State of Washington, Plaintiff, vs.	No Felony Judgment and Sentence Theft or Taking of a Motor Vehicle (FJS/RJS)				
Defendant. DOB PCN/TCN: SID:		Action Required, 2.1 5, 5.7, and 5.8	, 4.1, 4.3,	4.7, 5.2,	
	I. Hearing				
1.1 The court conducted a sentencing he and the (deputy) prosecuting attorney			defendan	t's lawyer,	
	II. Findings				
2.1 Current Offenses: The defendant is	quilty of the fo	ollowing offenses ha	sed unon		
[] guilty plea [] jury-verdict [] ben			-		
			-	Date of Crime	
[] guilty plea [] jury-verdict [] ben		RCW	: :		
[] guilty plea [] jury-verdict [] ben		RCW	: :		
[] guilty plea [] jury-verdict [] ben		RCW	: :		
[] guilty plea [] jury-verdict [] ben	ch trial on <i>(da</i>	RCW (w/subsection)	Class		
[] guilty plea [] jury-verdict [] ben Count Crime Class: FA (Felony-A), FB (Felony-B), FC ((Felony-C) type of drug	RCW (w/subsection)	Class		
[] guilty plea [] jury-verdict [] benderment Count	(Felony-C) type of drug	RCW (w/subsection) in the second column (2.1a.	Class	Crime	

G	<i>V</i> [] F	or the crime/ ousehold m	's charged ıember wa	in count s s pled an	d prov	ed.	, dome	stic violei	nce –	family or	
[]		: is anner that e							used	a motor ve	hicle
[]	-	efendant has 9.94A.607.	s a substa	nce use	disode	r that	has contr	ibuted to t	he of	fense/s.	
[]] Reasonable grounds exist to believe the defendant is a mentally ill person as defined in RCW 71.24.025, and that this condition is likely to have influenced the offense. RCW 9.94B.080.										
[]	Counts encompass the same criminal conduct and count as 1 crime in determining the offender score. RCW 9.94A.589.						rime				
[]	-	current cor						umbers u	sed i	n calculatir	ıg
	4	Crime			Caus	se Nun	nber	Court (Coun	ty & State)	DV* Yes
	1.										
	2.										
*	DV: Do	mestic Violer	nce was pl	 ed and pr	oved.						
	offend	onal current ler score are inal History	attached i				t cause nu	mbers use	ed in (calculating t	he
		•		Date of	Date o						
		Crime		Crime	Sente	-	Sentencir (County &		A or Adu Juv.	It, of	DV* Yes
	1.	Crime				-			Adu	It, of	
	1.	Crime				-			Adu	It, of	
	2.	Crime				-			Adu	It, of	
		Crime				-			Adu	It, of	
*	2. 3. DV: Dor	mestic Violer	•	Crime	Sente	-			Adu	It, of	
*	2. 3. DV: Doi 3 Sente	mestic Violer encing Data):	Crime	Sente	ence		State)	Adu Juv.	Crime	Yes
*	2. 3. DV: Dor	mestic Violer	•	Crime	Sente	Plus			Adu Juv.	It, of	

_										
[] Additi	onal current	offense se	entencing data is	s attached in Ap	pendix 2.3.				
2.4	 Additional current offense sentencing data is attached in Appendix 2.3. Theft or taking of a motor vehicle sentence: For counts, the midpoint of the standard sentence range is greater than 1 year and the defendant is sentenced for 1 of the following crimes that makes the defendant eligible for the theft or taking of a motor vehicle sentence under Laws of 2019, ch. 191, § 1: Theft of a motor vehicle (RCW 9A.56.065) or an attempt; Possession of a stolen vehicle (RCW 9A.56.068) or an attempt; Taking a motor vehicle without permission in the first degree (RCW 9A.56.070); or 									
2.	Lega l owing	Financial (Obligation lant's finan	s/Restitution.	n in the second The court has co and the nature c the following spe	onsidered the to	otal amount	vill		
	[]	The defendent:	lant is indi	gent, as defined	in RCW 10.101	.010(3), becau	se the			
		[] receive	s public as	ssistance.						
		[] is involu	untarily co	mmitted to a pub	olic mental healt	h facility.				
			s an annua poverty le		taxes, of 125 pe	rcent or less of	the current			
		[] Under [RCW 10.10	01.010(3)(d), the	e court finds the	defendant is in	digent.			
	[] TI				I in RCW 10.101		J			
			ing extrao		ances exist that		n inappropri	ate		
	[The defen RCW 9.94		he present mea	ns to pay costs o	of incarceration				
2.6				er Registration CW 9.41.010, an	. The defendant d:	committed a fe	elony firearm			
	[ld register as a f in making this d	elony firearm of etermination:	fender. The cou	urt considere	d		
		[] the def	endant's c	riminal history.						
				ndant has previo	ously been found where.	d not guilty by r	eason of insa	anity		
		[] evidend persons		efendant's prop	ensity for violend	ce that would li	kely endange	er		
		[] other:_								
	[ony firearm offe ense committed					
P	CM/Ω	ΙΔ 500 505		Felony Judamer	nt and Sentence					

of 18, or a serious violent offense or offense involving sexual motivation as defined in RCW 9.94A.030.

III. Judgment

3.1 ⁻		endant is <i>guilty</i> of odix 2.1.	the counts and char	ges listed in Section	2.1 and
3.2	[]The	court <i>dismisses</i> c	ounts	in	the charging document
			IV. Sentence a	nd Order	
t is	ordered	d:			
or tal	king of a	a motor vehicle ser		ives imposition of a s	int is eligible for the thef sentence within the
A) C	Confine	ment. A term of co	onfinement in the cus	stody of:	
	[] th	e			jail.
	[] th	e Department of C	corrections (DOC).		
				of the offense and sh en, Youth, and Famili	nall be initially placed in es (DCYF):
	•	not be more than t red community cus	•	andard range, reduc	ed by one-third of the
Co No	ount O.	Base Sentence (not including enhancements)	Plus Enhancements	Total Sentence	Community Custody
	Actu	al number of month	ns of total confineme	nt ordered is:	
	All co				which shall be served
		sentence shall run RCW 9.94A.589(3		he sentence in the fo	llowing cause number/s
	Conf	inement shall com	mence immediately (unless otherwise set	forth here:
Se	[] <i>P</i>	artial Confinemer pproved, in partial	confinement in the f	ay serve the sentence	ubject to the following
	_				_

[] work crew (RCW 9.94A.725)[] work release (RCW 9.94A.731)	[] home detention (RCW 9.94A.731, .190) [] electronic monitoring (RCW 9.94A.030)
county supervised community option, to option by earned release credit consiste and may require the offender to perform [] The defendant shall receive credit form	red to convert jail confinement to an available reduce the time spent in the community ent with local correctional facility standards, a affirmative conduct pursuant to RCW 9.94A.
[] Alternative Conversion. RCW 9.94A.68 confinement ordered above are hereby	= 1 day, nonviolent offenders only, 30 days DOC to be completed on a schedule
[] Alternatives to total confinement were	e not used because of:
[] criminal history [] failure to appear (1 RCW 9.94A.680). Confinement begins: Confinement shall comm	finding required for nonviolent offenders only
here:	
The defendant shall comply with the community	custody conditions in Section 4.2 .
4.2 Community Custody Conditions. The defendance after sentencing or release from custody separate document. The defendant shall coope with any programs that result from the assess community custody. The defendant shall:	at the address provided in open court or by erate with the DOC assessment and comply
 comply with the instructions, rules, and reg defendant during the period of community obey all laws and perform affirmative acts with the court orders. 	custody.
 inform DOC of court-ordered treatment upon comply with any other conditions of communications or imposed by DOC under RCW 	unity custody stated in this Judgment and
The court orders that during the period of supe	ervision, the defendant shall:
[] pay all court-ordered legal financial obligations.[] obtain prior approval of the DOC for the defendant's residence location and living arrangements.	 [] not possess or consume controlled substances, including marijuana, without valid prescription/authorization. [] not possess or consume alcohol.

[] Other conditions:	
(A) The conditions of community custody shall begin immediately upon release from confinement unless otherwise set forth here:	
Court-Ordered Treatment: If any court orders mental health or substance use disord treatment, the defendant must notify DOC and the defendant must release treatmen information to DOC for the duration of incarceration and supervision. RCW 9.94A.56	t
4.3 Legal Financial Obligations: The defendant shall pay to the clerk of this court:	
<u>JASS/Odyssey CODE</u> PCV 3105 \$Victim assessment RCW 7.68.035 (\$500)	
PDV 3102 \$Domestic Violence (DV) assessment RCW 10.99.080	
VPO 3366 \$Violation of a DV protection order (\$15 mandatory fine) RCW 26.50.110 or RCW 7.105.450	
CRC 3403 \$Court costs, including RCW 9.94A.760, 9.94A.505, 10.01.1	60,
Criminal filing fee \$FRC (\$200) Witness costs \$WFR Sheriff service fees \$SFR/SFS/SFW/WRF Jury demand fee \$JFR Extradition costs \$EXT Other \$	
PUB 3225 \$Fees for court appointed attorney. RCW 9.94A.760	
EXW 350 \$ Court appointed defense expert and other defense costs. RCW 9.94A.760	
\$DUI fines, fees, and assessments	
CLF 3212 \$Crime lab fee [] suspended due to indigency RCW 43.43.0	390
DEF 3506 \$Emergency response costs (\$2,500 max.) RCW 38.52.430 Agency:	
FPV 3335 \$Specialized forest products. RCW 76.48.171	
\$Other fines or costs for:	

RTN 3801/480	\$Restitution to:
	\$Restitution to:
	(Name and Addressaddress may be withheld and provided confidentially to clerk of the court's office.)
	\$ <i>Total</i> RCW 9.94A.760
wl	above total does not include all restitution or other legal financial obligations, ich may be set by later order of the court. An agreed restitution order may be ered. RCW 9.94A.753. A restitution hearing:
[shall be set by the prosecutor.
[is scheduled for <i>(date)</i>
	defendant waives any right to be present at any restitution hearing initials):
th lik	court finds that the restitution is owed to an insurer or a state agency other than Dept. of Labor and Industries and the defendant does not have the current or ly future ability to pay that restitution. The court, in its discretion, waives titution.
[] R e	stitution Schedule attached.
[] Re	stitution ordered above shall be paid jointly and severally with:
<u>Name</u>	of other defendant
RJN	
	OC or clerk of the court shall immediately issue a <i>Notice of Payroll Deduction</i> . 9.94A.7602, RCW 9.94A.760(8).
on a s unles	ments shall be made in accordance with the policies of the clerk of the court and chedule established by DOC or the clerk of the court, commencing immediately, the court specifically sets forth the rate here: Not less than per month commencing RCW 9.94A.760. ution payments must begin immediately. RCW 9.4A.750(1).)
	dant shall report to the clerk of the court or as directed by the clerk of the court to ancial and other information as requested. RCW 9.94A.760(7)(b).
per da provis	urt orders the defendant to pay costs of incarceration at the rate of \$
10.82.090	t shall accrue on non-restitution obligations imposed in this judgment. RCW An award of costs on appeal against the defendant may be added to the total cial obligations. RCW 10.73.160.
Restituti	n Interest:
	urt finds that the restitution is owed to an insurer or a state agency other than the of Labor and Industries and the defendant does not have the current or likely
th lik re [] Re [] Re [] Re Name RJN [] The D RCW [] All pay on a sunless \$	Dept. of Labor and Industries and the defendant does not have the current or ly future ability to pay that restitution. The court, in its discretion, waives titution. **stitution Schedule** attached.** *stitution ordered above shall be paid jointly and severally with: **of other defendant** **Cause Number** (Victim's name) (Amount of other defendant** **Defendant** **Defendant** **Cause Number** (Victim's name) (Amount of other defendant** **Defendant** **Defendant** **Cause Number** (Victim's name) (Amount of other defendant** **Defendant** **Defendant**

	on restitution.
	[] After considering the defendant's available funds and liabilities, whether the defendant is indigent, homeless, or mentally ill, and the victim's input relating to financial hardship caused to the victim, the court waives interest on restitution.
	[] The restitution 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.
4.4	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 shall be responsible for obtaining the sample prior to the defendant's release from confinement. If the defendant has already had a biological sample collected, the collecting agency may choose not to collect another sample. RCW 43.43.754.
	[] The facility where the defendant serves the term of confinement shall be responsible for obtaining the sample as part of the defendant's intake process or as soon as practicable.
	[] If further confinement is not ordered:
	[] the defendant shall report to (law enforcement agency) to provide a biological sample.
	[] The defendant shall immediately provide a biological sample to the local police department or sheriff's office before leaving the courtroom.
	Failure to provide a biological sample is a gross misdemeanor.
4.5	No Contact:
	[] The defendant shall not have contact with (name) including, but not limited to, personal, verbal, telephonic, written, or contact through a third party until (which does not exceed the maximum statutory sentence).
	[] The defendant is excluded or prohibited from coming within (distance) of: (name)
	[] A separate <i>Domestic Violence No-Contact Order</i> , <i>Antiharassment No-Contact Order</i> , or <i>Stalking No-Contact Order</i> is filed concurrent with this Judgment and Sentence.
4.6	Other:
4.7	Exoneration: The court hereby exonerates any bail, bond, and/or personal recognizance conditions.
	V. Notices and Signatures
5.1	Collateral Attack on Judgment. If you wish to petition or move 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, you must do so within 1 year of the final judgment in this matter, except as provided for in RCW 10.73.100. RCW 10.73.090.

- **5.2 Length of Supervision.** The court shall retain jurisdiction over you for the purpose of your compliance with payment of the legal financial obligations for 10 years from your date of sentence or release from conefinement, whichever is longer, and for restitution until you have completely satisfied your obligation, regardless of the statutory maximum for the crime. RCW 9.94A.760 and RCW 9.94A.505(5). The clerk of the court has authority to collect unpaid legal financial obligations at any time while you remain under the jurisdiction of the court for purposes of your 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 DOC 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 1 month. RCW 9.94A.7602. Other income-withholding action under RCW 9.94A.760 may be taken without further notice. RCW 9.94A.7606.

5.4 Reserved.

- 5.5a Firearms. You may not own, use, or possess any firearm, and under federal law any firearm or ammunition, unless your right to do so is restored by the court in which you are convicted or the superior court in Washington State where you live, and by a federal court if required. You must immediately surrender any concealed pistol license/s. (The clerk of the court shall forward a copy of the defendant's driver's license, identicard, or comparable information to the Department of Licensing (DOL) and the Washington State Patrol Firearms Background Check Program along with the date of conviction or commitment.) RCW 9.41.040, 9.41.047.
- **5.5b** [] **Felony Firearm Offender Registration.** The defendant is required to register as a felony firearm offender. The specific registration requirements are located in the "Felony Firearm Offender Registration" attachment.

5.6 Reserved.

- **5.7** [] **Department of Licensing Notice.** The court finds that count _____ is a felony in the commission of which a motor vehicle was used. **Clerk's Action** –The clerk shall forward an Abstract of Court Record (ACR) to the DOL, which must revoke the defendant's driver's license. RCW 46.20.285.
- 5.8 [] Department of Licensing Notice Defendant under age 21 only. Count _____ is 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 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 chapter 66.44, 69.41, 69.50, or 69.52 RCW.

Clerk's Action –The clerk shall forward an ACR to the DOL, which must revoke the defendant's driver's license. RCW 46.20.265.

5.9 Other:	!			

Done in Open Court and in the pre	esence of the defendant on t	his date:				
	Judge/Print Name					
Deputy Prosecuting Attorney WSBA No. Print Name:	Attorney for Defendant WSBA No. Print Name:	Defendant Print Name:				
[] Voting Rights Statement: I ad felony conviction and sentence of registration will be cancelled.						
My right to vote will be restored who custody of DOC. My right to vote is voting. Voting or registering to vote RCW 29A.84.140.	s automatically restored but	I must reregister to vote prior to				
Defendant's signature:						
I am a certified or registered interpinterpret, in the and Sentence for the defendant in	lang	me otherwise qualified to uage. I interpreted this Judgment				
I certify, under penalty of perjury ur true and correct.	nder the laws of the State of \	Washington, that the foregoing is				
Signed at (city)	, (state)	, on <i>(date)</i> _				
Interpreter	Print Name					

VI. Identification of the Defendant

SID No			Date of Birth				
FBI No			Local ID No				
PCN/TCN No			Other				
Alias name, DOB:							
Race:				Ethnicity:	Sex:		
[] Asian [] Black	[] Indian-Am Alaska Na		n or	[] Hispanic	[] Male		
[] Multiracial [] Native Hawaiian or Other Pacific Islander				[] Non-Hispanic	[] Female		
[] Refused	[]White	[] Ur	navailable	[] Refused			
[] Unknown	[] Other:			[] Unknown			
Fingerprints: I attest and signature on this		efendant wl	no appeare	d in court affix their fi	ngerprints		
Clerk of the Court, De	puty Clerk:			Date:			
The defendant's sign	nature:						
Left 4 fingers taken s	imultaneously	Left Thumb	Right Thumb	Right 4 fingers simultaneo			