SAMPLE

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COUNTY COURT: COUNTY OF HON. , PRESIDING , CLERK	
THE PEOPLE OF THE STATE OF NEW YORK VS	FUGITIVE FROM JUSTICE
, DEFENDANT	The states this is a flugitive of

11:39 a.m.- Court convenes. All parties are present. Judge states this is a fugitive of justice matter. Judge asks the defendant if he is defendant that the State of Pennsylvania has an arrest warrant for him for Failure to Appear for Sentencing after he was convicted on the charge of Receiving Stolen Property, in violation of statute 3925(a) of the Laws of the State of Pennsylvania classified as a Misdemeanor 1st Degree.

Judge advised defendant of his rights. Defendant understands. Judge asks if the defendant wants an attorney. No. Judge asks if the defendant wants to be sent back to Pennsylvania to face the charges there. Yes. The defendant states he wishes to go back to Pennsylvania. Judge asks the defendant if he is the Pennsylvania is looking for. Yes.

Judge hands down six (6) copies of a waiver to the defendant to be signed. Judge asks how far the defendant went through school. High school. Judge asks the defendant if he is on any medications or under the influence of any type of drug or alcohol. No. Judge asks defendant if he is signing voluntarily and of his own free will hands them back up to the Court.

Judge hands back to Sheriff three (3) copies of the waiver. One (1) for the Defendant, One (1) for the state of Pennsylvania, and One (1) for the Sheriff's Department. One (1) will be filed with the Secretary of State and One (1) will go in the Judge's file and One (1) to the Clerk.

Defendant is remanded to the Sheriff.

11:46 a.m. - Court is adjourned.

COUNTY COURT: COUNTY OF HON.

HON.

CLERK

THE PEOPLE OF THE STATE OF NEW YORK

VS

DEFENDANT

2:31p.m.- Court convenes. All parties are present. Judge states this is a fugitive of justice matter. Judge asks the defendant if she is the state. Yes. The Judge advised the defendant that the State of Virginia has an arrest warrant for her for Failure to Appear for Sentencing after she was convicted on the charge of Felony Larceny, in violation of Section 18.2-200.1 of the Code of Virginia.

Judge advised defendant of her rights. Defendant understands. Judge asks if the defendant wants to waive extradition. Yes. Judge asks the defendant if she is the whom the state of Virginia is looking for. Yes.

Judge hands down six (6) copies of a waiver to the defendant to be signed. Judge asks how far the defendant went through school. High school. Judge asks the defendant if she is on any medications or under the influence of any type of drug or alcohol. Yes, she is on three different kinds of medication. Do the medications she is on affect her decisions here today? No. Is she in the proper state of mind? Yes. Judge asks defendant if she is signing voluntarily and of her own free will. Yes. Judge signs waiver after defendant hands them back up to the Court.

Judge hands back to Sheriff three (3) copies of the waiver. One (1) for the Defendant, One (1) for the state of Virginia, and One (1) for the Sheriff's Department. One (1) will be filed with the Secretary of State and One (1) will go in the Judge's file and One (1) to the Clerk.

Defendant then asks the Judge about putting her children in her husband's custody. She states that the biological father has not had any contact with the children in ten (10) years. The judge calls DSS. DSS is aware of the family. They state there should be no significant problem with the step-father having the children in his care. Custody arrangement papers are brought in from Family Court. Judge has the petition filled out transferring custody to defendant's husband. Defendant signs the custody agreement. To come in early next week to finish filling out the custody paperwork.

Defendant is remanded to the Sheriff.

2:55 p.m. - Court is adjourned.