

CHECKLIST FOR BAIL DETERMINATION

Commonwealth of Virginia

Name of Accused

Adela Arilla

Nature and Circumstances of the Offense

Det. asked to come to Bureau to speak with her. and I voluntarily came in. Ref incident 11-2019

Weight of the Evidence

-heavy-

Length of Time in Community

CHES - 1 yrs (prior to VB)

Place of Employment

Unemployed

How long

11-2019

Family Ties

Husband, 2 daughters

Involvement in Education

H.S. GRAD

Financial Resources

[REDACTED]

Pending Charges

NO

Was a firearm allegedly used in the offense? No Yes

Currently on probation or parole? No Yes

Prior criminal records

NO

victim's special needs BIT BREAK IN SKIN FINANCIAL PROBLEMS STRABBED BY STUDENT @ not

Presumption pursuant to Virginia Code § 19.2-120 applies and has not been rebutted.

Bail was not set by a judge, the presumption set forth in § 19.2-120 (B) or (C) applies and has been rebutted, and an attorney for the Commonwealth concurs in the accused being admitted to bail. (For magistrate only.)

Secured bond provision in Virginia Code § 19.2-123 applies [] and is waived with the concurrence of the attorney of the Commonwealth or of the county, city, or town.

Prior charges of failing to appear?

NO

Is this person likely to obstruct or attempt to obstruct justice or threaten, injure or intimidate or attempt to threaten, injure or intimidate a prospective witness, juror or victim? No Yes

Other information

VCIN/NCTO. A has had NO CONTACT w/victim since incident occurred, no longer works for VB School Systems.

Bail Set:

NO BOND

Special instructions or conditions

HAS BEEN in US since 2016 / Incident occurred on bus.

1-9-2020

Date

Form DC-327 (Front 07/19)

Check if more information is on reverse

Ullmer C. Hartman

Magistrate

Judge