

January 1, 2023

**TO:** Judges, Commissioners, Court Administrators, Court Clerks, Court

Facilitators, Libraries, Attorneys, and the Public

FROM: Ashley Tam, Principal Legal Analyst

Administrative Office of the Courts

**RE:** SUMMARY OF CHANGES FOR MISDEMEANOR JUDGMENT AND

**SENTENCING FORMS (JANUARY 2023)** 

The Washington Pattern Forms Committee updated the <u>misdemeanor judgment and</u> <u>sentencing court pattern forms</u>. These forms are effective January 1, 2023. A high-level overview of some of the form changes is provided in the table below, followed by a comprehensive and detailed summary of changes.

Form No.	Form Title and Change Highlights
CrRLJ 07.0100	Judgment and Sentence for Driving Under the Influence, Physical Control, Reckless Driving, or Negligent Driving
	<u>Caption</u>
	Changed the formatting of the caption.
	Section 2
	<ul> <li>Changed the citation reference from "RCW 10.101.010(3)(a)-(c)" to "RCW 10.01.160(3)." When the Laws of 2022, ch. 260 (E4SHB 1412) become effective on January 1, 2023, RCW 10.01.160(3) will cross-reference to the definition of "indigent" in RCW 10.101.010(3)(a)-(c).</li> <li>Updated the restitution options to comply with RCW 3.66.120(1).</li> </ul>
	Section 8
	Changed "Defendant's" to "defendant's".
	Section 9
	Changed text case and punctuation; added an extra line under "Address:".
	Footer
	Updated the effective date and the form name in the footer.
CrRLJ	Judgment and Sentence
07.0110	Section 1
	<ul> <li>Deleted: "This paragraph does not apply if it is established that the Washington State Patrol crime laboratory already had a sample from defendant for a qualifying offense."</li> </ul>

Summary of Changes – Misdemeanor Judgment and Sentencing Forms January 1, 2023 Page 2 of 2

- Added: "If the defendant has already had a biological sample collected, the collecting agency may choose not to collect another a sample."
- Added a case citation for State v. Booker, 22 Wn. App. 2d 80, 86-87, 509
   P.3d 854 (2022).

#### Section 2

- Changed the citation reference from "RCW 10.101.010(3)(a)-(c)" to "RCW 10.01.160(3)." When the Laws of 2022, ch. 260 (E4SHB 1412) become effective on January 1, 2023, RCW 10.01.160(3) will cross-reference to the definition of "indigent" in RCW 10.101.010(3)(a)-(c).
- Removed outdated statutory citation and effective date language.
- Updated the restitution options to comply with RCW 3.66.120(1).

### Section 6

Added an extra line under "Address:".

#### <u>Footer</u>

• Updated the effective date.

#### Customizing the Summary of Changes

This Summary of Changes was created using Adobe Acrobat Pro's Compare Tool. Depending on your PDF reader and software version, you may have different options to customize the Summary of Changes.

- 1. Download the Summary of Changes from your web browser. Then, open the file with Adobe Acrobat Reader DC.
- 2. Use the Bookmarks in the left pane (look for the cicon) to locate the form changes you would like to review, and then click on the name of the form. After that, click "Go to First Change (page 1)."
- 3. Hover over icons (e.g., a message bubble or white "x" enclosed in a red circle) in the document to see changes appear in a pop-up text box, or click on the icons to see a description of the changes in the right pane.
- 4. To filter the types of changes you would like to see:
  - a. Click the filter icon in the right pane. If you do not see the filter icon, go to View>Tools>Comment>Open.
  - b. Select the type of changes (comments) you would like to see, such as "text replaced," "text deleted," or "text inserted." Click to "select" or "unselect." Then, click "apply."
  - c. Select "clear all" to reset the filters, as necessary.

To provide feedback about this Summary of Changes or any of our court forms, please complete the online form available at:

http://www.courts.wa.gov/forms/?fa=forms.formsComments.

Thank you to the Washington Pattern Forms Committee and the Courts of Limited Jurisdiction Forms Subcommittee for updating the forms for statewide use.

## Compare Results

versus

Old File:

CrRLJ 07.0100 Judgment and Sentence DUI Phys C Reckless or Neg Driv\_2022 01.pdf

**5 pages (293 KB)** 12/30/2021 7:22:42 AM New File:

CrRLJ 07.0100 Judgment and Sentence DUI Phys C Reckless or Neg Driv\_2023 01.pdf

**5 pages (148 KB)** 12/29/2022 11:09:12 PM

**Total Changes** 

64

Content

Replacements

20 Insertions

13 Deletions

Styling and Annotations

6 Styling

O Annotations

Go to First Change (page 1)

	<del>°</del> Cc	ourt of Washing	ton, County/City o	f	
			No.		
vs.		Plaintiff  Defendant	Judgment and Se (RCW 46.61.50 [] Physical Conto [] Reckless Drivi [] Negligent Driv (RCW 46.61.52	the Influence (2) rol (RCW 46. ing (RCW 46. ring – 1st Deg	61.504) .61.500)
			(DUIJS) Clerk's Action Requ	uired: [ ] 8, [	] 9, [ ] 10
<b>trial</b> . findii [ ] ( <i>I</i> [ ] R [ ] C	The court verifien the court verifien the court verifien the court verifient verifient the court verifient	ed the defendant's heck all that apply ssenger(s) under related, [ ] THC_mation:	age 16 <b>(<i>GY)</i>,</b> [] BAC	driving record	and made
Ther	efore, the defend	dant is <b>sentenced</b>	as follows:		
Sent	ence is suspende	ed for a period of _	months/years	on the followin	ng conditions:
	nt 1) days o <mark>suspende</mark>		s days; and a fin	ie of \$	with
	nt 2) days o <mark>suspended</mark>		s days; and a fin	ie of \$	with
	nt 3) days o <mark>suspended</mark>	•	s days; and a fin	ie of \$	with
			I with credit for e monitoring with cre		

	ative means of co	<b>▼</b>		·	
Jail sentences are	concurrent/conse	ecutive with all other commitments _			
The defendant is	s indigent, as def	ined in RCW 10.01.160(3).		·	
Defendant shall pa	_				
[] fine	\$	_ [ ] alcohol violator fee (DUC)	\$	250.00	
[] assessments	\$	[ ] criminal conviction fee	\$	43.00	
[ ] costs	\$	[ ] criminal traffic fee	\$	102.50	
[ ] bench warrant fe	ee \$	[ ] probation/monitoring fee	\$		
[ ] jail recoupment	fee \$	[ ] booking fee	\$		
[ ] other	\$	[ ] public defender recoupment	\$		
		[ ] passenger under age 16 fine	\$		
[ ] restitution set by	separate order.				
[ ] restitution is ord	ered in the amou	nt of:			
\$ to (	norson/ontity 1)	at <i>(r</i>	mailina	addrass)	
ΨΙΟ ()	Derson/entity 1)_	at (/	naming	auuress)	
\$ to (person/entity 2) at (mailing address)					
Ψιο ()	ocisorii chiny 2) _	at (/	naming	addressy	
\$ to (	person/entity 3)	at <i>(r</i>	mailing	address)	
	<u> </u>	a.(,	naming	addioooj	
[ ] restitution to be	left open for	davs.			
		RCW 38.52.430) \$			
Total: \$		ψ			
		payable immediately unless the	court h	as set a	
payment schedule		, payamo			
[ ] Pay total financi	al obligations to t	the court at \$ per i	month s	starting on	
	·				
[ ] Pay schedule se					
(service) which	this total is conve must be complet court/probatio	erted to hours of community ed by Proof of complete to department.	/ restitu etion sl	tion hall be	
Mandatory Condit	ions of Sentenc	e - DUI/Physical Control			
(a) The defendant	shall not drive a r	motor vehicle without a valid license			
(b) The defendant other financial r		motor vehicle without proof of liabilit	y insura	ance or	

- (c) The defendant shall not drive or be in physical control of a motor vehicle with an alcohol concentration of .08 or more or a THC concentration of 5.00 nanograms per milliliter of whole blood or higher, within 2 hours after driving.
- (d) The defendant shall submit to a breath or blood alcohol test upon the reasonable request of a law enforcement officer.
- (e) The defendant shall not drive a motor vehicle without a functioning ignition interlock device as required by the Department of Licensing. For each violation of the above mandatory conditions, the court shall order your confinement for a minimum of 30 days, which may not be suspended or deferred. For each incident involving a violation, the court shall suspend your license for 30 days.
- (f) No criminal violations of law or alcohol-related infractions.
- (g) Comply with the rules and requirements of the Department of Licensing regarding the installation and use of a functioning ignition interlock device.

(h) [ ] Comply with the requirement to install an ignition interlock device for an additional period as follows:
[ ] 12 additional months for each passenger under the age of 16 for BAC less than 0.15, drug-related, no test, or THC. RCW 46.61.5055(6).
Total additional months:
OR
[ ] 18 additional months for each passenger under the age of 16 for BAC greater or equal to 0.15, or refusal. RCW 46.61.5055(6).
Total additional months:
This period is in addition to any other ignition interlock device requirements imposed by the court or the Department of Licensing.
(i) [ ] The court has ordered the defendant to refrain from consuming any alcohol. The defendant must comply with alcohol monitoring as authorized by law.
[ ] The defendant shall pay the cost of monitoring.
[ ] The cost of monitoring shall be paid by  RCW 46.61.5055(5).
Conditions of Sentence – Reckless Driving/Negligent Driving – 1 <sup>st</sup> Degree
(a) [ ] The defendant shall not drive a motor vehicle without a valid license and proof of liability insurance or other financial responsibility.
The defendant shall not drive or be in physical control of a motor vehicle with an alcohol concentration of .08 or more or a THC concentration of 5.00 nanograms per milliliter of whole blood or higher, within 2 hours after driving.
(b) [ ] The defendant shall submit to a breath or blood alcohol test upon the reasonable request of a law enforcement officer.
(c) [ ] No criminal violations of law or alcohol related infractions.
(d) Comply with mandatory ignition interlock device requirements as imposed by the Department of Licensing.

5.

6.	Additional Conditions of Sentence – 24/7 Sobriety Program/Discretionary Ignition Interlock
	[ ] 24/7 Sobriety Program is available. For [ ] 6 months [ ] days/months:
	[ ] comply with the 24/7 Sobriety Program. RCW 46.61.5055(1)-(3).
	[ ] do not drive any motor vehicle unless it is equipped with an ignition interlock device. (This <b>does not</b> authorize you to drive without a valid license).
	[ ] Comply with discretionary ignition interlock device requirements. RCW 46.20.720(1)(e).
	[ ] For a period of years [ ] or for months drive only a motor vehicle equipped with a functioning ignition interlock device, which is in addition to any ignition interlock device restriction imposed by DOL.
	Unless otherwise stated, the alcohol set point for any ignition interlock requirement imposed under this order shall be .020 [ ]
	<b>Employer exemption:</b> When the defendant provides an Employer Exemption declaration to the Department of Licensing, this order shall not apply to vehicles owned, leased, or rented by defendant's employer or to those vehicles whose care and/or maintenance is the temporary responsibility of the employer and driven at the direction of the defendant's employer as a requirement of employment during working hours.
	<b>Except that</b> , the employer exemption does not apply when the employer's vehicle is assigned exclusively to the defendant and used solely to commute to and from employment.
7.	Additional Conditions of Sentence
	[ ] Probation for months. Supervised probation for months with the probation department and abide by all rules and regulations of the probation department. Pay a pre-sentence fee and a monthly probation fee as set by the probation department.
	[ ] Obtain a [ ] substance use disorder evaluation [ ] expanded alcohol assessment from a Washington State approved agency and file a copy of the evaluation/ assessment within days. Begin any recommended/appropriate substance use disorder treatment or education within days and file proof of timely enrollment and completion.
	<ul> <li>Begin the following within days, complete within days, and file proof of timely enrollment and completion:</li> <li>DUI victim's panel [] alcohol/drug information school [] 1-year substance use disorder treatment [] 2-year substance use disorder treatment.</li> </ul>
	[ ] Substance use disorder treatment for a period of [ ] driver improvement school [ ] other
	[ ] Use no alcoholic beverages or non-prescribed controlled drugs.
	[ ] Attend [ ] Alcoholics Anonymous [ ] Narcotics Anonymous [ ] other self-help program () meetings times a week for months or as recommended by treatment provider.
	[ ] Other:

8.	Department of Licensing Negligent Driving 1st.	, 1101100 201, 1 11,010ai 0011110	i, Reckless Diffilig, of			
	Department of Licensi	ing Notice – Defendant under a	age 21 only.			
	Count is:					
	<ul> <li>(a) a violation of ch. 69.41 RCW [Legend drug], ch. 69.50 RCW [VUCSA], or ch. 69.52 RCW [Imitation drugs], and the defendant was under 21 years of age at the time of the offense; OR</li> <li>(b) a violation under RCW 9.41.040 (unlawful possession of firearm), and the defendant was under the age of 18 at the time of the offense; OR</li> </ul>					
	of 18 at the time of committed an offen firearm offense, or	(c) a violation under ch. 66.44 RCW [Alcohol] and the defendant was under the age of 18 at the time of the offense, AND the court finds that the defendant previously committed an offense while armed with a firearm, an unlawful possession of a firearm offense, or an offense in violation of ch. 66.44 RCW, ch. 69.41 RCW, ch. 69.50 RCW, or ch. 69.52 RCW.				
		clerk shall forward an Abstract of end/revoke the defendant's drive				
9.	[ ] Review hearing sched	duled for <mark>(purpose)</mark>				
	on (date)	at	a.m./p.m.			
	at	Court, Room/Departi	ment:			
	Address:					
10. 11.	Address:	nerated [ ] forfeited.				
11.	[ ] Bail or Bond is [ ] exor	nerated [ ] forfeited.				
11.	[ ] Bail or Bond is [ ] exor	nerated [ ] forfeited.	issioner/Pro Tem			
11.	[ ] Bail or Bond is [ ] exor	nerated [ ] forfeited.  onditions, and warnings.  Judge/Comm				
<b>11.</b> Date	[ ] Bail or Bond is [ ] exor	nerated [ ] forfeited.				
<b>11.</b> Date	[ ] Bail or Bond is [ ] exor  I have read the rights, co	nerated [ ] forfeited.  onditions, and warnings.  Judge/Comm				
<b>11.</b> Date Defe Defe	[ ] Bail or Bond is [ ] exor  I have read the rights, co  d:  ndant's Signature	nerated [ ] forfeited.  onditions, and warnings.  Judge/Comm				
Defe Defe Stree	[ ] Bail or Bond is [ ] exor  I have read the rights, co  d:  ndant's Signature  ndant's Mailing Address:	nerated [ ] forfeited.  onditions, and warnings.  Judge/Comm  Print Name:  City				
Defe Defe Stree Telep	[ ] Bail or Bond is [ ] exor  I have read the rights, co  d:  Indant's Signature  Indant's Mailing Address:  It Address or PO Box	nerated [ ] forfeited.  onditions, and warnings.  Judge/Comm  Print Name:  City	State Zip			
Defe Defe Stree Telep Attor	[ ] Bail or Bond is [ ] exor  I have read the rights, co  d:  Indant's Signature Indant's Mailing Address:  It Address or PO Box Indant Pohone No.:  Independent	nerated [ ] forfeited.  Inditions, and warnings.  Judge/Comm  Print Name:  City  Prosecuting At	State Zip			
Defe Defe Stree Telep Attor	[ ] Bail or Bond is [ ] exor  I have read the rights, co  d:  Indant's Signature  Indant's Mailing Address:  It Address or PO Box  Indone No.:	nerated [ ] forfeited.  Inditions, and warnings.  Judge/Comm  Print Name:  City  Prosecuting At Print Name:	State Zip			

# Compare Results

versus

Old File:

CrRLJ 07.0110 Judgment and Sentence\_2022 06.pdf

**4 pages (127 KB)** 5/31/2022 4:26:29 PM

New File:

CrRLJ 07.0110 Judgment and Sentence\_2023 01.pdf

**5 pages (129 KB)** 12/29/2022 11:11:31 PM

**Total Changes** 

36

Content

9 Replacements

19 Insertions

8 Deletions

Styling and Annotations

Styling

O Annotations

Go to First Change (page 1)

			No.		
vs.		Plaintiff		nt and Sent	tence
		Defendant	(JS)		
DC	B:	Derendant	Clerk's A	ction Requi	red: [ ] 4, [ ] 5, [ ] 6, [ ] 7
1.	The defen	dant pled guilty, or pled n		nd the verd	lict of the jury was guilty,
	Count	Crime		RCW or C	Ordinance (with subsection)
	1.				
	2. 3.				
	4.				
	<b>GV</b> [ ] In copro	count(s), domes ved. count(s), domes s pled and proved.			
	GV [ ] In o	ved. count(s), domes	stic violend	ce – family	or household member
	GV [ ] In o produce of the produce o	ved.  count(s), domes s pled and proved.  the defendant is adjudged of	stic violend	ce – family entenced as	or household member
	GV [ ] In o produce of the produce o	ved.  count(s), domes s pled and proved.  the defendant is adjudged of	stic violend guilty and s	ce – family entenced as onths/years	or household member s follows: on the following conditions:
	GV [ ] In o provided from the	count(s), domes s pled and proved. the defendant is adjudged of s suspended/deferred for days of jail, suspended	stic violend guilty and s mo ended/defe	ce – family entenced as onths/years rred	or household member s follows: on the following conditions:
	GV [ ] In o provided a	count(s), domes s pled and proved. the defendant is adjudged of s suspended/deferred for days of jail, suspended	stic violend guilty and s mo ended/defe	ce – family entenced as onths/years rred	or household member  s follows: on the following conditions: days; suspended/deferred.
	GV [ ] In control of provided and the pr	count(s), domes s pled and proved.  the defendant is adjudged of s suspended/deferred for days of jail, suspended a fine of \$ days of jail, suspended.	guilty and s mo ended/defe with \$ ended/defe	ce – family entenced as onths/years rred	or household member  s follows: on the following conditions: days; suspended/deferred.
	GV [ ] In or provent of the provent	count(s), domes s pled and proved.  the defendant is adjudged of s suspended/deferred for days of jail, suspended a fine of \$ days of jail, suspended.	guilty and s guilty and s mo ended/defe mith \$ ended/defe mith \$	ce – family entenced as onths/years rred	or household member  s follows: on the following conditions: days; suspended/deferred days; suspended/deferred.
	GV [ ] In o proverse of the provent of the pr	count(s), domes s pled and proved.  the defendant is adjudged on the suspended/deferred for days of jail, suspended a fine of \$ days of jail, suspended a fine of \$ days of jail, suspended a fine of \$	guilty and s mo ended/defe with \$ ended/defe with \$ ended/defe	ce – family entenced as onths/years rred rred	or household member  s follows: on the following conditions: days; suspended/deferred days; suspended/deferred.
	GV [ ] In o proverse of the provent of the	count(s), domes s pled and proved.  the defendant is adjudged on the suspended/deferred for days of jail, suspended a fine of \$ days of jail, suspended a fine of \$ days of jail, suspended a fine of \$	guilty and s mo ended/defe with \$ ended/defe with \$ ended/defe	entenced as onths/years rred	or household member  s follows: on the following conditions: days; suspended/deferred days; suspended/deferred days; suspended/deferred.

		finement utive with all other commit			
is one of the follo assault in the four for immoral purp to register, haras in the second de protection order. collected for purp had a biological s	owing offenses outh degree with looses, custodia essment, patron egree, stalking, Therefore, the coses of DNA is sample collecter RCW 43.43.75	requires sex or kidnapping assault in the fourth degral assault in the fourth degral sexual misconduct in the izing a prostitute, sexual raindecent exposure, or vice defendant shall have a bid dentification analysis. If the ed, the collecting agency note; see State v. Booker, 22	ree domestic nunication with e second deg misconduct wo plation of a se piological sam e defendant hay choose n	viole th a r gree, vith a exual aple nas a ot to	ence, minor failure a minor I assaul already collect
[ ] Report to <i>(law e)</i> by (date and tim to give a biologic misdemeanor.	nforcement ag e) cal sample. Fa	ency)ilure to give a biological sa	ample is a gr	oss	
[ ] The defendant is inc	digent, as defin	ed in RCW 10.01.160(3).			
The defendant shall pa	y to the clerk	of this court:			
[ ] fine		[ ] criminal conviction fee	€	\$	43.00
[ ] assessments		[ ] criminal traffic fee		\$	102.50
[ ] costs		[ ] probation/monitoring	iee		
[ ] bench warrant fee		[ ] booking fee		\$	
		[ ] public defender recou		\$	
	,	[ ] DPO assessment for			
		[ ] domestic violence ass		\$	100.00
		[ ] DPR fee (RCW97.105	.450)		30.75
[ ] catalytic converter fir	•				
				\$	
[ ] restitution set by sep		of :			
restitution is ordered		OI.	at (mailir	na 20	ldrace)
υ (μειδί	on/entity 1)		at (maiiin	y au	uress)

\$	to (person/entity 3)	at (mailing address)
[ ] restitu	ition to be left open for da	ays.
[] restitu	ition emergency response (RCW 3	38.52.430) \$
		Total: \$
	l obligations are due and payab schedule.	ole immediately unless the court has set a
[ ] Pay to	otal financial obligations at \$	per month starting on (date)
[ ] Pay s	chedule set by separate order.	
] \$ (servi	of this total is converted ice) which must be completed by for completion shall be provide	to hours of community restitution ed to the court/probation department
] The d	efendant is ordered to reimburse (	(name of electronic monitoring agency)
		at ring in the amount of \$
	al Conditions of Sentence:	
] No cri	minal violations of law or alcohol-r	related infractions.
] Do no	t drive a motor vehicle without a ${f v}$	<u>ralid license</u> and proof of insurance.
proba Pay a	ation department and abide by all i	ed probation for months, with rules and regulations of probation department. and a \$ monthly probation fee ion department.
] Super treatr	vised probation to end upon comp nent and/or [ ]	oletion of [ ] certified domestic violence
agen <u>healtl</u> violer	cy [ ] a <u>psycho-sexual evaluation</u> <u>n evaluation</u> from a state licensed nce program [ ] anger manageme	aluation from a Washington State approved from a state certified provider [] a mental mental health provider [] certified domestic ent [] victim awareness education [] consume
File a	copy of the evaluation within	days. Begin any recommended treatment le proof of timely enrollment and completion.
proof inform use d	of timely enrollment and completination school [ ] 1-year substance	and complete within months, and file on: [ ] DUI victim's panel [ ] alcohol/drug e use disorder treatment [ ] 2-year substance use disorder treatment for the period of ment school.
	o alcoholic beverages or non-pres	
progr	d [ ] <u>Alcoholics Anonymous</u> [ ] <u>N</u> am () hs or as recommended by treatme	larcotics Anonymous [ ] Other self-help meetings times a week for ent provider.
[ ] Do no	t go upon the property of and have	e <u>no contact</u> with:
<del></del>	Judament and	<u> </u>

	[ ] Other:		
	[ ] This crime involves a sex as defined in RCW 9A.44. sheriff as described in the "	130. The defendant is req	uired to register with the county
	[ ] Department of Licensing I	Notice – CPL Revocation	and Surrender.
	weapons), a gross miso	plation of RCW 9.41.270 (understand the perdant's concealed pistol lice	
	official meetings of a so which the penalty is rev	school facilities or areas or shool district board of direct ocation of the defendant's s; and the defendant is no	nowingly possessing a facilities while being used for tors), a gross misdemeanor for concealed pistol licenses tallowed to apply for concealed
	center), a gross misden defendant's concealed surrender of the defend	neanor for which the pena pistol licenses (CPL) for 3	years and the immediate endant also is not allowed to
	which requires immedia		convicted of RCW 9.41.282, ealed pistol licenses (CPL). You any, to the court.
		erk shall forward a Notice of epartment of Licensing (DC	of Revocation of Concealed DL).
5.	[ ] Department of Licensing I	Notice – Defendant unde	r age 21 only.
	[VUCSA], or ch. 69.52 RCV of age at the time of the off possession of firearm), and offense <b>OR</b> (c) a violation under the age of 18 at the t previously committed an of	V [Imitation drugs], and the ense <b>OR</b> (b) a violation und the defendant was under under ch. 66.44 RCW [Alcolime of the offense <b>AND</b> the fense while armed with a foffense in violation of ch. 6	Legend drug], ch. 69.50 RCW e defendant was under 21 years der RCW 9.41.040 (unlawful the age of 18 at the time of the shol], and the defendant was e court finds that the defendant irearm, an unlawful possession 6.44 RCW, ch. 69.41 RCW,
	Clerk's Action. The clerk s which must revoke the defe		Court Record (ACR) to the DOL CW 46.20.265.
6.	[ ] Review hearing scheduled	d for (purpose)	
	on (date)	at	a.m./p.m.
	at	Court, Room/Depa	irtment
	Address:		

7. [ ] Bail or Bond is [ ] exone	rated [ ] forfeited.			
8. <u>I have read the rights, con</u>	ditions, and warnings.			
Dated:				
	Judge/Commi	issioner/Pro Te	em	
	Print Name:			
Defendant's Signature				
Defendant's Mailing Address:				
Street Address or PO Box	City	State	Zip	
Telephone No.:				
Attorney for the Defendant	Prosecuting At	torney		
Print Name:	Print Name:			
WSBA No.	WSBA No			
[ ] Written Waiver of Counsel is file	d.			