Filed 12/7/07

QUINTON RICHMOND, et al.,	*	IN THE
Plaintiff,	*	CIRCUIT COURT
v.	*	FOR
DISTRICT COURT OF MARYLAND, et al.	*	BALTIMORE CITY
Defendants	*	Case No.: 24-C-06-009911

AMENDED ORDER

The Court considered the following motions on October 24, 2007: Plaintiffs' cross-motion for partial summary judgment, opposition to Defendants' motion for summary judgment, and response to Defendants' motion to extend time; Defendants' motion for summary judgment and motion to extend time for filing answer; and unopposed motion to extend scheduling order. After consideration of the said motions, opposition of the parties, review of the court file, and argument of the parties, it is this __16th__ day of November, 2007, by the Circuit Court for Baltimore City, hereby ADJUDGED

That this Court Declares the rights of the parties to be, and as the Court more fully stated on the record in open Court in the hearing held on October 24, 2007, which is hereby incorporated by reference. This Court hereby finds and declares that an initial bail hearing conducted by Court Commissioners pursuant to Rule 4-216 is not a critical stage of a criminal proceeding requiring representation by the public defender; and it is further

ORDERED, that Defendants' motion for summary judgment is GRANTED as to Counts I, II, III, IV, and V; and it is further

ORDERED, that the remaining motions are dismissed as MOOT.

JUDGE ALFRED NANCE The Judge's signature appears — All on the original document.

CKI

Cynthia Peltzman, Esq. cc: Michael Schatzow, Esq. Mitchell Mirvis, Esq.

TRUE COPY

grank M. Conaway, Clerk