

28897-8-III

COURT OF APPEALS

DIVISION III

OF THE STATE OF WASHINGTON

STATE OF WASHINGTON, RESPONDENT

v.

WALDO EMERSON WALDRON-RAMSEY, APPELLANT

APPEAL FROM THE SUPERIOR COURT

OF SPOKANE COUNTY

APPELLANT'S BRIEF

Julia A. Dooris
Attorney for Appellant

GEMBERLING & DOORIS, P.S.
3030 S. Grand Blvd. #132
Spokane, WA 99203
(509) 838-8585

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A. ASSIGNMENT OF ERROR

1. Did the trial court err by entering an order clarifying the judgment and sentence *ex parte*, without resentencing the defendant?

B. ISSUE

1. May the State enter an order *ex parte* changing the number of days of credit for time served without resentencing the defendant?

C. STATEMENT OF THE CASE

Waldo Emerson Waldron-Ramsey filed a personal restraint petition on January 11, 2010. (See attached Appendix). He was convicted on June 20, 1989 of first degree murder. (App. at 1) Subsequently, he filed a direct appeal, and his conviction was affirmed. (*See State v. Waldron-Ramsey*, 74 Wn. App. 1014, 1994 WL 908021 (1994); *review denied* 124 Wn.2d 1028, 883 P.2d 327 (1994).

Mr. Waldron-Ramsey filed an unsuccessful personal restraint petition in 1995. (App. at 2; CP 1-4))

In this matter, Mr. Waldron-Ramsey petitioned to have his sentence vacated, and an order entered remanding his case for

resentencing. (App. at 5) Specifically, Mr. Waldron-Ramsey alleged that his sentence was void because he did not receive the proper credit for time served. The Judgment and Sentence credited him with 1,329 days credit. But the day of arrest was not counted, nor was the extra day in February, due to the “leap year” in 1988. (See App. at 7) Thus, Mr. Waldron-Ramsey concluded that he was entitled to two more days in his credit as time served. (App at 8-9)

In response, the State entered an order *ex parte* entitled “Order: Clarifying The Judgment and Sentence Section 4.2”. (CP 5) The court’s findings indicate that good cause exists to “clarify” the Judgment and Sentence and the court ordered the Judgment and Sentence be “clarified” to reflect that credit for time served should be 1,331 days. (CP 5)

Mr. Waldron-Ramsey appeals. (CP 6)

D. ARGUMENT

1. THE PROPER REMEDY WHEN CREDIT FOR JAIL TIME IS ERRONEOUSLY CREDITED IS REMAND FOR RESENTENCING.

The issue of jail-time credit involves constitutional rights. *In Reanier v. Smith*, 83 Wn.2d 342, 517 P.2d 949 (1974). In *In re Phelan*¹,

¹ *Phelan* involved two defendants – one case was commenced with a petition for discretionary review from the Court of Appeals after sentencing, and the other was a personal restraint petition.

97 Wn.2d 590, 647 P.2d 1026 (1982), *superseded by statute on other grounds* by RCW 9.94A.728, the Washington Supreme Court held that all jail incarceration in connection with a charge must be credited. The remedy was a remand to the respective trial courts for entry of new judgments ordering the court give each defendant credit for time served.

In *In Re Matter of Chatman*², 59 Wn. App. 258, 796 P.2d 755 (1990), the sentencing judge sentenced the defendant to 57 months confinement, suspended 33 months, directed the defendant to complete drug treatment as a condition of the sentence, but forbade the crediting of time spent in the in-patient treatment facility. Division One remanded for resentencing. *Id.* at 265.

An out-of-state case, *State v. Richards*, 740 P.2d 1314 (Utah, 1987) had a similar result: where the trial court failed to give credit for presentence incarceration time, the court vacated the sentence, and remanded for resentencing with direction to trial court to give the proper credit.

In this case, Mr. Waldron-Ramsey was not initially given the proper credit for time served, because the trial court failed to account for the arrest day and the extra day in the leap year. Thus, his credit for time served was not properly calculated, and he was entitled to remand for

² *Chatman* was a post-sentence petition filed by the Department of Corrections.

resentencing. The trial court erred when it recalculated Mr. Waldron-Ramsey's credit for time served *ex parte*, without notice to, or the presence of, Mr. Waldron-Ramsey.

2. MR. WALDRON-RAMSEY HAS A
CONSTITUTIONAL RIGHT TO BE PRESENT
AT HIS RE-SENTENCING.

A defendant has a right, under both the Washington and United States Constitutions to be present at trial. *State v. Thompson*, 123 Wn.2d 877, 880, 872 P.2d 1097 (1994). This is a fundamental right. *Id.*

By Washington court rule, the defendant's presence is necessary at arraignment, at every stage of the trial, and at the imposition of the sentence. CrR 3.4; *State v. Branstetter*, 85 Wn. App. 123, 128, 935 P.2d 620 (1997). Also, a defendant has a constitutional right to be present at resentencing. *State v. Rupe*, 108 Wn.2d 734, 743, 743 P.2d 210 (1987) (*citing Paul v. United States*, 734 F.2d 1064 (5th Cir. 1984)).

Generally, the right to be present exists whenever a court considers any matter in connection with a defendant's sentence. *Rupe*, 108 Wn.2d at 741; *State v. P.B.T.*, 67 Wn. App. 292, 296, 834 P.2d 1051 (1992).

In this case, the court changed Mr. Waldron-Ramsey's sentence *ex parte*, without notice to him, and without his presence. While this may have seemed expeditious to simply grant the request for the credit for time served, the fact remains, Mr. Waldron-Ramsey is entitled to be present for any judicial proceeding that affects his sentence. The trial court erred by amending the judgment and sentence *ex parte*, and without Mr. Ramsey's presence.

E. CONCLUSION

The court should vacate the Judgment and Sentence, and remand for a resentencing hearing with Mr. Waldron-Ramsey's presence.

Dated this 23rd day of August, 2010.

GEMBERLING & DOORIS, P.S.


Julia A. Dooris #22907
Attorney for Appellant

IN THE COURT OF APPEALS OF THE STATE OF WASHINGTON,

DIVISION III

STATE OF WASHINGTON,)
)
 Respondent,) No. 28897-8-III
)
 vs.) CERTIFICATE
) OF MAILING
WALDO E. WALDRON-RAMSEY,))
)
 Appellant.)

I certify under penalty of perjury under the laws of the State of Washington that on August 23, 2010, I served a copy of the Appellant's Brief in this matter by email on the following party, receipt confirmed, pursuant to the parties' agreement:

Mark E. Lindsey
mlindseyspokaneconomy.org

I certify under penalty of perjury under the laws of the State of Washington that on August 23, 2010, I mailed a copy of the Appellant's Brief in this matter to:

Waldo Emerson Waldron-Ramsey
#954045
Stafford Creek Correction Ctr.
191 Constantine Way
Aberdeen, WA 98520

Signed at Spokane, Washington on August 23, 2010.



Robert Canwell
Legal Assistant

IN THE COURT OF APPEALS OF THE STATE OF WASHINGTON,

DIVISION III

STATE OF WASHINGTON,)
)
) Respondent,) No. 28897-8-III
)
) vs.)
) CERTIFICATE
) OF MAILING
WALDO E. WALDRON-RAMSEY,)
)
) Appellant.)

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#954045
Stafford Creek Correction Ctr.
191 Constantine Way
Aberdeen, WA 98520

Signed at Spokane, Washington on August 23, 2010.



Robert Canwell
Legal Assistant

APPENDIX A

6. I did did not appeal from the decision of the trial court. (If the answer is that I did), I appealed to: this Court.
(Name of court or courts to which appeal took place)

7. My lawyer for my appeal was: Lowe
(Name and address if known or write "none")

The decision of the appellate court was was not published. (If the answer is that it was published, and I have this information) the decision is published in _____

8. Since my conviction I have have not asked a court for some relief from my sentence other than I have already written above. (If the answer is that I have asked, the court I asked was _____ Relief was denied on _____
(Name of court)

1995
(Date of Decision or, if more than one, all dates)

(If you have answered in question 7 that you did ask for relief), the name of your lawyer in the proceedings mentioned in my answer was _____
(Name and address if known)

N/A

9. If the answers to the above questions do not really tell about the proceedings and the courts, judges and attorneys involved in your case, tell about it here: _____

N/A.

B. GROUNDS FOR RELIEF:

(If I claim more than one reason for relief from confinement, I will attach sheets for each separately, in the same was as the first one. The attached sheets should be numbered "First Ground", "Second Ground", "Third Ground", etc.). I claim that I have _____ reason(s) for this court to grant me relief from the conviction and sentence described in Part A.

1 Ground
(First, Second, etc.)

1. I should be given a new trial or released from confinement because (State legal reasons why you think there was some error made in your case which gives you the right to a new trial or release from confinement): _____

See attached Ground

2. The following facts are important when considering my case. (After each fact statement put the name of the person or person who know the fact and will support your statement of the fact. If the fact is already in the record of your case, indicate that also) _____

See attached Ground

3. The following reported court decisions (indicate citations if possible) in cases similar to mine show the error I believed happened in my case. (If none are known, state "None Known.") _____

See attached Brief in Support of Personal Restraint Petition

4. The following statutes and constitutional provisions should be considered by the court. (If none are known, state, "None Known") _____

See attached Brief in Support of Personal Restraint Petition

5. This petition is the best way I know to get the relief I want, and no other way will work as well because: _____

No other remedy available

C. STATEMENT OF FINANCES:

If you cannot afford to pay the \$250 filing fee or cannot afford to pay an attorney to help you fill out this form. If you have enough money for these, do not fill this part of the form. If currently in confinement you will need to attach a copy of your prison finance statement.

1. I do do not ask the court to file this without making me pay the \$250 filing fee because I am so poor and cannot pay the fee.

2. I have \$ 9.71 in my prison or institution account.

3. I do do not ask the court to appoint a lawyer for me because I am so poor and cannot afford to pay a lawyer.

4. I am am not employed. My salary or wages amount to \$ _____ a month. My employer is _____

(Name and address of employer)

5. During the past 12 months I did did not get any money from a business, profession or other form of self - employment. (If I did, it was _____). And the total income I received was \$ _____.
(Type of self - employment)

6. During the past 12 months I:

Did Did not receive any rent payments. If so, the total I received was \$ _____.

Did Did not receive any interest. If so, the total I received was \$ _____.

Did Did not receive any dividends. If so, the total I received was \$ _____.

Did Did not receive any other money. If so, the total I received was \$ 100.

Did Did not Have any cash except as said in question 2 of Statement of Finances. If so, the total of cash I have is \$ _____.

Did Did not Have any savings or checking account. If so, the total in all accounts is \$ _____.

Did Did not Own stocks, bonds or notes, If so, their total value is \$ _____.

7. List all real estate and other property or things of value which belong to you or in which you have an interest. Tell what each item or property is worth and how much you owe on it. Do not list household furniture, furnishings, and clothing which you or your family own.

Items	Value
N/A	

8. I am ___ am not married. If I am married, my wife or husband's name and address is:

9. All of the persons who need me to support them are listed below:

Name & Address Relationship Age

N/A

10. All the bills I owe are listed here:

Name & Address of creditor Amount

N/A

D. REQUEST FOR RELIEF:

I want this court to:

___ Vacate my conviction and give me a new trial.

___ Vacate my conviction and dismiss the criminal charges against me without a new trial.

Other: Vacate sentence and remand for
(Please specify)
resentencing.

E. OATH OF PETITIONER

STATE OF WASHINGTON)
) ss.
)
COUNTY OF _____)

After being first duly sworn, on oath, I depose and say: That I am the petitioner, that I have read the petition, know its contents and I believe the petition is true.

(signature here)
SUBSCRIBED AND SWORN to before me this ____ day of _____,
_____.

Notary Public in and for the State of Washington
Residing at _____

If a notary is not available, explain why none is available and indicate who can be contacted to help you find a notary: Made numerous request
with response

I declare that I have examined this petition and to the best of my knowledge and belief it is true and correct.

DATED this 5th day of January, 2010.

[Handwritten Signature]
(Signature here)

GROUND FOR RELIEF

1. I was arrested on October 29, 1985 in the morning. See attached "JUDGMENT AND SENTENCE" (J&S), pg. 7 ("DOA 10-29-85").

2. 1988 was a Leap Year consisting of 366 days. See attached "Perpetual Calendar".

3. At sentencing on June 20, 1989 I received 1,329 days Credit for Time Served. J&S, pg. 5.

I allege that the sentence is void because I did not receive full day for day credit for time served. I should have received 1,331 days credit for time served instead of just 1,329 days. The trial court should have added another full day credit because 1988 was a leap year. And the trial court should have added another full day credit because the day of arrest has to be included.

REMEDY

Vacate the sentence and remand for resentencing.

BRIEF IN SUPPORT OF PERSONAL RESTRAINT PETITION

ARGUMENT

Standard of Review

Generally, a PRP alleging a constitutional error must show "actual and substantial prejudice", while a PRP alleging non-constitutional error must show "a fundamental defect which inherently results in a complete miscarriage of justice. In re Cook, 114 Wn.2d 802, 810 (1990). A PRP attacking a valid Judgment and Sentence (J&S), absent 6 specific exceptions, must also be timely filed. RCW 10.73.090(1), 10.73.100. However, if the (J&S) being attacked is invalid on its face, there is

no time limit to file the PRP under RCW 10.73.090(1). To obtain relief I have the burden of showing the J&S is invalid under RCW 10.73.090(1). In re Pers. Restraint of Turay, 150 Wn.2d 71, 82, 74 P.3d 1194 (2003), cert denied, 544 U.S. 954, 125 S.Ct. 1704, 161 L.Ed.2d 531 (2005). A J&S is invalid on its face when the J&S evidences the invalidity without further elaboration. In re Pers. Restraint of Heneway, 147 Wn.2d 529, 532, 55 P.2d 615 (2002).

THE JUDGMENT AND SENTENCE IS INVALID ON ITS FACE BECAUSE FULL DAY-FOR-DAY CREDIT FOR TIME SERVED WAS NOT AWARDED

A failure to award credit for presentence jail time violates at least two constitutional guarantees, the right to equal protection and the right to be free from double jeopardy. State v. Phelan, 100 Wn.2d 508, 512-515 (1983). To satisfy these constitutional guarantees, a prisoner must be given full day-for-day credit for his presentence jail time. Id. at 518; In re Phelan, 97 Wn.2d 590, 597 (1982); see also former RCW 9.94A.120(13). A simple review of my J&S quickly reveals that I was not given full day for day credit for my presentence jail time.

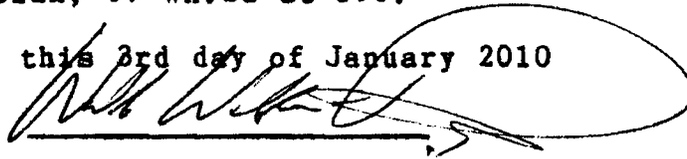
The Day of Arrest was 10/29/85. I was arrested in the morning and I am entitled to one (1) full day credit for that day:

	1 day
Counting from 10/29/85 to 10/29/86 entitles me to:	365 days
From 10/29/86 to 10/29/87:	365 days
10/29/87 to 10/29/88 (88 being a leap year):	366 days
10/29/88 to 6/20/89 (sentencing):	<u>234 days</u>

Total: 1,331 days

So the correct full day-for-day credit for time served is 1,331 days, not 1,329. The sentence is therefore erroneous and the resulting substantial prejudice to me is obvious. I am being held 2 days longer in this hell-hole than I would have been, had the court awarded me full day-for-day credit for time served. In re Bratz, 101 Wn.App. 662, 676 (2000). The remedy is to vacate my sentence and remand for resentencing. Phelan, 100 Wn.2d at 519; Phelan, 97 Wn.2d at 596.

Dated this 3rd day of January 2010

A handwritten signature in black ink, written over a horizontal line. The signature is cursive and appears to be "Paul W. Bratz". The signature is enclosed within a large, hand-drawn oval.

575 mo a V

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

FILED
JUN 20 1989
CLERK OF SUPERIOR COURT
SPOKANE COUNTY
WASHINGTON

STATE OF WASHINGTON)

Plaintiff,)

v.)

WALDO EMERSON WALDRON RAMSEY,)
BM 031458)

Defendant(s))

NO. 86-1-00745-9

PA# 85-9-70542-0

RPT# 02-85-62384-0

RCW 9A.32.030(1)(a)-F (#23701)

DEBTOR

JUDGMENT AND SENTENCE
(FELONY)

CREDITOR

I. HEARING

SPOKANE CO. CLERK

1.1 A sentencing hearing in this case was held: 6-20-89
(Date)

1.2 Present were:

Defendant: WALDO EMERSON WALDRON RAMSEY
Defendant's Lawyer: *Paul Watson, Leroy Kinney*
Deputy Prosecuting Attorney: CLARK D. COLWELL, Chief
Other: *Previously Fred Caruso*

JUDGMENT 70.0

ATTYS FEE

76.00

1.3 The State has moved for dismissal of Count(s) _____.

1.4 Defendant was asked if there was any legal cause why judgment should not be pronounced, and none was shown.

II. FINDINGS

Based on the testimony heard, statements by defendant and/or victims, argument of counsel, the presentence report and case record to date, the court finds:

2.1 CURRENT OFFENSE(S): The defendant was found guilty on 5-5-89 by ~~(plea)~~ (verdict) (jury) ~~(non-jury)~~ of:

Count No.: I Crime: FIRST Degree MURDER

RCW 9A.32.030(1)(a)-F (#23701)

Date of Crime 10-21-85

Incident No. 02-85-62384-0

JUDGMENT AND SENTENCE (FELONY)
(RCW 9.94A.110, 120)

JS
Page 1 of _____

89-9-02461-2

ER-1

EXHIBIT 1

Count No.: _____ Crime: _____

Date of Crime _____

Incident No. _____

Count No.: _____ Crime: _____

RCW _____

Date of Crime _____

Incident No. _____

() With a special verdict/finding for use of deadly weapon on Count(s):

() Current offenses encompassing the same criminal conduct and counting as one crime in determining the offender score are (RCW 9.94A.400(1)):

() Additional current offenses attached in Appendix A.

2.2 CRIMINAL HISTORY: Criminal history used in calculating the offender score is (RCW 9.94A.360):

<u>Crime</u>	<u>Sentencing Date</u>	<u>Adult or Juv. Crime</u>	<u>Date of Crime</u>	<u>Crime Type</u>
0	2-20-89			
_____	_____	_____	_____	_____
_____	_____	_____	_____	_____
_____	_____	_____	_____	_____
_____	_____	_____	_____	_____

() Additional criminal history is attached in Appendix B.

JUDGMENT AND SENTENCE (FELONY)
(RCW 9.94A.110, 120)

JS
Page 2 of _____

2.3 SENTENCING DATA:

Count No.	Offender Score	Seriousness Level	Range	Maximum Term
<u>I</u>	<u>0</u>	<u>XIII</u>	<u>240-320M</u>	<u>Life</u>
Count No. _____	_____	_____	_____	_____
Count No. _____	_____	_____	_____	_____

() Additional current offenses sentencing information is attached in Appendix C.

2.4 EXCEPTIONAL SENTENCE:

Substantial and compelling reasons exist which justify a sentence (above) (~~below~~) the standard range for Count (I). Findings of Fact and Conclusions of Law are attached in Appendix D. *and presented 7-11-89 9:30 to be filed*

2.5 CATEGORY OF OFFENDER: The defendant is:

- (a) An offender who shall be sentenced to confinement of over one year.
- (b) () An offender who shall be sentenced to confinement of one year or less.
- (c) () A first time offender who shall be sentenced under the waiver of the presumptive sentence range (RCW 9.94A.030(12), .120(5)).
- (d) () A sexual offender who is eligible for the special sentencing alternative and who shall be sentenced under the alternative because both the defendant and the community will benefit from its use (RCW 9.94A.120(7)(a)).
- (e) () A felony sexual offender who shall be sentenced to confinement of over one year but less than six years and shall be ordered committed for evaluation of defendant's amenability to treatment (RCW 9.94A.120(7)(b)).

III. JUDGMENT

IT IS ADJUDGED that the defendant is guilty of the crime(s) of: FIRST DEGREE MURDER

IV. ORDER

IT IS ORDERED that the defendant serve the determinate sentence and abide by the conditions set forth below.

4.1 Defendant shall pay to the Clerk of the Court:

- (a) \$ 76 , Court costs;
- (b) \$70, Victim Assessment;
- (c) \$ _____, Restitution (with credit for amounts paid by co-defendants) *per schedule if restitu is owing*
- (d) \$ _____, Recoupment for attorney's fees; *(X) Schedule of Restitution is attached as Appendix E To be filed by 7-20-89, if any is filed*
- (e) \$ _____, Fine;
- (f) \$ _____, Drug enforcement fund;
- (g) \$ _____, Other costs for: _____

(h) \$ 146⁰⁰ , TOTAL monetary obligations + restitution *if any*

(i) Payments shall be made in the following manner: *in regular installments + also shall be monitored by D.O. C. while he is in Prison*

(j) This court shall retain jurisdiction over the defendant for a period of 10 years to assure payment of the above monetary obligations and the defendant shall report to the Department of Corrections to monitor compliance, to obey conditions as provided by RCW 9.94A.120(11)).

4.2 () The Court DISMISSES Count(s) _____

4.3 CONFINEMENT OVER ONE YEAR: The defendant is sentenced to a term of total confinement in the custody of the Department of Corrections as follows, commencing 6-20-89, 19 :

575 months for Count No. V.
_____ months for Count No. _____.
_____ months for Count No. _____.

- () The terms in Counts No. _____ to be concurrent for a total term of _____ months.
- () The terms in Counts No. _____ to be consecutive for a total term of _____ months.
- () The sentence herein to run (concurrently) (consecutively) with the sentence in _____ (Count(s) or cause number(s))

Credit be given for (time) 1,329 days) served solely on these charges.

- () The defendant is sentenced to a one-year term of community placement beginning either upon completion of the term of confinement or at such time as the defendant is transferred to community custody in lieu of earned early release, according the conditions set out in Appendix G.

4.4 () Pursuant to RCW 70.24.340 the defendant shall submit to HIV testing as soon as possible for the reason that:

- () The offense herein is a sexual offense under RCW Chapter 9A.44.
- () The offense herein is a prostitution offense or related to prostitution under RCW Chapter 9A.88.
- () The offense herein is a drug offense under RCW Chapter 69.50 and it is determined by the court that the related drug offense is one associated with the use of hypodermic needles.

The following appendices are attached to this Judgment and Sentence and are incorporated by reference:

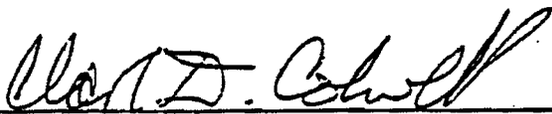
- () Appendix A, Additional Current Offenses
- () Appendix B, Additional Criminal History
- () Appendix C, Current Offense(s) Sentencing Information
- Appendix D, Findings of Fact and Conclusions of Law for Exceptional Sentence
- Appendix E, Schedule of Restitution *-if filed*
- () Appendix F, Additional Conditions
- () Appendix G, Conditions of Community Placement
- () Appendix H, Order Prohibiting Contact

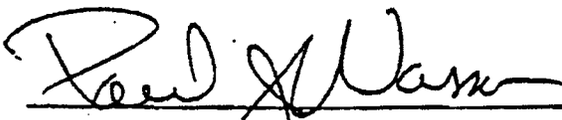
Date: 6-20-89


Judge

Presented by:

Approved as to form:


CLARK D. COLWELL, Chief
Deputy Prosecuting Attorney
WA State Bar ID #: _____


Lawyer for Defendant

JUDGMENT AND SENTENCE (FELONY)
CONFINEMENT OVER ONE YEAR
(RCW 9.94A.110, .120)

JS
Page 6 of 6

FINGERPRINTS



Right Hand
Fingerprints of:

WALDO EMERSON WALDRON RAMSEY

Dated: June 20, 1989

Attested by:

THOMAS R. FALLQUIST, County Clerk

By: [Signature]

CERTIFICATE

I, THOMAS R. FALLQUIST, County Clerk
Clerk of this Court, certify that
the above is a true copy of the
Judgment and Sentence in this
action on record in my office.

Dated: June 20, 1989

THOMAS R. FALLQUIST, County Clerk

By: [Signature]
Deputy Clerk

* OFFENDER IDENTIFICATION

- * S.I.D. NO. WA 13289612
- * Date of Birth 3-14-58
- * Sex M
- * Race B
- * ORI WMO32013A
- * OCA
- * OIN 028562384-0
- * DOA 10-29-85
- * FBI # 178619FA4
- *
- *
- *

JUDGMENT AND SENTENCE
(RCW 9.94A.110, .120)

JS
Page ___ of ___

Perpetual Calendar

The number shown for each year indicates which Gregorian calendar to use. For 1583-1802, see "Gregorian Calendar" on page 386. For 1803-20, use numbers for 1983-2000, respectively. For Julian Calendar, see "Julian Calendar" on page 387.

Perpetual Calendar for year 1 (2006). Grids for JANUARY, FEBRUARY, MARCH, APRIL, MAY, JUNE, JULY, AUGUST, SEPTEMBER, OCTOBER, NOVEMBER, DECEMBER.

Perpetual Calendar for year 2 (2007). Grids for JANUARY, FEBRUARY, MARCH, APRIL, MAY, JUNE, JULY, AUGUST, SEPTEMBER, OCTOBER, NOVEMBER, DECEMBER.

Perpetual Calendar for year 3 (2002). Grids for JANUARY, FEBRUARY, MARCH, APRIL, MAY, JUNE, JULY, AUGUST, SEPTEMBER, OCTOBER, NOVEMBER, DECEMBER.

Perpetual Calendar for year 4 (2003). Grids for JANUARY, FEBRUARY, MARCH, APRIL, MAY, JUNE, JULY, AUGUST, SEPTEMBER, OCTOBER, NOVEMBER, DECEMBER.

Perpetual Calendar for year 5 (2009). Grids for JANUARY, FEBRUARY, MARCH, APRIL, MAY, JUNE, JULY, AUGUST, SEPTEMBER, OCTOBER, NOVEMBER, DECEMBER.

Perpetual Calendar for year 6 (2010). Grids for JANUARY, FEBRUARY, MARCH, APRIL, MAY, JUNE, JULY, AUGUST, SEPTEMBER, OCTOBER, NOVEMBER, DECEMBER.

Perpetual Calendar for year 7 (2004). Grids for JANUARY, FEBRUARY, MARCH, APRIL, MAY, JUNE, JULY, AUGUST, SEPTEMBER, OCTOBER, NOVEMBER, DECEMBER.

Perpetual Calendar for year 8 (2005). Grids for JANUARY, FEBRUARY, MARCH, APRIL, MAY, JUNE, JULY, AUGUST, SEPTEMBER, OCTOBER, NOVEMBER, DECEMBER.

Perpetual Calendar for year 9 (2006). Grids for JANUARY, FEBRUARY, MARCH, APRIL, MAY, JUNE, JULY, AUGUST, SEPTEMBER, OCTOBER, NOVEMBER, DECEMBER.

Perpetual Calendar for year 10 (2007). Grids for JANUARY, FEBRUARY, MARCH, APRIL, MAY, JUNE, JULY, AUGUST, SEPTEMBER, OCTOBER, NOVEMBER, DECEMBER.

Perpetual Calendar for year 11 (2008). Grids for JANUARY, FEBRUARY, MARCH, APRIL, MAY, JUNE, JULY, AUGUST, SEPTEMBER, OCTOBER, NOVEMBER, DECEMBER.

Perpetual Calendar for year 12 (2009). Grids for JANUARY, FEBRUARY, MARCH, APRIL, MAY, JUNE, JULY, AUGUST, SEPTEMBER, OCTOBER, NOVEMBER, DECEMBER.

Perpetual Calendar for year 13 (2010). Grids for JANUARY, FEBRUARY, MARCH, APRIL, MAY, JUNE, JULY, AUGUST, SEPTEMBER, OCTOBER, NOVEMBER, DECEMBER.

Perpetual Calendar for year 14 (2011). Grids for JANUARY, FEBRUARY, MARCH, APRIL, MAY, JUNE, JULY, AUGUST, SEPTEMBER, OCTOBER, NOVEMBER, DECEMBER.