

No. 49264-4-II

COURT OF APPEALS FOR THE STATE OF WASHINGTON
DIVISION TWO

ARNOLD CRUZ

Appellant,

v.

STATE OF WASHINGTON,

Appellee.

STATEMENT OF ADDITIONAL GROUNDS, RAP 10.10

name: Arnold Cruz

DOC# 791749, Unit H5B63-U

Stafford Creek Corrections Center

191 Constantine Way

Aberdeen, WA 98520-9504

IN THE COURT OF APPEALS OF THE STATE OF WASHINGTON
FOR DIVISION TWO

<u>ARNOLD CRUZ</u>)	Case No.: <u>49264-4-II</u>
Petitioner,)	
vs.)	STATEMENT OF ADDITIONAL
<u>STATE OF WASHINGTON</u>)	GROUND, PURSUANT TO
Respondent)	RAP 10.10
)	
)	

I, Arnold Cruz, have received and reviewed the opening brief prepared by my attorney. Summarized below are the additional grounds for review that are not addressed in the brief. I understand the Court will review this Statement of Additional Grounds for Review when my appeal is considered on the merits.

Additional Ground 1

"Egregious Sentencing Error in calculation of my offender score."

Calculation of a defendant's offender score is review de novo. State v Mutch, 171 State v Nitsch, 100 Wn App 512, 519, 997 P 2d 1000 (2000).

An incorrect sentence may be challenged for the first time on appeal.

RCW 9.94A.525(7). A correct offender score must be calculated before a presumptive or exceptional sentence is imposed.

Additional Ground 2

RCW 9.94A.589 Consecutive or Concurrent Sentences.

State v Mulholland, 121 Wn App 1081, 2004 Wash App Lexis 1979 (2004) Summary.

Trial court had discretion to impose concurrent sentences for separate violent offenses as exceptional as Wash Rev Code § 9.94A.589(1)(a) and (b) were treated similarly under Wash Rev Code § 9.94A.535. Different sentence may have been imposed had trial court applied correct law and Court of Appeals properly granted Personal Restraint Petition.

Additional Ground 3

"Charging Document Amended/Constitutionally Deficient,
in violation of RCW 9A.76.170(3)(c)"

Where defendant was charged with possession of methamp-
hetamine I (Count I) and a bail-jumping charge was added by
amended information after defendant failed to appear for an
Omnibus Hearing Count II.

The Court of Appeals of Washington held that the absence
of the bail-jumping charge from the defendant's information
rendered it Constitutionally deficient; defendant's conviction
for bail-jumping was reversed. State v Marin, 150 Wn App 434,
208 P 3d 1184, 2009 Wash App Lexis 1279 (Wash Ct App 2009).

~~Additional Grounds~~

I, Arnold Cruz, respectfully ask this Honorable Court not
to hold me to the same stringent standards as a professional
attorney, as I have no legal education. Cruz contends with
all due respect, that this Court remand this case for
resentencing because the the trial court incorrectly calc-
ulated his offender score before imposing the exceptional

sentence. Cruz points out that the judgment and sentence
reflects incorrect offender score, which causes the
sentencing court to act without statutory authority when it
imposes a sentence based upon a miscalculated offender score,
which inherently results in a miscarriage of justice.

• there are additional grounds, a brief summary is attached to this statement.
also Appendix/Judgment and Sentence of the case.

DATED this 30 day of May, 2017.


(Appellant's Signature)

Arnold Cruz
(Appellant's Printed Name)

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APPENDIX – A

STATUS OF Petitioner

(1)

I. ARNOLD CRUZ, residing at Stafford Creek Correction Center in the city of Aberdeen, county of Grays Harbor, State of Washington apply for relief from confinement. Furthermore I ask this Honorable Court not to hold me to the same stringent standards as a professional attorney as I have no legal education.

I am now in custody serving a sentence which is based upon an incorrect offender score and the presumptive ranges reported in the Judgment and Sentence are inconsistent with those reported in findings of fact.

CRUZ, contends and ask this court to remand his case for re-sentencing because the trial court incorrectly calculated his offender score before imposing the exceptional sentence. Inaccurate figures in his J&S are without effect, making remand for recalculation of Cruz's offender score necessary. The invited error doctrine does not apply to validate a sentence based upon a miscalculated offender score, a complete miscarriage of justice has occurred that requires relief from restraint that is resentencing based upon a correct offender score. J&S Appendix B

STATE v. Kilgore, 141 Wn. App. 817, 172 P.3d, 373, 2007 Wash. App. LEXIS 8159 (2007).

(2)

Cruz, also cites STATE v. MARIN, 150 WA. App. 434, 208 P3d 1184, 2009 WASH. App. LEVIS 1279 (2009)

That where defendant was charged with possession of methamphetamine I (count I) and maintaining a vehicle or premises for drug trafficking a (count II) a bail-jumping charge was added by amended information after defendant failed to appear for an omnibus hearing on count II, the court of Appeals of Washington held that the absence of the bail jumping charge from defendant's information rendered it constitutionally deficient, defendant's bail jumping was reversed here also Cruz asserts, in his verbatim pg. 8 3rd paragraph includes nothing else except saying charged count III Bail jumping, Cruz asserts an information must contain all essential elements of a crime. This enable defendant time to prepare defense, whether the information is construed under a liberal construction or a strict construction standard depends on when the information is first challenged, where the information is not challenged until after conviction, a ~~liberal~~ liberal construction standard is used. Failure to define the phrase "without lawful excuse" under bail jumping statute unconstitutional, vague.

STATE v. HILL, 99 WA.2d 452, 662 P.2d 52 1983, 1983 LEVIS 1482

ASSIGNMENTS OF ERROR

i.) INCORRECT OFFENDER SCORE.

Under R.C.W. 9.94A.480, Judgment and Sentence document, which I have included in Appendix A shows clearly that on page 1545 the VUSCA from 5/16/2005 weighs, which will bring the defendant's offender score down to a 5 for sentencing purpose. This is also shown on page 1556 (3rd pg in Appendix) in any matter also Former R.C.W. § 9.94A.360 (1) required all adult convictions served concurrently to be treated as one offense. The court also noted that the current version of 9.94A.360, also required all adult convictions served concurrently be counted as one offense.

APPENDIX – B

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16-9-01151-6

IN THE KITSAP COUNTY SUPERIOR COURT

STATE OF WASHINGTON,)
)
 Plaintiff,) No. 15-1-01503-4
)
 v.) JUDGMENT AND SENTENCE
)
 ARNOLD MAFNAS CRUZ,)
 Age: 47; DOB: 10/22/1968,)
 Defendant.)

A sentencing hearing was held in which the Defendant, the Defendant's attorney, and the Deputy Prosecuting Attorney were present. The Court now makes the following findings, judgment and sentence. The Defendant was found guilty, by plea jury verdict bench trial trial upon stipulated facts, of the following-

CR. OFFENSE(S) <i>(Insert 15-1-00101 criminal code RCW 9.94A.525)</i>	RCW	Date(s) of Crime from to	The Special Allegations <i>(Listed below were pled and proved)</i>
I Rendering Criminal Assistance in the First Degree (Non-Relative)	9A.76.070.2A	12/17/2015 12/30/2015	
II Removal or Concealment of Deceased Body (before 6-9-2016)	68.50.050	12/17/2015 12/30/2015	

CRIMINAL HISTORY (RCW 9.94A.525) <i>(Insert 15-1-00101 criminal code RCW 9.94A.525)</i>	Date of Crime	Date of Sentence	Sentencing Court	Juv (Y)
VUCSA (Possession of Methamphetamine)	02/27/15	7/29/16	Kitsap County	
Bail Jumping -felony	04/29/15	7/29/16	Kitsap County	
Possession of Stolen Property 2nd Degree	12/09/11	03/08/12	Kitsap County	
VUCSA (Possession of Methamphetamine)	02/04/11	03/08/12	Kitsap County	

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The Prosecutor did did not recommend a similar sentence. The exceptional sentence was stipulated by the Prosecutor and the Defendant. Findings of Fact and Conclusions of Law entered in support of the exceptional sentence are incorporated by reference.
 PERSISTENT OFFENDER-The Defendant is a Persistent Offender and is sentenced to life without the possibility of early release. RCW 9.94A.573.

COURT'S SENTENCE:			
COUNT <u>1</u> 96 Days <u>3</u> Mo	COUNT <u>1</u> 364 Days with <u>194</u> Days Suspended for <u>2</u> Years	COUNT <u>1</u> 12 months + 1 day	COUNT <u>1</u> 6 months - 1 day
PRISON-BASED DOSA- COUNT _____ Months	Actual Time to be served- _____ Months	PRISON-BASED DOSA- COUNT _____ Months	Actual Time to be served- _____ Months
PRISON-BASED DOSA- COUNT _____ Months	Actual Time to be served- _____ Months	PRISON-BASED DOSA- COUNT _____ Months	Actual Time to be served- _____ Months

IF MULTIPLE COUNTS-Total confinement ordered: Days Months (If per DOSA sentence) Counts Served Concurrent Consecutive Firearm and Deadly Weapon enhancements served consecutive, the remainder concurrent. Sexual Motivation enhancements served consecutive; the remainder concurrent. VUCSA enhancements served consecutive concurrent; the remainder consecutive.

CONFINEMENT ONE YEAR OR LESS-Defendant shall serve a term of confinement as follows:
 JAIL ALTERNATIVES-PARTIAL CONFINEMENT, RCW 9.94A.030(31). If the defendant is found eligible, the confinement ordered may be converted to-Work Release, RCW 9.94A.731 (Note: the Kitsap County Jail has the discretion to have the Defendant complete work release at the Kitsap County Jail or Peninsula Work Release); Home Detention, RCW 9.94A.731, 190, or Supervised Community Service or Work Crew, RCW 9.94A.725 at the discretion of the Kitsap County Jail.
 STRAIGHT TIME. The confinement ordered shall be served in the Kitsap County Jail, or if applicable under RCW 9.94A.190(3) in the Department of Corrections.

CONFINEMENT OVER ONE YEAR-Defendant is sentenced to the above term of total confinement in the custody of the Department of Corrections.
OTHER SENTENCES-This sentence shall be served consecutive concurrent to sentence(s) ordered in cause number(s) 15-1-00436-9
 CREDIT FOR TIME SERVED, RCW 9.94A.505. Defendant shall receive credit for time served prior to sentencing solely for this cause number as computed by the jail unless specifically set forth-_____ days.
 NO CONTACT ORDER-Defendant shall abide by the terms of any no contact order issued as part of this Judgment and Sentence.

SUPERVISION

COMMUNITY CUSTODY - SENTENCES OTHER THAN DOSA, SSOA AND WORK ETHIC CAMP. RCW 9.94A.505, .701, .702, .704, .706. Defendant shall be supervised for the longest time period checked in the table below. Defendant shall report to DOC in person no later than 72 hours after release from custody and shall comply with all conditions stated in this Judgment and Sentence, including those checked in the SUPERVISION SCHEDULE, and other conditions imposed by the court or DOC during community custody (and supervised probation if ordered). *First Offenders-RCW 9.94A.659*. If Defendant is sentenced as First Offender, the Defendant may be supervised for up to 6 months; and if treatment is ordered, community supervision may include up to the period of treatment

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CRIMINAL HISTORY (RCW 9.94A.525) <i>(Insert 15-1-00101 criminal code RCW 9.94A.525)</i>	Date of Crime	Date of Sentence	Sentencing Court	Juv (Y)
VUCSA (Possession of Methamphetamine) **Prison release date 5-7-05	05-16-05	12-09-05	Kitsap County	
VUCSA (Manufacture of Methamphetamine)	09/19/00	10/20/00	Kitsap County	
VUCSA (Possession of Methamphetamine w/ intent)	09/19/00	10/20/00	Kitsap County	
Unlawful Possession of Firearm 1st Degree	09/19/00	10/20/00	Kitsap County	
Unlawful Possession of Firearm 2nd Degree	11/24/98	01/11/99	Kitsap County	
Residential Burglary	06/12/98	01/11/99	Kitsap County	

Count	Offender Score	Seriousness Level	Standard Range	Days (X)	Mo. (X)	Special Allegations Type*	Total Standard Range (Mo.)	Maximum Term
I.	10	V	72 to 96	-	X			10 years
II.	N/A	GM	0-364	X	-			364 days

Defendant committed a current offense while on community placement with one prior conviction. RCW 9.94A.525
*SPECIAL ALLEGATION KEY (RCW 9.94A.525): FF=Firearm (9.94A.533), DW=Deadly Weapon (9.94A.502, 533), DV=Domestic Violence (10.99.020), SZ=School Zone (69.50.335, 533), SM=Sexual Motivation (9.94A.835 and/or 9.94A.533), VH=Vehicular Homicide, Prior DUI (46.51.120, 535), CP=Drug crime at Corrections Facility (9.94A.532), IP=Involuntary Present at manufacture (9.94A.533, 505), P=Pedestrian (9.94A.836), <15=Victim Under 15 (9.94A.837), DV=Victim is developmentally disabled, mentally disabled, or a frail elder or vulnerable adult (9.94A.838), GA=Child, CSG=Childhood Street Gang Involving a Minor (9.94A.833), AE=Endangerment While Attempting to Elude (9.94A.824).

CONFINEMENT STATUS

FIRST-TIME OFFENDER, RCW 9.94A.630, 9.94A.650. The Defendant is a First Offender. The Court waives the standard range and sentences the Defendant within a range of 0-90 days.
 CHEMICAL DEPENDENCY-The Court finds the Defendant has a chemical dependency that contributed to the offense(s).
 PRISON-BASED DOSA-SPECIAL DRUG OFFENDER SENTENCING ALTERNATIVE, RCW 9.94A.660. The standard range is waived and the Court imposes a sentence of one-half the midpoint of the standard range, or 12 months, whichever is greater.
 RESIDENTIAL CHEMICAL DEPENDENCY TREATMENT-BASED DOSA, RCW 9.94A.660. The standard range is waived and the Court imposes a sentence as outlined in the attached ADDENDUM A: RESIDENTIAL DOSA.
 WORK ETHIC CAMP, RCW 9.94A.690, 72.09.410. The Court finds that the Defendant is eligible and is likely to qualify for work ethic camp and the Court recommends that Defendant serve the sentence at a work ethic camp. Upon completion of work ethic camp, Defendant shall be released on community custody for any remaining time of total confinement, subject to conditions. Violation of the conditions of community custody may result in a return to total confinement for the balance of Defendant's remaining time of total confinement.
 EXCEPTIONAL SENTENCE-Substantial and compelling reasons exist justifying a sentence above below the standard range, within the standard range for Count _____ but served consecutively to Count(s) _____, or warranting exceptional conditions of supervision for Count(s) _____.

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but not exceed 1 year.

Community Custody Is Ordered for the Following Term(s):	
For offenders sentenced to the custody of DOC (total term of confinement 12+ months or more):	
<input type="checkbox"/> COUNT(S) _____	36 months for: Serious Violent Offenses; Sex Offenses (including Felony Failure to Register as a Sex Offender if the defendant has at least one prior felony failure to register conviction);
<input type="checkbox"/> COUNT(S) _____	18 months for Violent Offense
<input type="checkbox"/> COUNT(S) _____	12 months for: Crimes Against Person; felony offenses under chapter 69.50 or 69.52 RCW; Felony Failure to Register as a Sex Offender (if the defendant has no prior convictions for failure to register)
For offenders sentenced to a term of one year or less:	
<input type="checkbox"/> COUNT(S) _____	12 months for: Violent Offenses; Crimes Against Person; felony offenses under chapter 69.50 or 69.52 RCW; Sex Offenses; felony Failure to Register as a Sex Offender (regardless of the number of prior felony failure to register convictions).

Community custody for sex offenders may be extended for up to the statutory maximum term
For sex offenders, defendant shall submit to electronic home detention if imposed by DOC
Supervised Probation is Ordered for Gross Misdemeanor and Misdemeanor convictions in this Judgment and Sentence, to be administered by the DOC, for:
COUNT(S) _____ 12 months 24 months _____ months
 WORK ETHIC CAMP-COMMUNITY CUSTODY, RCW 9.94A.690, 72.09.410. Upon completion of the work ethic camp, the Defendant shall be on community custody for any remaining time of total confinement. Defendant shall comply with all conditions stated in this Judgment and Sentence, including those checked in the SUPERVISION SCHEDULE, and other conditions imposed by the court or DOC during community custody. Violation of the conditions may result in a return to total confinement for the balance of the Defendant's remaining time of confinement.
 PRISON-BASED DOSA-COMMUNITY CUSTODY, RCW 9.94A.660. Defendant shall serve the remainder of the midpoint of the standard range in community custody. Defendant shall undergo and successfully complete a substance abuse treatment program approved by the division of alcohol and substance abuse of the Dept. of Social and Health Services. Defendant shall report to the DOC in this Judgment and Sentence including those checked in the SUPERVISION SCHEDULE, and other conditions imposed by the court or DOC during community custody.
 **ADDITIONAL CONFINEMENT UPON VIOLATION OF DOSA SENTENCE CONDITIONS-IF DOC finds that the Defendant has willfully violated the conditions of the drug offender sentencing alternative program, DOC may reclassify the Defendant to serve the remaining balance of the original sentence, in addition, as with any case, if the Defendant is subject to a first or second violation hearing and DOC finds that the Defendant committed the violation, the Defendant may receive as a sanction up to 60 days of confinement per violation. RCW 9.94A.633. Further, as in any case, if the Defendant has not completed his or her maximum term of total confinement, and is subject to a three violation hearing and DOC finds that the Defendant committed the violation, DOC may return the Defendant to a state correctional facility to serve up to the remaining portion of the Defendant's sentence. RCW 9.94A.714.
 ADDITIONAL TERM OF COMMUNITY CUSTODY UPON FAILURE TO COMPLETE OR TERMINATION**

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FROM THE DOSA PROGRAM - If the defendant fails to complete, or is administratively terminated from, the drug offender sentencing alternative program, the court imposes a term of community custody under RCW 9.94A.701, to begin upon the defendant's release from custody, and during this term of community custody, the defendant shall comply with all conditions stated in this Judgment and Sentence including those checked in the SUPERVISION SCHEDULE, and other conditions imposed by the court or DOC.

RESIDENTIAL CHEMICAL DEPENDENCY TREATMENT-BASED DOSA-COMMUNITY CUSTODY. RCW 9.94A.660. The Defendant shall serve a term of community custody as outlined in the attached ADDENDUM RE: RESIDENTIAL DOSA, and all of the conditions and requirements included in the ADDENDUM are hereby imposed.

ADDITIONAL CONFINEMENT UPON VIOLATION OF RESIDENTIAL CHEMICAL DEPENDENCY TREATMENT-BASED DOSA SENTENCE CONDITIONS - If the court finds that the Defendant has willfully violated the conditions of the drug offender sentencing alternative program, the court may order the Defendant to serve a term of total confinement equal to one-half the midpoint of the standard range or a term of total confinement up to the top of the standard range. The court may also impose a term of community custody. In addition, as with any case, if the Defendant is subject to a first or second violation hearing and DOC finds that the Defendant committed the violation, the Defendant may receive as a sanction up to 60 days of confinement per violation. RCW 9.94A.633. Further, as in any case, if the Defendant has not completed his or her maximum term of total confinement and is subject to a third violation hearing and DOC finds that the Defendant committed the violation, DOC may return the Defendant to a state correctional facility to serve up to the remaining portion of the Defendant's sentence. RCW 9.94A.714.

COMMUNITY CUSTODY VIOLATIONS. In any case in which community custody is imposed, if the Defendant is subject to a first or second violation hearing and DOC finds that the Defendant committed the violation, the Defendant may receive as a sanction up to 60 days of confinement per violation. RCW 9.94A.633. Further, in any case, if the Defendant has not completed his or her maximum term of total confinement and is subject to a third violation hearing and DOC finds that the Defendant committed the violation, DOC may return the Defendant to a state correctional facility to serve up to the remaining portion of the Defendant's sentence. RCW 9.94A.714.

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FINANCIAL OBLIGATIONS

LEGAL FINANCIAL OBLIGATIONS - RCW 9.94A.760. The Court finds that the Defendant has the ability or likely future ability to pay legal financial obligations. The Defendant shall pay by cash, money order, or certified check to the Kitsap County Superior Court Clerk at 614 Division Street, Port Orchard, WA 98366, as indicated -

<input checked="" type="checkbox"/> \$500 Victim Assessment, RCW 7.68.035 (FCV)	\$ Sheriff Service/Sub. fees (SFR/SF/SFWSR)
<input checked="" type="checkbox"/> \$200 Filing Fee, \$110 if filed before 7/14/2005 (FCV)	\$ Witness Costs (WTR)
<input checked="" type="checkbox"/> \$100 DNA / Biological Sample Fee, RCW 43.43.2511	\$ Jury Demand fee (JFR)
<input type="checkbox"/> \$1,000 / \$2,000 Mandatory fine for drug crimes, RCW 69.50.430	\$ Court approved defense fees/ other costs
<input type="checkbox"/> Contributions to STL - Kitsap County Sheriff's Office, RCW 9.94A.030, 9.94A.760	\$100 Domestic Violence Assessment, RCW 10.99.030
<input type="checkbox"/> \$100 Crime Lab fee, RCW 43.43.690(1)	<input type="checkbox"/> Kitsap Co. YWCA <input type="checkbox"/> Kitsap Sexual Assault Cr.
<input type="checkbox"/> \$3,000 Methamphetamine / amphetamine Cleanup Fine, RCW 69.50.440 or 69.50.401(2)(b)	<input type="checkbox"/> VAWA Compliance Program, Court Approved (Pen) Kitsap County Ordinance 137.102(1)
<input type="checkbox"/> Emergency Response Costs - DUI, Veh. Homicide or Veh. Assault, RCW 38.52.430, per separate order.	\$500 Contribution - Kitsap Co. Special Assault Unit
	\$100 Contribution - Anti-Proceeding Fund of Kitsap Co. Prosecuting Attorney's Office, RCW 9A.82.110
	\$200 DOC/DUOP Account Fee - Imposed on any DUI, Physical Control, Vehicular Homicide, or Vehicular Assault, RCW 46.61.050A.

RESTITUTION - To be determined at a future date by separate order(s). If the defendant has waived his or her presence at any future restitution hearing, either through the terms of any applicable plea agreement in this case or by voluntary waiver indicated on the judgment and sentence, the court hereby accepts that waiver by the defendant.

REMAINING LEGAL FINANCIAL OBLIGATIONS AND RESTITUTION - The legal financial obligations and/or any restitution noted above may not be complete and are subject to future order by the Court.

PAYMENT SCHEDULE - All payments shall commence immediately within 60 days from today's date, and be made in accordance with policies of the Clerk or DOC and on a schedule as follows: pay \$550.00 \$250.00 per month, unless otherwise noted. RCW 9.94A.760.

INTEREST FOR LEGAL FINANCIAL OBLIGATIONS - ADDITIONAL COSTS - Financial obligations in this judgment shall bear interest from date of the judgment until paid in full at the rate applicable to civil judgments. An award of costs of appeal may be added to the total legal financial obligations. RCW 10.82.090, RCW 10.73.160. INTEREST WAIVED FOR TIMELY PAYMENTS - The Superior Court Clerk has the authority to waive the 12% interest if the Defendant makes timely payments under this payment schedule. 50% PENALTY FOR FAILURE TO PAY LEGAL FINANCIAL OBLIGATIONS - Defendant shall pay the costs of services to collect unpaid legal financial obligations. Failure to make timely payments will result in assessment of additional penalties, including an additional 50% penalty if this case is sent to a collections agency due to non-payment. RCW 56.18.190.

OTHER

- HIV TESTING - The Defendant shall submit to HIV testing. RCW 70.24.340.
- DNA TESTING - The Defendant shall have a biological sample collected for DNA identification analysis and the defendant shall fully cooperate in the testing. The appropriate agency or DOC shall obtain the sample prior to the defendant's release from confinement. RCW 45.43.754. If the defendant is out of custody, he or she must report directly to the Kitsap County Jail to arrange for DNA sampling.
- FORFEITURE - Forfeit all seized property referenced in the discovery to the originating law enforcement agency unless otherwise stated.

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SUPERVISION SCHEDULE: The Defendant Shall--

- STANDARD**
 - *Obey all laws and obey instructions, affirmative conditions, and rules of the court, DOC and CCO.
 - *Report to and be available for contact with assigned CCO as directed.
 - *Obey all no-contact orders including any in this judgment.
 - *Remain within prescribed geographical boundaries and notify the court and CCO in advance of any change in address or employment.
 - *Notify CCO within 48 hours of any new arrest or criminal conviction.
 - *Pay DOC monthly supervision assessment.
 - *Comply with crime-related prohibitions.
- SERIOUS VIOLENT / VIOLENT OFFENSE, CRIME AGAINST A PERSON AND/OR DULC OFFENSE (non-DOSA)**
 - *Work only at DOC-approved education, employment and/or community service.
 - *Possess or consume no controlled substances without legal prescription.
 - *Reside only at DOC-approved location and arrangement.
 - *Consume no alcohol, if so directed by the CCO.
- FIRST OFFENDER**
 - *Obey all laws.
 - *Devote time to specific employment or occupation.
 - *Pursue a prescribed secular course of study or vocational training.
 - *Participate in DOC programs and classes, as directed.
 - *Undergo available outpatient treatment for up to one year, or inpatient treatment not to exceed standard sentence range.
- FINANCIAL GAIN**
 - Commit to assets.
 - Possess no real property.
 - Have no checking account or possess any bank or non-bank checks.
 - Seek or maintain no employment or in a volunteer organization where Defendant has access to cash, checks, accounts receivable, or payable, or books without the prior written permission of the CCO after notifying employer or in writing of this conviction.
 - Use no names of persons other than the Defendant's true name on any document, written instrument, check, refund slip or similar written instrument.
 - Possess no identification in any other name other than Defendant's true name.
 - Possess no credit cards or access devices belonging to others or with false name.
 - Cause no article to be refunded except with the written permission of CCO.
 - Take a polygraph test as requested by CCO to monitor compliance with supervision.
- PSI CONDITIONS** - All conditions recommended in the Pre-Sentence Investigation are incorporated herein as conditions of community custody. In addition to any conditions listed in this judgment and sentence:
 - ALCOHOL/DRUGS**
 - Possess or consume no alcohol.
 - Enter no bar or place where alcohol is the chief item of sale.
 - Possess and use no illegal drugs and drug paraphernalia.
 - Submit to UA and breath tests at own expense at CCO request.
 - Submit to searches of person, residence or vehicles at CCO request.
 - Have no contact with any persons who are currently manufacturing or delivering controlled substances.
 - Install ignition interlock device as directed by CCO. RCW 46.20.710-.750.
 - EVALUATIONS** - Complete an evaluation for:
 - substance abuse
 - anger management
 - mental health, and fully comply with all treatment recommended by CCO and/or treatment provider.
 - DOSA**
 - *Successfully complete drug treatment program specified by DOC, and comply with all drug-related conditions ordered.
 - *Devote time to a specific employment or training.
 - *Perform community service work.
 - OFF-LIMITS ORDER** (known drug trafficking) RCW 10.64.022. The following "prohibited against drug trafficking areas" are off-limits to the Defendant while under community jail or DOC supervision:
 - PROGRAMS ASSISTANT
 - *Have no associative behavior.
 - *Successfully complete a certified DV perpetrators program.
 - *Successfully complete an anger management class.
 - *Successfully complete a victim awareness program.
 - TRAFFIC**
 - *Commit no traffic offenses.
 - *Do not drive until your privilege to do so is restored by DOC.
 - HAVE NO CONTACT WITH:**
 - OTHER:**

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- COMPLIANCE WITH SENTENCE - Defendant shall perform all affirmative acts necessary for DOC to monitor compliance with all of the terms of this Judgment and Sentence.
- JOINT AGREEMENTS IN THE PLEA AGREEMENT - Are in full force and effect unless otherwise stated in this judgment and sentence.
- EXONERATION - The Court hereby exonerates any bail, bond, and/or personal recognizance conditions.

NOTICES AND SIGNATURES

- 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 set 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.
- LENGTH OF SUPERVISION** - The court shall retain jurisdiction over the offender, for the purposes of the offender's compliance with payment of the legal financial obligations, until the obligation is completely satisfied, regardless of the statutory maximum for the crime. RCW 9.94A.760 and RCW 9.94A.505(5).
- NOTICE OF INCOME-WITHHOLDING ACTION** - If the Court has not ordered an immediate notice of payroll deduction, you are notified that the DOC may issue a notice of a 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.760. Other income-withholding action under RCW 9.94A.760 may be taken without further notice. RCW 9.94A.760.
- ANY VIOLATION OF JUDGMENT AND SENTENCE** - Is punishable by up to 60 days of confinement per violation. RCW 9.94A.633. The court may also impose any of the penalties or conditions outlined in RCW 9.94A.633.
- 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.
- Clerk's Action Required** - The court clerk shall forward a copy of the Defendant's driver's license, identical, or comparable identification, to the DOL along with the date of conviction or conviction. RCW 9A.41.040, 9A.41.047.

Cross off if not applicable -

SEX AND KIDNAPING OFFENDER REGISTRATION - LAWS OF 2016, CH 2074, RCW 9A.44.150, 49.51.200

- General Applicability and Requirements**
 - Exclude the crime involved a sex offense or kidnapping offense involving a minor as defined in Laws of 2010, chapter 207, and RCW 9A.04.020, 9A.04.030, 9A.04.040, 9A.04.050, 9A.04.060, 9A.04.070, 9A.04.080, 9A.04.090, 9A.04.100, 9A.04.110, 9A.04.120, 9A.04.130, 9A.04.140, 9A.04.150, 9A.04.160, 9A.04.170, 9A.04.180, 9A.04.190, 9A.04.200, 9A.04.210, 9A.04.220, 9A.04.230, 9A.04.240, 9A.04.250, 9A.04.260, 9A.04.270, 9A.04.280, 9A.04.290, 9A.04.300, 9A.04.310, 9A.04.320, 9A.04.330, 9A.04.340, 9A.04.350, 9A.04.360, 9A.04.370, 9A.04.380, 9A.04.390, 9A.04.400, 9A.04.410, 9A.04.420, 9A.04.430, 9A.04.440, 9A.04.450, 9A.04.460, 9A.04.470, 9A.04.480, 9A.04.490, 9A.04.500, 9A.04.510, 9A.04.520, 9A.04.530, 9A.04.540, 9A.04.550, 9A.04.560, 9A.04.570, 9A.04.580, 9A.04.590, 9A.04.600, 9A.04.610, 9A.04.620, 9A.04.630, 9A.04.640, 9A.04.650, 9A.04.660, 9A.04.670, 9A.04.680, 9A.04.690, 9A.04.700, 9A.04.710, 9A.04.720, 9A.04.730, 9A.04.740, 9A.04.750, 9A.04.760, 9A.04.770, 9A.04.780, 9A.04.790, 9A.04.800, 9A.04.810, 9A.04.820, 9A.04.830, 9A.04.840, 9A.04.850, 9A.04.860, 9A.04.870, 9A.04.880, 9A.04.890, 9A.04.900, 9A.04.910, 9A.04.920, 9A.04.930, 9A.04.940, 9A.04.950, 9A.04.960, 9A.04.970, 9A.04.980, 9A.04.990, 9A.04.1000.
- Sex Offenders Who are New Residents or Returning Washington Residents**
 - If you are a resident of Washington, you must register with the sheriff of the county of the state of Washington where you reside. You must register within three business days of being sentenced or otherwise ordered to register. If you are not a resident of Washington but you are a student in Washington or you are employed in Washington, you must register with the sheriff of the county of the state of Washington where you are currently residing. You must register within three business days of being sentenced or otherwise ordered to register. If you are not a resident of Washington but you are a student in Washington or you are employed in Washington, you must register with the sheriff of the county of the state of Washington where you are currently residing. You must register within three business days of being sentenced or otherwise ordered to register. 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DAVID W. PETERSON
KITSAP COUNTY CLERK

129-00469-0

IN THE KITSAP COUNTY SUPERIOR COURT

STATE OF WASHINGTON,

Plaintiff,

v.

Defendant.

No. 12-1-00171-3

JUDGMENT AND SENTENCE

ARNOLD MAFNAS CRUZ,
Age: 43; DOB: 10/22/1968,

A sentencing hearing was held in which the Defendant, the Defendant's attorney, and the Deputy Prosecuting Attorney were present. The Court makes the following findings, judgment and sentence. The Defendant was found guilty, by plea jury verdict bench trial trial upon stipulated facts, of the following:

11 CURRENT OFFENSE(S) <small>Attach (*) document or criminal code or RCW if applicable.</small>	RCW	Date(s) of Crime from	Date(s) of Crime to	The Special Allegations listed below were pled and proved
1 Possession of Stolen Property in the Second Degree	9A.56.160.1C	12/09/2011	12/09/2011	

12 CRIMINAL HISTORY (RCW 9.94A.515) <small>Attach (*) document prior convictions that carry same criminal conduct.</small>	Date of Crime	Date of Sentence	Sentencing Court	Juv (s)
VUCSA	02/04/11	Pending	Kitsap County	
VUCSA (w/abst)	05/16/05		Kitsap County	
VUCSA (w/intent)	09/19/00	10/20/00	Kitsap County	
VUCSA (w/intent)	09/19/00	10/20/00	Kitsap County	
UPF I	09/19/00	10/20/00	Kitsap County	
Res. Bury.	06/12/98		Kitsap County	

JUDGMENT AND SENTENCE, Page 1
(Form revised January 29, 2010)



Russell D. Hauge, Prosecuting Attorney
Adult Criminal and Administrative Divisions
614 Division Street, MS-33
Port Orchard, WA 98155-4681
(360) 337-7174, Fax (360) 337-4949

PRISON-BASED DOSA- COUNT _____ Months Actual Time to be served _____ Months
PRISON-BASED DOSA- COUNT _____ Months Actual Time to be served _____ Months
IF MULTIPLE COUNTS-Total confinement ordered: Days Months. (2 per DOSA sentence)
COUNTS SERVED- Concurrent Consecutive Firearm and Deadly Weapon enhancements served consecutively, the remainder concurrent. Sexual Motivation enhancements served consecutively, the remainder concurrent. VUCSA enhancements served consecutive concurrent; the remainder consecutive.

13 CONFINEMENT ONE YEAR OR LESS-Defendant shall serve a term of confinement as follows:
14 JAIL ALTERNATIVES/PARTIAL CONFINEMENT, RCW 9.94A.05(13). If the defendant is found eligible, the confinement ordered may be converted to-Work Release, RCW 9.94A.731 (Note: the Kitsap County Jail has the discretion to have the Defendant complete work release at the Kitsap County Jail or Peninsula Work Release), Home Detention, RCW 9.94A.731.190, or Supervised Community Service or Work Crew, RCW 9.94A.725 at the discretion of the Kitsap County Jail.
15 STRAIGHT TIME. The confinement ordered shall be served in the Kitsap County Jail, or if applicable under RCW 9.94A.190(3) in the Department of Corrections.

16 CONFINEMENT OVER ONE YEAR-Defendant is sentenced to the above term of total confinement in the custody of the Department of Corrections.
17 OTHER SENTENCES-This sentence shall be served consecutive concurrent to sentence(s) ordered in cause number(s) Kitsap Superior 11-1-00295-9
18 CREDIT FOR TIME SERVED, RCW 9.94A.505. Defendant shall receive credit for time served prior to sentencing solely for this cause number as computed by the jail unless specifically set forth _____ days.
19 NO CONTACT ORDER-Defendant shall abide by the terms of any no contact order issued as part of this Judgment and Sentence.

SUPERVISION

20 COMMUNITY CUSTODY - SENTENCES OTHER THAN DOSA, 5505A AND WORK ETHIC CAMP, RCW 9.94A.505, 701, 702, 704, 706. Defendant shall be supervised for the longest time period checked in the table below. Defendant shall report to DOC in person no later than 72 hours after release from custody and shall comply with all conditions stated in this Judgment and Sentence, including those checked in the SUPERVISION SCHEDULE, and other conditions imposed by the court or DOC during community custody (and supervised probation if ordered). First Offenders-RCW 9.94A.650. If Defendant is sentenced as First Offender, the Defendant may be supervised for up to 12 months; and if treatment is ordered, community supervision may include up to the period of treatment but not exceed 2 years.

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13 SENTENCING DATA									
Count	Offender	Score	Standard Range	Days	Mo. (s)	Special Allegations Type ¹	Mo.	Total Standard Range (Mo.)	Maximum Term
I.		\$	I	4 to 12	(s)	X			5 years
14 <input type="checkbox"/> Defendant committed a sexual offense while on community placement (add the sentence to be served). RCW 9.94A.535									
15 *SPECIAL ALLEGATION KEY (RCWs): P-Firearm (9.94A.533); DW-Deadly Weapon (9.94A.602.533); DV-Domestic Violence (10.99.020); SZ-School Zone (69.50.435.533); SM-Sexual Motivation (9.94A.835 and/or 9.94A.533); VH-Vehicular Homicide Prior DUI (46.61.520.2053); CF-Drug crime at Correctional Facility (9.94A.533); JP-Juvenile Present at manumission (9.94A.533.605); P-Predatory (9.94A.836); V-Victim Under 15 (9.94A.837); DD-Victim is developmentally disabled, mentally disordered, or a frail elder or vulnerable adult (9.94A.838, 9.4A.010); CSG-Criminal Street Gang Involving a Minor (9.94A.833); AE-Endangerment While Attempting to Elude (9.94A.834)									
16 CONTINEMENT/STATUS									
17 <input type="checkbox"/> FIRST-TIME OFFENDER, RCW 9.94A.030, 9.94A.650. The Defendant is a First Offender. The Court waives the standard range and sentences the Defendant within a range of 0-90 days.									
18 <input type="checkbox"/> CHEMICAL DEPENDENCY-The Court finds the Defendant has a chemical dependency that contributed to the offense(s). RCW 9.94A.030(9).									
19 <input type="checkbox"/> PRISON-BASED DOSA-SPECIAL DRUG OFFENDER SENTENCING ALTERNATIVE, RCW 9.94A.660. The standard range is waived and the Court imposes a sentence of one-half the midpoint of the standard range, or 12 months, whichever is greater.									
20 <input type="checkbox"/> RESIDENTIAL CHEMICAL DEPENDENCY TREATMENT-BASED DOSA, RCW 9.94A.660. The standard range is waived and the Court imposes a sentence as outlined in the attached APPENDIX RE: RESIDENTIAL DOSA.									
21 <input type="checkbox"/> WORK ETHIC CAMP, RCW 9.94A.690, 72.09.410. The Court finds that the Defendant is eligible and is likely to qualify for work ethic camp and the Court recommends that Defendant serve the sentence at a work ethic camp. Upon completion of work ethic camp, Defendant shall be released on community custody for any remaining time of total confinement, subject to conditions. Violation of the conditions of community custody may result in a return to total confinement for the balance of Defendant's remaining time of total confinement.									
22 <input type="checkbox"/> EXCEPTIONAL SENTENCE-Substantial and compelling reasons exist justifying a sentence <input type="checkbox"/> above <input type="checkbox"/> below the standard range, <input type="checkbox"/> within the standard range for Count _____ but served consecutively to Count(s) _____, or <input type="checkbox"/> warranting exceptional conditions of supervision for Count(s) _____.									
23 The Prosecutor <input type="checkbox"/> did <input type="checkbox"/> did not recommend a similar sentence. <input type="checkbox"/> The exceptional sentence was stipulated by the Prosecutor and the Defendant. Findings of Fact and Conclusions of Law entered in support of the exceptional sentence are incorporated by reference.									
24 <input type="checkbox"/> PERSISTENT OFFENDER-The Defendant is a Persistent Offender and is sentenced to life without the possibility of early release. RCW 9.94A.570.									
25 COURT'S SENTENCE:									
COUNT 1	0	Days	Mo.	COUNT	_____	Days	Mo.	COUNT	_____
COUNT	_____	Days	Mo.	COUNT	_____	Days	Mo.	Days Suspended for	_____
COUNT	_____	Days	Mo.	COUNT	_____	Days	Mo.	Days Suspended for	_____
COUNT	_____	12 months + 1 day	COUNT	_____	12 months + 1 day	COUNT	_____	12 months + 1 day	_____
26 PRISON-BASED DOSA- COUNT _____ Months Actual Time to be served _____ Months									

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14 Community Custody Is Ordered for the Following Term(s):

15 For offenders sentenced to the custody of DOC (total term of confinement 12+ months or more):

16 COUNT(S) _____ 36 months for: Serious Violent Offenses; Sex Offenses (including felony Failure to Register as a Sex Offender if the defendant has at least one prior felony failure to register conviction);

17 COUNT(S) _____ 18 months for: Violent Offense

18 COUNT(S) _____ 12 months for: Crimes Against Person; felony offenses under chapter 69.50 or 69.52 RCW; felony Failure to Register as a Sex Offender (if the defendant has no prior convictions for failure to register)

19 For offenders sentenced to a term of one year or less:

20 COUNT(S) _____ 12 months for: Violent Offenses; Crimes Against Person; felony offenses under chapter 69.50 or 69.52 RCW; Sex Offense; felony Failure to Register as a Sex Offender (regardless of the number of prior felony failure to register convictions).

21 * Community custody for sex offenders may be extended for up to the statutory maximum term.

22 * For sex offenses, defendant shall submit to electronic home detention if imposed by DOC.

23 Supervised Probation Is Ordered for Gross Misdemeanor and Misdemeanor convictions in this Judgment and Sentence, to be administered by the DOC, for:

24 COUNT(S) _____ 12 months 24 months _____ months

25 WORK ETHIC CAMP-COMMUNITY CUSTODY, RCW 9.94A.690, 72.09.410. Upon completion of the work ethic camp, the Defendant shall be on community custody for any remaining time of total confinement. Defendant shall comply with all conditions stated in this Judgment and Sentence, including those checked in the SUPERVISION SCHEDULE, and other conditions imposed by the court or DOC during community custody. Violation of the conditions may result in a return to total confinement for the balance of the Defendant's remaining time of confinement.

26 PRISON-BASED DOSA-COMMUNITY CUSTODY, RCW 9.94A.650. Defendant shall serve the remainder of the midpoint of the standard range in community custody. Defendant shall undergo and successfully complete a substance abuse treatment program approved by the division of alcohol and substance abuse of the Dept. of Social and Health Services. Defendant shall report to the DOC in person no later than 72 hours after release from custody and shall comply with all conditions stated in this Judgment and Sentence including those checked in the SUPERVISION SCHEDULE, and other conditions imposed by the court or DOC during community custody.

27 ADDITIONAL CONFINEMENT UPON VIOLATION OF DOSA SENTENCE CONDITIONS-If DOC finds that the Defendant has willfully violated the conditions of the drug offender sentencing alternative program, DOC may reclassify the Defendant to serve the remaining balance of the original sentence. In addition, as with any case, if the Defendant is subject to a first or second violation hearing and DOC finds that the Defendant committed the violation, the Defendant may receive as a sanction up to 60 days of confinement per violation. RCW 9.94A.633. Further, as in any case, if the Defendant has not completed his or her maximum term of total confinement and is subject to a third violation hearing and DOC finds that the Defendant committed the violation, DOC may return the Defendant to a state correctional facility to serve up to the remaining portion of the Defendant's sentence. RCW 9.94A.714.

28 ADDITIONAL TERM OF COMMUNITY CUSTODY UPON FAILURE TO COMPLETE OR TERMINATION FROM THE DOSA PROGRAM-If the defendant fails to complete, or is administratively terminated

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from the drug offender sentencing alternative program, the court imposes a term of community custody under RCW 9.94A.701, to begin upon the defendant's release from custody, and during this term of community custody, the defendant shall comply with all conditions stated in this Judgment and Sentence including those checked in the SUPERVISION SCHEDULE, and other conditions imposed by the court or DOC.

RESIDENTIAL CHEMICAL DEPENDENCY TREATMENT-BASED DOSA-COMMUNITY CUSTODY. RCW 9.94A.660. The Defendant shall serve a term of community custody as outlined in the attached ADDENDUM RE: RESIDENTIAL DOSA, and all of the conditions and requirements included in the ADDENDUM are hereby imposed.

ADDITIONAL CONFINEMENT UPON VIOLATION OF RESIDENTIAL CHEMICAL DEPENDENCY TREATMENT-BASED DOSA SENTENCE CONDITIONS- If the court finds that the Defendant has willfully violated the conditions of the drug offender sentencing alternative program, the court may order the Defendant to serve a term of total confinement equal to one-half the midpoint of the standard range or a term of total confinement up to the top of the standard range. The court may also impose a term of community custody. In addition, as with any case, if the Defendant is subject to a first or second violation hearing and DOC finds that the Defendant committed the violation, the Defendant may receive as a sanction up to 60 days of confinement per violation. RCW 9.94A.633. Further, as in any case, if the Defendant has not completed his or her maximum term of total confinement and is subject to a third violation hearing and DOC finds that the Defendant committed the violation, DOC may return the Defendant to a state correctional facility to serve up to the remaining portion of the Defendant's sentence. RCW 9.94A.714.

COMMUNITY CUSTODY VIOLATIONS. In any case in which community custody is imposed, if the Defendant is subject to a first or second violation hearing and DOC finds that the Defendant committed the violation, the Defendant may receive as a sanction up to 60 days of confinement per violation. RCW 9.94A.633. Further, in any case, if the Defendant has not completed his or her maximum term of total confinement and is subject to a third violation hearing and DOC finds that the Defendant committed the violation, DOC may return the Defendant to a state correctional facility to serve up to the remaining portion of the Defendant's sentence. RCW 9.94A.714.

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FINANCIAL OBLIGATIONS

LEGAL FINANCIAL OBLIGATIONS-RCW 9.94A.760. The Court finds that the Defendant has the ability or likely future ability to pay legal financial obligations. The Defendant shall pay by cash, money order, or certified check to the Kitsap County Superior Court Clerk at 614 Division Street, MS-34, Port Orchard, WA 98366, as indicated-

X	\$500 Victim Assessment, RCW 7.65.035 [PCV]	\$	Shrill service/sub fees [SPR/SFS/SFW/SRF]
X	\$1135 Court-appointed attorney fees [PUI]	\$	Witness Costs [WFR]
X	\$200 Filing Fee, \$110 if filed before 7/24/2005 [FRC]	\$	Jury Demand fee [JFR]
X	\$100 DNA /Biological Stamp Fee, RCW 43.43.7541	\$	Court-appointed defense fees/ other costs
X	\$1,000 \$2,000 Mandatory fine for drug crimes, RCW 69.50.430	\$100	Domestic Violence Assessment, RCW 10.99.080
	Contribution to SII- 9.94A.760, RCW 9.94A.030,	X	\$100 Contribution-Kitsap County Expert Witness Fund [Kitsap County Ordinance 139.1991]
	\$100 Crime Lab fee, RCW 43.43.050(1)		\$500 Contribution-Kitsap Co. Special Assault Unit
	\$3,000 Methamphetamine / amphetamine Cleanup Fee, RCW 69.50.440 or 69.50.401(2)(5)	X	\$100 Contribution-Anti-Prostitution Fund of Kitsap Co. Prosecuting Attorney's Office, RCW 9A.82.110
	Emergency Response Costs - DUL Veh. Homicide or Veh. Assault, RCW 38.52.430, per separate order.		\$200 DUC-DUDD Account Fee - Imposed on any DUL, Physical Control, Vehicular Homicide, or Vehicular Assault, RCW 46.61.5054.

RESTITUTION-To be determined at a future date by separate order(s). If the defendant has waived his or her presence at any future restitution hearing, either through the terms of any applicable plea agreement in this case or by voluntary waiver indicated on the judgment and sentence, the court hereby accepts that waiver by the defendant.

REMAINING LEGAL FINANCIAL OBLIGATIONS AND RESTITUTION-The legal financial obligations and/or any restitution noted above may not be complete and are subject to future order by the Court.

PAYMENT SCHEDULE - All payments shall commence immediately within 60 days from today's date, and be made in accordance with policies of the Clerk of DOC and on a schedule as follows: pay \$25160.7550 Q525 Q per month, unless otherwise noted. RCW 9.94A.760.

12% INTEREST FOR LEGAL FINANCIAL OBLIGATIONS-ADDITIONAL COSTS-Financial obligations in this judgment shall bear interest from date of the judgment until paid in full at the rate applicable to civil judgments. An award of costs of appeal may be added to the total legal financial obligations. RCW 10.82.050, RCW 10.73.160. INTEREST WAIVED FOR TIMELY PAYMENTS-The Superior Court Clerk has the authority to waive the 12% interest if the Defendant makes timely payments under this payment schedule.

50% PENALTY FOR FAILURE TO PAY LEGAL FINANCIAL OBLIGATIONS-Defendant shall pay the costs of services to collect unpaid legal financial obligations. Failure to make timely payments will result in assessment of additional penalties, including an additional 50% penalty if this case is sent to a collections agency due to non-payment. RCW 56.18.150.

OTHER

- HIV TESTING-The Defendant shall submit to HIV testing. RCW 70.24.340.
- DNA TESTING-The Defendant shall have a biological sample collected for DNA identification analysis and the defendant shall fully cooperate in the testing. The appropriate agency or DOC shall obtain the sample prior to the defendant's release from confinement. RCW 43.43.754. If the defendant is out of custody, he or she must report directly to the Kitsap County Jail to arrange for DNA sampling.
- FORFEITURE-Forfeit all seized property referenced in the discovery to the originating law

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SUPERVISION SCHEDULE-The Defendant Shall

- STANDARD
 - Obey all laws and obey instructions, affirmative conditions, and rules of the court, DOC and CCO.
 - Report to and be available for contact with assigned CCO as directed.
 - Obey all no-contact orders including any in this judgment.
 - Remain within prescribed geographical boundaries and notify the court and CCO in advance of any change in address or employment.
 - Notify CCO within 48 hours of any new arrests or criminal convictions.
 - Pay DOC monthly supervision assessment.
 - Comply with offense-related prohibitions.
- SERIOUS VIOLENT / VIOLENT OFFENSE, CRIME AGAINST A PERSON AND/OR DRUG OFFENSE (non-DOSA)
 - Work only at DOC-approved education, employment and/or community service.
 - Possess or consume no controlled substances without legal prescription.
 - Reside only at DOC-approved location and arrangement.
 - Consume no alcohol, if so directed by the CCO.
- PROBATION OFFENDER
 - Obey all laws.
 - Devote time to specific employment or occupation.
 - Pursue a prescribed secular course of study or vocational training.
 - Participate in DOC programs and classes, as directed.
 - Undergo available treatment for up to two years, or inpatient treatment not to exceed standard sentence range.
- FINANCIAL GAIN
 - Commit no theft.
 - Possess no stolen property.
 - Have no checking account or possess any blank or partially blank checks.
 - Seek or maintain no employment or in a volunteer organization where Defendant has access to cash, checks, accounts receivable or payable, or books without the prior written permission of the CCO after notifying employer in writing of this conviction.
 - Use no names of persons other than the Defendant's true name.
 - Possess no credit cards or access devices belonging to others or with false names.
 - Cause no articles to be returned except with the written permission of CCO.
 - Take a polygraph test as requested by CCO to monitor compliance with supervision.
- PSI CONDITIONS-All conditions recommended in the Pre-Sentence Investigation are incorporated herein as conditions of community custody, in addition to any conditions listed in this judgment and sentence.
- ALCOHOL/DRUGS
 - Possess or consume no alcohol.
 - Enter no bar or place where alcohol is the chief item of sale.
 - Possess and use no illegal drugs and drug paraphernalia.
 - Submit to UA and breath tests at own expense at CCO request.
 - Submit to searches of person, residence or vehicles at CCO request.
 - Have no contact with any persons who use, possess, manufacture, sell or buy illegal controlled substances or drugs.
 - Install ignition interlock device as directed by CCO. RCW 46.20.710-.750.
- EVALUATIONS- Complete an evaluation for:
 - substance abuse
 - anger management
 - mental health, and fully comply with all treatment recommended by CCO and/or treatment provider.
- DOSA
 - Successfully complete drug treatment program specified by DOC, and comply with all drug-related conditions ordered.
 - Devote time to a specific employment or training.
 - Perform community service work.
- DRUG-LIABILITY ORDER (known drug trafficker) RCW 10.65.010. The following "protected" against drug trafficking areas are off-limits to the Defendant while under county jail or DOC supervision:
 - PROGRAMS/ASSAULT
 - Have no sexual behavior.
 - Successfully complete a certified DV perpetrator program.
 - Successfully complete an anger management class.
 - Successfully complete a victim's awareness program.
 - TRAFFIC
 - Commit no traffic offenses.
 - Do not drive until your privilege to do so is restored by DOC.
- OTHER:
 - NO CONTACT WITH: Shannon Ramos

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enforcement agency, unless otherwise stated.

COMPLIANCE WITH SENTENCE-Defendant shall perform all affirmative acts necessary for DOC to monitor compliance with all of the terms of this Judgment and Sentence.

JOINT AGREEMENTS IN THE PLEA AGREEMENT-Are in full force and effect unless otherwise stated in this judgment and sentence.

EXONERATION-The Court hereby exonerates any bail, bond, and/or personal recognizance conditions.

NOTICES AND SIGNATURES

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, status 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.

LENGTH OF SUPERVISION-The court shall retain jurisdiction over the offender, for the purposes of the offender's compliance with payment of the legal financial obligations, until the obligation is completely satisfied, regardless of the statutory maximum for the crime. RCW 9.94A.760 and RCW 9.94A.105(3).

NOTICE OF INCOME-WITHHOLDING ACTION-If the Court has not ordered an immediate notice of payroll deduction, you are notified that the DOC may issue a notice of a 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.7602. Other income-withholding action under RCW 9.94A.760 may be taken without further notice. RCW 9.94A.7606.

ANY VIOLATION OF JUDGMENT AND SENTENCE-Is punishable by up to 60 days of confinement per violation. RCW 9.94A.633. The court may also impose any of the penalties or conditions outlined in RCW 9.94A.633.

FIREARMS-You must immediately surrender any concealed pistol license and you may not own, use, or possess any firearms unless your right to do so is restored by a court of record. Clerk's Action Required-The court clerk shall forward a copy of the Defendant's driver's license, identical, or comparable identification, to the DDL along with the date of conviction or commitment. RCW 9.41.040, 9.41.047. Cross off if not applicable.

SEX AND KIDNAPPING OFFENSE RE-ENTRY-RCW 9A.04.010, 9A.04.020, 9A.04.030, 9A.04.040, 9A.04.050, 9A.04.060, 9A.04.070, 9A.04.080, 9A.04.090, 9A.04.100, 9A.04.110, 9A.04.120, 9A.04.130, 9A.04.140, 9A.04.150, 9A.04.160, 9A.04.170, 9A.04.180, 9A.04.190, 9A.04.200, 9A.04.210, 9A.04.220, 9A.04.230, 9A.04.240, 9A.04.250, 9A.04.260, 9A.04.270, 9A.04.280, 9A.04.290, 9A.04.300, 9A.04.310, 9A.04.320, 9A.04.330, 9A.04.340, 9A.04.350, 9A.04.360, 9A.04.370, 9A.04.380, 9A.04.390, 9A.04.400, 9A.04.410, 9A.04.420, 9A.04.430, 9A.04.440, 9A.04.450, 9A.04.460, 9A.04.470, 9A.04.480, 9A.04.490, 9A.04.500, 9A.04.510, 9A.04.520, 9A.04.530, 9A.04.540, 9A.04.550, 9A.04.560, 9A.04.570, 9A.04.580, 9A.04.590, 9A.04.600, 9A.04.610, 9A.04.620, 9A.04.630, 9A.04.640, 9A.04.650, 9A.04.660, 9A.04.670, 9A.04.680, 9A.04.690, 9A.04.700, 9A.04.710, 9A.04.720, 9A.04.730, 9A.04.740, 9A.04.750, 9A.04.760, 9A.04.770, 9A.04.780, 9A.04.790, 9A.04.800, 9A.04.810, 9A.04.820, 9A.04.830, 9A.04.840, 9A.04.850, 9A.04.860, 9A.04.870, 9A.04.880, 9A.04.890, 9A.04.900, 9A.04.910, 9A.04.920, 9A.04.930, 9A.04.940, 9A.04.950, 9A.04.960, 9A.04.970, 9A.04.980, 9A.04.990, 9A.04.1000.

RE-ENTRY-If you are a resident of Washington, you must register with the sheriff of the county of the state of Washington where you are residing within three business days of your release from custody. If you are not a resident of Washington, you must register with the sheriff of the county of the state of Washington where you are residing within three business days of your release from custody. If you are a student in Washington, you are not required to register with the sheriff of the county of the state of Washington where you are residing.

NEW RESIDENTS-If you are a new resident of Washington, you must register with the sheriff of the county of the state of Washington where you are residing within three business days of your release from custody. If you are a student in Washington, you are not required to register with the sheriff of the county of the state of Washington where you are residing.

CHANGE OF RESIDENCE-If you change your residence within a county, you must provide, by certified mail, with return receipt requested, or by personally delivered written notice of your change of residence to the sheriff of the county of the state of Washington where you are residing within three business days of your change of residence.

CHANGE OF RESIDENCE-If you change your residence within a county, you must provide, by certified mail, with return receipt requested, or by personally delivered written notice of your change of residence to the sheriff of the county of the state of Washington where you are residing within three business days of your change of residence.

CHANGE OF RESIDENCE-If you change your residence within a county, you must provide, by certified mail, with return receipt requested, or by personally delivered written notice of your change of residence to the sheriff of the county of the state of Washington where you are residing within three business days of your change of residence.

CHANGE OF RESIDENCE-If you change your residence within a county, you must provide, by certified mail, with return receipt requested, or by personally delivered written notice of your change of residence to the sheriff of the county of the state of Washington where you are residing within three business days of your change of residence.

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change your residence to a new county within this state, you must register with the sheriff of the county within three business days of moving. Also, within three business days, you must provide, by certified mail, with return receipt requested, in person, signed written notice of your change of address to the sheriff of the county where you have resided.

4. Leaving the State or Moving to Another State
If you are a resident of Washington and you intend to move to another state, you must register a new address, fingerprints, and photograph with the new state within three business days after establishing residence, or after beginning to work, carry on a vocation, or attend school in the new state. If you move out of the state, you must also send written notice within three business days of moving to the new state or to a foreign country to the county sheriff with whom you last registered in Washington State.

5. Notification Requirements When Enrolling in or Employed by a Public or Private Institution of Higher Education or Common School (K-12)
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 three business days prior to arriving at the institution. If you become employed at a public or private institution of higher education, you are required to notify the sheriff for the county of your residence of your termination of enrollment or employment within three business days of such termination. If you attend, or plan to attend, a public or private school regulated under Title 28A RCW or chapter 34.40 RCW, you are required to notify the sheriff of the county of your residence of your intent to attend the school. You must notify the sheriff within three business days prior to arriving at the school to attend school. The sheriff shall promptly notify the principal of the school.

6. Registration by a Person Who Does Not Have a Fixed Residence
Even if you do not have a fixed residence, you are required to register. Registration must occur within three business days 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, within three business days after fixing your fixed residence, you must send signed written notice to the sheriff of the county where you last registered. If you select a different county and stay there for more than 24 hours, you will be required to register with the sheriff of the new county, not more than three business days after entering the new county. You must also report weekly to the person or the sheriff of the county where you are registered. The weekly report shall be on a day specified by the county sheriff's office, and shall occur during normal business hours. You must keep an accurate accounting of where you stay during the week and provide it to the county sheriff upon request. The lack of a fixed residence is a factor that may be considered in determining an offender's risk level and shall constitute a non-disclosure of information to the public in large pursuant to RCW 9A.42.050.

7. Application for a Name Change
If you apply for a name change, you must submit a copy of the application to the county sheriff of the county of your residence and to the state patrol not fewer than five days before the entry of an order granting the name change. If you receive an order changing your name, you must submit a copy of the order to the county sheriff of the county of your residence and to the state patrol within three business days of the entry of the order. RCW 9A.44.150(2).

11. PERSISTENT OFFENDER
"Three Strike" Warning: You have been convicted of an offense that is classified as a "three-strike offense" under RCW 9A.04.010. A third conviction in Washington State of a most serious offense, regardless of whether the first two convictions occurred in a federal or non-Washington state court, will render you a "persistent offender."
"Two Strike" Warning: In addition, if this offense is (1) rape in the first degree, rape of a child in the first degree, rape in the second degree, rape of a child in the second degree, indecent liberties by forcible compulsion, or child molestation in the first degree; or (2) any of the following offenses with a finding of sexual motivation: murder in the first degree, murder in the second degree, homicide by abuse, kidnapping in the first degree, kidnapping in the second degree, assault in the first degree, assault in the second degree, assault of a child in the first degree, assault of a child in the second degree, or a burglary in the first degree; or (3) any attempt to commit any of the crimes listed in RCW 9A.04.020(3); and you have at least one prior conviction for a crime listed in RCW 9A.04.020(3) in this state, federal court, or elsewhere, this will render you a "persistent offender." RCW 9A.04.020(3).

Persistent Offender - Statutes - A persistent offender shall be sentenced to a term of total confinement for life without the possibility of early release, or when authorized by RCW 10.03.020 for the crime of aggravated murder in the first degree, sentenced to death, notwithstanding the maximum sentence under any other law. RCW 9A.04.1570.

11 - DEPARTMENT OF LICENSING NOTICE - The Court finds that Court _____ is a felony in the

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 Russell D. Haage, Prosecuting Attorney
Adult Criminal and Administrative Divisions
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Port Orchard, WA 98366-4041
(360) 337-7174, Fax (360) 337-4949

INTERPRETER'S DECLARATION - I am a certified or registered interpreter, or the court has found me otherwise qualified to interpret, the _____ language, which the Defendant understands. I interpreted this Judgment and Sentence for the Defendant into that language. I certify under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.

Translator signature/Print name: _____
Signed at Port Orchard, Washington, on _____ 201__.

IDENTIFICATION OF DEFENDANT
Race: White Sex: Male DOB: 10/22/1968 Age: 43
D/L: CRUZ*AM320P2 D/L State: Washington SID: WA1882669 Height: 604
Weight: 280 JUVIS: Unknown Eyes: Brown Hair: Black
DOC: Unknown SSN: 538-82-3796 FBI: 66384FB5

FINGERPRINTS - I attest that I saw the same Defendant who appeared in Court on this document affix his or her fingerprints and sign this return.
Clerk of the Court: _____ Deputy Clerk. Dated: 2/16/12

DEFENDANT'S SIGNATURE: _____

Left 4 Fingers taken simultaneously Left Thumb Right Thumb Right 4 fingers taken simultaneously

Prosecutor's File Number: 12-12542-21
Prosecutor Distribution - Original (Court Clerk), 1 copy (Prosecutor), 1 copy (DOC), 1 copy (Defense Att.), 1 copy (Pre-Sent Clerk)

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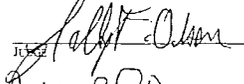
commission of which a motor vehicle was used. Clerk's Action - The clerk shall forward an Absence of Court Record to the DOL, which must revoke the Defendant's driver's license. RCW 46.20.285.

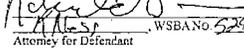
11 - TREATMENT RECORDS - If the Defendant is or becomes subject to court-ordered mental health or chemical dependency treatment, the Defendant must notify DOC and must share the Defendant's treatment information with DOC for the duration of the Defendant's incarceration and supervision. RCW 9.94A.562.

Voting Rights Statement:
I acknowledge that my right to vote has been lost due to felony conviction. If I am registered to vote, my voter registration will be cancelled.
My right to vote will be provisionally restored as long as I am not under the authority of DOC (not serving a sentence in the custody of DOC and not subject to community custody as defined in RCW 9.94A.010). I must re-register before voting. The provisional right to vote may be revoked if I fail to comply with all the terms of my legal financial obligations or an agreement for the payment of legal financial obligations.
My right to vote may be permanently restored by one of the following for each felony conviction: a) A certificate of discharge issued by the sentencing court, RCW 9.94A.537; b) A court order issued by the sentencing court restoring the right, RCW 9.92.066; c) A final order of discharge issued by the Intermediate Sentence Review Board, RCW 9.96.012; or d) A certificate of restoration issued by the governor, RCW 9.96.020. Voting before the right is restored is a class C felony, RCW 92A.84.660. Registering to vote before the right is restored is a class C felony, RCW 92A.84.140.

Defendant's Signature: _____

SO ORDERED IN OPEN COURT.
DATED: 3/8/12


DAVID W. PETERSON, WSBA No. 38811
Deputy Prosecuting Attorney


ARNOLD MAFNAS CRUZ
Attorney for Defendant

Defendant has previously, through their plea agreement, waived his or her presence at this future restoration hearing.

ARNOLD MAFNAS CRUZ
Defendant
If I have not previously done so, I hereby certify my right to be present at my restoration hearing.

STATE OF WASHINGTON
COUNTY OF KITSAP
I, DAVID W. PETERSON, County Clerk, do hereby certify that the foregoing is a true and correct copy of the original as shown to me in my office.
In witness whereof, I hereunto set my hand and the seal of said County at the City of Port Orchard, Washington, this 8th day of March, 2012.
DAVID W. PETERSON, COUNTY CLERK
by _____ Deputy

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RECEIVED AND FILED
IN OPEN COURT
MAR 08 2012
DAVID W. PETERSON,
KITSAP COUNTY CLERK

129-00408-1

IN THE KITSAP COUNTY SUPERIOR COURT

STATE OF WASHINGTON,)
) No. 11-1-00295-9
Plaintiff,)
) JUDGMENT AND SENTENCE
v.)
)
ARNOLD MAFNAS CRUZ,)
Age: 42; DOB: 10/22/1968,)
Defendant.)

A sentencing hearing was held in which the Defendant, the Defendant's attorney, and the Deputy Prosecuting Attorney were present. The Court now makes the following findings, judgment and sentence.
The Defendant was found guilty, by plea jury verdict bench trial trial upon stipulated facts, of the following:-

11. CURRENT OFFENSE(S)	RCW	Date(s) of Crime from to	Special Allegations*	
1 Possession of a Controlled Substance (Methamphetamine)	69.50.4013	02/04/2011 to 02/04/2011		
12. CRIMINAL HISTORY (RCW 9.94A.015)	Date of Crime	Date of Sentence	Sentencing Court	Juv (y)
BSP 2	12/09/11	Pending	Kitsap County	
VUCSA (washes)	05/16/05		Kitsap County	
VUCSA (w/ intent)	09/19/00	10/20/00	Kitsap County	
VUCSA (w/ intent)	09/19/00	10/20/00	Kitsap County	
UPP 1	09/19/00	10/20/00	Kitsap County	
Res. Burg.	06/12/98		Kitsap County	

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Offender's Score	Serious next Level	Standard Range	Days (s)	Mo. (m)	Special Allegations	Total Standard Range (Mo.)	Maximum Term
1	5	1	6+ to 18	X			5 years

Defendant sentenced to a term of confinement while on community custody (Add one point to score). RCW 9.94A.575

SPECIAL ALLEGATION KEY (RCWs): F=Firearm (9.94A.533), DW=Deadly Weapon (9.94A.602,533), DV=Domestic Violence (9.94A.020), SZ=School Zone (69.50.435,533), SM=Sexual Motivation (9.94A.835 and/or 9.94A.533), VH=Voluntary Homicide Prior DUI (46.61.320,505), CP=Craig crime at Correctional Facility (9.94A.533), JP=Juvenile Present at manufacture (9.94A.531,620), P=Probation (9.94A.155), CV=Victim Under 15 (9.94A.835), DV=Victim is developmentally disabled, mentally disabled, or a frail older or vulnerable adult (9.94A.835, 9A.44.010), CS=Crucial Street Gang Involving a Minor (9.94A.833), AE=Endangerment While Attempting to Elude (9.94A.834).

CONFINEMENT/STATUS

- FIRST-TIME OFFENDER.** RCW 9.94A.030, 9.94A.650. The Defendant is a First Offender. The Court waives the standard range and sentences the Defendant within a range of 0-90 days.
- CHEMICAL DEPENDENCY.** The Court finds that the Defendant has a chemical dependency that contributed to the offense(s). RCW 9.94A.030(9).
- PRISON-BASED DOSA-SPECIAL DRUG OFFENDER SENTENCING ALTERNATIVE.** RCW 9.94A.660. The standard range is waived and the Court imposes a sentence of one-half the midpoint of the standard range, or 12 months, whichever is greater.
- RESIDENTIAL CHEMICAL DEPENDENCY TREATMENT-BASED DOSA.** RCW 9.94A.660. The standard range is waived and the Court imposes a sentence as outlined in the attached ADDENDUM RE: RESIDENTIAL DOSA.
- WORK ETHIC CAMP.** RCW 9.94A.690, 72.09.410. The Court finds that the Defendant is eligible and is likely to qualify for work ethic camp and the Court recommends that Defendant serve the sentence at a work ethic camp. Upon completion of work ethic camp, Defendant shall be released on community custody for any remaining time of total confinement, subject to conditions. Violation of the conditions of community custody may result in a return to total confinement for the balance of Defendant's remaining time of total confinement.
- EXCEPTIONAL SENTENCE.** Substantial and compelling reasons exist justifying a sentence above below the standard range, within the standard range for Court, but served consecutively to Count(s) _____, or warranting exceptional conditions of supervision for Count(s) _____. The Prosecutor did did not recommend a similar sentence. The exceptional sentence was stipulated by the Prosecutor and the Defendant. Findings of Fact and Conclusions of Law entered in support of the exceptional sentence are incorporated by reference.
- PERSISTENT OFFENDER.** The Defendant is a Persistent Offender and is sentenced to life without the possibility of early release. RCW 9.94A.570.

COURT'S SENTENCE:

COUNT <u>1</u>	<input checked="" type="checkbox"/> Days	<input checked="" type="checkbox"/> Mo.	COUNT _____	<input type="checkbox"/> Days	<input type="checkbox"/> Mo.	COUNT _____	<input type="checkbox"/> Days	<input type="checkbox"/> Mo.
COUNT _____	<input type="checkbox"/> Days	<input type="checkbox"/> Mo.	COUNT _____	Days with	Days Suspended for	Years		
COUNT _____	<input type="checkbox"/> Days	<input type="checkbox"/> Mo.	COUNT _____	Days with	Days Suspended for	Years		
COUNT _____	12 months + 1 day		COUNT _____	12 months + 1 day		COUNT _____	12 months + 1 day	
PRISON-BASED DOSA - COUNT _____	Months	Actual Time to be served -	Months					
PRISON-BASED DOSA - COUNT _____	Months	Actual Time to be served -	Months					

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- PRISON-BASED DOSA - COUNT _____** Months Actual Time to be served - Months
- IF MULTIPLE COUNTS - Total confinement ordered:** Days Months. (per DOSA sentence)
- Counts Served - Concurrent Consecutive Firearm and Deadly Weapon enhancements served consecutively, the remainder concurrent. Sexual Motivation enhancements served consecutively, the remainder concurrent. VUCSA enhancements served consecutive concurrent, the remainder consecutive.
- CONFINEMENT ONE YEAR OR LESS - Defendant shall serve a term of confinement as follows:**
- JAIL ALTERNATIVES/PARTIAL CONFINEMENT.** RCW 9.94A.030(31). If the defendant is found eligible, the confinement ordered may be converted to Work Release, RCW 9.94A.731 (Note: the Kitsap County Jail has the discretion to have the Defendant complete work release at the Kitsap County Jail or Peninsula Work Release), Home Detention, RCW 9.94A.731, 190, or Supervised Community Service or Work Crew, RCW 9.94A.725 at the discretion of the Kitsap County Jail.
 - STRAIGHT TIME.** The confinement ordered shall be served in the Kitsap County Jail, or if applicable under RCW 9.94A.190(3) in the Department of Corrections.
- CONFINEMENT OVER ONE YEAR - Defendant is sentenced to the above term of total confinement in the custody of the Department of Corrections.**
- OTHER SENTENCES - This sentence shall be served consecutive concurrent to sentence(s) ordered in cause number(s) _____ Kitsap Superior Court Cause No. 12-1-00171-3.**
- CREDIT FOR TIME SERVED.** RCW 9.94A.305. Defendant shall receive credit for time served prior to sentencing solely for this cause number as computed by the jail unless specifically set forth - _____ days.
- NO CONTACT ORDER - Defendant shall abide by the terms of any no contact order issued as part of this Judgment and Sentence.**

SUPERVISION

- COMMUNITY CUSTODY - SENTENCES OTHER THAN DOSA, SSOA AND WORK ETHIC CAMP.** RCW 9.94A.595, 701, 702, 704, 706. Defendant shall be supervised for the longest time period checked in the table below. Defendant shall report to DOC in person no later than 72 hours after release from custody and shall comply with all conditions stated in this Judgment and Sentence, including those checked in the SUPERVISION SCHEDULE, and other conditions imposed by the court or DOC during community custody (and supervised probation if ordered). **First Offenders - RCW 9.94A.650.** If Defendant is sentenced as First Offender, the Defendant may be supervised for up to 12 months, and if treatment is ordered, community supervision may include up to the period of treatment but not exceed 2 years.

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Community Custody is Ordered for the Following Term(s):

- For offenders sentenced to the custody of DOC (total term of confinement 12+ months or more):
- COUNT(S) _____ 36 months for Serious Violent Offenders; Sex Offenses (including felony Failure to Register as a Sex Offender if the defendant has at least one prior felony failure to register conviction);
 - COUNT(S) _____ 18 months for Violent Offense
 - COUNT(S) 1 12 months for Crimes Against Person; felony offenses under chapter 69.50 or 69.52 RCW; felony Failure to Register as a Sex Offender (if the defendant has no prior convictions for failure to register)
- For offenders sentenced to a term of one year or less:
- COUNT(S) _____ 12 months for Violent Offenses; Crimes Against Person; felony offenses under chapter 69.50 or 69.52 RCW; Sex Offenses; felony Failure to Register as a Sex Offender (regardless of the number of prior felony failure to register convictions).
- Community custody for sex offenders may be extended for up to the statutory maximum term.
- For sex offenses, defendant shall submit to electronic home detention if imposed by DOC.
- Supervised Probation is Ordered for Great Misdemeanor and Misdemeanor convictions in this Judgment and Sentence, to be administered by the DOC, for:
- COUNT(S) _____ 12 months 24 months _____ months

- WORK ETHIC CAMP - COMMUNITY CUSTODY.** RCW 9.94A.690, 72.09.410. Upon completion of the work ethic camp, the Defendant shall be on community custody for any remaining time of total confinement. Defendant shall comply with all conditions stated in this Judgment and Sentence, including those checked in the SUPERVISION SCHEDULE, and other conditions imposed by the court or DOC during community custody. Violation of the conditions may result in a return to total confinement for the balance of the Defendant's remaining time of confinement.
- PRISON-BASED DOSA - COMMUNITY CUSTODY.** RCW 9.94A.660. Defendant shall serve the remainder of the midpoint of the standard range in community custody. Defendant shall undergo and successfully complete a substance abuse treatment program approved by the division of alcohol and substance abuse of the Dept. of Social and Health Services. Defendant shall report to the DOC in person not later than 72 hours after release from custody and shall comply with all conditions stated in this Judgment and Sentence including those checked in the SUPERVISION SCHEDULE, and other conditions imposed by the court or DOC during community custody.
- ADDITIONAL CONFINEMENT UPON VIOLATION OF DOSA SENTENCE CONDITIONS - If DOC finds that the Defendant has willfully violated the conditions of the drug offender sentencing alternative program, DOC may reclassify the Defendant to serve the remaining balance of the original sentence. In addition, as with any case, if the Defendant is subject to a first or second violation hearing and DOC finds that the Defendant committed the violation, the Defendant may receive a sanction up to 60 days of confinement per violation. RCW 9.94A.633. Further, as in any case, if the Defendant has not completed his or her maximum term of total confinement and is subject to a third violation hearing and DOC finds that the Defendant committed the violation, DOC may return the Defendant to a state correctional facility to serve up to the remaining portion of the Defendant's sentence. RCW 9.94A.714.**
- ADDITIONAL TERM OF COMMUNITY CUSTODY UPON FAILURE TO COMPLETE OR TERMINATION FROM THE DOSA PROGRAM - If the defendant fails to complete, or is administratively terminated**

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- RESIDENTIAL CHEMICAL DEPENDENCY TREATMENT-BASED DOSA - COMMUNITY CUSTODY.** RCW 9.94A.660. The Defendant shall serve a term of community custody as outlined in the attached ADDENDUM RE: RESIDENTIAL DOSA, and all of the conditions and requirements included in the ADDENDUM are hereby imposed.
- ADDITIONAL CONFINEMENT UPON VIOLATION OF RESIDENTIAL CHEMICAL DEPENDENCY TREATMENT-BASED DOSA SENTENCE CONDITIONS - If the court finds that the Defendant has willfully violated the conditions of the drug offender sentencing alternative program, the court may order the Defendant to serve a term of total confinement equal to one-half the midpoint of the standard range or a term of total confinement up to the top of the standard range. The court may also impose a term of community custody. In addition, as with any case, if the Defendant is subject to a first or second violation hearing and DOC finds that the Defendant committed the violation, the Defendant may receive a sanction up to 60 days of confinement per violation. RCW 9.94A.633. Further, as in any case, if the Defendant has not completed his or her maximum term of total confinement and is subject to a third violation hearing and DOC finds that the Defendant committed the violation, DOC may return the Defendant to a state correctional facility to serve up to the remaining portion of the Defendant's sentence. RCW 9.94A.714.**
- COMMUNITY CUSTODY VIOLATIONS.** In any case in which community custody is imposed, if the Defendant is subject to a first or second violation hearing and DOC finds that the Defendant committed the violation, the Defendant may receive a sanction up to 60 days of confinement per violation. RCW 9.94A.633. Further, in any case, if the Defendant has not completed his or her maximum term of total confinement and is subject to a third violation hearing and DOC finds that the Defendant committed the violation, DOC may return the Defendant to a state correctional facility to serve up to the remaining portion of the Defendant's sentence. RCW 9.94A.714.

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SUPERVISION SCHEDULE - The Defendant Shall:

- STANDARD
*Obey all laws and obey instructions, affirmative conditions, and rules of the court, DOC and CCO.
*Report to and be available for contact with assigned CCO as directed.
*Obey all no-contact orders including any in this judgment.
*Remain within prescribed geographical boundaries and notify the court and CCO in advance of any change in address or employment.
*Notify CCO within 48 hours of any new arrests or criminal convictions.
*Pay DOC monthly supervision assessment.
*Comply with crime-related prohibitions.
SERIOUS VIOLENT / VIOLENT OFFENSE, CRIME AGAINST A PERSON AND/OR DRUG OFFENSE (non-DOSA)
*Work only at DOC-approved education, employment and/or community service.
*Possess or consume no controlled substances without legal prescription.
*Reside only at DOC-approved location and arrangement.
*Consume no alcohol, if so directed by the CCO.
FIRST OFFENDER
*Obey all laws.
*Devote time to specific employment or occupation.
*Pursue a prescribed secular course of study or vocational training.
*Participate in DOC programs and classes, as directed.
*Undergo available suspension treatment for up to two years, or inpatient treatment not to exceed standard sentence range.
FINANCIAL GAIN
*Control no debts.
*Possess no stolen property.
*Have no checking account or possess any blank or partially blank checks.
*Seek or maintain no employment or in a volunteer organization where Defendant has access to cash, checks, accounts receivable or payable, or books without the prior written permission of the CCO after notifying employer in writing of this conviction.
*Use no names of persons other than Defendant's true name on any document, written instrument, check, refund slip or similar written instrument.
*Possess no identification in any other name other than Defendant's true name.
*Possess no credit cards or access devices belonging to others or with false names.
*Cause no articles to be refunded except with the written permission of the court.
*Take a polygraph test as requested by CCO to monitor compliance with supervision.

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COMPLIANCE WITH SENTENCE - Defendant shall perform all affirmative acts necessary for DOC to monitor compliance with all of the terms of this Judgment and Sentence.

- JOINT AGREEMENTS IN THE PLEA AGREEMENT - Are in full force and effect unless otherwise stated in this judgment and sentence.
EXONERATION - The Court hereby exonerates any bail, bond, and/or personal recognizance conditions.

NOTICES AND SIGNATURES

- 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 10.73.160, RCW 10.73.090.
LENGTH OF SUPERVISION - The court shall retain jurisdiction over the offender, for the purposes of the offender's compliance with payment of the legal financial obligations, until the obligation is completely satisfied, regardless of the statutory maximum for the crime. RCW 9.94A.760 and RCW 9.94A.505(5).
NOTICE OF INCOME-WITHHOLDING ACTION - If the court has ordered an immediate notice of payroll deduction, you are notified that the DOC 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.760. Other income-withholding action under RCW 9.94A.760 may be taken without further notice. RCW 9.94A.760B.
ANY VIOLATION OF JUDGMENT AND SENTENCE - If available by up to 60 days of confinement per violation. RCW 9.94A.633. The court may also impose any of the penalties or conditions outlined in RCW 9.94A.633.
FIREARMS - You must immediately surrender any concealed pistol license and you may not own, use, or possess any firearms unless your right to do so is restored by a court of record.
Clerk's Action Required - The court clerk shall forward a copy of the Defendant's driver's license, identification, or comparable identification, to the DOL along with the date of conviction or conviction. RCW 9.11.800, 9.11.401.
CLOSE OUT OF APPLICABLE:

SEX AND KIDNAPING OFFENDER REGISTRATION - LAW 96-100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000.

JUDGMENT AND SENTENCE, Page 8
(Forn revised January 29, 2010)

Renell D. Haug, Prosecuting Attorney
Adult Criminal and Administrative Division
814 Division Street, MS-34
Fort Ordland, WA 98166-4881
(360) 337-7174, Fax (360) 337-4949

FINANCIAL OBLIGATIONS

- LEGAL FINANCIAL OBLIGATIONS - RCW 9.94A.760. The Court finds that the Defendant has the ability or likely future ability to pay legal financial obligations. The Defendant shall pay by cash, money order, or certified check to the Kitsap County Superior Court Clerk at 614 Division Street, MS-34, Fort Ordland, WA 98166, as indicated:
X \$500 Victim Assessment, RCW 7.68.035 (PCV)
X \$100 Court-appointed attorney fees (PUB)
X \$200 Filing Fee: \$110 if filed before 7/24/2005 (PFR)
X \$100 DNA / Biological Sample Fee, RCW 43.43.754(1)
X \$25,000 / \$52,000 Mandatory fine for drug crimes, RCW 69.50.430
X \$500 Coccolubation to SUA-Bremerton Police Department, RCW 9.94A.020, 9.94A.762.
X \$100 Crime Lab fee, RCW 43.43.690(1)
X \$3,000 Methamphetamine / amphetamine Cleanup Fee, RCW 69.50.440 or 69.50.401(2)(b)
Emergency Response Costs - DUI, Veh. Homicide or Veh. Assault, RCW 38.52.430, per separate order.
X Sheriff services/tax fees (SPR, SFS, SFFW, SRF)
X Witness Costs (WFR)
X Jury Demand fee (DFA)
X Court-appointed defense fees/ other costs
X Domestic Violence Assessment, RCW 10.99.080
X Kitsap Co. YWCA / Kitsap Sexual Assault Cr.
X \$100 Construction-Kitsap County Expert Witness Fund (Kitsap County Ordinance 139.1391)
X \$100 Construction-Kitsap Co. Special Assault Unit
X \$100 Construction-Anti-Prostitution Fund of Kitsap Co. Prosecuting Attorney's Office, RCW 9A.82.110
X \$200 DUI/BUID Account Fee - imposed on any DUI, Physical Control, Vehicular Homicide, or Vehicular Assault, RCW 46.61.505A.

RESTITUTION - To be determined at a future date by separate orders. If the defendant has waived his or her presence at a future restitution hearing, either through the terms of any applicable plea agreement in this case or by voluntary waiver indicated on the judgment and sentence, the court hereby accepts that waiver by the defendant.
REMAINING LEGAL FINANCIAL OBLIGATIONS AND RESTITUTION - The legal financial obligations and/or any restitution noted above may not be complete and are subject to future order by the Court.
PAYMENT SCHEDULE - All payments shall commence 30 immediately 60 days from today's date, and be made in accordance with policies of the Clerk or DOC and on a schedule as follows: pay \$351.00 on 03/30/2010, 03/31/2010, 04/30/2010, 05/31/2010, 06/30/2010, 07/31/2010, 08/31/2010, 09/30/2010, 10/31/2010, 11/30/2010, 12/31/2010, 01/31/2011, 02/28/2011, 03/31/2011, 04/30/2011, 05/31/2011, 06/30/2011, 07/31/2011, 08/31/2011, 09/30/2011, 10/31/2011, 11/30/2011, 12/31/2011, 01/31/2012, 02/28/2012, 03/31/2012, 04/30/2012, 05/31/2012, 06/30/2012, 07/31/2012, 08/31/2012, 09/30/2012, 10/31/2012, 11/30/2012, 12/31/2012, 01/31/2013, 02/28/2013, 03/31/2013, 04/30/2013, 05/31/2013, 06/30/2013, 07/31/2013, 08/31/2013, 09/30/2013, 10/31/2013, 11/30/2013, 12/31/2013, 01/31/2014, 02/28/2014, 03/31/2014, 04/30/2014, 05/31/2014, 06/30/2014, 07/31/2014, 08/31/2014, 09/30/2014, 10/31/2014, 11/30/2014, 12/31/2014, 01/31/2015, 02/28/2015, 03/31/2015, 04/30/2015, 05/31/2015, 06/30/2015, 07/31/2015, 08/31/2015, 09/30/2015, 10/31/2015, 11/30/2015, 12/31/2015, 01/31/2016, 02/28/2016, 03/31/2016, 04/30/2016, 05/31/2016, 06/30/2016, 07/31/2016, 08/31/2016, 09/30/2016, 10/31/2016, 11/30/2016, 12/31/2016, 01/31/2017, 02/28/2017, 03/31/2017, 04/30/2017, 05/31/2017, 06/30/2017, 07/31/2017, 08/31/2017, 09/30/2017, 10/31/2017, 11/30/2017, 12/31/2017, 01/31/2018, 02/28/2018, 03/31/2018, 04/30/2018, 05/31/2018, 06/30/2018, 07/31/2018, 08/31/2018, 09/30/2018, 10/31/2018, 11/30/2018, 12/31/2018, 01/31/2019, 02/28/2019, 03/31/2019, 04/30/2019, 05/31/2019, 06/30/2019, 07/31/2019, 08/31/2019, 09/30/2019, 10/31/2019, 11/30/2019, 12/31/2019, 01/31/2020, 02/28/2020, 03/31/2020, 04/30/2020, 05/31/2020, 06/30/2020, 07/31/2020, 08/31/2020, 09/30/2020, 10/31/2020, 11/30/2020, 12/31/2020, 01/31/2021, 02/28/2021, 03/31/2021, 04/30/2021, 05/31/2021, 06/30/2021, 07/31/2021, 08/31/2021, 09/30/2021, 10/31/2021, 11/30/2021, 12/31/2021, 01/31/2022, 02/28/2022, 03/31/2022, 04/30/2022, 05/31/2022, 06/30/2022, 07/31/2022, 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05/31/2043, 06/30/2043, 07/31/2043, 08/31/2043, 09/30/2043, 10/31/2043, 11/30/2043, 12/31/2043, 01/31/2044, 02/28/2044, 03/31/2044, 04/30/2044, 05/31/2044, 06/30/2044, 07/31/2044, 08/31/2044, 09/30/2044, 10/31/2044, 11/30/2044, 12/31/2044, 01/31/2045, 02/28/2045, 03/31/2045, 04/30/2045, 05/31/2045, 06/30/2045, 07/31/2045, 08/31/2045, 09/30/2045, 10/31/2045, 11/30/2045, 12/31/2045, 01/31/2046, 02/28/2046, 03/31/2046, 04/30/2046, 05/31/2046, 06/30/2046, 07/31/2046, 08/31/2046, 09/30/2046, 10/31/2046, 11/30/2046, 12

05-9-03764-1

RECEIVED AND FILED
IN OPEN COURT
DEC 09 2005
DAVID W. PETERSON
KITSAP COUNTY CLERK

...of Court Records-DOJ, which must reveal the Defendant's driver's license. RCW 46.20.285.
14-TREATMENT RECORDS-If the Defendant is or becomes subject to court-ordered mental health or
chemical dependency treatment, the Defendant must notify DOC and must share the Defendant's treatment
information with DOC for the duration of the Defendant's incarceration and supervision. RCW 9.94A.562.

Voting Rights Statement:
I acknowledge that my right to vote has been lost due to felony conviction. If I am registered to vote, my voter
registration will be cancelled.
My right to vote will be provisionally restored as long as I am not under the authority of DOC (not serving a sentence
in the custody of DOC and not subject to community custody as defined in RCW 9.94A.030). I must re-register before
voting. The provisional right to vote may be revoked if I fail to comply with all the terms of my legal financial
obligations or an agreement for the payment of legal financial obligations.
My right to vote may be permanently restored by one of the following for each felony conviction: a) A certificate of
discharge issued by the sentencing court, RCW 9.94A.037; b) A court order issued by the sentencing court restoring the
right, RCW 9.92.066; c) A final order of discharge issued by the intermediate sentence review board, RCW 9.95.030;
or d) A certificate of restoration issued by the governor, RCW 9.95.020. Voting before the right is restored is a class C
felony, RCW 9.2A.84.660. Registering to vote before the right is restored is a class C felony, RCW 9.2A.84.140.

Defendant's Signature: Arnold Mafnas Cruz
SO ORDERED IN OPEN COURT.
DATED: 3/9/12
JUDGE: SALLY F OLSEN
G. MICHAEL FRANKLIN, WSBA No. 38811
Deputy Prosecuting Attorney
Attorney for Defendant: Arnold Mafnas Cruz
ARNOLD MAFNAS CRUZ
Defendant
If I have not previously done so, I hereby agree to waive my
right to be present at my sentencing proceedings.
STATE OF WASHINGTON
COUNTY OF KITSAP
I, DAVID W. PETERSON, Clerk of the Superior Court of Kitsap County, do hereby certify that the foregoing
document is a true and exact copy of the original
now on file in my office.
In witness whereof, I have set my hand and
the seal of said Court this 9th day of March, 2012.
DAVID W. PETERSON, COUNTY CLERK
by: [Signature]
Deputy

Defendant has previously, through this plea agreement, waived
his or her presence at any future sentencing hearings.
(initials)
JUDGMENT AND SENTENCE, Page 10
(Form revised January 29, 2010)

Russell D. Haugs, Prosecuting Attorney
Adult Criminal and Administrative Divisions
614 Division Street, MS-33
Port Orchard, WA 98166-4841
(360) 337-7174; Fax (360) 337-4849

IN THE KITSAP COUNTY SUPERIOR COURT
STATE OF WASHINGTON,)
Plaintiff,) No. 05-1-00737-9
v.) JUDGMENT AND SENTENCE
ARNOLD MAFNAS CRUZ,)
Age: 36; DOB: 10/22/1968,)
Defendant.)

A sentencing hearing was held in which the Defendant, the Defendant's attorney, and the Deputy
Prosecuting Attorney were present. The Court now makes the following findings, judgment and sentence.
The Defendant was found guilty, by plea jury verdict bench trial trial upon stipulated
facts, of the following:-

CR. CURRENT OFFENSE(S) <small>(Include all offenses under criminal code RCW 9A.01.010)</small>	RCW	Date(s) of Crime from to	Special Allegation(s)*	
1	Defenses of Methamphetamine	69.50.4013	05/16/2005 05/16/2005	
CR. CRIMINAL HISTORY (RCW 9.94A.035) <small>(Admitted to) Add any prior convictions that were never criminal penalties</small>				
24	Res Burglary	6/12/98	1/11/99	Kitsap 981011597
25	Unl Possession of Firearm	11/24/98	1/11/99	Kitsap 981015088
26	VUCSA x 2 counts and Unl Poss Firearm	4/12/00	4/13/00	Kitsap 001005294

SENTENCING DATA									
Count	Offense	Serious- ness Level	Standard Range	Days	Mo.	Special Allegations (s) (X)	Type*	Total Standard Range (Mo.)	Maximum Term
1.	6	1	12+ to 24	-	X				5 years

* Defendant committed a current offense while on community placement (add one point to score). RCW 9.94A.523.

JUDGMENT AND SENTENCE, Page 1
(Form revised November 15, 2004)
Russell D. Haugs, Prosecuting Attorney
Adult Criminal and Administrative Divisions
614 Division Street, MS-33
Port Orchard, WA 98166-4841
(360) 337-7174; Fax (360) 337-4849

1557

1557

INTERPRETER'S DECLARATION - I am a certified or registered interpreter, or the court has found me otherwise
qualified to interpret, the _____ language, which the Defendant
understands. I interpreted this Judgment and Sentence for the Defendant into that language.
I certify under penalty of perjury under the laws of the State of Washington that the foregoing is true and
correct.

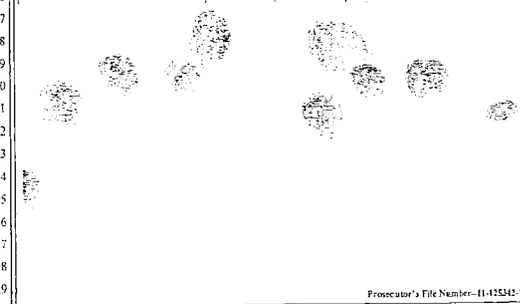
Translator signature/Print name: _____
Signed at Port Orchard, Washington, on _____, 201__.

IDENTIFICATION OF DEFENDANT
Race: White Sex: Male DOB: 10/22/1968 Age: 42
D.L. CRUZ, AM520P2 D.L. State: Washington SID: WA18825669 Height: 6'04"
Weight: 280 H.U.V.S: Unknown Eyes: Brown Hair: Black
DOC: Unknown SSN: 538-82-3796 FBI: 66584FB5

FINGERPRINTS-I attest that I saw the same Defendant who appeared in Court on this document affix his or
her fingerprints and signature. _____
Clerk of the Court- _____ Deputy Clerk, Dated: 3/9/12

DEFENDANT'S SIGNATURE- Arnold Mafnas Cruz

Left 4 fingers taken simultaneously Left Thumb Right Thumb Right 4 fingers taken simultaneously



Prosecutor's File Number-11-42542-19
Prosecutor Distribution-Original (Court Clerk), 1 copy (Prosecutor), 1 copy (DOC), 1 copy (Defense Atty), 1 copy (Plea San Keeper)

JUDGMENT AND SENTENCE, Page 11
(Form revised January 29, 2010)
Russell D. Haugs, Prosecuting Attorney
Adult Criminal and Administrative Divisions
614 Division Street, MS-33
Port Orchard, WA 98166-4841
(360) 337-7174; Fax (360) 337-4849

1557

SPECIAL ALLEGATION KEY (RCW): F-Firearm, DW-Deadly Weapon (9.94A.602,510), DV-Domestic Violence
(10.99.020), SZ-School Zone (69.50.435), SM-Sexual Motivation (9.94A.835), VH-Vehicular Homicide Prior DUI
(46.51.5235), CF-Drug crime at Correctional Facility (9.94A.510), JP-Juvenile Present at manufacture (9.94A.605).

CONFINEMENT/STATUS
 FIRST-TIME OFFENDER-RCW 9.94A.030, 9.94A.650. The Defendant is a First Offender. The
Court waives the standard range and sentences the Defendant within a range of 3-90 days.
 CHEMICAL DEPENDENCY-The Court finds the Defendant has a chemical dependency that contributed
to the offense(s). RCW 9.94A.030(5).
 DOSA-SPECIAL DRUG OFFENDER SENTENCING ALTERNATIVE, RCW 9.94A.660. The standard
range is waived and the Court imposes a sentence of one-half the midpoint of the standard range. Work
release is authorized if Defendant is eligible and approved. If the midpoint of the standard range is 24
months or less, no more than three months may be served in work release. RCW 9.94A.731.
 WORK ETHIC CAMP, RCW 9.94A.690, 72.09.410. The Court finds that the Defendant is eligible
and is likely to qualify for work ethic camp and the Court recommends that Defendant serve the
sentence at a work ethic camp. Upon completion of work ethic camp, Defendant shall be released on
community custody for any remaining time of total confinement, subject to conditions. Violation of the
conditions of community custody may result in a return to total confinement for the balance of
Defendant's remaining time of total confinement.
 EXCEPTIONAL SENTENCE-Substantial and compelling reasons exist justifying a sentence above
 below the standard range, or warning exceptional conditions of supervision for count(s) _____.
The Prosecutor did did not recommend a similar sentence. The exceptional sentence was
stipulated by the Prosecutor and the Defendant. Findings of Fact and Conclusions of Law entered in
support of the exceptional sentence are incorporated by reference.
 PERSISTENT OFFENDER-The Defendant is a Persistent Offender as defined by RCW
9.94A.030(32) and 9.94A.570 and is sentenced to life without the possibility of early release.

COURT'S SENTENCE: <small>Sentences over 12 months will be served with the Department of Corrections. Sentences 12 months or less will be served in the Kitsap County Jail unless otherwise indicated.</small>									
COUNT	YE	Days	Mo.	COUNT	Days	Mo.	COUNT	Days	Mo.
COUNT		Days	Mo.	COUNT	Days with	Days Suspended for	Years		
COUNT		Days	Mo.	COUNT	Days with	Days Suspended for	Years		

DOSA SENTENCE-COUNT _____ Months Actual Time to be served: _____ Months
DOSA SENTENCE-COUNT _____ Months Actual Time to be served: _____ Months
DOSA SENTENCE-COUNT _____ Months Actual Time to be served: _____ Months

IF MULTIPLE COUNTS-Total confinement ordered: _____ Days Months. (per DOSA sentence)
Counts Served- Concurrent Consecutive Firearm and Deadly Weapon enhancements served consecutive;
the remainder concurrent. VUCSA enhancements served consecutive concurrent; the remainder consecutive.

CONCURRENT TO OTHER CAUSES-This sentence shall run concurrent to sentence(s) ordered in cause
number(s) _____.
 JAIL ALTERNATIVES/PARTIAL CONFINEMENT, RCW 9.94A.030(31). If the defendant is found
eligible, the confinement ordered may be converted to-
Work Release, RCW 9.94A.731. *Note: the Kitsap County Jail has the discretion to have the Defendant
complete work release at the Kitsap County Jail or Peninsula Work Release, Hesse Detention, RCW
9.94A.731, 190, Supervised Community Service or Work Crew, RCW 9.94A.725 at the discretion of
the Kitsap County Jail.*

STRAIGHT TIME. The confinement ordered shall be served in the Kitsap County Jail.
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- CREDIT FOR TIME SERVED, RCW 9.94A.505. Defendant shall receive credit for time served prior to sentencing solely for this cause number as computed by the jail unless specifically set forth _____ days.
- NO CONTACT ORDER-Defendant shall abide by the terms of any no contact order issued as part of this Judgment and Sentence.

SUPERVISION

COMMUNITY CUSTODY - SENTENCES OTHER THAN DOSA, SSOA AND WORK ETHIC CAMP, RCW 9.94A.505, 545 and WAC 437.20-010. Defendant shall be supervised for the longest time period checked in the table below. Defendant shall report to DOC in person no later than 72 hours after release from custody and shall comply with all conditions stated in this Judgment and Sentence, including those checked in the SUPERVISION SCHEDULE, and other conditions imposed by the court or DOC during community custody (and supervised probation if ordered). **First Offenders**-If Defendant is sentenced as First Offender, the Defendant may be supervised for up to 12 months; and if treatment is ordered, community supervision may include up to the period of treatment but not exceed 2 years.

Community Custody is Ordered for the Following Terms or Ranges (non-RCW 9.94A.712):

- COUNT(S) _____ 12 months 24 months _____ months
- COUNT(S) _____ 24 to 36 months for Serious Violent Offense
- COUNT(S) _____ 18 to 36 months for Violent Offense
- COUNT(S) _____ 9 to 18 months for Crimes Against Persons
- COUNT(S) _____ 9 to 12 months for Drug Offense (non-DOSA)

Supervised Probation is Ordered for Gross Misdemeanor and Misdemeanor convictions in this Judgment and Sentence, to be administered by the DOC, for:

- COUNT(S) _____ 12 months 24 months _____ months

- If community custody is ordered for a sentence of more than one year, the Defendant shall be on community custody for the above range or for the period of earned release awarded pursuant to RCW 9.94A.723(1) and (2), whichever is longer, and standard mandatory conditions are ordered.
- WORK ETHIC CAMP-COMMUNITY CUSTODY, RCW 9.94A.650, 72.09.410.** Upon completion of the work ethic camp, the Defendant shall be on community custody for any remaining time of total confinement. Defendant shall comply with all conditions stated in this Judgment and Sentence, including those checked in the SUPERVISION SCHEDULE, and other conditions imposed by the court or DOC during community custody. Violation of the conditions may result in a return to total confinement for the balance of the Defendant's remaining time of confinement.
- DOSA-COMMUNITY CUSTODY, RCW 9.94A.660.** Defendant shall serve the remainder of the midpoint of the standard range in community custody. Defendant shall undergo and successfully complete a substance abuse treatment program approved by the division of alcohol and substance abuse of the Dept. of Social and Health Services. Defendant shall report to the DOC in person no later than 72 hours after release from custody and shall comply with all conditions stated in this Judgment and Sentence including those checked in the SUPERVISION SCHEDULE, and other conditions imposed by the court or DOC during community custody.
- ADDITIONAL CONFINEMENT UPON VIOLATION OF DOSA SENTENCE CONDITIONS**-If the Defendant violates any of the sentence conditions under this alternative or is found by the United States attorney general to be subject to a deportation order, a violation hearing shall be held by the DOC, unless waived by the Defendant. If the DOC finds that the conditions have been willfully violated, the Defendant may be reclassified to serve the remaining balance of the original sentence. If the DOC finds that the Defendant is subject to a valid deportation order, the DOC may administratively terminate the Defendant from the program and reclassify the Defendant to serve the

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SUPERVISION SCHEDULE: The Defendant Shall-

- STANDARD**
 - Obey all laws and obey instructions, affirmative conditions, and rules of the court, DOC and CCO.
 - Report to and be available for contact with assigned CCO as directed.
 - Obey all no-contact orders including any in this judgment.
 - Remain within prescribed geographical boundaries and notify the court and CCO in advance of any change in address or employment.
 - Notify CCO within 48 hours of any new arrests or criminal convictions.
 - Pay DOC monthly supervision assessment.
 - Comply with minor related prohibitions.
- SERIOUS VIOLENT / VIOLENT OFFENSE, CRIME AGAINST A PERSON AND/OR DRUG OFFENSE (non-DOSA)**
 - Work only at DOC-approved education, employment and/or community service.
 - Possess or consume no controlled substances without legal prescription.
 - Reside only at DOC-approved location and arrangement.
 - Consume no alcohol, if so directed by the CCO.
- FIRST OFFENDER**
 - Obey all laws.
 - Devote time to specific employment or occupation.
 - Pursue a prescribed secular course of study or vocational training.
 - Participate in DOC programs and classes, as directed.
 - Undergo available outpatient treatment for up to two years, or inpatient treatment not to exceed standard sentence range.
- FINANCIAL GAIN**
 - Control no checks.
 - Possess no stolen property.
 - Have no checking account or possess any blank or partially blank checks.
 - Seek or maintain no employment or in a volunteer organization where Defendant has access to cash, checks, accounts receivable or payable, or books without the prior written permission of the CCO after notifying employer in writing of this conviction.
 - Use no names of persons other than the Defendant's true name on any document, written instrument, check, refund slip or similar written instrument.
 - Possess no identification in any other name other than Defendant's true name.
 - Possess no credit cards or access devices belonging to others or with false names.
 - Consent to articles to be refunded except with the written permission of CCO.
 - Take a polygraph test as requested by CCO to monitor compliance with supervision.
- PSI CONDITIONS**-All conditions recommended in the Pre-Sentence Investigation are incorporated herein as conditions of community custody, in addition to any conditions listed in this judgment and sentence.
- ALCOHOL/DRUGS**
 - Possess or consume no alcohol.
 - Enter no bar or place where alcohol is the chief item of sale.
 - Possess and use no illegal drugs and drug paraphernalia.
 - Submit to UA and breath tests at own expense at CCO request.
 - Submit to searches of person, residence or vehicle at CCO request.
 - Have no contact with any person who uses, possesses, manufactures, sell or buy illegal controlled substances or drugs.
 - Install ignition interlock device as directed by CCO RCW 46.20.710-.750.
- EVALUATIONS**- Complete an evaluation for:
 - Substance abuse
 - anger management
 - mental health, and fully comply with all treatment recommended by CCO and/or treatment provider.
- DOSA**
 - Successfully complete drug treatment program specified by DOC, and comply with all drug-related conditions ordered.
 - Devote time to a specific employment or training.
 - Perform community service work.
 - Obey Letters One-Pair (known drug trafficker) RCW 10.66.020. The following "protected against drug trafficking areas" are off-limits to the Defendant while under court/jail or DOC supervision:
 - PROGRAMS / ASSAULT
 - Have no abusive behavior.
 - Successfully complete a certified DV perpetrators program.
 - Successfully complete an anger management class.
 - Successfully complete a victim's awareness program.
 - TRAFFIC
 - Commit no traffic offenses.
 - Do not drive until your privilege to do so is restored by DOC.
 - HAVE NO CONTACT WITH:
 - OTHER:

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remaining balance of the original sentence. A Defendant who fails to complete the special drug offender sentencing alternative program or who is administratively terminated from the program shall be reclassified to serve the unexpired term of the sentence as ordered by the sentencing judge and shall be subject to all rules relating to community custody and earned release time. A Defendant who violates any conditions of supervision as defined by the DOC shall be sanctioned. Sanctions may include, but are not limited to, reclassifying the Defendant to serve the unexpired term of sentence as ordered by the sentencing judge. RCW 9.94A.560.

ADDITIONAL TERM OF COMMUNITY CUSTODY UPON FAILURE TO COMPLETE OR TERMINATION FROM THE DOSA PROGRAM-For persons convicted of a drug offense or of a crime against a person, the following term of community custody is ordered and shall be imposed upon the Defendant's failure to complete or the Defendant's administrative termination from the special drug offender sentencing alternative program. Upon release from custody, Defendant shall serve a range of _____ to _____ months in community custody, and shall comply with all conditions stated in this Judgment and Sentence including those checked in the SUPERVISION SCHEDULE, and other conditions imposed by the court or DOC.

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FINANCIAL OBLIGATIONS

LEGAL FINANCIAL OBLIGATIONS-The Court finds that the Defendant has the ability or likely future ability to pay legal financial obligations. RCW 9.94A.142. The Defendant shall pay by cash, money order, or certified check to the Kitsap County Superior Court Clerk at 614 Division Street, MS-34, Port Orchard, WA 98166, as indicated:

	\$	Sheff's membership fees (5FR2375/SPW/SER)
<input checked="" type="checkbox"/> \$550 Victim Assessment, RCW 7.49.035 (2CV)	\$	_____
<input checked="" type="checkbox"/> \$1010 Court-appointed attorney fees (PLUB)	\$	_____
<input checked="" type="checkbox"/> \$110 Filing Fee (PRC)	\$	_____
<input checked="" type="checkbox"/> \$100 DNA / Biological Sample Fee, RCW 43.43.7541	\$	_____
<input checked="" type="checkbox"/> \$2,000 Contribution to DOJ-Westnet	\$	_____
<input checked="" type="checkbox"/> \$100 Crime Lab fee, RCW 43.43.906(1)	\$	_____
<input checked="" type="checkbox"/> \$3,000 Methamphetamine / amphetamine Cleaning Fee, RCW 69.50.040 or 69.50.091 (A)(1)(c)	\$	_____
<input checked="" type="checkbox"/> Emergency Response Costs - DUI, Vehicular Homicide or Vehicular Assault, RCW 31.32.430, per separate order.	\$	_____
<input checked="" type="checkbox"/> \$100 Contribution-Kitsap County Expert Witness Fund (Kitsap County Ordinance 139.199)	\$	_____
<input checked="" type="checkbox"/> \$500 Contribution-Kitsap County Special Assault Unit	\$	_____
<input checked="" type="checkbox"/> \$100 Contribution-Adult-Preventing Fund of Kitsap County Prosecuting Attorney's Office, RCW 9A.32. 110	\$	_____
<input checked="" type="checkbox"/> \$100 Domestic Violence Assessment, RCW 10.99.080	\$	_____
<input checked="" type="checkbox"/> Kitsap Co. YWCA	\$	_____
<input checked="" type="checkbox"/> Kitsap Co. Sexual Assault Center	\$	_____

RESTITUTION-To be determined at a future date by separate order(s).

REMAINING LEGAL FINANCIAL OBLIGATIONS AND RESTITUTION-The legal financial obligations and/or any restitution noted above may not be complete and are subject to future order by the Court.

PAYMENT SCHEDULE- All payments shall commence on immediately on within 60 days from today's date, and be made in accordance with policies of the Clerk or DOC and on a schedule as follows: pay \$5100 CISO C525 _____ per month, unless otherwise noted- RCW 9.94A.760.

12% INTEREST FOR LEGAL FINANCIAL OBLIGATIONS/ADDITIONAL COSTS-Financial obligations in this judgment shall bear interest from date of the judgment until paid in full at the rate applicable to civil judgments. An award of costs of appeal may be added to the total legal financial obligations. RCW 10.62.090, RCW 10.73.

INTEREST WAIVED FOR TIMELY PAYMENTS-The Superior Court Clerk has the authority to waive the 12% interest if the Defendant makes timely payments under this payment schedule.

50% PENALTY FOR FAILURE TO PAY LEGAL FINANCIAL OBLIGATIONS-Defendant shall pay the costs of services to collect unpaid legal financial obligations. Failure to make timely payments will result in assessment of additional penalties, including an additional 50% penalty if this case is sent to a collections agency due to non-payment. RCW 36.18.190.

OTHER

- HIV TESTING**-The Defendant shall submit to HIV testing RCW 70.24.350.
- DNA TESTING**-The Defendant shall have a biological sample collected for purposes of DNA identification analysis and the defendant shall fully cooperate in the testing. The appropriate agency or DOC shall be responsible for obtaining the sample prior to the defendant's release from confinement. RCW 43.43.754.
- If the Defendant is not placed into custody at the time of sentencing, the Defendant shall report immediately to the Kitsap County Jail to arrange for collection of a biological sample for DNA.
- FORFEITURE**-Forfeit all seized property referenced in the discovery to the originating law enforcement agency unless otherwise stated.
- COMPLIANCE WITH SENTENCE**-Defendant shall perform all affirmative acts necessary for DOC to monitor compliance with all of the terms of this Judgment and Sentence.
- JOINT AGREEMENTS IN THE PLEA AGREEMENT**-Are in full force and effect unless otherwise stated in this judgment and sentence.
- EXONERATION**-The Court hereby exonerates any bail bond, and/or personal recognizance conditions.

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NOTICES AND SIGNATURES

13-COLLATERAL ATTACK ON JUDGMENT-Any petition of 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 10.73.160, RCW 10.73.090.

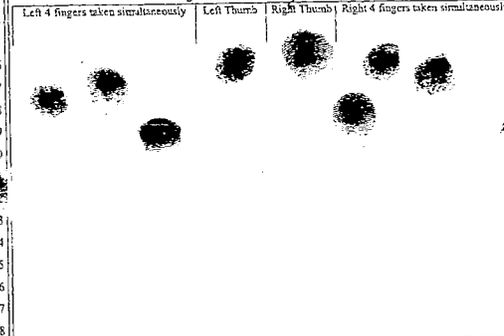
Translator signature/Print name: I am a certified interpreter of, or the court has found me other was qualified to interpret, the language, which the Defendant understands. I translated this Judgment and Sentence for the Defendant into that language.

IDENTIFICATION OF DEFENDANT

Race: White Sex: Male DOB: 10/22/1968 Age: 36
D/L: CRUIZ*AM320P2 D/L State: Washington SID: WA1825669 Height: 603
Weight: 190 JUVIS: Unknown Eyes: Brown Hair: [hair color description]
DOC: Unknown SSN: 538-82-3796 FBI: 66584FB5

FINGERPRINTS-I attest that I saw the same Defendant who appeared in Court on this document affix his or her fingerprints and signature hereon.
Clerk of the Court: [Signature] Deputy Clerk, Date: DEC 09 2005

DEFENDANT'S SIGNATURE- [Signature]



Prosecutor Distribute-Original (Clerk Clerk), 1 copy (Prosecutor), 1 copy (DOC), 1 copy (Deputy Clerk), 1 copy (Print Supt/Keeper)

JUDGMENT AND SENTENCE, Page 7
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JUDGMENT AND SENTENCE, Page 9
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1 weekly in person to the sheriff of the county where you are registered. This weekly report shall be on a form specified by the county sheriff's office and shall occur during normal business hours. The county sheriff's office may require you to list the activities where you have stayed during the last seven days. The lack of a fixed residence is a factor that may be considered in determining an offender's risk level and shall make the offender subject to disclosure of information to the public as set forth in RCW 9A.44.050.

RECEIVED AND FILED
IN OPEN COURT
OCT 20 2005
DEAN G. LOGAN
KITSAP COUNTY CLERK

IN THE KITSAP COUNTY SUPERIOR COURT

STATE OF WASHINGTON,)
) No. 00-1-00529-4
Plaintiff,)
) JUDGMENT AND SENTENCE
v.)
)
ARNOLD MATIAS CRUZ,)
Age 31; DOB: 10/22/1968,)
Defendant.)

A sentencing hearing was held in which the Defendant, the Defendant's attorney, and the Deputy Prosecutor were present. The Court now makes the following findings, judgment and sentence. The Defendant was found guilty by jury verdict or bench trial of the following-

Table with 4 columns: CURRENT OFFENSE(S), RCW, Date of Crime, Special Allegations. Row 1: Manufacture of Methamphetamine, 9A.40.01(a), 04/12/2000. Row 2: Possession of Methamphetamine with Intent to Manufacture or Deliver, 9A.40.01(a), 04/12/2000. Row 3: Unlawful Possession of a Firearm First Degree, 9A.04.01(x), 04/12/2000.

Table with 4 columns: CRIMINAL HISTORY (RCW 9.94A.360), Date of Crime, Date of Sentence, Sentencing Court, Juv. (s). Row 1: Residential Burglary, 6/12/98, 1/11/99, Kitsap. Row 2: Unlawful Possession of a Firearm Second Degree, 11/24/98, 1/11/99, Kitsap.

SO ORDERED IN OPEN COURT.

DATE: 9/22/05 JUDGE: [Signature]

Deputy Prosecuting Attorney: DAVID W. PETERSON, CLERK OF COURT, COUNTY OF KITSAP. Attorney for Defendant: ARNOLD MATIAS CRUZ, Defendant.

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JUDGMENT AND SENTENCE, Page 1



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FINANCIAL OBLIGATIONS

LEGAL FINANCIAL OBLIGATIONS-The Court finds that the Defendant has the ability or likely future ability to pay legal financial obligations. RCW 9.94A.142. The Defendant shall pay by cash, money order, or certified check to the Kitsap County Superior Court Clerk at 614 Division Street, MS-34, Port Orchard, WA 98366, as indicated:-

Table with 2 columns: Description of obligation and Amount/Details. Includes items like \$500 Victim Assessment, \$1000 Court-appointed defense fees, and \$1000 Crime Lab fee.

RESTITUTION-To be determined at a future date by separate order(s). REMAINING LEGAL FINANCIAL OBLIGATIONS AND RESTITUTION-The legal financial obligations and/or restitution noted above may not be complete and are subject to future order by the Court. PAYMENT SCHEDULE (RCW 9.94A.145)-All payments shall commence immediately and be made in accordance with policies of the clerk and on a schedule established by the CCO unless otherwise stated.

UNPAID LEGAL FINANCIAL OBLIGATIONS-Defendant shall pay the costs of services to collect unpaid legal financial obligations. RCW 36.18.190.

OTHER

- 12- HIV TESTING-DOC or a 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.
13- DNA TESTING-The Defendant shall have a blood sample drawn for DNA identification and the Defendant shall fully cooperate in the testing. The appropriate agency, the county, or DOC, shall be responsible for obtaining the sample prior to the Defendant's release from confinement. RCW 43.43.754.
14- DEPARTMENT OF LICENSING NOTICE-Motor vehicles used in crime. RCW 46.52.100.
15- FORTIFURE-Forfeit all seized property referenced in the discovery to the originating law enforcement agency unless otherwise stated.
16- COMPLIANCE WITH SENTENCE-Defendant shall perform all affirmative acts necessary for DOC to monitor compliance with all of the terms of this Judgment and Sentence.
17- JOINT AGREEMENTS IN THE PLEA AGREEMENT-Are in full force and effect unless otherwise stated in this judgment and sentence.
18- EXONERATION OF BAIL-Any bail, bond, and/or conditions of personal recognizance are hereby exonerated.

NOTICES AND SIGNATURES

19-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 10.73.050.

JUDGMENT AND SENTENCE, Page 6



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20-LENGTH OF SUPERVISION-The Defendant shall remain under the court's jurisdiction and the supervision of DOC for a period up to ten (10) years from the date of sentence or release from confinement, whichever is longer, to assure payment of all legal financial obligations. The court's jurisdiction may be extended for an additional period of up to ten (10) years to assure payment of all legal financial obligations. RCW 9.94A.145.

21-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 DOC may issue a notice of a 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.200.010. Other income-withholding action under RCW 9.94A may be taken without further notice. RCW 9.94A.200.030.

22-FINANCIAL OBLIGATIONS-INTEREST/ADDITIONAL COSTS-The financial obligations in this judgment shall bear interest from date of the judgment until paid in full at the rate applicable to civil judgments. An award of costs of appeal may be added to the total legal financial obligations. RCW 10.82.050, RCW 10.73.

23-ANY VIOLATION OF JUDGMENT AND SENTENCE-Is punishable by up to 60 days of confinement per violation. RCW 9.94A.200.

24-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.
25-Clerk's Action Required-The court clerk shall forward a copy of the Defendant's driver's license, passport, or comparable identification, to the Department of Licensing along with the date of conviction or confinement. RCW 9.41.040, 9.41.041.

26-SEX AND KIDNAPING OFFENDER REGISTRATION (RCW 9A.44.130, 10.01.200)-
Because this crime involves a sex offense or a kidnapping offense (as 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 you are not the minor's parent), you are required to register with the sheriff of the county of the State of Washington 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 current 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 or release from custody, but later move back to Washington, you must register within 30 days after coming back 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 change your residence within a county, you must send written notice of your change of residence to the sheriff within 72 hours of moving. If you change your residence to a new county within the state, you must send written notice of residence to the sheriff of your new county of residence at least 14 days before moving, register with that sheriff within 10 hours of moving and you must give written notice of your new change of address to the sheriff of the county where you have moved within 10 days of moving. If you move out of Washington state, you must also send written notice within 10 days of leaving to the county sheriff with whom you are registered in Washington state.

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 have 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 thereafter if you do have a fixed residence. If you move to 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 to your county 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 last of a fixed residence is a factor that may be considered in determining a sex offender's risk level.

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PERSEVERANCE OFFENDER-
Three Strikes-Warning-You have been convicted of an offense that is classified as a "major offense" listed under RCW 9.94A.030. A third conviction in Washington State of a "major offense", regardless of whether the first two convictions occurred in a federal or non-Washington state court, will render you a "persistent offender."
Two Strikes-Warning- In addition to this offense, if this offense is (1) rape in the first degree, rape of a child in the first degree, rape in the second degree, rape of a child in the second degree, indecent liberties by forcible compulsion, or child molestation in the first degree, or (2) murder in the first degree, murder in the second degree, homicide by abuse, kidnapping in the first degree, kidnapping in the second degree, assault in the first degree, assault in the second degree, assault of a child in the first degree, or a burglary in the first degree with a finding of sexual motivation, or (3) any attempt to commit any of the offenses listed in this section, and that you have at least one prior conviction for one of these listed offenses in this state, federal court, or elsewhere, this will render you a "persistent offender."
Persistent Offender Sentence-A persistent offender shall be sentenced to a term of total confinement for life without the possibility of parole or when authorized by RCW 10.95.020 for the crime of aggravated murder in the first degree, sentenced to death, notwithstanding the maximum sentence under any other law. RCW 9.91A.135(4).

SO ORDERED IN OPEN COURT.

DATED- October 20, 2020

Terry K. Wilkerson
JUDGE

Jon Walker, WSBA No. 64270
Deputy Prosecuting Attorney

Arnold Mafnas Cruz
Attorney for Defendant

STATE OF WASHINGTON
COUNTY OF KITSAP
DAVID W. PETERSON, Clerk of the above
enlisted County do hereby certify that the foregoing
instrument is a true and correct copy of the original
now on file in my office.
In witness whereof, I have set my hand and
the seal of said Court this 20th day of Oct. 2016
DAVID W. PETERSON, COUNTY CLERK
By: [Signature] Deputy

Translator signature/Print name-
I am a certified interpreter of, or the court has found no other wise qualified to interpret, the
language, which the Defendant understands. I translated this Judgment and Sentence for the Defendant into
that language.

JUDGMENT AND SENTENCE, Page 8



Russell D. Heape, Prosecuting Attorney
Adult Criminal and Administrative Divisions
614 Division Street, MS-34
Port Orchard, WA 98366-4681
(360) 337-7174; Fax (360) 337-4949

1583

IDENTIFICATION OF DEFENDANT
Race: W Sex: M DOB: 10/22/1968 Age: 31
DL: CRUZ*AM320P2 DL State: Washington SID: SID= Height: 603
Weight: 190 JUVIS: Unknown Eyes: BRO Hair: Hair=
DOC: Unknown SSN: 538-82-3796 FBI: FBI=

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: Deputy Clerk. Dated:
DEFENDANT'S SIGNATURE- [Signature]

Left 4 fingers taken simultaneously Left Thumb Right Thumb Right 4 fingers taken simultaneously
[Handprint images]

Plaintiff Distribution-Original (Court Clerk), 1 copy (Prosecutor), 1 copy (DOC), 1 copy (Defense Atty), 1 copy (PWS Staff Keeper)

JUDGMENT AND SENTENCE, Page 9



Russell D. Heape, Prosecuting Attorney
Adult Criminal and Administrative Divisions
614 Division Street, MS-34
Port Orchard, WA 98366-4681
(360) 337-7174; Fax (360) 337-4949

1584

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON FOR KITSAP COUNTY

STATE OF WASHINGTON,

Plaintiff,

ARNOLD M CRUZ,

Defendant.

JUDGMENT AND SENTENCE SENTENCING REFORM ACT RCW 9.94A

A sentencing hearing was held in which the defendant, the defendant's attorney, and the Deputy Prosecutor were present. The court now makes the following findings, judgment and sentence.

The defendant was found guilty by plea jury verdict bench trial of the following:

11 CURRENT OFFENSE(S):

An asterisk (*) denotes current offenses that are the same criminal conduct (RCW 9.94A.100).

Table with 4 columns: Count, Crime Charged, RCW, Date of Crime. Row 1: 1, POSSESSION OF UNLAWFUL FIREARM, 9.41.190(1), 11/24/98

12 CRIMINAL HISTORY (RCW 9.94A.360):

An asterisk (*) denotes prior convictions that are the same criminal conduct (RCW 9.94A.360).

Table with 5 columns: Crime, Date of Crime, Date of Sentence, Sentencing Court, Juv (X). Row 1: RESIDENTIAL BURGLARY, 1/1/99, KITSAP

13 SENTENCING DATA:

Table with 10 columns: Count, Offender Score, Seriousness level, Standard Range, Days (X), Months (X), Enhancements Firearms, Enhancements V-VCUSA, Standard Range with Enhancements (Months). Row 1: 1, 1, UNRAN KED, 0-12, X

CONFINEMENT/STATUS

14 FIRST OFFENDER (9.94A.125): The defendant is a First Offender. The standard range is waived and the defendant is sentenced within a range of 0-90 days and will be placed on community supervision for 24 months.

15 SSOSA: SPECIAL SEXUAL OFFENDER SENTENCING ALTERNATIVE (RCW 9.94A.120): The defendant is a sex offender and is sentenced under SSOSA. The execution of the sentence of confinement is suspended and the defendant is placed on community custody.

JUDGMENT AND SENTENCE (SENTENCING REFORM ACT) - 1 Revised 12/28/98

1585

SUPERVISION

16 COMMUNITY SUPERVISION (RCW 9.94A.120(5)(1) and 9.94A.383): Defendant shall be on community supervision for 12 or 24 months. Defendant shall report to DOC no later than 72 hours after release from custody and comply with all other conditions stated in this Judgment and Sentence including those checked in the SUPERVISION SCHEDULE.

17 COMMUNITY PLACEMENT AND COMMUNITY CUSTODY (RCW 9.94A.120): Community placement or community custody is ordered for 0 months or for the period of early release awarded pursuant to RCW 9.94A.150(1) and (2), whichever is longer. Community placement is ordered for a community placement eligible offense (e.g. serious violent offense, second degree assault, any crime against a person with a deadly weapon finding, offense under Chapter 69.50 or 69.52 RCW, or community custody is ordered for a sex offense or to follow work ethic camp if imposed, and standard mandatory conditions are ordered. Community custody for sex offenders may be extended for up to the statutory maximum term. Defendant shall comply with all other conditions stated in this Judgment and Sentence including those checked in the SUPERVISION SCHEDULE.

18 SSOSA - COMMUNITY CUSTODY (RCW 9.94A.120): The execution of this sentence is suspended and defendant is placed on community custody under the charge of DOC for the length of the suspended sentence or three years, whichever is greater. Defendant shall report to DOC no later than 72 hours after release from custody and comply with all other conditions stated in this Judgment and Sentence including those checked in the SUPERVISION SCHEDULE. If the defendant violates the conditions of the suspended sentence or the court finds that the defendant is not making satisfactory progress in treatment, the court may revoke the suspended sentence at any time during the period of community custody and order execution of the sentence, and shall impose conditions of community placement pursuant to RCW 9.94A.120. A Treatment Termination Hearing (RCW 9.94A.120) is scheduled three months prior to the anticipated date for completion of treatment.

19 DOSA - COMMUNITY CUSTODY AND COMMUNITY SUPERVISION (RCW 9.94A.120): Defendant shall serve 12 months concurrent community custody and community supervision; report to the DOC no later than 72 hours after release from custody; and comply with all other conditions stated in this Judgment and Sentence including those checked in the SUPERVISION SCHEDULE. If the defendant violates any of the sentence conditions, DOC shall impose sanctions administratively, unless a violation hearing is requested by the court or prosecutor. If a court finds that the conditions have been willfully violated, the court may impose confinement conditions consisting of up to the remaining one-half of the midpoint of the standard range. The term of community supervision shall be tolled by any period of time served in total confinement as a result of a violation found by this court.

JUDGMENT AND SENTENCE (SENTENCING REFORM ACT) - 3 Revised 12/28/98

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SUPERVISION SCHEDULE

Conditions are applicable only when headings are "Standard".

The Defendant Shall:

Supervision Schedule form with columns: STANDARD, ALCOHOL/DRUGS, PROGRAMS/ASSAULT, SEX-CRIME RELATED, OTHER. Includes various conditions for supervision.

20 DOSA: SPECIAL DRUG OFFENDER SENTENCING ALTERNATIVE (RCW 9.94A.120): The standard range is waived and the court imposes a sentence of half the midpoint of the standard range. Work release is authorized if defendant is eligible and approved. If the midpoint of the standard range is 24 months or less, no more than three months may be served in work release. RCW 9.94A.180.

21 WORK ETHIC CAMP (RCW 9.94A.137 and 72.09.410): The court finds that defendant is eligible and is likely to qualify for work ethic camp. If the defendant successfully completes work ethic camp, DOC shall convert that period of work ethic camp confinement at the rate of one day of work ethic camp to three days of total standard confinement and the defendant shall be released on community custody for any remaining time of total confinement subject to the conditions of community custody. Violation of the conditions of community custody may result in a return to total confinement for the balance of defendant's remaining time of total confinement.

22 EXCEPTIONAL SENTENCE: Substantial and compelling reasons exist justifying a sentence above or below the standard range, or warranting exceptional conditions of supervision for count(s). The Prosecutor did not recommend a similar sentence. The exceptional sentence was stipulated by the prosecutor and the defendant. Findings of Fact and Conclusions of Law entered for in support of the exceptional sentence are incorporated by reference.

23 PERSISTENT OFFENDER: The defendant is a Persistent Offender as defined by RCW 9.94A.030 and 9.94A.120 and is sentenced to life without the possibility of parole.

Count 1: 4 days 2 months

Sentences over 12 months will be served in DOC and sentences 12 months or less will be served in the Kitsap County jail unless otherwise indicated.

IF MULTIPLE COUNTS: Total confinement ordered: 4 days 2 months. Counts served: Concurrent, Convictive, Firearms and Deadly Weapon enhancements served consecutive, the remainder concurrent. VUCSA enhancements served consecutive, the remainder concurrent.

COMMUNITY SERVICE: 30 days converted to 240 hours of community service at a rate of 8 hours per day on a schedule set by the defendant's community Corrections Officer or at a rate of not less than 8 hours per month. RCW 9.94A.120, 380.

PARTIAL CONFINEMENT: The confinement ordered may be converted to: Work Release (RCW 9.94A.180). Note: the Kitsap County Corrections Center has the discretion to have the defendant complete work release at the Kitsap County Corrections Center or Peninsula Work Release. Home Detention (RCW 9.94A.180, 190).

CREDIT FOR TIME SERVED (RCW 9.94A.120): The defendant shall receive credit for time served prior to sentencing solely for this cause number as computed by the jail unless specifically set forth: 0 days.

NO CONTACT ORDER: The defendant shall abide by the terms of the no contact order in Appendix 4.3.

DOMESTIC VIOLENCE NO CONTACT ORDER: The court finds this is a domestic violence offense pursuant to RCW 10.99.020. The conditions in the no contact order 1.3 above are incorporated by reference. In addition, violation of the provisions of this order is a criminal offense under RCW 26.50 and 19.31, and any sexual or reckless endangerment in violation of this order is a felony.

JUDGMENT AND SENTENCE (SENTENCING REFORM ACT) - 2 Revised 12/28/98

1584

JUDGMENT AND SENTENCE (SENTENCING REFORM ACT) - 4 Revised 12/28/98

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FINANCIAL OBLIGATIONS

LEGAL FINANCIAL OBLIGATIONS: The court finds that the defendant has the ability or likely future ability to pay legal financial obligations. RCW 9.94A.142. The defendant shall pay by cash, money order, or certified check to the Superior Court Clerk at 614 Division Street, MS 34, Port Orchard, WA 98366, as indicated:

<input checked="" type="checkbox"/> \$500 Victim Assessment (RCW 9A.04.057)(FCV)	<input type="checkbox"/> \$1,000
<input type="checkbox"/>	<input type="checkbox"/> \$2,000 (for subsequent drug conviction) Contribution to SIU
<input checked="" type="checkbox"/> \$871 Court appointed attorney fees (RCW 9.94A.057)(FCV)	<input type="checkbox"/> \$500 contribution to Kitsap County Special Assault Unit
<input checked="" type="checkbox"/> \$110 Filing Fee (FCV)	<input type="checkbox"/> \$100 contribution to Anti-Profitteering Fund of Kitsap County Prosecuting Attorney's Office (for crimes committed for financial gain. RCW 9A.01.010, .110)
<input checked="" type="checkbox"/> \$100 Contribution to the Kitsap County Expert Witness Fund (Kitsap County Ordinance 139.1991)	<input type="checkbox"/> \$100 Crime Lab Fee
<input type="checkbox"/> Sheriff service/subpoena fees (SPRS 85.06W.SR2)	<input type="checkbox"/> \$3,000 Methamphetamine/Amphetamine Cleanup fine (RCW 9A.06.040, 401(c)(1)(i) and (ii))
<input type="checkbox"/> Witness Costs (WFR)	<input type="checkbox"/>
<input type="checkbox"/> Jury Demand fee (JFR)	<input type="checkbox"/>
<input type="checkbox"/> Court appointed defense fees/other defense costs (RCW 9.94A.036)(WFR)	<input type="checkbox"/>

RESTITUTION: To be determined at a future date by separate order(s).

RETAINING LEGAL FINANCIAL OBLIGATIONS AND RESTITUTION: The legal financial obligations and/or restitution noted above may not be complete and are subject to future order by the court.

PAYMENT SCHEDULE (RCW 9.94A.145): All payments shall commence immediately and be made in accordance with policies of the clerk and on a schedule established by the CCO unless otherwise stated. \$ 104.82 per month commencing 60 days following release from custody.

UNPAID LFOs: Defendant shall pay the costs of services to collect unpaid legal financial obligations. RCW 9A.04.059.

OTHER

- HIV TESTING: DOC or a 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 DNA identification and the defendant shall fully cooperate in the testing. The appropriate agency, the county, or DOC, shall be responsible for obtaining the sample prior to the defendant's release from confinement. RCW 43.43.754.

JUDGMENT AND SENTENCE (SENTENCING REFORM ACT) -- 5
Revised 12/28/98

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- DEPARTMENT OF LICENSING NOTICE - Motor vehicle used in crime. RCW 46.52.100.
- FORFEITURE: Forfeit all seized property referenced in the discovery to the originating law enforcement agency unless otherwise stated.
- COMPLIANCE WITH SENTENCE: Defendant shall perform all affirmative acts necessary for DOC to monitor compliance with all of the terms of this Judgment and Sentence.
- JOINT AGREEMENTS IN THE PLEA AGREEMENT: Are in full force and effect unless otherwise stated in this judgment and sentence.
- EXONERATION OF BAIL: Any bail, bond, and/or conditions of personal recognizance are hereby exonerated.

NOTICES AND SIGNATURES

- 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.
 - LENGTH OF SUPERVISION: The defendant shall remain under the court's jurisdiction and the supervision of DOC 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. The court's jurisdiction may be extended for an additional period of up to ten (10) years to assure payment of all legal financial obligations. RCW 9.94A.145.
 - NOTICE OF INCOME-WITHOLDING ACTION: If the court has not ordered an immediate notice of payroll deduction in Section 4.1, you are notified that the DOC may issue a notice of a 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.200.010. Other income-withholding action under RCW 9.94A may be taken without further notice. RCW 9.94A.200.030.
- FINANCIAL OBLIGATIONS - INTEREST/ADDITIONAL COSTS: The financial obligations in this judgment shall bear interest from the date of the judgment until paid in full at the rate applicable to civil judgments. An award of costs of appeal may be added to the total legal financial obligations. RCW 10.81.090, RCW 10.73.
- ANY VIOLATION OF JUDGMENT AND SENTENCE: Is punishable by up to 60 days of confinement per violation. RCW 9.94A.200.
 - 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. Clerk's Action Required: The court clerk shall forward a copy of the defendant's driver's license, identification, or comparable identification, to the Department of Licensing along with the date of conviction or commitment. RCW 9.41.040, 9.41.047.

JUDGMENT AND SENTENCE (SENTENCING REFORM ACT) -- 6
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OFFENDER REGISTRATION. (RCW 9A.44.130, 10.01.200): Because this crime involves a sex offense or a kidnapping offense, I will be required to register with the sheriff of the county of the State of Washington where I reside. If I am not a resident of Washington, but I am a student in Washington or I am employed in Washington or I carry a vocation in Washington, I must register with the sheriff of the county of my school, place of employment, or vocation. I must register immediately upon being sentenced unless I am in custody, in which case I must register at the time of my release with the person designated by the agency that has me in custody and I must also register within 24 hours of my release with the sheriff of the county of the State of Washington where I will be residing, or if not residing in the State of Washington, where I am a student, where I am employed or carry on a vocation. If I leave this state following my sentencing or release from custody but later move back to Washington, I must register within 30 days after moving to this state or within 24 hours after doing so if I am under the jurisdiction of this state's Department of Corrections. If I leave this state following my sentencing or release from custody, but later move back to Washington, I must register within 30 days after entering school in this state, or after becoming employed or carrying out a vocation in this state, or within 24 hours after doing so if I am under the jurisdiction of this state's Department of Corrections. If I change my residence within a county, I must send written notice of my change of residence to the sheriff within 72 hours of moving. If I change my residence to a new county within this state, I must send written notice of the change of address at least 14 days before moving to the county sheriff in the new county of residence, I must register with the sheriff of the new county within 24 hours of moving, and I must also give written notice of my change of address to the sheriff of the county where I last registered within 10 days of moving. If I am a resident of Washington and I am admitted to a public or private institution of higher education, I shall, within 10 days of enrolling or by the first business day after arriving at the institution, whichever is earlier, notify the sheriff of the county of my residence of my intent to attend the institution. If I move out of Washington State, I must send written notice within 10 days of moving to the new state or foreign country to the county sheriff with whom I last registered in Washington State. (If not applicable, this paragraph should be stricken and initialed by the defendant and the judge.)

PERSISTENT OFFENDER. "Three Strike" Warning: You have been convicted of an offense that is classified as a "most serious offense" under RCW 9.94A.030. A third conviction in Washington State of a most serious offense, regardless of whether this first two convictions occurred in a federal or non-Washington state court, will render you a "persistent offender." "Two Strike" Warning: In addition, if this offense is (1) rape in the first degree, rape of a child in the first degree, rape in the second degree, rape of a child in the second degree, indecent liberties by forcible compulsion, or child molestation in the first degree, or (2) murder in the first degree, murder in the second degree, homicide by abuse, kidnapping in the first degree, kidnapping in the second degree, assault in the first degree, assault in the second degree, assault of a child in the first degree, or a burglary in the first degree, with a finding of sexual motivation, or (3) any attempt to commit any of the crimes listed in this sentence, and that you have at least one prior conviction for one of the listed crimes in this state, federal court, or elsewhere, this will render you a "persistent offender." Persistent Offender sentence: A persistent offender shall be sentenced to a term of total confinement for life without the possibility of parole or when authorized by RCW 10.95.030 for the crime of aggravated murder in the first degree, sentenced to death, notwithstanding the maximum sentence under any other law. RCW 9.94A.120(4).

Date: 11/19/99
 JUDGE Print Name: JAY B. ROOF
 Defendant: David W. Peterson
 By initialing this box, I agree to waive my right to be present at any restitution proceedings.

Deputy Prosecuting Attorney
 WSBA # 10720
 Print Name: John D. ...
 Attorney for Defendant
 WSBA #
 Print Name:
 STATE OF WASHINGTON
 COUNTY OF KITSAP
 DAVID W. PETERSON, Clerk of the Court
 I have read the contents of the Judgment and Sentence and I agree to the contents of the Judgment and Sentence.
 DAVID W. PETERSON, COUNTY CLERK

Translator signature/Print name:
 I am a certified interpreter of, or the court has found me either wise qualified to interpret, the
 JUDGMENT AND SENTENCE (SENTENCING REFORM ACT) -- 7
 Revised 12/28/98

In language, which the defendant understands, I translated this Judgment and Sentence for the defendant into that language.

JUDGMENT AND SENTENCE (SENTENCING REFORM ACT) -- 8
 Revised 12/28/98

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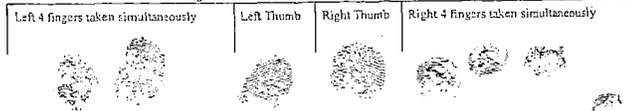
IDENTIFICATION OF DEFENDANT

SID No.
DOB: 10/22/68
RACE/ETHNICITY: A
SEX: M

FBI No. _____
Other: _____

FINGERPRINTS I attest that I saw the same defendant who appeared in Court on this document affix his or her fingerprints and signature hereto.
Clerk of the Court: Christine Forest Deputy Clerk. Dated: JAN 11 1999

DEFENDANT'S SIGNATURE: [Signature]



JUDGMENT AND SENTENCE (SENTENCING REFORM ACT) -- 9
Revised 12/28/98

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Distribution:
Original Court Clerk
1 copy Prosecutor
1 copy DOC
1 copy Detention
1 copy Prison/Inmate

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON FOR KITSAP COUNTY

STATE OF WASHINGTON,
Plaintiff,
-vs-
ARNOLD M CRUZ,
Defendant.

FILED
JAN 11 10 42 AM '99
NO. 98-1501159-7
BY [Signature] DEPUTY

JUDGMENT AND SENTENCE
SENTENCING REFORM ACT RCW 9.94A

A sentencing hearing was held in which the defendant, the defendant's attorney, and the Deputy Prosecutor were present. The court now makes the following findings, judgment and sentence:

The defendant was found guilty by plea jury verdict bench trial of the following:

1. CURRENT OFFENSE(S):

An asterisk (*) denotes current offenses that are the same criminal conduct (RCW 9.94A.400).

Count	Crime Charged	RCW	Date of Crime
1	RESIDENTIAL BURGLARY	RCW 9A.08.020	6/12/98

2. CRIMINAL HISTORY (RCW 9.94A.360): @ None known

3. SENTENCING DATA:

Count	Offender Score	Seriousness level	Standard Range	Days (X)	Months (X)	Enhancements/P firearm		Standard Range with Enhancements (Months)
						Type	Mos.	
1	0	IV	3-9		X			

CONFINEMENT STATUS

- 1. FIRST OFFENDER (9.94A.125): The defendant is a First Offender. The standard range is waived and the defendant is sentenced within a range of 0-90 days and will be placed on community supervision for 24 months.
- 2. SSOA: SPECIAL SEXUAL OFFENDER SENTENCING ALTERNATIVE (RCW 9.94A.120): The defendant is a sex offender and is sentenced under SSOA. The execution of the sentence of confinement is suspended and the defendant is placed on community custody.
- 3. DOSA: SPECIAL DRUG OFFENDER SENTENCING ALTERNATIVE (RCW 9.94A.120): The standard range is waived and the court imposes a sentence of half the midpoint of the standard range. Work release is authorized if defendant is eligible and approved. If the midpoint of the standard range is 24 months or less, no more than three months may be served in work release. RCW 9.94A.180.

JUDGMENT AND SENTENCE (SENTENCING REFORM ACT) -- 1
Revised 12/28/98

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- 4. WORK ETHIC CAMP (RCW 9.94A.137 and 9.94A.140): The court finds that defendant is eligible and is likely to qualify for work ethic camp. If the defendant successfully completes work ethic camp, DOC shall convert the period of work ethic camp confinement at the rate of one day of work ethic camp to three days of total standard confinement and the defendant shall be released on community custody for any remaining time of total confinement subject to the conditions of community custody. Violation of the conditions of community custody may result in a return to total confinement for the balance of defendant's remaining time of total confinement.
- 5. EXCEPTIONAL SENTENCE: Substantial and compelling reasons exist justifying a sentence above below the standard range, or warranting exceptional conditions of supervision for count(s) _____. The Prosecutor did did not recommend a similar sentence. The exceptional sentence was stipulated by the prosecutor and the defendant. Findings of Fact and Conclusions of Law entered for in support of the exceptional sentence are incorporated by reference.
- 6. PERSISTENT OFFENDER: The defendant is a Persistent Offender as defined by RCW 9.94A.030 and 9.94A.120 and is sentenced to life without the possibility of parole.

Count 1: 4 days months

*Sentences over 12 months will be served in DOC and sentences 12 months or less will be served in the Kitsap County Jail unless otherwise indicated.

IF MULTIPLE COUNTS: Total confinement ordered: _____ days _____ months
COUNTS SERVED: Concurrent Consecutive Firearm and Deadly Weapon enhancements served consecutive; the remainder concurrent. VUCSA enhancements served consecutive concurrent; the remainder concurrent

- 7. COMMUNITY SERVICE: 30 days converted to 60 hours of community service at a rate of 8 hours per day on a schedule set by the defendant's community Corrections Officer or at a rate of not less than _____ hours per month. RCW 9.94A.120, 380.
- 8. PARTIAL CONFINEMENT: The confinement ordered may be converted to: Work Release (RCW 9.94A.180) *Note: the Kitsap County Corrections Center has the discretion to have the defendant complete work release at the Kitsap County Corrections Center or Peninsula Work Release.* Home Detention (RCW 9.94A.180, 190).
- 9. CREDIT FOR TIME SERVED (RCW 9.94A.130): The defendant shall receive credit for time served prior to sentencing solely for this cause number as computed by the jail unless specifically set forth: _____ days.
- 10. NO CONTACT ORDER: The defendant shall abide by the terms of the no contact order in Appendix 4.3.
- 11. DOMESTIC VIOLENCE NO CONTACT ORDER: The court finds this is a domestic violence offense pursuant to RCW 10.99.020. The conditions in the no contact order 4.3 above are incorporated by reference. In addition, violation of the provisions of this order is a criminal offense under RCW 26.50 and 16.31; and any assault or reckless endangerment in violation of this order is a felony.

SUPERVISION

- 12. COMMUNITY SUPERVISION (RCW 9.94A.120(5)(1) and 9.94A.383): Defendant shall be on community supervision for 12 24 months. Defendant shall report to DOC no later than 72 hours after release from custody

JUDGMENT AND SENTENCE (SENTENCING REFORM ACT) -- 2
Revised 12/28/98

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and comply with all other conditions stated in this Judgment and Sentence including those checked in the SUPERVISION SCHEDULE.

- 13. COMMUNITY PLACEMENT AND COMMUNITY CUSTODY (RCW 9.94A.120): Community placement or community custody is ordered for 0 months or for the period of earned early release awarded pursuant to RCW 9.94A.150(1) and (2), whichever is longer. Community placement is ordered for a community placement eligible offense (e.g. serious violent offense, second degree assault, any crime against a person with a deadly weapon, finding, offenses under Chapter 69.50 or 69.52 RCW, or community custody is ordered for a sex offense or to follow work ethic camp if imposed, and standard mandatory conditions are ordered. Community custody for sex offenders may be extended for up to the statutory maximum term. Defendant shall comply with all other conditions stated in this Judgment and Sentence including those checked in the SUPERVISION SCHEDULE.
- 14. SSOA - COMMUNITY CUSTODY (RCW 9.94A.120): The execution of this sentence is suspended and defendant is placed on community custody under the charge of DOC for the length of the suspended sentence or three years, whichever is greater. Defendant shall report to DOC no later than 72 hours after release from custody and comply with all other conditions stated in this Judgment and Sentence including those checked in the SUPERVISION SCHEDULE. If the defendant violates the conditions of the suspended sentence or the court finds that the defendant is not making satisfactory progress in treatment, the court may revoke the suspended sentence at any time during the period of community custody and order execution of the sentence, and shall impose conditions of community placement pursuant to RCW 9.94A.120. A Treatment Termination Hearing (RCW 9.94A.120) is scheduled three months prior to the anticipated date for completion of treatment.
- 15. DOSA - COMMUNITY CUSTODY AND COMMUNITY SUPERVISION (RCW 9.94A.120): Defendant shall serve 12 months concurrent community custody and community supervision; report to the DOC not later than 72 hours after release from custody; and comply with all other conditions stated in this Judgment and Sentence including those checked in the SUPERVISION SCHEDULE. If the defendant violates any of the sentence conditions, DOC shall impose sanctions administratively, unless a violation hearing is requested by the court or prosecutor. If a court finds that the conditions have been willfully violated, the court may impose confinement conditions consisting of up to the remaining one-half of the midpoint of the standard range. The term of community supervision shall be tolled by any period of time served in total confinement as a result of a violation found by this court.

JUDGMENT AND SENTENCE (SENTENCING REFORM ACT) -- 3
Revised 12/28/98

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SUPERVISION SCHEDULE

additions are applicable only when headings are checked.

The Defendant Shall:

Form with multiple sections: STANDARD, FIRST OFFENDER, SEX-CRIME RELATED, ALCOHOL/DRUGS, PROGRAMS/ASSAULT, FINANCIAL GAIN, OTHER. Includes checkboxes for various supervision conditions.

- DEPARTMENT OF LICENSING NOTICE - Motor vehicle used in crime. RCW 46.52.100.
FORFEITURE: Forfeit all seized property referenced in the discovery to the originating law enforcement agency unless otherwise stated.
COMPLIANCE WITH SENTENCE. Defendant shall perform all affirmative acts necessary for DOC to monitor compliance with all of the terms of this Judgment and Sentence.
AGREEMENTS IN THE PLEA AGREEMENT: Are in full force and effect unless otherwise stated in this judgment and sentence.
EXONERATION OF BAIL: Any bail, bond, and/or conditions of personal recognizance are hereby exonerated.

NOTICES AND SIGNATURES

- 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.
LENGTH OF SUPERVISION. The defendant shall remain under the court's jurisdiction and the supervision of DOC 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. The court's jurisdiction may be extended for an additional period of up to ten (10) years to assure payment of all legal financial obligations. RCW 9.94A.145.
NOTICE OF INCOME-WITHOLDING ACTION: If the court has not ordered an immediate notice of payroll deduction in Section 4.1, you are notified that the DOC may issue a notice of a 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.200.010. Other income-withholding action under RCW 9.94A may be taken without further notice. RCW 9.94A.200.030.
FINANCIAL OBLIGATIONS - INTEREST/ADDITIONAL COSTS: The financial obligations in this judgment shall bear interest from the date of the judgment until paid in full at the rate applicable to civil judgments. An award of costs of appeal may be added to the total legal financial obligations. RCW 10.52.090, RCW 10.73.
ANY VIOLATION OF JUDGMENT AND SENTENCE: Is punishable by up to 60 days of confinement per violation. RCW 9.94A.200.
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. Clerk's Action Required. The court clerk shall forward a copy of the defendant's driver's license, identification, or comparable identification, to the Department of Licensing along with the date of conviction or commitment. RCW 9.41.040, 9.41.047.

JUDGMENT AND SENTENCE (SENTENCING REFORM ACT) - 4
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JUDGMENT AND SENTENCE (SENTENCING REFORM ACT) -- 6
Revised 12/28/98

FINANCIAL OBLIGATIONS

LEGAL FINANCIAL OBLIGATIONS: The court finds that the defendant has the ability or likely future ability to pay legal financial obligations. RCW 9.94A.142. The defendant shall pay by cash, money order, or certified check to the Superior Court Clerk at 614 Division Street, MS 34, Port Orchard, WA 98366, as indicated.

Table with 2 columns: Description of obligation and Amount. Includes items like \$500 Victim Assessment, \$871 Court appointed attorney fees, \$110 Filing Fee, \$100 Contribution to the Kitsap County Expert Witness Fund, Sheriff services/subpoena fees, Witness Costs, Jury Demand fee, Court appointed defense fees/other defense costs.

RESTITUTION: To be determined at a future date by separate orders)
REMAINING LEGAL FINANCIAL OBLIGATIONS AND RESTITUTION: The legal financial obligations and/or restitution noted above may not be complete and are subject to future order by the court.

PAYMENT SCHEDULE (RCW 9.94A.145): All payments shall commence immediately and be made in accordance with policies of the clerk and on a schedule established by the CCO unless otherwise stated \$ per month commencing 60 days following release from custody.

UNPAID LFOs: Defendant shall pay the costs of services to collect unpaid legal financial obligations. RCW 36.18.050.

OTHER

- HIV TESTING: DOC or a 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 DNA identification and the defendant shall fully cooperate in the testing. The appropriate agency, the county, or DOC, shall be responsible for obtaining the sample prior to the defendant's release from confinement. RCW 43.43.754.

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OFFENDER REGISTRATION. (RCW 9A.44.130, 10.01.200): Because this crime involves a sex offense or a kidnapping offense, I will be required to register with the sheriff of the county of Washington where I reside. If I am not a resident of Washington, but I am a student in Washington or I am employed in Washington, or I carry on a vocation in Washington, I must register with the sheriff of the county of my school, place of employment, or vocation. I must register immediately upon being sentenced unless I am in custody, in which case I must register at the time of my release with the person designated by the agency that has me in custody and I must also register within 24 hours of my release with the sheriff of the county of the State of Washington where I will be residing, or if not residing in the State of Washington, where I am a student, where I am employed or carry on a vocation. If I leave this state following my sentencing or release from custody but later move back to Washington, I must register within 30 days after moving to this state or within 24 hours after doing so if I am under the jurisdiction of this state's Department of Corrections. If I leave this state following my sentencing or release from custody but later, while not a resident of Washington, I become employed in Washington, carry out a vocation in Washington, or attend school in Washington, I must register within 30 days after attending school in this state, or after becoming employed or carrying out a vocation in this state, or within 24 hours after doing so if I am under the jurisdiction of this state's Department of Corrections. If I change my residence within a county, I must send written notice of my change of residence to the sheriff within 72 hours of moving. If I change my residence to a new county within this state, I must send written notice of the change of address at least 14 days before moving to the county sheriff in the new county of residence. I must register with the sheriff of the new county within 24 hours of moving, and I must also give written notice of my change of address to the sheriff of the county where I last registered within 10 days of moving. If I am a resident of Washington and I am admitted to a public or private institution of higher education, I shall, within 10 days of enrolling or by the first business day after arriving at the institution, whichever is earlier, notify the sheriff of the county of my residence of my intent to attend the institution. If I move out of Washington State, I must send written notice within 10 days of moving to the new state or foreign county to the county sheriff with whom I last registered in Washington State. [If not applicable, this paragraph should be omitted and initialed by the defendant and the judge.]

PERSISTENT OFFENDER: "Three Strike" Warning: You have been convicted of an offense that is classified as a "most serious offense" under RCW 9.94A.030. A third conviction in Washington State of a most serious offense, regardless of whether the first two convictions occurred in a federal or non-Washington state court, will render you a "persistent offender." "Two Strike" Warning: In addition, if this offense is (1) rape of the first degree, rape of a child in the first degree, rape in the second degree, rape of a child in the second degree, indecent liberties by forcible compulsion, or child molestation in the first degree, or (2) murder in the first degree, murder in the second degree, homicide by means, kidnapping in the first degree, kidnapping in the second degree, assault in the first degree, assault in the second degree, assault of a child in the first degree, or a burglary in the first degree, with a finding of sexual motivation, or (3) any attempt to commit any of the crimes listed in this sentence, and that you have at least one prior conviction for one of these listed crimes in this state, federal court, or elsewhere, this will render you a "persistent offender." Persistent Offender Sentence: A persistent offender shall be sentenced to a term of total confinement for life without the possibility of parole or when authorized by RCW 10.95.030 for the crime of aggravated murder in the first degree, sentenced to death, notwithstanding the maximum sentence under any other law. RCW 9.94A.120(4).

Date: 1/11/99
JUDGE: [Signature]
Deputy Prosecuting Attorney: [Signature]
Print Name: [Name]
Defendant: [Signature]
Print Name: [Name]

Seal of the County of Kitsap, State of Washington. Includes text: DAVID W. PETERSON, Clerk of the Court, Superior Court, County of Kitsap, State of Washington.

JUDGMENT AND SENTENCE (SENTENCING REFORM ACT) -- 7
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language, which the defendant understands. I translated this Judgment and Sentence for the defendant into that language.



Superior Court of Washington
County of Kitsap

RECEIVED AND FILED
IN OPEN COURT
JUL 29 2016
DAVID W PETERSON
KITSAP COUNTY CLERK

STATE OF WASHINGTON,

No. 15-1-01503-4

Plaintiff,

NOTIFICATION OF CONVICTION AND
FIREARM WARNING

VS.

ARNOLD CROZ
Defendant.

(Clerk's Action Required) (NT)

THE STATE OF WASHINGTON TO: The Department of Licensing

The Defendant has been duly convicted of RECKLESS
by a plea of guilty jury verdict of guilty entered on JULY 6 2016
or, has been found not guilty by reason of insanity.

A copy of the Defendant's identicaid or driver's license is attached, or

The Defendant has sworn under oath that no identicaid or driver's license is available at this time. Substitute identification information is attached.

The Defendant has been advised by the Court that effective immediately the Defendant may not own, use or possess any firearm unless the Defendant's right to do so is restored by a court of record. RCW 9A1.040, 9A1.047.

The Clerk of the Court shall send a copy of this form to the Department of Licensing as soon as possible.

Dated: 7/29/16

[Signature]
Judge

[Signature]
Deputy Prosecuting Attorney

[Signature]
Defense Attorney

[Signature]
Defendant

Original Court File
Yellow - Department of Licensing
Pink - Defendant

Notification of Conviction and Firearm Warning (Rev. 5/23/08)
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JUDGMENT AND SENTENCE (SENTENCING REFORM ACT) -- 8
Revised 12/28/98

1601

1603

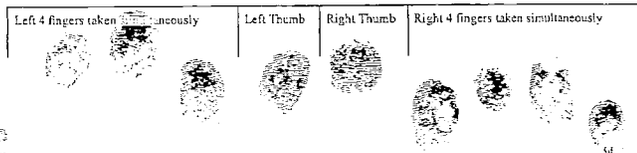
152
SUB 152

IDENTIFICATION OF DEFENDANT

SID No. _____ FBI No. _____
DOB: 10/22/68 Other: _____
RACE/ETHNICITY: W
SEX: M

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: [Signature] Deputy Clerk: Dated: JAN 11 1999

DEFENDANT'S SIGNATURE: [Signature]

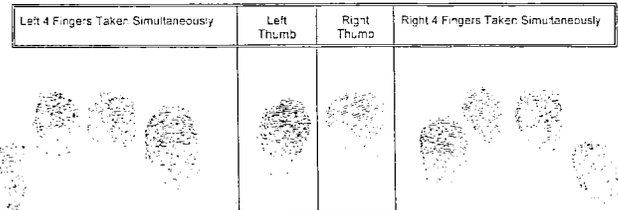


DEPARTMENT OF LICENSING SUBSTITUTE IDENTIFICATION INFORMATION
(If required, attach to Notification of Conviction and Firearm Warning.)

The undersigned defendant hereby declares, under the penalty of perjury as provided by RCW 9A.72.020, that I currently do not have access to a driver's license or identicaid due to [my current incarceration][loss of document][my failure to ever obtain such a document].

My true name is: ARNOLD MAFFIAS CROZ
My date of birth is: 10-22-1968

DATED: 7-29-2016
Defendant: [Signature]



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

DATED: 07/29/2016
Deputy Clerk: [Signature]

DEPARTMENT OF LICENSING SUBSTITUTE IDENTIFICATION INFORMATION (4/09)
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JUDGMENT AND SENTENCE (SENTENCING REFORM ACT) -- 9
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1602

Distribution
Original Court Clerk
1 copy Prosecutor
1 copy DOC
1 copy District AG
1 copy Physical Server

1604

DECLARATION OF SERVICE BY MAIL

GR 3.1

I, ARNOLD CRUZ, declare and say:

That on the 30 day of MAY, 2017, I deposited the following documents in the Stafford Creek Correction Center Legal Mail system, by First Class Mail pre-paid postage, under cause No. 49264-4-II

STATEMENT OF ADDITIONAL Grounds Psp 16.10.

to: Court of Appeals, Division II
950 Broadway, Suite 300
TACOMA, WA, 98402-4454
addressed to the following:

Randall Avery Sutton
Kitsap County Prosecuting Attorney
614 Division ST
Port Orchard, WA.
98366

Kathleen A. Shea
Attorney for Appellant
WASHINGTON APPELLATE Project
1511 Third Avenue, Suite 701
Seattle, WA. 98101

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

DATED THIS 30 day of MAY, 2017, in the City of Aberdeen, County of Grays Harbor, State of Washington.

Arnold Cruz
Signature

ARNOLD CRUZ
Print Name

DOC 791749 UNIT H-5-B-63
STAFFORD CREEK CORRECTIONS CENTER
191 CONSTANTINE WAY
ABERDEEN WA 98520

**IN THE COURT OF APPEALS OF THE STATE OF WASHINGTON
DIVISION TWO**

STATE OF WASHINGTON,)	
)	
RESPONDENT,)	
)	
v.)	NO. 49264-4-II
)	
ARNOLD CRUZ,)	
)	
APPELLANT.)	

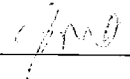
DECLARATION OF SERVICE

I, MARIA ARRANZA RILEY, DECLARE UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF WASHINGTON THAT THE FOLLOWING IS TRUE AND CORRECT:

ON THE 5TH DAY OF JUNE, 2017, I CAUSED A TRUE COPY OF THE **STATEMENT OF ADDITIONAL GROUNDS FOR REVIEW** TO BE SERVED ON THE FOLLOWING IN THE MANNER INDICATED BELOW:

[X] RANDALL SUTTON	()	U.S. MAIL
[kcpa@co.kitsap.wa.us]	()	HAND DELIVERY
KITSAP COUNTY PROSECUTING ATTORNEY	(X)	E-SERVICE VIA
614 DIVISION ST.		PORTAL
PORT ORCHARD, WA 98366-4681		

SIGNED IN SEATTLE, WASHINGTON THIS 5TH DAY OF JUNE, 2017.

X _____ 

Washington Appellate Project
701 Melbourne Tower
1511 Third Avenue
Seattle, WA 98101
Phone (206) 587-2711
Fax (206) 587-2710

WASHINGTON APPELLATE PROJECT

June 05, 2017 - 4:21 PM

Transmittal Information

Filed with Court: Court of Appeals Division II
Appellate Court Case Number: 49264-4
Appellate Court Case Title: State of Washington, Respondent v. Arnold M. Cruz, Appellant
Superior Court Case Number: 15-1-00436-9

The following documents have been uploaded:

- 7-492644_Briefs_20170605162009D2300758_6128.pdf
This File Contains:
Briefs - Statement of Additional Grounds for Review
The Original File Name was washapp.org_20170605_101408.pdf

A copy of the uploaded files will be sent to:

- kcpa@co.kitsap.wa.us
- rsutton@co.kitsap.wa.us

Comments:

Sender Name: MARIA RILEY - Email: maria@washapp.org

Filing on Behalf of: Kathleen a Shea - Email: kate@washapp.org (Alternate Email: wapofficemail@washapp.org)

Address:
1511 3RD AVE STE 701
SEATTLE, WA, 98101
Phone: (206) 587-2711

Note: The Filing Id is 20170605162009D2300758