			R001	470	ATTORNEY NAME						
					DATE and JUDGE DOCKET ENTRY						
Cambridge					MAY - 3 2004 SPRAGUE, S Terms of release set:				Advised per 211D §	§2A	
79 GLENBURN ROAD ARLINGTON, MA 02476							PR Held	Bail: (276 §58A) back for specia	I conditions		
DEFT. DOB AND SEX 06/18/1986 M DATE OF OFFENSE(S) PLACE OF OFF			165/0)		1	¥	Potential of bail revocation (276 §58)     Right to bail review (276 §58)     Right to drug exam (111E §10)				
04/30/2004 ARLINGT			DN DEPARTME	NT (if applicable)	-		Does	Advised of right to jury trial: Does not waive Waiver of jury trial found after colloquy			
MORAN, JAMES AR DATE OF COMPLAINT 05/03/2004							Advised of t	Advised of trial rights as pro se (Supp. R. 4) Advised of right of appeal to Appeals Ct (R. 28)			
COUNT/OFFENSE 1. 138/34C/A LIQUC					FINE		COSTS	RESTITUTION			
DISPOSITION DATE and JUDGE <b>AY - 3 2004</b> DISPOSITION METHOD Guilty Plea or Admission	JUDGE S	PRAGUÉ		OR OTHER DISPOSITION ent facts found but contin ion [ dismissed upon payment	In the second seco	CARLON AND RECORDED AND CARLON AND AND AND AND AND AND AND AND AND AN	:: <i>50</i>	his	557-15.0 55 11-10. 25 11-10. 1-17	n/	
<ul> <li>to Sufficient Facts accepted after colloquy and 278 §29D warning</li> <li>Bench Trial</li> </ul>	Guilty Not Respon	sible	Dismis	sed upon:		Request of Victim secute Other:	inalized (277 §	1mm	Juss 11-10	5-0	
Jun Trial	No Probable	e Cause		POSITION ssed on recommendation tion terminated: defendar	nt discharged	21	JUDGE	S.	7-8-5	-	
COUNT/OFFENSE					FINE	SURFINE		RESTITUTION			
DISPOSITION DATE and JUDGE DISPOSITION METHOD Guilty Plea or Admission to Sufficient Facts accepted after colloquy and 278 §29D warning Bench Trial	FINDING Not Guilty Guilty Not Respon	nsible e	SENTENCE OR OTHER DISPOSITION         Sufficient facts found but continued without guilty finding until:         Probation       Pretrial Probation (276 §87) - until:         To be dismissed upon payment of court costs/restitution         Dismissed upon:       Request of Comm.         Request of Deft       Failure to prosecute       Other:         Filed with Deft's consent       Nolle Prosequi       Decriminalized (277 §70C)								
' Jury Trial	No Probabl	0 00000		POSITION ssed on recommendation tion terminated: defenda							
COUNT/OFFENSE					FINE	SURFINE	COSTS	RESTITUTION		Sec.	
DISPOSITION DATE and .UDGE				E OR OTHER DISPOSITION ent facts found but contin	3 22 4 10 10 10 10 10 10 10 10 10 10 10 10 10	y finding until:			unan n√i .	× 1	
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COUNT/OFFENSE	I HE	REBY CE	ERTIF	Y THIS DOCU	VENT IS	SURFINE	COSTS	RESTITUTION			
DISPOSITION DATE and JUDGE	A TRUE OF		Suffici	E OR OTHER DISPOSITION ient facts found but contin	nued without guilt		5-4 T				
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Ury Trial	ury Trial No Probable Cause FINAL DISPOSITION										
								E.	ADDITIONAL COUNTS ATTACHED		
A TRUE CLERK-MAGIS ATTEST:	ERK		ON (DATE)	40 Thorndik	District Court	ıse					
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DOCKET NUMBER: 0452CR001470 NAME: REILLY, BRENDAN

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4	4.20.05	SRP	Held	Cont'd						
5	4-27-05	SRP	Held	Cont'd			Somme			
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9			Held	Cont'd						
10			Held	Cont'd						
SRI	=Status review of payr	nents FA=First appe	arance in jury se	ession S=Senter	ncing CW=Continu	ance-without-finding	robable cause hearing Ma scheduled to terminate F at or default warrant recalle	P=Probation sch	neduled to	terminate
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DATE IMPOSED and JUDGE			TYPE OF ASSESSMENT			AMOUNT	DUE DATES and	COMMENTS		✓ WAIVEI
Le		egal Counsel Fe	al Counsel Fee (211D §2A ¶2)							
í	The second second	Le	egal Counsel Co	ontribution (211D §	(2)					
Co			ourt Costs (280	§6)		ATD	UE COPY			
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OL			0			Rieger Carey				
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		bation Supervision Fee (276 §87A)				MAGISTRATI				
			fault Warrant Assessment Fee (276 §30 ¶2)							
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