

FILED

AUG 06 2015

SUPERIOR COURT OF WASHINGTON
COUNTY OF: SPOKANE

SPOKANE COUNTY CLERK

STATE OF WASHINGTON,
Plaintiff

No. 13 103 6411

v.

**MOTION OF WITHDRAWAL
OF GUILTY PLEA
(CrR 7.8)**

Eddie Arnold
Defendant

1. IDENTITY

Eddie Arnold, Pro Se, moves the court to grant the relief sought in part 3.

2. GROUNDS

The authority for the court to grant this motion is contained within Criminal Rule 7.8 of the Washington Court Rules and supported by the attached Affidavit in Support of Motion to Withdraw Guilty plea.

3. RELIEF SOUGHT

The defendant, Eddie Arnold, pro se, asks the court to grant the defendant to withdraw his plea of guilty entered on 9th day of APRIL, 2015, in SPOKANE County Superior Court, SPOKANE, Washington, and enter a plea of not guilty.

Dated: July 21st 2015

Eddie Arnold
Signature

Presented by:
Eddie D. Arnold-631420
Printed Name/ DOC #
SCCC 191 CONSTANTINE WAY
Address
ABERDEEN WA 98520
City/ State/ Zip

FILED

AUG 06 2015

SUPERIOR COURT OF WASHINGTON
COUNTY OF: Spokane

STATE OF WASHINGTON,
Plaintiff

v.

Eddie Arnold
Defendant

No. 13 103 6411 SPOKANE COUNTY CLERK

**AFFIDAVIT IN SUPPORT OF
MOTION TO WITHDRAWAL OF
GUILTY PLEA.**

I. IDENTITY

Eddie Arnold, Pro Se, affirms under the penalty of perjury:

1). That I am acting Pro Se and make this affidavit in support of my motion to withdrawal my Guilty Plea entered into the record on ~~21st~~ 9th day of APRIL, ~~2015~~, 2015, in Spokane County Superior Court in front of the honorable Judge PRICE

2). The defendant plead guilty on 9th day of APRIL, 2015 to the charges of:
2nd Degree TRAFFICKING STOLEN PROPERTY
FAILURE TO REGISTER OF A SEX OFFENDER

3). The defendant now claims that a manifest injustice occurred, STATE v. TAYLOR, 83 Wn.2d. 594, 521 P.669. The specific claims the defendant makes at this time are:

That my 2015 conviction of Failure to Register as a Sex Offender, is not VALID because it is based on my 1988 conviction of 2nd Degree Statutory Rape which the legislature repealed as a 9A offense in 1988. (State v. Taylor, 162 Wn. App. 791, 259 P.3d 289 (2011))

4). At the time of acceptance of the plea agreement, the defendant was questioned by the court as to whether or not understood the effect of the guilty plea and whether of not they had the consultation of counsel. The defendant now submits to the court that he did not fully understand the consequences of the plea because of:

~~NA~~ I WAS NOT AWARE OF STATE US
TAYLOR. TWO WEEKS AFTER SENTENCING MY
REGISTRATION WAS DROPPED.
I FOUND OUT THAT I SHOULDN'T HAVE ANY
REGISTRATION AT ALL.

5). The defendant (did not/ did) admit to the committing the acts as charged. He now makes the following statement in support this argument :

~~NA~~ I WAS UNAWARE OF STATE US
TAYLOR.

6). The events detailed by the defendant cannot be used because of:

NA

7). The statement of the defendant cannot be used to support the charges of:

~~NA~~ FAILURE TO REGISTER OF A SEX OFFENDER because of:

I should not have been put on
Registration according to State vs Taylor,

8). The defendant, Eddie ARNOLD should be permitted to withdraw his plea of guilty since there existed only an ambiguous expressions of qualified guilt coupled with a statement of facts.

9). His colloquy with the court shows that the defendant was in fact declaring his innocence despite his formalistic reactions of guilt. Under these circumstances, he should be allowed to withdraw his plea and interpose a plea of not guilty.

Date: 7/22/15

Eddie DEAN ARNOLD
Signature

Eddie ARNOLD 631420
Printed Name /DOC#

SCCC 191 CONSTATIVE WAY
Address

ABERDEEN WA 98520

COURT COSTS _____
 VICTIM ASSESS 500.-
 RESTITUTION _____
 FINE _____
 ATTY FEES _____
 SHERIFF COSTS _____
 METH _____
 DNA FEE 100.-
 CRIME LAB _____
 OTHER COST _____
 CRIMINAL FILING FEE 200.-
\$800.-

FILED

JUN 04 2015

SPOKANE COUNTY CLERK

**SUPERIOR COURT OF WASHINGTON
 COUNTY OF SPOKANE
 STATE OF WASHINGTON**

Plaintiff,)
)
 v.)
)
 EDDIE D. ARNOLD)
 WM 02/16/59)
)
 Defendant.)
)
 SID: 011108316)

No. 13-1-03641-1
 PA# 13-9-50074-0
 RPT# 002-13-0803410
 RCW 9A.44.132F-F (#70606)
 FELONY JUDGMENT AND SENTENCE (FJS)
 Prison
 RCW 9.94A.507 Prison Confinement
 (Sex Offense and Kidnapping of a Minor)
 Clerk's Action Required, para 2.1, 4.1 and 4.3a,
4.3b, 4.8, 5.2, 5.3, 5.5 and 5.7
 Defendant Used Motor Vehicle
 Juvenile Decline Mandatory Discretionary

I. Hearing

1.1 The court conducted a sentencing hearing this date; the defendant, the defendant's lawyer and the (deputy) prosecuting attorney were present.

II. Findings

2.1 **Current Offenses:** The defendant is guilty of the following offenses, based upon
 guilty plea (date) 3/18/15 jury verdict (date) _____ bench trial (date) _____:

Count No.: I **FAILURE TO REGISTER AS SEX/KIDNAP OFFENDER**
RCW 9A.44.132F-F (#70606)
 Date of Crime **between May 24, 2013 and October 10, 2013**
 Incident No. **002-13-0803410**

Class: ~~FA (Felony-A)~~, ~~FB (Felony-B)~~, ~~FC (Felony-C)~~

to the Information

Additional current offenses are attached in Appendix 2.1a.

15903867-2

\$25. ID-1-18 DOC

- The defendant is a sex offender subject to indeterminate sentencing under **RCW 9.94A.507**.

The jury returned a special verdict or the court made a special finding with regard to the following:

- GV** For the crime(s) charged in Count _____, **domestic violence** was pled and proved. RCW 10.99.020.
- The defendant used a **firearm** in the commission of the offense in Count(s) _____ RCW 9.94A.825, 9.94A.533.
- The defendant used a **deadly weapon other than a firearm** in committing the offense in Count(s) _____. RCW 9.94A.825, 9.94A.533.
- Count _____, is aggravated murder in the first degree committed while the defendant was under 16 years of age 16 or 17 years of age when the offense was committed.
- Count _____, was committed while the defendant was under 18 years of age and the time of confinement is over 20 years.
- The defendant engaged, agreed, offered, attempted, solicited another, or conspired to engage a victim of child rape or child molestation in sexual conduct in return for a fee in the commission of the offense in Count _____. RCW 9.94A.839
- In count _____ an internet advertisement in which the victim of the crime was described or depicted was instrumental in facilitating the commission of the crime. RCW 9.68A.100, RCW 90.68A.101, or RCW 9.68A.102, Laws of 2013, ch. 9, §1.
- The offense was predatory as to Count(s) _____. RCW 9.94A.836.
- The victim was under 15 years of age at the time of the offense in Count(s) _____ RCW 9.94A.837.
- The victim was developmentally disabled, mentally disordered, or a frail elder or vulnerable adult at the time of the offense in Count(s) _____ RCW 9.94A.838, 9A.44.010.
- The defendant acted with **sexual motivation** in committing the offense in Count(s) _____ RCW 9.94A.835
- This case involves **kidnapping** in the first degree, kidnapping in the second degree, or unlawful imprisonment as defined in chapter 9A.40 RCW, where the victim is a minor and the offender is not the minor's parent. RCW 9A.44.130.
- In Count _____ the defendant committed a robbery of a pharmacy as defined in RCW 18.64.011(21), RCW 9.94A.832.
- Count _____, **Violation of the Uniform Controlled Substances Act (VUCSA)**, RCW 69.50.401 and RCW 69.50.435 took place in a school, school bus, within 1000 feet of the perimeter of a school grounds or within 1000 feet of a school bus route stop designated by the school district; or in a public park, in a public transit vehicle, or public transit stop shelter; or in, or within 1000 feet of the perimeter of a civic center designated as a drug-free zone by a local government authority, or in a public housing project designated by a local governing authority as a drug-free zone.
- The defendant committed a crime involving the manufacture of methamphetamine including its salts, isomers, and salts of isomers, **when a juvenile was present in or upon the premises of manufacture** in Count(s) _____. RCW 9.94A.605, RCW 69.50.401, RCW 69.50.440.
- Count _____ is a **criminal street gang-related felony** offense in which the defendant compensated, threatened, or solicited a **minor** in order to involve that minor in the commission of the offense 9.94A.833.

- Count _____ is the crime of **unlawful possession of a firearm**. The defendant was a **criminal street gang** member or associate when the defendant committed the crime. RCW 9.94A.702, 9.94A._____.
- The defendant committed **vehicular homicide** **vehicular assault** proximately caused by driving a vehicle while under the influence of intoxicating liquor or drug or by operating a vehicle in a reckless manner. The offense is, therefore, deemed a violent offense. RCW 9.94A.030.
- GY** In Count _____, the defendant had ^{^(number of)} **passenger(s) under the age of 16** in the vehicle RCW 9.94A.834.
- Count _____ involves **attempting to elude a police vehicle** and during the commission of the crime the defendant endangered one or more persons other than the defendant or the pursuing law enforcement officer 9.94A.834.
- In Count _____ the defendant has been convicted of assaulting a law enforcement officer or other employee of a law enforcement agency who was performing his or her official duties at the time or the assault, as provided under RCW 9A.36.031, and the defendant intentionally committed the assault with what appeared to be a firearm. RCW 9.94A.831, 9.94A.533.
- Count _____ is a felony in the commission of which the defendant used a **motor vehicle**. RCW 46.20.285.
- The defendant has a **chemical dependency** that has contributed to the offense(s). RCW 9.94A.607.
- In Count _____, assault in the first degree (RCW 9A.36.011) or assault of a child in the first degree (RCW 9A.36.120), the offender used force or means likely to result in death or intended to kill the victim and shall be subject to a mandatory minimum term of 5 years (RCW 9.94A.540).
- Counts _____ encompass the same criminal conduct and count as one crime in determining the offender score (RCW 9.94A.589)

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

	Crime	Cause Number	Court (county & state)
1.	ISP 1 ^o	13-1-03812-0	Spokane Co., WA
2.			

*DV: Domestic Violence was pled and proved.

- Additional current convictions listed under different cause numbers used in calculating the offender score are attached in Appendix 2.1b.

2.2 Criminal History: (RCW 9.94A.525):

Crime	Date of Crime	Crime Type	Adult or Juv	Place of Conviction	Sent. Date
SEX OFFENDER FAIL TO REGISTER	022607	NV	A	SPOKANE CO, WA	022208
PSP 2	121204	NV	A	OKANOGAN CO, WA	070705

**FELONY JUDGMENT AND SENTENCE (FJS) (Prison)
(Sex Offense and Kidnapping of a Minor Offense)
(RCW 9.94A.500, .505)(WPF CR 84.0400 (6/2014))**

SEX OFFENDER FAIL TO REGISTER	111604	NV	A	OKANOGAN CO, WA	070705
SEX OFFENDER FAIL TO REGISTER	102503	NV	A	OKANOGAN CO, WA	010804
SEX OFFENDER FAIL TO REGISTER	052903	NV	A	OKANOGAN CO, WA	100903
PSP 2	052903	NV	A	OKANOGAN CO, WA	100903
BURGLARY	090597		A	BENAWAH CO, ID	032301
SEX OFFENDER FAIL TO REGISTER	050900	NV	A	OKANOGAN CO, WA	120700
THEFT 2	020900	NV	A	OKANOGAN CO, WA	120700
THEFT 2	041800	NV	A	OKANOGAN CO, WA	120700
RES. BURGLARY	071097	NV	A	WHITMAN CO, WA	061998
PSP 2	122195	NV	A	WHITMAN CO, WA	012197
STAT RAPE 2	042688	NV SEX	A	CHELAN CO, WA	080288
BURGLARY 2	112383	NV	A	OKANOGAN CO, WA	030284
FORGERY	NA	NV	A	OKANOGAN CO, WA	040579
PSP 2	052177	NV	A	SNOHOMISH CO, WA	080877

*DV: Domestic Violence was pled and proved.

- Additional criminal history is attached in Appendix 2.2
- The defendant committed a current offense while on community placement/community custody (adds one point to score). RCW 9.94A.525.
- The prior convictions listed as number(s) _____ above, or in appendix 2.2, are one offense for purposes of determining the offender score (RCW 9.94A.525).
- The prior convictions listed as number(s) _____ above, or in appendix 2.2, are not counted as points but as enhancements pursuant to RCW 46.61.520:

2.3 SENTENCING DATA:

CT NO	Offender Score	Seriousness Level	Standard Range <small>(not including enhancements)</small>	Plus enhancements*	Total Standard Range <small>(including enhancements)</small>	Maximum Term
①	9+	2	43-57mo	N/A	43-57mo	10 years \$20,000

*(F) Firearm, (D) Other deadly weapons, (V) VUCSA in a protected zone, (RPh) Robbery of a pharmacy, (VH) Vehicular Homicide, See RCW 46.61.520, (JP) Juvenile present, (CSG) criminal street gang involving minor, (AE) endangerment while attempting to elude, (ALF) assault law enforcement with firearm, RCW 9.94A.533(12), (P16) Passenger(s) under age 16.

- Additional current offense sentencing data in Appendix 2.3.

For violent offenses, most serious offenses, or armed offenders, recommended **sentencing agreements or plea agreements** are attached as follows: _____

- 2.4 **Exceptional Sentence:** The Court finds substantial and compelling reasons that justify an exceptional sentence:
- below the standard range for Count(s) _____.
 - above the standard range for Count(s) _____.
 - The defendant and state stipulate that justice is best served by imposition of the exceptional sentence above the standard range and the court finds the exceptional sentence furthers and is consistent with the interests of justice and the purposes of the sentencing reform act.
 - Aggravating factors were stipulated by the defendant, found by the court after the defendant waived jury trial, found by jury by special interrogatory.
 - within the standard range for Count(s) _____, but served consecutively to Count(s) _____.
- Findings of fact and conclusions of law are attached in Appendix 2.4. Jury's special interrogatory is attached. The Prosecuting Attorney did did not recommend a similar sentence.

- 2.5 **Legal Financial Obligations/Restitution.** The court has considered the total amount owing, the defendant's past, present and future ability to pay legal financial obligations, including the defendant's financial resources and the likelihood that the defendant's status will change. (RCW 10.01.160). The court makes the following specific findings:
- The following extraordinary circumstances exist that make restitution inappropriate (RCW 9.94A.753): _____
 - The defendant has the present means to pay costs of incarceration. RCW 9.94A.760.
 - [^](Name of agency) _____'s costs for its emergency response are reasonable. RCW 38.52.430 (effective August 1, 2012).

- 2.6 **Felony Firearm Offender Registration.** The defendant committed a felony firearm offense as defined in RCW 9.41.010.
- The court considered the following factors:
 - the defendant's criminal history.
 - whether the defendant has previously been found not guilty by reason of insanity of any offense in this state or elsewhere.
 - evidence of the defendant's propensity for violence that would likely endanger persons.
 - other: _____
 - The court decided the defendant should should not register as a felony firearm offender.

III. Judgment

- 3.1 The defendant is **guilty** of the Counts and Charges listed in paragraph 2.1 and Appendix 2.1
- 3.2 The defendant is found **NOT GUILTY** of Counts _____ in the charging document
- The Court **DISMISSES** Counts _____ in the charging document.

IV. SENTENCE AND ORDER

IT IS ORDERED:

4.1 Confinement. The court sentences the defendant to total confinement as follows:

(a) Confinement. RCW 9.94A.589. A term of total confinement in the custody of the Department of Corrections (DOC):

51 (months) on Count No. 1;
_____ (months) on Count No. _____;
_____ (months) on Count No. _____.

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

[] The confinement time on Count _____ includes _____ months as enhancement for [] firearm [] deadly weapon [] sexual motivation [] VUCSA in a protected zone [] manufacture of methamphetamine with juvenile present [] sexual conduct with a child for a fee..

Actual number of months of total confinement ordered is: 51

All counts shall be served concurrently, except for the portion of those counts for which there is an enhancement as set forth in Section 2.3, and except for the following counts which shall be served consecutively: _____

This sentence shall run consecutively with the sentence in the following cause number(s) (see RCW 9.94A.589(3)): _____

Confinement shall commence immediately unless otherwise set forth here: _____

(b) Confinement. RCW 9.94A.507 (Sex Offenses only): The court orders the following term of confinement in the custody of the DOC:

Count _____ minimum term: _____ maximum term: Statutory Maximum
Count _____ minimum term: _____ maximum term: Statutory Maximum

(c) Credit for Time Served. The defendant shall receive credit for time served prior to sentencing if that confinement was solely under this cause number. RCW 9.94A.505. The Spokane County Detention Services shall compute time served. TDD by Jail/Doc

(d) [] Work Ethic Program. RCW 9.94A.690, RCW 72.09.410. The court finds that the defendant is eligible and is likely to qualify for work ethic program. The court recommends that the defendant serve the sentence at a work ethic program. Upon completion of work ethic program, the defendant shall be released on community custody for any remaining time of total confinement, subject to the conditions in Section 4.2. Violation of the conditions of community custody may result in a return to total confinement for remaining time of confinement.

4.2 Community Custody. (To determine which offenses are eligible for or required for community custody see RCW 9.94A.701)

(A) The defendant shall be on community custody for:

- Count 36 months for Sex Offenses
- Count _____ 36 months for Serious Violent Offenses
- Count _____ 18 months for Violent Offenses
- Count _____ 12 months (for crimes against a person, drug offenses, or offenses involving the unlawful possession of a firearm by a street gang member or associate)

(Sex offenses, only) For count(s) _____, sentenced under RCW 9.94A.507, for any period of time the defendant is released from total confinement before the expiration of the statutory maximum.

The DOC is directed that the total terms of confinement and community custody must not exceed the statutory maximum sentence for the convicted offense.

- (B) While on community custody, the defendant shall: (1) report to and be available for contact with the assigned community corrections officer as directed; (2) work at DOC-approved education, employment and/or community restitution (service); (3) notify DOC of any change in defendant's address or employment; (4) not consume controlled substances except pursuant to lawfully issued prescriptions; (5) not unlawfully possess controlled substances while on community custody; (6) not own, use, or possess firearms or ammunition; (7) pay supervision fees as determined by DOC; (8) perform affirmative acts as required by DOC to confirm compliance with the orders of the court; and (9) for sex offenses, submit to electronic monitoring if imposed by DOC; and (10) abide by any additional conditions imposed by DOC under RCW 9.94A.704 and .706. The defendant's residence location and living arrangements are subject to the prior approval of DOC while in community placement. For sex offenders sentenced under RCW 9.94A.709, the court may extend community custody up to the statutory maximum term of the sentence.

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

- consume no alcohol.
- no use or possession of Marijuana and or products containing Tetrahydrocannabinol (THC)
- have no contact with: _____
- remain within outside of a specified geographical boundary, to wit: _____
- not reside within 880 feet of the facilities or grounds of a public or private school (community protection zone). RCW 9.94A.030.
- participate in an education program about the negative costs of prostitution
- participate in the following crime-related treatment or counseling services: See Attached Registration Requirement
- undergo an evaluation for treatment for domestic violence substance abuse mental health anger management and fully comply with all recommended treatment.
- comply with the following crime-related prohibitions: _____
- Other conditions: _____

(C) For sentences imposed under RCW 9.94A.507, the Indeterminate Sentence Review Board may impose other conditions (including electronic monitoring if DOC so recommends). In an emergency, DOC may impose other conditions for a period not to exceed seven working days.

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

(D) If the defendant committed the above crime(s) while under age 18 and is sentenced to more than 20 years of confinement:

- (i) As long as the defendant's conviction is not for aggravated first degree murder or certain sex crimes, and the defendant has not committed any crimes after he or she turned 18 or committed a major violation in the 12 months before the petition is filed, the defendant may petition the Indeterminate Sentence Review Board (Board) for early release after the defendant has served 10 years.
- (ii) If the defendant is released early because the petition was granted or by other action of the Sentence Review Board, the defendant may be subject to community custody under the supervision of the DOC for a period of time determined by the Board. The defendant will be required to comply with any conditions imposed by the Board.

4.3a Legal Financial Obligations: The defendant shall pay to the clerk of this court:

JASS CODE

PCV	\$500.00	Victim Assessment RCW 7.68.035	
PDV	\$	Domestic Violence Assessment RCW 10.99.080	
CRC	\$ <u>200.00</u>	Court costs, including: RCW 9.94A.760, 9.94A.505, 10.01.160, 10.46.190	
		Criminal Filing fee	\$ <u>200.00</u> (RCW 36.18.020(2)(h)) FRC
		Witness costs	\$ _____ WFR
		Sheriff service fees	\$ _____ SFR/SFS/SFW/WRF
		Jury demand fee	\$ _____ JFR
		Extradition costs	\$ _____ EXT
		Other	\$ _____
PUB	\$ _____	Fees for court appointed attorney RCW 9.94A.760	
WRF	\$ _____	Court appointed defense expert and other defense costs RCW 9.94A.760	
FCM/MTH	\$ _____	Fine RCW 9A.20.021; [] VUCSA chapter 69.50 RCW, [] VUCSA additional fine deferred due to indigency RCW 69.50.430	
CDF/LDV	\$ _____	Drug enforcement fund of _____ RCW 9.94A.760	
FCD/NTF/ SAD/SDI			
MTH	\$ _____	Meth/Amphetamine Cleanup Fine, \$3000. RCW 69.50.440, 69.50.401(a)(1)(ii)	
CLF	\$ _____	Crime lab fee [] suspended due to indigency RCW 43.43.690	
	\$ <u>100</u>	DNA collection fee RCW 43.43.7541	

FVP \$ _____ Specialized forest products

PPI \$ _____ Trafficking/Promoting prostitution/Commercial sexual abuse of minor fee
(may be reduced by no more than two thirds upon a finding of inability to pay.) RCW 9A.40.100, 9A.88.120, 9.68A.105

\$ _____ Other fines or costs for: _____

DEF \$ _____ Emergency response costs (\$1,000 maximum, \$2,500 max. effective August 1, 2012) RCW 38.52.430

Agency: _____

RTN/RJN \$ _____ Restitution to: _____
(Name and Address-address may be withheld and provided confidentially to Clerk's Office)

\$ 800.00 TOTAL RCW 9.94A.760

- The above total does not include all restitution or other legal financial obligations, which may be set by later order of the court. An agreed restitution order may be entered. RCW 9.94A.753. A restitution hearing:
- shall be set by the prosecutor
- is scheduled for _____
- The defendant waives any right to be present at any restitution hearing (sign initials): _____
- Restitution.** Schedule attached.
- Restitution ordered above shall be paid jointly and severally with:
NAME of other defendant **Cause Number** (Victim Name) (Amount\$)

RJN

- The Department of Corrections (DOC) or clerk of the court shall immediately issue a Notice of Payroll Deduction. RCW 9.94A.7602, RCW 9.94A.760(8)
- All payments shall be made in accordance with the policies of the clerk of the court and on a schedule established by the DOC or the clerk of the court, commencing immediately, unless the court specifically sets forth the rate here: Not less than \$ 25.00 per month commencing 10/1/2018 RCW 9.94A.760.

The defendant shall report to the Spokane County Superior Court Clerk's Office immediately after sentencing if out of custody or within 48 hours after release from confinement if in custody. The defendant is required to keep an accurate address on file with the Clerk's Office and to provide financial information when requested by the Clerk's Office. The defendant is also required to make payments on the legal-financial obligations set by the court. **Failure to do any of the above will result in a warrant for your arrest.** RCW 9.94A.760(7)(b).

- The Court orders the defendant to pay costs of incarceration at the rate of \$ _____ per day, (actual costs not to exceed \$100 per day). (JLR) RCW 9.94A.760. (This provision does not apply to costs of incarceration collected by DOC under RCW 72.09.111 and 72.09.480.)

The financial obligations imposed in this judgment shall bear interest from the date of the Judgment until payment in full, at the rate applicable to civil judgments. RCW 10.82.090. An award of costs on appeal against the defendant may be added to the total legal financial obligations. RCW 10.73.160

4.3b[] Electronic Monitoring Reimbursement. The defendant is ordered to reimburse _____ (name of electronic monitoring agency) at _____, for the cost of pretrial electronic monitoring in the amount of \$ _____.

4.4 DNA Testing. The defendant shall have a biological sample collected for purposes of DNA identification analysis and the defendant shall fully cooperate in the testing. The appropriate agency shall be responsible for obtaining the sample prior to the defendant's release from confinement. This paragraph does not apply if it is established that the Washington State Patrol crime laboratory already has a sample from the defendant for a qualifying offense. RCW 43.43.754 **FAILURE TO REPORT FOR TESTING MAY BE CONSIDERED CONTEMPT OF COURT.**

HIV Testing. The defendant shall submit to HIV testing as directed by court order. RCW 70.24.340 **FAILURE TO PROVIDE DOCUMENTATION FOR TESTING MAY BE CONSIDERED CONTEMPT OF COURT.**

The victim, based upon their request, shall be notified of the results of the HIV test whether negative or positive. (Applies only to victims of sexual offenses under RCW 9A.44.) RCW 70.24.105(7)

4.5 No Contact:

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

The defendant is excluded or prohibited from coming within _____ (distance) of: _____ (protected person's home/residence work place school (other location(s)) _____

_____, or
 other location: _____, until _____ (which does not exceed the maximum statutory sentence).

A separate Domestic Violence No-Contact Order or Anti-Harassment No-Contact Order or Sexual Assault Protection Order is filed concurrent with this Judgment and Sentence.

4.6 Other: _____

4.7 Off-Limits Order. (Known drug trafficker) RCW 10.66.020. The following areas are off limits to the defendant while under the supervision of the County Jail or Department of Corrections: _____

- 4.8 **Exoneration:** The Court hereby exonerates any bail, bond and/or personal recognizance conditions.

V. Notices and Signatures

- 5.1 **Collateral Attack on Judgment.** If you wish to petition or move for collateral attack on this Judgment and Sentence, including but not limited to any personal restraint petition, state habeas corpus petition, motion to vacate judgment, motion to withdraw guilty plea, motion for new trial or motion to arrest judgment, you must do so within one year of the final judgment in this matter, except as provided for in RCW 10.73.100. RCW 10.73.090
- 5.2 **Length of Supervision.** If you committed your offense prior to July 1, 2000, you shall remain under the court's jurisdiction and the supervision of the Department of Corrections for a period up to ten years from the date of sentence or release from confinement, whichever is longer, to assure payment of all legal financial obligations unless the court extends the criminal judgment an additional 10 years. If you committed your offense on or after July 1, 2000, the court shall retain jurisdiction over you, for the purposes of your compliance with payment of the legal financial obligations, until you have completely satisfied your obligation, regardless of the statutory maximum for the crime. RCW 9.94A.760 and RCW 9.94A.505(5). The clerk of the court has authority to collect unpaid legal financial obligations at any time while you remain under the jurisdiction of the court for purposes of your legal financial obligations. RCW 9.94A.760(4) and RCW 9.94A.753(4).
- 5.3 **Notice of Income-Withholding Action.** If the court has not ordered an immediate notice of payroll deduction in Section 4.1, you are notified that the Department of Corrections (DOC) or the clerk of the court may issue a notice of payroll deduction without notice to you if you are more than 30 days past due in monthly payments in an amount equal to or greater than the amount payable for one month. RCW 9.94A.7602. Other income-withholding action under RCW 9.94A.760 may be taken without further notice. RCW 9.94A.7606
- 5.4 **Community Custody Violation.**
(a) If you are subject to a first or second violation hearing and DOC finds that you committed the violation, you may receive as a sanction up to 60 days of confinement per violation. RCW 9.94A.633.
(b) If you have not completed your maximum term of total confinement and you are subject to a third violation hearing and DOC finds that you committed the violation, DOC may return you to a state correctional facility to serve up to the remaining portion of your sentence. RCW 9.94A.714.
- 5.5a **Firearms.** You may not own, use or possess any firearm, and under federal law any firearm or ammunition, unless your right to do so is restored by the court in which you are convicted or the superior court in Washington State where you live, and by a federal court if required. You must immediately surrender any concealed pistol license. (The clerk of the court shall forward a copy of the defendant's driver's license, identicard, or comparable identification, to the Department of Licensing along with the date of conviction or commitment). RCW 9.41.040, 9.41.047.

5.5b [] Felony Firearm Offender Registration. The defendant is required to register as a felony firearm offender. The specific registration requirements are in the "Felony Firearm Offender Registration" attachment.

5.6 Sex and Kidnapping Offender Registration. RCW 9A.44.128, RCW 9A.44.130, 10.01.200.

1. General Applicability and Requirements: Because this crime involves a sex offense or kidnapping offense involving a minor as defined in RCW 9A.44.128, you are required to register.

If you are a resident of Washington you must register with the sheriff of the county of the state of Washington where you reside. You must register within three business days of being sentenced unless you are in custody, in which case you must at the time of your release with the person designated by the agency that has jurisdiction over you. You must also register within three business days of your release with the sheriff of the county of the state of Washington where you will be residing.

If you are not a resident of Washington but you are a student in Washington or you are employed in Washington or you carry on a vocation in Washington, you must register with the sheriff of the county of your school, place of employment, or vocation. You must register within three business days of being sentenced unless you are in custody, in which case you must register at the time of your release with the person designated by the agency that has jurisdiction over you. You must also register within three business days of your release with the sheriff of the county of your school, where you are employed, or where you carry on a vocation.

2. Offenders Who are New Residents or Returning Washington Residents: If you move to Washington or if you leave the state following your sentencing or release from custody but later move back to Washington, you must register within three business days after moving to this state. If you leave this state following your sentencing or release from custody but later while not a resident of Washington you become employed in Washington, carry on a vocation in Washington, or attend school in Washington, you must register within three business days after starting school in this state or becoming employed or carrying out a vocation in this state.

3. Change of Residence Within State: If you change your residence within a county, you must provide by certified mail, with return receipt requested or in person, signed written notice of your change of residence to the sheriff within three business days of moving. If you change your residence to a new county within this state, you must register with the sheriff of the new county within three business days of moving. Also within three business days, you must provide, by certified mail, with return receipt requested or in person, signed written notice of your change of address where you last registered.

4. Leaving the State or Moving to Another State: If you move to another state, or if you work, carry on a vocation, or attend school in another state you must register a new address, fingerprints, and photograph within the new state within three business days after establishing residence, or after beginning to work, carry on a vocation, or attend school in the new state. If you move out of the state, you must also send written notice within three business days of moving to the new state or to a foreign country to the county sheriff with

whom you last registered in Washington State.

5. Notification Requirement When Enrolling in or Employed by a Public or Private Institution of Higher Education or Common School (K-12): You must give notice to the sheriff of the county where you are registered within three business days:

- i) before arriving at a school or institution of higher education to attend classes;
- ii) before starting work at an institution of higher education; or
- iii) after any termination of enrollment or employment at a school or institution of higher education.

6. Registration by a Person Who Does Not Have a Fixed Residence. Even if you do not have a fixed residence, you are required to register. Registration must occur within three business days of release in the county where you are being supervised if you do not have a residence at the time of your release from custody. Within three business days after losing your fixed residence, you must send signed written notice to the sheriff of the county where you last registered. If you enter a different county and stay there for more than 24 hours, you will be required to register with the sheriff of the new county not more than three business days after entering the new county. You must also report weekly in person to the sheriff of the county where you are registered. The weekly report shall be on a day specified by the county sheriff's office, and shall occur during normal business hours. You must keep an accurate accounting of where you stay during the week and provide it to the county sheriff upon request. The lack of a fixed residence is a factor that may be considered in determining an offender's risk level and shall make the offender subject to disclosure of information to the public at large pursuant to RCW 4.24.550.

7. Application for a name change: If you apply for a name change, you must submit a copy of the application to the county sheriff of the county of your residence and to the state patrol not fewer than five days before the entry of an order granting the name change. If you receive an order changing your name, you must submit a copy of the order to the county sheriff of the county of your residence and to the state patrol within three business days of the entry of the order. RCW 9A.44.130(7).

5.7 [] Department of Licensing Notice: The court finds that Count _____ is a felony in the commission of which a motor vehicle was used. **Clerk's Action --** The clerk shall forward an Abstract of Court Record (ACR) to the DOL, which must revoke the defendant's driver's license. RCW 46.20.285.

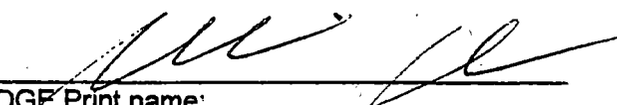
Findings for DUI, Physical Control, Felony DUI or Physical Control, Vehicular Assault, or Vehicular Homicide (ACR information) (Check all that apply):

- Within two hours after driving or being in physical control of a vehicle, the defendant had an alcohol concentration of breath or blood (BAC) of _____.
- No BAC test result.
- BAC Refused. The defendant refused to take a test offered pursuant to RCW 46.20.308.
- Drug Related. The defendant was under the influence of or affected by any drug.
- THC level was _____ within two hours after driving.
- Passenger under age 16. The defendant committed the offense while a passenger under the age of sixteen was in the vehicle.

Vehicle Info.: Commercial Veh. 16 Passenger Veh. Hazmat Veh.

5.8 Other: Any pre-trial surety bond not previously forfeited shall be exonerated.

Done in Open Court in the presence of the defendant this 4 day of
June, 2015.



JUDGE Print name:



JOSEPH W. KUHLMAN
Deputy Prosecuting Attorney
WSBA# 42884



DENNIS J. DRESSLER
Attorney for Defendant
WSBA# 19602

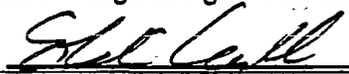


EDDIE D. ARNOLD
Defendant

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

My right to vote is provisionally restored as long as I am not under the authority of DOC (not serving a sentence of confinement in the custody of DOC and not subject to community custody as defined in RCW 9.94A.030). I must register before voting. The provisional right to vote may be revoked if I fail to comply with all the terms of my legal financial obligations or an agreement for the payment of legal financial obligations.

My right to vote may be permanently restored by one of the following for each felony conviction: a) a certificate of discharge issued by the sentencing court, RCW 9.94A.637; b) a court order issued by the sentencing court restoring the right, RCW 9.92.066; c) a final order of discharge issued by the indeterminate sentence review board, RCW 9.96.050; or d) a certificate of restoration issued by the governor, RCW 9.96.020. Voting before the right is restored is a class C felony, RCW 29A.84.660. Registering to vote before the right is restored is a class C felony, RCW 29A.84.140.

Defendant's signature: 

I am a certified or registered interpreter, or the court has found me otherwise qualified to interpret, in the _____ language, which the defendant understands. I interpreted this Judgment and Sentence for the defendant into that language.

I certify under penalty of perjury under the laws of the state of Washington that the foregoing is true and correct.

Signed at _____ on _____
(city) (state) (date)

Interpreter Print Name

VI. IDENTIFICATION OF DEFENDANT

SID No. 011108316

Date of Birth 02/16/1959

(If no SID take fingerprint card for State Patrol)

FBI No. 596346R11

Local ID No. 0283356

PCN No.

Other

DOB 02/16/1959

Alias name

Race:

Ethnicity:

Sex:

Asian/Pacific
Islander

Black/African-
American

Caucasian

Hispanic

Male

Native American

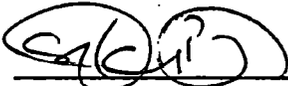
Other: _____

Non-
hispanic

Female

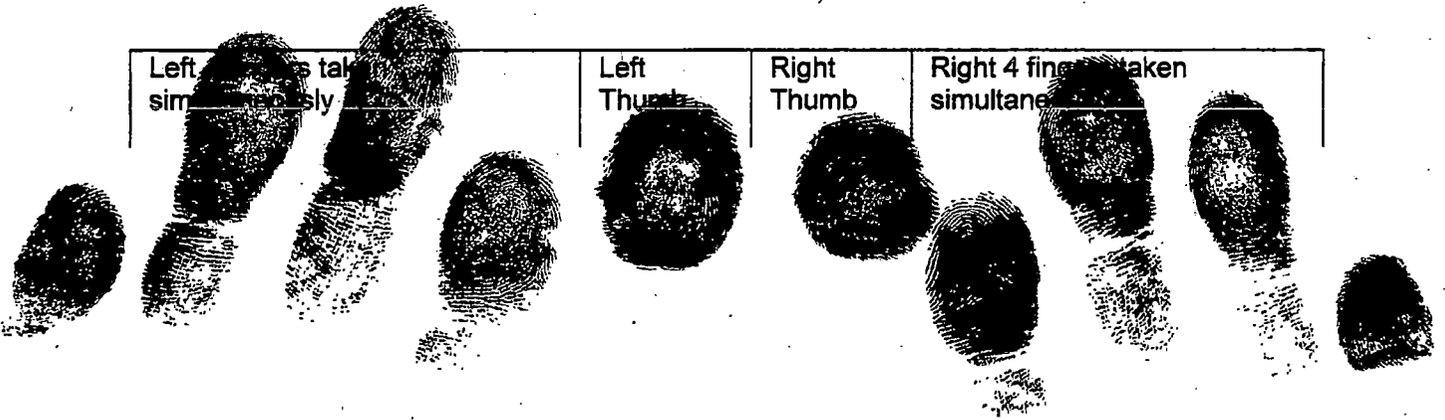
FINGERPRINTS I attest that I saw the same defendant who appeared in Court on this document affix his or her fingerprints and signature thereto.

Timothy W. Fitzgerald, Clerk of the Court

 _____, Deputy Clerk.

Dated: 6-4-2015

DEFENDANT'S SIGNATURE:  _____



FILED

JUN 04 2015

SPOKANE COUNTY CLERK

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

STATE OF WASHINGTON)

Plaintiff,)

v.)

EDDIE D. ARNOLD)
WM 02/16/59)

Defendant.)

No. 13-1-03641-1

PA# 13-9-50074-0

RPT# 002-13-0803410

RCW 9A.44.132F-F (#70606)

WARRANT OF COMMITMENT
(WC)

THE STATE OF WASHINGTON

TO: The Sheriff of Spokane County.

The defendant: EDDIE D. ARNOLD, has been convicted in the Superior Court of the State of Washington of the crime(s) of: FAILURE TO REGISTER AS SEX/KIDNAP OFFENDER and the court has ordered that the defendant be punished by serving a total determined sentence of 51 months as ordered in the Judgment and Sentence.

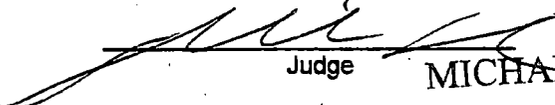
Credit be given for (time) TDP by Jail/Doc days) served solely on these charges.

(✓) YOU, THE SPOKANE COUNTY DETENTION SERVICES, ARE COMMANDED to take and deliver the defendant to the proper officers of the Department of Corrections; and

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

By direction of the Honorable

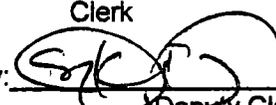
Date: 6/4/15


Judge

MICHAEL P. PRICE

Timothy W. Fitzgerald

Clerk

By: 
Deputy Clerk

5. **I Understand I Have the Following Important Rights, and I Give Them Up by Pleading Guilty:**

- (a) The right to a speedy and public trial by an impartial jury in the county where the crime was allegedly committed;
- (b) The right to remain silent before and during trial, and the right to refuse to testify against myself;
- (c) The right at trial to hear and question the witnesses who testify against me;
- (d) The right at trial to testify and to have witnesses testify for me. These witnesses can be made to appear at no expense to me;
- (e) The right to be presumed innocent unless the State proves the charge beyond a reasonable doubt or I enter a plea of guilty;
- (f) The right to appeal a finding of guilt after a trial.

6. **In Considering the Consequences of My Guilty Plea, I Understand That:**

- (a) Each crime with which I am charged carries a maximum sentence, a fine, and a **Standard Sentence Range** as follows:

COUNT NO.	OFFENDER SCORE	STANDARD RANGE ACTUAL CONFINEMENT (not including enhancements)	PLUS Enhancements*	COMMUNITY CUSTODY	MAXIMUM TERM AND FINE
1 - FTRSO	9	43 to 57 months	None	36 months	10 years & \$20,000

*The sentencing enhancement codes are: (RPh) Robbery of a pharmacy, (CSG) Criminal street gang involving minor, (AE) Endangerment while attempting to elude. The following enhancements will run consecutively to all other parts of my entire sentence, including other enhancements and other counts: (F) Firearm, (D) Other deadly weapon, (V) VUCSA in protected zone, (JP) Juvenile present, (VH) Veh. Hom, see RCW 46.61.520, (P16) Passenger(s) under age 16.

- (b) The standard sentence range is based on the crime charged and my criminal history. Criminal history includes prior convictions and juvenile adjudications or convictions, whether in this state, in federal court, or elsewhere.
- (c) The prosecuting attorney's statement of my criminal history is attached to this agreement. Unless I have attached a different statement, I agree that the prosecuting attorney's statement is correct and complete. If I have attached my own statement, I assert that it is correct and complete. If I am convicted of any additional crimes between now and the time I am sentenced, I am obligated to tell the sentencing judge about those convictions.
- (d) If I am convicted of any new crimes before sentencing, or if any additional criminal history is discovered, both the standard sentence range and the prosecuting attorney's recommendation may increase. Even so, my plea of guilty to this charge is binding on me. I cannot change my mind if additional criminal history is discovered even though the standard sentencing range and the prosecuting attorney's recommendation increase or a mandatory sentence of life imprisonment without the possibility of parole is required by law.

- (e) In addition to sentencing me to confinement, the judge will order me to pay \$500.00 as a victim's compensation fund assessment and any mandatory fines or penalties that apply to my case. If this crime resulted in injury to any person or damage to or loss of property, the judge will order me to make restitution, unless extraordinary circumstances exist which make restitution inappropriate. The amount of restitution may be up to double my gain or double the victim's loss. The judge may also order that I pay a fine, court costs, attorney fees and the costs of incarceration.
- (f) ~~For crimes committed prior to July 1, 2000: In addition to sentencing me to confinement, the judge may order me to serve up to one year of community custody if the total period of confinement ordered is not more than 12 months. If the total period of confinement is more than 12 months, and if this crime is a drug offense, assault in the second degree, assault of a child in the second degree, or any crime against a person in which a specific finding was made that I or an accomplice was armed with a deadly weapon, the judge will order me to serve at least one year of community custody. If this crime is a vehicular homicide, vehicular assault, or a serious violent offense, the judge will order me to serve at least two years of community custody. The actual period of community custody may be longer than my earned early release period. During the period of community custody, I will be under the supervision of the Department of Corrections, and I will have restrictions and requirements placed upon me.~~

For crimes committed on or after July 1, 2000: In addition to sentencing me to confinement, under certain circumstances the judge may order me to serve up to one year of community custody if the total period of confinement ordered is not more than 12 months, but only if the crime I have been convicted of falls into one of the offense types listed in the following chart. For the offense of failure to register as a sex offender, regardless of the length of confinement, the judge will sentence me for up to 12 months of community custody. If the total period of confinement ordered is more than 12 months, and if the crime I have been convicted of falls into one of the offense types listed in the following chart, the court will sentence me to community custody for the term established for that offense type unless the judge finds substantial and compelling reasons not to do so. If the period of earned release awarded per RCW 9.94A.729 is longer, that will be the term of my community custody. If the crime I have been convicted of falls into more than one category of offense types listed in the following chart, then the community custody term will be based on the offense type that dictates the longest term of community custody.

OFFENSE TYPE	COMMUNITY CUSTODY TERM
Serious Violent Offenses	36 months
Violent Offenses	18 months
Crimes Against Persons as defined by RCW 9.94A.411(2)	12 months
Offenses under Chapter 69.50 or 69.52 RCW (not sentenced under RCW 9.94A.660)	12 months
Offenses involving the unlawful possession of a firearm where the offender is a criminal street gang member or associate	12 months

Certain sentencing alternatives may also include community custody.

During the period of community custody I will be under the supervision of the Department of Corrections, and I will have restrictions and requirements placed upon me, including additional conditions of community custody that may be imposed by the Department of Corrections. My failure to comply with these conditions will render me ineligible for general assistance, RCW 74.04.005(6)(h), and may result in the Department of Corrections transferring me to a more restrictive confinement status or other sanctions.

If I violate the conditions of my community custody, the Department of Corrections may sanction me up to 60 days confinement per violation and/or revoke my earned early release, or the Department of Corrections may impose additional conditions or other stipulated penalties. The court also has the authority to impose sanctions for any violation.

- (g) The prosecuting attorney and defense will make the following **joint** recommendation to the judge: **Mr. ARNOLD is to be sentenced to 51 months with credit for time served since arrest on 27 December 2013 and date of plea (446 days).**

State will ask for standard fines, costs, fees and assessments.

The time on this case is to be run concurrent to the time imposed on 13-1-03812-0.

36 months community custody.

- (h) The judge does not have to follow anyone's recommendation as to sentence. The judge must impose a sentence within the standard range unless the judge finds substantial and compelling reasons not to do so. I understand the following regarding exceptional sentences:
- (i) The judge may impose an exceptional sentence below the standard range if the judge finds mitigating circumstances supporting an exceptional sentence. N/A
 - (ii) The judge may impose an exceptional sentence above the standard range if I am being sentenced for more than one crime and I have an offender score of more than nine. N/A
 - (iii) The judge may also impose an exceptional sentence above the standard range if the State and I stipulate that justice is best served by imposition of an exceptional sentence and the judge agrees that an exceptional sentence is consistent with and in furtherance of the interests of justice and the purposes of the Sentencing Reform Act. N/A
 - (iv) The judge may also impose an exceptional sentence above the standard range if the State has given notice that it will seek an exceptional sentence, the notice states aggravating circumstances upon which the requested sentence will be based, and facts supporting an exceptional sentence are proven beyond a

reasonable doubt to a unanimous jury, to a judge if I waive a jury, or by stipulated facts. N/A

If the court imposes a standard range sentence, then no one may appeal the sentence. If the court imposes an exceptional sentence after a hearing, either the State or I can appeal the sentence.

- (i) If I am not a citizen of the United States, a plea of guilty to an offense punishable as a crime under state law is grounds for deportation, exclusion from admission to the United States, or denial of naturalization pursuant to the laws of the United States. **I am a U. S. citizen.**
- (j) I may not possess, own, or have under my control any firearm, and under federal law any firearm or ammunition, unless my right to do so is restored by the court in which I am convicted or the superior court in Washington State where I live, and by a federal court if required. I must immediately surrender any concealed pistol license.
- (k) I will be ineligible to vote until that right is restored in a manner provided by law. If I am registered to vote, my voter registration will be cancelled. Wash. Const. art. VI, § 3, RCW 29A.04.079, 29A.08.520.
- (l) Government assistance may be suspended during any period of confinement.
- (m) I will be required to have a biological sample collected for purposes of DNA identification analysis. I will be required to pay a \$100.00 DNA collection fee.

Notification Relating to Specific Crimes: If any of the following paragraphs DO NOT APPLY, counsel and the defendant shall strike them out. The defendant and the judge shall initial all paragraphs that DO APPLY.

- _____ (u) If I am subject to community custody and the judge finds that I have a chemical dependency that has contributed to the offense, the judge may order me to participate in rehabilitative programs or otherwise to perform affirmative conduct reasonably related to the circumstances of the crime for which I am pleading guilty.
7. I plead guilty to count I: FAIL TO REGISTER AS A SEX OFFENDER in the Information. I have received a copy of that Information.
 8. I make this plea freely and voluntarily.
 9. No one has threatened harm of any kind to me or to any other person to cause me to make this plea.
 10. No person has made promises of any kind to cause me to enter this plea except as set forth in this statement.
 11. The judge has asked me to state what I did in my own words that makes me guilty of this crime. This is my statement: _____
[X] Instead of making a statement, I agree that the court may review the police reports and/or a statement of probable cause supplied by the prosecution to establish a factual basis for the plea and sentencing.

12. My lawyer has explained to me, and we have fully discussed, all of the above paragraphs and the "Offender Registration" Attachment, if applicable. I understand them all. I have been given a copy of this "Statement of Defendant on Plea of Guilty." I have no further questions to ask the judge.



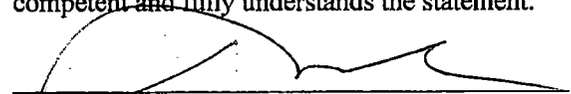
MR. EDDIE DEAN ARNOLD
Defendant

I have read and discussed this statement with the defendant. I believe that the defendant is competent and fully understands the statement.



Prosecuting Attorney

GEORGE W. GAGNON^{III} 28768
Print Name WSBA No.



Defendant's Lawyer

DENNIS J. DRESSLER 19602
Print Name WSBA No.

The defendant signed the foregoing statement in open court in the presence of the defendant's lawyer and the undersigned judge. The defendant asserted that [check appropriate box]:

- (a) The defendant had previously read the entire statement above and that the defendant understood it in full;
- (b) The defendant's lawyer had previously read to him or her the entire statement above and that the defendant understood it in full; or
- (c) An interpreter had previously read to the defendant the entire statement above and that the defendant understood it in full. The Interpreter's Declaration is included below.

I find the defendant's plea of guilty to be knowingly, intelligently and voluntarily made. Defendant understands the charges and the consequences of the plea. There is a factual basis for the plea. The defendant is guilty as charged.

Dated: 18 MARCH 2015



Judge MICHAEL P. PRICE

MAR 18 2015

Case Name EDDIE D. ARNOLD

Cause No. 13-1-03641-SPOKANE COUNTY CLERK

"Offender Registration" Attachment: sex offense, or kidnapping offense involving a minor as defined in Laws of 2010, ch. 364 § 1. (If required, attach to Statement of Defendant on Plea of Guilty.)

1. General Applicability and Requirements: Because this crime involves a sex offense, or a kidnapping offense involving a minor as defined in Laws of 2010, ch. 367 § 1, I will be required to register.

If I am a resident of Washington I must register with the sheriff of the county of the state of Washington where I reside. I must register within three business days of being sentenced unless I am in custody, in which case I must register at the time of my release with the person designated by the agency that has jurisdiction over me. I must also register within three business days of my release with the sheriff of the county of the state of Washington where I will be residing.

If I am not a resident of Washington but I am a student in Washington or I am employed in Washington or I carry a vocation in Washington, I must register with the sheriff of the county of my school, place of employment, or vocation. I must register within three business days of being sentenced unless I am in custody in, in which case I must register at the time of my release with the person designated by the agency that has jurisdiction over me. I must also register within three business days of my release with the sheriff of the county of my school, where I am employed, or where I carry on a vocation.

2. Offenders Who are New Residents or Returning Washington Residents: If I move to Washington or I leave this state following my sentencing or release from custody but later move back to Washington, I must register within three business days after moving to this state. If I leave this state following my sentencing or release from custody, but later while not a resident of Washington I become employed in Washington, carry on a vocation in Washington, or attend school in Washington, I must register within three business days after attending school in this state or becoming employed or carrying out a vocation in this state.

3. Change of Residence Within State: If I change my residence within a county, I must provide by certified mail, with return receipt requested or in person, signed written notice of my change of residence to the sheriff within three business days of moving. If I change my residence to a new county within this state, I must register with the sheriff of the new county within three business days of moving. Also within three business days, I must provide, by certified mail, with return receipt requested or in person, signed written notice of my change of address to the sheriff of the county where last registered.

4. Leaving the State or Moving to Another State: If I move to another state, or if I work, carry on a vocation, or attend school in another state I must register a new address, fingerprints, and photograph with the new state within three business days after establishing residence, or after beginning to work, carry on a vocation, or attend school in the new state. If I move out of the state, I must also send written notice within three business days of moving to the new state or to a foreign country to the county sheriff with whom I last registered in Washington State.

5. Notification Requirement When Enrolling in or Employed by a Public or Private Institution of Higher Education or Common School (K-12): If I am a resident of Washington and I am admitted to a public or private institution of higher education, I shall, within three business days prior to arriving at the institution, notify the sheriff of the county of my residence of my intent to attend the institution. If I become employed at a public or private institution of higher education, I am required to notify the sheriff of the county of my residence of my employment by the institution within three business days prior to beginning to work at the institution. If my enrollment or employment at a public or private institution of higher education is terminated, I am required to notify the sheriff of the county of my residence of my termination of enrollment or employment within three business days

of such termination. If I attend, or plan to attend, a public or private school regulated under Title 28A RCW or chapter 72.40 RCW, I am required to notify the sheriff of the county of my residence of my intent to attend the school. I must notify the sheriff within three business days prior to arriving at the school to attend classes. The sheriff shall promptly notify the principal of the school.

6. Registration by a Person Who Does Not Have a Fixed Residence: Even if I do not have a fixed residence, I am required to register. Registration must occur within three business days of release in the county where I am being supervised if I do not have a residence at the time of my release from custody. Within three business days after losing my fixed residence, I must send signed written notice to the sheriff of the county where I last registered. If I enter a different county and stay there for more than 24 hours, I will be required to register with the sheriff of the new county not more than three business days after entering the new county. I must also report in person to the sheriff of the county where I am registered on a weekly basis. The weekly report will be on a day specified by the county sheriff's office, and shall occur during normal business hours. I must keep an accurate accounting of where I stay during the week and provide it to the county sheriff upon request. The lack of a fixed residence is a factor that may be considered in determining a sex offender's risk level and shall make me subject to disclosure to the public at large pursuant to RCW 4.24.550.

7. Application for a Name Change: If I apply for a name change, I must submit a copy of the application to the county sheriff of the county of my residence and to the state patrol not fewer than five days before the entry of an order granting the name change. If I receive an order changing my name, I must submit a copy of the order to the county sheriff of the county of my residence and to the state patrol within three business days of the entry of the order. RCW 9A.44.130(7).

Date: 18 MARCH 2015


Defendant's signature

SPOKANE SUPERIOR COURT CLERK

January 28, 2016 - 11:55 AM

Transmittal Letter

Document Uploaded: ArnoldPRP.pdf

Case Name: State of Washington Vs. Eddie Arnold

County Cause Number: 13-1-03641-1

Court of Appeals Case Number:

- CrR 7.8 Transfer (PRP)
- Notice of Appeal (NOA)/Notice of Discretionary Review (DR)

Check All Included Documents

- Judgment & Sentence/Order Judgment/Order of Disposition
Signing Judge: Price
- Order of Indigency
- Filing Fee Paid - Receipt No: ____ - Receipt Date: ____
- Affidavit of Service
- Other: Letter from Dept. 5; Letter from Judge Price with Attachements; Warrant of Commitment; and Statement of the Defendant on Plea of Guilty
Signing Judge: Price
- Clerk's Papers - No. of Volumes: ____ Total Number of Pages: ____
- Verification of Verbatim Report of Proceedings Filed - Date ____
No. of Volumes:
Hearing Date(s):
Reporter/Transcriptionist:
- Other: ____

Co-Defendant Information:

No Co-Defendant information was entered.

Comments:

Sender Name/Email Address: Ronelle E Seymour - rseymour@spokanecounty.org

Personal Restraint Filing Checklist

Case # 13-1-03641-1

CrR 7.8 Order=PRP

Date Filed at COA: 1-28-16 ELF

COA Case # _____ CM _____

Originating County:

~~Adams~~ ~~Asotin~~ ~~Benton~~ ~~Chelan~~ ~~Columbia~~ ~~Douglas~~ ~~Ferry~~ ~~Franklin~~ ~~Garfield~~
~~Grant~~ ~~Kittitas~~ ~~Klickitat~~ ~~Lincoln~~ ~~Okanogan~~ ~~Pend Oreille~~ Spokane ~~Stevens~~ ~~Walla~~
~~Walla~~ ~~Whitman~~ ~~Yakima~~

Filing fee: Paid

Need filing fee or Statement of Finances

Date underlying motion document filed with the county: 8-6-15

Date Transfer Order signed by Judge: 1-13-16

Date Transfer Order filed with County Clerk: 1-14-16

Judge: Pruitt

DOC # 631420

Request a copy of the following document from the county clerk:

Recusal: ~~Brown~~ ~~Korsmo~~ ~~Siddoway~~ ~~Fearing~~ ~~Lawrence~~ ~~Berrey~~ ~~Wasson~~
~~Townsley~~ ~~Bromme~~

SPOKANE SUPERIOR COURT CLERK

County e-mailed
1-28-16

January 28, 2016 - 11:55 AM

Transmittal Letter

Document Uploaded: ArnoldPRP.pdf

Case Name: State of Washington Vs. Eddie Arnold

County Cause Number: 13-1-03641-1

Court of Appeals Case Number:

PRP 340180

- CrR 7.8 Transfer (PRP)
- Notice of Appeal (NOA)/Notice of Discretionary Review (DR)

Check All Included Documents

- Judgment & Sentence/Order Judgment/Order of Disposition
Signing Judge: Price
- Order of Indigency
- Filing Fee Paid - Receipt No: ____ - Receipt Date: ____
- Affidavit of Service
- Other: Letter from Dept. 5; Letter from Judge Price with Attachements; Warrant of Commitment; and Statement of the Defendant on Plea of Guilty
Signing Judge: Price
- Clerk's Papers - No. of Volumes: ____ Total Number of Pages: ____
- Verification of Verbatim Report of Proceedings Filed - Date ____
No. of Volumes:
Hearing Date(s):
Reporter/Transcriptionist:
- Other: ____

Co-Defendant Information:

No Co-Defendant information was entered.

Comments:

Sender Name/Email Address: Ronelle E Seymour - rseymour@spokanecounty.org

Personal Restraint Filing Checklist

Case # 13-1-03641-1

CrR 7.8 Order=PRP

Date Filed at COA: 1-28-16 ELF

COA Case # _____ CM _____

Originating County:

~~Adams--Asotin--Benton--Chelan--Columbia--Douglas--Ferry--Franklin--Garfield--
Grant--Kittitas--Klickitat--Lincoln--Okanogan--Pend Oreille--Spokane--Stevens--Walla
Walla--Whitman--Yakima~~

Filing fee: Paid

Need filing fee or Statement of Finances

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Townesley--Bromme~~

FILED

FEB 05 2016

COURT OF APPEALS
DIVISION III
STATE OF WASHINGTON
By: [Signature]



Case # 340180
Petitioner: Eddie ARNOLD
Doc # 631420

[Handwritten mark]

STATEMENT OF FINANCES

If you cannot afford to pay the filing fee or cannot afford to pay an attorney to help you, fill this out. If you have enough money for these things, do not fill out this part of the form.

- 1. I do do not ask the court to file this without making me pay the filing fee because I am so poor I cannot pay the fee.
- 2. I have a spendable balance of \$ 0 in my prison or institution account.
- 3. I do do not ask the court to appoint a lawyer for me because I am so poor I cannot afford to pay a lawyer.
- 4. I am am not employed. My salary or wages amount to \$ 0 a month. My employer is _____

(name and address)

5. During the past 12 months I did did not get any money from a business, profession or other form of self-employment. (If I did, it was 0 and the total income I got was \$ 0.)
(kind of self-employment)

- 6. During the past 12 months, I
 - did did not get any rent payments. If so, the total amount I got was \$ 0.
 - get any interest. If so, the total amount I got was \$ _____.
 - get any dividends. If so, the total amount I got was \$ _____.
 - get any other money. If so, the amount of money I got was \$ _____.
- 7. have any cash except as said in answer 2. If so, the total amount of cash I have is \$ _____.
- have any savings accounts or checking accounts. If so, the amount in all accounts is \$ _____.
- own stocks, bonds, or notes. If so, their total value is \$ _____.

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

Items Value

I HAVE NOTHING

