

IN THE PRINCE WILLIAM COUNTY GENERAL DISTRICT COURT

**TRIAL ADVISEMENT AND PLEA**

Criminal  Traffic

Case # GC25 011437-00 / GC25011439-00

Officer: Wheder

Sean McNamara  
Defendant PRINT CLEARLY

Commonwealth's Attorney - PRINT CLEARLY  
William M. Stanley VSB# 37209  
Defense Attorney/VSB PRINT CLEARLY

Original Charge(s): Va. Code 18.2-329; Va. Code 18.2-331

Final Charge (s): \_\_\_\_\_  
(if amended)

I have read this form and understand the following:

At trial, I have the right not to incriminate myself. I cannot be required to testify.

At trial, I have the right to question any witnesses against me in open court.

I understand that if I am not a citizen of the United States and if I plead or I am found guilty, there may be consequences of deportation, exclusion from admission into the United States, or denial of naturalization pursuant to the laws of the United States.

After considering the above advisement and after the discussion with my attorney (if I have one),

I freely and voluntarily plead:  Guilty  No Contest to the above offense(s).  Not Guilty

[Signature]  
(Defendant's signature)  
Sean McNamara  
(Translated by, if applicable)

[Signature]  
(Defense Attorney's signature)

**COMMONWEALTH'S ATTORNEY'S RECOMMENDED DISPOSITION**

Nolle Prosequi  Dismissed  No Agreement on Sentence

Recommended Sentence: Fine of \$ \_\_\_\_\_ with \$ \_\_\_\_\_ suspended

Jail Sentence of \_\_\_\_\_ with \_\_\_\_\_ suspended, of which \_\_\_\_\_ days are mandatory minimum.

Driver's License Suspended for \_\_\_\_\_  Restricted License Requested

ASAP  Interlock  Probation: Month(s) \_\_\_\_\_ Year(s) \_\_\_\_\_

Recommended: [Signature] (Prosecutor's Initials) 4/22/24 (Date)

**ORDER FOR DEFERRAL OF PROCEEDINGS  
PURSUANT TO VA. CODE § 19.2-298.02**

Commonwealth of Virginia VA. CODE § 19.2-298.02

GC 25011437-00  
Case No. GC 25011439-00

4/20/26 10:30 AM  
TRIAL HEARING DATE AND TIME

Prince William  
CITY OR COUNTY

General District Court [ ] Circuit Court  
[ ] Juvenile and Domestic Relations District Court

COURT ADDRESS

[ ] Commonwealth of Virginia

v.

Senn McNamara  
DEFENDANT

[ ] LOCALITY

The court, having advised the defendant of the right to appeal and accepted the defendant's waiver of a right to appeal any final order of guilt, grants a deferral of proceedings pursuant to Virginia Code § 19.2-298.02. The deferral of proceedings is conditioned on general good behavior, payment of court costs and the following special terms and conditions:

- as agreed upon by the parties
- [ ] as imposed by the court, there being no agreement of the parties as to the terms and conditions,

See Attached

Upon a violation of a term or condition, the court may enter a finding of guilt, if not already entered, and enter a final order of conviction on the original charge or on an alternative charge, or enter a dismissal of the proceedings. *Provided, however, that operation or possession of the QVS 2 Skill Game shall not be a violation of this order.*

The parties agree that if the charge is dismissed under Va. Code § 19.2-298.02 that such dismissal will be considered as otherwise dismissed for purposes of expungement under Va. Code § 19.2-392.2.

This matter is continued for hearing on 10-19-26 10:00 AM  
DATE AND TIME

DATE  
DEFENDANT  
ATTORNEY FOR DEFENDANT (IF APPLICABLE)

JUDGE  
ATTORNEY FOR THE COMMONWEALTH

**VIRGINIA:**

**IN THE GENERAL DISTRICT COURT FOR  
THE COUNTY OF PRINCE WILLIAM**

**COMMONWEALTH OF VIRGINIA,** )  
)  
)  
)  
**v.** )  
)  
**SEAN MCNAMARA,** )  
)  
**Defendant.** )  
\_\_\_\_\_ )

**Case Nos. GC25011437-00  
GC25011439-00**

**ORDER**

THIS 20<sup>TH</sup> DAY OF APRIL, 2026, came the Defendant, Sean McNamara, by counsel, having been charged with the following misdemeanors: 1) owning or occupying a place where illegal gambling is occurring under Va. Code § 18.2-329; and 2) illegal possession of a gambling device under Va. Code § 18.2-331.

IT APPEARING TO THE COURT THAT the Defendant and the Commonwealth of Virginia have agreed to a certain disposition of these matters; and

IT FURTHER APPEARING TO THE COURT that the Commonwealth and the Defendant have agreed that the Defendant was in possession of certain games of skill (QVS2 Skill Games) at his business premises at the time of the alleged offense that were, in fact, legal games of skill that are in compliance with Virginia Code § 18.2-325, because the machines did not require the insertion of “a coin, currency, ticket, token, or similar object to operate, activate, or play a game.” in accordance with Va. Code § 18.2-325(6); and

IT FURTHER APPEARING TO THE COURT THAT the agreed upon disposition is both proper and just when considering the evidence before the court; it is therefore

ORDERED that pursuant to the Parties' agreed disposition being accepted by the Court, this matter is hereby continued generally for the next six months, and that during this period, the Defendant be of general good behavior and have no further violations of law, and that he not operate any illegal gambling device at his place of business that is in violation of Virginia Code § 18.2-325; and, that if the Defendant has complied with the terms of the agreement, that these charges shall be dismissed with prejudice on the return date; it is therefore

ORDERED that this matter be continued for final disposition by this Court on the 19 day of October, 2026 at 10:00 a.m.

ENTER THIS 20<sup>TH</sup> DAY OF APRIL, 2026.



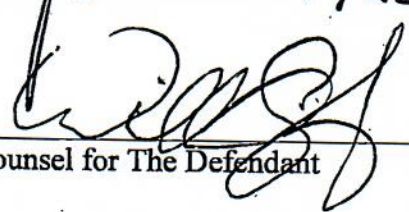
Judge

WE ASK FOR THIS:



Commonwealth's Attorney

Michael PIGNONE



Counsel for The Defendant