

*Virginia:*  
**IN THE CIRCUIT COURT FOR THE COUNTY OF ALBEMARLE**

**February 2, 2015 TERM**

THE GRAND JURY CHARGES THAT, in the County of Albemarle **JESSE LEROY MATTHEW, JR.** did unlawfully and feloniously

On or about September 13, 2014, abduct Hannah Graham with the intent to defile, in violation of §§18.2-48; 18.2-10 of the Code of Virginia (1950) as amended.

**VCC CODE: KID-1004-F2**

**Docket Number:**

**Grand Jury Witness:** Terry L. Walls  
Albemarle County Police Department

## A True Bill

### Foreman of the Grand Jury

## Not A True Bill

### Foreman of the Grand Jury

*Virginia:*

**IN THE CIRCUIT COURT FOR THE COUNTY OF ALBEMARLE**

**February 2, 2015 TERM**

THE GRAND JURY CHARGES THAT, in the County of Albemarle **JESSE LEROY MATTHEW, JR.** did unlawfully and feloniously

On or about September 13, 2014, in the County of Albemarle, willfully, maliciously, deliberately, and with premeditation, kill and murder Hannah Graham, in violation of §§18.2-32; 18.2-10 of the Code of Virginia (1950) as amended.

**VCC CODE: MUR-0925-F2**

**Docket Number:**

**Grand Jury Witness:** Terry L. Walls  
Albemarle County Police Department

**A True Bill**

Dana Long  
Foreman of the Grand Jury

**Not A True Bill**

Foreman of the Grand Jury

D

**February 2, 2015 TERM**

**VCC CODE: REC-6646-M1**

### Foreman of the Grand Jury

D

IN THE CIRCUIT COURT FOR THE COUNTY OF ALBEMARLE

THE GRAND JURY CHARGES THAT, in the County of Albemarle **JESSE LEROY MATTHEW, JR.** did unlawfully

VCC CODE: REC-6641-M1

## Foreman of the Grand Jury

15-55

VIRGINIA: IN THE CIRCUIT COURT FOR THE COUNTY OF ALBEMARLE

IN THE MATTER OF:

SEALED INDICTMENTS, FEBRUARY 2, 2015 GRAND JURY

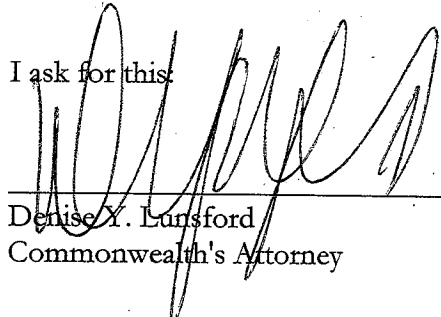
ORDER

THIS DAY came the Commonwealth, by her Attorney, and requested that the Sealed Indictments and Motion, sealed by Order of this Court dated 29 January, 2015, be unsealed. And it appearing reasonable and just to do so it is hereby ORDERED, ADJUDGED, and DECREED that the Sealed Indictments and Motion to Seal sealed by Order of this Court dated 29 January, 2015, be and hereby are unsealed and that the Clerk, or her designated Deputy, is hereby Ordered to place the matter on the Court's docket.

ENTER:  Judge

DATE: 2.9.15

I ask for this:

  
Denise Y. Lunsford  
Commonwealth's Attorney

# JAMES L. CAMBLOS III

ATTORNEY AT LAW

416 E. Jefferson Street  
Charlottesville, Virginia 22902

(434) 243-6973  
jim@cambloslaw.com

February 9, 2015

Hon. Cheryl V. Higgins  
Albemarle Circuit Court  
Court Square  
Charlottesville, Virginia 22902

Re: Jesse Matthew

Dear Judge Higgins:

This letter is to inform the court that I will be Mr. Matthews attorney of record for the charges that were just served on him today. I request that his first appearance be by video from the Albemarle County Jail and that it be scheduled for Wednesday, February 18, 2015 at 11 AM. This will allow the Fairfax County Sheriff time to return him to Albemarle after his previously scheduled court appearance in Fairfax County Circuit Court on February 13th.

Very truly yours,

  
James L. Camblos III

Cc: client  
Commonwealth attorney

**FILED**

2015 FEB -9 AM 4: 20

CIRCUIT COURT CLERK'S OFFICE  
ALBEMARLE COUNTY, VA  
DEBRA M. SHIPP, CLERK

BY: \_\_\_\_\_ D.C.

**CAPIAS**

Commonwealth of Virginia VA CODE §§ 19.2-310.2:1, 19.2-310.3:1, RULE 3A:7

ALBEMARLE COUNTY CIRCUIT COURT

Circuit Court

**ACCUSED:**

JESSE LEROY MATTHEWS, JR.

UNKNOWN UNKNOWN

COMPLETE DATA BELOW IF KNOWN

| RACE | SEX | BORN                   | HT           | WGT | EYES | HAIR |
|------|-----|------------------------|--------------|-----|------|------|
| B    | M   | MO. DAY YR. 12 14 1986 | FT. IN. 5 10 | 125 | BLK  | BLK  |

SSN

TO: ALBEMARLE COUNTY POLICE DEPARTMENT

DESIGNATION OF OFFICER

or any other authorized officer:

You are hereby commanded in the name of the Commonwealth to forthwith arrest the accused and to bring him/her before a judicial officer to answer the charge(s) listed below, which the accused is alleged to have committed as charged in a/an

☒ indictment dated FEBRUARY 2, 2015☐ presentment dated☐ information dated

☐ Pursuant to Va. Code § 19.2-130.1, the judge orders that the magistrate shall set the bail terms in accordance with the following, unless circumstances exist that require more restrictive terms:

AND ☐ may ☐ may not set additional terms and conditions.☐ Information to consider in determining bail:**CHARGES(s):**

| Offense Tracking Number  | Virginia Crime Code (For Administrative Use Only) | Code Section | Case Number   |
|--------------------------|---|--------------|---------------|
| 003CR1500005200          | KID-1004-F2                                       | 18.2-48      | CS15000052-00 |
| Offense Date: 09/13/2014 | Description: ABDUCTION                            |              |               |
| 003CR1500005300          | MUR-0925-F2                                       | 18.2-32      | CS15000053-00 |
| Offense Date: 09/13/2014 | Description: FIRST DEGREE MURDER                  |              |               |
| 003CR1500005400          | REC-6646-M1                                       | 46.2-862     | CS15000054-00 |
| Offense Date: 09/20/2014 | Description: RECKLESS DRIVING/SPEED               |              |               |

☒ Addendum listing additional charges is attached and incorporated.

FEBRUARY 3, 2015

DATE ISSUED

DEBRA SHIPP

☒ CLERK☐ JUDGE☐ MAGISTRATE

by

Debra M. Bruce

DEPUTY CLERK

☒ CCRE Report Needed (if checked)

Return date (Circuit Court Use Only)

a true copy TESTE:

DEBRA SHIPP, CLERK

by Debra M. Bruce Deputy Clerk

EXECUTED by arresting the accused named above on this day:

DATE AND TIME

If the accused is arrested for an offense for which a DNA sample is required upon arrest by Virginia Code § 19.2-310.2:1, such sample shall be taken prior to the accused's release from custody. No DNA sample shall be taken if a DNA sample has been previously taken.

☐ DNA sample taken ☐ DNA sample on file ☐ DNA sample not required

N. CHADGEN

ARRESTING OFFICER

for

S. BRIMMID

SHERIFF

0416 9191 029

BADGE NO. AGENCY AND JURISDICTION

2/9/2015 1444

DATE





**VIRGINIA: IN THE CIRCUIT COURT FOR THE COUNTY OF ALBEMARLE**

**IN THE MATTER OF:**

**SEALED INDICTMENTS, FEBRUARY 2, 2015 GRAND JURY**

**ORDER**

THIS DAY came the Commonwealth, by her Attorney, *ex parte* and pursuant to Virginia Code Annotated Section 19.2-192.1, and requested the entry of an Order sealing certain Indictments to be presented to the February 2, 2015 Grand Jury and the Motion to Seal such Indictments. Upon consideration of the Motion of the Commonwealth and for good cause shown it is hereby ORDERED, ADJUDGED, and DECREED as follows:

1. The Indictments contained in the manila envelope marked "Sealed Indictments, February 2, 2015 Grand Jury" and the Commonwealth's Motion to Seal submitted with the Indictments are hereby sealed.
2. The Indictments shall be maintained in the sealed envelope marked "Sealed Indictments, February 2, 2015 Grand Jury" (the "Sealed Indictments") except as provided herein or until further order of Court. This Order shall be included in the sealed envelope.
3. The Motion to Seal shall be maintained by the Court and placed with the file at such time as unsealed by this Court.
4. Upon entry of this Order, the Sealed Indictments shall be returned to the Attorney for the Commonwealth and maintained by her, sealed and in a secure location, until such time as they are turned over to an Albemarle County Police Officer for the purposes of giving evidence before the Grand Jury.
5. The Sealed Indictments shall be opened by the foreperson of the Grand Jury for the purpose of the Grand Jury's consideration of the Indictments contained therein.
6. After consideration of the Indictments and indicating the findings of the Grand Jury thereon, the foreperson of the Grand Jury shall return the Indictments and this Order to the

manila envelope and reseal the envelope. The Sealed Indictments shall be returned to the Court along with the other indictments considered by the Grand Jury on the same date.

7. The Clerk of the Circuit Court or her designated Deputy may unseal the Sealed Indictments solely for the purposes of required docket entries, preparing capiases for the arrests of any individuals for whom True Bills were returned, and to provide copies of the Indictments as returned by the Grand Jury to the Attorney for the Commonwealth. Thereafter the Clerk or her designated Deputy shall reseal the envelope.
8. The Clerk or her designated Deputy shall notify the Office of the Commonwealth's Attorney when the respective capiases have been prepared and deliver the capiases to the Office of the Commonwealth's Attorney for purposes of service.
9. Other than as specified herein, the Clerk and her Deputies shall at all times maintain the Sealed Indictments as sealed and in a secure location and shall not release the information contained therein or the existence of the Sealed Indictments to any person until such time as the Sealed Indictments are unsealed by Order of this Court and placed in the open records of the Court.
10. The Attorney for the Commonwealth may inform counsel for the named Defendant, the victims, law enforcement, and her staff of the information contained in the Sealed Documents as necessary and appropriate to comport with the ends of justice.

ENTER: \_\_\_\_\_

Judge

DATE: \_\_\_\_\_

I ask for this:

\_\_\_\_\_  
Denise Y. Lunsford  
Commonwealth's Attorney