

Investigation in Brazil and was extradited to the United States after a lengthy process. See State v. Pang, 132 Wn.2d 852, 856-74, 940 P.2d 1293 (1997) (detailing facts of the case and extradition process).

On February 14, 1998, Pang pled guilty to four counts of Manslaughter. Judgment was imposed on March 23, 1998 by the Honorable Larry A. Jordan. Appendix A. The court ordered that Pang pay court costs in the amount of \$257.10. Appendix A-2. The precise amounts of restitution and extradition costs were detailed in an order dated July 28, 1998. Appendix B (Order Setting Restitution and Extradition Costs). Restitution in the amount of \$956,020.51 was ordered to nine individuals, one business, the Crime Victims Compensation Fund, the City of Seattle, and two insurance companies. Appendix B-1-3. Extradition costs totaling \$28,192.91 were also ordered. Appendix B-3. Restitution was to be paid first. Appendix B-3. The court also ordered: "If Mr. Pang has any remuneration in the future, based on the facts of this crime those monies shall be paid to the victims listed in this order." Appendix B-3.

Pang neither alleges nor demonstrates that he ever objected to these financial obligations or that he ever asked the trial court to

consider his ability to pay before entering the judgment or the restitution / extradition order. Pang never appealed either order. He has been incarcerated since sentencing. It appears that in the seventeen years since legal financial obligations were ordered, Pang has paid \$3,661.73, or about 0.36 percent of the amount ordered by the court. Appendix C.

Fourteen years later, in 2012, Pang asked the trial court to terminate legal financial obligations because, in his view, the clerk's office no longer had authority to collect. On April 19, 2013, the trial court entered an order rejecting Pang's argument. Pang appealed. On April 13, 2015, this Court affirmed the trial court's order because, under the relevant statutes, the ten-year period to collect restitution would not begin until Pang was released from prison. State v. Pang, No. 70442-7-I, 2015 WL 1815862 (2015).

On September 4, 2015, Pang filed a motion entitled, "Motion For Individualized Inquiry Into Defendant's Current and Future Ability to Pay LFO's [sic] and Order." He argued that the sentencing court erred in failing to conduct an inquiry into his ability to pay legal financial obligations, and he asked the trial court "to do an individualized inquiry into Defendant's current and future ability to pay discretionary LFO's [sic], and waive them." Motion, at 1.

The motion was predicated on State v. Blazina, 182 Wn.2d 827, 344 P.3d 680 (2015) and RCW 10.01.160(3). Motion, at 3-4. Pang argued that the “only issue to be resolved is: did the Court, i.e., Superior Court Judge Larry Jordan, make the statutorily mandated, individualized inquiry into the defendant’s current and future ability to pay mandatory and discretionary LFO’s, and is the inquiry, if any, reflected in the record.” Motion, at 2.

The State moved to transfer the motion to the court of appeals because it was an untimely collateral attack on the judgment. State’s Motion to Transfer, at 2-3. The trial court issued an order of transfer. Pang objected to the transfer and asked this court to remand the matter to the trial court. This Court has directed the State to respond to Pang’s arguments, which are now being treated as a personal restraint petition.

D. ARGUMENT.

Pang’s petition must be dismissed pursuant to the analysis in In re Personal Restraint of Flippo, ___ Wn. App. ___ 362 P.3d 1011 (2015).

RCW 10.73.090(1) provides that “No petition or motion for collateral attack on a judgment and sentence in a criminal case may be filed more than one year after the judgment becomes final if

the judgment and sentence is valid on its face and was rendered by a court of competent jurisdiction." A judgment or order is final on the date it was filed if there was no appeal. RCW 10.73.090(3). An untimely petition may be considered if "there has been a significant change in the law, whether substantive or procedural, which is material to the ... sentence, or other order entered ... and ... a court, in interpreting a change in the law ... determines that sufficient reasons exist to require retroactive application of the changed legal standard." RCW 10.73.100(6).

The judgment and the restitution / extradition order in Pang's case were filed seventeen years ago and Pang never appealed. Those orders are now final and they may not be attacked.

Moreover, there has been no significant change in the law material to challenged sentence or order. RCW 10.01.160(3) sets forth the procedures required to impose legal financial obligations. That statute has existed since 1976 so Pang could have invoked it at his sentencing in 1998. See Laws of 1975-76, 2nd Ex. Ses., ch. 96 § 1. Although, State v. Blazina holds that a court must make an express determination as to ability to pay before ordering discretionary legal financial obligations pursuant to RCW 10.01.160, the case simply confirms what the statute already

provided, so it is not a change in the law. In re Personal Restraint of Flippo, 362 P.3d at 1013.¹

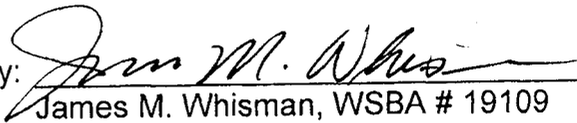
E. CONCLUSION.

For the foregoing reasons, Pang's petition is untimely and should be dismissed.

DATED this 19th day of January, 2016.

Respectfully Submitted,

DANIEL T. SATTERBERG
King County Prosecuting Attorney

By: 
James M. Whisman, WSBA # 19109
Senior Deputy Prosecuting Attorney
Attorneys for Respondent
Office WSBA #91002

¹ Because Pang never asked the court to make an express determination of ability to pay under RCW 10.01.160 he would be foreclosed from arguing this point on appeal, much less in an untimely collateral attack. In re Personal Restraint of Flippo, at 1013-14; State v. Arredondo, ___ Wn. App. ___, 360 P.3d 920, 932 (Wash. Ct. App. 2015) (quoting State v. Blazina, 182 Wn.2d at 832 ("A defendant who makes no objection to the imposition of discretionary LFOs at sentencing is not automatically entitled to review.")).

APPENDIX A

3

DNK

SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

FILED

STATE OF WASHINGTON

Plaintiff,

v.

MARTIN SHAW PANG,

Defendant.

No. 95-1-00473-0 SEA

JUDGMENT AND SENTENCE

98 MAR 24 AM 9:37

KING COUNTY
SUPERIOR COURT CLERK
SEATTLE, WA.

COMMITMENT ISSUED MAR 24 1998

COPY TO SENTENCING GUIDELINES COMMISSION MAR 24 1998
PRESENTENCING STATEMENT & INFORMATION ATTACHED

I. HEARING

1.1 The defendant, the defendant's lawyers, John Henry Browne and M. Tim Dole, and Senior Deputy Prosecuting Attorneys TIMOTHY BRADSHAW and MARILYN BRENNEMAN, were present at the sentencing hearing conducted today, March 23, 1998.

1.2 The state has moved for dismissal of count(s) V-IX

II. FINDINGS

Based on the testimony heard, statements by defendant and victims families and colleagues, argument of counsel, the pleas agreement, and case record to date, and there being no reason why judgment should not be pronounced, the court finds:

2.1 CURRENT OFFENSE(S): The defendant was found guilty on February 19, 1998 by plea of guilty to:

Count No.: I Crime: MANSLAUGHTER IN THE FIRST DEGREE
RCW 9A.32.060 1 (A) Crime Code 00164
Date of Crime JAN. 05, 1995 Incident No. _____

Count No.: II Crime: MANSLAUGHTER IN THE FIRST DEGREE
RCW 9A.32.060 1 (A) Crime Code 00164
Date of Crime JAN. 05, 1995 Incident No. _____

Count No.: III Crime: MANSLAUGHTER IN THE FIRST DEGREE
RCW 9A.32.060 1 (A) Crime Code 00164
Date of Crime JAN. 05, 1995 Incident No. _____

Additional current offenses are attached in Appendix A.

SPECIAL VERDICT/FINDING(S):

- (a) A special verdict/finding for being armed with a Firearm was rendered on Count(s): _____
- (b) A special verdict/finding for being armed with a Deadly Weapon other than a Firearm was rendered on Count(s): _____
- (c) A special verdict/finding was rendered that the defendant committed the crimes(s) with a sexual motivation in Count(s): _____
- (d) A special verdict/finding was rendered for Violation of the Uniform Controlled Substances Act offense taking place
 - in a school zone in a school on a school bus in a school bus route stop zone in a public park in public transit vehicle in a public transit stop shelter in Count(s): _____
- (e) Vehicular Homicide Violent Offense (D.W.I. and/or reckless) or Nonviolent (disregard safety of others)
- (f) Current offenses encompassing the same criminal conduct and counting as one crime in determining the offender score (RCW 9.94A.400(1)(a)) are: _____

C/PROC
CUST
CASH
JUDG
DISS
CRIM
ACCTS
EXH

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

20
C12004

98 9 04466 2

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

Crime	Sentencing Date	Adult or Juv. Crime	Cause Number	Location
(a)				
(b)				
(c)				
(d)				

- Additional criminal history is attached in Appendix B.
- Prior convictions (offenses committed before July 1, 1986) served concurrently and counted as one offense in determining the offender score are (RCW 9.94A.360(6)(c)):
- 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	6	IX			77 TO 102 MONTHS	10 YRS AND/OR 20,000
Count II	6	IX			77 TO 102 MONTHS	10 YRS AND/OR 210,000
Count III	6	IX			77 TO 102 MONTHS	10 YRS AND/OR 20,000

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) I-IV. Findings of Fact and Conclusions of Law are attached in Appendix D. The State did did not recommend a similar sentence.

To BE SUBMITTED Post-Sentence. DEFENDANT WAIVES PRESENCE.

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) V-IX

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 *by subsequent order.*
- 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 hearing on (Date) 7/27/97 at 9:00 am Date to be set.
- Defendant waives presence at future restitution hearing(s).
- Defendant shall pay Victim Penalty Assessments pursuant to RCW 7.68.035 in the amount of \$100 if all crime(s) date prior to 6-6-96 and \$500 if any crime date in the Judgment is after 6-5-96.
- Restitution is not ordered.

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) \$ 257.10 Court costs; Court costs are waived;
- (b) \$ N/A Recoupment for attorney's fees to King County Public Defense Programs, 2015 Smith Tower, Seattle, WA 98104; Recoupment is waived (RCW 10.01.160);
- (c) \$ N/A Fine; \$1,000, Fine for VUCSA; \$2,000, Fine for subsequent VUCSA; VUCSA fine waived (RCW 69.50.430);
- (d) \$ N/A King County Interlocal Drug Fund; Drug Fund payment is waived;
- (e) \$ N/A State Crime Laboratory Fee; Laboratory fee waived (RCW 43.43.690);
- (f) \$ _____ Incarceration costs; Incarceration costs waived (9.94A.145(2));
- (g) \$ 750 Other cost for: EXAMINATION

4.3 PAYMENT SCHEDULE: Defendant's TOTAL FINANCIAL OBLIGATION is: \$ _____. 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. _____ The Defendant shall remain under the Court's jurisdiction and the supervision of the Department of Corrections for up to ten years from date of sentence or release from confinement to assure payment of financial obligations.

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.

105 months on Count I 105 months on Count III _____ months on Count _____
105 months on Count II 105 months on Count IV _____ months on Count _____

ENHANCEMENT time due to special deadly weapon/firearm finding of _____ months is included for Counts _____

The terms in Count(s) I-IV are ~~concurrent~~ consecutive
The sentence herein shall run concurrently/consecutively with the sentence in cause number(s) _____
but consecutive to any other cause not referred to in this Judgment.

Credit is given for ~~854~~ 854 days served ~~in~~ ^{in COURT} days as determined by the ~~King County~~ ^{COURT} Jail solely for conviction under this cause number pursuant to RCW 9.94A.120(15). JD

4.5 NO CONTACT: For the maximum term of 40 years, defendant shall have no contact with ~~ALL VICTIMS' FAMILY MEMBERS, STATES WITNESSES IN POLICE REPORTS/STATEMENTS.~~
Violation of this no contact order is a criminal offense under chapter 10.99 RCW and will subject a violator to arrest; any assault or reckless endangerment that is a violation of this order is a felony. The exceptions to this prohibition are listed in App. K, TO BE FILED SUBSEQUENTLY

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.

4.7 COMMUNITY PLACEMENT, RCW 9.94A.120(9): Community Placement is ~~ordered~~ ^{NOT} ordered for any of the following eligible offenses: any "sex offense", any "serious violent offense", second degree assault, any offense with a deadly weapon finding, any CH 69.50 or 69.52 RCW offense, for the maximum period of time authorized by law. All standard and mandatory statutory conditions of community placement are ordered. JD
 Appendix H (for additional nonmandatory conditions) is attached and incorporated herein.

4.8 WORK ETHIC CAMP: The court finds that the defendant is eligible for work ethic camp and 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 Department shall convert the period of work ethic camp confinement at a rate of one day of work ethic camp to three days of total standard confinement and 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 K for additional special conditions, RCW 9.94A.120(9)(c), is attached and incorporated herein.

4.9 SEX OFFENDER REGISTRATION (sex offender crime conviction): Appendix J is attached and incorporated by reference into this Judgment and Sentence.

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

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

Date: 3/23/98

Judge: Larry A. Jordan
Print Name: _____

Presented by: Jim A. Bradshaw
Deputy Prosecuting Attorney, Office WSBA ID #91002
Print Name: Jim Bradshaw

Approved as to form: John R. 4677
Timothy Dole 25372
Attorney for Defendant, WSBA # _____
Print Name: John R. Bradshaw
Tim Dole

FINGERPRINTS



RIGHT HAND
FINGERPRINTS OF:

DEFENDANT'S SIGNATURE: Martin Shaw Pang
DEFENDANT'S ADDRESS: D.O.C.

MARTIN SHAW PANG

DATED: MAR 23 1998
Larry A. Gode
JUDGE, KING COUNTY SUPERIOR COURT

ATTESTED BY:
M. JANICE MICHELS, SUPERIOR COURT CLERK
BY: Larry A. Gode
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. WA10989525
DATE OF BIRTH: NOVEMBER 12, 1955
SEX: M
RACE: ASIAN

CLERK

BY: _____
DEPUTY CLERK

SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

STATE OF WASHINGTON

Plaintiff,

v.

MARTIN SHAW PANG

Defendant.

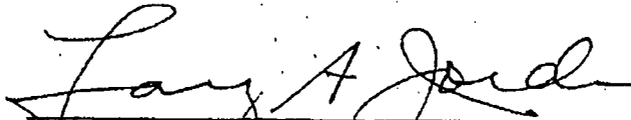
No. 95-1-00473-0 SEA

(FELONY) - APPENDIX A
ADDITIONAL CURRENT OFFENSES

2.1 The defendant is also convicted of these additional current offenses:

Count No.: IV Crime: MANSLAUGHTER IN THE FIRST DEGREE
RCW 9A.32.060 1 A Crime Code 00164
Date of Crime 01/05/95 Incident No. _____

Date: MARCH 23, 1998



JUDGE, King County Superior Court

SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

STATE OF WASHINGTON

Plaintiff,

v.

MARTIN SHAW PANG

Defendant.

No. 95-1-00473-0 SEA

(FELONY) - APPENDIX C
ADDITIONAL CURRENT OFF
SENTENCING DATA

2.4 SENTENCING DATA: Additional current offense(s) sentencing information is as follows:

COUNT NO.	OFFENDER SCORE	SERIOUSNESS LEVEL	STANDARD RANGE (not including enhancements)	Fine Reduction for Pleas (P), or other deadly weapons finding (D) or VUCBA (V) to a state	Total STANDARD RANGE (including enhancements)	MAXIMUM TERM
IV	6	IX			77 TO 102 MONTHS	10 YRS AND/OR 20,000

Date: ~~MAR 23~~, 1998

Larry A. Jord
JUDGE, King County Superior Court

SEA

SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

STATE OF WASHINGTON)
)
 Plaintiff,)
)
 v.)
)
 MARTIN SHAW PANG)
)
 Defendant.)

No. 95-1-00473-0 SEA

APPENDIX G
ORDER FOR BLOOD TESTING
AND COUNSELING

(1) HIV TESTING AND COUNSELING:

(Required for defendant convicted of sexual offense, drug offense associated with the use of hypodermic needles, or prostitution related offense committed after March 23, 1988. RCW 70.24.340):

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 296-4848 to make arrangements for the test to be conducted within 30 days.

(2) DNA IDENTIFICATION:

(Required for defendant convicted of sexual offense or violent offense. RCW 43.43.754):

The Court orders the defendant to cooperate with the King County Department of Adult Detention and/or the State Department of Corrections in providing a blood 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 arrangement for the test to be conducted within 15 days.

If both (1) and (2) are checked, two independent blood samples shall be taken.

Date: MAR 23, 1998

Larry A. Jorde

 JUDGE, King County Superior Court

APPENDIX B

IN THE SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

STATE OF WASHINGTON,

98 JUL 30) PM 2: 30

Plaintiff:)
SUPERIOR COURT CLERK)
SEATTLE, WA.)

vs.

MARTIN SHAW PANG,

) ORDER SETTING RESTITUTION
) AND EXTRADITION COSTS

Defendant,)

The court ordered payment of restitution as a condition of sentencing. The Court has determined that the following persons are entitled to restitution in the following amounts;

IT IS ORDERED that defendant make payments through the registry of the clerk of the court as follows:

I. VICTIMS AND SURVIVORS

Karen Shoemaker
22506 272nd Avenue S.E.
Maple Valley, WA 98038 AMOUNT: \$3,664.19

Mary Anne Kilgore
6920 - 117 Drive N.E.
Kirkland, WA 98033 AMOUNT: \$3,374.54

Christy Brown
13604 - 68th Avenue Court E.
Puyallup, WA 98373 AMOUNT: \$3,966.36

Clare Striegel
964 Retsil Road S.E.
Port Orchard, WA 98366 AMOUNT: \$3,209.49

Raymond and Colleen Terlicker
3503 SW 107th
Seattle, WA 98146 AMOUNT: \$4,347.22

78-1-04466-2
JUDGMENT NUMBER

C/PROC
CUST
CASH
JUDG
USP
CR
ACCT
EXH

ORDER SETTING RESTITUTION - 1

Norm Maleug, Prosecuting Attorney
W554 King County Courthouse
516 Third Avenue
Seattle, Washington 98104
(206) 296-9000
FAX (206) 296-0955

POSTED
210

1 La Panzanella, Inc.
 2 Ciro and Kimberly Pasciuto
 1314 East Union St.
 Seattle, WA 98122 AMOUNT: \$71,071.90

3 Jeff Carrell
 4 3535 27th Pl. W.
 Seattle, WA 98199 AMOUNT: \$5,492.75

5 Matthew Fox
 6 1409 NE 56th
 Seattle, WA 98105 AMOUNT: \$5,121.75

7 Charles Miller
 8 3801 SE 64th
 Portland, OR 97206 AMOUNT: \$10,666.75

9 Ray Schwartz
 10 P.O. Box 914
 Eastsound, WA 98245 AMOUNT: \$23,023.75

11
 12 Restitution shall be apportioned between all included in I above until paid in full.

13 II. INSURERS AND GOVERNMENT AGENCIES

14 After the individuals and entities above are paid in full restitution shall be apportioned
 15 between those named below.

16 Crime Victims Compensation
 17 Dept. of Labor and Industries
 P.O. Box 44520
 Olympia, WA 98504-4520
 RE: VC74476 Randall Terlicker AMOUNT: \$1,127.00

18 City of Seattle
 19 710 Third Avenue
 Seattle, WA 98104
 20 RE: payments for funeral services for
 Seattle firefighters James T. Brown
 21 and Randall Terlicker AMOUNT: \$4,000.00

22

1 Farmers Insurance Exchange
2 c/o Thomas Lether,
3 Attorney at Law
4 1001 Fourth Avenue Plaza, Suit 3810
5 Seattle, WA 98154

AMOUNT: \$772,225.87

4 Mutual of Enumclaw
(address t/b inserted)
5 RE: policy #PK57749
6 Date of loss: 1/05/95

AMOUNT: \$44,728.94

TOTAL RESTITUTION: \$956,020.51

7
8 Extradition costs were ordered by the court at the time of sentencing. Extradition costs have
9 been submitted by King County in the amount of \$13,788.12 and on behalf of the City of Seattle in
10 the amount of \$14,404.79. Costs shall be reimbursed after all obligations in I & II above are
11 fulfilled.

If Mr. Pang has any remuneration in the future based on the facts of this crime those monies shall be paid to the victims listed in this order.

IT IS ORDERED that defendant make payments through the registry of the clerk of court as follows:

11 King County Sheriff's Office
12 W-116 King County Courthouse
13 516 Third Avenue
14 Seattle, WA 98104

AMOUNT: \$13,788.12

14 City of Seattle
15 Department of Finance

AMOUNT: \$14,404.79

TOTAL EXTRADITION COSTS: \$28,192.91

DONE IN OPEN COURT this 20 day of July, 1998.

Larry A. Jordan
JUDGE LARRY A. JORDAN

19 Presented by:
20 *Marilyn Brenneman*
21 Marilyn Brenneman # 10760
22 Senior Deputy Prosecuting Attorney
CCN# 446145 REF# 95030399

Copy received; Notice
Presentation waived:
John Henry Browne
John Henry Browne 4677
Attorney for Defendant

APPENDIX C

Offender LFO History Report

LFO History Summary

DOC #: 254392 Offender Name: Pang, Martin S

Distribution Date Range: 01/01/2000 thru 03/19/2015

Total LFO Withdrawals		Total County Payments		Total Refunds	
		King County Clerk	\$3,632.13		
Total	\$3,661.73	Total	\$3,632.13	Total	\$0.00

Offender Causes

County	Cause	LFO Balance
King County Clerk	951004730	\$2,897,535.34
		<u>\$2,897,535.34</u>

Withdrawal History Detail

DOC #: 254392 Offender Name: Pang, Martin S

Distribution Date Range: 01/01/2000 thru 03/19/2015

Extract Date	Control Facility	Sub Facility	Entry Type	Item #	GL/Batch Date	Withdrawal Amt	Status
01/01/2015	AE1	E01	LFO	021923262	12/24/2014	\$50.00	Processed 01/14/2015
11/16/2014	AE1	E01	LFO	021767979	11/13/2014	\$50.00	Processed 11/20/2014
08/01/2014	AB1	B04	LFO	021360609	07/29/2014	\$50.00	Processed 08/13/2014
01/16/2014	AS1	S04	LFO	020617572	01/03/2014	\$40.00	Processed 01/23/2014
07/16/2013	AD1	D04	LFO	019999300	07/12/2013	\$40.00	Processed 08/05/2013
05/16/2013	AD1	D02	LFO	019777753	05/10/2013	\$30.00	Processed 05/22/2013
04/16/2013	AD1	D02	LFO	019643315	04/03/2013	\$20.00	Processed 04/22/2013
03/01/2013	AD1	D02	LFO	019502937	02/20/2013	\$20.00	Processed 03/15/2013
01/16/2013	AD1	D02	LFO	019352809	01/08/2013	\$40.00	Processed 01/24/2013
08/01/2012	AD1	D02	LFO	018777306	07/17/2012	\$20.00	Processed 08/10/2012
04/16/2012	AD1	D02	LFO	018449056	04/13/2012	\$22.56	Processed 05/03/2012
03/16/2012	AD1	D02	LFO	018364489	03/15/2012	\$29.33	Processed 04/16/2012
02/16/2012	AD1	D02	LFO	018261632	02/15/2012	\$28.79	Processed 03/02/2012
01/16/2012	AD1	D02	LFO	018137194	01/13/2012	\$27.29	Processed 02/03/2012
12/16/2011	AD1	D02	LFO	018052982	12/15/2011	\$28.53	Processed 12/30/2011
11/16/2011	AD1	D02	LFO	017946797	11/15/2011	\$32.61	Processed 11/30/2011
10/16/2011	AD1	D02	LFO	017832582	10/14/2011	\$26.10	Processed 10/27/2011

Certificate of Service by Mail

Today I deposited in the mail of the United States of America, postage prepaid, a properly stamped and addressed envelope directed to Martin Pang , the petitioner, at DOC #254392, Washington State Penitentiary containing a copy of the State's Response to Personal Restraint Petition, in Re Personal Restraint of Martin Shaw Pang, Cause No. 73994-8, in the Court of Appeals, Division I, for the State of Washington.

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

Dated this 19th day of January, 2016.

W Brame
Name
Done in Seattle, Washington