

VIRGINIA: IN THE CIRCUIT COURT FOR FREDERICK COUNTY

COMMONWEALTH OF VIRGINIA

COUNTY OF FREDERICK, to-wit:

CR18-13

INDICTMENT

The Grand Jury of Frederick County, Virginia, attending the Circuit Court of said County at its January Term, 2018, charges that:

On or about November 7, 2017, in the County of Frederick, Virginia the accused CASSANDRA AMBER-MARIE RITTER did feloniously vote knowing that she is not qualified to vote where and when the vote is to be given, in violation of Section 24.2-1004 of the Code of Virginia (1950), as amended, against the peace and dignity of the Commonwealth.

VCC: VOT-5143-F6

Tru Bill

[Signature]

Foreman
01/04/2018

Date

The following witnesses were sworn in open Court and sent before the Grand Jury to testify:

Eric Heflin E.W. Heflin 180

Gary Yonley, Foreman

VIRGINIA:

IN THE CIRCUIT COURT FOR FREDERICK COUNTY

Hearing Date: June 11, 2018
Presiding Judge: N. Randolph Bryant

(FIPS) CODE: 069

COMMONWEALTH OF VIRGINIA

V.

DOCKET: CR18-13

Cassandra Amber-Marie Ritter
Defendant

ADJUDICATION AND FINAL SENTENCING ORDER

Commonwealth Attorney Present: Ross Spicer

Defense Attorney Present: Bradley Buster

Defendant personally present

Charges:

Vote after Being Convicted of a Felony Va. Code 24.2-1004 VCC VOT-5143-F6

PLEA: Guilty

Plea or pleas made knowingly, intelligently, and voluntarily with a full understanding of rights waived following 3A:8 examination by the Court.

Evidence stipulated as sufficient: Yes: X

Plea Agreement: Yes: X

Evidence or proffer and/or Exhibits presented by the Commonwealth: Yes: X

FINDING: Based upon the law and the evidence and upon the Defendant's plea, the Court adjudicates Defendant guilty of the following:

Offense Tracking Number	Virginia Crime Code (For Administrative Use Only)	Code Section	Case Number
069CR1800001300	VOT-5163-F6	24.2-1004	CR18000013-00
Offense Date: 11/07/2017	Description: VOTE KNOWING NOT QUALIFIED		FELONY

Presentence Report waived by the Defendant: Yes X .

COMMONWEALTH OF VIRGINIA V. Cassandra Amber-Marie Ritter, Defendant

This is not a guidelines case: Yes: X .

Argument of counsel was heard and prior to the Court proceeding to sentencing the Defendant was afforded her right of allocution, which she did not exercise.

The Court sentences the Defendant as follows:

Case No.: **CR18-13**

Description: **Vote after Being Convicted of a Felony**

Incarceration within the Virginia Department of Corrections for a term of 2 years;
 2 years suspended

RESTITUTION. NONE

Consecutive/concurrent

These sentences shall run consecutively with all other sentences.

Conditions of Active Incarceration: If active incarceration is imposed, as part of the condition of the suspended sentence, the defendant shall comply with rules and regulations of any penal facility where defendant is incarcerated and the defendant shall violate no criminal laws of Virginia or any other jurisdiction while incarcerated.

Conditions of Suspended Sentence:

Supervised Probation: The Defendant is placed on probation under the supervision of a Probation Officer of this Court to commence upon sentencing and to continue for a period of 2 years unless sooner released from probation by this Court or the Probation Officer. Defendant shall comply with all rules and requirements of probation as set by his Probation Officer and this Court. Probation shall include substance abuse treatment/counseling and/or drug and alcohol testing as required by his Probation Officer or by this Court and such other counseling and/or testing as may be set as a condition of his probation.

The Defendant shall violate no criminal laws of the Commonwealth of Virginia or any other jurisdiction. The Defendant shall maintain gainful employment to the extent he is able to do so and he shall support legal dependents, if any. The Defendant shall abstain from the use or possession of alcohol and illegal drugs. The Defendant shall pay the fine, if any, and all Court costs imposed to the Frederick County Circuit Court Clerk's Office. The Defendant waived his Fourth Amendment Rights and shall submit to search and seizure of his person, belongings, and residence on a random basis by the Probation Officer or any law enforcement officer without the necessity of there being a warrant, probable cause, or reasonable articulable suspicion.

Defendant shall provide a DNA sample and legible fingerprints as directed.

COMMONWEALTH OF VIRGINIA V. Cassandra Amber-Marie Ritter, Defendant

The Defendant shall report to the 11th District Probation and Parole Office within 48 hours of the day of sentencing

The Defendant shall be given credit for the time spent in confinement while awaiting trial pursuant to Va. Code 53.1-187.

The Defendant was released to the supervision of the probation officer

DEFENDANT IDENTIFICATION:

Name: Cassandra Amber-Marie Ritter

SSN

DOB 01/18/1985

SEX: F

SENTENCE SUMMARY:

Total incarceration sentence imposed: 2 years

Total incarceration sentence suspended: 2 years

Total supervised probation term: 2 years

6/14/18
DATE

R Bryant
Judge

CC:

CWA
Def Atty
Probation
Jail
Other

06/14/18

CR18-13

Probation Terms and Conditions
Pronounced by the Court at Sentencing

1. You are to keep the peace, be of good behavior and violate no criminal laws of this state, any other state, federal jurisdiction or the criminal laws of any other country governed by a democratic/republican form of government.
2. To the extent that you are reasonably able, you are to maintain gainful employment and support all persons legally dependent upon you for support.
3. You are not to use, possess or consume alcohol, illegal substances, marijuana, or any legal substances for which you do not have a valid prescription.
4. Your bodily fluids, breath and hair will be subject to random testing by your probation officer to insure that you comply with the abstinence requirement.
5. You will be subject to a substance abuse assessment and be required to pursue any treatment or counseling that your probation officer may recommend.
6. If included as a term of your plea agreement, your person, residence and personal effects will be subject to search and seizure by your probation officer or law enforcement without requirement of a reasonable articulable suspicion or probable cause.
7. If a fine is imposed, you will be required to pay your fine and court costs within the period of your supervised probation. If at the expiration of your supervised probation your fine and/or costs have not been paid in full, if not sooner docketed, they will be docketed as a judgment against you and you will be continued on unsupervised probation until such time as your fine and/or costs are paid in full.
8. If you are required to pay restitution, your restitution will be due and payable according to any terms and conditions set forth in your plea agreement. If there is no plea agreement, your restitution will be payable through the Frederick County Circuit Court Clerk's Office by cash, personal check or money order payable to the Clerk of Court beginning no later than 30 days following your release from service of any period of incarceration not suspended, in an amount not less than \$50.00 per month and to continue on the same day of each month thereafter until paid in full. If at the expiration of your supervised probation, the restitution has not been paid in full you will be continued on unsupervised probation until the restitution is paid in full. At the time of sentencing, if not already done, you will be required to submit a plan for restitution pursuant to Va. Code §§19.2-303, 305 & 305.1 C on the form attached hereto.
9. You shall obey all rules and regulations of your probation officer.
10. You are not to use or possess a firearm of any kind while on probation and not until your civil liberties have been restored by law and your firearm rights reinstated by a court of competent jurisdiction.
11. Unless granted permission by your probation officer or the court, you may not leave Virginia. If you do leave the state, whether with or without permission and fail to return while under supervised probation, you acknowledge by your signature hereto, that you waive your rights to extradition and agree that Virginia law enforcement authorities may return you to the Commonwealth.

I received and read a copy of these probation terms and conditions imposed by the court on this 11th day of June, 2018.

Cassandra Pittler
Defendant Cassandra Amber-Marie Rittler

R. Bryant
JUDGE