COMMONWEALTH VS, James Keith Miklas
DESCRIPTION OF PRISONER
Last known address <u>Lacy Springs Viefning</u> Color <u>W</u> Height 5-10 Eyes B Hair Black Weight 150 Marks Promied growth Lot R. upper Jorheod
Age 24 Occupation labour
Date of Trial
Result _ 20 year stat pen_

I, James Keith Miklos , having been advised of my right under Section 19.1-163.1 of the 1950 Code of Virginia, as amended, to a preliminary hearing upon the question of whether there is reasonable ground to believe that I committed the within charge of armed bank robbery in violation of Section 18.1-90, do hereby voluntarily waive said preliminary hearing this 23rd day of September , 1963. WITTHES



TATE OF VIRGINIA	To-Wit:	No
Harrischburg ODINTY OF	in must	
City TO ANY SHERIFF OR POLICE OFFI	CED.	
Whereas,Jan es H	and any articles of the second	
has this day made complaint and information on oath		
Justice of The Peace	City	(Name)
(Title)	f the said Coun ty, that	Rockingham
James Keith Mi	iklos	in thecadd Count
lid on the 23rd day of September	19 63 . Unla	wfully and feloniously,
nile armed with adeadly weapon, to-wit:		
did enter a certain banking house, to-	-wit: The Rockingham Na	CLONAL DANK Groccoes
Branch, in the daytime, with the inter	at to commit larceny of	money, in violation
of section 18.1-90 of the 1950 Code of	f Virginia as amended,	against the peace and
NOV WAT SE		
dignity of the Commonwealth of Virgin:	ia	
BE IN A BE SE	THE STORE	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
1 1 1 X 1/4 101 34	6248 g /	A
SI I N P S	1131 8 10 A	
11 11 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1029 P 3	
These are, therefore, to command you, in the n	ame of the Commonwealth, to	apprehend and bring before th
Rockingham		wer the said complaint and to h
0) of the above accused to ans	wei the bard complaint and to b
County Court of the second County, the body (bodies		
County Court of the seid County, the body (bodies		
County Court of the second County, the body (bodies	also directed to summon:	
County Court of the soid County, the body (counter further dealt with according to law. And you are a color	also directed to summon:	(
County Court of the soid County, the body (bodies	also directed to summon:	(
County Court of the said County, the body (counter further dealt with according to law. And you are a color	also directed to summon: Address Address	[
County Court of the second county, the body (choose a color	also directed to summon: Address Address Address	
County Court of the second county, the body (boddes further dealt with according to law. And you are a color color	also directed to summon: Address Address Address	((
County Court of the second County, the body (choose a color	also directed to summon: Address Address Address Address Address	
County Court of the second county, the body (boddes further dealt with according to law. And you are a color color color color color color color	also directed to summon: Address Address Address Address Address	
County Court of the stand County, the body (boddes further dealt with according to law. And you are a color color color color color color color color color color color	Address AddressAddress	
County Court of the stand County, the body (boddes further dealt with according to law. And you are a color color color color color color color color color color color	also directed to summon: Address Address Address Address Address	

	E OF VIRGINIA—COUN				said State of Winsin	a do contif
		Just	tice of the Peace	n and for the County afore	said, State of Virgini	a, do certi
					VIDENT RO. TT	
	No				And and the second s	
	Commonwealth of Virginia					
), to be made				Circui	
	lered, yet upon this condition				County County	Cou
of		Co	unty, on the	day of		, 19
or the ind effe	M., at ner heard, and before any co offense with which he is ch ect until the charge is finall	narged, and shall not depa y disposed of or until it is	rt thence without the le declared void by orde	eave of said court, the said r of a competent court; an	obligation to remain d upon the further co	in full for ondition th
	date hereof. Nonappearance				of	day
Give	en under my hand, this	day of	10-	, 19		
			Alt St. a this-	and all all all all all all all all all al	CALLER DURING IN	Judge. J. P
1		add in the second states		1 1/1/2	E I	
7	Fine	1 CE	ded be waj waj the the	a children a	vs.	
Total	its e	Sen Sen	wa d g i g i	Upon t	ted	
tal .	1 A	Civen under my hand of September, 1963. Rock INGHAM COU	defendant that preliminary heads be waived and upon signing of waiver, it is hereby ordered to the defendant be held for action the Grand Jury of Rockingham Control Virginia.	d the	this W	DO
	H,	KII mbe	• d tt t	Ball March	WARRANT OF ARREST James Keith Mik	CK
	a.	NGH ST. m	is Jur	- Au	James the	CO
	ő	MA LS P	y been a	atio	V S T	DOCKET NO. COMM
	0		f h	n of	Cei Cei	ON
	0	UNT t	lim si by Roc	t the and	ARI	et no. <u>773 «</u> Commonwealth
	, 1	this NTY C	kin k		RES	AL
	0	COUL S 2	ing der ngh	within c	OF ARREST Keith Miklos	TH
	and an address of the second	ound 23rd	y hearing by of said bred that caction by gham County		ω	1
		"Lay	arged f said that tion T Coun	to C		
		P A	hearing of said ed that action by am County,	to S		
1	nd and bring letoirs the	amonwealth. 🎢 upprehi	V. V. Martine	I find	day of	
		No. 1		nd I Ma	<u>e</u> ,	
				U		
	Commonwealth Attorney Weighing Fee Total Costs Fine	Commital Witnesses Sheriff/Sergeant: Fees Mileage	Warrant Trial Bail Clerk	under penalty of \$	Virginia, at Virginia, at day of	to appear before the
н	hing	nital esses ff/Serg Fees Mile	ant	Pen	nia,	pear
Total	nwealth Att ng Fee Total Costs	tal ses 'Sergean Fees Mileage		alty	at at	bef
1	cos		68 501.	of		ore
	ts ttori	1 1	R 8 8 8 8	k ini an an a		the
	ney			R		н
		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	14 8 X 8 7 7 5	0		he f
				COSTS	M.,	ollowing Circuit County
				i i i i i i i i i i i i i i i i i i i	on the	ving uit nty
1					the	wit
	0	20 Cito Cito Cito Cito	Lin pate 19423		Contract Contract	ness(
		0 8 4				ourt w s
		A CONTRACTOR OF A CONTRACTOR O	10 m			
		and the second				Court of
	11.2	1.00	2.00		County,	The following witnesses were recognized Circuit Court of County

COMMONWEALTH OF VIRGINIA

COUNTY OF ROCKINGHAM, to-wit:

In The Circuit Court of Rockingham County, October Term, 1963

The Grand Jurors of the Commonwealth of Virginia, in and for the body of the County of Rockingham, now attending the Circuit Court of the said County, upon their oaths present that James Keith Miklos, on the 23rd day of September, 1963, in the County aforesaid, unlawfully and feloniously, while armed with a deadly weapon, to-wit, a certain .22 rifle, loaded with ball ammunition, did enter a certain banking house, being The Rockingham National Bank of Harrisonburg, Grottoes Branch, located in the Town of Grottoes, Rockingham County, Virginia, in the daytime, with the intent to commit larceny of money therefrom, in violation of Section 18.1-90 of the 1950 Code of Virginia, as amended, against the peace and dignity of the Commonwealth of Virginia.

Upon the evidence of Miss Frances Eaton, Sheriff A. L. Strawderman, Deputy Sheriff G. M. Wilcox and Deputy Sheriff W. A. Spitzer, witnesses sworn in open court and sent to the Grand Jury to give evidence.

COMMONMEALTH OF VIRGINIA

James R. Sipe Commonwealth's Attorney

to give evidence.

COUNTY OF ROCKINGHAM, CO-WIC:

n The Circuit Court of Rockingham County, October Term, 1963

The Grand Jurors of the Gommonwealth of Virginia, in and for the body of the County of Rockingham, now attending the Gircuit Court of the said County, upon their oaths present that James Keith Miklos, on the 23rd day of September, 1963, in the County aforesaid, unlawfully and feloniously, while armed with a deadly weapon, to-wit, a certain .22 rifle, loaded with ball amounition, did enter a certain banking house, being The

BILL armed bank robbery Foreman INDICTMENT A TRUE ail 4/10 in violation of Section 18.1-90 KEITH MIKLOS amended, against the peace and @ 6 6 Qu .stalgatV COMMONWEALTH JAMES 2 Strawderman, Deputy Sheriff C. M. ν. Spitzer, witnesses sworn in open hourt and sent

PRE-SENTENCE REPORT

Staunton, Virginia November 20, 1963

NAME: James Keith Miklos	MARITAL STATUS: Married
ADDRESS: Lacey Springs, Virginia	NO. OF DEPENDENTS: Two
AGE: 24 (Born 2-12-39)	OFFENSE: Robbery by Force
SEX: Male	DEFENSE ATTORNEY: Mr. Charles E. Earman (Appointed)
RACE: White	COMMONWEALTH ATTORNEY: Mr. James R. Sipe

COURT ACTION:

James Keith Miklos appeared in the Rockingham County Circuit Court on October 21, 1963, with the Honorable Hamilton Haas presiding. The defendant was indicted on a charge of Robbery by Force and through the advice of his appointed attorney, Mr. Charles Earman, he entered a plea of guilty to the indictment. The Court found the defendant guilty as charged in the indictment, but withheld imposition of sentence until a Pre-Sentence Report could be presented and subject was remanded to jail to await the presentation of a Pre-Sentence Report. This man has been in custody since his arrest on September 23, 1963.

OFFENSE:

The subject is charged by an indictment that he did on September 23, 1963, while armed with a deadly weapon, to-wit: a .22 caliber rifle, loaded with ball ammunition, enter the Rockingham National Bank of Harrisonburg, Grottoes Branch, with the intent to commit larceny of money therefrom, in Violation of Section 18.1-90 of the 1950 Code of Virginia.

The victim of this offense is the Rockingham National Bank, Grottoes Branch, and the Codefendants were Robert Harrington, Jr. and Roger Lowe, Jr. In talking with the subject, he stated that he and Codefendant Lowe did not go to work on Friday, September 20, and mentioned that they were planning to go to New Jersev to take his wife and small child to his wife's home in New Jersey as she was expecting their second child in the near future. The subject stated he was planning to return to Rockingham County as he had to appear in the Rockingham County Court on Tuesday, September 24. Miklos advised that they traveled to New Jersey in an automobile owned by Mr. Robert Black and that Black accompanied him, his wife, their small child and Codefendant Lowe. The subject advised that he and Lowe drank some beer on the way to New Jersey and further advised that they returned to Washington, D. C. on Saturday, September 21, at which time they consumed some liquor and beer. According to the subject, these three men stayed in Washington Saturday night and returned to Harrisonburg on Sunday, at which time they continued to drink liquor and beer. Miklos stated that when they got to Black's home at Lacey Springs, they let him out of the car and he and Codefendant Lowe went on to Harrisonburg. The subject mentioned that he and Lowe got to Harrisonburg on the evening of September 22 and while at a restaurant in Harrisonburg met Codefendant Harrington.

THOMAN BOUSTREE-24

Staunton, Virginia November 20, 1963

DELLAR SLALES WELLER

NO. OF DEFENDENTS: Two

DETERSE: Robbery by Force

DEFENSE ATTORNET: Mr. Charles J. Serven (Appointed) COROMIZALTY ATTORNET: Mr. James R. Sine DDLES: Lacey Springs, Virgini

ofost : the

of hill : EOM

SHOLTON THUS

eares held willow a peared in the podeinchan county Circuit Court on October 21, 1907. Will be Honorable Hamilton Hans providing. The defendant was indicted on a charge of abbeau in rores and through the advice of his appointed attorney, Mr. Charles thrane, he entered a plea of guilty to the indictment. The Court found the defendant guilty as charged in the indictment, but withheld injosition of centeries until o rre-Semicnes here's could be presented and subject was remanded to juil to amain the presentation of a tre-Semicnes here't. This can be here in cuttody since his arrest on deptember 23, 1965.

"The object is charged by an indictment that he did on September 23, 1963, while armed with a Goadly macron, to-with a .22 celliper cills, loaded with ball shimition, cuter whe ockinchen Wational Lank of Harrisonburg, Crottoer Branch, with the intert to count increasy of waay Garrelron, in Violation of Section 10.1-90 of the 150 Code of Virginic.

The victor of this effects is the coddington lational bank, Crothors Branch, and the built form a sore about intrington, it, and loger love, it. In takin with the subject, is stated that he and Codeleniant Love did not go to work on rider. Sophember 2. and the stated that he will Codeleniant Love did not go to work on rider. Sophember 2. and a stated that the work of mile to go to not loss of the loss of all of a figure to it. The stated that the value of the source in the state and the state of and the stated that the work of mile to go to not be seen to the state of a state of the state of the state of the state of the state of a state of a state of the state state of the state the state of the state the state of the state RE: James Keith Miklos Page 2

Miklos stated they all were drinking and sometime Sunday evening the matter of robbing a bank was mentioned. He stated they continued to drink that night, drove around in the car and possibly parked along the highway to sleep.

The subject stated that they then went to the Grottoes Area on Monday morning, September 23, planning to enter the bank as soon as it opened; however, when they got there, several customers were in the bank and they did not enter. The subject further stated they drove around the area some, fixed a flat tire, drank a couple more beers and went back to the bank at approximately 10:50 a.m. According to Miklos, Codefendants Harrington and Lowe entered the bank first and he followed with the .22 rifle. He stated they were in the bank only a matter of minutes and after the money was handed over to them, the three female bank employees were locked behind an iron gate in the bank vault; however, the vault's door was not closed.

According to a couple of bank employees who were present at the time of the offense, they verified the fact that the subject was carrying the weapon and advised that he was not wearing a mask. They recognized him as he had lived in the Grottoes Community when he was younger. According to the bank employees, \$6,210.00 was taken and all of this money was recovered except \$208.50, which was covered by insurance. They reported there were no customers present at the time of the robbery and no one was injured or mistreated.

After the robbery, the subject and his codefendants left in the car and were apprehended by law enforcment authorities approximately one-half hour later in the Montevideo Area. They reportedly did not resist arrest. They were on foot at the time of their arrest and were approximately three-fourths of a mile from their car when they were apprehended.

The subject stated he did not know why he had become involved in this offense, but mentioned he did have several debts, his wife was going back to the hospital for their second child and he was low on finances. According to the subject and his codefendants, each of them had been drinking over the weekend and the subject stated he had been taking some "Bennies" in order to stay awake. He indicated that due to the consumption of alcohol, etc., he was unable to think clearly, thus, became involved in the offense.

Miklos indicated the weapon belonged to Codefendant Lowe, but stated he could not remember when they got the gun, but mentioned that they had been target shooting on Friday, September 20, the gun was not firing properly and indicated that Lowe possibly had taken the gun to a shop to get it repaired; however, he mentioned he was not certain. The subject further advised he thought the gun had been picked up on Monday Morning, the date of the offense, possibly from the fellow who was supposed to have fixed it.

PRIOR RECORD:

The subject appeared in the Rockingham County Circuit Court on December 23, 1959, charged with two indictments of felonious assault and both of these indictments were nol-prossed.

ROCKINGHAM COUNTY COURT:

9-24-63 Assault and battery 9-24-63 Theft of a sawed-off shotgun valued at \$30.00 \$56.75 fine and costs 6 months in jail; \$106.75 fine and costs Hidos stated they all were drinking and sometime Sunday evening the matter of robting a hank was mentioned. He stated they continued to drink that night, drove around in the car and possibly parked along the highway to sleep.

The publicat stated they then what to the Grottees tree on Housey doming, september 23, planning to enter the back as soon as it opened; however, when they got there; acvord customers were in the back and they did not enter. The subject fortier stated tacy drove around the area sone. fixed a flat tire, drate a coule nore bare and went acts to the back at approximately 10:50 a.e. According to Milles, Coulendants forrington and how entered the back first and to followed with the .22 relies to the state is the back only a matter of minutes are atter the money was manded over to then, the three feads that only a matter of minutes are atter the money was handed over to then, the three feads that and the coded back are atter to soney was handed over to then, the three feads that and the coded back are atter to a soney was handed over to then, the three feads that and to closed back and the the state to how any termine to be the took and the took and the took and the too be the took are to be the took and the took and the took and a the too be and the took took to the tore and the took and to be tooked back and the took and t

Activation of a state of the set of the set of the set of the set of a set

After the robiery, the addied and the codefedence left in the car and wave averabled by iss entroped addied the expression take one-helf near later in the humbridge of the They reportedly did not resist errock. They were on look at the time of their streat and were errocitately three-fourthe of a sile from defin our stan they were an robustion.

he mighest stated he did not know sig he had became involved in bits offense, but workioned he did have several debte, his will an estim back to the hould all for their second child and he was her on finnees. recording to the subject and his coorfendents. end of them had been drinking over the reckent and the cubject stated he had hern taking one "Dechies" in order to state andre. To indicated that due to the countration of stated. , ever, he was mained to what clearly, thus, became involved in the offente.

And the series set the necess belonged to Codefendant Low, but shaked is could not manually when they got the gen, but cantioned that they had been the of a constinut and their entry, captured the second th

The eligate appeared in the deckinghan County Chronit Court on Dec. Ser. 7., 1959. Charted with an indictments of felonieus ansault and both of these indicatents wire not-could.

TRUCK TREAD MANARENOLS

-d-de liberte and tatberg

550.75 fine and costs 6 wordhe in jail: 500.75 fine

RE: James Keith Miklos Page 3

9-24-63 7-19-60 6-1-59 11-25-58 10-6-58 10-6-58 9-11-58 6-19-58	Destroying property Assault and battery Possession of stolen property Disorderly conduct Assault and battery Disorderly conduct Speeding (65/55 mph zone) Assault and battery	<pre>\$106.75 fine and costs 6 months suspended for 1 year; payment of costs Nol-prossed Certificate of Satisfaction; \$5.25 costs Certificate of Satisfaction; \$6.19 costs Certificate of Satisfaction; \$4.75 costs \$13.75 fine and costs 60 days suspended; \$30.75 fine</pre>
		and costs
	HARRISONBURG POLICE COURT:	
8-31-63	Drunk	\$16.50 fine and costs (served)
8-31-63	Resisting arrest	\$30.50 fine and costs; 10 days in
5-28-63	Drunk	jail (served) \$16.50 fine and costs (served)
5-28-63	Resisting arrest	\$31.50 fine and costs; 15 days
, ,		suspended for 1 year
3-29-63	Passing on double line	\$13.50 fine and costs
9-15-62	Damaging property	\$6.50 costs; 30 days suspended on
9-8-62	Assault and battern	payment of costs and restitution
9-0-02	Assault and battery	\$25.00 fine (served) and \$6.50 costs (paid)
9-8-62	Assault and battery	\$25.00 fine (served); \$6.50 costs (pd.)
1-29-62	Drunk	\$16.50 fine and costs (forfeited bond)
7-6-61	Drunk	\$16.50 fine and costs
7-6-61	Resisting arrest	\$31.50 fine and costs (paid)
9-13-60	Drunk	\$16.50 fine and costs
9-13-60	Resisting arrest	\$31.50 fine and costs
7-3-60	Assault and battery	\$30.25 fine and costs; 6 months
		suspended (This suspended sentence
1 30 10	a (15/05	revoked on 9-26-60)
6-17-60	Speeding (45/25 mph zone)	\$13.50 fine and costs
4-26-59	Assault and battery	Dismissed on motion of complainant
70 70 70	Della - lainin	and payment of \$6.00 costs

12-12-58 Reckless driving 9-26-57 Assault and battery 9-26-57 AWOL

ROCKINGHAM COUNTY JUVENILE COURT:

\$28.50 fine and costs

\$30.50 fine and costs (served)

Released to Military Authorities

The subject was placed on probation as a juvenile on January 30, 1953, for breaking into the Grottoes Theatre. Records indicate he was released from probation on October 29, 1955.

According to reports, the subject was arrested in Elizabeth, New Jersey, on June 4, 1962, on a charge of carrying a concealed weapon and this was later dismissed. Reports also indicate the subject was charged on January 25, 1961, for assault and battery in Elizabeth, New Jersey, and this case too was dismissed.

ALCS. 75 Fine and costs	
payment of costs Nol-prossed Certificate of Satisfa	6=1=59 11=25=50
E.25 costa Certificate of Satiafa M.19 costa	10-6-58
Certificate of Datiana	
• 43.75 fine and coats 60 days engrended; \$30 and coats	

TRACT POLICE COURTS

E	(bernea) above bes entre 09.468
	the argo of taken one only 02.060
Elector"	(berves) state and one suit (served)
	Cites and custors line and custors 15 days
	soco has enil 07.19
	in bourses 30 days on any surrended on
	the second second (second) and wined courts
	() state (served): id.fe conto ()
	(anod tetlaison) sizes has sail 02.011 -
	ciaco ina anii 0 .118
	(Diag) ergs and conta (paid)
Con Can	Edaco das entro?. Als
	afsee bas and costs
Contraction (SIG.25 fine and costa; 5 conta
	trans and stars and costs
	a strange the second

-1-- Vieceless cerving

Page 31. 1

10.50 fine and costs 10.50 fine and costs (nervel) Released to Military automithics

TEREOD SULARVOL TINCOO PERCEDIO

the subject was alread on probable as a juvenile on Jennery 30, 1950. for staring in the frotton of the staring into the second staring in the second staring an interest of the second staring and the second staring a

recording to empirie, the subject was arrested in Elizabeth, we known of this i, 968. on a sharpe of our ying a consceled waspon and this was later themistor. Associe whet a subindicate he subject and divryed on January 25, 1961, for essents and matters if Elizabeth and Jaroov, and this case too was dismissed. RE: James Keith Miklos Page 4

According to reports, the subject appeared in Juvenile Court in Elizabeth, New Jersey, on January 15, 1952, and was placed on probation for an offense of entering and larceny. The report indicates that the subject's attitude was good and his behavior was good both at home and at school while he was on probation. He was released from probation as a juvenile on September 25, 1952.

FAMILY HISTORY:

James Keith Miklos, white, married male, age 24, was born on February 12, 1939, at New Brunswick, New Jersey. He is the youngest of two children born to Andrew Stanley Miklos and Claudean Forbs Firenze.

The subject's father, Andrew S. Miklos, is reported to have been born March 17, 1913, near New Brunswick, New Jersey. According to the subject's mother, he was a skilled auto mechanic, was a member of the Catholic Church; however, very little information could be secured concerning this man. The subject indicated that he did not know his father's whereabouts and the parents were separated while he was an infant. The subject stated he recalls seeing his father once in his life time.

The subject's mother, Claudean Forbs Firenze, age 48, stated she was born on June 20, 1915, at Charlottesville, Virginia. She further stated she completed the 11th grade in school and is employed at the Neon Service Company, south of Harrisonburg, and resides with her mother and stepfather at Lacey Springs, Virginia. This woman reported she has some heart trouble and ulcers, is a member of the Presbyterian Church and reported having no police record. It should be noted that this woman has been married on a couple of occasions, but none of the marriages appeared to have been congenial and each time she returned home to live with her mother and stepfather.

The subject has one Brother, Andrew Stanley Miklos, Jr., age 26, who is a high school graduate, resides with his mother and grandparents at Lacey Springs, Virginia, and is presently employed as a plumber by Roy Lee in Harrisonburg. This man has a police record.

PERSONAL HISTORY:

It was reported that the subject was born in New Jersey; however, when he was an infant his mother and father separated. He lived with his mother in New Jersey until 1952 at which time they came to this area to live with her mother and stepfather, Mr. and Mrs. Thomas Watts, thus, his main male figure to identify with was Mr. Watts. However, this man was out of the home a great deal of the time as he was in the Merchant Marines.

After the subject was discharged from Military Service, he returned to the State of New Jersey and later married Diane Marie Carnevali.

Miklos married Diane Marie Carnevali on July 8, 1960. The subject's wife is reported to have been born on July 10, 1942, has a 10th grade education and works in a factory in the New Jersey Area whenever she is physically able. There has been one child born to this marriage, Anthony Wayne Miklos, 17 months of age, and the subject's wife is expecting her second child at any time. According to reports, the subject appeared in Javanile Court in Elizabeth, New Jervey, on Jonuary 15, 1952, and was placed on probation for an offense of entering and larceny. The report indicates that the subject's attitude was good and his behavior was good both at home and at school while he was on probation. He was released from probation as a junchile on September 25, 1952.

: YHOUR Y. DURY

dance Frith Midlor, white, married male, are 2h, was bern on Fobreary 12, 1939, at the branswick, New Jersey. He is the youngest of two children torm to indrew Striller Midlor and Clawteen Forbe Mireste.

The subject's father, indice 5. Miklos, is reported to have been born March 17. 1723. astr Nov Drumerick, Nov Jersey. According to the cubject's rother, he was a skilled only red wire, is a coller of the Cataolic Church, howver, very littly information cold standard comparing with war. We and the antipole indice of the standard to letter's startschorte and the same are separated will be the schler toward to recalls seeing his latter once in his ille thre.

he redder's mother, Claudean Forbs Firenzo, are he, stated she was been on here 20, 2015, co Charlottesville, Virginis. She Furkher stated she completed the 11th grade in school and is explayed at the Heon Service Company, south of AzerizonOvrg, and resides with her mother and stopicther at iccep Company, south of AzerizonOvrg, and after the some heart brouble and ulcars, is a comber of the Freshvictian Suborted resorted Daving no police there. It anould be noted that this women her to the comple of occasions, but nore of the Perridest this women has been territed the comple of occasions, but nore to the perridest constrained the convented and some the state and complete the state of the set of the state the set of the territed the state of occasions. But nore to the perridest constrained to the convented the state and the terms of the perridest constrained to the state the state and the state and the state of the perridest constrained to the state the state and the state the state of the state of the state the state the state the state the state the state and the state of the state to the state the

La riblect has one drobher, hedrew bander bildes, dr., are 20, who is a bigh tabool graduate, reddes with is woher and promorrade at been forders, firstair, and is or mobily valeyed as a plumbar by may be in Wardsonbury. Tels as has a police reddro.

: YAOTALE LABOR

ib mak reported that the subject was been in New Jersey; however, when he was an infant his woffler and father separated. We lived with his wother in New Jersey mutil 1952 whether have been able with and a live with her offler and storighter, we and her, heads able, the hole a great deal of the time as he was in the herebedt for make.

After the subject was discharged from Military Service, he returned to the Disks of

Miklos Married Diane Marie Carnevali on July 6, 1960. The subject's will is reported to tare been born on July 10, 1912, has a 10th grade education and works to a lactory in the set oracy kroa whenever she is physically sole. There has been one child born to this carr's ro, Anthony Wayne Miklos, 17 months of age, and the subject's will is expocting may provide child at any time. RE: James Keith Miklos Page 5

Since the offense, the subject's wife and child have been living with her parents at 315 Brook Street, Linden, New Jersey.

Since the subject's marriage, he has lived with his wife at her home in New Jersey and they have also lived with his mother in this area.

EDUCATION:

The subject completed the 9th grade at the Montevideo High School at the age of sixteen. According to the principal, the subject was expelled from school in February 1955 because he reportedly drew a knife on another student. The subject's school record indicates he was a very capable student if he would have applied himself. School records also indicate that the subject resented authority, was uncooperative and did not try.

According to information received from New Jersey, the subject attended elementary school in Elizabeth, New Jersey, and he was considered to be above average in all categories, in personality and academic standards, and he was particularly outstanding in art and music. The subject was given the California Short Form Elementary Test in November 1950 and this indicated he has a total I.Q. of 114.

INTERESTS AND ACTIVITIES:

Miklos stated he enjoyed hunting, fishing and drawing. He further stated he enjoyed listening to "good" music.

RELIGION:

According to the subject's mother, Miklos was christened in the Catholic Church; however, his mother and grandparents are Presbyterian and he attended the Presbyterian Church when he was younger. After the subject's marriage, he then started attending a Catholic Church since his wife is Catholic.

HEALTH:

The subject is approximately 5' 10" tall, weighs about 150 lbs., has fair complexion, blue eyes and black hair. The subject stated he has a scar on his stomach from a knife wound and also has a noticeable scar on his left temple. He has numerous tattoos on both arms.

According to the subject and his mother, he has had approximately four concussions resulting from automobile accidents and accidents while he was in Service. The subject reported that he has had numerous headaches and while in Military Service was examined by a psychiatrist and given some tranquilizers. Psychiatric information from his Military Record was not received.

The subject stated he has the habit of smoking, drinks, but denied the use of narcotics. He also reported that he does gamble occasionally. During interviews, the subject appeared to be cooperative in supplying the Officer with information, was found to be truthful and indicated remorse for this offense.

SOLUCE BALLON SOURCE CE

Page 5

Since the offense, the subject's wife and child have been living with her parents at 315 Brook Street, Linden, New Jersey.

Since the subject's merriage, he has lived with his wife at her home in New Jercey and they have also lived with his mother in this area.

: 00010.000

The subject completed the Fth grade at the Nontevideo High School at the age of sinteen. According to the principal, the subject was expelled from achool in February 1975 because is recordedly drew a kmile on another student. The subject's school record indicated a was a very capable student if he would have applied bizzelf. School records also indicate that the subject resented actionity, was uncooperative and did not try.

corrite to interactive regions from the second the sample of end of a content achood in with or the trees, and he the constructed on the shore S are a in all acts or is, in particularly and soundaring standards, and he was particularly outstanding in art and mate. The subject was given the California Short form Statemary fast in November 1950 and this indicated he has a total I.C. of ill.

Millos stated ha enjoyed bunding, fishing and drawing. He further stated he unjoyed. Listenia: to "cood" weste.

::01.1.

according to the subject's adder, diddes was christened in the Catholic Church; however, his motilier and considerents and freedorkerian and as attended the Freedorkerian Church when he was yourger. After the subject's murrings, he then started ottending a Catholic Church since the wire is isthelie.

: . . .

he subject to suprovinately 5' 16" tall, verghs about 150 lbs., has fair proplexion, due ever and black tair. the subject stated he has a sear on his stomach from a knit ound and blac hes a collegable sear on his laft texulo. He has muserous thiteas on

estering to the subject and the soluer, he had not not submonimonally four concretions requiring from approximatile accidents and accidents while he was in Jervice. The subject we outed what he had materiaus headsches and while in Military Service was somethed by a specificaries and fiven some tranquilitary. Psychisteric information from his Military Second was not received.

The subject stated as has the houst of emoking, drinks, but cented the war of parcolics. As iso a setted that he occa fatile occasionally. Buring interview, the subject superred to be cooperative in supplying the Officer with information, was found to be to blue and indicated reverse for this offenet. RE: James Keith Miklos Page 6

MILITARY HISTORY: Service No. RA-13-554-514

According to reports, the subject entered the Army on February 16, 1956, and was discharged Under Other than Honorable Conditions on May 1, 1958. The cause of separation was listed as habits and traits of character manifested by misconduct. According to the report, the subject was given three Special Courts-Martial while in Service and the offenses were all for being AWOL. The first Court-Martial, he was confined at hard labor for 3 months and forfeited \$55.00 per month for three months. For the second Court-Martial, he was confined at hard labor for one month and forfeited \$50.00 per month for three months. The third Court-Martial he was confined at hard labor for three months and forfeited \$50.00 per month for six months. The subject's Military History also indicates that he received psychiatric observation or treatment; however, information concerning this was not received.

EMPLOYMENT: Social Security No. 230-48-5065

The subject's main work experience has been that of a construction worker. The subject reported that he worked for several construction concerns in New Jersey and when in the Rockingham County Area has also worked at construction jobs. At the time of the offense, he was employed by the Nielsen Construction Company and had worked there from August 8, 1963, to September 19, 1963. According to one of the foreman, the subject's work was satisfactory. He indicated the subject was a good worker, did what was asked of him, was dependable and caused no trouble. He did mention that the subject was off from work occasionally.

RESOURCES AND LIABILITIES:

Miklos stated that he has loans at the Beneficial Finance Company, Newark, New Jersey, and at the Atlas Loan Company, Highland Park, New Jersey, and indicated these loans would amount to approximately \$800.00. The subject indicated that he had no other property except personal items of clothing, etc.

PLAN:

If and when the subject is released from custody, it is possible that he can return to live with his wife and family with employment to be secured. Information received indicated that the subject's wife is willing to resume her marriage with the subject should he be released from custody and the subject has indicated a desire to return to New Jersey if he is granted parole, etc.

Respectfully yours,

V. Leroy Harsh

V. Leroy Harsh Probation and Parole Officer

VLH/aer

Page 6

Service No. RA-13-550-511

According to reports, the subject entered the Army on February 10, 1956, and was discharged Under Other Man Monorable Conditions on May 1, 1958. The cause of separation was listed as hubits and traits of character manifested by misconduct, according to the report, the subject was given Mires Special Courts-Martial while in Service and also offenses were all for being ANOL. The first Court-Martial, he was confined at mard labor for 3 months and forfaited (55.00 per month for three months. For the second Court-Martial, he was confined at hard labor for one month and forfaited (50.00 per month for three months. The third Court-Martial he was confined at the rest and forfaited (50.00 per month for three months and forfaited (50.00 per month for three months. The third Court-Martial he was confined at hard labor offices and forfaited 20.00 per month for six months. The subject's Military where working and forfaited 20.00 per month for six months. The subject's Military information concerning that he received parchitetric observation or tractments; herever, information concerning that was not received.

to - the off . of wire ose Istoon : 11000

The subject's main work appartence has been that of a construction worker. The publication reported that he worked for several construction concerns in New Jersey and when in the societingham County Area has also worked at construction jobe. At the time of the offense, he was explored by the Mielash Construction Company and had worked there from Atomat 6. 1963, to September 19, 1963. According to one of the forware, the subject's work was explored to the indicated the main tense of the forware is a set state the subject's work was explored by the Mielash Construction Company and had worked there from Atomat 6. 1963, to September 19, 1963. According to one of the forware, the subject's work was extisted to be construction that the subject's work was extisted to be added to the forware of the forware of the subject's work was extended the work that was called of him, but dependenties and caused no trouble. He did reption that the subject was off from work occasionally.

SECONDER AND STAR PLUTES:

Midloe stated that he has loans at the Beneficial Minance Convery, Newryt, New Jarsoy, and at the Milas Fean Company, Highland Terr, New Jersey, and indicated these loans would enough to approximately 800.00. The anticet indicated that he had no other property except personal items of Clothing, etc.

-

If and when the subject is released from custody, it is possible that he can return to live with his wife and lamily with evolutions to be secured. Information received indicated his blocadient's wife is dilling to respect on married with the didded anothe he be intered it is evolve and the subject is fulleated a danke to return to be versey if he is granted parole, etc.

Respectfully yours, Lever Hand

V. Leroy Harsh Probation and Perole Officer

Tos Lill

In the Name of the Commonwealth of Virginia:			
To	o the Sheriff of Rockingham County, Greeting:		
You are hereby commanded to summon			
Mi	ss Frances Eaton, Grottoes, Virginia		
Sh	neriff A. L. Strawderman		
De	eputy Sheriff G. M. Wilcox		
De	eputy Sheriff W. A. Spitzer		

to appear before the Judge of the Circuit Court of Rockingham County, at the Court House thereof, at 9:30 o'clock, a. m., on the 21st day of October , 19.63, to testify and the truth to say in behalf of the Commonwealth before the Grand Jury, against James Keith Miklos

who stands charged with anticindicted for a felony misdemeaner.

And this you shall not omit under penalty. And have then and there this Writ.

Witness, JAMES R. SIPE, Commonwealth's Attorney for Rockingham County and the City of Harrisonburg, Virginia, at the Court House, the 17th of October , 19.63, and in the 188th year of the Commonwealth.

Common Wealth's Attorney

1.20

Miss Frances Eaton, Grottoes, Virginia

Antice in the 11st day of October and the feating and the truth to say in behalf of the p

Sheriff A. L. Strawderman

Deputy Sheriff G. M. Wilcox

Deputy Sheriff W. A. Spitzer

EXECUTED / 0-18-63 IN THE COUNTY OF ROCKINGHAM BY DELIVERING A TRUE COPY OF THE WITHIN Summon To Min France Estation Senff a L. Straulorm eputy of m. Wilcox Septly W a patron IN FERSON A. L. STRAWDERMAN Harry DEPUTY SHARESS with a

COUNTY COURT

Docket

Criminal Docket Nº 44524 A



Commonwealth

v.

James Keith Miklos

Grand Jury 9-23-63

Defendant

Appearance Date 9-23-63

Trial Date



1963 Docket No. 4110 OCT COMMONWEALTH of VIRGINIA VS. Indistment Felony (armed bank robbery) JAMES KEITH MIKLOS Charles E. Earman, Jr. p. d. Own () Appointed (X) 1963 Oct. 21. Return of Grand Jury. 11/117 Oct. 21. Accused arraigned and plea of guilty entered; evidence heard, accused found guilty; imp. of sentence deferred and case referred to Prob. Off. for presentence report; accused remand. ed to jail. 11/120 25.00 12.50 Nov. 22. Report of Prob. Off. filed; punishment of accused fixed at 2.00 twenty (20) years in State Pen. 11/141 2.70 CIRCUIT COURT OF ROCKINGHAM COUNTY, VA.

Soper 23

Com atty. Cecuh Co. Cent Shiriff Shinff J.P. (Leshe) 2.00 Atty. fee 35.00 19.70

