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SUPERIOR COURT
THURSTON COUNTY, WA

2013 AUG 15 AM 11:31

BETTY J. GOULD, CLERK

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SUPERIOR COURT OF WASHINGTON FOR THURSTON COUNTY

STATE OF WASHINGTON

Plaintiff,

v.

MICHAEL WHEELER

Defendant.

NO. 99-1-02013-1

ORDER ON DEFENDANT'S MOTION
TO MODIFY JUDGMENT AND
SENTENCE UNDER CrR 7.8(c)

Clerk's action required

THIS MATTER came before the undersigned judge of the above entitled court upon ex parte review of:

- (1) Defendant's motion to vacate judgment, filed on 8/8/13;
- (2) Declaration of Michael Schwartz, filed on 8/8/13; and
- (3) Judgment and sentence, filed on 6/13/00.

After reviewing the defendant's written pleadings, the court now enters the following order under CrR 7.8(c)(2):

IT IS HEREBY ORDERED that this petition is transferred to the Court of Appeals, Division Two, to be considered as a personal restraint petition. The petition is being transferred because:

[xx] it appears to be time-barred under RCW 10.73.090;

[xx] if it is not time-barred under RCW 10.73.090, it is untimely under CrR 7.8(a) and therefore would be denied as an untimely motion in the trial court; or

[] it is not time barred but does not meet the criteria under CrR 7.8 (c)(2) to allow the court to retain jurisdiction for a decision on the merits.

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The Thurston County Superior Court Clerk shall forward a copy of this order, as well as the clerk's papers identified above, to the Court of Appeals.

DATED 8/15/13

Carol Murphy
Judge Carol Murphy

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PRP Kasaika# 454254

determined transfer pro

FILED
SUPERIOR COURT
THURSTON COUNTY, WA
2013 AUG -8 AM 11:34
BETTY J. GOULD, CLERK

THURSTON COUNTY SUPERIOR COURT
IN AND FOR THE STATE OF WASHINGTON

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STATE OF WASHINGTON,
Plaintiff,

vs.

MICHAEL ALLEN WHEELER,
Defendant.

NO.: 99-1-2013-1

DECLARATION OF MICHAEL SCHWARTZ

I declare and state as follows:

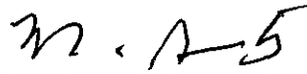
1. I am over eighteen (18) years of age and the attorney of record for the above-captioned defendant.
2. I am competent to testify about the matters set forth herein.
3. On December 13, 1999, the defendant, Michael Wheeler, was charged in the Thurston County Superior Court with Violation of Sex Offender Registration, under RCW 9A.44.130.
4. The State alleged that Mr. Wheeler was convicted of Statutory Third Degree Rape in 1985 and had a continuing, non-expiring duty to register.
5. Mr. Wheeler plead guilty and was sentenced.

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6. The Washington Legislature repealed the offense of Statutory Rape Third Degree in 1988. Under the Sentence Reform Act, that crime is not an sex offense requiring him to register as a sex offender.

I declare under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.

Signed at Tacoma, Washington on August 7, 2013.



Michael E. Schwartz, WSBA #21824

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SUPERIOR COURT
THURSTON COUNTY, WA
2013 AUG -8 AM 11:34
BETTY J. GOULD, CLERK

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IN THE THURSTON COUNTY SUPERIOR COURT
IN AND FOR THE STATE OF WASHINGTON

STATE OF WASHINGTON)	NO. 99-1-2013-1
Plaintiff,)	
vs.)	DEFENDANT'S MOTION TO
MICHAEL WHEELER,)	VACATE JUDGMENT OF GUILTY
Defendant.)	

COMES NOW the defendant, Michael Allen Wheeler, by and through his attorney of record, Michael E. Schwartz, and moves this Court for an Order Vacating the Judgment of Guilty entered by this Court on June 13, 2000.

This motion is brought pursuant to pursuant to CrR 7.8, the attached declaration of counsel, and the records and files herein.

PROCEDURAL HISTORY

On December 13, 1999, the defendant, Michael Wheeler, was charged in the Thurston County Superior Court with VIOLATION OF SEX OFFENDER REGISTRATION, RCW 9A.44.130. The State alleged that Mr. Wheeler was convicted of Statutory Third Degree Rape in

**THE LAW OFFICE OF
MICHAEL E. SCHWARTZ, INC.**
524 TACOMA AVENUE SOUTH
TACOMA, WA 98402

1985 and had a continuing, non-expiring duty to register. Mr. Wheeler plead guilty and was sentenced.

REMEDY SOUGHT

The defendant, Michael Allen Wheeler, respectfully requests this Court vacate the Judgment of Guilty entered against him. In addition, the defendant respectfully requests this Court issue an order relieving him of the burden of registering as a sex offender.

ANALYSIS

CrR 7.8 Relief from Judgment or Order (b) states:

Mistakes; Inadvertence; Excusable; Neglect; Newly Discovered Evidence; Fraud; etc. On Motion and upon such terms as are just, the court may relieve a party from a final judgment, order or proceeding for the following reasons:

(1) Mistakes, inadvertence, surprise, excusable neglect or irregularity in obtaining a judgment or order;

(2) Newly discovered evidence which by due diligence could not have been discovered in time to move for a new trial under rule 7.5;

(3) Fraud (whether heretofore denominated intrinsic or extrinsic), misrepresentation, or other misconduct of an adverse party;

(4) The judgment is void; or

(5) Any other reason justifying relief from the operation of the judgment.

The motion shall be made within a reasonable time and for reasons (1) and (2) not more than 1 year after the judgment, order, or proceeding was entered or taken, and is further subject to RCW 10.73.090, .100, .130, and .140. A motion under section (b) does not affect the finality of the judgment or suspend its operation.

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524 TACOMA AVENUE SOUTH
TACOMA, WA 98402

TEL. (253)272-7161 FAX: (253)272-7178

1 CrR 7.8(b)(5) permits a judgment to be vacated for “any other reason justifying relief.” “A
2 vacation under Section (5) is limited to extraordinary circumstances not covered by any other
3 section of the rule.” State v. Cortez, 73 Wn.App. 838, 841-42, 871 P.2d 660 (1994) (citing, State
4 v. Brand, 120 Wn.2d 365, 369, 842 P.2d 470 (1992)). Final judgments “may be vacated or altered
5 only in those limited circumstances where the interests of justice most urgently require.” Cortez,
6 73 Wn.App. at 842 (quoting, State v. Shove, 113 Wn.2d 83, 88, 776 P.2d 132 (1989)).

7 Mr. Wheeler was convicted of Third Degree Statutory Rape under former RCW 9A.44.090.
8 However, the legislature repealed the statute under which he was convicted in 1988. Laws of
9 1988, Ch. 145 § 24. In State v. Taylor, 162 Wn.App. 791, 259 P.2d 289 (2011), the defendant
10 was convicted of Third Degree Statutory Rape under former RCW 9A.44.090. In 2009, the State
11 charged Taylor with Failure to Register as a Sex Offender in violation of RCW 9A.44.130. The
12 trial court found him guilty as charged. Taylor, 162 Wn.App. at 794.

13 Division I noted a significant gap in the Sentence Reform Act of 1981 (SRA) definition of
14 “sex offense” in that it does not include offenses listed in Chapter 9A.44 RCW that existed after
15 1976 but were thereafter repealed. Taylor, 162 Wn.App. at 799. Recognizing this gap was likely
16 inadvertent, the court nevertheless declined to fill the gap in the absence of legislative authority.
17 Taylor, 162 Wn.App. at 799. Because the predicate offense for Taylor’s Failure to Register
18 conviction was no longer a violation of the SRA, the Court held that the Failure to Register statute
19 did not include his Statutory Rape conviction as a sex offense. Taylor, 162 Wn.App. at 800-01.
20 The Taylor Court, therefore, concluded that it was required to reverse the defendant’s Failure to
21 Register conviction. 162 Wn.App. at 801.
22
23
24

1 This case is indistinguishable from Taylor. As in Taylor, Mr. Wheeler was convicted of
2 Statutory Rape, and the offense that was repealed and replaced with the current crime of Rape of a
3 Child. See, State v. Stockwell, 159 Wn.2d 394, 397-98, 150 P.3d 82 (2007). This offense thus did
4 not meet the definition of a sex offense under RCW 9.94A.030(46). Therefore, Mr. Wheeler is
5 entitled to relief that his judgment of guilty be vacated.

6 **CONCLUSION**

7 Based on the foregoing facts and citations of law, the defendant respectfully requests this
8 Court vacate the judgment of guilty entered against him on June 13, 2000 as well as enter an order
9 no longer requiring him to register as a sex offender.
10

11 DATED August 7, 2013.

12 LAW OFFICES OF MICHAEL SCHWARTZ, INC.

13
14 By: M. A. S.
15 Michael E. Schwartz, WSBA #21824
16 Attorney for Defendant
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SUPERIOR COURT OF WASHINGTON
COUNTY OF THURSTON

DO JUN 13 10:40

STATE OF WASHINGTON,

vs.
MICHAEL ALAN WHEELER,

SID: WA11147434
DOB: 5/5/1948

No. 99-1-2013-1
BETTY J. GOULD CLERK
JUDGMENT AND SENTENCE (JS)
Jail One Year or Less

I. HEARING

1.1 A sentencing hearing was held and the defendant, his/her lawyer, and the deputy prosecuting attorney were present.

II. FINDINGS

There being no reason why judgment should not be pronounced, the Court FINDS:

2.1 CURRENT OFFENSE(S): The defendant was found guilty on ^{June 12th} ~~April 4~~, 2000
by plea jury-verdict bench trial of: ^{April 4}

CRIME	RCW	DATE OF CRIME
I. Violation of Sex Offender Registration	9A.44.130	9/97 - 4/98

as charged in the Original Information.

- A special verdict/finding for use of **firearm** was returned on Count(s) _____, RCW 9.94A.125, .310
- A special verdict/finding for use of **deadly weapon other than a firearm** was returned on Count(s) _____, RCW 9.94A.125, .310
- A special verdict/finding of **sexual motivation** was returned on Count(s) _____, RCW 9.94A.127
- This case involves **kidnapping** in the first degree, kidnapping in the second degree, or unlawful imprisonment as defined in chapter 9A.40 RCW, where the victim is a minor and the offender is not the minor's parent. RCW 9A.44.130
- The court finds that the offender has a **chemical dependency** that has contributed to the offense(s). RCW 9.94A. _____
- Current offenses encompassing the same criminal conduct and counting as one crime in determining the offender score are (RCW 9.94A.400):
- Other current convictions listed under different cause numbers used in calculating the offender score are (list offense and cause number):

PCN:



JASS

00-9-10742-3

Handwritten initials and a checkmark.

2.2 CRIMINAL HISTORY (RCW 9.94A.360):

	CRIME	DATE OF SENTENCE	SENTENCING COURT (County & State)	DATE OF CRIME	Adult Juv.	TYPE OF CRIME
1	STAS. RAPE 3°	9/3/85	PIERCE	5/16/85	A	NV-SEX
2	WPCS	1/17/77	PIERCE	1/17/78	A	NV
3	ROBBERY 1°	1/14/78	PIERCE	9/16/77	A	SV
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- Additional criminal history is attached in Appendix 2.2.
- The defendant committed a current offense while on community placement (adds one point to score). RCW 9.94A.360
- The court finds that the following prior convictions are one offense for purposes of determining the offender score (RCW 9.94A.360):
- The following prior convictions are not counted as points but as enhancements pursuant to RCW 46.61.520:

2.3 SENTENCING DATA:

	OFFENDER SCORE	SERIOUSNESS LEVEL	STANDARD RANGE)	PLUS ENHANCEMENTS*	TOTAL STANDARD RANGE	MAXIMUM TERM
I	N/A	UNRANKED	0-12 mo.	N/A	0-12 mo.	5 yrs

- * (F) Firearm, (D) Other deadly weapons, (V) VUCSA in a protected zone, (VH) Veh. Hom, See RCW 46.61.520
- Additional current offense sentencing data is attached in Appendix 2.3.

2.4 EXCEPTIONAL SENTENCE. Substantial and compelling reasons exist which justify an exceptional sentence

above within below the standard range for Count(s) _____. Findings of fact and conclusions of law are attached in Appendix 2.4. The Prosecuting Attorney did did not recommend a similar sentence.

2.5 ABILITY TO PAY LEGAL FINANCIAL OBLIGATIONS. The court has considered the total amount owing, the defendant's past, present and future ability to pay legal financial obligations, including the defendant's financial resources and the likelihood that the defendant's status will change. The court finds that the defendant has the ability or likely future ability to pay the legal financial obligations imposed herein. RCW 9.94A.142

- The following extraordinary circumstances exist that make restitution inappropriate (RCW 9.94A.142):

2.6 For violent offenses, most serious offenses, or armed offenders recommended sentencing agreements or plea agreements are attached as follows: _____

III. JUDGMENT

3.1 The defendant is GUILTY of the Counts and Charges listed in Paragraph 2.1 and Appendix 2.1.

3.2 [] The Court DISMISSES Counts _____ [] The defendant is found NOT GUILTY of Counts _____

IV. SENTENCE AND ORDER

IT IS HEREBY ORDERED:

4.1 Defendant shall pay to the Clerk of this Court:

Table with columns for category (e.g., JASS CODE, RTN/RJN, PCV, CRC, PUB, WFR, FCM/MTH, CDF/LDI/FCD, NTF/SAD/SDI, CLF, EXT), amount, and description. Includes handwritten entries like \$500- and \$760-.

[] The above total does not include all restitution or other legal financial obligations, which may be set by later order of the court. An agreed restitution order may be entered. RCW 9.94A.142. A restitution hearing: [] shall be set by the prosecutor [] is scheduled for _____

[] RESTITUTION. Schedule attached, Appendix 4.1.

[] Restitution ordered above shall be paid jointly and severally with: _____ NAME of other defendant CAUSE NUMBER (Victim name) (Amount-\$)

RJN _____

[] The Department of Corrections may immediately issue a Notice of Payroll Deduction. RCW 9.94A.200010

[] All payments shall be made in accordance with the policies of the clerk and on a schedule established by the Department of Corrections, commencing immediately, unless the court specifically sets forth the rate here: Not less than \$ _____ per month commencing _____ . RCW 9.94A.145

[] In addition to the other costs imposed herein, the Court finds that the defendant has the means to pay for the cost of incarceration and is ordered to pay such costs at the statutory rate. RCW 9.94A.145

[✓] The defendant shall pay the costs of services to collect unpaid legal financial obligations. RCW 36.18.190

[✓] The financial obligations imposed in this judgment shall bear interest from the date of the Judgment until payment in full, at the rate applicable to civil judgments RCW 10 82.090. An award of costs on appeal against the defendant may be added to the total legal financial obligations. RCW 10.73

4.2 [✓] HIV TESTING. The Health Department or designee shall test and counsel the defendant for HIV as soon as possible and the defendant shall fully cooperate in the testing. RCW 70.24.340

[✓] DNA TESTING. The defendant shall have a blood sample drawn for purposes of DNA identification analysis and the defendant shall fully cooperate in the testing. The appropriate agency, the county or Department of Corrections, shall be responsible for obtaining the sample prior to the defendant's release from confinement. RCW 43.43.754

4.3 The defendant shall not have contact with _____ (name, DOB) including, but not limited to, personal, verbal, telephonic, written or contact through a third party for _____ years (not to exceed the maximum statutory sentence).

[] Domestic Violence Protection Order or Antiharassment Order attached as Appendix 4.3.

4.4 OTHER: _____

4.5 JAIL ONE YEAR OR LESS. The defendant is sentenced as follows:

- (a) CONFINEMENT. RCW 9.94A.400. Defendant is sentenced to the following term of total confinement in the custody of the county jail:

20 days/months on Count F. _____ days/months on Count _____
_____ days/months on Count _____ days/months on Count _____
_____ days/months on Count _____ days/months on Count _____

Actual number of Days of total confinement ordered is: _____

All counts shall be served concurrently, except for the following which shall be served consecutively: _____

The sentence herein shall run consecutively with the sentence in cause number(s) _____

but concurrently to any other felony cause not referred to in this Judgment. RCW 9.94A.400

Confinement shall commence immediately unless otherwise set forth here: _____

[X] PARTIAL CONFINEMENT. Defendant may serve the sentence, if eligible and approved, in partial confinement in the following programs, subject to the following conditions: A MAY HAVE 30 DAYS TO ARRANGE JAIL TIME. MAY SERVE IN PIERCE CO. IF APPROVED.

- [] work crew RCW 9.94A.135 [] home detention RCW 9.94A.180, .190
[X] work release RCW 9.94A.180

[] CONVERSION OF JAIL CONFINEMENT (Nonviolent and Nonsex Offenses). RCW 9.94A.380(3). The county jail is authorized to convert jail confinement to an available county supervised community option and may require the offender to perform affirmative conduct pursuant to RCW 9.94A._____.

[] ALTERNATIVE CONVERSION. RCW 9.94A.380. _____ days of total confinement ordered above are hereby converted to _____ hours of community service (8 hours = 1 day, nonviolent offenders only, 30 days maximum) under the supervision of the Department of Corrections to be completed on a schedule established by the defendant's community corrections officer but not less than _____ hours per month.

[] Alternatives to total confinement were not used because of: _____

- [] criminal history [] failure to appear (finding required for nonviolent offenders only) RCW 9.94A.380

- (b) The defendant shall receive credit for time served prior to sentencing if that confinement was solely under this cause number. RCW 9.94A.120. The time served shall be computed by the jail unless the credit for time served prior to sentencing is specifically set forth by the court: _____

4.6 COMMUNITY SUPERVISION. RCW 9.94A.120. Defendant shall serve 12 months (up to 12 months) in community supervision. Defendant shall report to the Department of Corrections, _____ (address of office) not later than 72 hours after release from custody; and the defendant shall perform affirmative acts necessary to monitor compliance with the orders of the court as required by the Department and shall comply with the instructions, rules and regulations of the Department for the conduct of the defendant during the period of community supervision and any other conditions of community supervision stated in this Judgment and Sentence. The defendant shall:

- [X] remain in prescribed geographic boundaries specified by the community corrections officer: [X] notify the community corrections officer of any change in defendant's address or employment

Other conditions: MAINTAIN LAWFUL SEX OFFENDER REGISTRATION; OBEY ALL RULES OF SUPERVISION.

The community supervision imposed by this order shall be served consecutively to any term of community supervision in any sentence imposed for any other offense, unless otherwise stated. The maximum length of community supervision pending at any given time shall not exceed 24 months, unless an exceptional sentence is imposed. RCW 9.94A.400
The conditions of community supervision shall begin immediately unless otherwise set forth here: _____

- 4.7 **OFF LIMITS ORDER** (known drug trafficker) RCW 10.66.020. The following areas are off limits to the defendant while under the supervision of the County Jail or Department of Corrections: _____

V. NOTICES AND SIGNATURES

- 5.1 **COLLATERAL ATTACK ON JUDGMENT.** Any petition or motion for collateral attack on this judgment and sentence, including but not limited to any personal restraint petition, state habeas corpus petition, motion to vacate judgment, motion to withdraw guilty plea, motion for new trial or motion to arrest judgment, must be filed within one year of the final judgment in this matter, except as provided for in RCW 10.73.100. RCW 10.73.090
- 5.2 **LENGTH OF SUPERVISION.** The defendant shall remain under the court's jurisdiction and the supervision of the Department of Corrections for a period up to ten years from the date of sentence or release from confinement, whichever is longer, to assure payment of all legal financial obligations. RCW 9.94A.145
- 5.3 **NOTICE OF INCOME-WITHHOLDING ACTION.** If the court has not ordered an immediate notice of payroll deduction in Section 4.1, you are notified that the Department of Corrections may issue a notice of payroll deduction without notice to you if you are more than 30 days past due in monthly payments in an amount equal to or greater than the amount payable for one month. RCW 9.94A.200010. Other income-withholding action under RCW 9.94A may be taken without further notice. RCW 9.94A.200030
- 5.4 **RESTITUTION HEARING.**
[] Defendant waives any right to be present at any restitution hearing (sign initials): _____
- 5.5 Any violation of this Judgment and Sentence is punishable by up to 60 days of confinement per violation. RCW 9.94A.200
- 5.6 **FIREARMS.** You must immediately surrender any concealed pistol license and you may not own, use or possess any firearm unless your right to do so is restored by a court of record. (The court clerk shall forward a copy of the defendant's driver's license, identicaid, or comparable identification to the Department of Licensing along with the date of conviction or commitment). RCW 9.41.040, 9.41.047
- 5.7 **SEX AND KIDNAPPING OFFENDER REGISTRATION.** RCW 9A.44.130, 10.01.200. Because this crime involves a sex offense or kidnapping offense you are required to register with the sheriff of the county where you reside. If you are not a resident of Washington but you are a student in Washington or you are employed in Washington or you carry on a vocation in Washington, you must register with the sheriff of the county of your school, place of employment, or vocation. **You must register immediately upon being sentenced unless you are in custody, in which case you must register within 24 hours of your release.**
If you leave the state following your sentencing or release from custody but later move back to Washington, you must register within 30 days after moving to this state or within 24 hours after doing so if you are under the jurisdiction of this state's Department of Corrections. If you leave this state following your sentencing but later you become employed in Washington, carry out a vocation in Washington, or attend school in Washington, you must register within 30 days after starting school, becoming employed, or carrying out a vocation in this state, or within 24 hours after doing so if you are under the jurisdiction of the Department of Corrections.
If you change residences within a county, you must send written notice to the sheriff within 72 hours of moving. If you change your residence to a new county, you must send written notice of your change of residence to the sheriff of the new county at least 14 days before moving, register with that sheriff within 24 hours of moving and give written notice of your change to the sheriff of the county where last registered within 10 days of moving. If you move out of Washington state, you must send written notice within 10 days of moving to the county sheriff with whom you last registered.

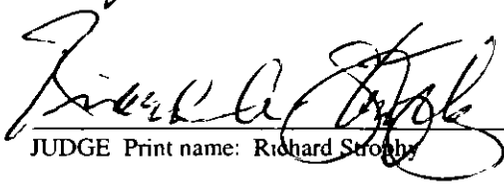
If you are a resident of Washington and you are admitted to a public or private institution of higher education, you are required to notify the sheriff of the county of your residence of your intent to attend the institution within 10 days of enrolling or by the first business day after arriving at the institution, whichever is earlier.

Even if you lack a fixed residence, you are required to register. Registration must occur within 24 hours of release in the county where you are being supervised if you do not have a residence at the time of your release from custody or within 14 days after ceasing to have a fixed residence. If you enter a different county and stay there for more than 24 hours, you will be required to register in the new county. You must also report in person to the sheriff of the county where you are registered on a weekly basis if you have been classified as a risk level II or III, or on a monthly basis if you have been classified as a risk level I. The lack of a fixed residence is a factor that may be considered in determining a sex offender's risk level

5.8 Any bail previously posted in this cause shall be exonerated and returned to the person who posted it.

5.9 **OTHER:** _____

DONE in Open Court and in the presence of the defendant this date: 13 June 2000


JUDGE Print name: Richard Strohm


Deputy Prosecuting Attorney
WSBA # 19783
Print name: Jon Tunheim


Attorney for Defendant
WSBA # 6684
Print name: Robert Grey


Defendant
Print name: MICHAEL ALAN
WHEELER

Translator signature/Print name: _____
I am a certified interpreter of, or the court has found me otherwise qualified to interpret, the _____
language, which the defendant understands. I translated this Judgment and Sentence for the defendant into that language.

CERTIFICATION

CAUSE NUMBER of this case: 99-1-2013-1

I, _____, Clerk of this Court, certify that the foregoing is a full, true and correct copy of the Judgment and Sentence in the above-entitled action now on record in this office.

WITNESS my hand and seal of the said Superior Court affixed this date: _____

Clerk of said County and State, by: _____, Deputy Clerk

IDENTIFICATION OF DEFENDANT

SID No. WA11147434
(If no SID take fingerprint card for State Patrol)

Date of Birth: 5/5/1948

FBI No. 962298JI0

Local ID No. C0091976

PCN No.

W S P IDENT.

Other _____



006831717

Alias name, SSN, DOB: _____

Race:

- Asian/Pacific Islander
- Black/African-American
- Caucasian
- Native American
- Other: _____

Ethnicity:

Hispanic

Non-Hispanic

Sex:

Male

Female

FINGERPRINTS I attest that I saw the same defendant who appeared in Court on this document affix his or her fingerprints

And signature thereto. Clerk of the Court: *Dominic Bepko*, Deputy Clerk. Dated: 6-13-00

DEFENDANT'S SIGNATURE: *Michael Wheeler*

Left four fingers taken simultaneously

Left Thumb

Right Thumb

Right four fingers taken simultaneously

THURSTON SUPERIOR COURT

October 02, 2013 - 1:19 PM

Transmittal Letter

Document Uploaded: prp-State vs. M Wheeler.tiff

Case Name: State of Washington vs Michael Wheeler

County Cause Number: 99-1-02013-1

Court of Appeals Case Number:

✔ Personal Restraint Petition (PRP) Transfer Order

Notice of Appeal/Notice of Discretionary Review

(Check All Included Documents)

Judgment & Sentence/Order/Judgment

Signing Judge: _____

Motion To Seek Review at Public Expense

Order of Indigency

Filing Fee Paid - Invoice No: ____

Affidavit of Service

Clerk's Papers - Confidential Sealed

Supplemental Clerk's Papers

Exhibits - Confidential Sealed

Verbatim Report of Proceedings - No. of Volumes: ____

Hearing Date(s): _____

Administrative Record - Pages: ____ Volumes: ____

Other: _____

Co-Defendant Information:

No Co-Defendant information was entered.

Comments:

No Comments were entered.

Sender Name: J. Doug Bales