COUNSEL TO CONSULT WITH THE PROBATION DEPARTMENT REGARDING PROBATIONARY TERMS.			
SIGNATURE OF DEFENSE COUNSEL OR PRO SE DEFENDANT <i>X [Signature]</i>		DATE <i>7/18/18</i>	SIGNATURE OF PROSECUTOR <i>X [Signature]</i>
			DATE <i>7/18/18</i>
THE COURT		<input checked="" type="checkbox"/> ACCEPTS DEFENDANT'S TENDER <input type="checkbox"/> REJECTS DEFENDANT'S TENDER	
SIGNATURE OF JUDGE <i>X [Signature]</i>			
DEFENDANT'S DECISION WHEN COURT REJECTS DEFENDANT'S RECOMMENDATION:			
<input type="checkbox"/> Defendant WITHDRAWS the tendered plea or admission <input type="checkbox"/> Defendant ACCEPTS judge's disposition set forth above			
SIGNATURE OF DEFENSE COUNSEL <i>X</i>		DATE	SIGNATURE OF DEFENDANT <i>X</i>
			DATE



SECTION II DEFENDANT'S WAIVER OF RIGHTS (G.L. c. 263, § 6) & ALIEN RIGHTS NOTICE (G.L. c. 278, § 29D, MASS. R. CRIM. P. 12)

I am not now under the influence of any drug, medication, liquor, or other substance that would interfere with my ability to fully understand the constitutional and statutory rights that I am waiving when I plead guilty or admit to sufficient facts to support a guilty finding.

I have decided to plead guilty, or admit to sufficient facts, freely and voluntarily upon the conditions which I have tendered in Section I. My guilty plea or admission is not the result of force or threats, promises, or other assurances.

I understand and acknowledge that I am voluntarily giving up the right to be tried by a jury, or by a judge without a jury, on these charges. I understand that the jury would consist of six jurors chosen at random from the community, and that I could participate in selecting those jurors, who would determine unanimously whether I was guilty or not guilty. I understand that, by entering my plea of guilty or admission, I will also be giving up my right to confront, cross-examine, and compel the attendance of witnesses; to present evidence in my defense; to remain silent and refuse to testify or provide evidence against myself, all with the assistance of a defense attorney; and to be presumed innocent until proven guilty by the prosecution beyond a reasonable doubt.

I am aware of the nature and elements of the charge(s) to which I am entering my guilty plea or admission. I am also aware of the nature and range of the possible sentence(s); I am aware that sentences can be imposed one after the other. I have been advised if my plea of guilty or admission to the charges could trigger the provisions of the sex offender registration statute or commitment as a sexually dangerous person under G.L. c. 123A, §12.

I understand that if I am not a citizen of the United States, the acceptance by this court of my plea of guilty, plea of nolo contendere, or admission to sufficient facts may have consequences of deportation, exclusion from admission to the United States, or denial of naturalization, pursuant to the laws of the United States. If the offense to which I am pleading guilty, nolo contendere, or admitting to sufficient facts is under federal law one that presumptively mandates removal from the United States and federal officials decide to seek removal, it is practically inevitable that this disposition would result in deportation, exclusion from admission, or denial of naturalization under the laws of the United States.

If any charge is being placed on file: I freely and voluntarily consent to the filing of that charge on the conditions listed on the front of this form. I understand that I have a right at any time to have the court remove it from the file and impose sentence (or schedule it for trial if no guilty finding has been made). I understand that the prosecutor may request the court to remove it from the file and impose sentence (or schedule it for trial if no guilty finding has been made) if a related conviction or sentence is reversed or vacated, or if the prosecutor proves by a preponderance of evidence either that I committed a new criminal offense or that any other condition listed on this front of this form has occurred. The prosecutor may do so at any time (or, if a time limit is listed on the front of this form, at any time until that date). I understand that, if the charge is removed from the file and I am sentenced, it may result in additional punishment in this case.

SIGNATURE OF DEFENDANT X [Signature] DATE 3.18.18 I have translated this document for the defendant. SIGNATURE OF INTERPRETER

SECTION III DEFENSE COUNSEL'S CERTIFICATE (G.L. c. 218, § 26A)

As required by G.L. c. 218, § 26A, I certify that I have explained to the defendant the legal rights and consequences referred to in Section II above.

SIGNATURE OF DEFENSE COUNSEL X [Signature] BBO# 1072025 DATE 3.18.18

SECTION IV JUDGE'S CERTIFICATION

I, the undersigned Judge of the District Court, addressed the defendant directly in open court. I made appropriate inquiry into the education and background of the defendant and am satisfied that the defendant fully understands all of the defendant's rights as set forth in Section II above, and that the defendant is not under the influence of any drug, medication, liquor, or other substance that would impair the defendant's ability to fully understand those rights. I find, after a colloquy with the defendant, that the defendant has knowingly, intelligently, and voluntarily waived all of the rights as explained during these proceedings and as set forth in this form.

After a hearing, I have found a factual basis for the charge(s) and I have found that the facts as related by the prosecution and admitted by the defendant would support a conviction on the charge(s) to which the plea or admission is made.

I certify that I have advised the defendant of the alien rights notices contained above in Section II, Defendant's Waiver of Rights, pursuant to G.L. c. 278, § 29D and Mass. R. Crim. P. 12.

If any charge is being placed on file after a guilty finding: I have explained to the defendant the consequences of a court being placed on file as contained above in Section II, Defendant's Waiver of Rights.

SIGNATURE OF JUDGE X [Signature] DATE [Signature] A TRUE COPY ATTEST

clerk



**BRANDEIS UNIVERSITY
POLICE DEPARTMENT
INCIDENT REPORT**
415 SOUTH STREET, WALTHAM, MA, 02453-2728
PHONE: (781)736-4240 FAX: (781)736-4241

LOCATION OF OCCURRENCE / ADDRESS STONEMAN, Police Station		DATE / TIME REPORTED 01/12/2018 21:03	CASE NO. 180019
CODE SECTION MGL 209A	CRIME COURT ISSUED RESTRAINING ORDER BY E-MAIL	CLASSIFICATION SERVICE HARASSMENT	LOSS 0 0 RECOVERY 0 0

FROM: DATE/TIME 01/12/2018 00:00	TO: DATE/TIME 01/12/2018 00:00	APPROVED NO	CASE STATUS OPEN
-------------------------------------	-----------------------------------	----------------	---------------------

ADDITIONAL CATEGORIES				ITEMS IN REPORT			
<input type="checkbox"/> ALCOHOL RELATED	<input type="checkbox"/> DRUGS INVOLVED	<input type="checkbox"/> SENIOR CITIZEN	<input checked="" type="checkbox"/> ARREST OCCURED	<input type="checkbox"/> SUPPLEMENT	<input type="checkbox"/> PICTURE/IMAGES		
<input type="checkbox"/> TRAFFIC RELATED	<input type="checkbox"/> GROUP/GANG INVOLVED	<input type="checkbox"/> WEAPONS INVOLVED	<input checked="" type="checkbox"/> DOMESTIC VIOLENCE	<input type="checkbox"/> FOLLOW UP	<input type="checkbox"/> PROPERTY/EVIDENCE		

COPIES TO					
<input type="checkbox"/> JUDICIAL FILE	<input checked="" type="checkbox"/> DISTRICT ATTY	<input type="checkbox"/> VP	<input type="checkbox"/> OTHER	<input type="checkbox"/> TITLE IX OFFICE	
<input type="checkbox"/> WALTHAM PD	<input type="checkbox"/> INVESTIGATIONS	<input type="checkbox"/> PHYSICAL PLANT	<input type="checkbox"/> OTHER PD		

INV VIC	NAME: DAYON, RAMANI M	SUFFIX	RACE B	ETHNICITY U	SEX F	AGE 21	DOB 10/13/1996	HT 5.8	WT 105	HAIR BLK	EYE BRO
SSN	DRIVER'S LIC. NO.		STUDENT ID				TYPE UNKNOWN				
ADDRESS TYPE	STREET NUMBER	STREET NAME		SUITE NUMBER	CITY	STATE	ZIP				
BRANDEIS	415	South Street		150 B 2-B	Waltham	MA	02453				
CAMPUS	150	Charles Rlver Road			Ma	MA	02454				
Home	814	Camelot Court			Cinnaminson	NJ	08077				

PHONES
CELL: 617-484-1634;

INV SUS	NAME: WALKER, TREVON	SUFFIX	RACE B	ETHNICITY U	SEX M	AGE 22	DOB 08/22/1995	HT 5.10	WT 155	HAIR BLK	EYE BRO
SSN	DRIVER'S LIC. NO. NJ		STUDENT ID				TYPE UNKNOWN				
ADDRESS TYPE	STREET NUMBER	STREET NAME		SUITE NUMBER	CITY	STATE	ZIP				
Home	99	South St.			Waltham	MA	02454				

PHONES
CELL: 617-595-0634;

SYNOPSIS
RP reports a violation of a restraining order.

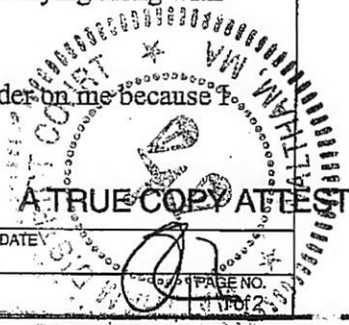
NARRATIVE
On Friday, January 12th, 2018 while assigned to sergeant duties at Brandeis University, I was asked to come in to the station to speak with C.D.C. AMANDA DRAPCHO. Accompanying DRAPCHO was RAMANI DAYON. DAYON was the victim in an incident that occurred the prior day (1-11-18) that incident resulted in her boyfriend TREVON WALKER being arrested for domestic assault. Subsequent to his arrest, WALKER was served with a restraining order, (docket #1851R0000013) by judge Flynn specifying he is to have no contact with DAYON including electronic transmissions. DRAPCHO reported to me that WALKER has contacted via E-mail, phone text, and Facebook messenger. DAYON informed me that she deleted the text as soon as she got them but they came after the restraining order was issued. The Facebook messages I am attempting to get a screenshot of. The E-mails were forwarded to me. There are a total of 4. All E-mails are sent from trevonwalker66@gmail.com and received by ramani.dayon@gmail.com.

E-Mail #1 : Sent 11-11-18 at 8:39 P.M. Video of WALKER inside a police car handcuffed crying along with videos of WALKER AND DAYON laying in bed.

E-Mail #2 Sent 1-12-18 at 8:05 A.M. WALKER WRITES "glad you put the restraining order on me because I don't need to be near you. I'm dangerous and not mentally clear"

E-Mail #3 Sent 1-12-18 at 11:35 A.M. WALKER apologizes to DAYON.

REPORTING OFFICER COGAN, BRIAN	REVIEWED BY	APPROVAL DATE
SIGNATURES	PRINT DATE AND TIME 01/15/2018 03:32	PRINTED BY KELLEY, DANA



CLERK MAGISTRATE
CJCAPP0800



BRANDEIS UNIVERSITY
POLICE DEPARTMENT
INCIDENT REPORT
415 SOUTH STREET, WALTHAM, MA, 02453-2728
PHONE: (781)736-4240 FAX: (781)736-4241

LOCATION OF OCCURRENCE / ADDRESS
STONEMAN, Police Station

DATE / TIME REPORTED
01/12/2018 21:03

CASE NO.
180019

E-mail #4 Sent 1-12-18 at 12:01 P.M. WALKER tells DAYON he won't bother her anymore because he feels guilty.

The E-mails in full context will be printed and attached to this report.

I along with Officers Gibson, Fagan and three Waltham officers proceeded to WALKERS address at 97 South St. Waltham. We received no answer after knocking on the door. I saw a black male in a third floor window I recognized as WALKER, he saw me and opened the window. I asked WALKER to come down and speak with me. Walker came outside and met me in the driveway, I asked him to place his hands behind his back, he complied, was handcuffed (double locked) and placed in to cruiser #14 (seat belted) and driven to W.P.D. by Officer Gibson. Upon arrival at W.P.D. WALKER was booked by Sergeant Fogg and placed in to a cell. I called Waltham district court clerk JOE GALVIN and conducted a "Jenkins hearing" via phone. GALVIN informed me we have PC for the arrest on the restraining order violation. After I relayed that information to LT. Maher at W.P.D. WALKER was transported to the Billirica house of correction where he will remain till the opening of Waltham district court. NOTHING Further TO REPORT AT THIS TIME.

REPORTING OFFICER
COGAN, BRIAN

REVIEWED BY

APPROVAL DATE

SIGNATURES

PRINT DATE AND TIME
01/15/2018 03:32

PRINTED BY
KELLEY, DANA

PAGE NO.
2 of 2

AFFIDAVIT

Describe in detail the most recent incidents of abuse. The Judge requires as much information as possible, such as what happened, each person's actions, the dates, locations, any injuries, and any medical or other services sought. Also describe any history of abuse, with as much of the above detail as possible.

On or about _____, 20____, the Defendant

Today I needed to call Brandeis Police to have Trevon Walker removed from my room on campus. I asked him to leave after I found out he was seeing other women. This was not an argument, I calmly asked him to leave. He began to yell at me and refused to leave. He snatched my cell phone and slammed it on the ground. Then he raised his hand as if he was going to hit me. I then called Brandeis Police secretly in the kitchen. While in the kitchen he took my laptop and destroyed that as well. After calling Brandeis Police I walk back into the room to see my laptop on the floor smashed. When Trevon heard the sirens from Brandeis Police he asked me if I called. I told him no in fear he may hurt me or himself. This is not the first situation police were involved in this relationship. In October 2017, I needed to call in fear he would crash the car when I was in it. He was taken to the hospital because he was acting mentally unstable. He has a history of being suicidal and says a lot of violent things, including hurting others.

If more space is needed, attach additional pages and check this box:

I declare under penalty of perjury that all statements of fact made above, including those provided on P.1, Section E and P.2 Sections A and B of the Complaint form regarding prior and pending court actions, and in any additional pages attached, are true to the best of my knowledge.

DATE SIGNED 1/11/18		PLAINTIFF'S SIGNATURE x <i>Laura M. [Signature]</i>	
WITNESSED BY _____		PRINTED NAME OF WITNESS _____	TITLE OF WITNESS _____

have transcribed the above affidavit for the Plaintiff

Signature _____ Print Name _____

- Court Certified Interpreter
- Court Screened Interpreter
- Other _____
- Remote Translation Via Telephone/Video

180013 + 180019

ABUSE PREVENTION ORDER (G.L. c. 209A) Page 1 of 2		DOCKET NO. 1851R0000013	TRIAL COURT OF MASSACHUSETTS
Plaintiff's Name Ronald Davon	Defendant's Name & Address Trevon Walker 99 South Street Waltham, MA 02453	Alias, if any	Date of Birth 08/25/1995
Name & Address Of Court Waltham District Court 38 Linger Street Waltham, MA 02453		Sex <input checked="" type="checkbox"/> M <input type="checkbox"/> F	Place of Birth MA
		SS # (Last four digits only) XXX-XX-	Daytime P# () Cell Phone # ()

VIOLATION OF THIS ORDER IS A CRIMINAL OFFENSE punishable by imprisonment or fine or both.

- A: THE COURT HAS ISSUED THE FOLLOWING ORDERS TO THE DEFENDANT:** (only those orders checked shall apply)
- This Order was issued without advance notice because the Court determined that there is a substantial likelihood of immediate danger of abuse
 - This Order was communicated by telephone from the Judge named below to Police Dept. Police Officer _____
 - 1. YOU ARE ORDERED NOT TO ABUSE THE PLAINTIFF** by harming, threatening or attempting to harm the Plaintiff physically or by placing the Plaintiff in fear of imminent serious physical harm, or by using force, threat or duress to make the Plaintiff engage in sexual relations.
 - 2. YOU ARE ORDERED NOT TO CONTACT THE PLAINTIFF**, in person, by telephone, in writing, electronically or otherwise, either directly or through someone else, and to stay at least 100 yards from the Plaintiff even if the Plaintiff seems to allow or request contact. The only exceptions to this rule are: a) contact as permitted in Sections 9, 9A, 10 and 11 below; or b) by sending the Plaintiff, by mail, by email or by other authorized means, papers filed with the court when that is required by statute or court rule.
 - 3. YOU ARE ORDERED TO IMMEDIATELY LEAVE AND STAY AWAY FROM THE PLAINTIFF'S RESIDENCE**, except as permitted in Sections 9 and 11 below, located at 99 South Street, Waltham, MA or wherever else you may have reason to know the Plaintiff may reside. The Court also ORDERS you (a) to surrender any keys to that residence to the Police; (b) not to change any belongings of the Plaintiff or any other occupant; (c) not to shut off or cause to be shut off any utilities or mail delivery to the Plaintiff; and (d) not to interfere in any way with the Plaintiff's right to possess that residence, except by appropriate legal proceedings.
 - If this box is checked, the Court also ORDERS you to immediately leave and remain away from the entire apartment building or other multi-unit family dwelling in which the Plaintiff's residence is located.
 - 4a. YOU ARE ORDERED TO STAY AWAY FROM THE PLAINTIFF'S WORKPLACE** located at _____
 - 4b. YOU ARE ORDERED TO STAY AWAY FROM THE PLAINTIFF'S SCHOOL** located at Waltham U. Massachusetts
 - 5a. THE COURT ORDERS** that the Plaintiff's residential address not appear on the order.
 - 5b. THE COURT ORDERS** that the Plaintiff's workplace address not appear on the order.
 - 5c. THE COURT ORDERS** that the Plaintiff's school address not appear on the order.
 - 6. CUSTODY OF THE FOLLOWING CHILDREN IS AWARDED TO THE PLAINTIFF:**

NAME	AGE	NAME	AGE

- 7. YOU ARE ORDERED NOT TO CONTACT THE CHILDREN LISTED ABOVE OR ANY CHILDREN IN THE PLAINTIFF'S CUSTODY LISTED BELOW**, either in person, by telephone, in writing, electronically or otherwise, either directly or through someone else, and to stay at least _____ yards away from them unless you receive written permission from the Court to do otherwise.
 - You are also ordered to stay away from the following school(s), day care(s), other: _____

NAME	AGE	NAME	AGE

- 8. VISITATION WITH THE CHILDREN LISTED IN SECTION 6 IS PERMITTED ONLY AS FOLLOWS** (may be ordered by Probate and Family Court only):

- Visitation is only allowed if supervised and in the presence of _____ at the following times: _____ to be paid for by _____ (named)
- Transportation of children to and from this visitation is to be done by _____ (third party), and not by you
- You may only contact the Plaintiff to arrange this visitation. Contact may be made only by phone, e-mail, text, or other _____
- 9. YOU ARE ORDERED TO PAY SUPPORT IN THE FOLLOWING MANNER:**
 - \$ _____ child support per _____ (week/monthly) by income withholding through the Department of Revenue. Defendant shall send payments to POFT of P.O. Box 55144, Boston, MA 02205-5144 until employer deductions begin.
 - \$ _____ child support per _____ (week/monthly) directly to the Plaintiff by mailing payments to _____
 - \$ _____ support for the Plaintiff per _____ (week/monthly) directly to the Plaintiff by mailing payments to _____
 - Other orders: _____

- 10. YOU MAY PICK UP YOUR PERSONAL BELONGINGS** in the company of police at a time agreed to by the Plaintiff.
- 11. YOU ARE ORDERED TO COMPENSATE THE PLAINTIFF** for \$ _____ in losses suffered as a direct result of the abuse, to be paid in full on or before _____, 20____ City mailing directly to the Plaintiff through the Probation Office of this Court.

- 12. THERE IS A SUBSTANTIAL LIKELIHOOD OF IMMEDIATE DANGER OF ABUSE. YOU ARE ORDERED TO IMMEDIATELY SURRENDER** to the WAL. POLICE Police Department or to the police officer serving this order all guns, ammunition, gun licenses and FID cards. Your license to carry a gun, if any, and your FID card, if any, are suspended immediately.
 - You must immediately surrender the items listed above, and also comply with all other Orders in this case.
 - Subject to certain exceptions, purchase and/or possession of a firearm and/or ammunition while this order is in effect is a federal crime. 18 U.S.C. 922(q)(1) and 925.

- 13. ON THE NEXT SCHEDULED HEARING DATE**, the Court will hear testimony and other evidence regarding Section 9 of this order, which involves support for the Plaintiff and/or the minor children. You are hereby ordered to bring with you to the next scheduled hearing date any financial records in your possession (including your most recent tax return and your last four paystubs) that provide evidence of your current income.
- 14. YOU ARE ALSO ORDERED** _____

This document is a form of a legal proceeding, and its use is limited. The District Court only appears, with or without agency, to appear any decision or modification of this Order. If the District Court does not appear, the Court may be contacted or contacted by counsel by the Judge. For good cause, either the Plaintiff or the Defendant may request the Court to modify this Order before the scheduled hearing date.

ABUSE PREVENTION ORDER (G.L. c. 209A) Page 2 of 2	DOCKET NO. 1851RD000013	TRIA COURT OF MASSACHUSETTS
---	-----------------------------------	-----------------------------

16. Police reports are on file at the _____ Police Department.

16. **OUTSTANDING WARRANTS FOR THE DEFENDANT'S ARREST:**
 _____ (DOCKET #s) _____ (PCF #)
 to _____

17. An imminent threat of bodily injury exists to the Plaintiff. Notice issued to _____ Police Department(s) by telephone other _____.

B. NOTICE TO LAW ENFORCEMENT

1. An appropriate law enforcement officer shall serve upon the Defendant in hand a copy of the Complaint and a certified copy of this Order (and Summons), and make return of service to this Court. If this box is checked , the following alternative service may instead be made, but only if the officer is unable to deliver such copies in hand to the Defendant:

2. Defendant Information Form accompanies this Order.

3. Defendant has been served in hand by the Court's designee: Name _____ Date _____

DATE OF ORDER 1/10/18	TIME OF ORDER 4 <input type="checkbox"/> A.M. <input checked="" type="checkbox"/> P.M.	EXPIRATION DATE OF ORDER 1/10/18 at 4 P.M.	SIGNATURE OF JUDGE PRINT/TYPE NAME OF JUDGE <i>[Signature]</i> [Name]
The above and any subsequent Orders expire on the expiration dates indicated. Hearings on whether to continue and/or modify Orders will be held on dates and times indicated. In the event the Court is closed on the date the Order is to expire, the Order shall remain in full force and effect and the hearing shall be continued until the next Court business date.			NEXT HEARING DATE 1/11/18 at 10 A.M. <input type="checkbox"/> A.M. <input checked="" type="checkbox"/> P.M. Courtroom 2

C. MODIFICATION/EXTENSION

This order was issued after a hearing at which the Plaintiff appeared did not appear and the Defendant appeared did not appear. The Court has ORDERED that the prior order issued _____, 20____ be MODIFIED as follows:

The expiration date of this order has been EXTENDED (See Below) OTHER MODIFICATION(S) _____

Firearm surrender order continued. The items surrendered under paragraph 12 will NOT be returned since doing so would present a likelihood of abuse to the Plaintiff.

DATE OF THIS MODIFICATION:	EXPIRATION DATE OF ORDER: _____ at 4 P.M.	SIGNATURE OF JUDGE PRINT/TYPE NAME OF JUDGE
----------------------------	---	--

TIME OF MODIFICATION: <input type="checkbox"/> A.M. <input type="checkbox"/> P.M.	NEXT HEARING DATE: _____ at _____ <input type="checkbox"/> A.M. <input type="checkbox"/> P.M. Courtroom _____
--	---

D. MODIFICATION/EXTENSION

This order was issued after a hearing at which the Plaintiff appeared did not appear and the Defendant appeared did not appear. The Court has ORDERED that the prior order issued _____, 20____ be MODIFIED as follows:

The expiration date of this order has been EXTENDED (See Below) OTHER MODIFICATION(S) _____

Firearm surrender order continued. The items surrendered under paragraph 12 will NOT be returned since doing so would present a likelihood of abuse to the Plaintiff.

DATE OF THIS MODIFICATION:	EXPIRATION DATE OF ORDER: _____ at 4 P.M.	SIGNATURE OF JUDGE PRINT/TYPE NAME OF JUDGE
----------------------------	---	--

TIME OF MODIFICATION: <input type="checkbox"/> A.M. <input type="checkbox"/> P.M.	NEXT HEARING DATE: _____ at _____ <input type="checkbox"/> A.M. <input type="checkbox"/> P.M. Courtroom _____
--	---

E. PRIOR COURT ORDER TERMINATED

This Court's prior Order is terminated. Law enforcement agencies shall destroy all records of such Order.

TERMINATED AT PLAINTIFF'S REQUEST.

SIGNATURE OF JUDGE PRINT/TYPE NAME OF JUDGE	DATE OF ORDER	TIME OF ORDER <input type="checkbox"/> A.M. <input type="checkbox"/> P.M.	
--	---------------	--	--

WITNESS - FIRST OR CHIEF JUSTICE Gregory G Flynn	A true copy, filed (Asst.) Clerk-Magistrate/ (Asst.) Register of Probate Stephen C. Poitras
--	---

Brandeis University Mail - Fwd: Ima piece of shit and Im glad you put th...

<https://mail.google.com/mail/u/0/?ui=2&ik=27c11ff706&jsver=pkG7b...>**Brandeis**

powered by Google

Brian Cogan <bcogan@brandeis.edu>

Fwd: Ima piece of shit and Im glad you put the restraining order on me...

1 message

Ramani Dayon <ramani.dayon@gmail.com>

Fri, Jan 12, 2018 at 5:57 PM

To: "bcogan@brandeis.edu" <bcogan@brandeis.edu>

----- Forwarded message -----

From: Trevon Walker <trevonwalker66@gmail.com>

Date: Fri, Jan 12, 2018 at 8:05 AM

Subject: Ima piece of shit and Im glad you put the restraining order on me...

To: <ramani.dayon@gmail.com>

Ima piece of shit and Im glad you put the restraining order on me because I don't need to be near you. Im dangerous and not mentally clear. I don't know what's wrong with me but Im doing time anyway. I deserve to be locked away after breaking your stuff. I am sorry and there's no excuse for my actions. And you don't deserve that at all. I never imagined to be an abusive boyfriend . But material things are replaceable but real ness Isn't. I couldn't control myself I completely lost it when you told me to get out because of that fat girl. That Im not even into. Being fucked up by cops and abused by cops just made me worst. Because now it's very personal. They beat me the fuck up and sprayed my penis with pepper spray so Im suing the police. BecUse I tried to cooperate when they came but he wanna slam my head in door. I deserve it tho this is what you want. Thanks for callin I needed it. I am sorry and I will never ever stop loving you and believing in your true love for me. I know you hate me right now and I know we can't talk anymore. But I'll got to jail and risk a message for you. I'll get stabbed and shot by cops for you. I go crazy for you. Please take the brandies restraining order off. It's not fair that I can't drive past there without getting arrested. You can have the restraining order your self of course. But Im leaving anyway. I need my muscle meds. The cops really ducked me up. When I got locked up they all jumped me. Just let me know if you want my laptop and phone. I don't know where I stand in life at this point. Just please give me my keys. I have no food or water so getting locked up isn't a bad thing m I don't have shit. But thanks for being here for me . I love you and hate me and this is the worst thing I've ever dealt with in my life. It wasmy fault I should've just chilled. I was just so mad because I had such high Intentions to do everything right with you this year. I wanted to really do everything right this year. I put that on everything. I was so mad and stupid and I just want to replace everything. I couldn't stop crying the whole time I was locked away. I just couldn't stop imagining how sad you looked and it's eating me away. Im guilty as hell. Im just gonna do my time and move on. I know your no longer apart of my life anymore. So goodluck. You deserve everything and I deserve to rot in hell.

Sent from my iPhone

Brandeis University Mail - Fwd:

<https://mail.google.com/mail/u/0/?ui=2&ik=27c11ff706&jsver=pkG7b...>**Brandeis**
powered by Google

Brian Cogan <bcogan@brandeis.edu>

Fwd:

1 message

Ramani Dayon <ramani.dayon@gmail.com>
To: "bcogan@brandeis.edu" <bcogan@brandeis.edu>

Fri, Jan 12, 2018 at 5:57 PM

----- Forwarded message -----

From: Trevon Walker <trevonwalker66@gmail.com>
Date: Fri, Jan 12, 2018 at 11:35 AM
Subject:
To: <ramani.dayon@gmail.com>

Ramani I am so sorry things ended this way. I just gotta let it go as hard as it is. I will forever live in regrets and always miss you. Im ashamed of my self for my behavior. I won't contact you anymore.

Sent from my iPhone

Brandeis University Mail - Fwd:

<https://mail.google.com/mail/u/0/?ui=2&ik=27c11ff706&jsver=pkG7b...>**Brandeis**
powered by Google180019
Brian Cogan <bcogan@brandeis.edu>**Fwd:**

1 message

Ramani Dayon <ramani.dayon@gmail.com>

Fri, Jan 12, 2018 at 5:57 PM

To: "bcogan@brandeis.edu" <bcogan@brandeis.edu>

----- Forwarded message -----

From: Trevon Walker <trevonwalker66@gmail.com>

Date: Fri, Jan 12, 2018 at 12:01 PM

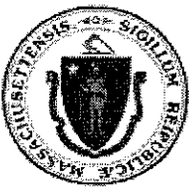
Subject:

To: <ramani.dayon@gmail.com>

Loosing my women is always gonna hurt me . Im sorry for putting you through hell ramani. I understand if it can't be forgivin. Just know I understand. Learning how to let go of your true love is the hardest pain im learning to deal with. Please tell me your ok. Atleast and I really won't bother you anymore. Cause I feel very guilty.

Sent from my iPhone

APPENDIX Z



Massachusetts
Newton District Court
Daily List Report

Monday, April 02, 2018

Case # Event	Primary Party Time Session Action	Attorney Session Location	Secondary Party Session Judge	Attorney Event Judge
1812RO000034 Extension Hearing	Scheidemantel, Maryjane 9:00 am Administrative Session Abuse Restraining Order (c209A)		Griffin, Ryan	



Massachusetts
Newton District Court
Daily List Report

Monday, April 02, 2018

Case # Event	Primary Party Time Session Action	Attorney Session Location	Secondary Party Session Judge	Attorney Event Judge
1712CR000366 Default Removal Hearing	8:15 am Arraignment Session OUI-LIQUOR OR .08% c90 §24(1)(a)(1) UNLICENSED OPERATION OF MV c90 §10		Hodgdon, Pamela L	Jellinek, Esq. David Dinjian, Jr., Esq. Richard K
1712CR000685 Default Removal Hearing	8:15 am Arraignment Session UNLICENSED OPERATION OF MV c90 §10 STOP/YIELD, FAIL TO * c89 §9		Kapiga, Murrata	
1812CR000149 Arraignment	8:15 am Arraignment Session FUGITIVE FROM JUSTICE ON COURT WARRANT c276 §20A DRUG, POSSESS CLASS B c94C §34 DRUG, POSSESS CLASS E c94C §34		Medina-Perez, Jose	Jellinek, Esq. David
1812CR000150 Arraignment	8:15 am Arraignment Session A&B c265 §13A(a)		Griffin, Ryan	Martins, Esq. Adrian P
1812CR000126 Arraignment	8:30 am Arraignment Session INDECENT EXPOSURE c272 §53 DISORDERLY CONDUCT c272 §53		Rosenthal, Jake R	Kelly, Esq. Arthur L
1812CR000129 Arraignment	8:30 am Arraignment Session THREAT TO COMMIT CRIME c275 §2		Dececca, James	Levinson, Esq. David



Massachusetts
Newton District Court
Daily List Report

Monday, April 02, 2018

Case # Event	Primary Party Time Session Action	Attorney Session Location	Secondary Party Session Judge	Attorney Event Judge
1712MV000648 Rescheduled Judge's Hearing	SP Weston 10:00 am Civil Session MASS PIKE - SPEEDING * 700 CMR §7.08(6)(a)		Luu, Minh T	



Monday, April 02, 2018

Case # Event	Primary Party Time Session Action	Attorney Session Location	Secondary Party Session Judge	Attorney Event Judge
1712MV000732 Magistrate Hearing for CMVI	SP Weston 10:00 am Magistrate Hearings MASS PIKE - NEGLIGENT OPERATION * 700 CMR §7.09(5)(a)		Dinoi, Cody	
1712MV000742 Magistrate Hearing for CMVI	SP Weston 10:00 am Magistrate Hearings MASS PIKE - STOP/BACK/U-TURN * 700 CMR §7.09(17)(a)&(b)		Montaquila, Alexa F	
1712MV000746 Magistrate Hearing for CMVI	SP Weston 10:00 am Magistrate Hearings MASS PIKE - STOP/BACK/U-TURN * 700 CMR §7.09(17)(a)&(b)		Disanto, Angelo M	
1712MV000747 Magistrate Hearing for CMVI	SP Weston 10:00 am Magistrate Hearings MASS PIKE - TOO CLOSE * 700 CMR §7.09(15)		Wang, Gregory	Waldstein, Esq. Thomas G
1712MV000775 Judge Hearing for CMVI	SP Weston 10:00 am Magistrate Hearings MASS PIKE - SPEEDING * 700 CMR §7.09(6)(a)		Delossantos, Jesen H	
1712MV000790 Magistrate Hearing for CMVI	SP Weston 10:00 am Magistrate Hearings MASS PIKE - MARKED LANES VIOLATION * 700 CMR §7.09(8)		Smith, Thomas L	
1812MV000003 Magistrate Hearing for CMVI	SP Weston 10:00 am Magistrate Hearings MASS PIKE - STOP/TURN, FAIL SIGNAL * 700 CMR §7.09(17)(c)		Francis, Kimberley J	
1812MV000036 Magistrate Hearing for CMVI	SP Weston 10:00 am Magistrate Hearings MARKED LANES VIOLATION * c89 §4A		Luchini-Gerson, Catherine J	



Massachusetts
Newton District Court
Daily List Report

Monday, April 02, 2018

Case # Event	Primary Party Time Session Action	Attorney Session Location	Secondary Party Session Judge	Attorney Event Judge
1812AC000139- Magistrate Hearing	Scheidemontel, Maryjane 9:00 am Magistrate's Hearing A&B c265 §13A(a)		Griffin, Ryan	



Massachusetts
Newton District Court
Daily List Report

Monday, April 02, 2018

Case # Event	Primary Party Time Session Action	Attorney Session Location	Secondary Party Session Judge	Attorney Event Judge
1812AC000162- Magistrate Review	8:15 am Magistrate's Review FUGITIVE FROM JUSTICE ON COURT WARRANT c276 §20A DRUG, POSSESS CLASS B c94C §34 DRUG, POSSESS CLASS E c94C §34		Medina-Perez, Jose	



Massachusetts
Newton District Court
Daily List Report

Monday, April 02, 2018

Case # Event	Primary Party Time Session Action	Attorney	Secondary Party	Session Judge	Event Judge
1612CR000638 Probation Violation Hearing	9:00 am Post Disposition Session ABUSE PREVENTION ORDER, VIOLATE c209A §7		Laboy, Peter		Levinson, Esq. David
1712CR000049 Probation Violation Hearing	9:00 am Post Disposition Session SHOPLIFTING \$100+ BY ASPORTATION c266 §30A		Lovett, Kristen C		Levinson, Esq. David
1512CR000618 Probation exparte review hear	4:00 pm Post Disposition Session UTTER FALSE CHECK c267 §5 FORGERY OF CHECK c267 §1 LARCENY UNDER \$250 BY SINGLE SCHEME c266 §30(1)		Jewell, Dakari T		Spetter, Esq. Victoria C



Massachusetts
Newton District Court
Daily List Report

Monday, April 02, 2018

Case # Event	Primary Party Time Session Action	Attorney Session Location	Secondary Party Session Judge	Attorney Event Judge
1712CR000303 Motion Hearing (CR)	9:00 am Pretrial Session DRUG, POSSESS CLASS B c94C §34 OUI-DRUGS, 2ND OFFENSE c90 §24(1)(a)(1) LICENSE SUSPENDED, OP MV WITH c90 §23		Szeto, Emily A	Koury, Esq. Allison J
1712CR000420 Discovery Compliance & Jury Election	9:00 am Pretrial Session LEAVE SCENE OF PROPERTY DAMAGE c90 §24(2)(a) UNLICENSED OPERATION OF MV c90 §10		Lugo, Dianeliz Marie	Purple, Esq. Alice L
1712CR000709 Restitution Assessment Hearing	9:00 am Pretrial Session DESTRUCTION OF PROPERTY -\$250, MALICIOUS c266 §127		Larosee, Chad M	Kelly, Esq. Arthur L
1712CR000710 Restitution Assessment Hearing	9:00 am Pretrial Session DESTRUCTION OF PROPERTY -\$250, MALICIOUS c266 §127		Jewett, Cliff	Ferraro, Esq. James R
1712CR000711 Probable Disposition	9:00 am Pretrial Session RECEIVE STOLEN PROPERTY +\$250 c266 §60		Hunt, Dmitry A	Koury, Esq. Allison J
1712CR000722 Pretrial Hearing	9:00 am Pretrial Session HARASSMENT, CRIMINAL c265 §43A(a)		Dececca, James	Levinson, Esq. David
1712CR000723 Pretrial Hearing	9:00 am Pretrial Session A&B c265 §13A(a)		Dececca, James	Levinson, Esq. David
1712CR000727 Pretrial Hearing	9:00 am Pretrial Session A&B ON +60/DISABLED c265 §13K(a½)		Ortiz-castillo, Marvin	Caramanica, Esq. Mark S



Massachusetts
Newton District Court
Daily List Report

Monday, April 02, 2018

Case # Event	Primary Party Time Session Action	Attorney Session Location	Secondary Party Session Judge	Attorney Event Judge
1812CR000012 Hearing to Review Status	9:00 am Pretrial Session OUI-LIQUOR OR .08%, 2ND OFFENSE c90 §24(1)(a)(1) ALCOHOL IN MV, POSSESS OPEN CONTAINER OF * c90 §24I		Lyons, Gregory Michael	
1812CR000017 Pretrial Hearing	9:00 am Pretrial Session LEAVE SCENE OF PROPERTY DAMAGE c90 §24(2)(a)		Canastuj, Eddy P	
1812CR000025 Pretrial Hearing	9:00 am Pretrial Session LARCENY UNDER \$250 c266 §30(1)		Penta, Guy P	Kelly, Esq. Arthur L
1812CR000026 Pretrial Hearing	9:00 am Pretrial Session A&B ON FAMILY / HOUSEHOLD MEMBER c265 §13M(a) A&B ON FAMILY / HOUSEHOLD MEMBER c265 §13M(a) DESTRUCTION OF PROPERTY -\$1200, MALICIOUS c266 §127		Penta, Guy P	Kelly, Esq. Arthur L
1812CR000032 Discovery Compliance & Jury Election	9:00 am Pretrial Session DRUG, POSSESS TO DISTRIB CLASS B c94C §32A(a)		Hernandez, Hector Emilio	Levinson, Esq. David
1812CR000034 Hearing to Review Status	9:00 am Pretrial Session A&B WITH DANGEROUS WEAPON c265 §15A(b) A&B ON FAMILY / HOUSEHOLD MEMBER c265 §13M(a) THREAT TO COMMIT CRIME c275 §2		Cosme, Crystal Lynn	Bostwick, Esq. Elizabeth L
1812CR000057 Pretrial Hearing	9:00 am Pretrial Session RECEIVE STOLEN PROPERTY -\$1200 c266 §60 RECEIVE STOLEN PROPERTY -\$1200 c266 §60 RECEIVE STOLEN PROPERTY -\$1200 c266 §60		Kane, Crystal A	Bostwick, Esq. Elizabeth L



Massachusetts
Newton District Court
Daily List Report

Monday, April 02, 2018

Case # Event	Primary Party Time Session Action	Attorney Session Location	Secondary Party Session Judge	Attorney Event Judge
1812CR000058 Pretrial Hearing	9:00 am Pretrial Session B&E BUILDING DAYTIME FOR FELONY c266 §18 B&E BUILDING DAYTIME FOR FELONY c266 §18 B&E BUILDING DAYTIME FOR FELONY c266 §18 B&E VEHICLE/BOAT DAYTIME FOR FELONY c266 §18		Demelo, Bruce Owen	Breslin, Esq. M. Christine
1812CR000079 Pretrial Hearing	9:00 am Pretrial Session ABUSE PREVENTION ORDER, VIOLATE c209A §7		Bickford, Caleb J	Levinson, Esq. David
1812CR000083 Pretrial Hearing	9:00 am Pretrial Session OUI-LIQUOR OR .08%, 2ND OFFENSE c90 §24(1)(a)(1)		Dore, Richard C	Kelly, Esq. Arthur L
1812CR000124 Pretrial Hearing	9:00 am Pretrial Session OUI-LIQUOR OR .08% c90 §24(1)(a)(1) STOP/YIELD, FAIL TO * c89 §9		Pineda, Jaime Francisco	Koury, Esq. Allison J
1412CR000570 Probation Violation Hearing	10:00 am Pretrial Session LARCENY OVER \$250 c266 §30(1) BURGLARIOUS INSTRUMENT, POSSESS c266 §49		Jones, Tatiana A	Bostwick, Esq. Elizabeth L



Massachusetts
Newton District Court
Daily List Report

Monday, April 02, 2018

Case # Event	Primary Party Time Session Action	Attorney Session Location	Secondary Party Session Judge	Attorney Event Judge
1712CR000556 Bench Trial (CR)	9:00 am Trial Session USE MV WITHOUT AUTHORITY c90 §24(2)(a)		Lugo, Daneliz Marie	Purple, Esq. Alice L

Event Calendar

Search Criteria

Event Begin Date
Event End Date
Event Type
Event Group
Case Group
Case Type

Event Judge
Locality
Session
Include Resulted Events?
Include Detail?
Detail Option Charges Subsequent Actions/S
 Both

Search Results

1

2000 per page

04/02/2018 : Administrative Session

Event Count		Booked Session Time : 00:20
Extension Hearing	1	Session Duration : 00:20
TOTAL	1	

Time	Event Type	Event Judge	Session Judge	Chrg/Claim #	Description	Result
09:00 AM	Extension Hearing			1812RO000034	Scheidemantel, Maryjane v. Griffin, Ryan	Held

04/02/2018 : Arraignment Session

Event Count		Booked Session Time : 00:30
Default Removal Hearing	2	Session Duration : 00:30
Arraignment	4	
TOTAL	6	

Time	Event Type	Event Judge	Session Judge	Chrg/Claim #	Description	Result
08:15 AM	Arraignment			1812CR000149	Commonwealth vs. Medina-Perez, Jose	Held - Personal Recog. Release
08:15 AM	Arraignment					Held - Bail or

Time	Event Type	Event Judge	Session Judge	Chrg/Claim #	Description	Result
						Conditions of Release ordered
08:15 AM	Default Removal Hearing			1812CR000150	Commonwealth vs. Griffin, Ryan	Held - Default Removed - CR
08:15 AM	Default Removal Hearing			1712CR000366	Commonwealth vs. Hodgdon, Pamela L	Held - Default Removed - CR
08:30 AM	Arraignment			1712CR000685	Commonwealth vs. Kapiga, Murrata	Reschedule of Hearing
08:30 AM	Arraignment			1812CR000126	Commonwealth vs. Rosenthal, Jake R	Held - Bail or Conditions of Release ordered
				1812CR000129	Commonwealth vs. Dececca, James	

04/02/2018 : Civil Session

Event Count			
Rescheduled Judge's Hearing	1	Booked Session Time : 00:05	
TOTAL	1	Session Duration : 00:05	

Time	Event Type	Event Judge	Session Judge	Chrg/Claim #	Description	Result
10:00 AM	Rescheduled Judge's Hearing					Held - MV
				1712MV000648	SP Weston vs. Luu, Minh T	

04/02/2018 : Magistrate Hearings

Event Count			
Judge Hearing for CMVI	1	Booked Session Time : 00:40	
Magistrate Hearing for CMVI	7	Session Duration : 00:45	
TOTAL	8		

Time	Event Type	Event Judge	Session Judge	Chrg/Claim #	Description	Result
10:00 AM	Judge Hearing for CMVI					Held - MV
				1712MV000775	SP Weston vs. Delossantos, Jesen H	
10:00 AM	Magistrate Hearing for CMVI					Event Continued

Time	Event Type	Event Judge	Session Judge	Chrg/Claim #	Description	Result
10:00 AM	Magistrate Hearing for CMVI			1712MV000732	SP Weston vs. Dinoi, Cody	Held - MV
10:00 AM	Magistrate Hearing for CMVI			1712MV000742	SP Weston vs. Montaquila, Alexa F	Held - MV
10:00 AM	Magistrate Hearing for CMVI			1712MV000746	SP Weston vs. Disanto, Angelo M	Held - MV
10:00 AM	Magistrate Hearing for CMVI			1712MV000747	SP Weston vs. Wang, Gregory	Held - MV
10:00 AM	Magistrate Hearing for CMVI			1712MV000790	SP Weston vs. Smith, Thomas L	Held - MV
10:00 AM	Magistrate Hearing for CMVI			1812MV000003	SP Weston vs. Francis, Kimberley J	Held - MV
10:00 AM	Magistrate Hearing for CMVI			1812MV000036	SP Weston vs. Luchini-Gerson, Catherine J	Held - MV

04/02/2018 : Magistrate's Hearing

Event Count		
Magistrate Hearing	1	Booked Session Time : 00:15
TOTAL	1	Session Duration : 00:15

Time	Event Type	Event Judge	Session Judge	Chrg/Claim #	Description	Result
09:00 AM	Magistrate Hearing					Held- After Hearing PC Found
				1812AC000139-	Scheidemontel, Maryjane v. Griffin, Ryan	

04/02/2018 : Magistrate's Review

Event Count		
Magistrate Review	1	Booked Session Time : 00:15
TOTAL	1	Session Duration : 00:15

Time	Event Type	Event Judge	Session Judge	Chrg/Claim #	Description	Result
08:15 AM	Magistrate Review					Review Held - Probable

Time	Event Type	Event Judge	Session Judge	Chrg/Claim #	Description	Result
						Cause Found
1812AC000162- v. Medina-Perez, Jose						

04/02/2018 : Post Disposition Session

Event Count			Booked Session Time : 00:30
Probation Violation Hearing	2		Session Duration : 00:30
Probation exparte review hear	1		
TOTAL	3		

Time	Event Type	Event Judge	Session Judge	Chrg/Claim #	Description	Result
09:00 AM	Probation Violation Hearing					Held - Probation Violation Found
1612CR000638 Commonwealth vs. Laboy, Peter						
09:00 AM	Probation Violation Hearing					Defendant defaulted- FI to Appear
1712CR000049 Commonwealth vs. Lovett, Kristen C						
04:00 PM	Probation exparte review hear					Held Arrest warrant to issue
1512CR000618 Commonwealth vs. Jewell, Dakari T						

04/02/2018 : Pretrial Session

Event Count			Booked Session Time : 01:40
Probable Disposition	1		Session Duration : 01:40
Probation Violation Hearing	1		
Hearing to Review Status	2		
Motion Hearing (CR)	1		
Pretrial Hearing	11		
Restitution Assessment Hearing	2		
Discovery Compliance & Jury Election	2		
TOTAL	20		

Time	Event Type	Event Judge	Session Judge	Chrg/Claim #	Description	Result
09:00 AM	Discovery Compliance & Jury Election					Held
1712CR000420 Commonwealth vs. Lugo, Dianeliz Marie						
09:00 AM	Discovery Compliance & Jury Election					Not Held - Disposed by plea

Time	Event Type	Event Judge	Session Judge	Chrg/Claim #	Description	Result
09:00 AM	Hearing to Review Status			<u>1812CR000032</u>	Commonwealth vs. Hernandez, Hector Emilio	Held - Disposed by Plea
09:00 AM	Hearing to Review Status			<u>1812CR000012</u>	Commonwealth vs. Lyons, Gregory Michael	Review Completed
09:00 AM	Motion Hearing (CR)			<u>1812CR000034</u>	Commonwealth vs. Cosme, Crystal Lynn	Held - Motion allowed
09:00 AM	Pretrial Hearing			<u>1712CR000303</u>	Commonwealth vs. Szeto, Emily A	Held
09:00 AM	Pretrial Hearing			<u>1712CR000722</u>	Commonwealth vs. Dececca, James OKA Henderson, James K	Held
09:00 AM	Pretrial Hearing			<u>1712CR000723</u>	Commonwealth vs. Dececca, James OKA Henderson, James K	Reschedule of Hearing
09:00 AM	Pretrial Hearing			<u>1712CR000727</u>	Commonwealth vs. Ortiz-castillo, Marvin	Not Held
09:00 AM	Pretrial Hearing			<u>1812CR000017</u>	Commonwealth vs. Canastuj, Eddy P	Held-PT
09:00 AM	Pretrial Hearing			<u>1812CR000025</u>	Commonwealth vs. Penta, Guy P	Held
09:00 AM	Pretrial Hearing			<u>1812CR000026</u>	Commonwealth vs. Penta, Guy P	Held
09:00 AM	Pretrial Hearing			<u>1812CR000057</u>	Commonwealth vs. Kane, Crystal A	Held
09:00 AM	Pretrial Hearing			<u>1812CR000058</u>	Commonwealth vs. Demelo, Bruce Owen	Reschedule of Hearing
09:00 AM	Pretrial Hearing			<u>1812CR000079</u>	Commonwealth vs. Bickford, Caleb J	Held-PT
09:00 AM	Pretrial Hearing			<u>1812CR000083</u>	Commonwealth vs. Dore, Richard C	Not Held - Disposed by Plea - 24D
09:00 AM	Probable Disposition			<u>1812CR000124</u>	Commonwealth vs. Pineda, Jaime Francisco	Held - Disposed by Plea
				<u>1712CR000711</u>	Commonwealth vs. Hunt, Dmitry A	

Time	Event Type	Event Judge	Session Judge	Chrg/Claim #	Description	Result
09:00 AM	Restitution Assessment Hearing			1712CR000709	Commonwealth vs. Larosee, Chad M	Held
09:00 AM	Restitution Assessment Hearing			1712CR000710	Commonwealth vs. Jewett, Cliff	Held
10:00 AM	Probation Violation Hearing			1412CR000570	Commonwealth vs. Jones, Tatiana A	Held - Probation Violation Found

04/02/2018 : Trial Session

Event Count			
Bench Trial (CR)	1	Booked Session Time : 00:05	
TOTAL	1	Session Duration : 00:05	

Time	Event Type	Event Judge	Session Judge	Chrg/Claim #	Description	Result
09:00 AM	Bench Trial (CR)			1712CR000556	Commonwealth vs. Lugo, Dianeliz Marie	Reschedule Bench Trial

Copyright © 2019 CourtView Justice Solutions, Inc., an equivalent company