

FILED
Court of Appeals
Division II
State of Washington
10/16/2018 1:41 PM
No. 50580-1-II

COURT OF APPEALS, DIVISION II
STATE OF WASHINGTON

STATE OF WASHINGTON,

Respondent,

vs.

SHERAYA JEANELLE TAYLOR,

Appellant.

On Appeal from the Pierce County Superior Court
Cause No. 16-1-03295-0
The Honorable Timothy Ashcraft, Judge

SUPPLEMENTAL BRIEF OF APPELLANT

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I. SUPPLEMENTAL ASSIGNMENT OF ERROR

Appellant's Judgment and Sentence contains cost provisions that are no longer authorized after enactment of House Bill 1783.

II. SUPPLEMENTAL ISSUE PERTAINING TO THE ASSIGNMENT OF ERROR

Should Appellant's case be remanded to the trial court to amend the Judgment and Sentence to strike cost provisions that are no longer authorized after enactment of House Bill 1783?

III. SUPPLEMENTAL STATEMENT OF THE CASE

Sheraya Jeanelle Taylor was sentenced on July 10, 2017. (A copy of the Judgment and Sentence is attached in the Appendix) The trial court imposed the then-mandatory \$500.00 crime victim assessment fee, \$100.00 DNA database collection fee, and \$200.00 criminal filing fee. (CP 177-78) The Judgment and Sentence also includes a provision stating that "[t]he financial obligations imposed in this judgment shall bear interest from the date of the judgment until payment in full[.]" (CP 178) The trial court found that Taylor did not have the financial resources to pay for his appeal and signed an Order of Indigency. (CP 191-92)

II. SUPPLEMENTAL ARGUMENT & AUTHORITIES

Engrossed Second Substitute House Bill 1783, 65th Leg., Reg. Sess. (Wash. 2018) (House Bill 1783) amended the legal

financial obligation (LFO) system in Washington State. As recently noted by our State Supreme Court:

House Bill 1783's amendments modify Washington's system of LFOs, addressing some of the worst facets of the system that prevent offenders from rebuilding their lives after conviction. For example, House Bill 1783 eliminates interest accrual on the nonrestitution portions of LFOs, it establishes that the DNA database fee is no longer mandatory if the offender's DNA has been collected because of a prior conviction, and it provides that a court may not sanction an offender for failure to pay LFOs unless the failure to pay is willful. Laws of 2018, ch. 269, §§ 1, 18, 7. ... House Bill 1783 amends the discretionary LFO statute, former RCW 10.01.160, to prohibit courts from imposing discretionary costs on a defendant who is indigent at the time of sentencing. Laws of 2018, ch. 269, § 6(3). It also prohibits imposing the \$200 filing fee on indigent defendants. *Id.* § 17.

State v. Ramirez, ___ Wn.2d ___, ___ P.3d ___ (95249-3) (2018 WL 4499761 at *6) (Sept. 20, 2018).

In Ramirez, the Court held that these amendments applied prospectively to Ramirez's case because it was still on appeal and his judgment was not yet final. ___ Wn.2d at ___ (2018 WL 4499761 at *6). The Court remanded his case for the trial court to amend the judgment and sentence to strike the criminal filing fee and other improperly imposed LFOs. ___ Wn.2d at ___ (2018 WL 4499761 at *8). Similarly, Taylor's case is on appeal and her judgment is not yet final, so House Bill 1783's amendments apply to her case.

The trial court imposed a \$100.00 DNA collection fee. (CP 177) But Taylor has previously been convicted of a felony, so DNA has previously been collected. (CP 176) See RCW 43.43.7541 (mandatory DNA fee upon felony conviction).

The trial court imposed a \$200.00 criminal filing fee, which can no longer be imposed on indigent defendants. (CP 178) And the amendments prohibit imposing *any* non-mandatory fees on indigent defendants. However, the trial court never conducted an inquiry into Sikes' ability to pay this now discretionary fee, as required by RCW 10.01.160(3) and State v. Blazina, 182 Wn.2d 827, 837-38, 344 P.3d 680 (2015). But Taylor was found indigent for the purpose of her appeal. (CP 191-92)

Finally, the Judgment and Sentence states that interest shall begin accruing immediately. (CP 178) But House Bill 1783 eliminates interest accrual on all non-restitution portions of LFOs.

Like Ramirez, Taylor was sentenced before House Bill 1783 was enacted in 2018, and her case is still on direct appeal. Like Ramirez, Taylor was subjected to LFOs that are no longer authorized under House Bill 1783. Taylor's case should be remanded to the trial court to amend the judgement and sentence to strike the improper fees and the interest accrual provision.

III. CONCLUSION

Taylor is entitled to relief from the statutory changes of House Bill 1783. Taylor's case should be remanded for the trial court to amend the judgment and sentence.

DATED: October 16, 2018



STEPHANIE C. CUNNINGHAM

WSB #26436

Attorney for Appellant Sheraya J. Taylor

CERTIFICATE OF MAILING

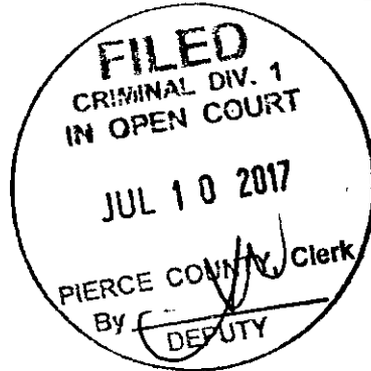
I certify that on 10/16/2018, I caused to be placed in the mails of the United States, first class postage pre-paid, a copy of this document addressed to: Sheraya J. Taylor, DOC# 400652, Washington Corrections Center for Women, 9601 Bujacich Road NW, Gig Harbor, WA 98332-8300.



STEPHANIE C. CUNNINGHAM, WSBA #26436

APPENDIX

JUDGMENT AND SENTENCE



SUPERIOR COURT OF WASHINGTON FOR PIERCE COUNTY

STATE OF WASHINGTON,

Plaintiff,

CAUSE NO: 16-1-03295-0

vs.

SHERAYA JEANELLE TAYLOR,

Defendant.

WARRANT OF COMMITMENT

- 1) County Jail
- 2) Dept. of Corrections
- 3) Other Custody

THE STATE OF WASHINGTON TO THE DIRECTOR OF ADULT DETENTION OF PIERCE COUNTY:

WHEREAS, Judgment has been pronounced against the defendant in the Superior Court of the State of Washington for the County of Pierce, that the defendant be punished as specified in the Judgment and Sentence/Order Modifying/Revoking Probation/Community Supervision, a full and correct copy of which is attached hereto.

[] 1. YOU, THE DIRECTOR, ARE COMMANDED to receive the defendant for classification, confinement and placement as ordered in the Judgment and Sentence. (Sentence of confinement in Pierce County Jail).

[x] 2. YOU, THE DIRECTOR, ARE COMMANDED to take and deliver the defendant to the proper officers of the Department of Corrections; and

YOU, THE PROPER OFFICERS OF THE DEPARTMENT OF CORRECTIONS, ARE COMMANDED to receive the defendant for classification, confinement and placement as ordered in the Judgment and Sentence. (Sentence of confinement in Department of Corrections custody).

WARRANT OF COMMITMENT -1

[] 3. YOU, THE DIRECTOR, ARE COMMANDED to receive the defendant for classification, confinement and placement as ordered in the Judgment and Sentence. (Sentence of confinement or placement not covered by Sections 1 and 2 above).

Dated: 7/10/17



By direction of the Honorable Kevin A. Stock
JUDGE
KEVIN STOCK

By: Linda Fowler
CLERK
DEPUTY CLERK

CERTIFIED COPY DELIVERED TO SHERIFF

DELIVERED JUL 11 2017 By Linda Fowler

STATE OF WASHINGTON

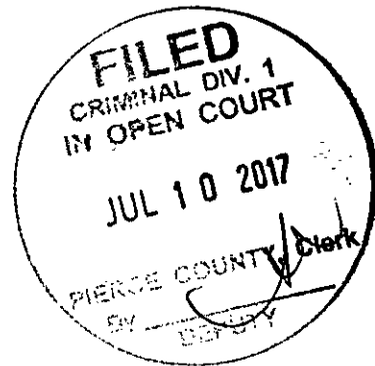
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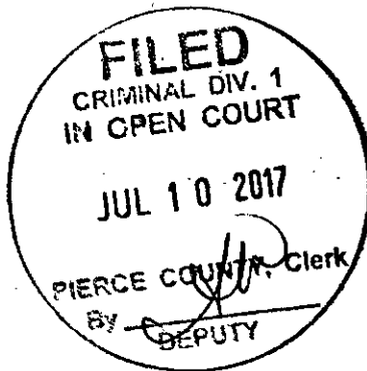
County of Pierce

I, Kevin Stock, Clerk of the above entitled Court, do hereby certify that this foregoing instrument is a true and correct copy of the original now on file in my office. IN WITNESS WHEREOF, I herunto set my hand and the Seal of Said Court this _____ day of _____.

KEVIN STOCK, Clerk
By: _____ Deputy

cjc





SUPERIOR COURT OF WASHINGTON FOR PIERCE COUNTY

STATE OF WASHINGTON,

Plaintiff,

CAUSE NO. 16-1-03295-0

vs.

JUDGMENT AND SENTENCE (JS)

SHERAYA JEANELLE TAYLOR

Defendant.

- Prison
- RCW 9.94A.712/9.94A.507 Prison Confinement
- Jail One Year or Less
- First-Time Offender
- Special Sexual Offender Sentencing Alternative
- Special Drug Offender Sentencing Alternative
- Alternative to Confinement (ATC)
- Clerk's Action Required, para 4.5 (SDOSA), 4.7 and 4.8 (SSOSA) 4.15.2, 5.3, 5.6 and 5.8
- Juvenile Decline Mandatory Discretionary

SID: WA23790027
DOB: 02/20/1990

I HEARING

1.1 A sentencing hearing was held and the defendant, the defendant's lawyer and the (deputy) prosecuting attorney were present.

II FINDINGS

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

2.1 CURRENT OFFENSE(S): The defendant was found guilty on 5/16/17
by plea jury-verdict bench trial of:

COUNT	CRIME	RCW	ENHANCEMENT TYPE*	DATE OF CRIME	INCIDENT NO.
IV	ASSAULT IN THE SECOND DEGREE (E33)	9A.36.021	DWSE (DNSE)	08/14/16	PCSO 1622701443
V	BURGLARY IN THE FIRST DEGREE (G1)	9A.52.020(1)(a)	DWSE (DNSE)	08/14/16	PCSO 1622701443
VI	CONSPIRACY TO COMMIT BURGLARY IN THE FIRST DEGREE (G2-C)	9A.28.040 9A.52.020(1)(b)	DWSE (DNSE)	08/14/16	PCSO 1622701443

17-9-05764-0

* (F) Firearm, (D) Other deadly weapons, (V) VUCSA in a protected zone, (VH) Veh. Harm, See RCW 46.61.520, (JP) Juvenile present, (SM) Sexual Motivation, (SCF) Sexual Conduct with a Child for a Fee. See RCW 9.94A.533(8). (If the crime is a drug offense, include the type of drug in the second column.)

as charged in the SECOND AMENDED Information:

W.S. note: Court specifically rejects def. argument for same course conduct in this matter, as well as anti-merger re: burglary.

Current offenses encompassing the same criminal conduct and counting as one crime in determining the offender score are (RCW 9.94A.589):

Other current convictions listed under different cause numbers used in calculating the offender score are (list offense and cause number):

2.2 CRIMINAL HISTORY (RCW 9.94A.525):

	CRIME	DATE OF SENTENCE	SENTENCING COURT	DATE OF CRIME	A or J ADULT JUV	TYPE OF CRIME
1	DV - MAL MISCH 3	03-28-2008	SUPERIOR CT - PIERCE CTY	02-18-2007	J	
2	NVOL	03-19-2008	LAKEWOOD MUNI COURT	03-17-2008	A	
3	UPFGLM	03-29-2010	TACOMA MUNICIPAL COURT	03-05-2010	A	
4	DRUG PARA	03-29-2010	TACOMA MUNICIPAL COURT	03-05-2010	A	
5	DWLS 3		LAKEWOOD MUNI COURT	12-19-2010	A	
6	UPFGLM	02-10-2011	LAKEWOOD MUNI COURT	12-19-2010	A	
7	SOLICITATION TO UPCS - METH	11-03-2015	SUPERIOR CT - PIERCE CTY	09-05-2015	A	
8	RETAIL THEFT W/SPECIAL CIRCUMSTANCES 3	10-07-2011	SUPERIOR CT - PIERCE CTY	09-14-2011	A	

The court finds that the following prior convictions are one offense for purposes of determining the offender score (RCW 9.94A.525):

2.3 SENTENCING DATA:

COUNT NO.	OFFENDER SCORE	SERIOUSNESS LEVEL	STANDARD RANGE (not including enhancements)	PLUS ENHANCEMENTS	TOTAL STANDARD RANGE (including enhancements)	MAXIMUM TERM
IV	5	IV	22-29	12 MONTHS	34-41	10 YRS
V	5	VII	41-54	24 MONTHS	65-78	LIFE
VI	5	VII	30.75-40.50	12 MONTHS	42.75 - 52.75	10 YRS

*Asst
Burg
Conv*

65-78 52.750

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

within below the standard range for Count(s) _____.

above the standard range for Count(s) _____.

The defendant and state stipulate that justice is best served by imposition of the exceptional sentence above the standard range and the court finds the exceptional sentence furthers and is consistent with the interests of justice and the purposes of the sentencing reform act.

[] Aggravating factors were [] stipulated by the defendant, [] found by the court after the defendant waived jury trial, [] found by jury by special interrogatory.

Findings of fact and conclusions of law are attached in Appendix 2.4. [] Jury's special interrogatory is attached. The Prosecuting Attorney [] did [] did not recommend a similar sentence.

2.5 **ABILITY TO PAY LEGAL FINANCIAL OBLIGATIONS.** The court has considered the total amount owing, the defendant's past, present and future ability to pay legal financial obligations, including the defendant's financial resources and the likelihood that the defendant's status will change. The court finds that the defendant has the ability or likely future ability to pay the legal financial obligations imposed herein. RCW 9.94A.753.

[] The following extraordinary circumstances exist that make restitution inappropriate (RCW 9.94A.753):

[] The following extraordinary circumstances exist that make psyment of nonmandatory legal financial obligations inappropriate:

2.6 [] **FELONY FIREARM OFFENDER REGISTRATION.** The defendant committed a felony firearm offense as defined in RCW 9.41.010.

[] The court considered the following factors:

[] the defendant's criminal history.

[] whether the defendant has previously been found not guilty by reason of insanity of any offense in this state or elsewhere.

[] evidence of the defendant's propensity for violence that would likely endanger persons.

[] other: _____

[] The court decided the defendant [] should [] should not register as a felony firearm offender.

III. JUDGMENT

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

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

IV. SENTENCE AND ORDER

IT IS ORDERED:

4.1 Defendant shall pay to the Clerk of this Court: (Pierce County Clerk, 930 Tacoma Ave #110, Tacoma WA 98402)

JASS CODE

RTN/R/N	\$ _____	Restitution to: _____
	\$ _____	Restitution to: _____
	(Name and Address--address may be withheld and provided confidentially to Clerk's Office).	
PCV	\$ 500.00	Crime Victim assessment
DNA	\$ 100.00	DNA Database Fee
PUE	\$ _____	Court-Appointed Attorney Fees and Defense Costs

1
2 FRC \$ 200.00 Criminal Filing Fee

3 FCM \$ Fine

4 OTHER LEGAL FINANCIAL OBLIGATIONS (specify below)

5 \$ Other Costs for:

6 \$ Other Costs for:

7 \$ 600 TOTAL

8 The above total does not include all restitution which may be set by later order of the court. An agreed
restitution order may be entered. RCW 9.94A.753. A restitution hearing:

9 [] shall be set by the prosecutor.

10 is scheduled for Aug 24, 2017 @ 9:00AM in 250

11 [] RESTITUTION. Order Attached

12 [] The Department of Corrections (DOC) or clerk of the court shall immediately issue a Notice of Payroll
Deduction. RCW 9.94A.7602, RCW 9.94A.760(8).

CCO to address w/ def.

13 [X] All payments shall be made in accordance with the policies of the clerk, commencing immediately,
unless the court specifically sets forth the rate herein: Not less than \$ 1 per month
commencing . RCW 9.94.760. If the court does not set the rate herein, the
14 defendant shall report to the clerk's office within 24 hours of the entry of the judgment and sentence to
15 set up a payment plan.

16 The defendant shall report to the clerk of the court or as directed by the clerk of the court to provide
financial and other information as requested. RCW 9.94A.760(7)(b)

17 [] COSTS OF INCARCERATION. In addition to other costs imposed herein, the court finds that the
defendant has or is likely to have the means to pay the costs of incarceration, and the defendant is
18 ordered to pay such costs at the statutory rate. RCW 10.01.160.

19 COLLECTION COSTS The defendant shall pay the costs of services to collect unpaid legal financial
obligations per contract or statute. RCW 36.18.190, 9.94A.780 and 19.16.500.

20 INTEREST The financial obligations imposed in this judgment shall bear interest from the date of the
judgment until payment in full, at the rate applicable to civil judgments. RCW 10.82.090

21 COSTS ON APPEAL An award of costs on appeal against the defendant may be added to the total legal
financial obligations. RCW 10.73.160.

22 4.1b ELECTRONIC MONITORING REIMBURSEMENT. The defendant is ordered to reimburse
(name of electronic monitoring agency) at
23 for the cost of pretrial electronic monitoring in the amount of \$.

24 4.2 [X] DNA TESTING. The defendant shall have a blood/biological sample drawn for purposes of DNA
identification analysis and the defendant shall fully cooperate in the testing. The appropriate agency, the
25 county or DOC, shall be responsible for obtaining the sample prior to the defendant's release from
confinement. RCW 43.43.754.

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

27 4.3 NO CONTACT

- 1) Bryan McLeish - 10yr 16-1-03295-0
 2) Martha Joy - Life - 10yr
 3) Brandden McDonough (name, DOB) including, but not limited to, personal, verbal, telephonic, written or contact through a third party for _____ years (not to exceed the maximum statutory sentence). See NCO's to day's date

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

[] Domestic Violence No-Contact Order, Antiharassment No-Contact Order, or Sexual Assault Protection Order is filed with this Judgment and Sentence.

4.4 OTHER: Property may have been taken into custody in conjunction with this case. Property may be returned to the rightful owner. Any claim for return of such property must be made within 90 days. After 90 days, if you do not make a claim, property may be disposed of according to law.

any non-contraband and lawful property
maybe released to def. or appropriate
designee

4.4a Property may have been taken into custody in conjunction with this case. Property may be returned to the rightful owner. Any claim for return of such property must be made within 90 days unless forfeited by agreement in which case no claim may be made. After 90 days, if you do not make a claim, property may be disposed of according to law.

4.4b BOND IS HEREBY EXONERATED

4.5 CONFINEMENT OVER ONE YEAR. The defendant is sentenced as follows:

(a) CONFINEMENT. RCW 9.94A.589. Defendant is sentenced to the following term of total confinement in the custody of the Department of Corrections (DOC):

<u>23</u> months on Count	<u>IV</u>	_____ months on Count	_____
<u>42</u> months on Count	<u>V</u>	_____ months on Count	_____
<u>32</u> months on Count	<u>VI</u>	_____ months on Count	_____

A special finding/verdict having been entered as indicated in Section 2.1, the defendant is sentenced to the following additional term of total confinement in the custody of the Department of Corrections:

12	23	months on Count No	<u>IV</u>	_____ months on Count No	_____
24	42	months on Count No	<u>V</u>	_____ months on Count No	_____
12	32	months on Count No	<u>VI</u>	_____ months on Count No	_____

Sentence enhancements in Counts _ shall run
 concurrent consecutive to each other.
 Sentence enhancements in Counts _ shall be served
 flat time subject to earned good time credit

Actual number of months of total confinement ordered is: 90 mos. (48 + 42)

(Add mandatory firearm, deadly weapons, and sexual motivation enhancement time to run consecutively to other counts, see Section 2.3, Sentencing Data, above).

[] The confinement time on Count(s) _____ contain(s) a mandatory minimum term of _____.

CONSECUTIVE/CONCURRENT SENTENCES. RCW 9.94A.589. All counts shall be served concurrently, except for the portion of those counts for which there is a special finding of a firearm, other deadly weapon, sexual motivation, VUCSA in a protected zone, or manufacture of methamphetamine with juvenile present as set forth above at Section 2.3, and except for the following counts which shall be served consecutively: _____

The sentence herein shall run consecutively to all felony sentences in other cause numbers imposed prior to the commission of the crime(s) being sentenced. The sentence herein shall run concurrently with felony sentences in other cause numbers imposed after the commission of the crime(s) being sentenced except for the following cause numbers. RCW 9.94A.589: _____

Confinement shall commence immediately unless otherwise set forth here: _____

(c) **Credit for Time Served.** The defendant shall receive credit for eligible time served prior to sentencing if that confinement was solely under this cause number. RCW 9.94A.505. The jail shall compute time served.

4.6 [] **COMMUNITY PLACEMENT** (pre 7/1/00 offenses) is ordered as follows:

Count _____ for _____ months;

Count _____ for _____ months;

Count _____ for _____ months;

COMMUNITY CUSTODY (To determine which offenses are eligible for or required for community custody see RCW 9.94A.701)

The defendant shall be on community custody for:

Count(s) _____ 36 months for Serious Violent Offenses

Count(s) IV, V, V 18 months for Violent Offenses

Count(s) _____ 12 months (for crimes against a person, drug offenses, or offenses involving the unlawful possession of a firearm by a street gang member or associate)

Note: combined term of confinement and community custody for any particular offense cannot exceed the statutory maximum. RCW 9.94A.701.

(B) While on community placement or community custody, the defendant shall: (1) report to and be available for contact with the assigned community corrections officer as directed; (2) work at DOC-approved education, employment and/or community restitution (service); (3) notify DOC of any change in defendant's address or employment; (4) not consume controlled substances except pursuant to lawfully issued prescriptions; (5) not unlawfully possess controlled substances while in community custody, (6) not own, use, or possess firearms or ammunition; (7) pay supervision fees as determined by DOC; (8) perform affirmative acts as required by DOC to confirm compliance with the orders of the court; (9) abide by any

1 additional conditions imposed by DOC under RCW 9.94A.704 and .706 and (10) for sex offenses, submit
2 to electronic monitoring if imposed by DOC. The defendant's residence location and living arrangements
3 are subject to the prior approval of DOC while in community placement or community custody.
4 Community custody for sex offenders not sentenced under RCW 9.94A.712 may be extended for up to the
5 statutory maximum term of the sentence. Violation of community custody imposed for a sex offense may
6 result in additional confinement.

The court orders that during the period of supervision the defendant shall:

7 consume no alcohol.

8 have no contact with: Bryan Mcleish, Martha Joy, B. McDonough

See
NCO's,
today's
date

9 remain within outside of a specified geographical boundary, to wit: _____

10 not serve in any paid or volunteer capacity where he or she has control or supervision of minors under
11 13 years of age

12 participate in the following crime-related treatment or counseling services: _____

13 undergo an evaluation for treatment for domestic violence substance abuse

14 mental health anger management and fully comply with all recommended treatment.

15 comply with the following crime-related prohibitions: _____

16 Other conditions: _____

17 For sentences imposed under RCW 9.94A.702, other conditions, including electronic monitoring, may
18 be imposed during community custody by the Indeterminate Sentence Review Board, or in an
19 emergency by DOC. Emergency conditions imposed by DOC shall not remain in effect longer than
20 seven working days.

21 Court Ordered Treatment: If any court orders mental health or chemical dependency treatment, the
22 defendant must notify DOC and the defendant must release treatment information to DOC for the duration
23 of incarceration and supervision. RCW 9.94A.562.

24 **PROVIDED:** That under no circumstances shall the total term of confinement plus the term of community
25 custody actually served exceed the statutory maximum for each offense

26 4.7 **WORK ETHIC CAMP.** RCW 9.94A.690, RCW 72.09.410. The court finds that the defendant is
27 eligible and is likely to qualify for work ethic camp and the court recommends that the defendant serve the
28 sentence at a work ethic camp. Upon completion of work ethic camp, the defendant shall be released on
community custody for any remaining time of total confinement, subject to the conditions below. Violation
of the conditions of community custody may result in a return to total confinement for the balance of the
defendant's remaining time of total confinement. The conditions of community custody are stated above in
Section 4.6.

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

V. NOTICES AND SIGNATURES

5.1 COLLATERAL ATTACK ON JUDGMENT. Any petition or motion for collateral attack on this Judgment and Sentence, including but not limited to any personal restraint petition, state habeas corpus petition, motion to vacate judgment, motion to withdraw guilty plea, motion for new trial or motion to arrest judgment, must be filed within one year of the final judgment in this matter, except as provided for in RCW 10.73.100. RCW 10.73.090.

5.2 LENGTH OF SUPERVISION. For an offense committed prior to July 1, 2000, the defendant shall remain under the court's jurisdiction and the supervision of the Department of Corrections for a period up to 10 years from the date of sentence or release from confinement, whichever is longer, to assure payment of all legal financial obligations unless the court extends the criminal judgment an additional 10 years. For an offense committed on or after July 1, 2000, the court shall retain jurisdiction over the offender, for the purpose 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. The clerk of the court is authorized to collect unpaid legal financial obligations at any time the offender remains under the jurisdiction of the court for purposes of his or her legal financial obligations. RCW 9.94A.760(4) and RCW 9.94A.753(4).

5.3 NOTICE OF INCOME-WITHHOLDING ACTION. If the court has not ordered an immediate notice of payroll deduction in Section 4.1, you are notified that the Department of Corrections or the clerk of the court 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.7602. Other income-withholding action under RCW 9.94A may be taken without further notice. RCW 9.94A.760 may be taken without further notice. RCW 9.94A.7606.

5.4 RESTITUTION HEARING. *D requests to be present.*
[] Defendant waives any right to be present at any restitution hearing (sign initials): _____

5.5 CRIMINAL ENFORCEMENT AND CIVIL COLLECTION. Any violation of this Judgment and Sentence is punishable by up to 60 days of confinement per violation. Per section 2.5 of this document, legal financial obligations are collectible by civil means. RCW 9.94A.634.

5.6 FIREARMS. You must immediately surrender any concealed pistol license and you may not own, use or possess any firearm unless your right to do so is restored by a court of record. (The court clerk shall forward a copy of the defendant's driver's license, identicard, or comparable identification to the Department of Licensing along with the date of conviction or commitment.) RCW 9.41.040, 9.41.047.

5.7 SEX AND KIDNAPPING OFFENDER REGISTRATION. RCW 9A.44.130, 10.01.200.

N/A

5.8 [] The court finds that Count _____ is a felony in the commission of which a motor vehicle was used. The clerk of the court is directed to immediately forward an Abstract of Court Record to the Department of Licensing, which must revoke the defendant's driver's license. RCW 46.20.285.

5.9 If the defendant is or becomes subject to court-ordered mental health or chemical dependency treatment, the defendant must notify DOC and the defendant's treatment information must be shared with DOC for the duration of the defendant's incarceration and supervision. RCW 9.94A.562.

1 5.10 OTHER: _____
2 _____
3 _____
4 _____

DONE IN OPEN COURT and in the presence of the defendant this date: JULY 10, 2017

JUDGE

Print name

Timothy L. Ashcraft
TIMOTHY L. ASHCRAFT

Deputy Prosecuting Attorney

Print name:

K.A. Lund

WSB #

19614

Attorney for Defendant

Print name:

Law Office of Brian J. Todd

6523 California Ave SW #179

WSB #

Seattle, WA 98136

Defendant

Print name:

X declines to sign

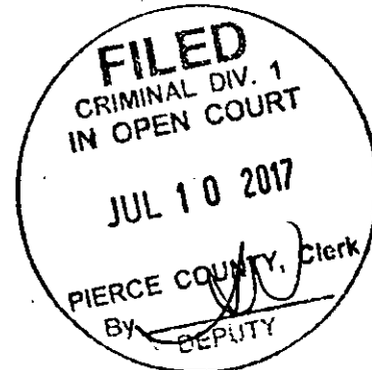
Voting Rights Statement: I acknowledge that I have lost my right to vote because of this felony conviction. If I am registered to vote, my voter registration will be cancelled.

My right to vote is provisionally restored as long as I am not under the authority of DOC (not serving a sentence of confinement 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.637; 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 indeterminate sentence review board, RCW 9.96.050; 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 29A.84.660. Registering to vote before the right is restored is a class C felony, RCW 29A.84.140.

Defendant's signature:

notice given in court



CERTIFICATE OF CLERK

CAUSE NUMBER of this case: 16-1-03295-0

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

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

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

IDENTIFICATION OF COURT REPORTER

KELLIE SMITH

Court Reporter

APPENDIX "F"

The defendant having been sentenced to the Department of Corrections for a:

- sex offense
- serious violent offense
- assault in the second degree
- any crime where the defendant or an accomplice was armed with a deadly weapon
- any felony under 69.50 and 69.52

The offender shall report to and be available for contact with the assigned community corrections officer as directed.

The offender shall work at Department of Corrections approved education, employment, and/or community service;

The offender shall not consume controlled substances except pursuant to lawfully issued prescriptions;

An offender in community custody shall not unlawfully possess controlled substances;

The offender shall pay community placement fees as determined by DOC;

The residence location and living arrangements are subject to the prior approval of the department of corrections during the period of community placement.

The offender shall submit to affirmative acts necessary to monitor compliance with court orders as required by DOC.

The Court may also order any of the following special conditions:

(I) The offender shall remain within, or outside of, a specified geographical boundary: _____

(II) The offender shall not have direct or indirect contact with the victim of the crime or a specified class of individuals: See J+S and NCO's, today's date

(III) The offender shall participate in crime-related treatment or counseling services;

(IV) The offender shall not consume alcohol; _____

(V) NO The residence location and living arrangements of a sex offender shall be subject to the prior approval of the department of corrections; or

(VI) The offender shall comply with any crime-related prohibitions.

(VII) Other: _____

IDENTIFICATION OF DEFENDANT

SID No. WA23790027
(If no SID take fingerprint card for State Patrol)

Date of Birth 02/20/1990

FBI No. 671394PC0

Local ID No. 20070512074

PCN No. UNKNOWN

Other

Alias name, SSN, DOB:

Race:

Asian/Pacific Islander Black/African-American

Caucasian

Ethnicity:

Hispanic

Sex:

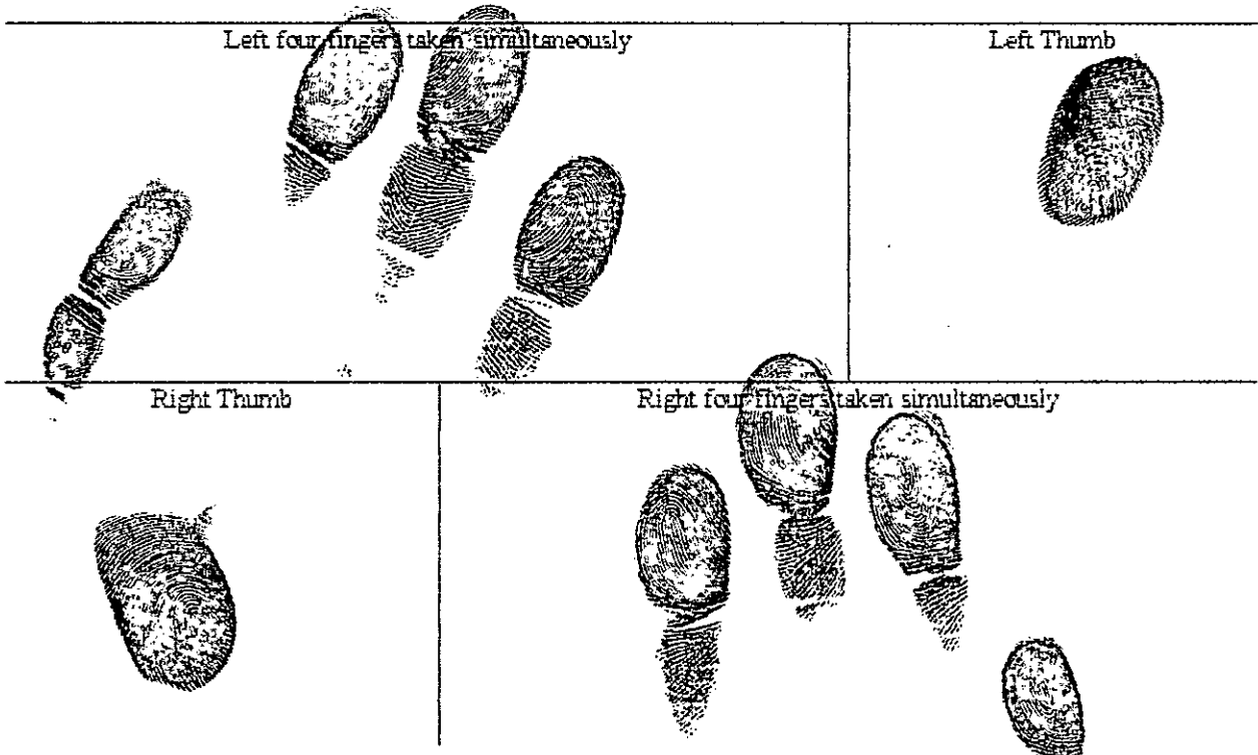
Male

Native American Other: :

Non-Hispanic

Female

FINGERPRINTS



I attest that I saw the same defendant who appeared in court on this document affix his or her fingerprints and signature thereto. Clerk of the Court, Deputy Clerk, Sharon A. Dodmond

Dated: 7-10-17

DEFENDANT'S SIGNATURE:

Sharon A. Dodmond

DEFENDANT'S ADDRESS:

DOC

October 16, 2018 - 1:41 PM

Transmittal Information

Filed with Court: Court of Appeals Division II
Appellate Court Case Number: 50580-1
Appellate Court Case Title: State of Washington, Respondent v. Sheraya J. Taylor, Appellant
Superior Court Case Number: 16-1-03295-0

The following documents have been uploaded:

- 505801_Briefs_20181016133948D2754992_0236.pdf
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Motion 1
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