

STATE OF MARYLAND

vs.

CARL BEHLER

1520 WHITE TAIL DEER COURT  
ANNAPOLIS, MD 21409

IN THE CIRCUIT COURT  
FOR ANNE ARUNDEL COUNTY

**MVA**

Case No.: C-02-CR-20-1529

**INDICTMENT**

THE GRAND JURY, for the State of Maryland, sitting in Anne Arundel County, upon their oaths and affirmations, charge, CARL BEHLER with having committed the following offenses on or about March 8, 2020 in Anne Arundel County.

COUNT ONE

NEGLIGENT MANSLAUGHTER-AUTO/BOAT/OTHER VEHICLE

THE GRAND JURY charges that the aforesaid defendant on or about the aforesaid date, did cause the death of Arthur Carter, while driving, operating and controlling a vehicle in a grossly negligent manner. (CR.2.209) (Penalty - 10 y/\$5,000) (Negligent Manslaughter-Auto/Boat/Other Vehicle \*1 0909)

ORIGINAL DEPARTMENT

20 DEC 18 PM 2:18

COUNT TWO

HOMICIDE-MV/VESSEL-DRUGS

THE GRAND JURY charges that the aforesaid defendant on or about the aforesaid date, unlawfully, as a result of his negligent driving, operation, and control of a motor vehicle while impaired by a combination of drugs, did kill Arthur Carter. (CR.2.505) (Penalty - 5 y/\$5,000) (Homicide-Mv/Vessel-Drugs \*1 0755)

COUNT THREE

HOMICIDE-MV/VESSEL-CDS

THE GRAND JURY charges that the aforesaid defendant on or about the aforesaid date, unlawfully, as a result of his negligent operation of a motor vehicle while impaired by a controlled dangerous substance, did kill Arthur Carter. (CR.2.506) (Penalty - 5 y/\$5,000) (Homicide-Mv/Vessel-Cds \*1 1436)

COUNT FOUR

LIFE THREATENING INJURY/VEHICLE-BOAT/DRUGS

THE GRAND JURY charges that the aforesaid defendant on or about the aforesaid date, unlawfully, as a result of his negligent operation of a motor vehicle while impaired by drugs, did cause a life threatening injury to Jeffrey Adler. (CR.3.211.(e)) (Penalty - 2 y/\$3,000) (Life Threatening Injury/Vehicle-Boat/Drugs \*1 0775)

COUNT FIVE

LIFE THRT INJ/VEH-BOAT/CDS

THE GRAND JURY charges that the aforesaid defendant on or about the aforesaid date, unlawfully, as a result of his negligent operation of a motor vehicle while impaired by a controlled dangerous substance, did cause a life threatening injury to Jeffrey Adler. (CR.3.211.(f)) (Penalty - 3 y/\$5,000) (Life Thrt Inj/Veh-Boat/Cds \*1 1640)

COUNT SIX

(DRIVING, ATT.TO DRIVE) VEH. WHILE SO FAR IMPAIRED BY

(DRUG(S),DRUG(S)& ALCO.)) CANNOT DRIVE SAFELY

THE GRAND JURY charges that the aforesaid defendant on or about the aforesaid date, did unlawfully drive and attempt to drive a vehicle while impaired by a drug, drugs, and any combination of drugs and alcohol as to be unable to drive safely. (TA.21.902.c1.i) (Penalty – 60 d/\$500) ((Driving, Att.To Drive) Veh. While So Far Impaired By (Drug(S),Drug(S)& Alco.)) Cannot Drive Safely \*19743)

COUNT SEVEN

(DRIVING, ATTEMPTING TO DRIVE) VEH. WHILE IMPAIRED BY

CONTROLLED DANGEROUS SUBSTANCE

THE GRAND JURY charges that the aforesaid defendant on or about the aforesaid date, did unlawfully drive and attempt to drive a vehicle while impaired by a controlled dangerous substance. (TA.21.902.d1-i) (Penalty – 1 y/\$1,000) ((Driving, Attempting To Drive) Veh. While Impaired by Controlled Dangerous Substance \*19745)

THE GRAND JURY further avers and alleges that the offenses charged hereinabove were committed contrary to the form and Act of Assembly in such cases made and provided and were against the peace, government and dignity of the State of Maryland.

TRUE BILL  
FOREMAN OF THE GRAND JURY

BY: \_\_\_\_\_



BY: \_\_\_\_\_

*William M. Kiefer*  
State's Attorney for Anne Arundel County

Dist. Court: WARRANT

Tracking No.: 207002001684

Prosecutor: Carolynn F. Grammas


Description: White or Caucasian Male, DOB: 7/28/1952

Location:

**NOTICE**  
**TO THE PERSON CHARGED**

1. This paper charges you with committing a crime.
2. If you have been arrested, you have the right to have a judicial officer decide whether you should be released from jail until your trial.
3. You have a right to have a lawyer.
4. A lawyer can be helpful to you by:
  - (A) explaining the charges in this paper;
  - (B) telling you the possible penalties;
  - (C) helping you at trial;
  - (D) helping you protect your constitutional rights; and
  - (E) helping you get a fair penalty if convicted.
5. Even if you plan to plead guilty, a lawyer can be helpful.
6. If you want a lawyer but do not have the money to hire one, the Public Defender may provide one for you. The court clerk will tell you how to contact the Public Defender.
7. If you want a lawyer but you cannot get one and the Public Defender will not provide one for you, contact the court clerk as soon as possible.
8. **DO NOT WAIT UNTIL THE DATE OF YOUR TRIAL TO GET A LAWYER.** If you do not have a lawyer before the trial date, you may have to go to trial without one.

# CIRCUIT COURT TRACKING NUMBER TRANSMITTAL FORM

ORIGINAL FILING <b>20-7002-00168-4</b>	<b>20-7002-00168-4</b>	FILING LOG <b>20-7002-00168-4</b>	CIRCUIT COURT FOR <b>Anne Arundel</b>
DEFENDANT'S NAME (LAST, FIRST, M.I.) <b>Behler, Carl</b>	CASE NUMBER	TRACKING NUMBER - CRCR 	<b>20-7002-00168-4</b>

## INSTRUCTIONS TO STATE'S ATTORNEY

(USE ONLY FOR CASES ORIGINATING IN THE CIRCUIT COURT BY THE STATE'S ATTORNEY)

1. ENTER defendant's name, the circuit court, court identification number, and case number.
2. AFFIX the tracking number label marked "Original Filing" to the indictment or information (See Note).
3. TRANSMIT this form to the Clerk of the Court attached to the indictment or information.
4. RETAIN copy of transmittal form(s) in case file.

NOTE: When a multiple indictment or information is filed against a defendant that arises from a single incident, a single form and its unique tracking number should be used. Also, use a separate form for each defendant in a multiple defendant indictment or information and affix labels so they are identified with each co-defendant. However, when a multiple indictment or information is filed against a defendant for separate incidents, a separate form and its unique tracking number should be used for each incident.

**20-7002-00168-4      20-7002-00168-4      20-7002-00168-4      20-7002-00168-4      20-7002-00168-4**

## INSTRUCTIONS TO CLERK ON RECEIPT OF FORM

(RETAIN FORM WITH CASE FILE)

### 1. INITIAL FILING

- a. **VERIFY** entry of court identification number and case number.
- b. **AFFIX** label(s) marked "Filing Log" to the Daily Case Filing Log sent to Judicial Information Systems or, if reporting is automated, **ENTER** number in field used for Tracking Number.

### 2. ISSUANCE OF A WARRANT

- a. If warrant issues, **REMOVE** strip that includes label marked "Tracking Number - CRCR."
- b. **AFFIX** strip to top of the front of fingerprint card supplied by the CJIS Customer Services (410-764-4501 or 1-888-795-0011).
- c. **GIVE** warrant, card, and charging document to law enforcement agency serving warrant.  
**NOTE:** With a multiple indictment or information originating from separate incidents against the **same defendant**, **AFFIX** strip with lowest number in sequence on the top of the front of each card. **AFFIX** additional strips from other forms to front of card in blocks labeled Arrest #2 and Arrest #3.

### 3. ISSUANCE OF A SUMMONS

If summons issues, merely **PLACE** form in case file after affixing label as in 1b. **NOTE:** If defendant is also fingerprinted upon the service of a summons, follow Paragraph 2.

### 4. AT SENTENCING-NO PREVIOUS FINGERPRINTING; AFFIXING LABEL(S) TO COMMITMENT AND/OR ORDER FOR PROBATION

- a. **COURT ORDERED FINGERPRINTING-** If defendant pleads guilty or nolo contendere, or is found guilty and fingerprinting is ordered pursuant to Article 27, Section 747 A, **REMOVE** the strip that includes the label marked "Tracking Number - CRCR" and **AFFIX** it to the fingerprint card. **PREPARE** an order for fingerprinting and **GIVE** copy of order and card to law enforcement agency designated to fingerprint. **AFFIX** label(s) to copy of commitment sent to local facility.
- b. **COMMITMENT TO DIVISION OF CORRECTION** - Do not prepare court order. **AFFIX** strip(s) to fingerprint card and send with commitment. But if strip(s) has/have been used, use label(s) and **AFFIX** to card sent to Division. Also **AFFIX** label(s) to copy of commitment sent to Division.
- c. **PROBATION** - **AFFIX** label(s) to copy of Order for Probation given to agent. If split sentence use additional label(s).