

KING CO CAUSE NO: 05-1-06490-7-KNT  
KING CO CAUSE NO: 01-1-10417-SKNT ✓

COA NO: 63110-1

IN THE COURT OF APPEALS OF THE STATE OF WASHINGTON  
DIVISION TWO 83731-7

~~0022~~

IN RE THE PERSONAL RESTRAINT OF:  
CHAO A. PIERCE,  
PETITIONER

FILED  
COURT OF APPEALS  
DIVISION II  
09 FEB 23 AM 10:06  
STATE OF WASHINGTON  
DEPUTY

PERSONAL RESTRAINT PETITION WITH LEGAL  
ARGUMENT AND AUTHORITY

FILED  
COURT OF APPEALS DIVISION I  
STATE OF WASHINGTON  
2009 MAR 11 PM 3:22

PETITIONER MAY FILE PETITION  
WITHOUT PAYMENT OF FILING FEE

*Mary S. Neel*  
COURT ADMINISTRATOR/CLERK  
*Commissioner*

PREPARED BY:

CHAO A. PIERCE - 714567

STAFFORD CREEK CORRECTIONAL CENTER

191 Constantine Way

Aberdeen, WA 98520

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## A. SUMMARY OF ARGUMENT

Chad A. Pierce brings forth this petition challenging the Department of Corrections (DOC) Authority to go above and beyond a Courts ordered contractual judgement and sentence by imposing upon petitioner A 20% Cost of Incarceration Fee (COI, COIS) that was judicially waived.

MR PIERCE contends the liberty interest at stake in such a proceeding requires application of at least the due process protections of Const. Art. I § 3; Furthermore MR. Pierce maintains that regardless of what other procedures apply, the DOC ENTITY must obey the Courts Judicially imposed waiver of Cost of Incarceration, Restitution, Legal Financial obligations until mr. pierce becomes released. DOC by its actions, violated the Separation of powers Doctrine.

## B. STATEMENT OF CASE.

### 1. KING COUNTY CAUSE # 01-1-10417-5 KNT

ON 5/17/2002 MR. PIERCE WAS SENTENCED TO 30.75 MONTHS OF INCARCERATION FOR VIOLATION OF RCW 9A.56.200(1)(B). EXHIBIT 1, AT 1-5.

DURING Sentencing, and based upon a plea entered on 4/19/2002, the Court upheld the plea agreement and did not impose any

COST OF INCARCERATION, The Court further waived all Court Costs, recoupment, and other Costs. The Court only imposed the Mandatory \$500.00 Victim Penalty Assessment (VPA) Fine.

See Exhibit 1 at 3.

Restitution was imposed at a later date, and MR. Pierce while on Community Custody, has made payments above and beyond the required once a month \$50.00 set price. Payments stopped upon this current charge. See Exhibit 2.

## 2. KING COUNTY CAUSE # 05-1-06490-7 KNT.

On 5/30/2008 MR. PIERCE was sentenced to 108 months for a crime that never occurred, The crime was a violation of RCW 9A.44.083. SEE EXHIBIT 3.

Judge George T. Mattson during sentencing, waived all court costs, DNA fee, Recoupment fees, Nusca, Drug Fund, Laboratory, and Incarceration Costs. SEE Exhibit 3 at 3.

Also waived was Court Clerk trust fees, and Interest Fees. SEE EXHIBIT 3 at 3.

Restitution was never set within this case, 180

days has passed since sentencing, thus all the restitution was waived.

The Trial Court only imposed the mandatory Victim Penalty Assessment, to which the court stated, "[✓] on a schedule established by the defendant's Community Corrections Officer..."

SEE EXHIBIT 3 at 3.

According to the wording of this Judgment and Sentence, Mr. Pierce does not owe any cost of incarceration, and only has \$500.00 as a legal financial obligation, to which is NOT to be paid until Mr. Pierce's release, and a set price is established by a "Community Corrections Officer."

### C. ARGUMENT.

1. MR. PIERCE IS UNLAWFULLY RESTRAINED AND IS ENTITLED TO RELIEF BY WAY OF A PRP.

(i). MR. PIERCE IS UNLAWFULLY RESTRAINED.

A person is entitled to relief by way of a prp where the person is unlawfully restrained as defined in RAP 16-4(c)(2) which provides a restraint is unlawful if:

"The... sentence or other order entered in a criminal proceeding... instituted by the state or

Local government was imposed or entered in violation of the Constitution of the United States or the Constitution or laws of the State of Washington... " RAP 16.4(C)(2).

As discussed at length below, MR PIERCE'S sentence as altered by DOC's actions was entered contrary to the Due Process Clause of Fourteenth Amendment and contrary to the Separation of powers doctrine implicit in both the United States and Washington Constitution. Thus, his restraint is unlawful under RAP 16.4(C)(2).

(ii). MR PIERCE NEED NOT SHOW PREJUDICE HAS RESULTED FROM HIS UNLAWFUL RESTRAINT.

RAP 16.4(d) limits relief via a PRP to those situations where there are inadequate alternative remedies available to the petitioner. In other contexts the reviewing court evaluates a PRP by finding either: (1). A petitioner raising a Constitutional error demonstrates actual prejudice; or (2). A petitioner raising a nonconstitutional issue demonstrates the "Error constitutes a fundamental defect which inherently results in a complete miscarriage of justice." In re Cook, 114 Wn.2d 802, 812, 792 P.2d 506 (1990).

The petition must include a statement of the facts upon which the claim of unlawful restraint is based and the evidence available to support the factual allegations. RAP 16.7(a)(2); In

RE Williams, III Wn.2d 353, 365, 759 P.2d 436 (1988); Affidavits, transcripts, and clerks papers are readily available forms of evidence which a petitioner may employ to support his claim. Id at 364-65.

In any event, Mr Pierce has attached the above required evidence establishing he was and is currently being prejudiced against by DOC's actions and is thus entitled to relief. The actions of DOC have caused all of Mr. Pierce's incoming money gifts to be taxed at a rate of 20% for Cost of Incarceration, SEE exhibit 6 at 7 (COI); as well as 20% for legal financial obligations <sup>Id.</sup> (LFO) which total a 40% taxation on Mr. Pierce's money, which was factually waived by the Courts above stated, and this establishes active prejudicial DOC action.

Because he has suffered actual prejudice as a result of DOC's unconstitutional actions Mr. Pierce is entitled to relief by way of the present petition.

## 2. THE DUE PROCESS PROTECTIONS OF THE CONSTITUTION MUST APPLY TO ANY JUDGEMENT AND SENTENCE ENTERED.

Washington States Constitution Article 1 § 3 holds that, "No person shall be deprived of life, liberty, or property, without due process of law."

As addressed above, the Court waived all fines and fees with the exception of the mandatory (VPA) \$500.00 fine, to which the Court made clear in pronouncement of the sentence, was not to be paid until Mr. Pierce's release and Community Custody starts. See EX 3 at 3.

where a term of Community Custody is imposed, (a) an offender shall be on Community Custody as of the date of sentencing. However, during the time for which the offender is in total or partial confinement pursuant to the Sentence or a violation of the Sentence, the period of Community Custody shall toll. RCW 9.94A.545.

Therefore, according to the language in both Judgements # 01-1-10417-5 KNT; and # 05-1-06490-7 KNT Mr. Pierce's legal financial obligations are tolled, and especially the cost of Incarcerations to which have never been imposed, and are factually waived. See EX 1 at 3; EX 3 at 3.

Due Process of law as found in Our Constitution affords Mr. Pierce the necessary protections to prevent the DOC Entity to encroach upon the judicially imposed sentence.

3. DOC VIOLATED THE SEPERATION OF POWERS DOCTRINE BY IT'S DEOUTING 20% FOR THE COST OF INCARCERATION, AND 20% FOR LEGAL FINANCIAL OBLIGATIONS.

The Separation of powers doctrine is derived from the Constitution's distribution of Governmental authority into three branches. STATE V. MORENO, 147 Wn.2d 500, 505, 58 P.3d 265 (2002).

Each branch of government may only exercise the powers it is given. One branch is not permitted to encroach upon the fundamental function of another. Id.

Like the Federal Constitution, Washington's Constitution does not contain a formal separation of powers doctrine clause. Carrick v. Locke, 125 Wn.2d 129, 134-35, 882 P.2d 173 (1994). Instead, the state Constitution's division of political power among the people, legislature, executive, and judiciary has been presumed to embody vital Constitutional Separation of powers principles.

See In re Juvenile Director, 87 Wn.2d 232, 238-40, 552 P.2d 163 (1976); Const. Art. I, § 1; Const. Art. II, § 1; Const. Art. III, § 2; Const. Art. IV, § 1. The doctrine serves to ensure that the "fundamental functions" of each branch remain inviolate. Carrick, 125 Wn.2d at 135.

Sentencing authority derives strictly from statute, subject to the dictates of the Constitutional rights to due process, a jury trial, and prohibition on cruel and unusual punishment. Blakely v. Washington, 542 U.S. 296, 124 S.Ct. 2531, 2537 (2004); State v. Ammons, 105 Wn.2d 175,

180-81, 713 P.2d 719 (1986).

The Legislative branch retains the power to set the terms of a sentence. As the Court said in *Ammons*, "The fixing of legal punishments for Criminal offenses is a legislative function." Id at 180.

In Washington, the legislature delegated sentencing authority to the Court in the Sentencing Reform Act (SRA) within the limits set by the statute. Id at 181.

The Constitutional Separation of powers doctrine precludes the judiciary or executive branch from asserting sentencing powers not expressly granted by the legislature. Id at 180.

The legislature historically has set the parameters of sentencing laws and granted the Court specific Authority to impose sentences within its guidelines. See *State v. Lepitre*, 54 Wash. 166, 169, 103 P.2d 27 (1909) (legislative function exercises control over sentences by setting minimum and maximum terms and giving court broad discretion within these limits); *State v. Mulcare*, 189 Wash. 625, 628, 66 P.2d 360 (1937) (legislative function to fix penalties); *State v. Monday*, 85 Wn.2d 906, 909-910, 540 P.2d 416 (1975) (legislative not judiciary has power to alter sentencing process).

The Courts authority under the SRA is based upon the language of the statute which delegates

authority. Principles of Statutory Construction require Courts to presume the Legislative body did not use any nonessential words and to rely upon the plain language of the Statute. State v. Delgado, 148 Wn.2d 723, 729, 63 P.3d 792 (2003); State v. Beaver, 148 Wn.2d 338, 343, 60 P.3d 586 (2002).

The Court is required to give meaning to every word in a statute if possible. Beaver, 148 Wn.2d at 343. When the legislature uses different words in the same statute, courts recognize the legislature intended a different meaning. Id.

In ORDER for the legislature to delegate power to another agency to implement its directives, it must do so by (1) providing standards defining what is to be done and what administrative body is to do it; and (2) requiring procedural safeguards to control arbitrary administration and the abuse of discretionary power. State v. Simmons, 152 Wn.2d 450, 98 P.3d 289, 791 (2004).

RCW 9.94A.760 (1) permits imposition of legal financial obligations. . . . "Whenever a person is convicted in Superior Court, the Court may order the payment of a legal financial obligation as part of the sentence. The Court must on either the Judgment and Sentence or on a subsequent order to pay, designate the total amount

of a legal financial obligation and segregate this amount among the separate assessments made for restitution, costs, fines, and other assessments required by law ..."

The legislatures delegated authority given to the Courts are clear on this statutory provisions intent, if the Court wanted Mr. Pierce to pay any legal financial obligations on Cause # 01-1-10417-5 KNT; as well as on Cause # 05-1-06490-7 KNT That would be placed on the Judgement and Sentences.

1). Judgement and Sentence # 01-1-10417-5 KNT has legal financial obligations, separate and segregated from Restitution, and the only (LFO) imposed is a \$500.00 (VPA). See EX 1 at 3.

The Court further ordered this to be paid while Mr Pierce was on Community Custody as established by the ~~Correctional~~ Community Corrections Officer Id at 3.

As above argued, Id at 6 of PRP, RCW 9.94A.545 reads that while imprisoned, Mr Pierce's cause # 01-1-10417-5 KNT is tolled, thus any (LFO) is also tolled until Mr Pierce is out on Community Custody.

2). Judgement and Sentence # 05-1-06490-7 KNT has legal financial obligations, separate ~~and~~ <sup>and</sup> segregated from Restitution. The only (LFO) imposed is a \$500.00

(UPA). See EX 3 at 3.

The Court further ordered this to be paid when MR. PIERCE is released and placed on Community Custody as established by a "Community Corrections Officer" Id at 3.

As above argued, PRP Id at 6, RCW 9.94A.545 reads that imprisoned, MR PIERCE'S cause # 05-1-06490-7 KNT is tolled as far as Community Custody is concerned, thus any (LFO) is also tolled until MR. Pierce is out on Community Custody.

RCW 9.94A.760(2) permits imposition of the cost of incarceration ... "(2) IF the court determines that the offender, at the time of sentencing, has the means to pay for the cost of incarceration, the court may require the offender to pay for the cost of incarceration at a rate of fifty dollars per day of incarceration, if incarcerated in prison, ...".

In Both Judgement and Sentences (1) #01-1-10417-5 KNT, and (2) 05-1-06490-7 KNT, the Courts factually never imposed such a condition, as well as factually waiving MR Pierce to pay for Cost of Incarceration based upon Poverty. See EX 1 at 3; EX 3 at 3.

A Courts authority to order restitution (LFOs) is purely statutory. (Emphasis added) State v. Hennings, 129

Wn.2d 512, 519, 919 P.2d 580 (1996). Statutes authorizing restitution (LFO's, COI) are to be broadly construed in order to carry out the legislature's intent. Id (emphasis mine).

IF, however, the language of a statute is plain and clear, the Court must apply the language as written.

Duke v. Boyd, 133 Wn.2d 80, 87, 942 P.2d 351 (1997)

(The Court should not "question the wisdom of a statute even though its results seem unduly harsh.")

RCW 9.94A.760(1)(2); and RCW 9.94A.545 are clearly plain in applying the legislature's intent to give the judiciary function the authority to either impose or waive cost of incarceration in prison terms, as well as when such (LFO's) are determined ripe to be paid upon. In Mr. Pierce's case, both courts stated that no cost of incarceration was to be charged, and that Mr. Pierce's \$500.00 (LFO's), as well as any restitution, would be paid on Community Custody Supervision. See EX 1 at 3; EX 3 at 3.

Furthermore, RCW 9.94A.545 Legislative intent is plain in reading the context of that provision, stating Community Custody falls upon incarceration/imprisonment.

Therefore DOC's taking 20% (LFO) and 20% (COI/COIS), see EXHIBIT 5 at 7. (Other deposits). This is NOT

Lawfully permissible to occur to me pierce, as the Court Orders Read.

When the Legislature does not specifically grant power to DOC, DOC may not presume it has such power. See In re Sentence of Chatman, 59 Wn. App. 258, 796 P.2d 755 (1990). In Chatman, DOC questioned whether a sentencing Court issued a lawful sentence, first by seeking review in the Court of Appeals pursuant to RCW 9.94A.585(7). RCW 9.94A.585(7) was enacted for the purpose of stopping DOC from disregarding sentences it did not believe were correctly imposed. Id at 264.

The statute was intended to provide a mechanism for addressing sentencing errors, because courts had "repeatedly admonished the department for disregarding sentences." Id ~~at~~

The legislature has expressly placed the authority to assess the person's ability to pay for cost of incarceration, and all legal financial obligations in any given case with the sentencing Court. RCW 9.94A-760 (1)(2), as well as to when those costs will become ripe for collection. RCW 9.94A.545.

DOC is actually taking out cost of incarceration from Mr Pierces other deposits in 2 separate accounts. See EXHIBIT 4 at 2, 4, 6, 9, 11, 14, 17, and 20.

In fact, DOC has made 2 account for this

Cost of Incarceration Fee, (COI); and (COIS). See EX 4 at 2, 4, 6, 9, 11, 14, 17, and 20.

Evidence offered to prove that DOC has both these accounts, for exactly the same purpose and is using both to remove illegally, the (COI/COIS) from MR. Pierce can be found at EX 4 at 1, where COI means "Cost of Incarceration" and COIS means "Cost of Incarceration - Suspense."

DOC as of DATE, has illegally collected from MR Pierce FOR:

COIS = 28.00

COI = 17.68

LFO = 472.39

TOTAL = \$518.07

All this was illegally collected against both Judgement and Sentences pronounced, and DOC even calls the amounts owing "unlimited." See EX 4.

DOC's actions in these cases, deducting COI, COIS, and LFO's not authorized by law has exceeded its authority and improperly encroached upon the authority granted to the judiciary. Thus, DOC violated the Separation of Powers Doctrine.

#### 4. MR. PIERCE EXHAUSTED ALL OTHER REMEDIES.

on 7/14/2008, mr PIERCE inquired via the DOC KITE System as to what his total LFO, etc consisted of, as well as what WAC CODE OR PROVISION AUTHORIZED an "unlimited" amount owed. See EX 6 at 1.

DOC responded that, "CVC, COI are "unlimited" because there is no set amount. It's based solely on the deposit you receive. DCS, LFO are "unlimited" because DOC does not know what you owe, so will collect until notified by the Court or DCS that you have paid in full. Write to DCS and your County of conviction for these balances." EX 6 at 1.

on 8/5/2008 mr PIERCE filed a grievance alleging that the DOC was prevented from any deductions off of MR PIERCE'S ACCOUNTS money received as LFO, COI, COIS were NOT applicable to these 2 cause #'s 01-1-10417-5 KNT; #05-1-06490-7 KNT, and that in reading the judgement and sentences, 35% (5% CVC; 10% Savings; 20% DEBT) was all the DOC was lawfully authorized to take. See EX 5 at 7 (other deposit); EX 6 at 2.

on 8/15/2008 DOC responded stating that,  
" ... After conducting my initial investigation of your

Complaint and reviewing your inmate Banking Account it appears that the deduction taken for the legal Financial Obligations were taken accord to the RCW 72.11.020(J) and policy 200.000 OFFENDER TRUST, the other deductions taken for CUCS/CVC/COIS/COE have done so accord to the policy. IF you have proof of payment for your fines you write to Department of Corrections, % Karen Southwell - Supervisor LFO/COS, UNIT P.O. Box 41107, Olympia, ~~WA~~ 98504. "EX 6 at 3".

RCW 72.11.020 was promulgated to allow DOC power to enforce and collect upon Legal Financial Obligations imposed by the Court at Sentencing, and to which was accompanied by Notice of payroll deduction pursuant to RCW 9.94A.7602, 7606, 7608, 7609.

MR. PIERCE'S CAUSE # 01-1-10417-5 KNT, and # 05-1-06490-7 KNT, both have no such language of Notice of payroll deductions, and clearly waived all COE/COIS, as well as established that ALL LFO's are to be paid while on Community Custody as established by the Community Corrections Office. See EX 1 at 3; EX 3 at 3.

But the provision of RCW 9.94A.545 tolls that Community Custody while Mr. Pierce is imprisoned, and tolls all LFO's. Thus, DOC's response must fail.

The Petitioner appealed that Grievance to the next

Level, stating misapplication of the Legislatures intent by DOC. See Ex 6 at 4.

on or about 11/7/2008 DOC responded saying, "Bill Banks, LBA, reviewed the response to your level 1 grievance and found the response to be correct. You are confusing Legal Financial Obligations (LFO) and Cost of Incarceration (COI). LFO's are imposed by the County Courts and are part of the Judgement and Sentence (J&S). Cost of Incarceration (COI) is imposed by the legislature (RCW 72.09.480) and is collected per Policy 200-000 Deduction Matrix." See Ex 6 at 5; See Ex 5 at 7 for that matrix.

Mr Pierce will directly assert that DOC is not even reviewing the Judgement and Sentences, or it would see that COI/COIS, BAS never been imposed, and LFO's are NOT applicable while Mr Pierce is incarcerated.

MR-PIERCE'S applications of RCW 9.94A.760(1)(2) are appropriate applications of Washington Legislative Intent, and thus DOC's arguments fail.

on 11/6/2008 MR PIERCE petitioned the Superior Court to get an order preventing DOC from illegally collecting and encroaching upon the judiciary function, but to date has not heard anything, which violates Const. ART 4. § 20 imposing a 90 day window to allow superior court Judges to rule on motions, etc. This petition timely follows. See Ex 7.

## D. Conclusion.

DOC deprived Mr. Pierce of Due Process and violated the Separation of Powers doctrine when it unlawfully collected \$518.07 for Legal Financial Obligations (LFO), Cost of Incarceration (COI), Cost of Incarceration - Suspense (COIS) which was not imposed by the judicial agency, and to which (LFO) were NOT collectable until Mr. Pierce is Released on Community Custody, to be established by his Community Corrections Officer.

Thus, this court should uphold the Sentencing Courts authority and:

1. ORDER DOC to put \$518.07 plus interest back on Mr. Pierce's account, tax free;
2. ORDER DOC to stop collecting 20% for LFO's;
3. ORDER DOC to stop collecting 20% for the Cost of Incarceration that was never imposed;
4. Apply the Order retroactively to both cases #01-1-10417-5 KNT; and #05-1-06490-7 KNT;
5. Allow petitioner Counsel;
6. Allow and order Attorney, Cost Fees;
7. Impose Sanctions to DOC; and
8. Grant this petition.

Further, Petitioner respectfully asks this Court to Grant accelerated review of this petition pursuant to RAP 18.12, as well as allow petitioner to submit a cost bill in accordance to RAP 14.4.

E. OATH

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

I further declare under penalty of perjury that the foregoing is true and correct.

Dated this 19 day of February, 2009.

Respectfully Submitted,

Chad Pierce

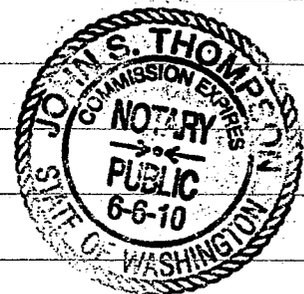
CHAD PIERCE - 714567  
S.C.C.C.  
191 CONSTANTINE WAY  
Aberdeen, WA 98520

SUBSCRIBED AND SWORN TO BEFORE ME, the undersigned Notary Public, on this 19 day of February, 2009.

John S. Thomas

NOTARY PUBLIC FOR WASHINGTON

MY COMMISSION EXPIRES: 6/6/10



PERSONAL RESTRAINT PETITION - 19

CERTIFICATE OF SERVICE

I, Chad Pierce, certify that on the 19 day of February, 2009, I caused a true and correct copy of this personal restraint petition to be served on the following parties via pre-paid us mail:

Clerk of Court of Appeals  
DIVISION TWO  
950 BROADWAY #300 ms/TB-06  
TACOMA, WA 98402-4454

FILED  
COURT OF APPEALS DIV #1  
STATE OF WASHINGTON  
2009 MAR 11 PM 3:22

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



CHAD A-PIERCE-714567

SCCC

191 Constantine Way  
Aberdeen, WA 98520

# Exhibit 1

**CERTIFIED  
COPY**

FILED  
12 MAY 17 PM 4:59  
KING COUNTY  
SUPERIOR COURT CLERK  
RENT, WA

**SUPERIOR COURT OF WASHINGTON FOR KING COUNTY**

STATE OF WASHINGTON,

Plaintiff,

Vs.

CHAD A. PIERCE,

Defendant.

No. 01-1-10417-5 KNT

JUDGMENT AND SENTENCE  
FELONY

**I. HEARING**

1.1 The defendant, the defendant's lawyer, JULIE LAWRY, and the deputy prosecuting attorney were present at the sentencing hearing conducted today. Others present were: \_\_\_\_\_

**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 04/19/2002 by plea of:

Count No.: I Crime: ATTEMPTED ROBBERY IN THE FIRST DEGREE  
RCW 9A.56.200 (1)(B) Crime Code: 12906  
Date of Crime: 12/13/2001 Incident No. \_\_\_\_\_

Count No.: \_\_\_\_\_ Crime: \_\_\_\_\_  
RCW \_\_\_\_\_ Crime Code: \_\_\_\_\_  
Date of Crime: \_\_\_\_\_ Incident No. \_\_\_\_\_

Count No.: \_\_\_\_\_ Crime: \_\_\_\_\_  
RCW \_\_\_\_\_ Crime Code: \_\_\_\_\_  
Date of Crime: \_\_\_\_\_ Incident No. \_\_\_\_\_

Count No.: \_\_\_\_\_ Crime: \_\_\_\_\_  
RCW \_\_\_\_\_ Crime Code: \_\_\_\_\_  
Date of Crime: \_\_\_\_\_ Incident No. \_\_\_\_\_

Additional current offenses are attached in Appendix A

1  
A-1

**SPECIAL VERDICT or FINDING(S):**

- (a)  While armed with a **firearm** in count(s) \_\_\_\_\_ RCW 9.94A.310(3).
- (b)  While armed with a **deadly weapon** other than a firearm in count(s) \_\_\_\_\_ RCW 9.94A.310(4).
- (c)  With a **sexual motivation** in count(s) \_\_\_\_\_ RCW 9.94A.127.
- (d)  A V.U.C.S.A. offense committed in a **protected zone** in count(s) \_\_\_\_\_ RCW 69.50.435.
- (e)  **vehicular homicide**  Violent traffic offense  DUI  Reckless  Disregard.
- (f)  **vehicular homicide** by DUI with \_\_\_\_\_ prior conviction(s) for offense(s) defined in RCW 41.61.5055, RCW 9.94A.310(7).
- (g)  **Non-parental kidnapping** or unlawful imprisonment with a minor victim. RCW 9A.44.130.
- (h)  **Domestic violence** offense as defined in RCW 10.99.020 for count(s) \_\_\_\_\_
- (i)  Current offenses encompassing the same criminal conduct in this cause are count(s) \_\_\_\_\_ RCW 9.94A.400(1)(a).

2.2 **OTHER CURRENT CONVICTION(S):** Other current convictions listed under different cause numbers used in calculating the offender score are (list offense and cause number): \_\_\_\_\_

2.3 **CRIMINAL HISTORY:** Prior convictions constituting criminal history for purposes of calculating the offender score are (RCW 9.94A.360):

- Criminal history is attached in **Appendix B**.
- Prior convictions counted as one offense in determining the offender score (RCW 9.94A.360(5)) are: \_\_\_\_\_
- One point added for offense(s) committed while under community placement for count(s) \_\_\_\_\_

**2.4 SENTENCING DATA:**

Sentencing Data	Offender Score	Seriousness Level	Standard Range	Enhancement	Total Standard Range	Maximum Term
Count 1	2	IX			30.75 TO 40.5 MONTHS	10 YRS AND/OR \$20,000
Count						
Count						
Count						

Additional current offense sentencing data is attached in **Appendix C**.

**2.5 EXCEPTIONAL SENTENCE:**

Substantial and compelling reasons exist which justify a sentence above/below the standard range for Count(s) \_\_\_\_\_. Findings of Fact and Conclusions of Law are attached in **Appendix D**. The State  did  did not recommend a similar sentence.

**III. JUDGMENT**

IT IS ADJUDGED that defendant is guilty of the current offenses set forth in Section 2.1 above and **Appendix A**.  
 The Court **DISMISSES** Count(s) II

C-2

IV. ORDER

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

4.1 RESTITUTION AND VICTIM ASSESSMENT:

- Defendant shall pay restitution to the Clerk of this Court as set forth in attached Appendix E.
  - Defendant shall not pay restitution because the Court finds that extraordinary circumstances exist, and the court, pursuant to RCW 9.94A.142(2), sets forth those circumstances in attached Appendix E.
  - Restitution to be determined at future restitution hearing on (Date) \_\_\_\_\_ at \_\_\_\_\_.
  - Date to be set.
  - Defendant waives presence at future restitution hearing(s).
  - Restitution is not ordered.
- Defendant shall pay Victim Penalty Assessment pursuant to RCW 7.68.035 in the amount of \$500.

4.2 OTHER FINANCIAL OBLIGATIONS: Having considered the defendant's present and likely future financial resources, the Court concludes that the defendant has the present or likely future ability to pay the financial obligations imposed. The Court waives financial obligation(s) that are checked below because the defendant lacks the present and future ability to pay them. Defendant shall pay the following to the Clerk of this Court:

- (a)  \$ \_\_\_\_\_, Court costs;  Court costs are waived; (RCW 9.94A.030, 10.01.160)
- (b)  \$ \_\_\_\_\_, Recoupment for attorney's fees to King County Public Defense Programs;  Recoupment is waived (RCW 9.94A.030);
- (c)  \$ \_\_\_\_\_, Fine;  \$1,000, Fine for VUCSA;  \$2,000, Fine for subsequent VUCSA;  VUCSA fine waived (RCW 69.50.430);
- (d)  \$ \_\_\_\_\_, King County Interlocal Drug Fund;  Drug Fund payment is waived; (RCW 9.94A.030)
- (e)  \$ \_\_\_\_\_, State Crime Laboratory Fee;  Laboratory fee waived (RCW 43.43.690);
- (f)  \$ \_\_\_\_\_, Incarceration costs;  Incarceration costs waived (RCW 9.94A.145(2));
- (g)  \$ \_\_\_\_\_, Other costs for: \_\_\_\_\_ *Interest is not waived; trust fees are waived*

4.3 PAYMENT SCHEDULE: Defendant's TOTAL FINANCIAL OBLIGATION is: \$ 500.00. The +restoration as ordered in the future payments shall be made to the King County Superior Court Clerk according to the rules of the Clerk and the following terms:  Not less than \$ \_\_\_\_\_ per month;  On a schedule established by the defendant's Community Corrections Officer. Financial obligations shall bear interest pursuant to RCW 10.82.090. The Defendant shall remain under the Court's jurisdiction and the supervision of the Department of Corrections for up to ten years from the date of sentence or release from confinement to assure payment of financial obligations.

1-3

4.4 CONFINEMENT OVER ONE YEAR: Defendant is sentenced to a term of total confinement in the custody of the Department of Corrections as follows, commencing: [] immediately; [] (Date): \_\_\_\_\_ by \_\_\_\_\_, m.

30.75 months/days on count I; \_\_\_\_\_ months/days on count \_\_\_\_\_; \_\_\_\_\_ months/day on count \_\_\_\_\_  
\_\_\_\_\_ months/days on count \_\_\_\_\_; \_\_\_\_\_ months/days on count \_\_\_\_\_; \_\_\_\_\_ months/day on count \_\_\_\_\_

The above terms for counts \_\_\_\_\_ are concurrent/consecutive.

The above terms shall run concurrent/consecutive with cause No.(s) \_\_\_\_\_

The above terms shall run consecutive to any previously imposed sentence not referred to in this order.

[  ] In addition to the above term(s) the court imposes the following mandatory terms of confinement for any special WEAPON finding(s) in section 2.1: \_\_\_\_\_

which term(s) shall run consecutive with each other and with all base term(s) above and terms in any other cause. (Use this section only for crimes committed after 6-10-98)

[  ] The enhancement term(s) for any special WEAPON findings in section 2.1 is/are included within the term(s) imposed above. (Use this section when appropriate, but for crimes before 6-11-98 only, per In Re Charles)

The TOTAL of all terms imposed in this cause is 30.75 months.

Credit is given for [] 154 days served [  ] days as determined by the King County Jail, solely for conviction under this cause number pursuant to RCW 9.94A120(17).

4.5 NO CONTACT For the maximum term of 10 years, defendant shall have no contact with Jayachoyce  
2812 Auburn Way, Auburn Airport, Sports Page Tavern, North Auburn  
Rehal Ctr, William Acosta, Robert Schreffers, Brandon Ramirez,  
Erving Benson, Terrance Flood, 2802 Auburn Way, N.P. Skills Inc 715 308th NE,

4.6 Blood Testing: (sex offense, violent offense, prostitution offense, drug offense associated with the use of hypodermic needles) Appendix G is a blood testing and counseling order that is part of and incorporated by reference into this Judgment and Sentence.  
Wisden Daniels,  
Alejandro Alvarado

4.7 (a) [  ] COMMUNITY PLACEMENT pursuant to RCW 9.94A.120(9), for qualifying crimes committed before 7-1-2000, is ordered for \_\_\_\_\_ months or for the period of earned early release awarded pursuant to RCW 9.94A.150 whichever is longer. [24 months for any serious violent offense, vehicular homicide, vehicular assault, or sex offense prior to 7-6-96; 12 months for any assault 2°, assault of a child 2°, felony violation of RCW 69.50/52, any crime against person defined in RCW 9.94A.440 not otherwise described above.] APPENDIX H for Community Placement conditions is attached and incorporated herein.

(b) [  ] COMMUNITY CUSTODY pursuant to RCW 9.94.120(10) for any SEX OFFENSE committed after 6-6-96 but before 7-1-2000, is ordered for a period of 36 months or for the period of earned early release awarded under RCW 9.94A.150 whichever is longer. Appendix I for Community Custody Conditions and Appendix J for sex offender registration is attached and incorporated herein.

(c)  **COMMUNITY CUSTODY** - pursuant to RCW 9.94A.120(11) for qualifying crimes committed after 6-30-2000 is ordered for the following established range:

- Sex Offense, RCW 9.94A.030(36) - 36 to 48 months
- Serious Violent Offense, RCW 9.94A.030(34) - 24 to 48 months
- Violent Offense, RCW 9.94A.030(41) - 18 to 36 months
- Crime Against Person, RCW 9.94A.440 - 9 to 18 months
- Felony Violation of RCW 69.50.52 - 9 to 12 months

or for the entire period of earned early release awarded under RCW 9.94A.150, whichever is longer. Sanctions and punishments for non-compliance will be imposed by the Department of Corrections pursuant to RCW 9.94A.205.

**APPENDIX II** for Community Custody conditions is attached and incorporated herein.

**APPENDIX J** for sex offender registration is attached and incorporated herein.

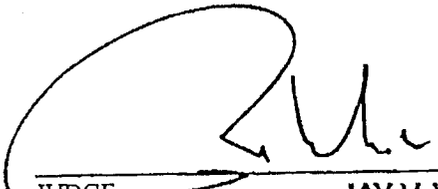
4.8  **WORK ETHIC CAMP:** The court finds that the defendant is eligible for work ethic camp, is likely to qualify under RCW 9.94A.137 and recommends that the defendant serve the sentence at a work ethic camp. Upon successful completion of this program, the defendant shall be released to community custody for any remaining time of total confinement. The defendant shall comply with all mandatory statutory requirements of community custody set forth in RCW 9.94A.120(9)(b). **Appendix II** for Community Custody Conditions is attached and incorporated herein.

4.9  **ARMED CRIME COMPLIANCE, RCW 9.94A.103,105.** The State's plea/sentencing agreement is  attached  as follows:

\_\_\_\_\_

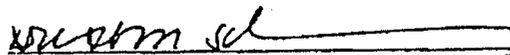
\_\_\_\_\_

Date: May 17 2002

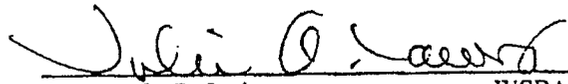


\_\_\_\_\_  
JUDGE JAY V. WHITE  
Print Name: \_\_\_\_\_

Presented by:

  
\_\_\_\_\_  
Deputy Prosecuting Attorney, WSBA# 28253  
Print Name: Schumacher

Approved as to form:

  
\_\_\_\_\_  
Attorney for Defendant, WSBA #  
Print Name: Lawry 17625

1-5

FINGERPRINTS



RIGHT HAND  
FINGERPRINTS OF:

DEFENDANT'S SIGNATURE: Chad Pierce  
DEFENDANT'S ADDRESS: DOC

CHAD ALLAN PIERCE

DATED: MAY 17 2002  
[Signature]  
JUDGE, KING COUNTY SUPERIOR COURT  
JAY V. WHITE

ATTESTED BY: BARBARA MINER,  
SUPERIOR COURT CLERK  
BY: [Signature]  
DEPUTY CLERK

CERTIFICATE

OFFENDER IDENTIFICATION

I, \_\_\_\_\_,  
CLERK OF THIS COURT, CERTIFY THAT  
THE ABOVE IS A TRUE COPY OF THE  
JUDGEMENT AND SENTENCE IN THIS  
ACTION ON RECORD IN MY OFFICE.  
DATED: \_\_\_\_\_

S.I.D. NO.  
DOB: MAY 17, 1974  
SEX: M  
RACE: W

CLERK

BY: \_\_\_\_\_  
DEPUTY CLERK

**SUPERIOR COURT OF WASHINGTON FOR KING COUNTY**

STATE OF WASHINGTON,

Plaintiff,

vs.

CHAD A. PIERCE,

Defendant,

No. 01-1-10417-5 KNT

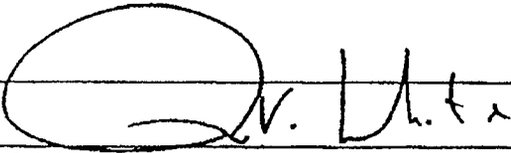
JUDGMENT AND SENTENCE,  
(FELONY) - APPENDIX B,  
CRIMINAL HISTORY

2.2 The defendant has the following criminal history used in calculating the offender score (RCW 9.94A.360):

Crime	Sentencing Date	Adult or Juv. Crime	Cause Number	Location
PSP2	10/20/1993	ADULT	921008658	SNOHOMISH
PSP2	11/12/1998	ADULT	981017460	SNOHOMISH

[ ] The following prior convictions were counted as one offense in determining the offender score (RCW 9.94A.360(11)):

Date: May 17 2002

  
 JUDGE, KING COUNTY SUPERIOR COURT  
 JAY V. WHITE

SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

STATE OF WASHINGTON, )
)
Plaintiff, ) No. 01-1-10417-5 KNT
)
vs. ) JUDGMENT AND SENTENCE
) APPENDIX H
) COMMUNITY PLACEMENT / COMMUNITY
CHAD A PIERCE ) CUSTODY
)
Defendant, )

The Defendant shall comply with the following conditions of community placement or community custody pursuant to RCW 9.94A.120(9)(b); RCW 9.94A.120(10); RCW 9.94A.120(11); or RCW 9.94A.137 for Work Ethic Camp approved offenders:

- Report to and be available for contact with the assigned community corrections officer as directed;
2) Work at Department of Corrections-approved education, employment, and/or community service;
3) Not possess or consume controlled substances except pursuant to lawfully issued prescriptions;
4) Pay supervision fees as determined by the Department of Corrections;
5) Receive prior approval for living arrangements and residence location; and
6) Not own, use, or possess a firearm or ammunition. (RCW 9.94A.120(16))
7) Notify community corrections officer of any change in address or employment;
8) Remain within geographic boundary, as set forth in writing by the Department of Corrections Officer or as set forth with SODA order.

OTHER SPECIAL CONDITIONS:

- [ ] The defendant shall not consume any alcohol.
[ ] Defendant shall have no contact with:
[ ] Defendant shall remain [ ] within [ ] outside of a specified geographical boundary, to wit:
[ ] The defendant shall participate in the following crime-related treatment or counseling services:
[ ] The defendant shall comply with the following crime-related prohibitions:
[ ]
[ ]
[ ]

Other conditions may be imposed by the court or Department during community custody.

Community Placement or Community Custody shall begin upon completion of the term(s) of confinement imposed herein or when the defendant is transferred to Community Custody in lieu of earned early release. The defendant shall remain under the supervision of the Department of Corrections and follow explicitly the instructions and conditions established by that agency. The Department may require the defendant to perform affirmative acts deemed appropriate to monitor compliance with the conditions [RCW 9.94A.120(15)] and may issue warrants and/or detain defendants who violate a condition [RCW 9.94A.207].

Date: May 17 2002

JUDGE [Signature]

JAY V. WHITE

**CERTIFIED  
COPY**

**FILED  
01 DEC 18 PM 4:18  
KING COUNTY  
SUPERIOR COURT CLERK  
KENT, WA**

**WARRANT ISSUED  
CHARGE COUNTY \$110.00**

SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

THE STATE OF WASHINGTON, )

Plaintiff, )

v. )

CHAD A. PIERCE )

Defendant. )

No. 01-1-10417-5 KNT

INFORMATION

COUNT I

I, Norm Maleng, Prosecuting Attorney for King County in the name and by the authority of the State of Washington, do accuse CHAD A. PIERCE of the crime of Attempted Robbery in the First Degree, committed as follows:

That the defendant CHAD A. PIERCE in King County, Washington on or about December 13, 2001, did unlawfully and with intent to commit theft attempt to take personal property of another, to-wit: a 1997 Toyota Tacoma, from the person and in the presence of Brandon against his will, by the use or threatened use of immediate force, violence and fear of injury to such person or his property and to the person or property of another and in the attempted commission of and in immediate flight therefrom, the defendant displayed what appeared to be a deadly weapon, to-wit: a knife; attempt as used in the above charge means that the defendant committed an act which was a substantial step towards the commission of the above described crime with the intent to commit that crime.

Contrary to RCW 9A.56.200(1)(B) and 9A.56.190, and against the peace and dignity of the State of Washington.

**Norm Maleng**  
Prosecuting Attorney  
W 554 King County Courthouse  
Seattle, Washington 98104-2312  
(206) 296-9000

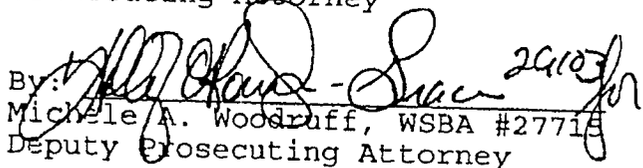
COUNT II

1  
2 And I, Norm Maleng, Prosecuting Attorney aforesaid further do  
3 accuse CHAD A. PIERCE of the crime of Burglary in the Second  
4 Degree, based on a series of acts connected together with another  
5 crime charged herein, and which crimes were so closely connected in  
6 respect to time, place and occasion that it would be difficult to  
7 separate proof of one charge from proof of the other, committed as  
8 follows:

9 That the defendant CHAD A. PIERCE in King County, Washington  
10 on or about December 13, 2001, did enter and remain unlawfully in  
11 a building, located at 2830 I Street NE, Auburn, in said county and  
12 state, with intent to commit a crime against a person or property  
13 therein;

14 Contrary to RCW 9A.52.030, and against the peace and dignity  
15 of the State of Washington.

16  
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20  
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24  
25  
26  
27  
NORM MALENG  
Prosecuting Attorney

By:  20103 for  
Michele A. Woodruff, WSBA #27718  
Deputy Prosecuting Attorney

Norm Maleng  
Prosecuting Attorney  
W 554 King County Courthouse  
Seattle, Washington 98104-2312  
(206) 296-9000

# Exhibit 2

DP32 0 714567 AC

03/29/05 08.27.38

DORO032

PAYMENT HISTORY SUMMARY

PAGE 002

DOC NO: 714567 NAME: PIERCE, CHAD A

OFFICE: 225 EVERETT UNIT

BODY STATUS: ACTIVE DET-JAIL CLCTS: NO

OFFICER: CU55 ROBERTSON, SHAN

CMT: AC CAUSE: 011104175 COUNTY: KING

CAUSE STATUS: ACTIVE DET-JAIL

PAYMENT SCH. \$ 50 MONTHLY EFF DT 11/2003 BY: DOC

2003 M A M J J A S O N D 04 J F M A M J J A S O N D 05 J F M BILL PAY LFO

BILL X X X X X X X X X X X X X X X X X X INTR DUC VER COS

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LFO TYPE	***ORDERED	AMOUNT***	BALANCE	TRANS DATE	TYPE	AMOUNT
	DOC	CO. CLERK		01/14/04	PAYMENT OAC	20.00
RESTITUTION	7049.47	7049.47	6253.63	11/26/03	PAYMENT OAC	50.00
ATTORNEY				10/17/03	PAYMENT OAC	73.25
FINES				10/07/03	PAYMENT OAC	44.00
VICTM ASSMT	500.00	500.00	500.00	09/19/03	PAYMENT OAC	35.00
COURT COSTS				08/22/03	PAYMENT OAC	25.00
DRUG FUND				08/08/03	PAYMENT OAC	52.73
OTHERS				07/18/03	PAYMENT OAC	5.86
MODIFIED						
INTEREST			2394.32			
TOTAL	7549.47	7549.47	9147.95			

PF12=COS SUMMARY

PD TO-DATE: 795.84

DP32 0 714567 AC

03/29/05 08.27.28

DORO032

PAYMENT HISTORY SUMMARY

PAGE 001

DOC NO: 714567 NAME: PIERCE, CHAD A

OFFICE: 225 EVERETT UNIT

BODY STATUS: ACTIVE DET-JAIL CLCTS: NO

OFFICER: CU55 ROBERTSON, SHAN

CMT: AC CAUSE: 011104175 COUNTY: KING

CAUSE STATUS: ACTIVE DET-JAIL

PAYMENT SCH. \$ 50 MONTHLY EFF DT 11/2003 BY: DOC

2003 M A M J J A S O N D 04 J F M A M J J A S O N D 05 J F M BILL PAY LFO

BILL X X X X X X X X X X X X X X X X INTR DUC VER COS

PAID 1 2 1 2 1 2 1 1 1 1 2 1 2 1 Y

LFO TYPE	*--ORDERED	AMOUNT----	BALANCE	TRANS DATE	TYPE	AMOUNT
	DOC	CO. CLERK		12/03/04	PAYMENT OAC	20.00
RESTITUTION	7049.47	7049.47	6253.63	10/19/04	PAYMENT OAC	50.00
ATTORNEY				10/07/04	PAYMENT OAC	50.00
FINES				08/31/04	PAYMENT OAC	20.00
VICTM ASSMT	500.00	500.00	500.00	07/30/04	PAYMENT OAC	50.00
COURT COSTS				07/01/04	PAYMENT OAC	50.00
DRUG FUND				05/21/04	PAYMENT OAC	50.00
OTHERS				04/30/04	PAYMENT OAC	50.00
MODIFIED				03/18/04	PAYMENT OAC	50.00
INTEREST			2394.32	02/26/04	PAYMENT OAC	50.00
TOTAL	7549.47	7549.47	9147.95	01/27/04	PAYMENT OAC	50.00

PRESS ENTER KEY FOR NEXT PAGE

PF12=COS SUMMARY

PD TO-DATE: 795.84

# Exhibit 3



**SPECIAL VERDICT or FINDING(S):**

- (a)  While armed with a **firearm** in count(s) \_\_\_\_\_ RCW 9.94A.510(3).
- (b)  While armed with a **deadly weapon** other than a firearm in count(s) \_\_\_\_\_ RCW 9.94A.510(4)
- (c)  With a **sexual motivation** in count(s) \_\_\_\_\_ RCW 9.94A.835.
- (d)  A V.U.C.S.A. offense committed in a **protected zone** in count(s) \_\_\_\_\_ RCW 69.50.435.
- (e)  **Vehicular homicide**  Violent traffic offense  DUI  Reckless  Disregard.
- (f)  **Vehicular homicide** by DUI with \_\_\_\_\_ prior conviction(s) for offense(s) defined in RCW 41.61.5055.  
RCW 9.94A.510(7).
- (g)  **Non-parental kidnapping** or unlawful imprisonment with a minor victim. RCW 9A.44.130.
- (h)  **Domestic violence** offense as defined in RCW 10.99.020 for count(s) \_\_\_\_\_.
- (i)  Current offenses **encompassing the same criminal conduct** in this cause are count(s) \_\_\_\_\_ RCW 9.94A.589(1)(a).

2.2 **OTHER CURRENT CONVICTION(S):** Other current convictions listed under different cause numbers used in calculating the offender score are (list offense and cause number): \_\_\_\_\_

2.3 **CRIMINAL HISTORY:** Prior convictions constituting criminal history for purposes of calculating the offender score are (RCW 9.94A.525):

- Criminal history is attached in **Appendix B**.
- One point added for offense(s) committed while under community placement for count(s) \_\_\_\_\_

**2.4 SENTENCING DATA:**

Sentencing Data	Offender Score	Seriousness Level	Standard Range	Enhancement	Total Standard Range	Maximum Term
Count I	7	X	108 TO 144 MONTHS		108 TO 144 MONTHS	LIFE AND/OR \$50,000
Count II	7	X	108 TO 144 MONTHS		108 TO 144 MONTHS	LIFE AND/OR \$50,000
Count						
Count						

Additional current offense sentencing data is attached in **Appendix C**.

2.5 **EXCEPTIONAL SENTENCE** (RCW 9.94A.535):

Substantial and compelling reasons exist which justify a sentence above/below the standard range for Count(s) \_\_\_\_\_. Findings of Fact and Conclusions of Law are attached in **Appendix D**. The State  did  did not recommend a similar sentence.

**III. JUDGMENT**

IT IS ADJUDGED that defendant is guilty of the current offenses set forth in Section 2.1 above and **Appendix A**.  
 The Court **DISMISSES** Count(s) \_\_\_\_\_

IV. ORDER

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

4.1 RESTITUTION AND VICTIM ASSESSMENT:

- Defendant shall pay restitution to the Clerk of this Court as set forth in attached **Appendix E**.
  - Defendant shall not pay restitution because the Court finds that extraordinary circumstances exist, and the court, pursuant to RCW 9.94A.753(2), sets forth those circumstances in attached Appendix E.
  - Restitution to be determined at future restitution hearing on (Date) \_\_\_\_\_ at \_\_\_\_\_ m.  
 Date to be set.  
 Defendant waives presence at future restitution hearing(s).
  - Restitution is not ordered.
- Defendant shall pay Victim Penalty Assessment pursuant to RCW 7.68.035 in the amount of \$500.

4.2 OTHER FINANCIAL OBLIGATIONS: Having considered the defendant's present and likely future financial resources, the Court concludes that the defendant has the present or likely future ability to pay the financial obligations imposed. The Court waives financial obligation(s) that are checked below because the defendant lacks the present and future ability to pay them. Defendant shall pay the following to the Clerk of this Court:

- (a)  \$\_\_\_\_\_, Court costs;  Court costs are waived; (RCW 9.94A.030, 10.01.160)
- (b)  \$100 DNA collection fee;  DNA fee waived (RCW 43.43.754)(crimes committed after 7/1/02);
- (c)  \$\_\_\_\_\_, Recoupment for attorney's fees to King County Public Defense Programs;  
 Recoupment is waived (RCW 9.94A.030);
- (d)  \$\_\_\_\_\_, Fine;  \$1,000, Fine for VUCSA;  \$2,000, Fine for subsequent VUCSA;  
 VUCSA fine waived (RCW 69.50.430);
- (e)  \$\_\_\_\_\_, King County Interlocal Drug Fund;  Drug Fund payment is waived;  
(RCW 9.94A.030)
- (f)  \$\_\_\_\_\_, State Crime Laboratory Fee;  Laboratory fee waived (RCW 43.43.690);
- (g)  \$\_\_\_\_\_, Incarceration costs;  Incarceration costs waived (RCW 9.94A.760(2));
- (h)  \$\_\_\_\_\_, Other costs for: \_\_\_\_\_

4.3 PAYMENT SCHEDULE: Defendant's TOTAL FINANCIAL OBLIGATION is: \$ 500 <sup>+ restitution</sup>. The payments shall be made to the King County Superior Court Clerk according to the rules of the Clerk and the following terms:  Not less than \$\_\_\_\_\_ per month;  On a schedule established by the defendant's Community Corrections Officer or Department of Judicial Administration (DJA) Collections Officer. Financial obligations shall bear interest pursuant to RCW 10.82.090. **The Defendant shall remain under the Court's jurisdiction to assure payment of financial obligations: for crimes committed before 7/1/2000, for up to ten years from the date of sentence or release from total confinement, whichever is later; for crimes committed on or after 7/1/2000, until the obligation is completely satisfied.** Pursuant to RCW 9.94A.7602, if the defendant is more than 30 days past due in payments, a notice of payroll deduction may be issued without further notice to the offender. Pursuant to RCW 9.94A.760(7)(b), the defendant shall report as directed by DJA and provide financial information as requested.

- Court Clerk's trust fees are waived.
- Interest is waived except with respect to restitution.



P-3

4.4 The defendant, having been convicted of a FELONY SEX OFFENSE, is sentenced to the following:

(a) **DETERMINATE SENTENCE** : Defendant is sentenced to a term of confinement in the custody of the  
 King County Jail  King County Work/Education Release (subject to conditions of conduct ordered  
this date)  Department of Corrections, as follows, commencing:  immediately;

Date: \_\_\_\_\_ by \_\_\_\_\_ a.m. / p.m.

\_\_\_\_\_ months/days on count \_\_\_\_\_; \_\_\_\_\_ months/days on count \_\_\_\_\_; \_\_\_\_\_ months/days on count \_\_\_\_\_;

\_\_\_\_\_ months/days on count \_\_\_\_\_; \_\_\_\_\_ months/days on count \_\_\_\_\_; \_\_\_\_\_ months/days on count \_\_\_\_\_;

\_\_\_\_\_ months/days on count \_\_\_\_\_; \_\_\_\_\_ months/days on count \_\_\_\_\_; \_\_\_\_\_ months/days on count \_\_\_\_\_.

**ALTERNATIVE CONVERSION - RCW 9.94A.680 (LESS THAN ONE YEAR ONLY):**

\_\_\_\_\_ days of total confinement are hereby converted to:

\_\_\_\_\_ days of partial confinement to be served subject to the requirements of the King County Jail.

\_\_\_\_\_ days/hours community restitution under the supervision of the Department of Corrections to  
be completed as follows:

on a schedule established by the defendant's Community Corrections Officer;

\_\_\_\_\_

Alternative conversion was not used because:  Defendant's criminal history,  Defendant's  
failure to appear,  Other: \_\_\_\_\_

**COMMUNITY CUSTODY for FAILURE TO REGISTER AS A SEX OFFENDER under RCW  
9A.44.130(11)(a) committed on or after 6-7-2006 as to Counts \_\_\_\_\_ (regardless of length of  
confinement) is ordered pursuant to RCW 9.94A.545(2) and RCW 9.94A.715 for the range of 36 to 48  
months.**

**FOR CONFINEMENT LESS THAN ONE YEAR (except for Failure to Register as a Sex  
Offender under RCW 9A.44.130(11)(a) committed on or after 6-7-06) as to Counts \_\_\_\_\_:  
COMMUNITY  SUPERVISION, for crimes committed before 7-1-2000,  CUSTODY, for  
crimes committed on or after 7-1-2000, is ordered pursuant to RCW 9.94A.545 for a period of 12 months.  
The defendant shall report to the Department of Corrections within 72 hours of this date or of his/her  
release if now in custody; shall comply with all the rules, regulations and conditions of the Department for  
supervision of offenders (RCW 9.94A.720); shall comply with all affirmative acts required to monitor  
compliance; and shall otherwise comply with terms set forth in this sentence.**

**APPENDIX \_\_\_\_\_: Additional Conditions** are attached and incorporated herein.

**COMMUNITY PLACEMENT (CONFINEMENT OVER ONE YEAR) as to Counts \_\_\_\_\_**  
pursuant to RCW 9.94A.700, for **qualifying crimes committed before 6-6-1996**, is ordered for  
\_\_\_\_\_ months or for the period of earned early release awarded pursuant to RCW 9.94A.728,  
whichever is longer. [24 months for any serious violent offense, vehicular homicide, vehicular assault, or  
sex offense prior to 7-6-96; 12 months for any assault 2°, assault of a child 2°, felony violation of RCW  
69.50/52, any crime against person defined in RCW 9.94A.440 not otherwise described above.]

**APPENDIX H, Community Placement conditions**, is attached and incorporated herein.

**COMMUNITY CUSTODY (CONFINEMENT OVER ONE YEAR) as to Counts \_\_\_\_\_**  
pursuant to RCW 9.94A.710 for any **SEX OFFENSE committed on or after 6-6-1996 but before 7-1-  
2000**, is ordered for a period of 36 months or for the period of earned early release awarded under RCW  
9.94A.728 whichever is longer.

**APPENDIX H, Community Custody conditions**, is attached and incorporated herein.

D-4

**COMMUNITY CUSTODY (CONFINEMENT OVER ONE YEAR)** as to Counts \_\_\_\_\_ pursuant to RCW 9.94A.715 for qualifying crimes (non RCW 9.94A.712 offenses) committed after 6-30-2000 is ordered for the following established range:

- Sex Offense, RCW 9.94A.030(38): 36 to 48 months
- Serious Violent Offense, RCW 9.94A.030(37): 24 to 48 months
- Violent Offense, RCW 9.94A.030(45) 18 to 36 months
- Crime Against Person, RCW 9.94A.411: 9 to 18 months
- Felony Violation of RCW 69.50/52: 9 to 12 months

or for the entire period of earned early release awarded under RCW 9.94A.728, whichever is longer. Sanctions and punishments for non-compliance will be imposed by the Department of Corrections pursuant to RCW 9.94A.737.

**APPENDIX H, Community Custody conditions**, is attached and incorporated herein.

(b) **INDETERMINATE SENTENCE - QUALIFYING SEX OFFENSES** occurring after 9-1-2001: The Court having found that the defendant is subject to sentencing under RCW 9.94A.712, the defendant is sentenced to a term of total confinement in the custody of the **Department of Corrections** as follows, commencing:  immediately;  (Date): \_\_\_\_\_ by \_\_\_\_\_ m.

Count I: Minimum Term: 108 months days; Maximum Term: life years  life;

Count II: Minimum Term: 108 months days; Maximum Term: life years  life;

Count \_\_\_\_\_: Minimum Term: \_\_\_\_\_ months/days; Maximum Term: \_\_\_\_\_ years/life;

Count \_\_\_\_\_: Minimum Term: \_\_\_\_\_ months/days; Maximum Term: \_\_\_\_\_ years/life.

**COMMUNITY CUSTODY**: pursuant to RCW 9.94A.712 for qualifying **SEX OFFENSES** committed on or after **September 1, 2001**, is ordered for any period of time the defendant is released from total confinement before the expiration of the maximum sentence as set forth above. Sanctions and punishments for non-compliance will be imposed by the Department of Corrections pursuant to RCW 9.94A.713, 9.94A.737.

**APPENDIX H: Community Custody conditions** are attached and incorporated herein.

**4.5 ADDITIONAL CONDITIONS OF SENTENCE**

The above terms for counts I, II are consecutive  **concurrent**

The above terms shall run  CONSECUTIVE  CONCURRENT to cause No.(s) \_\_\_\_\_

The above terms shall run  CONSECUTIVE  CONCURRENT to any previously imposed sentence not referred to in this order.

In addition to the above term(s) the court imposes the following mandatory terms of confinement for any special **WEAPON** finding(s) in section 2.1: \_\_\_\_\_

which term(s) shall run consecutive with each other and with all base term(s) above and terms in any other cause. (For crimes committed after 6-10-1998.)

The enhancement term(s) for any special **WEAPON** findings in section 2.1 is/are included within the term(s) imposed above. (For crimes before 6-11-1998 only, per In Re Charles)

The **TOTAL** of all terms imposed in this cause is 108 months, minimum,

*[Handwritten signature and notes]*  
 D-5

Credit is given for  1130 days served [ ] days as determined by the King County Jail, solely for confinement under this cause number pursuant to RCW 9.94A.505(6). [ ] Jail term is satisfied and defendant shall be released under this cause.

4.6 **NO CONTACT:** For the maximum term of life years, defendant shall have no contact, direct or indirect, in person, in writing, by telephone, or through third parties with: B.I-C

Any minors without supervision of a responsible adult who has knowledge of this conviction.

4.7 **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, as ordered in **APPENDIX G**.

**HIV TESTING:** For sexual offense, prostitution offense, drug offense associated with the use of hypodermic needles, the defendant shall submit to HIV testing as ordered in **APPENDIX G**.

4.8 **SEX OFFENDER REGISTRATION:**

The defendant shall register as a sex offender as ordered in **APPENDIX J**.

4.9 [ ] **ARMED CRIME COMPLIANCE, RCW 9.94A.475, 480.** The State's plea/sentencing agreement is [ ] attached [ ] as follows:

The defendant shall report to an assigned Community Corrections Officer within 72 hours of release from confinement for monitoring of the remaining terms of this sentence.

Date: 5/30/08

[Signature]  
JUDGE  
Print Name:

Presented by:

Approved as to form:

[Signature] 32068  
Deputy Prosecuting Attorney, WSBA#  
Print Name: Amy Montgomery

CHAO PIERCE  
Attorney for Defendant, WSBA#  
Print Name:

**SUPERIOR COURT OF WASHINGTON FOR KING COUNTY**

STATE OF WASHINGTON,	)	
	)	
	)	Plaintiff,
	)	No. 05-1-06490-7 KNT
	)	
vs.	)	JUDGMENT AND SENTENCE,
	)	(FELONY) - APPENDIX B,
CHAD A PIERCE	)	CRIMINAL HISTORY
	)	
	)	Defendant.
	)	

2.2 The defendant has the following criminal history used in calculating the offender score (RCW 9.94A.525):

Crime	Sentencing Date	Adult or Juv. Crime	Cause Number	Location
ATT ROBBERY 1 <sup>ST</sup> DEGREE	5/17/2002	ADULT	011104175	KING CO
POSSESS STOLEN PROPERTY 2 <sup>ND</sup> DEGREE	11/12/1998	ADULT	981017460	SNOHOMISH
POSSESS STOLEN PROPERTY 2 <sup>ND</sup> DEGREE	10/22/1993	ADULT	921008658	SNOHOMISH

| | The following prior convictions were counted as one offense in determining the offender score (RCW 9.94A.525(5)):

Date: 5-30-08

  
 \_\_\_\_\_  
 JUDGE, KING COUNTY SUPERIOR COURT

D-7

SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

STATE OF WASHINGTON,

Plaintiff,

No. 05-1-06490-7 KNT

vs.

APPENDIX G  
ORDER FOR BIOLOGICAL TESTING  
AND COUNSELING

CHAD A PIERCE

Defendant.

**(1) DNA IDENTIFICATION (RCW 43.43.754):**

The Court orders the defendant to cooperate with the King County Department of Adult Detention, King County Sheriff's Office, and/or the State Department of Corrections in providing a biological sample for DNA identification analysis. The defendant, if out of custody, shall promptly call the King County Jail at 296-1226 between 8:00 a.m. and 1:00 p.m., to make arrangements for the test to be conducted within 15 days.

**(2)  HIV TESTING AND COUNSELING (RCW 70.24.340):**

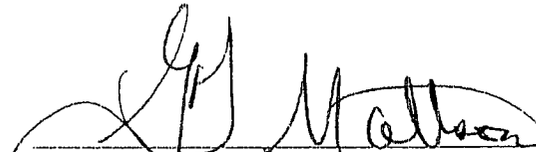
(Required for defendant convicted of sexual offense, drug offense associated with the use of hypodermic needles, or prostitution related offense.)

The Court orders the defendant contact the Seattle-King County Health Department and participate in human immunodeficiency virus (HIV) testing and counseling in accordance with Chapter 70.24 RCW. The defendant, if out of custody, shall promptly call Seattle-King County Health Department at 205-7837 to make arrangements for the test to be conducted within 30 days.

If (2) is checked, two independent biological samples shall be taken.

Date:

5-30-08

  
\_\_\_\_\_  
JUDGE, King County Superior Court

D-8

**SUPERIOR COURT OF WASHINGTON FOR KING COUNTY**

STATE OF WASHINGTON, )

Plaintiff, )

No. 05-1-06490-7 KNT )

vs. )

JUDGMENT AND SENTENCE )

APPENDIX H )

CHAD A PIERCE )

COMMUNITY PLACEMENT OR )

COMMUNITY CUSTODY )

Defendant. )

The Defendant shall comply with the following conditions of community placement or community custody pursuant to RCW 9.94A.700(4), (5):

- 1) Report to and be available for contact with the assigned community corrections officer as directed;
- 2) Work at Department of Corrections-approved education, employment, and/or community service;
- 3) Not possess or consume controlled substances except pursuant to lawfully issued prescriptions;
- 4) Pay supervision fees as determined by the Department of Corrections;
- 5) Receive prior approval for living arrangements and residence location;
- 6) Not own, use, or possess a firearm or ammunition. (RCW 9.94A.720(2));
- 7) Notify community corrections officer of any change in address or employment; and
- 8) Remain within geographic boundary, as set forth in writing by the Department of Corrections Officer or as set forth with SODA order.

*\* Court has no objection to DOC or ISRB waiving geographical boundaries if appropriate.*

**OTHER SPECIAL CONDITIONS:**

- The defendant shall not consume any alcohol.
- Defendant shall have no contact with: B.L-C.  
no unsupervised contact with minors. \* Court presumes that if minor's parent is aware of the situation and agrees to follow all recommended treatment.
- Defendant shall remain  within  outside of a specified geographical boundary, to wit: \_\_\_\_\_
- The defendant shall participate in the following crime-related treatment or counseling services: Defendant shall obtain a sexual deviancy evaluation and follow all recommended treatment. *by DOC, that person is presumed appropriate to supervise contact.*
- The defendant shall comply with the following crime-related prohibitions: \_\_\_\_\_
- \_\_\_\_\_

Other conditions may be imposed by the court or Department during community custody.

Community Placement or Community Custody shall begin upon completion of the term(s) of confinement imposed herein or when the defendant is transferred to Community Custody in lieu of earned early release. The defendant shall remain under the supervision of the Department of Corrections and follow explicitly the instructions and conditions established by that agency. The Department may require the defendant to perform affirmative acts deemed appropriate to monitor compliance with the conditions [RCW 9.94A.720] and may issue warrants and/or detain defendants who violate a condition [RCW 9.94A.740]

Date: 5-30-08

*[Signature]*  
JUDGE

*D-9*

FINGERPRINTS



RIGHT HAND  
FINGERPRINTS OF:

DEFENDANT'S SIGNATURE: Chad Allan Pierce  
DEFENDANT'S ADDRESS: D.O.C.

CHAD ALLAN PIERCE

DATED: 4-5-30-08  
[Signature]  
JUDGE, KING COUNTY SUPERIOR COURT

ATTESTED BY: BARBARA MINER  
SUPERIOR COURT CLERK  
BY: [Signature]  
DEPUTY CLERK

CERTIFICATE

OFFENDER IDENTIFICATION

I, \_\_\_\_\_,  
CLERK OF THIS COURT, CERTIFY THAT  
THE ABOVE IS A TRUE COPY OF THE  
JUDGEMENT AND SENTENCE IN THIS  
ACTION ON RECORD IN MY OFFICE.  
DATED: \_\_\_\_\_

S.I.D. NO.  
DOB: MAY 17, 1974  
SEX: M  
RACE: W

\_\_\_\_\_  
CLERK

BY: \_\_\_\_\_  
DEPUTY CLERK

D-10

# Exhibit 4

## TAS Withdrawal Codes

PCFS	Petty Cash From Savings
PET	Petty Cash/Imprest Draw
EDUW	Education Account Withdrawal
RAB	WTR Room and Board Deduction
WDC	Western District Court Deduction
EDC	Eastern District Court Deduction
NDC	Ninth District Court Deduction
CSAF	Cost, Sanctions, and Attorney Fees
COSM	Cost of Supervision - Misdemeanment
COSF	Cost of Supervision - Felony (206)
COSU	Cost of Supervision - OMMU (206)
COSC	Cost of Supervision Conversion (206)
COSO	Cost of Supervision - Out of State (206)
MED	Medical Co-Pay
MH	Mental Health Co-Pay
DEN	Dental Co-Pay
TV	TV Cable Fee
TVRNT	TV Rental Fee
STPH	Store Personal Hygiene (Manual)
LM	Legal Mail
POS	Postage
COP	Copies
UPS	UPS Postage
IDT	ID Tag
KEY	Keys
DRY	Dry Goods Damage
PROP	Property Damage
STR	Store Draw (Manual)
SCR	Store Script
ESC	Escort Costs
EM	Electronic Monitoring Deduction
DPS	Disciplinary Sanction/Fines
TAPE	Hearings Tapes
MISC	Miscellaneous Deduction
800	Due to Welfare/Betterment Fund
BOX	Box of Clay Fee
CLAY	Clay Fee
CRFT	REC Fee- Crafts
EFV	Extended Family Visit Fee
HOB	Hobby/Craft/Curio
MUZ	REC Fee - Music
REC	Recreation Fee
VELEC	Vocational Educational - Electronic
WTS	Recreation Fee - Weights
AAC	Alcohol Anonymous Club
AFAC	African American Club
CF	Chapel Club
JC	Juneteenth Club

MAMC	Masjid Al Jihad
MC	Mexican Club
MUSC	Muslim Club
NAC	Native American Club
PC	Protestant Club
WA	Veterans Association Club
WIC	WICCA
ALL	All Clubs
CLB	Due to All Clubs
CDW	Check Disbursement - Wtr Facility
CK	Check Disbursement
CVC	Crime Victim Compensation
COI	Cost of Incarceration
COIS	COI - Suspense
CVCS	CVC - Suspense
LFO	Legal Financial Obligations
644D	CSRF Loan Debt

## CREDIT OBLIGATIONS

WRBD	WTR Room and Board Debt
COSMD	COS - Misdemeanment Debt (001)
COSFD	COS - Felony Debt (206)
COSUD	COS - OMMU Debt (206)
COSCD	COS - Conversion Debt (206)
COSOD	COS - Out of State Debt (206)
MEDD	Medical Co-Pay Debt
MHD	Mental Health Co-Pay Debt
DEND	Dental Co-Pay Debt
TVD	TV Cable Fee Debt
TVRTD	TV Rental Fee Debt
SPHD	Store - Personal Hygiene Debt (Manual)
LMD	Legal Mail Debt
POSD	Postage Debt
COPD	Copies Debt
UPSD	UPS Postage Debt
IDTD	ID Tag Debt
KEYD	Keys Debt
DRYD	Dry Goods Damage Debt
PROPD	Property Damage Debt
SD	Stores Debt (Manual)
ESCD	Escort Cost Debt
EMD	Electronic Monitoring Debt
DPSD	Disciplinary Sanctions/Fines Debt
MISCD	Miscellaneous Debt

CEILES

WASHINGTON CORRECTIONS CENTER

OTRTASTB

TRUST ACCOUNT STATEMENT

6.02.1.6

DOC# 0000714567 Name: PIERCE, CHAD A  
LOCATION: H04-070-C101

BKG# 140535

Account Balance Today ( 06/09/2008 ) Current : 0.00  
Hold : 0.00  
Total : 0.00

Account Balance as of 05/31/2008 0.00

05/01/2008 05/31/2008

SUB ACCOUNT	START BALANCE	END BALANCE
POSTAGE ACCOUNT	0.00	0.00
MEDICAL ACCOUNT	0.00	0.00
SPENDABLE BAL	0.00	0.00
EDUCATION ACCOUNT	0.00	0.00
COMM SERV REV FUND ACCOUNT	0.00	0.00
WORK RELEASE SAVINGS	0.00	0.00
SAVINGS BALANCE	0.00	0.00

DEBTS AND OBLIGATIONS

TYPE	PAYABLE	INFO NUMBER	AMOUNT OWING	AMOUNT PAID	WRITE OFF AMT.
CVCS	CRIME VICTIM COMPENSATION/07112000	05212002	UNLIMITED	7.00	0.00
COIS	COST OF INCARCERATION /07112000	05212002	UNLIMITED	28.00	0.00
WRBD	WR ROOM AND BOARD DEBT	06102003	13.50	212.60	0.00
MEDD	MEDICAL COPAY DEBT	09202002	0.00	3.00	0.00
DEND	DENTAL COPAY DEBT	05162003	0.00	5.70	0.00
DEND	DENTAL COPAY DEBT	11122002	0.00	3.00	0.00
COI	COST OF INCARCERATION	05212002	UNLIMITED	17.68	0.00
CVC	CRIME VICTIM COMPENSATION	05212002	UNLIMITED	10.38	0.00
SPHD	STORES PERSONAL HYGIENE DEBT	08022002	0.00	1.26	0.00
TVD	TV CABLE FEE DEBT	12142002	0.00	0.50	0.00
TVD	TV CABLE FEE DEBT	08102002	0.00	1.69	0.00
COSFD	COS - FELONY DEBT (206)	05212002	960.00	270.00	0.00
COSUD	COS - OMMU DEBT (206)	05212002	0.00	25.00	0.00
LFO	LEGAL FINANCIAL OBLIGATIONS	04212003	UNLIMITED	471.69	0.00
POSD	POSTAGE DEBT	08062002	0.00	0.78	0.00
HYGA	INMATE STORE DEBT	02052003	0.00	4.00	0.00
HYGA	INMATE STORE DEBT	06092008	5.20	0.00	0.00
HYGA	INMATE STORE DEBT	10032002	0.00	0.11	0.00
MISCD	MISCELLANEOUS DEBT	12122002	0.00	20.00	0.00
644D	CSRF LOAN DEBT	2247 0610200	0.00	150.00	0.00
UPSD	PERSONAL PROPERTY POSTAGE DEBT	02132003	0.00	5.61	0.00

CEILES

WASHINGTON CORRECTIONS CENTER

OTRTASTB

T R U S T A C C O U N T S T A T E M E N T

6.02.1.6

DOC# 0000714567 Name: PIERCE, CHAD A  
LOCATION: H04-070-C101

BKG# 140535

TRANSACTION DESCRIPTIONS --			POSTAGE ACCOUNT	SUB-ACCOUNT
DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
TRANSACTION DESCRIPTIONS --			MEDICAL ACCOUNT	SUB-ACCOUNT
DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
TRANSACTION DESCRIPTIONS --			SPENDABLE BAL	SUB-ACCOUNT
DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
TRANSACTION DESCRIPTIONS --			EDUCATION ACCOUNT	SUB-ACCOUNT
DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
TRANSACTION DESCRIPTIONS --			COMM SERV REV FUND ACCOUNT	SUB-ACCOUNT
DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
TRANSACTION DESCRIPTIONS --			WORK RELEASE SAVINGS	SUB-ACCOUNT
DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
TRANSACTION DESCRIPTIONS --			SAVINGS BALANCE	SUB-ACCOUNT
DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE

0101

CEILES

WASHINGTON CORRECTIONS CENTER

OTRTASTB  
6.02.1.6

T R U S T A C C O U N T S T A T E M E N T

DOC# 0000714567 Name: PIERCE, CHAD A  
LOCATION: C01-061-1B09L

BKG# 140535

Account Balance Today ( 07/08/2008 ) Current : 0.18  
Hold : 0.00  
Total : 0.18

Account Balance as of 06/30/2008 0.00

06/01/2008 06/30/2008

SUB ACCOUNT	START BALANCE	END BALANCE
POSTAGE ACCOUNT	0.00	0.00
MEDICAL ACCOUNT	0.00	0.00
SPENDABLE BAL	0.00	0.00
EDUCATION ACCOUNT	0.00	0.00
COMM SERV REV FUND ACCOUNT	0.00	0.00
WORK RELEASE SAVINGS	0.00	0.00
SAVINGS BALANCE	0.00	0.00

DEBTS AND OBLIGATIONS

TYPE	PAYABLE	INFO NUMBER	AMOUNT OWING	AMOUNT PAID	WRITE OFF AMT.
CVCS	CRIME VICTIM COMPENSATION/07112000	05212002	UNLIMITED	7.00	0.00
COIS	COST OF INCARCERATION /07112000	05212002	UNLIMITED	28.00	0.00
WRBD	WR ROOM AND BOARD DEBT	06102003	13.50	212.60	0.00
MEDD	MEDICAL COPAY DEBT	07012008	3.00	0.00	0.00
MEDD	MEDICAL COPAY DEBT	09202002	0.00	3.00	0.00
DEND	DENTAL COPAY DEBT	05162003	0.00	5.70	0.00
DEND	DENTAL COPAY DEBT	11122002	0.00	3.00	0.00
COI	COST OF INCARCERATION	05212002	UNLIMITED	17.68	0.00
CVC	CRIME VICTIM COMPENSATION	05212002	UNLIMITED	10.38	0.00
SPHD	STORES PERSONAL HYGIENE DEBT	08022002	0.00	1.26	0.00
TVD	TV CABLE FEE DEBT	12142002	0.00	0.50	0.00
TVD	TV CABLE FEE DEBT	08102002	0.00	1.69	0.00
COSFD	COS - FELONY DEBT (206)	05212002	590.00	640.00	0.00
COSUD	COS - OMMU DEBT (206)	05212002	25.00	25.00	0.00
LFO	LEGAL FINANCIAL OBLIGATIONS	04212003	UNLIMITED	471.69	0.00
POSD	POSTAGE DEBT	06182008	7.39	0.00	0.00
POSD	POSTAGE DEBT	08062002	0.00	0.78	0.00
HYGA	INMATE STORE DEBT	02052003	0.00	4.00	0.00
HYGA	INMATE STORE DEBT	06092008	20.76	0.00	0.00
HYGA	INMATE STORE DEBT	10032002	0.00	0.11	0.00
LMD	LEGAL MAIL DEBT	06302008	6.65	0.00	0.00
MISCD	MISCELLANEOUS DEBT	12122002	0.00	20.00	0.00
644D	CSRF LOAN DEBT	2247 0610200	0.00	150.00	0.00

4

CEILES

WASHINGTON CORRECTIONS CENTER

OTRTASTB

TRUST ACCOUNT STATEMENT

6.02.1.6

DOC# 0000714567 Name: PIERCE, CHAD A  
LOCATION: C01-061-1B09L

BKG# 140535

DEBTS AND OBLIGATIONS

TYPE	PAYABLE	INFO NUMBER	AMOUNT OWING	AMOUNT PAID	WRITE OFF AMT.
UPSD	PERSONAL PROPERTY POSTAGE DEBT	02132003	0.00	5.61	0.00

TRANSACTION DESCRIPTIONS --

POSTAGE ACCOUNT SUB-ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
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TRANSACTION DESCRIPTIONS --

MEDICAL ACCOUNT SUB-ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
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TRANSACTION DESCRIPTIONS --

SPENDABLE BAL SUB-ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
------	-------------------------	----------	-----------------	---------

06/06/2008	INTERFACE-I01		0.00	0.00
06/09/2008	INMATE STORE DEBT (AUTO)		5.20	5.20
06/09/2008	CRS SAL ORD #4612955STR1		( 5.20)	0.00
06/16/2008	INMATE STORE DEBT (AUTO)		5.12	5.12
06/16/2008	CRS SAL ORD #4623362STR1		( 5.12)	0.00
06/18/2008	POSTAGE DEBT		5.20	5.20
06/18/2008	POSTAGE		( 5.20)	0.00
06/23/2008	INMATE STORE DEBT (AUTO)		5.23	5.23
06/23/2008	CRS SAL ORD #4636044STR1		( 5.23)	0.00
06/24/2008	POSTAGE DEBT		2.19	2.19
06/24/2008	POSTAGE 06/16		( 2.19)	0.00
06/27/2008	INMATE STORE DEBT (AUTO)		5.21	5.21
06/27/2008	CRS SAL ORD #4646090STR1		( 5.21)	0.00
06/30/2008	LEGAL MAIL DEBT		1.85	1.85
06/30/2008	LEGAL MAIL 06/25		( 1.85)	0.00

TRANSACTION DESCRIPTIONS --

EDUCATION ACCOUNT SUB-ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
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TRANSACTION DESCRIPTIONS --

COMM SERV REV SUB-ACCOUNT  
FUND ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
------	-------------------------	----------	-----------------	---------

TRANSACTION DESCRIPTIONS --

WORK RELEASE SUB-ACCOUNT  
SAVINGS

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
------	-------------------------	----------	-----------------	---------

TRANSACTION DESCRIPTIONS --

SAVINGS BALANCE SUB-ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
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5

CEILES

WASHINGTON CORRECTIONS CENTER

OTRTASTB

TRUST ACCOUNT STATEMENT

6.04.4.0.1.1

DOC# 0000714567 Name: PIERCE, CHAD A  
 LOCATION: C01-061-1B09L

BKG# 140535

Account Balance Today ( 08/04/2008 ) Current : 0.00  
 Hold : 0.00  
 Total : 0.00

Account Balance as of 07/31/2008 0.00

07/01/2008 07/31/2008

SUB ACCOUNT	START BALANCE	END BALANCE
SPENDABLE BAL	0.00	0.00
SAVINGS BALANCE	0.00	0.00
WORK RELEASE SAVINGS	0.00	0.00
EDUCATION ACCOUNT	0.00	0.00
MEDICAL ACCOUNT	0.00	0.00
POSTAGE ACCOUNT	0.00	0.00
COMM SERV REV FUND ACCOUNT	0.00	0.00

DEBTS AND OBLIGATIONS

TYPE	PAYABLE	INFO NUMBER	AMOUNT OWING	AMOUNT PAID	WRITE OFF AMT.
CVCS	CRIME VICTIM COMPENSATION/07112000	05212002	UNLIMITED	7.00	0.00
COIS	COST OF INCARCERATION /07112000	05212002	UNLIMITED	28.00	0.00
WRBD	WR ROOM AND BOARD DEBT	06102003	13.50	212.60	0.00
COPD	COPY COSTS DEBT	07152008	248.20	0.00	0.00
MEDD	MEDICAL COPAY DEBT	07012008	3.00	0.00	0.00
MEDD	MEDICAL COPAY DEBT	09202002	0.00	3.00	0.00
DEND	DENTAL COPAY DEBT	05162003	0.00	5.70	0.00
DEND	DENTAL COPAY DEBT	11122002	0.00	3.00	0.00
COI	COST OF INCARCERATION	05212002	UNLIMITED	17.68	0.00
CVC	CRIME VICTIM COMPENSATION	05212002	UNLIMITED	10.38	0.00
SPHD	STORES PERSONAL HYGIENE DEBT	08022002	0.00	1.26	0.00
TVD	TV CABLE FEE DEBT	12142002	0.00	0.50	0.00
TVD	TV CABLE FEE DEBT	08102002	0.00	1.69	0.00
COSFD	COS - FELONY DEBT (206)	05212002	590.00	640.00	0.00
COSUD	COS - OMMU DEBT (206)	05212002	25.00	25.00	0.00
LFO	LEGAL FINANCIAL OBLIGATIONS	04212003	UNLIMITED	471.97	0.00
POSD	POSTAGE DEBT	06182008	7.39	0.00	0.00
POSD	POSTAGE DEBT	08062002	0.00	0.78	0.00
HYGA	INMATE STORE DEBT	02052003	0.00	4.00	0.00
HYGA	INMATE STORE DEBT	06092008	41.40	0.00	0.00
HYGA	INMATE STORE DEBT	10032002	0.00	0.11	0.00
LMD	LEGAL MAIL DEBT	06302008	23.36	0.00	0.00

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CEILES

WASHINGTON CORRECTIONS CENTER

OTRTASTB

T R U S T A C C O U N T S T A T E M E N T

6.04.4.0.1.1

DOC# 0000714567 Name: PIERCE, CHAD A  
 LOCATION: C01-061-1B09L

BKG# 140535

DEBTS AND OBLIGATIONS

TYPE	PAYABLE	INFO NUMBER	AMOUNT OWING	AMOUNT PAID	WRITE OFF AMT.
MISCD	MISCELLANEOUS DEBT	12122002	0.00	20.00	0.00
644D	CSRF LOAN DEBT	2247 0610200	0.00	150.00	0.00
UPSD	PERSONAL PROPERTY POSTAGE DEBT	02132003	0.00	5.61	0.00

TRANSACTION DESCRIPTIONS --

SPENDABLE BAL SUB-ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
07/01/2008	MEDICAL COPAY DEBT		3.00	3.00
07/01/2008	I05 - MEDICAL COPAY		( 3.00)	0.00
07/02/2008	LEGAL MAIL DEBT		4.80	4.80
07/02/2008	LEGAL MAIL 06/30		( 4.80)	0.00
07/02/2008	OTHER DEPOSITS-L. KROHNER		10.00	10.00
07/07/2008	CRS SAL ORD #4656204STR1		( 9.82)	0.18
07/11/2008	INMATE STORE DEBT (AUTO)		6.02	6.20
07/11/2008	CRS SAL ORD #4666086STR1		( 6.20)	0.00
07/15/2008	COPIES DEBT		248.20	248.20
07/15/2008	COPIES - LEGAL		( 248.20)	0.00
07/16/2008	LEGAL MAIL DEBT		10.92	10.92
07/16/2008	LEGAL MAIL		( 10.92)	0.00
07/18/2008	INMATE STORE DEBT (AUTO)		4.68	4.68
07/18/2008	CRS SAL ORD #4677120STR1		( 4.68)	0.00
07/24/2008	OTHER DEPOSITS-LYNN		10.00	10.00
07/25/2008	CRS SAL ORD #4689883STR1		( 9.72)	0.28
07/29/2008	29173 LYNN		10.00	10.28
07/29/2008	Deductions-LFO-04212003 D D		( 0.28)	10.00
07/30/2008	LEGAL MAIL DEBT		4.11	14.11
07/30/2008	LEGAL MAIL		( 14.11)	0.00
07/31/2008	LEGAL MAIL DEBT		1.68	1.68
07/31/2008	LEGAL MAIL		( 1.68)	0.00

TRANSACTION DESCRIPTIONS --

SAVINGS BALANCE SUB-ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
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TRANSACTION DESCRIPTIONS --

WORK RELEASE SUB-ACCOUNT  
SAVINGS

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
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TRANSACTION DESCRIPTIONS --

EDUCATION ACCOUNT SUB-ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
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TRANSACTION DESCRIPTIONS --

MEDICAL ACCOUNT SUB-ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
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TRANSACTION DESCRIPTIONS --

POSTAGE ACCOUNT SUB-ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
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08/04/2008 12:50

Department of Corrections

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CEILES

WASHINGTON CORRECTIONS CENTER

OTRTASTB

TRUST ACCOUNT STATEMENT

6.04.4.0.1.1

DOC# 0000714567 Name: PIERCE, CHAD A  
LOCATION: C01-061-1B09L

BKG# 140535

TRANSACTION DESCRIPTIONS --

COMM SERV REV SUB-ACCOUNT  
FUND ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
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FVOLZ

STAFFORD CREEK CORRECTIONS CENTER

OTRTASTB

TRUST ACCOUNT STATEMENT

6.04.4.0.1.1

DOC# 0000714567 Name: PIERCE, CHAD A  
LOCATION: S01-310-GA07L

BKG# 140535

Account Balance Today ( 09/02/2008 ) Current : 0.00  
Hold :  
Total : 0.00

Account Balance as of 08/31/2008 0.00

08/01/2008 08/31/2008

SUB ACCOUNT	START BALANCE	END BALANCE
SPENDABLE BAL	0.00	0.00

DEBTS AND OBLIGATIONS

TYPE	PAYABLE	INFO NUMBER	AMOUNT OWING	AMOUNT PAID	WRITE OFF AMT.
CVCS	CRIME VICTIM COMPENSATION/07112000	05212002	UNLIMITED	7.00	0.00
COIS	COST OF INCARCERATION /07112000	05212002	UNLIMITED	28.00	0.00
WRBD	WR ROOM AND BOARD DEBT	06102003	13.50	212.60	0.00
COPD	COPY COSTS DEBT	07152008	248.20	0.00	0.00
MEDD	MEDICAL COPAY DEBT	07012008	6.00	0.00	0.00
MEDD	MEDICAL COPAY DEBT	09202002	0.00	3.00	0.00
DEND	DENTAL COPAY DEBT	05162003	0.00	5.70	0.00
DEND	DENTAL COPAY DEBT	11122002	0.00	3.00	0.00
COI	COST OF INCARCERATION	05212002	UNLIMITED	17.68	0.00
CVC	CRIME VICTIM COMPENSATION	05212002	UNLIMITED	10.38	0.00
SPHD	STORES PERSONAL HYGIENE DEBT	08022002	0.00	1.26	0.00
TVD	TV CABLE FEE DEBT	12142002	0.00	0.50	0.00
TVD	TV CABLE FEE DEBT	08102002	0.00	1.69	0.00
COSFD	COS - FELONY DEBT (206)	05212002	590.00	640.00	0.00
COSUD	COS - OMMU DEBT (206)	05212002	25.00	25.00	0.00
LFO	LEGAL FINANCIAL OBLIGATIONS	04212003	UNLIMITED	472.18	0.00
POSD	POSTAGE DEBT	06182008	7.39	0.00	0.00
POSD	POSTAGE DEBT	08062002	0.00	0.78	0.00
HYGA	INMATE STORE DEBT	02052003	0.00	4.00	0.00
HYGA	INMATE STORE DEBT	06092008	41.40	6.15	0.00
HYGA	INMATE STORE DEBT	10032002	0.00	0.11	0.00
LMD	LEGAL MAIL DEBT	08292008	0.28	0.00	0.00
LMD	LEGAL MAIL DEBT	06302008	24.87	0.00	0.00
MISCD	MISCELLANEOUS DEBT	12122002	0.00	20.00	0.00
644D	CSRF LOAN DEBT	2247 0610200	0.00	150.00	0.00
UPSD	PERSONAL PROPERTY POSTAGE DEBT	02132003	0.00	5.61	0.00

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FVOLZ

STAFFORD CREEK CORRECTIONS CENTER

OTRTASTB

TRUST ACCOUNT STATEMENT

6.04.4.0.1.1

DOC# 0000714567 Name: PIERCE, CHAD A  
LOCATION: S01-310-GA07L

BKG# 140535

TRANSACTION DESCRIPTIONS --

SPENDABLE BAL SUB-ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
08/11/2008	INTERFACE-I03		0.00	0.00
08/15/2008	OTHER DEPOSITS-39025 Landis		10.00	10.00
08/19/2008	CRS SAL ORD #4725162STR		( 9.79)	0.21
08/25/2008	OTHER DEPOSITS-39387 Krahnert, J		10.00	10.21
08/25/2008	Deductions-LFO-04212003 D D		( 0.21)	10.00
08/25/2008	TV RENTAL FEE-Aug/2008-G Unit		( 1.00)	9.00
08/26/2008	CRS SAL ORD #4738839STR		( 7.77)	1.23
08/29/2008	LEGAL MAIL DEBT		0.28	1.51
08/29/2008	LEGAL MAIL		( 1.51)	0.00

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FVOLZ

STAFFORD CREEK CORRECTIONS CENTER

OTRTASTB

TRUST ACCOUNT STATEMENT

6.04.4.0.1.1

DOC# 0000714567 Name: PIERCE, CHAD A  
LOCATION: S01-310-GA07L

BKG# 140535

Account Balance Today ( 10/08/2008 ) Current : 0.00  
Hold :  
Total : 0.00

Account Balance as of 09/30/2008 0.00

09/01/2008 09/30/2008

SUB ACCOUNT	START BALANCE	END BALANCE
SPENDABLE BAL	0.00	0.00
SAVINGS BALANCE	0.00	0.00
WORK RELEASE SAVINGS	0.00	0.00
EDUCATION ACCOUNT	0.00	0.00
MEDICAL ACCOUNT	0.00	0.00
POSTAGE ACCOUNT	0.00	0.00
COMM SERV REV FUND ACCOUNT	0.00	0.00

DEBTS AND OBLIGATIONS

TYPE	PAYABLE	INFO NUMBER	AMOUNT OWING	AMOUNT PAID	WRITE OFF AMT.
CVCS	CRIME VICTIM COMPENSATION/07112000	05212002	UNLIMITED	7.00	0.00
COIS	COST OF INCARCERATION /07112000	05212002	UNLIMITED	28.00	0.00
WRBD	WR ROOM AND BOARD DEBT	06102003	13.50	212.60	0.00
COPD	COPY COSTS DEBT	09262008	40.45	0.00	0.00
COPD	COPY COSTS DEBT	07152008	248.20	0.00	0.00
MEDD	MEDICAL COPAY DEBT	07012008	6.00	0.00	0.00
MEDD	MEDICAL COPAY DEBT	09202002	0.00	3.00	0.00
DEND	DENTAL COPAY DEBT	05162003	0.00	5.70	0.00
DEND	DENTAL COPAY DEBT	11122002	0.00	3.00	0.00
COI	COST OF INCARCERATION	05212002	UNLIMITED	17.68	0.00
CVC	CRIME VICTIM COMPENSATION	05212002	UNLIMITED	10.38	0.00
SPHD	STORES PERSONAL HYGIENE DEBT	08022002	0.00	1.26	0.00
TVD	TV CABLE FEE DEBT	09132008	0.50	0.00	0.00
TVD	TV CABLE FEE DEBT	12142002	0.00	0.50	0.00
TVD	TV CABLE FEE DEBT	08102002	0.00	1.69	0.00
COSFD	COS - FELONY DEBT (206)	05212002	590.00	640.00	0.00
COSUD	COS - OMMU DEBT (206)	05212002	25.00	25.00	0.00
LFO	LEGAL FINANCIAL OBLIGATIONS	04212003	UNLIMITED	472.18	0.00
POSD	POSTAGE DEBT	09162008	13.28	0.00	0.00
POSD	POSTAGE DEBT	06182008	7.39	0.00	0.00
POSD	POSTAGE DEBT	08062002	0.00	0.78	0.00
TVRTD	TV RENTAL FEE DEBT	09252008	1.00	0.00	0.00

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FVOLZ

STURFORD CREEK CORRECTIONS CENTER

OTRTASTB

TRUST ACCOUNT STATEMENT

6.04.4.0.1.1

DOC# 0000714567 Name: PIERCE, CHAD A

BKG# 140535

LOCATION: S01-310-GA07L

DEBTS AND OBLIGATIONS

TYPE	PAYABLE	INFO NUMBER	AMOUNT OWING	AMOUNT PAID	WRITE OFF AMT.
HYGA	INMATE STORE DEBT	09192008	4.46	0.00	0.00
HYGA	INMATE STORE DEBT	02052003	0.00	4.00	0.00
HYGA	INMATE STORE DEBT	06092008	41.40	6.15	0.00
HYGA	INMATE STORE DEBT	10032002	0.00	0.11	0.00
LMD	LEGAL MAIL DEBT	08292008	12.87	0.00	0.00
LMD	LEGAL MAIL DEBT	06302008	24.87	0.00	0.00
MISCD	MISCELLANEOUS DEBT	12122002	0.00	20.00	0.00
644D	CSRF LOAN DEBT	2247 0610200	0.00	150.00	0.00
UPSD	PERSONAL PROPERTY POSTAGE DEBT	02132003	0.00	5.61	0.00

TRANSACTION DESCRIPTIONS --

SPENDABLE BAL SUB-ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
09/04/2008	OTHER DEPOSITS-39860 Lynn		8.00	8.00
09/04/2008	POSTAGE		( 1.00)	7.00
09/10/2008	CRS SAL ORD #4760511STR		( 6.77)	0.23
09/12/2008	LEGAL MAIL DEBT		0.77	1.00
09/12/2008	LEGAL MAIL INDIGENT		( 1.00)	0.00
09/12/2008	LEGAL MAIL DEBT		1.00	1.00
09/12/2008	LEGAL MAIL INDIGENT		( 1.00)	0.00
09/13/2008	TV CABLE FEE DEBT		0.50	0.50
09/13/2008	I05 - TV CABLE FEE		( 0.50)	0.00
09/15/2008	Transfer In Reg, Sav, Ed, Med from AH1		8.66	8.66
09/15/2008	COPIES LEGAL		( 3.60)	5.06
09/15/2008	POSTAGE		( 2.19)	2.87
09/16/2008	POSTAGE DEBT		1.93	4.80
09/16/2008	POSTAGE INDIGENT		( 4.80)	0.00
09/19/2008	INMATE STORE DEBT (AUTO)		2.15	2.15
09/19/2008	CRS SAL ORD #4774994STR		( 2.15)	0.00
09/19/2008	POSTAGE DEBT		4.80	4.80
09/19/2008	POSTAGE INDIGENT		( 4.80)	0.00
09/25/2008	TV RENTAL FEE DEBT		1.00	1.00
09/25/2008	TV RENTAL FEE-Sept/2008--G unit		( 1.00)	0.00
09/26/2008	COPIES DEBT		40.45	40.45
09/26/2008	COPIES		( 40.45)	0.00
09/26/2008	LEGAL MAIL DEBT		1.51	1.51
09/26/2008	LEGAL MAIL INDIGENT		( 1.51)	0.00
09/26/2008	LEGAL MAIL DEBT		1.51	1.51
09/26/2008	LEGAL MAIL INDIGENT		( 1.51)	0.00
09/26/2008	LEGAL MAIL DEBT		6.80	6.80
09/26/2008	LEGAL MAIL INDIGENT		( 6.80)	0.00

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FVOLZ

STANFORD CREEK CORRECTIONS CENTER

OTRTASTB

TRUST ACCOUNT STATEMENT

6.04.4.0.1.1

DOC# 0000714567 Name: PIERCE, CHAD A

BKG# 140535

LOCATION: S01-310-GA07L

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
09/26/2008	POSTAGE DEBT		1.51	1.51
09/26/2008	POSTAGE INDIGENT		( 1.51)	0.00
09/29/2008	INMATE STORE DEBT (AUTO)		2.09	2.09
09/29/2008	CRS SAL ORD #4790927STR		( 2.09)	0.00

TRANSACTION DESCRIPTIONS -- SAVINGS BALANCE SUB-ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
09/15/2008	Transfer In Reg, Sav, Ed, Med from AH1		0.00	0.00

TRANSACTION DESCRIPTIONS -- WORK RELEASE SUB-ACCOUNT SAVINGS

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
09/15/2008	Transfer In Reg, Sav, Ed, Med from AH1		0.00	0.00

TRANSACTION DESCRIPTIONS -- EDUCATION ACCOUNT SUB-ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
09/15/2008	Transfer In Reg, Sav, Ed, Med from AH1		0.00	0.00

TRANSACTION DESCRIPTIONS -- MEDICAL ACCOUNT SUB-ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
09/15/2008	Transfer In Reg, Sav, Ed, Med from AH1		0.00	0.00

TRANSACTION DESCRIPTIONS -- POSTAGE ACCOUNT SUB-ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
09/15/2008	Transfer In Reg, Sav, Ed, Med from AH1		0.00	0.00

TRANSACTION DESCRIPTIONS -- COMM SERV REV SUB-ACCOUNT FUND ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
09/15/2008	Transfer In Reg, Sav, Ed, Med from AH1		0.00	0.00

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FVOLZ

ST. JORD CREEK CORRECTIONS CENTER

OTRTASTB

TRUST ACCOUNT STATEMENT

6.04.4.0.1.1

D0C# 0000714567 Name: PIERCE, CHAD A  
LOCATION: S01-312-GC20U

BKG# 140535

Account Balance Today ( 11/03/2008 ) Current : 0.00  
Hold :  
Total : 0.00

Account Balance as of 10/31/2008 0.00

10/01/2008 10/31/2008

SUB ACCOUNT	START BALANCE	END BALANCE
SPENDABLE BAL	0.00	0.00
SAVINGS BALANCE	0.00	0.00
WORK RELEASE SAVINGS	0.00	0.00
EDUCATION ACCOUNT	0.00	0.00
MEDICAL ACCOUNT	0.00	0.00
POSTAGE ACCOUNT	0.00	0.00
COMM SERV REV FUND ACCOUNT	0.00	0.00

DEBTS AND OBLIGATIONS

TYPE	PAYABLE	INFO NUMBER	AMOUNT OWING	AMOUNT PAID	WRITE OFF AMT.
CVCS	CRIME VICTIM COMPENSATION/07112000	05212002	UNLIMITED	7.00	0.00
COIS	COST OF INCARCERATION /07112000	05212002	UNLIMITED	28.00	0.00
WRBD	WR ROOM AND BOARD DEBT	06102003	13.50	212.60	0.00
COPD	COPY COSTS DEBT	09262008	40.45	0.00	0.00
COPD	COPY COSTS DEBT	07152008	248.20	0.00	0.00
MEDD	MEDICAL COPAY DEBT	07012008	6.00	0.00	0.00
MEDD	MEDICAL COPAY DEBT	09202002	0.00	3.00	0.00
DEND	DENTAL COPAY DEBT	05162003	0.00	5.70	0.00
DEND	DENTAL COPAY DEBT	11122002	0.00	3.00	0.00
COI	COST OF INCARCERATION	05212002	UNLIMITED	17.68	0.00
CVC	CRIME VICTIM COMPENSATION	05212002	UNLIMITED	10.38	0.00
SPHD	STORES PERSONAL HYGIENE DEBT	08022002	0.00	1.26	0.00
TVD	TV CABLE FEE DEBT	09132008	1.00	0.00	0.00
TVD	TV CABLE FEE DEBT	12142002	0.00	0.50	0.00
TVD	TV CABLE FEE DEBT	08102002	0.00	1.69	0.00
COSFD	COS - FELONY DEBT (206)	05212002	590.00	640.00	0.00
COSUD	COS - OMMU DEBT (206)	05212002	25.00	25.00	0.00
LFO	LEGAL FINANCIAL OBLIGATIONS	04212003	UNLIMITED	472.18	0.00
POSD	POSTAGE DEBT	09162008	14.96	0.00	0.00
POSD	POSTAGE DEBT	06182008	7.39	0.00	0.00
POSD	POSTAGE DEBT	08062002	0.00	0.78	0.00
TVRTD	TV RENTAL FEE DEBT	09252008	2.00	0.00	0.00

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FVOLZ

SL...FORD CREEK CORRECTIONS CENTER

OTRTASTB

TRUST ACCOUNT STATEMENT

6.04.4.0.1.1

DOC# 0000714567 Name: PIERCE, CHAD A  
 LOCATION: S01-312-GC20U

BKG# 140535

DEBITS AND OBLIGATIONS

TYPE	PAYABLE	INFO NUMBER	AMOUNT OWING	AMOUNT PAID	WRITE OFF AMT.
HYGA	INMATE STORE DEBT	09192008	20.26	0.00	0.00
HYGA	INMATE STORE DEBT	02052003	0.00	4.00	0.00
HYGA	INMATE STORE DEBT	06092008	41.40	6.15	0.00
HYGA	INMATE STORE DEBT	10032002	0.00	0.11	0.00
LMD	LEGAL MAIL DEBT	08292008	15.06	0.00	0.00
LMD	LEGAL MAIL DEBT	06302008	24.87	0.00	0.00
MISCD	MISCELLANEOUS DEBT	12122002	0.00	20.00	0.00
644D	CSRF LOAN DEBT	2247 0610200	0.00	150.00	0.00
UPSD	PERSONAL PROPERTY POSTAGE DEBT	02132003	0.00	5.61	0.00

TRANSACTION DESCRIPTIONS --

SPENDABLE BAL SUB-ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
10/02/2008	LEGAL MAIL DEBT		1.00	1.00
10/02/2008	LEGAL MAIL INDIGENT		( 1.00)	0.00
10/02/2008	POSTAGE DEBT		0.83	0.83
10/02/2008	POSTAGE INDIGENT		( 0.83)	0.00
10/02/2008	POSTAGE DEBT		2.53	2.53
10/02/2008	POSTAGE INDIGENT		( 2.53)	0.00
10/02/2008	POSTAGE DEBT		1.68	1.68
10/02/2008	POSTAGE INDIGENT		( 1.68)	0.00
10/07/2008	INMATE STORE DEBT (AUTO)		0.22	0.22
10/07/2008	CRS SAL ORD #4803299STR		( 0.22)	0.00
10/11/2008	TV CABLE FEE DEBT		0.50	0.50
10/11/2008	I05 - TV CABLE FEE		( 0.50)	0.00
10/13/2008	POSTAGE DEBT		1.68	1.68
10/13/2008	POSTAGE INDIGENT		( 1.68)	0.00
10/14/2008	INMATE STORE DEBT (AUTO)		7.84	7.84
10/14/2008	CRS SAL ORD #4814503STR		( 7.84)	0.00
10/16/2008	TV RENTAL FEE DEBT		1.00	1.00
10/16/2008	TV RENTAL FEE-G Unit - Oct/2008		( 1.00)	0.00
10/22/2008	LEGAL MAIL DEBT		2.19	2.19
10/22/2008	LEGAL MAIL INDIGENT		( 2.19)	0.00
10/30/2008	INMATE STORE DEBT (AUTO)		7.96	7.96
10/30/2008	CRS SAL ORD #4842116STR		( 7.96)	0.00

TRANSACTION DESCRIPTIONS --

SAVINGS BALANCE SUB-ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
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TRANSACTION DESCRIPTIONS --

WORK RELEASE SUB-ACCOUNT

SAVINGS

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
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FVOLZ

STAFFORD CREEK CORRECTIONS CENTER

OTRTASTB

TRUST ACCOUNT STATEMENT

6.04.4.0.1.1

DOC# 0000714567 Name: PIERCE, CHAD A  
LOCATION: S01-312-GC20U

BKG# 140535

TRANSACTION DESCRIPTIONS --			EDUCATION ACCOUNT SUB-ACCOUNT	
DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
TRANSACTION DESCRIPTIONS --			MEDICAL ACCOUNT SUB-ACCOUNT	
DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
TRANSACTION DESCRIPTIONS --			POSTAGE ACCOUNT SUB-ACCOUNT	
DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
TRANSACTION DESCRIPTIONS --			COMM SERV REV SUB-ACCOUNT FUND ACCOUNT	
DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE

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FVOLZ

ST. JORD CREEK CORRECTIONS CENTER

OTRTASTB

TRUST ACCOUNT STATEMENT

6.04.4.0.1.1

DOC# 0000714567 Name: PIERCE, CHAD A

BKG# 140535

LOCATION: S01-312-GC20U

Account Balance Today ( 12/01/2008 ) Current : 0.00  
 Hold :  
 Total : 0.00

Account Balance as of 11/30/2008 0.00

11/01/2008 11/30/2008

SUB ACCOUNT	START BALANCE	END BALANCE
SPENDABLE BAL	0.00	0.00
SAVINGS BALANCE	0.00	0.00
WORK RELEASE SAVINGS	0.00	0.00
EDUCATION ACCOUNT	0.00	0.00
MEDICAL ACCOUNT	0.00	0.00
POSTAGE ACCOUNT	0.00	0.00
COMM SERV REV FUND ACCOUNT	0.00	0.00

DEBTS AND OBLIGATIONS

TYPE	PAYABLE	INFO NUMBER	AMOUNT OWING	AMOUNT PAID	WRITE OFF AMT.
CVCS	CRIME VICTIM COMPENSATION/07112000	05212002	UNLIMITED	7.00	0.00
COIS	COST OF INCARCERATION /07112000	05212002	UNLIMITED	28.00	0.00
WRBD	WR ROOM AND BOARD DEBT	06102003	13.50	212.60	0.00
COPD	COPY COSTS DEBT	09262008	54.85	0.00	0.00
COPD	COPY COSTS DEBT	07152008	248.20	0.00	0.00
MEDD	MEDICAL COPAY DEBT	11122008	3.00	0.00	0.00
MEDD	MEDICAL COPAY DEBT	07012008	6.00	0.00	0.00
MEDD	MEDICAL COPAY DEBT	09202002	0.00	3.00	0.00
DEND	DENTAL COPAY DEBT	05162003	0.00	5.70	0.00
DEND	DENTAL COPAY DEBT	11122002	0.00	3.00	0.00
COI	COST OF INCARCERATION	05212002	UNLIMITED	17.68	0.00
CVC	CRIME VICTIM COMPENSATION	05212002	UNLIMITED	10.38	0.00
SPHD	STORES PERSONAL HYGIENE DEBT	08022002	0.00	1.26	0.00
TVD	TV CABLE FEE DEBT	09132008	1.50	0.00	0.00
TVD	TV CABLE FEE DEBT	12142002	0.00	0.50	0.00
TVD	TV CABLE FEE DEBT	08102002	0.00	1.69	0.00
COSFD	COS - FELONY DEBT (206)	05212002	590.00	640.00	0.00
COSUD	COS - OMMU DEBT (206)	05212002	25.00	25.00	0.00
LFO	LEGAL FINANCIAL OBLIGATIONS	04212003	UNLIMITED	472.18	0.00
POSD	POSTAGE DEBT	09162008	25.60	0.00	0.00
POSD	POSTAGE DEBT	06182008	7.39	0.00	0.00
POSD	POSTAGE DEBT	08062002	0.00	0.78	0.00

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FVOLZ

STANFORD CREEK CORRECTIONS CENTER

OTRTASTB

TRUST ACCOUNT STATEMENT

6.04.4.0.1.1

DOC# 0000714567 Name: PIERCE, CHAD A  
 LOCATION: S01-312-GC20U

BKG# 140535

DEBTS AND OBLIGATIONS

TYPE	PAYABLE	INFO NUMBER	AMOUNT OWING	AMOUNT PAID	WRITE OFF AMT.
TVRTD	TV RENTAL FEE DEBT	09252008	3.00	0.00	0.00
HYGA	INMATE STORE DEBT	09192008	40.41	0.00	0.00
HYGA	INMATE STORE DEBT	02052003	0.00	4.00	0.00
HYGA	INMATE STORE DEBT	06092008	41.40	6.15	0.00
HYGA	INMATE STORE DEBT	10032002	0.00	0.11	0.00
LMD	LEGAL MAIL DEBT	08292008	22.42	0.00	0.00
LMD	LEGAL MAIL DEBT	06302008	24.87	0.00	0.00
MISCD	MISCELLANEOUS DEBT	12122002	0.00	20.00	0.00
644D	CSRF LOAN DEBT	2247 0610200	0.00	150.00	0.00
UPSD	PERSONAL PROPERTY POSTAGE DEBT	02132003	0.00	5.61	0.00

TRANSACTION DESCRIPTIONS --

SPENDABLE BAL SUB-ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
11/05/2008	POSTAGE DEBT		5.80	5.80
11/05/2008	POSTAGE INDIGENT		( 5.80)	0.00
11/08/2008	TV CABLE FEE DEBT		0.50	0.50
11/08/2008	I05 - TV CABLE FEE		( 0.50)	0.00
11/10/2008	INMATE STORE DEBT (AUTO)		9.37	9.37
11/10/2008	CRS SAL ORD #4856074STR		( 9.37)	0.00
11/10/2008	COPIES DEBT		6.20	6.20
11/10/2008	COPIES LEGAL		( 6.20)	0.00
11/10/2008	LEGAL MAIL DEBT		1.00	1.00
11/10/2008	LEGAL MAIL INDIGENT		( 1.00)	0.00
11/10/2008	LEGAL MAIL DEBT		2.02	2.02
11/10/2008	LEGAL MAIL INDIGENT		( 2.02)	0.00
11/10/2008	LEGAL MAIL DEBT		1.17	1.17
11/10/2008	LEGAL MAIL INDIGENT		( 1.17)	0.00
11/10/2008	LEGAL MAIL DEBT		1.17	1.17
11/10/2008	LEGAL MAIL INDIGENT		( 1.17)	0.00
11/10/2008	LEGAL MAIL DEBT		1.00	1.00
11/10/2008	LEGAL MAIL INDIGENT		( 1.00)	0.00
11/10/2008	LEGAL MAIL DEBT		1.00	1.00
11/10/2008	LEGAL MAIL INDIGENT		( 1.00)	0.00
11/12/2008	MEDICAL COPAY DEBT		3.00	3.00
11/12/2008	I05 - MEDICAL COPAY		( 3.00)	0.00
11/20/2008	INMATE STORE DEBT (AUTO)		10.27	10.27
11/20/2008	CRS SAL ORD #4874324STR		( 10.27)	0.00
11/20/2008	INMATE STORE DEBT (AUTO)		0.51	0.51
11/20/2008	CRS SAL ORD #4874417STR		( 0.51)	0.00
11/20/2008	TV RENTAL FEE DEBT		1.00	1.00
11/20/2008	TV RENTAL FEE-Nov/2008--G Unit		( 1.00)	0.00

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FVOLZ

St. JORD CREEK CORRECTIONS CENTER

OTRTASTB

TRUST ACCOUNT STATEMENT

6.04.4.0.1.1

DOC# 0000714567 Name: PIERCE, CHAD A  
LOCATION: S01-312-GC20U

BKG# 140535

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
11/21/2008	COPIES DEBT		8.20	8.20
11/21/2008	COPIES LEGAL		( 8.20)	0.00
11/26/2008	POSTAGE DEBT		4.84	4.84
11/26/2008	POSTAGE		( 4.84)	0.00

TRANSACTION DESCRIPTIONS -- SAVINGS BALANCE SUB-ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
TRANSACTION DESCRIPTIONS -- WORK RELEASE SAVINGS SUB-ACCOUNT				

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
TRANSACTION DESCRIPTIONS -- EDUCATION ACCOUNT SUB-ACCOUNT				

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
TRANSACTION DESCRIPTIONS -- MEDICAL ACCOUNT SUB-ACCOUNT				

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
TRANSACTION DESCRIPTIONS -- POSTAGE ACCOUNT SUB-ACCOUNT				

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
11/12/2008	RECEIPT FOR POSTAGE-43042 Landis, C		20.00	20.00
11/17/2008	POSTAGE SUBACCOUNT WITHDRAWAL		( 1.17)	18.83
11/18/2008	POSTAGE SUBACCOUNT WITHDRAWAL		( 10.00)	8.83
11/26/2008	POSTAGE SUBACCOUNT WITHDRAWAL		( 4.80)	4.03
11/26/2008	POSTAGE SUBACCOUNT WITHDRAWAL		( 4.03)	0.00

TRANSACTION DESCRIPTIONS -- COMM SERV REV FUND ACCOUNT SUB-ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
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S1 ORD. CREEK CORRECTIONS CENTER

OTRTASTB

TRUST ACCOUNT STATEMENT

6.04.4.0.1.1

DOC# 0000714567 Name: PIERCE, CHAD A  
LOCATION: S01-312-GC20U

BKG# 140535

Account Balance Today ( 02/02/2009 ) Current : 275.07  
Hold :  
Total : 275.07

Account Balance as of 01/31/2009 275.07

01/01/2009 01/31/2009

SUB ACCOUNT	START BALANCE	END BALANCE
SPENDABLE BAL	0.21	0.07
SAVINGS BALANCE	0.00	0.00
WORK RELEASE SAVINGS	0.00	0.00
EDUCATION ACCOUNT	0.00	250.00
MEDICAL ACCOUNT	0.00	0.00
POSTAGE ACCOUNT	0.00	25.00
COMM SERV REV FUND ACCOUNT	0.00	0.00

DEBTS AND OBLIGATIONS

TYPE	PAYABLE	INFO NUMBER	AMOUNT OWING	AMOUNT PAID	WRITE OFF AMT.
CVCS	CRIME VICTIM COMPENSATION/07112000	05212002	UNLIMITED	7.00	0.00
COIS	COST OF INCARCERATION /07112000	05212002	UNLIMITED	28.00	0.00
WRBD	WR ROOM AND BOARD DEBT	06102003	0.00	226.10	0.00
COPD	COPY COSTS DEBT	09262008	54.85	0.00	0.00
COPD	COPY COSTS DEBT	07152008	248.20	0.00	0.00
MEDD	MEDICAL COPAY DEBT	11122008	3.00	0.00	0.00
MEDD	MEDICAL COPAY DEBT	07012008	6.00	0.00	0.00
MEDD	MEDICAL COPAY DEBT	09202002	0.00	3.00	0.00
DEND	DENTAL COPAY DEBT	05162003	0.00	5.70	0.00
DEND	DENTAL COPAY DEBT	11122002	0.00	3.00	0.00
COI	COST OF INCARCERATION	05212002	UNLIMITED	17.68	0.00
CVC	CRIME VICTIM COMPENSATION	05212002	UNLIMITED	15.88	0.00
SPHD	STORES PERSONAL HYGIENE DEBT	08022002	0.00	1.26	0.00
TVD	TV CABLE FEE DEBT	09132008	2.00	0.00	0.00
TVD	TV CABLE FEE DEBT	12142002	0.00	0.50	0.00
TVD	TV CABLE FEE DEBT	08102002	0.00	1.69	0.00
COSFD	COS - FELONY DEBT (206)	05212002	581.50	648.50	0.00
COSUD	COS - OMMU DEBT (206)	05212002	25.00	25.00	0.00
LFO	LEGAL FINANCIAL OBLIGATIONS	04212003	UNLIMITED	472.39	0.00
POSD	POSTAGE DEBT	09162008	25.77	0.00	0.00
POSD	POSTAGE DEBT	06182008	7.39	0.00	0.00
POSD	POSTAGE DEBT	08062002	0.00	0.78	0.00

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FVOLZ

St. JORD CREEK CORRECTIONS CENTER

OTRTASTB

TRUST ACCOUNT STATEMENT

6.04.4.0.1.1

DOC# 0000714567 Name: PIERCE, CHAD A  
LOCATION: S01-312-GC20U

BKG# 140535

DEBTS AND OBLIGATIONS

TYPE	PAYABLE	INFO NUMBER	AMOUNT OWING	AMOUNT PAID	WRITE OFF AMT.
TVRTD	TV RENTAL FEE DEBT	09252008	3.00	0.00	0.00
HYGA	INMATE STORE DEBT	09192008	58.27	0.00	0.00
HYGA	INMATE STORE DEBT	02052003	0.00	4.00	0.00
HYGA	INMATE STORE DEBT	06092008	41.40	6.15	0.00
HYGA	INMATE STORE DEBT	10032002	0.00	0.11	0.00
LMD	LEGAL MAIL DEBT	08292008	22.42	0.00	0.00
LMD	LEGAL MAIL DEBT	06302008	24.87	0.00	0.00
MISCD	MISCELLANEOUS DEBT	12122002	0.00	20.00	0.00
644D	CSRF LOAN DEBT	2247 0610200	0.00	150.00	0.00
UPSD	PERSONAL PROPERTY POSTAGE DEBT	02132003	0.00	5.61	0.00

TRANSACTION DESCRIPTIONS --

SPENDABLE BAL SUB-ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
01/13/2009	OTHER DEPOSITS-45839 Ebert, B		10.00	10.21
01/13/2009	Deductions-LFO-04212003 D D		( 0.21)	10.00
01/15/2009	CLASS 3 GRATUITY EDU 12-08		55.00	65.00
01/15/2009	Deductions-CVC-05212002 D D		( 2.75)	62.25
01/15/2009	Deductions-WRBD-06102003 D D		( 2.50)	59.75
01/15/2009	Deductions-COSFD-05212002 D R		( 8.50)	51.25
01/15/2009	CRS SAL ORD #4957623STR		( 41.22)	10.03
01/16/2009	CRS SAL ORD #4959692STR		( 4.42)	5.61
01/17/2009	I05 - TV CABLE FEE		( 0.50)	5.11
01/21/2009	TV RENTAL FEE-Jan/2009--G Unit		( 1.00)	4.11
01/23/2009	LEGAL MAIL		( 4.04)	0.07

TRANSACTION DESCRIPTIONS --

SAVINGS BALANCE SUB-ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
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TRANSACTION DESCRIPTIONS --

WORK RELEASE SUB-ACCOUNT  
SAVINGS

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
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TRANSACTION DESCRIPTIONS --

EDUCATION ACCOUNT SUB-ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
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01/14/2009	EDUCATION ACCOUNT DEPOSITS- 45924 Liebsch		250.00	250.00
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TRANSACTION DESCRIPTIONS --

MEDICAL ACCOUNT SUB-ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
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TRANSACTION DESCRIPTIONS --

POSTAGE ACCOUNT SUB-ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
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01/29/2009	RECEIPT FOR POSTAGE-46734 Alges, B		25.00	25.00
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S. FORD CREEK CORRECTIONS CENTER

OTRTASTB

TRUST ACCOUNT STATEMENT

6.04.4.0.1.1

DOC# 0000714567 Name: PIERCE, CHAD A  
LOCATION: S01-312-GC20U

BKG# 140535

TRANSACTION DESCRIPTIONS --

COMM SERV REV SUB-ACCOUNT  
FUND ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
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# Exhibit 5



STATE OF WASHINGTON  
DEPARTMENT OF CORRECTIONS

APPLICABILITY  
**PRISON/WORK RELEASE**  
OFFENDER/SPANISH MANUALS [4-4292]

REVISION DATE  
1/21/08

PAGE NUMBER  
1 of 6

NUMBER  
DOC 200.000

**POLICY**

TITLE  
**TRUST ACCOUNTS FOR OFFENDERS**

**REVIEW/REVISION HISTORY:**

- Effective: 12/8/93
- Revised: 2/28/97
- Revised: 6/1/99
- Revised: 2/29/00
- Revised: 1/8/01
- Revised: 6/25/01
- Revised: 1/22/02
- Revised: 11/3/03
- Revised: 5/31/06 AB
- Revised: 1/21/08

**SUMMARY OF REVISION/REVIEW:**

Major changes. Read carefully!

**APPROVED:**

Signature on File

12/12/07

\_\_\_\_\_  
**ELDON VAIL**, Secretary  
Department of Corrections

\_\_\_\_\_  
Date Signed

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STATE OF WASHINGTON  
DEPARTMENT OF CORRECTIONS

APPLICABILITY  
**PRISON/WORK RELEASE**  
OFFENDER/SPANISH MANUALS [4-4292]

REVISION DATE  
1/21/08

PAGE NUMBER  
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NUMBER  
DOC 200.000

**POLICY**

TITLE  
**TRUST ACCOUNTS FOR OFFENDERS**

**REFERENCES:**

DOC 100.100 is hereby incorporated into this policy; RCW 4.84; RCW 9.94a.030, RCW 9.94a.760; RCW 9.94a.780; RCW 9.95; RCW 10.64.120; RCW 10.82.090; RCW 51.32.080; RCW 72.04A.120; RCW 72.09; RCW 72.11; RCW 72.65.050; RCW 72.65.060; ACA 4-4045; ACA 4-4046; ACA 4-4047; ACA 4-4292; ACA 7D-30; ACA 7D-32; ACA 7D-33; DOC 440.000 Personal Property for Offenders; DOC 600.020 Offender Paid Health Care; DOC 620.200 Death of Offenders; RAP 14.1 et seq; RAP 16.15, CR 11; 28 U.S.C. § 1915; 28 U.S.C. § 1920; 28 U.S.C. § 1923; Trust Accounting Manual

**POLICY:**

- I. The Department will provide for the prudent management of state resources, be accountable to the citizens of the state, and recognize that offenders share a fiscal obligation with the Department. The Department will provide criteria for offender trust account operations, deposits, withdrawals, and transfers for offenders in Prison and Work Release to ensure fiscal accountability and safeguarding of state assets. [4-4292] Criteria will include orderly, consistent, and timely collection of an offender's Legal Financial Obligations (LFO), child support, current liabilities, and debt.
- II. Accounting and reporting will be in accordance with policies, regulations, and procedures published by the Office of Financial Management (OFM) and any supplemental instructions in the form of memos and/or manuals issued by the Administrative Services Division Business Services. [4-4045]
- III. This policy is applicable to any person committed to the custody of the Department who resides in a correctional facility, to include persons received from another state, state agency, county, or federal jurisdiction.

**DIRECTIVE:**

- I. Bank Accounts
  - A. Offender funds will be maintained in an authorized Federal Deposit Insurance Corporation (FDIC) financial institution bank checking account. All offender funds in the custody of the Department will be consolidated into one account by facility/region and deposited in an agency approved local bank by the Business Office.
  - B. The funds will be maintained in non-interest bearing accounts. [4-4046]
  - C. Fees such as, but not limited to, stop payment or Non-Sufficient Funds (NSF) check charges will be deducted from the appropriate offender account. Refer to the Trust Accounting Manual for details.

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STATE OF WASHINGTON  
DEPARTMENT OF CORRECTIONS

APPLICABILITY  
**PRISON/WORK RELEASE**  
OFFENDER/SPANISH MANUALS [4-4292]

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## POLICY

TITLE

### TRUST ACCOUNTS FOR OFFENDERS

- D. Offenders will not be allowed to make voluntary deposits to or maintain separate individual savings, checking, investment accounts, or certificates of deposits for funds received by the Department.
- E. Offender funds are maintained in the Trust Accounting System (TAS).
- II. Sub Accounts
- A. An offender account in the Trust Accounting System is made of 7 sub accounts per Sub Accounts (Attachment 4).
- III. Deposits
- A. All funds received will be deposited to the bank on a daily basis. Deposits posted by the bank will be reconciled to the deposit recorded in the Trust Accounting System.
- B. Offender signatures are not required on the back of a check, money order, or cashiers check if the Business Office uses an endorsement stamp to deposit to the offender's trust account and the bank.
1. Personal checks are only accepted at Headquarters and designated Work Release facilities. Work Release facilities will use DOC 06-072 Work Release Program Transmittal of Trust Funds with the offender's DOC number on the back of the check, money order, cashier's check, or Electronic Funds Transfer/Automated Clearinghouse (EFT/ACH) statement and endorsement stamp where appropriate.
- C. All funds received will be deposited to an offender's account in total. No deductions may be made from an offender's funds until after posting to the Trust Accounting System is complete. All funds received in any form are held in trust for the offender's use.
- D. Community Services Revolving Fund (CSRF) loans are available for all offenders transferred, paroled, or released to a Work Release facility, including county placement offenders. Loans to county placement offenders are based upon time of commitment per Sub Accounts (Attachment 4).
1. CSRF loans are not subject to deductions.
  2. The maximum amount available for any offender housed in a Work Release facility is \$300. Additional loans may be approved if the combined CSRF loan balance does not exceed \$300. Refer to the Trust Accounting Manual for details.



STATE OF WASHINGTON  
DEPARTMENT OF CORRECTIONS

APPLICABILITY  
**PRISON/WORK RELEASE**  
OFFENDER/SPANISH MANUALS [4-4292]

REVISION DATE  
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DOC 200.000

## POLICY

TITLE

**TRUST ACCOUNTS FOR OFFENDERS**

### IV. Exempt Deposits

- A. Exempt Deposits will be processed per Deduction Matrix (Attachment 1).

### V. Deductions from Deposits

- A. Deductions from deposits will be processed per Deductions (Attachment 2).
- B. Refer to Process to Request an Exemption to Mandatory Savings (Attachment 3) to determine if an offender is exempt from the saving deduction.

### VI. Contracts and Outside Vendor Credit Accounts

- A. Offenders will not use credit cards, time payment plans, or any type of credit account while under the jurisdiction of the Department.
1. Offenders will not enter into any contract while under the jurisdiction of the Department without the approval of the Secretary/designee.
- B. The above restrictions do not apply to offenders on community supervision, unless otherwise ordered by the court.

### VII. Withdrawals

- A. Withdrawals from offender accounts include, but are not limited to:
1. Internal Revenue Service (IRS) tax levies,
  2. Non-LFO court orders,
  3. Office of Support Enforcement Order to Withhold and Deliver;
  4. Costs, sanctions, and attorneys' fees,
  5. Store purchases,
  6. Health care services co-payment,
  7. Postage,
  8. Lost or damaged keys and IDs,
  9. User fees (e.g., TV fees and rentals, etc.),
  10. Education,
  11. Other purchases made in compliance with DOC 440.000 Personal Property for Offenders, and
  12. An approved withdrawal through the facility or business office approval process.
    - a. Offenders will complete DOC 06-075 Offender Request to Transfer Funds to request withdrawals from their accounts.



STATE OF WASHINGTON  
DEPARTMENT OF CORRECTIONS

APPLICABILITY  
**PRISON/WORK RELEASE**  
OFFENDER/SPANISH MANUALS [4-4292]

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**POLICY**

TITLE  
**TRUST ACCOUNTS FOR OFFENDERS**

1) Staff will verify the offender's signature to ensure the form belongs to the offender making the request.

- B. Offenders are not allowed to directly or indirectly transfer funds between other offenders' accounts or exchange funds or items of value with staff, other offenders or their families, volunteers, or sponsors. [4-4047] [7D-30] Offenders may not withdraw money from the Department's offender trust account to establish or deposit to accounts, investments, certificates of deposit, or credit accounts outside of the Department's offender trust account.
- C. Withdrawals for fees, assessments, deposit corrections, stores, and other transactions will be handled as current transactions and deducted from the offender's spendable balance. Withdrawals from an offender's account cannot draw the spendable balance below zero.
- D. Offenders may request, upon proof of personal indebtedness, payments to creditors providing the offender has sufficient funds to cover the request and postage.

#### VIII. Exceptions

- A. Court orders specifying deduction percentages and/or payment amounts as part of the Judgment and Sentence while the offender is incarcerated will be processed prior to any other deductions or withdrawals.
- B. [7D-32] [7D-33] Work Release room and board deductions for offenders participating in a Work Release program will be deducted daily at a reasonable rate determined by the Department. In the event that an offender's daily spendable balance is less than his/her daily room and board obligation, that portion of the unpaid room and board will become a debt of the offender and collected in the priority order listed on Deductions (Attachment 2) according to the Deduction Matrix (Attachment 1).
  - 1. Violators will not be charged for Work Release room and board.
  - 2. Rap House/Lincoln Park Work Release will not charge room and board.
  - 3. Offender fees will be determined by the average cost to house an offender and Secretary's approval.
- C. Work Release offender earnings will be subject to court ordered LFO.
- D. An offender will receive the balance of his/her trust account upon release from the Department. At the discretion of the Superintendent/Community Corrections Supervisor or designee, \$50 maximum may be placed on hold to cover the costs of shipment of personal property, outstanding medical co-pays, or other

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STATE OF WASHINGTON  
DEPARTMENT OF CORRECTIONS

APPLICABILITY  
**PRISON/WORK RELEASE**  
OFFENDER/SPANISH MANUALS [4-4292]

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# POLICY

TITLE  
**TRUST ACCOUNTS FOR OFFENDERS**

outstanding obligations unknown to the Business Offices. Any amount known to be owed by the offender may be withheld.

- E. Based upon the offender Work Release plan, and with the approval of the Community Corrections Supervisor/designee, an offender may be released with an amount of money sufficient to provide adequate community placement, provided funds are available in the offender's account.

## IX. Unclaimed Property

- A. Accounts/funds of offenders who are on escape status, or when the offender's address is unknown, will be held for 6 months by the Department. After 6 months, the account will be closed and the funds deposited to the CSRF as unclaimed property.
- B. An offender may request funds held in the CSRF be returned by completing DOC 09-012 Request for Unclaimed Property within 5 years of deposit to the CSRF.
- C. Property of deceased offenders will be handled per DOC 440.000 Personal Property for Offenders and DOC 620.200 Death of Offenders.

### DEFINITIONS:

Words/terms appearing in this policy may be defined in the glossary section of the Policy Manual.

### ATTACHMENTS:

- Deduction Matrix (Attachment 1)
- Deductions (Attachment 2) [7D-33]
- Process to Request an Exemption to Mandatory Savings (Attachment 3)
- Sub Accounts (Attachment 4)

### DOC FORMS:

- DOC 06-070 Mandatory Savings Account Exemption
- DOC 06-071 Mandatory Savings Account Access
- DOC 06-072 Work Release Program Transmittal of Trust Funds
- DOC 06-073 Offender Banking System Request for Advance and Promissory Note
- DOC 06-074 Offender Banking System Check Request
- DOC 06-075 Offender Request to Transfer Funds
- DOC 09-012 Request for Unclaimed Property

# DEDUCTION MATRIX

## TYPE OF DEPOSIT

NON-EXEMPT	LFO	CVC	SAVINGS	DCS	COI	PLRA	DEBT	NOTES
Class II Gratuity	20%	5%	10%	15%	15%	20%	20%	1
Class III Gratuity	-	5%	-	15%	-	20%	20%	
Class IV Gratuity	-	-	-	15%	5%	20%	20%	
Class II Incentive	20%	5%	10%	15%	-	20%	20%	1
Class IV Incentive	-	-	-	15%	-	20%	20%	
Work Training Release Paycheck	10%	-	12%	-	-	20%	20%	
Workers Compensation Benefits - paid pursuant to RCW 51.32.080	100%	5%	10%	-	20%	20%	20%	1, 2
Lawsuit Settlement	20%	5%	10%	-	20%	20%	20%	1
Lawsuit Settlement - LWOP/Death Penalty	20%	5%	-	20%	20%	20%	20%	
Inheritance	20%	5%	10%	100%	20%	20%	20%	1, 3
Other Deposits - not listed above	20%	5%	10%	20%	20%	20%	20%	1

## PARTIALLY EXEMPT - DUE TO FEDERAL STATUTE

Protected Tribal Funds	-	-	-	-	-	20%	-	
VA/SSA Disability Benefits	-	-	-	-	-	20%	-	
U.S.C. 42 1983 Lawsuit Settlements	20%	-	-	-	-	20%	20%	

## EXEMPT

Institution Transfer of Trust Account	-	-	-	-	-	-	-	
Education Sub Account	-	-	-	-	-	-	-	
Medical Sub Account	-	-	-	-	-	-	-	
Postage Sub Account	-	-	-	-	-	-	-	
CSRF Sub Account	-	-	-	-	-	-	-	
Vendor Refunds	-	-	-	-	-	-	-	
Voided Checks	-	-	-	-	-	-	-	
Personal Property Tort Claims - when received from OFM stamped as exempt	-	-	-	-	-	-	-	
UPS Damaged Property Settlement - when damaged during shipment due to transfer	-	-	-	-	-	-	-	

## DEDUCTION MATRIX

### NOTES:

1. Offenders sentenced as Life Without Parole (LWOP) are not subject to the savings deduction. Additionally, offenders whose earliest possible release dates are beyond life expectancy and have been approved via the process outlined in the Sub Accounts (Attachment 4) are not subject to the savings deduction.
2. Debt and Prison Litigation Reform Act (PLRA) will only collect after the Legal Financial Obligation (LFO) has been paid in full, or the agency's authority to collect has expired.
3. Cost of Incarceration (COI) will only collect after the child support obligation (i.e., Division of Child Services (DCS)) has been paid in full.

J-8

# DEDUCTIONS

## DEDUCTIONS:

Pursuant to RCW 72.09.111, RCW 72.09.450, RCW 72.09.480, and 28 U.S.C. § 1915, deductions specified in this attachment will be taken from qualifying deposits at the time the deposit is posted to an offender's trust fund. Deductions are subject to the priorities established in RCW 72.11.030.

The deposit types and percentages are displayed on the Deduction Matrix (Attachment 1). Further detail for any of the following deductions can be found in the Trust Accounting Manual.

The deductions specified in this attachment will not draw an offender's spendable balance below the indigent standard as defined in RCW 72.09.015.

### I. DEDUCTIONS PURSUANT TO RCW 72.09.111 AND RCW 72.09.480:

#### A. Legal Financial Obligations (LFO)

1. LFO deductions will occur until the offender has met his/her obligations or the Department's authority to collect has expired.
2. The offender's LFO balance is subject to an interest assessment by the county clerk per RCW 10.82.090.
3. LFOs are forwarded to the appropriate county clerk on a semi-monthly basis.

#### B. Crime Victim Compensation (CVC)

1. CVC deductions will be deposited in the Public Safety and Education account to assist victims of crime. A CVC deduction is not considered part of an offender's LFO.

#### C. Division of Child Services (DCS)

1. DCS deductions will be sent to DCS if an offender has an outstanding child support obligation, as identified by DCS.
2. The DCS will establish and/or remove a DCS obligation on an offender's account.

#### D. Cost of Incarceration (COI)

1. COI is used to support the Department Correctional Industries work programs for offenders. A COI deduction is not considered part of an offender's LFO.

### II. DEDUCTIONS PURSUANT TO RCW 72.09.450

- #### A. The Department will collect debt in the following order:

## DEDUCTIONS

1. Outstanding loan balance to the Community Services Revolving Fund (CSRF) (i.e., debt over 45 days old),
  2. Un-reimbursed Work Release room and board,
  3. Cost Sanctions and Attorney Fees (CSAF),
  4. Outstanding misdemeanor Cost of Supervision (COS) debt,
  5. Outstanding felony COS debt,
  6. Outstanding Offender Minimum Management Unit (OMMU) COS debt,
  7. Outstanding conversion COS debt,
  8. Outstanding from out-of-state COS debt,
  9. Health care services co-payment,
  10. Television fees,
  11. Replacement hygiene items,
  12. Postage,
  13. Copy costs,
  14. ID cards,
  15. Property damage, and
  16. Other Department restitution. All Department restitution, including electronic monitoring and fees not listed above, will be recovered based on the oldest debt first, regardless of origin.
- B. The CSRF loan balance collections will be forwarded to Administrative Services Division Business Services, LFO/COS Accounting Section for disposition. All other offender debts will be deposited in accordance with procedures in the Trust Accounting Manual.
- C. Debt balances may be collected in full from the offender's available balance at the time the offender is discharged from the custody of the Department; however, at the Superintendent's/Community Corrections Supervisor's discretion, an offender may retain sufficient funds for establishing personal residence upon release.
1. Available balance for debt collection does not include the amounts held in the savings or Work Release savings sub accounts. Amounts held in the savings and Work Release savings sub accounts will be issued to the offender upon release.
- D. Debt balances not collected at the time of release remain on the offender's account indefinitely.
- E. An outside party may pay the offender's debt. The outside party must send a signed memo/letter with the money order or cashier's check in the exact amount of the outstanding debt. Checks will be accepted at Headquarters and designated Work Release facilities only. The outside party cannot designate which debt is to be paid. Debt will be paid in the priority designated in this policy. Any amount exceeding the debt balance will be treated as an "other" deposit and deductions will be taken.

## DEDUCTIONS

### DEDUCTIONS PURSUANT TO 28 U.S.C. § 1915

- A. The Prison Litigation Reform Act (PLRA) allows an offender to proceed with a court action without prepayment of required filing fees. A PLRA obligation is established on an offender's account when the Department is notified by a U.S. District Court of filing fees due. The amount of the filing fee is established by the U.S. District Court.
- B. Each PLRA obligation will be deducted consecutively and independently per Deduction Matrix (Attachment 1) until paid in full.
- C. Filing fees deducted are forwarded to the U.S. District Court in accordance with the PLRA.

## PROCESS TO REQUEST AN EXEMPTION TO MANDATORY SAVINGS

Pursuant to RCW 72.09.480(8), an offender may be exempted from the requirement to have a savings sub account and the associated savings deduction if his/her earliest possible release date is beyond life expectancy.

Life expectancy will be determined through the most current version of the U.S. Census Bureau, Statistical Abstract of the United States, Table 100 - Expectation of Life and Expected Deaths by Race, Sex, and Age.

There are 2 circumstances where an exemption may be granted:

1. The earliest possible release date as verified by Records is beyond the offender's life expectancy, or
2. The offender has been diagnosed with a terminal illness as verified by Health Services and, subsequently, the earliest possible release date is beyond the offender's life expectancy.

### Steps for an Offender to Request an Exemption

1. The offender will complete DOC 06-070 Mandatory Savings Account Exemption and give it to his/her Counselor.
2. If the reason is "Earned Release Date (ERD) beyond life expectancy."
  - A. The Counselor will forward DOC 06-070 Mandatory Savings Account Exemption to the facility Records Office.
  - B. The Records designee will verify yes or no.
    - 1) If no, the Records staff will return the form to the offender's Counselor to return to the offender.
    - 2) If yes, the Records staff will forward the form to the facility Business Office.
      - a) The facility trust accounting staff will transfer savings to spendable.
      - b) The facility trust accounting staff will suspend the savings allocation on the offender's trust account.
      - c) The facility trust accounting staff will sign and forward the original form to facility Records for the offender's file.
      - d) The facility trust accounting staff will forward a copy of the signed form to Headquarters - Trust Accounting Manager, MS: 41107.

## PROCESS TO REQUEST AN EXEMPTION TO MANDATORY SAVINGS

3. If reason is "Terminal Illness - ERD beyond life expectancy"
  - A. The Counselor will forward the form to the facility Health Services.
  - B. The Health Services designee will verify yes or no.
    - 1) If no, the Health Services staff will return the form to the offender's Counselor to return to offender.
    - 2) If yes, the Health Services staff will forward the form to the Records staff who follow Step 2.B.2)b) of this process.

## SUB ACCOUNTS

### SUB ACCOUNTS

An offender's trust fund account is comprised of sub accounts. The sub accounts are:

- I. Spendable sub account,
- II. Savings sub account,
- III. Work Release savings sub account,
- IV. Postage sub account,
- V. Education sub account,
- VI. Medical sub account, and
- VII. Community Services Revolving Fund (CSRF) sub account.

#### I. SPENDABLE SUB ACCOUNT

- A. The spendable sub account is the amount of funds available for use by an offender.
- B. Offenders are not allowed to request funds from other sub accounts transferred to spendable balance for their use.
- C. The balance of the spendable sub account across all caseloads will be used to determine an offender's indigent status.
- D. The spendable sub account is subject to collection by the Department of Social and Health Services Division of Child Support, the county clerk, and/or a restitution recipient.

#### II. SAVINGS SUB ACCOUNT

- A. The savings sub account will accumulate the savings required by RCW 72.09.111 and RCW 72.09.480 to assist offenders with transition to the community.
- B. The savings account will only be available to an offender:
  1. During release from confinement,
  2. Prior to release from confinement in order to secure approved housing, or
  3. If the Secretary/designee determines an emergency exists for the offender.
- C. The Secretary/designee will determine the amount of savings available to the offender, with the exception of release from confinement.
- D. To request access to mandatory savings, an offender must complete DOC 06-071 Mandatory Savings Account Access and submit it to his/her Counselor/Community Corrections Officer (CCO).
  1. The Work Release Community Corrections Supervisors (CCS) can approve access to mandatory savings to assist offenders' transition to the community and will determine the amount the offender may withdraw.

## SUB ACCOUNTS

2. The Superintendent and Prisons Administrator must approve access to mandatory savings by offenders in Prison. If the Superintendent denies a request, it will not be further forwarded. An approved DOC 06-071 Mandatory Savings Account Access will be sent to the appropriate Offender Banking Unit.
- E. Offenders sentenced to Life without Parole (LWOP) or sentenced to death will be exempt from deductions to a savings sub account.
  1. Pre-existing savings in a savings sub account will be released to the offender if additional sentencing results in LWOP or a death sentence.
- F. An offender may be exempt from a savings sub account and/or savings deduction if his/her Earned Release Date is beyond life expectancy, as described in Attachment 3.
- G. Savings are exempt from debt collection at the time of release, except at the offender's request.
- H. Voluntary deposits to the savings sub account are not allowed.
- I. The savings sub account is subject to collection by the Department of Social and Health Services Division of Child Support, the county clerk, and/or a restitution recipient.

### III. WORK RELEASE SAVINGS SUB ACCOUNT

- A. A Work Release savings sub account deduction of 12 percent is taken from Work Release pay while an offender is assigned to a Work Release facility.
- B. Work Release savings will be released to the offender upon release from the jurisdiction of the Department. Final approval for access to Work Release savings sub accounts will be by the CCS for emergency use or community placement. The offender will complete DOC 06-071 Mandatory Savings Account Access and must be approved prior to access to savings sub accounts. The CCS will determine the amount of funds the offender may withdraw from his/her Work Release savings sub account. The request must include the offender's purpose for the use of the savings. The approved form will be forwarded to the appropriate Offender Banking Unit for processing. If the offender is returned to Prison, the Work Release savings will be applied to Work Release debt per Attachment 2.
- C. Voluntary deposits to the Work Release savings sub account are not allowed.
- D. Work Release savings are exempt from debt collection at the time of release, except at the offender's request.
- E. The Work Release savings sub account is **not** subject to collection by the Department of Social and Health Services Division of Child Support, the county clerk, and/or a restitution recipient.

## SUB ACCOUNTS

### IV. POSTAGE SUB ACCOUNT

- A. Funds received from outside sources and designated for the postage sub account are exempt from mandatory deductions per RCW 72.09.480(6).
- B. Offenders with funds in their postage sub account will request postage, personal property shipping, and mail for a private mail courier be taken from the postage sub account. Postage requests will be processed through the postage sub account prior to using the spendable sub account. If the postage sub account does not contain enough funds to cover the postage request, the balance of any request will be taken from the offender's spendable sub account balance. The offender cannot use the funds designated for the postage sub account for any purpose other than postage.
- C. The postage sub account is subject to collection by the Department of Social and Health Services Division of Child Support, the county clerk, and/or a restitution recipient.
- D. Upon release from the jurisdiction of the Department, any balance in the offender's postage sub account will be subject to deductions outlined in RCW 72.09.480(a) as described in Attachment 1.

### V. EDUCATION SUB ACCOUNT

- A. Funds received from outside sources and designated for the education sub account are exempt from mandatory deductions per RCW 72.09.480(5)(a).
- B. The education sub account may be used for payment of education, vocational programs, or postsecondary education degree programs as provided in RCW 72.09.460, and RCW 72.09.403, including tuition, fees, books, or any other appropriate costs.
- C. Disbursements from an offender's education sub account will not be made prior to approval and/or verification by the Education Department of the offender's participation in an approved education program.
- D. Any balance in the offender's education sub account is released to the offender upon release from the jurisdiction of the Department.
- E. The education sub account is subject to collection by the Department of Social and Health Services Division of Child Support, the county clerk, and/or a restitution recipient.

### VI. MEDICAL SUB ACCOUNT

- A. Funds received from outside sources and designated for the medical sub account are exempt from mandatory deductions.
- B. The medical sub account is only used for deposits and withdrawals when the offender has received approval, as specified in the procedures established in

## SUB ACCOUNTS

DOC 600.020 Offender Paid Health Care. Funds received as designated for an offender's medical sub account without prior approval will be returned to the sender at the offender's expense.

- C. The nominal, non-refundable processing fee of \$50 is withdrawn from the offender's account when the request is made to use the elective health care. See the Trust Accounting Manual.
- D. The medical sub account is subject to collection by the Department of Social and Health Services Division of Child Support, the county clerk, and/or a restitution recipient.
- E. Any balance in the offender's medical sub account is released to the offender.

### VII. COMMUNITY SERVICES REVOLVING FUND (CSRF) SUB ACCOUNT

- A. CSRF sub account deposits are funds requested by an offender's Work Release Community Corrections Supervisor to assist a Work Release offender seek employment. The maximum allowable request for a CSRF Loan is \$300. The offender must sign DOC 06-073 Offender Banking System Request for Advance and Promissory Note before the loan is completed.
- B. Deposits made to CSRF sub account are not subject to deductions.
- C. Requests for funds from CSRF sub account are approved on DOC 06-074 Offender Banking System Check Request.
- D. The Community Corrections Supervisor may approve offender requests for additional loans to purchase work related clothes or equipment. The offender must sign DOC 06-073 Offender Banking System Request for Advance and Promissory Note before the loan is completed.
- E. Community Custody offenders can receive a CSRF loan if the offender is unemployed, after signing DOC 06-073 Offender Banking System Request for Advance and Promissory Note. The Community Corrections Officer (CCO) must include in the request the length of time the offender is staying at the Work Release.
- F. The amount of the loan depends on the length of the offender's sentenced time:
  - 1. 0 – 30 days, or one month \$ 20
  - 2. 31 – 60 days, or 2 months \$ 50
  - 3. 61 – 90 days, or 3 months \$ 80
  - 4. 91 – 120 days, or 4 months \$100
  - 5. 121 – 150 days, or 5 months \$120
  - 6. 151 – 180 days, or 6 months \$150
- G. The CSRF sub account is **not** subject to collection by the Department of Social and Health Services Division of Child Support, the county clerk, and/or a restitution recipient.



STATE OF WASHINGTON  
**DEPARTMENT OF CORRECTIONS**  
**OFFICE OF THE SECRETARY**

P. O. Box 41101 • Olympia, Washington 98504-1101 • Tel (360) 725-8200  
FAX (360) 664-4056

**ADMINISTRATIVE BULLETIN AB-08-010**

**DATE:** May 22, 2008  
**TO:** Executive Staff  
**FROM:** Eldon Vail  
Secretary  
**RE:** **DOC 200.000 Trust Accounts for Offenders**

Changes to this policy are effective immediately. Sub Accounts (Attachment 4) will be updated under Section V. Education Sub Accounts.

V.C. of Sub Accounts (Attachment 4) will state the following:

- C. Disbursement from an offender's education sub account will only be made with the approval of the Superintendent/designee.
  - 1. Offender will submit DOC 06-076 Education Sub Account Withdrawal Request to their Counselor. The Counselor will forward the form to the Correctional Program Manager (CPM), who in conjunction with the Education Department will review and verify the offender's participation in an approved education, vocational, or postsecondary education degree program. The CPM will forward the form to the Superintendent for final approval.

Direct any questions regarding this administrative bulletin to Daniel Lewis, Trust Accounting Manager.

EV:dl

cc: Kerry Arlow, Policy Program Manager

# Exhibit 6



OFFENDER'S KITE  
PAPELETA DE PETICION DEL RECLUSO

OFFENDER NAME (PRINT) NOMBRE DEL RECLUSO (LETRA DE MOLDE) <b>CHAD PIERCE</b>		
DOC NUMBER / NUMERO DOC <b>714567</b>	UNIT, CELL / UNIDAD, CELDA <b>R1-B-09-L</b>	DATE / FECHA <b>7/14/08</b>
DESIRE INTERVIEW WITH OR ANSWER FROM / DESEA ENTREVISTA CON O RESPUESTA DE <b>ACCOUNTING</b>		

Interpreter needed for \_\_\_\_\_ (language).  
Necesito intérprete para \_\_\_\_\_ (idioma).

REASON/QUESTION  
RAZON/PREGUNTA

I WANT A GRAND TOTAL OF ALL LFD, ETC THAT I  
OWE, ALSO UNLIMITED SECTIONS NEED CLARIFIED IN  
MY MONTHLY STATEMENT AS NOTHING IS UNLIMITED SO  
WHAT WAC CODE AUTHORIZES THIS

Im THINKING OF PAYING ALL OFF SO THAT I ONLY  
GET 35% TAKEN. SO WHAT AMOUNT DO I OWE  
AND WHAT FLAT AMOUNT WOULD TERMINATE IT?

SIGNATURE/FIRMA

DAYS OFF/DIAS LIBRES

RESPONSE  
RESPUESTA

CVC, COI are "unlimited" because  
there is no set amount. It's based solely  
on the deposit you receive.

DC PLFD are "unlimited" because  
DC does not know what you owe, so  
will collect until notified by the court  
or DCS that you have paid in full.  
Write to DCS and your county of conviction  
for these balances.

RESPONDER/PERSONA QUE RESPONDE

DATE/FECHA

AM 7/29/08

LOG I.D. NUMBER



STATE OF WASHINGTON DEPARTMENT OF CORRECTIONS

OFFENDER COMPLAINT

CHECK ONE: [ ] INITIAL GRIEVANCE, [ ] EMERGENCY GRIEVANCE, [ ] APPEAL TO NEXT LEVEL

RESIDENTIAL FACILITIES: Send all completed copies of this form to the Grievance Coordinator. Explain what happened, when, where, and who was involved or which policy/procedure is being grieved. Be as brief as possible but include the necessary facts. A formal grievance begins on the date the typed grievance forms are signed by the coordinator. Contact a staff member to report an emergency situation or to initiate an emergency grievance. Please attempt to resolve all complaints through appropriate staff before initiating a grievance.

NAME: LAST FIRST MIDDLE DOC NUMBER
PROGRAM ASSIGNMENT WORK HOURS FACILITY/OFFICE UNIT/CELL

COMMUNITY SUPERVISION: Send all completed copies of this form directly to: Grievance Program Specialist, Offender Grievance Program, Department of Corrections, P.O. Box 41129, Olympia, WA 98504-1129.

MAILING ADDRESS: STREET OR P.O. BOX CITY STATE ZIP CODE TELEPHONE NUMBER

I WANT TO GRIEVE: I AM GOING TO CUT THIS GRIEVANCE TO THE CHASE, AND THE ACCOUNTANT AT INMATE FUNDS IS GRIEVING BECAUSE OF THEM TAKING LFO'S, LEGAL MAIL AND COST, COST OF INVESTIGATION, ON CASE # 98-1-01746-D; 72-1-00865-9, 01-1-10417-5; AND 05-1-08490-1 ALL BECAUSE OF THE 98, 98, 01 CASE NUMBERS AND NO LONGER JURISDICTION OF THE COURT, THEY HAVE TAKEN FULL BY THE COLLECTION AGENCY WITH TOOK OVER THE DEBT, THIS INCLUDE THE JEC ALSO, SO YOU DO NOT HAVE AUTHORITY OVER JURISDICTION TO TAKE THE FUNDS ON THESE CASE NUMBERS, AND YOU RESPONSIBLE TO CONDUCT MONEY AND INVESTIGATION BEING PAYING MY ACCOUNT MONEY, NOT ON THE 05 CASE NUMBER. I WANT A, BY THIS DATE HAVE RESOLUTION, SO YOU BUILDING AUTHORITY TO CHANGE THE COURT AS WELL, ALSO NO COST OF INVESTIGATION OF CUC. I WANT TO AS A BANK ACCOUNT CAN BE FIGURE EACH MONTH ON THAT, SO I AM FRAUD? AND YOU HAVE 2 DIFFERENT ACCOUNTS FOR (CUCS + CUC) (CUCS CUC) AND THINGS MADE FRAUD BY YOUR WORKING. DO YOU CAN UNIT TAKE 15% NOT 15%, AND 11/2/06 COURT ORDER FORBIDS LEGAL MAIL DEDUCTIONS SUGGESTED REMEDY:

- (1) ADJUST THE LFO UNLIMITED TO, (2) REMOVE BOTH CUCS, (3) STOP TAKING LEGAL MAIL YOU DO NOT RETAIN AUTHORITY/JURISDICTION AT THIS POINT, (4) REMOVE ALL COSTS, LEGAL MAIL DEDUCTIONS TO COMPLY TO 11/2/06 COURT ORDER THAT PUT IN CONTROL OF... SHOWING A VALID MANDATORY ORDER... YOU TO TAKE MY MONEY X 2

GRIEVANCE COORDINATOR'S RESPONSE LOCATION CODE DATE RECEIVED

- Your complaint is being returned because: [ ] It is not a grievable issue. [ ] You requested to withdraw the complaint. [ ] You failed to respond to callout sheet on [ ] The formal grievance/appeal paperwork is being prepared. [ ] The complaint was resolved informally. [ ] Additional information and/or rewriting is needed. (See below.) Return within five (5) days or by: Due Date: [ ] No rewrite received. Date:

EXPLANATION:

Table with 3 main columns: INITIAL COMPLAINT ORBS INFORMATION, DATE OF RESPONSE, COORDINATOR'S SIGNATURE. Sub-columns include TYPE, CATEGORY, AREA, SPEC, REMEDY, RESOLUTION.



STATE OF WASHINGTON  
DEPARTMENT OF CORRECTIONS

LEVEL 1 – INITIAL GRIEVANCE  
NIVEL 1 - QUEJA INICIAL

NAME: NOMBRE:	LAST APELLIDO	FIRST PRIMER NOMBRE	MIDDLE 2DO NOMBRE	DOC NUMBER NUMERO DOC	FACILITY/ FACILIDAD	UNIT/CELL UNIDAD/CELDA
	PIERCE	CHAD	714567	WCC	R1 B9	
COMMUNITY CORRECTIONS OFFICE OFICINA DE CORRECCIONES EN LA COMUNIDAD			DATE TYPED FECHA ESCRITA	PART B – OBTS. INFORMATION INFORMACION DE OBTS		
			Aug. 13, 08	REMEDY/REMEDIIO	RESOLUTION/RESOLUCION	PENDING/PENDIENTE
				03 04		

PART A – INITIAL GRIEVANCE/ PARTE A – QUEJA INICIAL

Response due/Respuesta requerida en \_\_\_\_\_

**I WANT TO GRIEVE:** I'm going to cut this Grievance to the chase, and the accountant at inmate funds. I'm grieving because of them taking LFO's, Legal Mail and copy, Cost of incarceration, on cause #98-1-01796-0; 92-1-00865-8, 01-1-10417-5; and 05-1-06490-7 all because of the 92,98.01 cause numbers are no longer jurisdiction of the court, they are paid in full by the collection agency who took over the debt, these include the VCC also, so you do not have authority, nor jurisdiction to take the funds on those case numbers, and your responsibility to conduct inquiry into jurisdiction before pillaging my account money, next on the 05 cause number I do not as of this date have restitution, so your lacking authority to charge LFO on that as well, also no cost of incarceration of CVC is unlimited as a daily amount can be figured each month on that, so I see fraud? Also you have 2 different accounts for (CVCS + CVC) (COIS + COI) and that's more fraud by your Admin. So you can only take 35% not 75%, and 11/30/06 court order forbids copies, mail deductions.

**SUGGESTED RESPONSE:** (1) Adjust the LFO unlimited to 0, (2) Remove both CVCS, COIS duplicate Accts. (3) stop taking LFO's as you do not retain authority/ jurisdictions at this point, (4) refund all copies, legal mail deductions to comply to 11/30/06 court order that your in contempt of. Show me a valid order allowing you to take my money x2

<i>Sharon Mack CS3</i>	<i>8-15-08</i>	<i>ISI Pierce, Chad</i>	
GRIEVANCE COORDINATOR SIGNATURE FIRMA DE COORDINADOR DE QUEJAS	DATE FECHA	GRIEVANT SIGNATURE FIRMA DE QUEJANTE	DATE FECHA

PART B – LEVEL I RESPONSE / PARTE B RESPUESTA PRIMER NIVEL

Since filing your initial complaint you've been transferred to SCCC. After conducting my initial investigation of your complaint and reviewing your Inmate Banking Account it appears that the deduction taken for the Legal Financial Obligations were taken accord to the RCW 72.11.020(1) and Policy 200.000 Offender Trust, the other deductions taken for CVCS/CVC/COIS/COI have done so accord to the policy. If you have proof of payment for your fines you write to Department of Corrections, % Karen Southwell- Supervisor LFO/COS, Unit P.O. Box 41107, Olympia, 98504.

<i>Sharon Mack CS3</i>	<i>8-15-08</i>
GRIEVANCE COORDINATOR SIGNATURE COOINADOR DE QUEJAS	DATE FECHA

You may appeal this response by submitting a written appeal to the coordinator within two (2) working days from date this response was received.  
Ud. puede apelar esta respuesta al someter una apelación por escrito al coordinador dentro de dos (2) días de trabajo de la fecha en que esta respuesta fue recibida.



STATE OF WASHINGTON  
DEPARTMENT OF CORRECTIONS

OFFENDER COMPLAINT

CHECK ONE:  INITIAL GRIEVANCE,  EMERGENCY GRIEVANCE,  APPEAL TO NEXT LEVEL

**RESIDENTIAL FACILITIES:** Send all completed copies of this form to the Grievance Coordinator. Explain what happened, when, where, and who was involved or which policy/procedure is being grieved. Be as brief as possible but include the necessary facts. A formal grievance begins on the date the typed grievance forms are signed by the coordinator. Contact a staff member to report an emergency situation or to initiate an emergency grievance. Please attempt to resolve all complaints through appropriate staff before initiating a grievance.

NAME: LAST <b>PIERCE</b>	FIRST <b>CHAS</b>	MIDDLE <b>A</b>	DOC NUMBER <b>714567</b>
PROGRAM ASSIGNMENT <b>_____</b>	WORK HOURS <b>_____</b>	FACILITY/OFFICE <b>S.C.C.</b>	UNIT/CELL <b>6A-7-6</b>

**COMMUNITY SUPERVISION:** Send all completed copies of this form directly to: Grievance Program Specialist, Offender Grievance Program, Department of Corrections, P.O. Box 41129, Olympia WA 98504-1129.

MAILING ADDRESS: STREET OR P.O. BOX	CITY, STATE	ZIP CODE	TELEPHONE NUMBER
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I WANT TO GRIEVE: PART B - LEVEL I RESPONSE DUE TO THE POLICY AND PROCEDURES OF THE CITED RCW 72.11.020(1) WHICH IN TURN CITES RCW 72.09.111 WHICH PROVIDES THAT THE ONLY AUTHORITY AND LEGALLY JUSTIFIABLE DEDUCTIONS ALLOWED TO BE TAKEN OUT OF AN OFFENDER ARE AS FOLLOWS: RCW 72.09.111 SECTION (1) SAYS THE SECRETARY SHALL DEDUCT TAXES AND LEGAL FINANCIAL OBLIGATIONS FROM THE GROSS WAGES, GRATUITIES, OR WORKMANS COMPENSATION BENEFITS PAYABLE DIRECTLY TO THE INMATE UNDER CHAPTER 51.32 RCW, OF EACH INMATE WORKING IN OCCUPATIONAL INDUSTRIAL WORK PROGRAMS, OR OTHERWISE RECEIVING SUCH WAGES, GRATUITIES, OR BENEFITS. THE FORMULA SHALL NOT REDUCE THE INMATE ALLOWANCE BELOW THE MINIMUM LEVEL AS DEFINED IN RCW 72.09.015. NONE OF THE LISTED FORMULAS ARE ALLOWING THE P.O.C. SECRETARY TO ANTICIPATE TAXATION FOR L.F.D. ETC ON INCOMING MONETARY INSTITUTIONS FROM FAMILY ETC. THE STATUTE APPLY DIRECTLY TO WAGE O.D.C. WORK PROGRAM GRATUITIES, AND THATS NOT DEFINES AS TO THE OUTSIDE SOURCES (ENDING INSTITUTIONS) OF A MONETARY VALUE IN TO INMATE. THEREFORE NO WHERE IN ANY RCW/POLICY DOES IT SAID THIS DEPARTMENT OF CORRECTIONS IS ALLOWED TO TAKE OUT INCLUDING MONEY, JUST INSIDE THE MONEY, THEREFORE MY REMEDY IS TO CLAIM A LEGITIMATE TORT TO STOP UNAUTHORIZED L.F.D. DEDUCTIONS ON OUTSIDE MONEY COMING IN, ALSO WHY IS MY NAME MENTIONED ON THE LEVEL I RESPONSE BY STAFF? I DID NOT SIGN THAT DOCUMENT.  
SUGGESTED REMEDY: MONEY FOR DAMAGES, SOCIAL, AND ALL MONEY ACCOUNTS I OWNED TO BE REIMBURSED, AND ATTORNEY FEES, COSTS, COURT COSTS.

MANDATORY [Signature] 8/26/18  
SIGNATURE DATE

<b>GRIEVANCE COORDINATOR'S RESPONSE</b>	LOCATION CODE	DATE RECEIVED
	Your complaint is being returned because: <input type="checkbox"/> It is not a grievable issue. <input type="checkbox"/> You requested to withdraw the complaint. <input type="checkbox"/> You failed to respond to callout sheet on _____ <input type="checkbox"/> The formal grievance/appeal paperwork is being prepared.	
<input type="checkbox"/> The complaint was resolved informally. <input type="checkbox"/> Additional information and/or rewriting is needed. (See below.) Return within five (5) days or by: Due Date: _____ <input type="checkbox"/> No rewrite received. Date: _____		
EXPLANATION: _____		

INITIAL COMPLAINT ORTS INFORMATION						DATE OF RESPONSE	COORDINATOR'S SIGNATURE
TYPE	CATEGORY	AREA	SPEC	REMEDY	RESOLUTION		

LOG I.D. NUMBER  
0823058



STATE OF WASHINGTON  
DEPARTMENT OF CORRECTIONS

APPEAL TO LEVEL II  
APELACIÓN AL 2DO NIVEL

NAME: LAST NOMBRE: APELLIDO	FIRST PRIMER NOMBRE	MIDDLE 2DO NOMBRE	DOC NUMBER NUMERO DOC	FACILITY/FACILIDAD 0623058	UNIT/CELL UNIDAD/CELDA
Pierce	Chad	A	714567	SCC	GA74
COMMUNITY CORRECTIONS OFFICE OFICINA DE CORRECCIONES EN LA COMUNIDAD		DATE TYPED FECHA ESCRITA	PART B - OBTS INFORMATION / INFORMACION DE OBTS		
C1100		10/27/08	REMEDY/REMEDI 08	RESOLUTION/RESOLUCION 04	PENDING/PENDIENTE

PART A - APPEAL TO LEVEL II / PARTE A - APPELACIÓN AL 2DO NIVEL Response due/Respuesta requerida en \_\_\_\_\_

I WANT TO GRIEVE: The answer received solves absolutely nothing, as mR Harp did not give an honest answer and in reality is misapplying, and most definantly misinterpreting the legislatures intent on DOC collection of cost of incarceration 20% from me by stating it is marked in the J&S to apply to county jail time. It would behoof you to reread the proper law in refrence to what is waived in all of my J&S which I have certified copies of, it's a DOC felony J&S, not county misdemeanors! So you flat out lied to cover further fraud your partaking in

SUGGESTED REMEDY: \$ (20% COI/COIS to stop!!!!)

	10/27/08		on file
GRIEVANCE COORDINATOR SIGNATURE FIRMA DE COORDINADOR DE QUEJAS	DATE FECHA	GRIEVANT SIGNATURE FIRMA DE QUEJANTE	DATE FECHA

PART B - LEVEL II RESPONSE / PARTE B RESPUESTA 2DO NIVEL

Bill Banks, LBA, reviewed the response to your Level 1 grievance and found the response to be correct. You are confusing Legal Financial Obligations (LFO) and Cost of Incarceration (COI). LFO's are imposed by the county courts and are part of the Judgment and Sentence (J&S). Cost of Incarceration (COI) is imposed by the legislature (RCW 72.09.480) and is collected per Policy 200.000 Deduction Matrix.

\_\_\_\_\_  
SUPERINTENDENT, WORK RELEASE SUPERVISOR, FIELD ADMINISTRATOR SIGNATURE  
SUPERINTENDENTE, DATE  
FECHA

You may appeal this response by submitting a written appeal to the coordinator within two (2) working days from date this response was received.  
Ud. puede apelar esta respuesta al someter una apelación por escrito al coordinador dentro de dos (2) días de trabajo de la fecha en que esta respuesta fue recibida.

# Exhibit 7

IN THE SUPERIOR COURT OF WASHINGTON  
IN AND FOR THE COUNTY OF KING

CHAD A. PIERCE,

Petitioner,

)  
) No. 05-1-06490-7KNT  
)

petition/order for order is attached.

coversheet GR 14



1 Further the petitioner requests this court who retains total  
2 jurisdiction over the matter, to order the department of corrections  
3 to re-credit the account back to the start of the petitioners stay  
4 in the department of the charges incurred in the litigation of the  
5 case above stated.

6 The petitioner has followed the proper procedures of the DOC  
7 entity and grieved the Departments withdrawls of money for the  
8 cost of incarceration, as well as the legal work prepared in the  
9 case. The Department stated that the court did not waive the cost  
10 of incarceration for the department just the county cost of the  
11 incarceration. Which according to the Judgement and sentence is  
12 a blatent mistating this courts rulings handed down. See EXHIBIT B.

13 The department accounting system did not even know what they  
14 were taqing money out for when asked through the kiting system.  
15 And told this petitioner to go to the courts in which the sentence  
16 was handed down to get the court to draft the order. See EXHIBIT C.

17 Wherefore the petitioner prays this court to grant the following  
18 requests:

19 1. That the petitioner is indigent, and therefore the Department  
20 is to refund any charges incured in the preperation of the legal  
21 case of criminal nature.

22 2. That the petitioner's Judgement and Sentence did in fact  
23 waive all cost of State incarceration fees as well as county cost  
24 of incarceration, therefore the department must cease from taking  
25 a debt on the cost of incarceration.

26 3. That the petitioner is not to pay upon any costs in this case  
27 until he is released from the department of corrections as set out  
in the judgement and sentence.

1 4. That the petitioner account must be credited back the costs  
2 taken out for incarceration fees, legal copies, legal mailing,  
3 legal postage, and no further costs for the active litigation on  
4 the above needs is to be incurred.

5 5. A proposed order accompanies this petition.  
6

7 I, CHAD PIERCE, declare under the penalty of perjury in and for  
8 the laws of the State of Washington that the foregoing is true and  
9 correct.

10 DATED THIS 1st day of November, 2008.

11 Chad PIERCE

12 CHAD A. PIERCE- PETITIONER  
13 Stafford Creek Correctional Center  
14 191 Constantine Way  
15 Aberdeen, Wa 98520  
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IN THE SUPERIOR COURT OF WASHINGTON  
IN AND FOR KING COUNTY

CHAD A. PIERCE,  
Petitioner.

)  
) No. 05-1-06490-7 KNT  
) PROPOSED ORDER FOR PETITION

This matter came before the Court on the petitioner, CHAD PIERCE  
petition for an order amending the earlier court order drafted on  
11/30/06 in which this court ruled the defendant was an  
indigent defendant, and therefore not to be charged for fees  
incurred in the litigation of the pending criminal matter, and all  
charges made to petitioners account were to be refunded.

Further the petitioner moves by petition this court to order the  
department of correction to be barred from collecting upon the  
costs of incarceration and any legal obligations in the case above  
stated as this court waived all of the costs of incarceration, as  
well this court ruled in the judgement and sentence, that the  
petitioner was not to begin making any kind of payments on the  
legal obligations of \$500.00 victim fees as well as any other incurred  
charges until he is released from the department of corrections.

This court having considered the petition, as well as the  
attached evidence:

- (A). The earlier order dated for 11/30/06 as Ex A.
- (B). The Petitioners grievance filed with the department as EX B
- (C). The kites written by the petitioner and responded to by the  
department of corrections. As EX C.

ORIGINAL

1 BAES UPON THE EVIDENCE PRESENTED AND PETITION HEARD THIS  
2 COURT HEREBY FINDS:

3 1. That the earlier order prohibiting the petitioner from  
4 incurring costs for legal litigation of the currently active case  
5 is to be ammended prohibiting the depart,ment of corrections from  
6 collecting any money for the legal copies, mailing, and expenses  
7 related to the litigation of the criminal matter.

8 2. That the court did make a factual ruling stating that the  
9 petitioner was not to be making any payments of any financial legal  
10 obligations until he is released.

11 3. That the court did in factual documented evidence to witt a  
12 judgement and sentence waive all cost of incarceration fees in both  
13 county and state forums for the petitioner.

14 4. That the petitioner was found to be indigent by both this  
15 court as well as in the court of appeals.

16 BASED ON THE ABOVE FINDINGS, IT IS HEREBY ORDERED:

17 1. That the department of corrections is not to charge the  
18 petitioner with legal costs incurred in the litigation of this case  
19 as the petitioner was found indigent.

20 2. That the department of corrections is further ordered to  
21 abide by the language of the judgement and sentence of the case  
22 and is not allowed to incure any charges or negative balances in  
23 the acount of the petitioner for the costs of legal financial  
24 obligations, or the costs of incarceration. As the cost of the  
25 incarceration fees waived were for both the county & State forums.

26 3. The earlier court order issued on 11/30/06 is to be  
27 ammended to include the department of corrections. Any costs incurred  
are to be refunded in the petitioners case at the D.O.C. facility.

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DATED THIS \_\_\_\_\_ DAY OF \_\_\_\_\_, 200\_\_.

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JUDGE GEORGE T. MATTSO

*Chad Pierce 11/6/18*

PRESENTED BY: CHAD A. PIERCE -714567  
Stafford Creek Correctional Center  
191 Constantine Way  
Aberdeen, Wa 98520

1 STATE OF WASHINGTON )  
2 COUNTY OF GRAYS HARBOR )

SS: Affidavit of petitioner

3  
4  
5 I, CHAD A. PIERCE, being duly sworn upon oath as the above  
6 stated petitioner, in the State of Washington, does hereby, Declare  
7 Depose, and say:

8 1. That I am the individual of the record in the above entitled  
9 case, and am familiar with the records and files within;

10 2. See true and correct copies of the court order dated on  
11 11/30/06 as exhibit A;

12 3. See true and correct copies of petitioners grievance in  
13 relation to the requested relief as EXHIBIT B;

14 4. See true and correct copies of the petitioners kites in  
15 the above requested procedures as EXHIBIT C.

16 For the purposes of this motion the above identity of the  
17 petitioner and all of the files and documents stated herein are  
18 true and correct, and undisputable.

19 FURTHER YOUR AFFIANT SAYETH NOT.

20  
21 Chad A. Pierce 11/6/08  
22  
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27

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

CHAD A. PIERCE,

Petitioner.

) No. 05-1-06490-7KNT  
)

motion for transcript order is attached.

cover sheet GR 14

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

CHAD A. PIERCE, ) No. 05-1-06490-7KNT  
                  ) )  
Petitioner.      ) Motion for transcript order

I. PETITION.

Comes now, CHAD PIERCE, the above stated petitioner and requests this court to ammend the ruling and order dated for the 5/5/2008.

The ruling allowed and ordered the clerks office to prepare the following hearings on CD/DVD format:

- (1). 5-24-2005-GARJC-05-100;
- (2). 11/01/2007 DR3J 9:42:24-3:52:14;
- (3). 11/02/2007 DR3J 9:08-3:40:26;
- (4). 12/06/2007 DR3J 9:14:50-3:58:18;
- (5). 12/10/2007 DR3J 9:14:37-2:58;
- (6). 12/20/2007 DR3J 9:10-3:54:50;
- (7). 1/03/2008 DR3J 9:15:40-12:06:51;
- (8). 1/24/2008 DR3J 9:52:39-3:58:16;

Also the court ordered the sentencing hearing held on 5/30/2008 to be transcribed as well in the order.

This petition is brought in good-faith as the issue with the Department of Corrections is that inmates may not

HAVE CO/ORD HEARING FORMAT-

1 The order needs to be changed and the petitioner requests  
2 it to be corrected and allow the clerks office to prepare  
3 a verbatim transcript format typed out as the Department  
4 Of Corrections rejected and took the record provided by  
5 this court recently.

6 A copy of the order the court drafted is attached as exhibit  
7 A.

8 Please draft an order allowing the clerks office to  
9 prepare a verbatim report of proceedings of the above stated  
10 pleadings.

11 I, CHAD A. PIERCE, declare under the penalty of perjury  
12 in and for the laws of the State Of Washington that the  
13 foregoing is true and correct.

14 DATED THIS 2ND Day of November, 2008.

15   
CHAD A. PIERCE-714567

16 STAFFORD CREEK CORRECTIONAL CENTER  
17 191 Constantine Way  
18 Aberdeen, Wa 98520  
19  
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21  
22  
23  
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26

EXHIBIT  
A

FILED

08 MAY -6 AM 11:46

KING COUNTY  
SUPERIOR COURT CLERK  
KENT, WA

SUPERIOR COURT OF THE STATE OF WASHINGTON  
COUNTY OF KING

STATE OF WASHINGTON

Plaintiff,

NO. 05-1-06490-7 KNT

vs.

ORDER ON CRIMINAL  
MOTION

CHAO PIERCE

(ORCM)

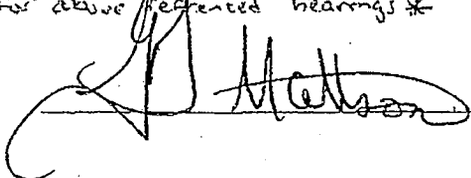
Defendant.

The above-entitled Court, having heard a

motion to order CDs of courtroom hearing proceedings for the purpose of transcription process of the above referenced case number, and clerks minutes free of charge as the defendant is indigent and to be provided upon completion to Jana Krahnner the Investigator of this cause.

IT IS HEREBY ORDERED that the Clerks Office will produce CD format copies of the following hearings dates and times free of charge to the defendant through his Investigator Jana Krahnner: (1) 5-24-2005 - (CJIC-05-100; (2) 11/1/07 DC35 9:42:24 - 3:52:14; (3) 11/2/07 DC35 9:08-3:40:26; (4) DC35 12/6/07 9:14:50 - 3:58:18; (5) DC35 12/10/07 9:14:37 - 2:58; (6) DC35 12/20/07 9:10 - 3:54:50; (7) 1/3/08 DC35 1/3/08 9:15:40 - 12:06:51; (8) DC35 1/24/08 9:52:39 - 3:58:16. \*also the Ruling hearing once completed may be placed on CD for defendant as well.\* \*also any clerks minutes needed for above referenced hearings.\*

DATED: 5-5-08



JUDGE

Deputy Prosecuting Attorney

[Signature] "Pro SE"  
Attorney for the Defendant

Order on Criminal Motion (ORCM)

05/02

ORIGINAL

EXHIBIT A.

CERTIFIED COPY TO COUNTY JAIL NOV 30 2006

FILED  
KING COUNTY, WASHINGTON

NOV 30 2006

SUPERIOR COURT CLERK  
BY: NANCY L. SLYE  
DEPUTY

SUPERIOR COURT OF THE STATE OF WASHINGTON  
COUNTY OF KING

STATE OF WASHINGTON Plaintiff, NO. 05-1-06490-7 KNT  
vs. ORDER ON CRIMINAL MOTION  
Chad Pierce Defendant (ORCM)

The above entitled Court, having heard a motion for legal access and supplies from DAJD.

IT IS HEREBY ORDERED that <sup>pro se</sup> Mr. Pierce is an indigent inmate, and any charges made for his account that was related to his criminal case since October 10, 2006 will be refunded. Mr. Pierce shall have at least one pencil available for his legal writings. He shall have an additional 2-hours per week to Westlaw, subject to scheduling conflicts or unavailability of the station. Court recommends to the extent that funds required to retain

DATED: 11-30-06 MS-Kemp as counsel runs out, she shall be appointed as stand by counsel.

[Signature]  
Deputy Prosecuting Attorney

[Signature]  
JUDGE

[Signature]  
Attorney for the Defendant PRO SE  
Order on Criminal Motion (ORCM)



05/02

Mr. Yamada and Ms. Kemp shall agree on approved numbers for Mr. Pierce to call through the pin number system.  
Mr. Pierce is ordered request additional funding for supplies through an application to OPA.

EXHIBIT B.

STATE OF WASHINGTON  
DEPARTMENT OF CORRECTIONSLEVEL 1 - INITIAL GRIEVANCE  
NIVEL 1 - QUEJA INICIAL

Name: NOMBRE:	Last APELLIDO	First PRIMER NOMBRE	Middle 2DO NOMBRE	DOC Number NUMERO DOC	Facility/FACILIDAD	Unit/Cell UNIDAD/CELDA
	Pierce	Chad	A	714567	SCCC	GA 7L
Community Corrections Office OFICINA DE CORRECCIONES EN LA COMUNIDAD			Date Typed FECHA ESCRITA 10/03/08	PART B - OBTS INFORMATION INFORMACION DE OBTS		
				Remedy/REMEDIIO	Resolution/RESOLUCION	Pending/PENDIENTE
				<i>OK</i>	<i>OK</i>	

## PART A - INITIAL GRIEVANCE/ PARTE A - QUEJA INICIAL

Response due/Respuesta requerida en

**I WANT TO GRIEVE:** That im being illegally restrained by your department collecting on cost of incarceration of cause #(s) 980100176-D, D1-1-10417-SKNT, and D5-1-D-6490-7 KNT, as these const have been clearly waived, also I'd like to state this is maliciously being completed due to your duty and obligation to read the Judgement & Sentences. Also according to the law you cannot touch money coming in from my wife as its (A) not gratuity, and (B) its already taxed money out there.

**SUGGESTED REMEDY:** Provide my account the COI/COIS that has already been removed all the way back to 2002, as well as stop taking the 20% COI/COIS fee from incoming.

*[Signature]* *10/3/08* *Chad Pierce* *10-3-08*

Grievance Coordinator Signature FIRMA DE COORDINADOR DE QUEJAS	Date FECHA	Grievant Signature FIRMA DE QUEJANTE	Date FECHA
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## PART B - LEVEL I RESPONSE / PARTE B RESPUESTA PRIMER NIVEL

GC Oberland investigated your complaint and spoke with Mr. Harp in the Accounting Services. It has been concluded that in the J&S the courts address the Cost of Incarceration for the County Jail, not Prisons. The LFO's that they are referencing are for the counties of where you had been convicted. The COI that you are paying for within prisons is to support the Department of Correctional Industries.

*[Signature]* *10/19/08*

Grievance Coordinator Signature COOINADOR DE QUEJAS	Date FECHA
--	---------------

You may appeal this response by submitting a written appeal to the coordinator within two (2) working days from date this response was received. Ud. puede apelar esta respuesta al someter una apelación por escrito al coordinador dentro de dos (2) días de trabajo de la fecha en que esta respuesta fue recibida.

EXHIBIT C.

OFFENDER'S KITE  
 PAPELETA DE PETICION DEL RECLUSO

OFFENDER NAME (PRINT) NOMBRE DEL RECLUSO (LETRA DE MOLDE)  
**CHAD PIERCE**

DOC NUMBER / NUMERO DOC UNIT, CELL / UNIDAD, CELDA DATE / FECHA  
**714567 R1-B-09-2 7/14/8**

DESIRE INTERVIEW WITH OR ANSWER FROM / DESEA ENTREVISTA CON O RESPUESTA DE  
**ALOUANTUVE**

REASON/QUESTION  Interpreter needed for \_\_\_\_\_ (language).  
 Necesito Interpretar para \_\_\_\_\_ (idioma).  
 RAZON/PREGUNTA

I WANT A SECOND TALK OF BILL LEO, ETC THAT I  
 AM, ALSO UNLIMITED SECTIONS NEED CHANGED IN  
 MY PROBATION STATEMENT AS NOTHING IS UNLIMITED SO  
 WHAT LAW CODE AUTHORIZES THIS  
 I'M THINKING OF PAYING ALL OFF SO THAT I DON'T  
 GET 35% TAKEN, SO WHAT AMOUNT DO I OWE  
 AND WHAT FIRST AMOUNT WOULD TERMINATE IT?

SIGNATURE/FIRMA \_\_\_\_\_ DAYS OFF/DIAS LIBRES \_\_\_\_\_

RESPONSE  
 RESPUESTA  
 CHAD, YOU ARE UNLIMITED" BECAUSE  
 THERE IS NO SET AMOUNT. IT'S BASED SOLELY  
 ON THE DISCRETION YOU RECEIVE.  
 DOES NOT KNOW WHAT YOU OWE, SO  
 WILL REJECT UNTIL NOTIFIED BY THE COURT  
 OR DCS THAT YOU HAVE PAID IN FULL.  
 WHITE TO DCS AND YOUR COUNTY OF DETERMINATION  
 FOR THOSE BALANCES.

RESPONDER/PERSONA QUE RESPONDE **AMR** DATE/FECHA **7/29/08**

OFFENDER'S KITE  
 PAPELETA DE PETICION DEL RECLUSO

OFFENDER NAME (PRINT) NOMBRE DEL RECLUSO (LETRA DE MOLDE)  
**CHAD PIERCE**

DOC NUMBER / NUMERO DOC UNIT, CELL / UNIDAD, CELDA DATE / FECHA  
**714567 R1-B-09-2 7/30/8**

DESIRE INTERVIEW WITH OR ANSWER FROM / DESEA ENTREVISTA CON O RESPUESTA DE  
**TRINATE BANKING**

REASON/QUESTION  Interpreter needed for \_\_\_\_\_ (language).  
 Necesito Interpretar para \_\_\_\_\_ (idioma).  
 RAZON/PREGUNTA

I WANT TO KNOW WHAT THE CHARGE NUMBERS ARE AND  
 THE COUNTY OF CONVICTION. ARE THAT YOU CAN TAKE  
 LEO MONEY FROM MY ACCOUNT FOR AS I'M GOING TO  
 GET IN TOUCH WITH THOSE POINTS.  
 PLEASE RESPOND FAIRLY FAST

SIGNATURE/FIRMA \_\_\_\_\_ DAYS OFF/DIAS LIBRES \_\_\_\_\_

RESPONSE  
 RESPUESTA  
 YOU NEED TO CONTACT YOUR  
 COUNTY OF CONVICTION FOR  
 THESE AMOUNTS

RESPONDER/PERSONA QUE RESPONDE **AMR** DATE/FECHA **8/7/08**

Dear Clerk;

2/19/09

Please Send me a copy of this  
Petition and Exhibits back with a file  
stamp on it; As you retain my only  
copy of this and I need one for my  
file.

Thanks

RECEIVED  
FEB 23 2009

CLERK OF COURT OF APPEALS DIV II  
STATE OF WASHINGTON

Chad A. Pierre - 714567-6-C-20  
SCCC

191 Constantine Way  
Aberdeen, WA 98520

FILED  
COURT OF APPEALS  
DIVISION II

09 FEB 23 AM 10:06

STATE OF WASHINGTON

BY \_\_\_\_\_  
DEPUTY

COURT OF APPEALS  
DIVISION TWO  
OF THE STATE OF WASHINGTON

CHAD A PIERCE )  
Plaintiff / Petitioner ) No. \_\_\_\_\_ )  
 )  
V. ) **Motion for Order** )  
 ) **of Indigence** )  
Department of Corrections ) **(RAP 15.2)** )  
Defendant / Respondent )

Comes now Chad Pierce, Plaintiff / Petitioner, Pro Se, moves the court for an order of indigence pursuant to RAP 15.2. The Plaintiff / Petitioner listed in the above cause number lacks sufficient funds to prosecute appeal and applicable law grants a Plaintiff / Petitioner the right of review at public expense.

This motion is supported by affidavit setting forth assets, expenses, and liabilities. A statement of the amount that I contribute towards the expense of review is enclosed. This review is sought in good faith.

Chad Pierce  
Signature

CHAD PIERCE  
Print Name

SCCC  
Institution

191 Constantine Way  
Address

Aberdeen, WA 98520  
City State Zip

COURT OF APPEALS  
 DIVISION Two  
 OF THE STATE OF WASHINGTON

CHAD PIERCE  
 Plaintiff / Petitioner

No. \_\_\_\_\_

V.

Affidavit in Support of  
 Motion for Indigency  
 (RAP 15.2)

DEPARTMENT OF CORRECTIONS  
 Defendant / Respondent

I, Chad Pierce, Plaintiff / Petitioner, Pro Se, being duly sworn, on oath, deposes and states:

**STATEMENT OF FINANCES:**

1. I presently have a total of \$ 250 in cash. This amount includes all checking and savings accounts that belong to me.

2. I am not employed. My employer is/was Self employed over 4 yrs ago.

3. During the last 12 months, I did not get money from business, profession, or other forms of self-employment. If I did, it was \$      and the total income I earned was \$ 90.00. TA in Class Here 110.00

4. During the past 12 months, I: See EX 4 of PRP FOR Account Summary For Whole Imprisonment.

DID

DID NOT



Receive rent payments, If so, the total was \$ \_\_\_\_\_.



Received interest, If so, the total was \$ \_\_\_\_\_.



Received dividends, If so, the total was \$ \_\_\_\_\_.



Received other money, If so, the total was \$ ?.

Not much

5. List all Real Estate and other property of things of value that belong to you or in which you have interest. (Tell what each item of property is worth, and how much you owe on the item).

ITEM	VALUE
<del>_____</del>	\$ _____

6. I ~~am~~ am not married. If married, my spouse's name and address is:

Connie Lawrence address unknown

7. All persons who need me to support them are:

NAME	ADDRESS	AGE
<del>_____</del>	<del>_____</del>	<del>_____</del>
<del>_____</del>	<del>_____</del>	<del>_____</del>
<del>_____</del>	<del>_____</del>	<del>_____</del>

8. All the bills, debts I owe are:

NAME OF CREDITOR	ADDRESS	AMOUNT
<u>Unknown</u>	<u>?</u>	\$ <u>?</u>
<u>X 3</u>	<u>?</u>	\$ <u>?</u>
<u>_____</u>	<u>?</u>	\$ <u>?</u>
<u>_____</u>	<u>_____</u>	\$ _____
<u>_____</u>	<u>_____</u>	\$ _____
<u>_____</u>	<u>_____</u>	\$ _____

9. If unemployed, I have taken the following steps to obtain employment:

Im a TA in class at this prison \$55<sup>00</sup>  
Each month Subject to deductions

~~10. My prior/present attorney has refused to provide services on appeal or credit.~~

~~11. I have tried without success to borrow from lending institutions for the purpose of funding my appeal.~~

~~12. The total amount which I am contributing towards the expense of review is \$ 0.~~

13. The costs sought to be waived or provided at public expense are (check all that apply)

- Filing Fees
- Verbatim Reports of Proceeding
- Clerks papers
- Costs in Reproduction of Briefs
- Costs of Professional Services
- Costs of Services Provided by Counsel (other than normal overhead)
- Other Costs: \_\_\_\_\_

14. A brief statement of the nature of the case is as follows: (attach additional sheets if necessary)

DOC is encroaching upon 2 J+S and  
has violated the Seperation of Powers  
Doctrine

Lined writing area with a diagonal line drawn across it.

15. The issues I wish to review are: (state issues here)

A. See prp

B. See prp

C. See pp

D. See pp

**DESIGNATION OF THE RECORD**

16. The following portion of the verbatim Reports and Proceedings are necessary for review: (Check each portion to be included and indicate the issues to which each portion relates by the number assigned to that issue in paragraph 15)

<b>TO BE INCLUDED</b>	<b>RELATED ISSUES</b>
<input type="checkbox"/>	Voir Dire of Prospective Jurors
<input type="checkbox"/>	Opening Statement
<input type="checkbox"/>	Testimony
<input type="checkbox"/>	Witness Testimony
<input type="checkbox"/>	Witness Testimony
<input type="checkbox"/>	Witness Testimony
<input type="checkbox"/>	Witness Testimony
<input type="checkbox"/>	Exceptions to instructions
<input type="checkbox"/>	Closing Arguments
<input type="checkbox"/>	Procedure outside the presents of Jury
<input type="checkbox"/>	Sentencing
<input type="checkbox"/>	Confession Hearing (CrR 3.5)
<input type="checkbox"/>	Suppression Hearing (CrR 3.6)
<input type="checkbox"/>	Omnibus Hearing (CrR 4.5)
<input type="checkbox"/>	Other

17. I believe the appeal is in good faith.

18. My retained/appointed counsel was \_\_\_\_\_

I am asking the court for previous counsel to be withdrawn. I am asking the court to appoint new counsel at this time.



Signature

CHAD PIERCE 714567

Print or type Name and DOC #

SCCC

Institution

191 CONSTANTINE WAY

Address

Aberdeen WA 98520

City

State

Zip

Signed and Delivered in the Presents of:

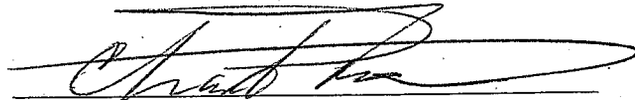
STATE OF WASHINGTON )

) ss.

County of Grays Harbor )

I, Chad Pierce, certify under penalty of perjury, the laws of the State of Washington that the foregoing is true and correct. Pursuant to RCW 9A.72.085.

2/15/2009  
Dated



Stafford Creek Corrections Center  
191 Constantine Way, Unit 6, Cell C-20  
Aberdeen, Washington  
98520

Executed at: Grays Harbor, Aberdeen  
County, City

COURT OF APPEALS  
DIVISION TWO  
OF THE STATE OF WASHINGTON

CHAD PIERCE

Plaintiff / Petitioner

v.

DEPARTMENT OF CORRECTIONS

Defendant / Respondent

No. \_\_\_\_\_

Order of Indigency  
(RAP 15.2)

IT IS HEREBY ORDERED THAT: (As Checked)

- The Plaintiff / Petitioner is permitted to file this action without payment of a filing fee.
- The County Sheriff is directed to serve the pleadings in this action without charge to the Plaintiff / Petitioner
- Payment of the filing fee may be reviewed at a subsequent hearing.
- Forms shall be provided to the Plaintiff / Petitioner at no cost.
- The Clerks Office shall provide one complete set of copies of the pleadings to the Plaintiff / Petitioner without cost.
- The motion is denied.
- Other Copies of prp are ordered to be sent to Attorney General who represents DOC
- Other \_\_\_\_\_

Dated this \_\_\_\_\_ Day of \_\_\_\_\_, \_\_\_\_\_.

\_\_\_\_\_  
Judge/Court Commissioner



Washington State Court of Appeals  
Division Two

950 Broadway, Suite 300, Tacoma, Washington 98402-4454

David Ponzoha, Clerk/Administrator (253) 593-2970 (253) 593-2806 (Fax)

General Orders, Calendar Dates, Issue Summaries, and General Information at <http://www.courts.wa.gov/courts>

March 6, 2009

Honorable Richard D. Johnson, Clerk/Administrator  
Court of Appeals, Division I  
One Union Square  
600 University Street  
Seattle, Wa. 98101

FILED  
COURT OF APPEALS DIV. #1  
STATE OF WASHINGTON  
2009 MAR 11 PM 3:19

Re: Personal Restraint Petition of: Chad A. Pierce  
King County Superior Court Nos. 05-1-06490-7-KNT & 01-1-10417-5-KNT

Dear Clerk:

I have enclosed the Personal Restraint Petition of Chad A. Pierce for your review, which was filed with our division on February 23, 2009.

In reviewing the petition, it appears that he was sentenced in King County. Pursuant to RAP 16.8(b), Division I would have jurisdiction over this matter.

Very truly yours,

David C. Ponzoha,  
Court Clerk

DCP: ldr  
Enclosure

cc: Chad A. Pierce  
#714567  
Stafford Creek Corr. Ctr.  
191 Constantine Way  
Aberdeen, WA 98520