WARRANT OF ARREST	-MISDEMEANOR (STATE)	0
COMMONWEALTH OF VIRGINIA Va. Code § 19	2-71, -72	CASE NO.
Charlottesville CITY OR COUNTY	General District Court X Criminal Traffic Juvenile and Domestic Relations District Court	ACCUSED: Smith, Jacob Leigh LAST NAME, FIRST
TO ANY AUTHORIZED OFFICER: You are hereby commanded in the name	of the Commonwealth of Virginia forthwith to arrest	18634 Louisa Road ADDRES Louisa, VA 23093
00/10/0015	swer the charge that the Accused, within this city or did unlawfully in violation of Section	To be completed upon service Mailing address Same as
18.2-57 assault and batter Taylor Paige Lorenz.	Code of Virginia:	RACE SEX BORN MO. DAY YE 03/26/1996 SSN 231 DL# Commercial Dr.
I, the undersigned, have found probable cause charged, based on the sworn statements of	to believe that the Accused committed the offense	CLASS 1 MI EXECUTED by arresting this day:
Lorenz, Taylor Paige Execution by summons permitted at office	cr's discretion. In not permitted.	□ EXECUTED by summore above on this day: □ For legal entities other to pursuant to Va. Code §
08/12/2017 03:19 PM DATE AND TIME ISSUED C	□ CLERK MAGISTRATE □ JUDGE heryl Thompson	S/A BE-MCC
		BADGE NO., AGENCE for SHE Attorney for the Accused:

CCRE May be Required

CASE NO. C17-6055	
ACCUSED:	
Smith, Jacob Leigh LAST NAME, FIRST NAME, MIDDLE NAME	
18634 Louisa Road	8/18/1
Louisa, VA 23093	Hearing Date
To be completed upon service as Summons	10.00
Mailing address Same as above	-
	-
RACE SEX BORN HT. WGT. EYES HAIR	
MO. DAY YR. FT. IN.	-
W M 03/26/1996 6 03" 180 BRO BRO	
231-75-2149	
DL# STATE	
☐ Commercial Driver's License	
CLASS 1 MISDEMEANOR	
EXECUTED by arresting the Accused named above on	
this day:	
☐ EXECUTED by summoning the Accused named	
above on this day:	
For legal entities other than individuals, service pursuant to Va. Code § 19.2-76.	
AUGUST 12, 3:29 PM	
DATE AND TIME OF SERVICE	
S/A BE-MCCRAW, ARRESTING OFFICER	
4124 VSP CHARLOTTESVILLE	
BADGE NO., AGENCY AND JURISDICTION	
or	1000
SHERIFF	
Attorney for the Accused:	
Short Offense Description (not a legal definition): SSAULT AND BATTER	
Offense Tracking Number:	
540GM1700006386	
OR ADMINISTRATIVE USE ONLY	
Virginia Crime Code:	100000
ASL-1313-M1	STAT

Since accused is unable or unwilling to participa determination. Currently serving sentence Charges pending in	If NOT released on bail, Court appearance location, date and time: [x] GENERAL DISTRICT [] J&DR Charlottesville Aug 14, 2017 10:00 AM	Accused [] may [X] n	540GM1700006386 08	Offense Tracking Number	[X] Male [] Female CHARGE(S):	SEX:	ADDRESS: 18634 Lo. Louisa, V SSN: 231-75-2149	COMMITMENT ORDER Commonwealth of Virginia ACCUSED: Smith, Jacob Leigh
itence itence of the or unwilling of the or unwilling of the control of the contr	1, date and time: T []J&DR AM	lditional charges	08-12-17	Offense Date	[X] Adult [STATUS:	18634 Louisa Road Louisa, VA 23093 '5-2149 DOB: 03/26/1996	DE]
Since accused is unable or unwilling to participate in a bail hearing, I order accused to be returned to Judicial Officer for bail determination. [] Currently serving sentence [] Charges pending in	If re [] CIRCUIT Hea	Addendum listing additional charges is attached and incorporated. L: \$.1,000.00	ASL-1313-M1 ASSAULT AND BATTER	Virginia Crime Code (For Administrative Use Only)] Juvenile [X] State [] Lo	CHARGED UNDER:	/1996	R igh NAME (LAST, FIRST, MIDDLE)
NAME OF FACILITY RE CUSTODY OF A	If released on bail, Hearing date and time: Aug 18, 2017 10:00 AM	cured [] Recognizance ail [] No additional bail required Officer to custody of responsible person or when accused is d [X] Other conditions of bail on page two.	18.2-57	Code Section] Local Ordinance	[] Circuit Court ER:	 General District Court (Traffic) [X] General District Court (Criminal) General District Court (Civil) Juvenile & Domestic Relations District Court 	Jurisdiction: Charlottesvi
dicial Officer for bail Court and convey the accused to Cheryl Thompson		d erson or when accused is		Case Number			(Traffic) (Criminal) (Civil) (clations District Court	ille

FORM DC-352 (MASTER, PAGE ONE OF TWO) 05/09

PAGE 1 of 2

CBR 540GM1700006390

Commonwealth of Virginia

Charlottesville

General District Court

Use of the Court Selection of the Court Sele

Under penalty of perjury, I, the undersigned Complainant swear or affirm that I have reason to believe that the Accused committed a criminal offense, on or about

AZPI OFFENSE OCCURRED

in the [] City [] County [] Town

of

This man care up are started whim at me is stop

(ecorate. I showed him my press credentials (Im a

Pepater) and he started sateamy at me. Then he

(one up belief on the following faces: (Print Allinformation clearly.)

The pater of the started whim at me is stop

(one up belief me, punched me in the face.

The I fell grown, the knowled the prince from

my hard and thew include growned. I called

for police to help people were ingred but I

still exact hard want him to get away with

puchage me then leaving the kept threatening meg

Saging he would upon my ass. I was so

The statements above are true and accurate to the best of my knowledge and belief.

In making this complaint, I have read and fully understand the following:

- By swearing to these facts, I agree to appear in court and testify if a warrant or summons is issued.
- The charge in this warrant cannot be dismissed except by the court, even at my request.

Lorenz, Taylor, Pajge

PLAINANT (LAST, FIRST, MIDDLE (PRINT CLEARLY) SIGNATURE OF COMPLAINANT

Subscribed and sworn to before me this day.

DATE AND TIME

[]CLERK []MAGISTRATE]JUDGE

CRIMINAL COMPLAINT

ACCUSED: Name, Description, Address/Location

SMITH JACOB Leigh
LAST NAME, FIRST NAME, MIDDLE NAME

18634 LOUSH R)-

LOGIJA, UX

23093

COMPLETE DATA BELOW IF KNOWN

	SEX		BOR		H			EYES		
W	M	мо. 3	DAY 26	46	FI.	3	180	BL	BI	
SSI	7	3	23	179	121	45				

- [] Complainant is not a law-enforcement officer or animal control officer. Authorization prior to issuance of felony arrest warrant given by
 - [] Commonwealth's attorney
 - [] Law-enforcement agency having jurisdiction over alleged offense

NAME OF PERSON AUTHORIZING ISSUANCE OF WARRANT

DATE AND TIME AUTHORIZATION GIVEN

RECOGNIZANCE

Va. Code §§ 9.1-185, 9.1-185.8, 19.2-123, 19.2-143, 19.2-258

Aug 18, 2017 10:00 AM

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Cha	Charlottesville GEN DIST - CRIMINAL COURT - CITY OR COUNTY	Charlottesville GEN DIST - CRIMINAL 606 East Market Street, Charlottesville, VA 22901 COURT - CITY OR COUNTY COURT - STREET ADDRESS
$[\times]$	[x] Commonwealth of Virginia	v. Smith, Jacob Leigh
		DEFENDANT – NAME (LAST, FIRST, MIDDLE)
186	18634 Louisa Road, Louisa, VA 23093	18634 Louisa Road, Louisa, VA 23093

DEFENDANT - RESIDENTIAL ADDRESS AND TELEPHONE NUMBER

I certify that this document contains my current mailing address.	Mailing address: [X] Same as above OR []	

CHARGES

CITATOLO(9).			
Offense Tracking Vi Number (For	Virginia Crime Code (For Administrative Use Only)	Code Section	Case Number
540GM1700006386	ASL-1313-M1 ASSAULT AND BATTER	18.2-57	

Addendum listing additional charges is attached and incorporated.

further agree to keep the peace and be of good behavior and agree to the conditions listed below. understand that I [] may [x] may not leave the Commonwealth of Virginia until my case, and any appeals in my case, are finished. I noted above. If this date, time or place is changed for any reason by any court or judge, I also promise to appear as so directed. I, THE DEFENDANT, as a condition of my release from custody, by signing this form, promise to appear in court on the date and time

No contact with Taylor Lorenz.



I, THE DEFENDANT, UNDERSTAND THAT: (1) If I fail to obey the conditions, I may be ARRESTED and, bail may be revoked; (2) if I fail to appear, the court may try and convict me in my absence; (3) if I fail to appear in the Circuit Court on a misdemeanor charge, I give up my right to a jury trial; (4) failure to appear is a separate crime; (5) I must promptly notify the court of any change in my mailing address or where I live while this case is pending.

SIGNATURE OF DEFENDANT



CHARLOTTESVILLE GENERAL DISTRICT COURT CRIMINAL OFFICIAL RECEIPT

DATE: 08/14/17 TIME: 12:33:07 ACCOUNT: 540GC17006055-00 RECEIPT: CASHIER: MAT REG: VV24 TYPE: PARTIAL PAYMENT ACCT OF: SMITH, JACOB LEIGH RECD: BEUTIN, LYNDSEY PAIGE CHECK: \$1,000.00 1351

DESCRIPTION 1: TRY: 08/18/17 CHG: ASSAULT: {MISDEMEANOR}
2: F/C/I BAL DUE THIS CHARGE ONLY A/O TODAY PAID CRIMINAL BOND 1,000.00 RECEIPT: 17000006907

\$10.00

TENDERED : AMOUNT PAID: CHANGE AMT : 1,000.00

CLERK OF COURT: MARY A. TRIMBLE

COURT COPY RECEIPT COPY 2 04 N

RELEASE ORDER

ACCUSED: Smith, Jacob Leigh

NAME (LAST, FIRST, MIDDLE)

...

[] J&DR DISTRICT COURT	
<pre>[x] GENERAL DISTRICT (CR [] GENERAL DISTRICT (CI</pre>	SSN: 231-75-2149 DOB: 03/26/1996
[] GENERAL DISTRICT (TR	Louisa, VA 23093
Jurisdiction: Charlottesville	ADDRESS: 18634 Louisa Road

RAFFIC)

RIMINAL)

VII.)

CHA

540GM1700006386	Offense Tracking Number
ASL-1313-M1 ASSAULT AND BATTER	Virginia Crime Code (For Administrative Use Only)
18.2-57 D BATTER	Code Section
	Case Number

Addendum listing additional charges is attached and incorporated.

TO THE SHERIFF, JAIL OFFICER OR CORRECTIONAL OFFICER: You are ordered to RELEASE the accused on the above charge(s).

08/12/2017 04:39 PM
DATE AND TIME

Released (DATE AND TIME AM/PM By ...

Merlyn Goeschl

[X] MAGISTRATE

[]CLERK

[] JUDGE

630

RELEASE ORDER



2. If the defendant appears and obeys all of the condition Virginia Code § 19.2-121, the court may not take the she posted the cash bond, or the person who posted the I have posted the cash bond. I agree to let the court ta	1. According to the provisions of § 58.1-535, if the persperson who posted the cash bond for him or her), owe provision to otherwise satisfy that debt, the cash bond by the court under the Virginia Setoff Debt Collection that it will be taken to pay debts to the court and the p	BOND SECURED WITH CASH:	[x] Commonwealth of Virginia v. Smith, Jac	Offense Tracking Number(s): 540GM1700006386
If the defendant appears and obeys all of the conditions of the Recognizance and is convicted, according to the provisions of Virginia Code § 19.2-121, the court may not take the fines and costs out of the cash bond posted unless the defendant, if he or she posted the cash bond, or the person who posted the cash bond for the defendant, agrees to let the court do so. I have posted the cash bond. I agree to let the court take the fines and costs out of the cash bond.	According to the provisions of § 58.1-535, if the person who posted the cash bond (which means the defendant or any other person who posted the cash bond for him or her), owes any debts to the court where the bond is posted and has not made provision to otherwise satisfy that debt, the cash bond or any balance remaining after payment of fines and costs, may be claimed by the court under the Virginia Setoff Debt Collection Act. Written notice will be given to the person who posted the cash bond that it will be taken to pay debts to the court and the person may contest that action in a hearing before a hearing officer.	D WITH CASH:	lth of Virginia v. Smith, Jacob Leigh Least, first, modle)	Offense Tracking Number(s): 540GM1700006386

į. If the defendant fails to come to court on the date and time listed in this document, or on any other dates, times or places which the bond does not renew a right to such notice. If the court does contact the defendant about a hearing to forfeit the bond, the court may forfeit the bond without notifying the defendant. The defendant also agrees that any notice of a proceeding to forfeit any court or judge may set, the defendant gives up any right to notice of any proceeding to forfeit (collect on) the bond, and the

court does not have to notify the defendant again if the bond is forfeited at the first hearing.

- 4. defendant may get back that part of a cash bond not used to pay fines and costs. fines or costs and order a refund by the State Treasurer, or by the treasurer or director of finance of the locality if the bond was collected by a locality pursuant to § 19.2-136. This means that if the court decides that there is a good reason to do so, the grants a rehearing and finds that good cause has been shown, the court may remit any amount of the cash bond not applied to If the defendant posted a cash bond and does not come to court and is convicted, the court must take the fines and costs out of the cash bond posted. The court also must forfeit any of the cash bond left over without notifying the defendant. If the court
- Ś forfeits the bond, the court may order a refund of all or part of the cash bond by the State Treasurer, or by the treasurer or director of finance of the locality if the bond was collected by a locality pursuant to § 19.2-136. court must forfeit the entire bond at once and without notice. If the defendant appears in court within 60 days after the court If the defendant posted a cash bond and does not come to court and the court does not try the defendant in his or her absence, the
- 6. allow the court to subtract all fines and costs from the bond, there may not be a refund. the clerk's office concerning a refund. If the court convicted the defendant and if the person who posted the cash agreed to Once the court has made a decision on all the cases covered by this bond, the person who posted the cash bond should contact