

VIRGINIA:

IN THE GENERAL DISTRICT COURT OF THE COUNTY OF ALBEMARLE

COMMONWEALTH OF VIRGINIA,

v. CASE Nos. GC12016532-00

CHRISTOPHER JOHN DUMLER,  
Defendant

PLEA AGREEMENT

On the 31<sup>st</sup> day of January 2013, came the defendant, Christopher John Dumler, in person, and by counsel, K. Andrew Sneathern and Andre Hakes, and the Attorney for the Commonwealth, Jeffrey W. Haislip, special prosecutor, and present to the Court that the parties have entered into the following plea agreement, to-wit:

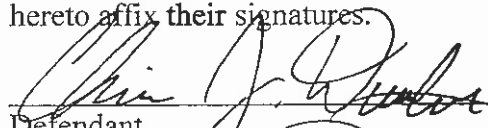
The Defendant stands charged in this Court of one (1) felony count of forcible sodomy, in violation of section 18.2-67.1 of the Code of Virginia. The parties agree that the following specific sentence is appropriate in this case:

1. That the Defendant plead guilty to misdemeanor sexual battery in violation of section 18.2-67.4 of the Code of Virginia in the amended warrant in case#GC12016532-00;
2. That the Defendant be sentenced to twelve (12) months incarceration all but sixty (60) days of which shall be suspended on the following terms and conditions:
  - i. That the Defendant not violate the penal laws of the Commonwealth or United States for a period of two (2) years;
  - ii. The Defendant shall submit to a psychosexual evaluation to be performed by Dr. Jeffrey Fracher and follow all recommended counseling, therapy and/or medication. The counseling or therapy shall be performed by a qualified person suggested by Dr. Fracher. The costs of the evaluation and follow up treatment shall be borne by the Defendant;
  - iii. Supervised probation through Offender Aid and Restoration to monitor counseling;
  - iv. Pay the costs of this proceeding;

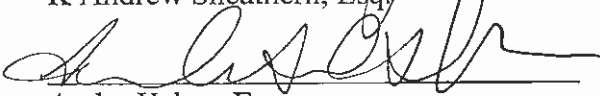
- v. No contact with the victim in this case during the period of good behavior;
- vi. A public apology from the Defendant to the victim in this case;
- vii. Follow any other normal sentencing conditions imposed by the Court.
- viii. The Commonwealth agrees not to bring criminal charges in cases involving the two additional complainants now known to the Commonwealth. The Commonwealth will not use any evidence or information obtained in the course of this investigation to prosecute Defendant further, nor bring any additional criminal charges regarding any other known potential victim. To demonstrate his concurrence with this provision, Warner D. Chapman, the Commonwealth's Attorney for the City of Charlottesville, also endorses this agreement.
- ix. That no Judge participated in any discussions leading up to this agreement.


In support of said agreement, the Defendant and his attorneys and the Attorney for the Commonwealth,

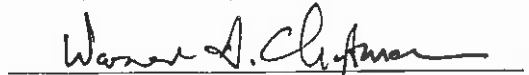
hereto affix their signatures.

  
Defendant

  
K. Andrew Sneathern, Esq.

  
Andre Hakes, Esq.

  
Jeffrey W. Haislip, Special Prosecutor

  
Warner D. Chapman, Commonwealth's  
Attorney for the City of Charlottesville

Filed this 31<sup>st</sup> day of January, 2013

Accepted this \_\_\_ day of January, 2013

Rejected this \_\_\_ day of January, 2013

\_\_\_\_\_  
Judge