

CASE#: 86-1-02906-7 CRIM JUDGMENT# NO  
 TITLE: STATE VS WRIGHT  
 FILED: 08-07-86 APPEAL? NO  
 RESOLUTION: GP DATE: 12-17-86 GUILTY PLEA  
 COMPLETION: JODF DATE: 12-17-86 JUDGMENT/ORDER/DECREE FILED  
 CASE STATUS: DATE:

ARCHIVED: 01-24-93  
 CONSOLIDATED:  
 NOTE1: \*\$STA 2-23-88  
 NOTE2:

-----PARTIES-----

CONN	LAST NAME,	FIRST MI TITLE	LITIGANTS	ARRAIGNED
PLA01	STATE OF WASHINGTON			
DEF01	WRIGHT, DARRELL LLOYD			

-----ATTORNEYS-----

CONN	LAST NAME,	FIRST MI TITLE	LITIGANTS	DATE
WTD01	SALEN, WILLIAM			
WTD02	HOLT, NICK			

-----SENTENCE-CHARGE-----

DEF01 WRIGHT, DARRELL LLOYD

DISPOSITION: GP GUILTY PLEA DATE: 12-17-86  
 DISP. JUDGE: ENYEART  
 SENTENCE DATE: 12-17-86 SENTENCED BY: ENYEART  
 SENTENCING DEFERRED: NO APPEALED TO: DIVISION I DATE APPEALED:  
 PRISON SERVED..... : CRIME VIC. COMP.....\$  
 PRISON SUSPENDED..... X : FINE.....\$  
 JAIL SERVED..... X : RESTITUTION.....\$  
 JAIL SUSPENDED..... : COURT COSTS.....\$ 85.50  
 PROB/COMM. SUPERVISION..... X : ATTORNEY FEES.....\$ 390.00  
 DUE DATE: PAID:

-----SENTENCE DESCRIPTION-----

P/GUILTY 2CTS. SENT 18M EA CT DOC SUSPD. SERVE 6M KC JAIL. 24M COMM SUPV. PAY COSTS/ATTY FEES. PAY CV/PEN ASSMT \$70.

\*\*\*\*\*

-----CHARGE INFORMATION-----

RSLT	CNT	RCW/CODE	DESCRIPTION	COMMENT
			----- ORIGINAL INFORMATION	
GUIL	1	9A.44.100	INDECENT LIBERTIES	
GUIL	2	9A.44.100	INDECENT LIBERTIES	

-----APPEARANCE DOCKET-----

SUB#	DATE	CD/CONN	DESCRIPTION	SECONDARY MICROFILM
-	08-07-86	\$CHC	CHARGE COUNTY	70.00
1	08-07-86	INFO	INFORMATION	
2	08-07-86	ORW	ORDER FOR WARRANT 10,000	

CASE#: 86-1-02906-7 CRIM JUDGMENT# NO  
 TITLE: STATE VS WRIGHT

## -----APPEARANCE DOCKET-----

SUB#	DATE	CD/CONN	DESCRIPTION	SECONDARY	MICROFILM
2.5	08-12-86	NTARD	NOT OF APPEAR AND REQ FOR DISCOVERY		
3	08-15-86	CFR	CONDITIONS FOR RELEASE - PR		
4	08-15-86	NTOHS	NOTICE OF OMNIBUS HEARING SETTING	09-10-86	
5	08-15-86	OR	ORDER PROHIBITING CONTACT		
6	08-15-86	OBAD	OBJECTIONS TO ARRAIGNMENT DATE		
-	08-15-86	ARRAIGN	ARRAIGN CAL/DIXON/RUNNELS		
7	08-27-86	\$SHRTWA	SHERIFF'S RETRN ON WARRNT OF ARREST	15.50	
8	09-10-86	WVSPDT	WAIVER OF SPEEDY TRIAL 12-04-86		
-	09-10-86	PREHRG	OMNI CAL/DIXON/ANDERSON		
9	10-01-86	WVSPDT	WAIVER OF SPEEDY TRIAL 12-11-86		
-	10-01-86	PREHRG	OMNIBUS CAL/AITKIN/CAVANAGH		
10	10-08-86	WVSPDT	WAIVER OF SPEEDY TRIAL 12-25-86		
-	10-08-86	PREHRG	OMNIBUS CAL/AITKEN/CAVANAGH		
11	10-17-86	NTWSUB	NOTICE WITHDRAW & SUBSTITUT COUNSEL		
-	10-22-86	PREHRG	OMNIBUS CAL/AITKEN/CAVANAGH		
-	10-29-86	PREHRG	OMNIBUS CAL/AITKEN/BOUCH		
11.5	10-29-86	WV	WAIVER OMNI HRG		
11.6	10-30-86	STTDFG	STATEMENT OF DEFENDANT, PLEA GUILTY		
12	11-03-86	PRSID	PRESENTENCE INVESTIGATION ORDER	12-17-86	
		ACTION	8:30; ENYEART		
13	11-18-86	ORARC	ORDER AUTHOR REMOVAL OF COURT FILE		
-	12-10-86	\$NOTE	CALCULATION - COURT COSTS		85.50
			S/D: 12/17/86 - ENYEART 13		
14	12-17-86	STPATTY	STATEMENT OF PROSECUTING ATTORNEY		
15	12-17-86	JDS	JUDGMENT & SENTENCE		
			COMMT ISSD 12-18-86		
-	12-17-86	\$PACV	PENALTY ASSESSED - CRIME VICTIMS	70.00	
		DEF01	WRIGHT, DARRELL LLOYD		
-	12-17-86	\$FAPDR	FEE ASSESSED-PUBLIC DEFENSE RECOUPMT	390.00	
16	12-17-86	DISPHRG	C/R ROBERTA WIECKING		
		JDG13	JUDGE FAITH ENYEART, DEPT 13		
17	01-20-87	WC	WARRANT OF COMMITMENT		
-	07-09-87	\$FFRCR	FILING FEE REC'D - CRIMINAL	+	50.00
-	08-10-87	\$FFRCR	FILING FEE REC'D - CRIMINAL	+	20.00
-	08-10-87	\$SFR	SHERIFF'S FEES RECEIVED	+	15.50
-	08-10-87	\$PRCV	PENALTY RECEIVED - CRIME VICTIMS	+	14.50
-	09-11-87	\$PRCV	PENALTY RECEIVED - CRIME VICTIMS	+	50.00
-	10-06-87	\$PRCV	PENALTY RECEIVED - CRIME VICTIMS	+	5.50
-	10-06-87	\$FRPDR	FEE RECD-PUB DEFENSE RECOUPMENT	+	44.50
-	12-04-87	\$FRPDR	FEE RECD-PUB DEFENSE RECOUPMENT	+	100.00
-	01-08-88	\$FRPDR	FEE RECD-PUB DEFENSE RECOUPMENT	+	50.00
-	02-23-88	\$FRPDR	FEE RECD-PUB DEFENSE RECOUPMENT	+	195.50
-	02-23-88	\$NOTE	COURT COSTS, CVP AND OPD PAID		
18	08-10-89	FNDCCR	FINAL DISCHRG RESTORING CIVIL RIGHT		
19	08-11-89	NTWDA	NOTICE OF WITHDRAWAL OF ATTORNEY		

-----END COPY CASE-----

FILED

1986 AUG -7 PM 1:58

WARRANT ISSUED  
CHARGE COUNTY \$70.00

SUPERIOR COURT OF WASHINGTON FOR KING COUNTY  
STATE OF WASHINGTON,

Plaintiff,

NO. 86-1-02906-7

v.

INFORMATION

DARRELL LLOYD WRIGHT,  
Defendant.

COUNT I

I, Norm Maleng, Prosecuting Attorney for King County in the name and by the authority of the state of Washington, do accuse Darrell Lloyd Wright of the crime of indecent liberties, committed as follows:

That the defendant Darrell Lloyd Wright in King County, Washington, during a period of time intervening between January 1, 1986 and May 30, 1986, did knowingly cause Helen Wright, who was less than 14 years of age and not the spouse of the defendant, to have sexual contact with the defendant;

Contrary to RCW 9A.44.100(1)(b), and against the peace and dignity of the state of Washington.

COUNT II

And I, Norm Maleng, Prosecuting Attorney aforesaid further do accuse Darrell Lloyd Wright of the crime of indecent liberties, a crime of the same or similar character as Count I, which crimes were part of a common scheme or plan, and which crimes were so closely connected in respect to time, place and occasion that it would be difficult to separate proof of one charge from proof of the other, committed as follows:

That the defendant Darrell Lloyd Wright in King County, Washington, during a period of time intervening between January 1, 1985 and December 31, 1985, did knowingly cause Helen Wright, who was less than 14 years of age and not the spouse of the defendant, to have sexual contact with the defendant;

Contrary to RCW 9A.44.100(1)(b), and against the peace and dignity of the state of Washington.

NORM MALENG  
Prosecuting Attorney

By *Stuart Heath*  
STUART D. HEATH  
Deputy Prosecuting Attorney



NORM MALENG  
Prosecuting Attorney  
W554 King County Courthouse  
Seattle, Washington 98104  
583-2200

INFORMATION

1  
2  
3 CAUSE NO. 86-1-02906-7  
4

5 CERTIFICATION FOR DETERMINATION OF PROBABLE CAUSE

6 That STUART D. HEATH is a Deputy Prosecuting Attorney for  
7 King County and is familiar with the police report and  
8 investigation conducted in King County Police Department case  
9 No. 86-120977;

10 That this case contains the following upon which this  
11 motion for the determination of probable cause is made;

12 The defendant, Darrell Lloyd Wright, is the father of  
13 nine-year-old Helen Wright, date of birth: December 5, 1976.  
14 Prior to May of 1986, the defendant lived with his wife and Helen  
15 in Auburn and Des Moines, King County, Washington.

16 The defendant has been sexually molesting his daughter  
17 for a number of years. The defendant has entered Helen's bedroom  
18 at night and rubbed her vagina with his hands under her clothes on  
19 numerous occasions.

20 Helen told her mother about it in November of 1984. The  
21 defendant admitted that he had been sexually abusing Helen to his  
22 wife. The defendant then sought counseling and admitted that he'd  
23 sexually abused Helen to counselors David Motherwell and George  
24 and Diana Alberts. The police, however, were not contacted  
25 because Helen's mother thought that the problem was solved.

26 The abuse, however, continued. Helen continued to  
disclose the abuse to her mother and finally, when the defendant  
assaulted the mother, the police were contacted. The defendant  
subsequently called the Child Protective Services worker, Deanna  
Grace, and confessed the continuing abuse.

Bail in the amount of \$10,000 is requested until the  
defendant can be thoroughly evaluated. The defendant has  
previously been in treatment for a suicide attempt and he has  
threatened to commit suicide since this abuse has been disclosed.  
He told Ms. Grace that he has been a long term cross-dresser, has  
married a transvestite previously, and has had a nervous  
breakdown. The sexual abuse has occurred over a long period of  
time.

Under penalty of perjury under the laws of the State of  
Washington, I certify that the foregoing is true and correct.  
Signed and dated by me this 31 day of July, 1986, at Seattle,  
Washington.

26 Stuart Heath  
STUART D. HEATH

Certification for Determination of Probable Cause

NORM MALENG  
Prosecuting Attorney  
W554 King County Courthouse  
Seattle, Washington 98104  
583 2200

FILED

1986 AUG -7

1 SUPERIOR COURT OF WASHINGTON FOR KING COUNTY  
STATE OF WASHINGTON,

2 Plaintiff,

NO. 86-1-02906-7

3 v.

MOTION AND ORDER DETERMINING THE  
4 EXISTENCE OF PROBABLE CAUSE,  
5 DIRECTING ISSUANCE OF WARRANT  
AND FIXING BAIL

6 DARRELL LLOYD WRIGHT,

7 Defendant.

8 The plaintiff, having informed the court that it is  
9 filing herein an Information charging the defendant with the  
crime(s) of **Indecent Liberties, Counts I and II**  
10 now moves the court for an order determining the existence of prob-  
able cause and directing the issuance of a warrant for the arrest  
of the defendant, and

11 (x ) fixing the bail of the defendant in the amount of  
\$10,000, surety or property bond, or cash; and no  
12 contact direct or indirect with victims and witnesses;  
nor shall he have contact with any other minors except in  
13 the presence of a responsible adult;

14 ( ) directing the release of the defendant, after booking,  
on his or her personal recognizance and promise to appear  
for arraignment at the scheduled time and date; and

15 In connection with this motion, the plaintiff offers the  
16 information on the Suspect Information Report attached to this  
motion and the affidavit attached to the Information.

17 NORM MALENG

Prosecuting Attorney

18 By *Stuart Heath*  
STUART D. HEATH

19 Deputy Prosecuting Attorney

20 ORDER

21 The court, having reviewed the affidavit submitted  
22 herein, hereby determines that probable cause exists to believe  
that the above-named defendant committed the crimes alleged in the  
Information herein; and

23 IT IS ORDERED that the Clerk of the Superior Court issue  
a warrant, returnable forthwith, for the arrest of the above-named  
24 defendant; and

25 IT IS FURTHER ORDERED that

26 MOTION AND ORDER DETERMINING THE EXISTENCE OF  
PROBABLE CAUSE, DIRECTING ISSUANCE OF  
WARRANT AND FIXING BAIL - 1

POSTED

NORM MALENG  
Prosecuting Attorney  
W554 King County Courthouse  
Seattle, Washington 98104  
583-2200

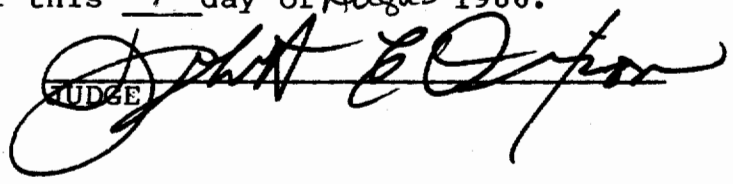
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- (x ) the bail of the defendant is fixed in the amount of \$10,000, surety or property bond, or cash; and no contact direct or indirect with victims and witnesses; nor shall he have contact with any other minors except in the presence of a responsible adult;
- ( ) the defendant be released, after booking, on his or her personal recognizance and promise to appear for arraignment at the scheduled time.

IT IS FURTHER ORDERED that the defendant be advised of the amount of bail fixed by the court and/or conditions of his or her release, and of his or her right to request a reduction of bail and to be heard thereon. Service of the warrant by telegraph or teletype is authorized.

DONE IN OPEN COURT this 7<sup>th</sup> day of August 1986.

JUDGE 

Presented by:

Stuart Heath  
STUART D. HEATH  
Deputy Prosecuting Attorney

MOTION AND ORDER DETERMINING THE EXISTENCE OF PROBABLE CAUSE, DIRECTING ISSUANCE OF WARRANT AND FIXING BAIL - 2

**NORM MALENG**  
Prosecuting Attorney  
W554 King County Courthouse  
Seattle, Washington 98104  
583-2200

1 IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON FOR KING COUNTY  
2 STATE OF WASHINGTON,

3 Plaintiff,

4 v.

5 Darrell Lloyd Wright

6 Defendant.

AUG 12 PM 3:46  
NO. 86-1-02906-7

NOTICE OF APPEARANCE AND REQUEST  
FOR DISCOVERY PURSUANT TO CrR  
4.7 AND LCrR 4.5(j) AND REQUEST  
FOR CRIMINAL HISTORY AGGRAVATING  
FACTOR, AND REAL FACTS TO BE  
RELIED ON BY PROSECUTION

7  
8 TO: CLERK OF THE SUPERIOR COURT  
9 NORM MALENG, PROSECUTING ATTORNEY  
10 FILING DEPUTY in the above matter

11 YOU WILL TAKE NOTICE that the undersigned is appearing  
12 as counsel for the defendant above-named.

13 YOU ARE HEREBY REQUESTED to preserve any and all  
14 physical evidence relating to the alleged offense including, but  
15 not limited to, police communications (911) tapes, and the scene  
16 of the alleged crime until final disposition of this cause or  
17 until further order of this court. This request is made pursuant  
18 to State v. Boyd, 29 Wn.App. 584 (1981) and U.S. v. Agurs, 427  
19 U.S. 97, 49 L.Ed.2d 342 (1976).

20 YOU ARE HEREBY REQUESTED to provide discovery of the  
21 following materials as provided by CrR 4.7 and LCrR 4.5(j) so  
22 that timely decision may be made regarding selection of a trial  
23 date or changing the plea.

24 1. The names and addresses of persons whom the prose-  
25 cuting attorney intends to call as witnesses at the hearing or  
26 trial, together with any written or recorded statements and the  
27 substance of any oral statements of such witnesses;

28 2. Any written or recorded statements and the substance  
29 of any oral statements made by the defendant, or made by a  
30 co-defendant if the trial is to be a joint one;

31 3. When authorized by the court, those portions of grand  
32 jury minutes containing testimony of the defendant, relevant  
testimony or persons whom the prosecuting attorney intends to call  
as witnesses at the hearing or trial, and any relevant testimony  
that has not been transcribed;

4. Any reports or statements of experts made in  
connection with the particular case, including results of physical  
or mental examinations and scientific tests, experiments, or  
comparison;

33 NOTICE OF APPEARANCE AND  
34 REQUEST FOR DISCOVERY  
35 Page 1 of 2

2 5. Any record or prior criminal convictions of the  
3 defendant known to the prosecuting attorney, including copies of  
4 any and all documents, including but not limited to guilty plea  
5 forms and/or transcripts upon which the prosecutor intends to  
6 rely for the purpose of establishing the prior record;

7 Any information known to the prosecuting attorney  
8 regarding pardon, dismissal, or restoration of civil rights  
9 with respect to any prior criminal convictions of defendant;

10 6. Any record known to the prosecuting attorney of  
11 prior criminal convictions of any persons whom the State intends  
12 to call as witnesses at a hearing or trial in this case;

13 YOU ARE FURTHER REQUESTED to provide notice of the  
14 defendant's criminal history (RCW 9.94A.030(8)) and the aggravating  
15 factors (RCW 9.94A.390) upon which the State will rely if the  
16 defendant's case ultimately proceeds to sentencing, so that timely  
17 decision may be made regarding selection of a trial date or  
18 changing the plea.

19 This request is made pursuant to Const. Art. I., Sec  
20 22 and U.S. Const. Amends. V and XIV.

21 YOU ARE FURTHER REQUESTED to provide prompt discovery  
22 of the following:

23 1. With respect to criminal history, the crime or  
24 crimes (with specific status violated for out-of-state convictions),  
25 the date of conviction, the date of release from custody, the  
26 state and county of conviction, and the cause number.

27 2. If the State intends to argue or present evidence  
28 of aggravating circumstances to justify a departure from the  
29 guidelines pursuant to RCW 9.9A.390, the specific evidence the  
30 State intends to present to the Court on that issue.

31 3. Real facts upon which the State intends to rely.  
32 RCW 9.94A.370.

DATED this 12th day of August, 1986.

Respectfully submitted,

William Salen / 122  
William Salen  
Attorney for Defendant

NOTICE OF APPEARANCE AND  
REQUEST FOR DISCOVERY  
Page 2 and FINAL



SUSPECT INFORMATION REPORT 1

CASE NO.

86 120977

DATE OF REPORT 7-2-86		TIME 1306		POLICE DEPARTMENT King Co Police			UNIT		FILE NO		
BOOKING DATE		TIME		OFFENSE INDECENT LIBERTIES			B/A NUMBER				
NAME (LAST FIRST MIDDLE JR SR 1ST 2ND 3RD) Wright Darrel Lloyd							SEX M		RACE W		
DATE OF BIRTH 5-16-50		STATE OR PROVINCE OF BIRTH ORE		HEIGHT 6' 1/2	WEIGHT 209	HAIR BRN	EYES BLUE		SKIN TONE MED		
SCARS, MARKS, TATTOOS ARTIFICIAL BODY PARTS ETC. Aggravated SCAR				CAUTION - ARMED, DANGEROUS No			STATEMENT TAKEN?		OWN REAL PROPERTY? No		
LAST KNOWN ADDRESS - CITY STATE ZIP 1152 S. 200 Des Moines 98184				TELEPHONE NUMBER 878 7495		DRIVER LICENSE NUMBER WRIGHT DL50SKW					
STATE WA	EXPIRES 90	SOCIAL SECURITY NUMBER 540-54-4397		LOCAL NUMBER	FBI NUMBER	STATE ID NUMBER					
FINGERPRINT CLASSIFICATION			ALIAS NAME(S)			VEH. LIC. NO	STATE	EXP.			
VEHICLE I.D. NO.			YEAR 73	MAKE Ame	MODEL GREMLIN	STYLE 2DR HB	COLOR(S) GRN				
OCCUPATION IBM Comput Consult			BUSINESS ADDRESS OR SCHOOL (COMPANY NAME - ADDRESS - DEPARTMENT OR SHOP NO. AND PHONE) Boeing Comm Air								
MARITAL STATUS - CHILDREN (NO.) MARRIED 3		LIVING WITH DALE GIFFORD		TIME IN COUNTY 2 1/2 years			UNION AND LOCAL NUMBER				
INVESTIGATING OFFICER KIMMER K SCOTT		SERIAL 00745	UNIT 204	PHONE 3447557	APPROVING OFFICER						
CRIMINAL RECORD (CONVICTIONS)				ACTIVE PROBATION OR PAROLE PROBATION OFFICER, PHONE			NAME(S) OF ACCOMPLICE:				

ARRESTING AGENCY AFFIDAVIT

[CONCISELY SET FORTH FACTS SHOWING PROBABLE CAUSE FOR EACH ELEMENT OF THE OFFENSE AND THAT THE SUSPECT COMMITTED THE OFFENSE. IF NOT PROVIDED, THE SUSPECT WILL BE AUTOMATICALLY RELEASED. INDICATE ANY WEAPON INVOLVED].

Vic is Sus Wrights nine year old daughter. Uk states that sus wright has come into her bedroom on numerous occasions and fondled her vagina this has occurred over the past year at 2918 S. 220th 10 King Co. Sus Wright has admitted these incidents to his wife, church counselor and CPS caseworker

I CERTIFY (OR DECLARE) UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF WASHINGTON THAT THE FOREGOING IS TRUE AND CORRECT.

7-14-86 HQ

Signature: K. Scott Kimmer

1

LAW ENFORCEMENT POSITION ON RELEASE: WOULD SAFETY OF INDIVIDUAL OR PUBLIC BE THREATENED IF SUSPECT RELEASED ON BAIL OR RECOGNIZANCE (CONSIDER HISTORY OF VIOLENCE, MENTAL ILLNESS, DRUG DEPENDENCY - BE SPECIFIC)? ANY OTHER REASONS WHY SUSPECT SHOULD NOT BE RELEASED (CONSIDER PRIOR FAILURE TO APPEAR, LACK OF TIES TO COMMUNITY - BE SPECIFIC).

86-1 02906 7

1249517" 86071790 ORIGINAL 731

2

ANTICIPATED DATE OF REFERRAL: ANTICIPATED CHARGE:

PRELIMINARY APPEARANCE INFORMATION DATE: JUDGE: BOND POSTED DATE: AMOUNT: CO.:

P.R.: YES NO CONDITIONS:

RETURN DATE: RETURNED: YES NO EXCUSED: YES NO NOT RELEASED BOND SET:

SUPERIOR COURT FILING INFORMATION AT LARGE - NO ARREST AT LARGE - EXCUSED IN CUSTODY P.R.'D. AT P.A. OUT ON BOND N.O. ORIGINAL FILING BIND OVER/DIRECT FILING FROM COURT, DIST CT NO.:

GIST CT BOND: ATTORNEY: P R R BOND REQUESTED: 10,000 JUSTIFICATION FOR INCREASE:

SUP CT. ARR DATE: 3

(atty Salen)

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

STATE OF WASHINGTON,

Plaintiff,

v.

Darrell Lloyd Wright

Defendant.

NO. 86-1-02906-7

CONDITIONS OF RELEASE FOR DEFENDANT PENDING TRIAL

IT IS HEREBY ORDERED that the above-named defendant shall be released from the King County Jail and is ordered to appear personally for court hearings and for trial. This release is on the following conditions:

- On personal recognizance
- To the custody of \_\_\_\_\_ who has agreed to supervise the defendant.
- Travel, residence or association are restricted as follows:
- On execution of an unsecured appearance bond in the amount of \$ \_\_\_\_\_.
- On execution of an appearance bond in the amount of \$ \_\_\_\_\_ and deposit in the court in cash or other approved security 10% thereof (to be returned to defendant upon performance of the condition of release)
- On execution of a surety bond or posting of cash in the amount of \$ \_\_\_\_\_.
- On condition of return to custody during the following hours:
- On condition: Maintain address and employment; no unsupervised contact with victim/minors; maintain treatment.
- Certified copy of this order is to be provided to the defendant at public expense.

In addition to the above conditions, defendant is not to leave the State of Washington without specific approval by court order.

DATED this 15<sup>th</sup> day of August, 1986.

*[Signature]*  
J U D G E

STATEMENT BY DEFENDANT:

My address and phone number will be 1152 S. 220<sup>th</sup>, Des Moines, WA, 878-7495

I HAVE READ THIS ORDER. I understand that if I violate conditions of release, I can be arrested and punished for contempt of court. If I fail to appear for court hearings, I will be committing an additional crime of bail jumping as defined in RCW 9A.76.170.

*[Signature]*  
(Signature of Defendant)

Presented by:

*[Signature]*

CERTIFIED COPY TO WARRANTS AUG 15 1986

AUG 15 1986

CERTIFIED COPY TO COUNTY JAIL

**FILED**  
AUG 15 1986  
SUPERIOR COURT CLERK  
BY JILL MENSING  
DEPUTY

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

STATE OF WASHINGTON,

Plaintiff,

v.

Wright, Darrell,

Defendant.

NO. 86-1-02906-7

NOTICE OF OMNIBUS DATE

HAVING NOW being arraigned on this matter, Your omnibus hearing has been set for

10 Sept. 1986

at 2:00 p.m. in the Criminal Law Department, King County Courthouse. **You must be present at that time** or a warrant may be issued for your arrest and your failure to appear may result in additional criminal charges being filed.

I acknowledge receiving a copy of this notice.

X Darrell Wright  
DEFENDANT

15 Aug. 1986  
DATE

Plea Judge:

McKenna

NOTICE OF OMNIBUS DATE

4

86 AUG 15 P 2 35  
IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON FOR KING COUNTY

STATE OF WASHINGTON, )  
SEATTLE, WA )

Plaintiff, )

NO. 86-1 02906 7

v.  
Darrell Lloyd Wright )  
Defendant, )

ORDER PROHIBITING  
CONTACT

THIS MATTER having come on before the undersigned judge of the above-entitled court, and the court having considered the records and files herein and being fully advised in the premises, now, therefore,

IT IS HEREBY ORDERED, that pursuant to RCW 10.99.040, the defendant shall have no contact, directly, or indirectly in person, in writing, or by phone, personally or through other person with

Helen Wright

until the trial of this cause is concluded.

**VIOLATION OF THIS ORDER IS A CRIMINAL OFFENSE UNDER CHAPTER 10.99 RCW AND IS ALSO SUBJECT TO CIVIL CONTEMPT PROCEEDINGS.**

NOTICE: To the Director of Public Safety and all peace officers.

YOU ARE HEREBY DIRECTED to maintain a record of this order prohibiting contact and enforce its provisions. This order shall remain in effect until the trial of this cause is concluded.

DATED this 15 day of August, 19 86

[Signature]  
JUDGE

PLEASE notify the Prosecuting Attorney's Office, W554, King County Courthouse, Seattle, Washington if the defendant is apprehended for violation of this order.

Presented by: Lloyd Bryan  
Deputy Prosecuting Attorney

[Signature]  
Copy Received by Defendant.



**NORM MALENG**  
Prosecuting Attorney  
W554 King County Courthouse  
Seattle, Washington 98104  
583-2200

CERTIFIED COPY TO WARRANTS AUG 15 1986

52

11  
**FILED**  
KING COUNTY WASHINGTON

AUG 15 1986

SUPERIOR COURT CLERK  
BY JILL MENSING  
DEPUTY

1  
2  
3  
4 IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON FOR KING COUNTY

5 STATE OF WASHINGTON,

6 Plaintiff,

7 v.

8 Darrell Lloyd Wright

9 Defendant.

NO. 86-1-029067

OBJECTION TO DATE  
OF ARRAIGNMENT

0 Defendant hereby objects to the date of arraignment,  
11 pursuant to CrR 3.3(e).

12 DATED this 15<sup>th</sup> day of August, 1986.

13  
14 X Darrell Wright

15 DEFENDANT

16  
17  
18  
19  
20  
21  
22  
23  
Objection to Date of Arraignment  
Page 1 - Final

LAW OFFICES OF  
THE PUBLIC DEFENDER  
810 THIRD AVENUE  
8TH FLOOR, CENTRAL BUILDING  
SEATTLE, WASHINGTON 98104  
447-3900

SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

STATE OF WASHINGTON,  
Plaintiff,  
v.

)  
) NO. 86-1-02906-7  
)  
) AUG 2 ARREST WARRANT

DARRELL LLOYD WRIGHT,  
Defendant.

) KING COUNTY  
) SUPERIOR COURT CLERK  
) SEATTLE, WA

To Any Peace Officer In The State Of Washington:

An information has been filed in the above entitled Court, charging **Darrell Lloyd Wright** with the crime(s) of **Indecent Liberties, Counts I and II** (RCW 9A.44.100(1)(b)), and the Court having determined that there is probable cause for the issuance of a warrant,

You are therefore commanded to forthwith arrest the said **Darrell Lloyd Wright** and keep him/her in custody until he/she is discharged according to law, and make due return of this writ with your manner of service endorsed thereon.

Service of this warrant by telegraph or teletype is authorized.

Bail fixed in the sum of **\$10,000 Cash or Surety**; Surety Bond to be approved by the Court and no contact with victim or witnesses.

*No contact with victim(s); witnesses; or any other minors without presence of responsible adult.*

Arrest Warrant - CrR 2.2(c), RCW 10.31.060

The court has ordered the issuance of this warrant.

Witness my hand and Seal this  
7th day of August 1986.

M. JANICE MICHELS, Clerk of Superior Court

By \_\_\_\_\_  
PAUL WOOD Deputy Clerk

STATE OF WASHINGTON )

King County ) : ss.

I received the above Warrant on 8-15, 1986 and Executed the same on 8-15, 1986, by A arresting the defendant named \_\_\_\_\_

and BOOKED KCT.

FEES  
Service, 15.00  
Mileage, 50  
Keeping, \_\_\_\_\_  
Total 15.50

Gary W. Kaeh  
Signature  
DET. GARY W. KAEH  
Type or Print Name and Title  
KCT  
Agency



Return of Arrest Warrant (Cr.R 2.2(e))

*my*

# WRIGHT, Darrell Lloyd

## CRIMINAL WARRANT INFORMATION 4

CASE NO. **86 120177**

DATE OF REPORT <b>7-2-86</b>	TIME <b>1300</b>	POLICE DEPARTMENT		UNIT	FILE NO.
BOOKING DATE	TIME	OFFENSE	S/A NUMBER		
NAME (LAST, FIRST, MIDDLE - JR., SR., 1ST, 2ND, 3RD) <b>Wright Darrell Lloyd</b>			SEX <b>M</b>	RACE <b>W</b>	
DATE OF BIRTH <b>5-16-50</b>	STATE OR PROVINCE OF BIRTH <b>ORE</b>	HEIGHT <b>6'11"</b>	WEIGHT <b>209</b>	HAIR <b>BRO</b>	SKIN TONE <b>BLUE MED</b>
SCARS, MARKS, TATTOOS, ARTIFICIAL BODY PARTS, ETC.		CAUTION - ARMED, DANGEROUS <b>NO</b>	STATEMENT TAKEN?		OWN REAL PROPERTY? <b>NO</b>
LAST KNOWN ADDRESS - CITY, STATE, ZIP <b>1152 S 200 D M... - 93131</b>			TELEPHONE NUMBER <b>312 7415</b>	DRIVER LICENSE NUMBER <b>Wright 0-505KW</b>	
STATE <b>WA</b>	EXPIRES <b>90</b>	SOCIAL SECURITY NUMBER <b>540 54 4397</b>	LOCAL NUMBER	FBI NUMBER	STATE ID NUMBER
FINGERPRINT CLASSIFICATION		ALIAS NAME(S)	VEH. LIC. NO.	STATE	EXP.
VEHICLE I.D. NO.	YEAR <b>73</b>	MAKE <b>Ame</b>	MODEL <b>(GEM)</b>	STYLE <b>DRILL</b>	COLOR(S) <b>GRD</b>
OCCUPATION <b>IBM Comp - Control</b>	BUSINESS ADDRESS OR SCHOOL (COMPANY NAME - ADDRESS - DEPARTMENT OR SHOP NO. AND PHONE)				
MARITAL STATUS - CHILDREN (NO.) <b>Married 3</b>	LIVING WITH <b>Daughter</b>	TIME IN COUNTY <b>2 1/2 yrs</b>	UNION AND LOCAL NUMBER		
INVESTIGATING OFFICER <b>Kim...</b>	SERIAL <b>2745</b>	UNIT <b>204</b>	PHONE <b>5497551</b>	APPROVING OFFICER	
CASE NUMBER	WARRANT DATE	TOW	OFF CODE	OFFENSE <b>Ind. lib - 2cts</b>	BENCH ARREST <input checked="" type="checkbox"/>
AMOUNT OF BAIL <b>10,000 -</b>	WARRANT NUMBER	ISSUING AGENCY	COURT <b>Superior</b>	FILE	
FELONY <input checked="" type="checkbox"/>	MISCELLANEOUS INFORMATION (I.D. NUMBERS, NAME OF ATTORNEY, SURRENDER DATE, ETC.)				
MISDEMEANOR <input type="checkbox"/>					

**86-1 02906 7**

AT LARGE  IN CUSTODY  OUT ON PR  OUT ON BOND

P.A. RETURN DATE: \_\_\_\_\_ SUP. CT. ARR. DATE: **8/15/86**

INFORMATION REQUIRED FOR WARRANT ENTRY INTO SEAKING, WACIC, AND NCIC WILL BE FURNISHED BY THE ORIGINATING AGENCY AND/OR PROSECUTING ATTORNEY.

### EXTRADITION INFORMATION

MUST BE APPROVED BY THE CHIEF OR ASSISTANT CHIEF PROSECUTING ATTORNEY

APPROVED BY \_\_\_\_\_ FOR EXTRADITION FROM

- SEAKING - LOCAL ONLY
- WACIC - STATE WIDE
- NCIC - WILL EXTRADITE FROM ORE., IDA., MONT., WYO., CALIF., NEV., UTAH, COLO., ARIZ., NM, HAWAII & ALASKA
- NCIC - WILL EXTRADITE FROM ORE., & ORE. ONLY.
- NCIC - WILL EXTRADITE FROM U.S. INCLUDING HAWAII & ALASKA

### FOR DATA SYSTEMS USE ONLY

SPEAKING: CCN/ <b>1249517</b>	DOE <b>8-12-86</b>	TOE <b>0236</b>	SER: <b>57</b>	
WACIC: WAC/ <b>86W0086337</b>	DOC <b>8-15-86</b>	TOC	SER: <b>(6)</b>	
NCIC: NIC/				
WARRANT RELEASED TO:	SERIAL	UNIT	DATE	TIME



SUPERIOR COURT OF WASHINGTON  
COUNTY OF KING

STATE OF WASHINGTON

vs.

DARRELL L. WRIGHT

Defendant.

SEP 10 1986  
SUPERIOR COURT CLERK  
BY JILL K. MENSING  
DEPUTY

No. 86-1-02906-7

WAIVER OF SPEEDY TRIAL

AFTER being fully informed of my right to a trial within sixty (60) days if I am in jail and to a trial within ninety (90) days if I am not in jail,

I do hereby waive the 60/90 day rule to Dec 4, 1986.

Date

omnibus continued to October 1, 1986.

[Signature]  
Signature of Defendant

[Signature]  
Attorney for Defendant

DATED: 9/10, 1986

Approved by: [Signature]  
JUDGE





SUPERIOR COURT OF WASHINGTON  
COUNTY OF KING

FILED  
KING COUNTY WA  
OCT - 1 1986

STATE OF WASHINGTON

vs.

Darrell L. Wright

Plaintiff,

Defendant.

SUPERIOR COURT CLERK  
BY JILL K. DENISING  
DEPUTY No. 86-1-02906-7

WAIVER OF SPEEDY TRIAL

AFTER being fully informed of my right to a trial within sixty (60) days if I am in jail and to a trial within ninety (90) days if I am not in jail,

I do hereby waive the 60/90 day rule to December 11, 1986.  
Date

Darrell Wright  
Signature of Defendant

Catherine E. Ago for B. H. Sales  
Attorney for Defendant

DATED: October 1, 1986.

Approved by: Patricia Allen  
JUDGE

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K



SUPERIOR COURT OF WASHINGTON  
COUNTY OF KING

FILED  
KING COUNTY, WASHINGTON

OCT 8 1986

SUPERIOR COURT CLERK  
BY GARY POVICK  
DEPUTY

STATE OF WASHINGTON

Plaintiff,

vs.

No. 86-1-02906-7

Darrell L. Wright

Defendant.

WAIVER OF SPEEDY TRIAL

AFTER being fully informed of my right to a trial within sixty (60) days if I am in jail and to a trial within ninety (90) days if I am not in jail,

I do hereby waive the 60/90 day rule to 12-25, 1986.  
Date

Darrell Wright  
Signature of Defendant

William Lee  
Attorney for Defendant

DATED: October 8, 1986.

Approved by: Robert Cullen  
JUDGE

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

STATE OF WASHINGTON,

Plaintiff,

v.

Darrell Lloyd Wright  
Defendant.

NO. 86-1-02906-7

NOTICE OF WITHDRAWAL AND  
SUBSTITUTION OF ATTORNEY

TO: CLERK OF THE SUPERIOR COURT

TO: NORM MALENG, PROSECUTING ATTORNEY

YOU WILL PLEASE TAKE NOTICE that the undersigned as of this date is withdrawing as attorney for the defendant in the above-entitled action and that Nick Holt is substituted in his place.

DATED this 16<sup>th</sup> day of October, 1986.

Respectfully submitted,

William O. Galen

Attorney for Defendant

11 se



FILED  
KING COUNTY CLERK OF COURTS

OCT 29 1986

SUPERIOR COURT CLERK  
BY GARY POVICK  
DEPUTY



SUPERIOR COURT OF WASHINGTON  
COUNTY OF KING

STATE OF WASHINGTON Plaintiff,

vs.  
DARRELL L. WRIGHT,  
Defendant.

No. 86-1-02906-7

STIPULATION AND WAIVER OF  
OMNIBUS HEARING

IT IS HEREBY STIPULATED by the parties in this case that there will be no pre-trial motions or hearings in this case, that an Omnibus Hearing would not be beneficial, and that the parties will be ready to begin jury selection immediately upon the day of trial.

Respective counsel are ordered to exchange: names and addresses of witnesses; written statements or written summaries of anticipated testimony of witnesses, including expert reports and test results, if any; and make available for inspection all physical and demonstrative evidence by \_\_\_\_\_

19\_\_\_\_.

( ) Motion as to the admissibility of defendant's prior conviction(s) set forth in state's omnibus application is reserved for trial court.

Rulings on additional motions:

WAIVER OF OMNIBUS HEARING is approved for defendant: Darrell Wright

EXPIRATION DATE: \_\_\_\_\_

DATED: October 29, 1986

[Signature]  
Deputy Prosecuting Attorney

[Signature]  
Attorney for Defendant

[Signature]  
JUDGE



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my

OCT 3 0 1986  
SUPERIOR COURT CLERK  
BY LYNN DEWEESE  
DEPUTY

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

STATE OF WASHINGTON, )  
 )  
 Plaintiff, )  
 )  
 v. )  
 Parrell Lloyd Wright, )  
 )  
 Defendant. )

NO. 86-1-02906-7

STATEMENT OF DEFENDANT ON PLEA  
OF GUILTY  
(Felony)

1. My true name is Parrell L. Wright.

2. My age is 36.

3. I went through the 16<sup>th</sup> grade in school.

4. I have been informed and fully understand that I have the right to representation by a lawyer and that if I cannot afford to pay for a lawyer, one will be provided at no expense to me. My lawyer's name is N. C. Holt.

5. I have been informed and fully understand that I am charged with the crime(s) of ~~causing~~ indecent liberties  
2 counts.

that the elements of the crime(s) are: causing a person  
under the age of 14, & put the spouse  
of defendant, to have sexual  
contact with the defendant in  
King County.

and that the maximum sentence(s) for which is (are): \_\_\_\_\_

\_\_\_\_\_ 10 years and \$ 20,000 \_\_\_\_\_  
fine(s).



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In addition, I understand that I may have to pay restitution for crime(s) to which I enter a guilty plea and for any other uncharged crime(s) for which I have agreed to pay restitution. The standard sentence range for the crime is at least 15 and no more than 20 mos.

based upon my criminal history which I understand the Prosecutor says to be: a check-

( ) Criminal history attached as Appendix \_\_\_\_\_ and incorporated by reference.

I have been given a copy of the information.

( ) And I further understand that as a First Time Offender, the court may decide not to impose the standard sentence range, and then the court may sentence me to up to 90 days of total confinement and two years of community supervision. (If First Offender provision is not applicable, this statement shall be stricken and initialed by the defendant and the judge).

6. I have been informed and fully understand that:

(a) I have the right to a speedy and public trial by an impartial jury in the county where the crime is alleged to have been committed.

- (b) I have the right to remain silent before and during trial, and I need not testify against myself.
- (c) I have the right to hear and question any witness who testifies against me.
- (d) I have the right at trial to have witnesses testify for me. These witnesses can be made to appear at no expense to me.
- (e) I am presumed innocent until the charge(s) is (are) proven beyond a reasonable doubt, or I enter a plea of guilty.
- (f) I have the right to appeal a determination of guilt after a trial.
- (g) If I plead guilty, I give up the rights in statements (a) through (f) of this paragraph 6.

7. I plead guilty to the crime(s) of indecent liberties & cts.

\_\_\_\_\_ , as charged in the \_\_\_\_\_ 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. I have been informed and fully understand that the Prosecuting Attorney will make the following recommendations to the court:

a Packed  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_

12. I have been informed and fully understand that the standard sentencing range is based on the crime charged and my criminal history. Criminal history includes prior convictions, whether in this state, in federal court, or elsewhere. Criminal history also includes convictions or guilty pleas at juvenile court that are felonies and which were committed when I was fifteen years of age or older. Juvenile convictions count only if I was less than twenty-three years of age at the time I committed the present offense. I fully understand that if criminal history in addition to that listed in paragraph 5 is discovered, both the standard sentence range and the Prosecuting Attorney's recommendation may increase. Even so, I fully understand that my plea of guilty to this charge is binding upon me if accepted by the court, and I cannot change my mind if additional criminal history is discovered and the standard sentence range and the Prosecuting Attorney's recommendation increases. \_\_\_\_\_

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13. I have been informed and fully understand that the court does not have to follow anyone's recommendation as to sentence. I have been fully informed and fully understand that the court must impose a sentence within the standard sentence range unless the court finds substantial and compelling reasons not to do so. If the court goes outside the standard sentence range, either I or the state can appeal that sentence. If the sentence is within the standard sentence range, no one can appeal the sentence. I also understand that the court must sentence to a mandatory minimum term, if any, as provided in paragraph 14 and that the court may not vary or modify that mandatory minimum term for any reason.



14. I have been further advised that the crime(s) of \_\_\_\_\_

\_\_\_\_\_ with which I am charged carries with it a term of total confinement of not less than \_\_\_\_\_ years.

I have been advised that the law requires that a term of total confinement be imposed and does not permit any modification of the mandatory minimum term. (If not applicable, any or all of this paragraph shall be stricken and initialed by the defendant and the judge.)

15. I have been advised that the sentences imposed in Counts \_\_\_\_\_ will run consecutively/

concurrently unless the court finds substantial and compelling reasons to run the sentences concurrently/consecutively.

16. I understand that if I am on probation, parole, or community supervision, a plea of guilty to the present charge(s) will be sufficient grounds for a Judge to revoke my probation or community supervision or for the Parole Board to revoke my parole. \_\_\_\_\_

17. I understand that 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.

18. The court has asked me to state briefly in my own words what I did that resulted in my being charged with the crime(s) in the information. This is my statement: \_\_\_\_\_

*from January 1  
1985 to May 1 1986 I knowingly  
caused Helen Wright, age 9, to*

have sexual contact with me  
on various occasions. This occurred  
in King County. By sexual contact  
I admit I touched her vagina  
for my sexual gratification. (Be)

19. I have read or have had read to me and fully understand all of the numbered sections above (1 through 19) and have received a copy of this "Statement of Defendant on Plea of Guilty" form. I have no further questions to ask of the court.

James Curtis  
DEFENDANT

Rebecca Roe  
Deputy Prosecuting Attorney

Neil C. Holt  
Defendant's Attorney

The foregoing statement was read by me or to the defendant and signed by the defendant in the presences of his or her attorney, and the undersigned Judge, in open court. The court finds the defendant's plea of guilty to be knowingly, intelligently and voluntarily made, that the court has informed the defendant of the nature of the charge and the consequences of the plea, that there is a factual basis for the plea, and that the defendant is guilty as charged.

Dated this 29th day of October, 1986.

Arthur Culkin  
JUDGE

PLEA AGREEMENT /  TRIAL  
(SENTENCING REFORM ACT)

Defendant: Wright, Darrell L  
On Plea To:  As Charged

Date: 8/6/00  
Cause No: 86-1-02904-7

Special Finding/Verdict deadly weapon on Count(s) \_\_\_\_\_  
RCW 9.94A.125

The State of Washington and the defendant enter into this PLEA AGREEMENT which is accepted only by a guilty plea. This agreement may be withdrawn at any time prior to entry of the guilty plea. The PLEA AGREEMENT is indicated above and as follows:

1.  DISMISS: Upon disposition of Count(s) \_\_\_\_\_, the State moves to dismiss Count(s): \_\_\_\_\_

2.  REAL FACTS OF HIGHER/MORE SERIOUS AND/OR ADDITIONAL CRIMES: In accordance with RCW 9.94A.370, the parties have stipulated that the court, in sentencing, may consider as real and material facts information as follows:

as set forth in the certification(s) of probable cause filed herein. multiple incidents  
 as set forth in the attached Appendix C.

3.  RESTITUTION: Pursuant to RCW 9.94A.140(2), the defendant agrees to pay restitution as follows:  
 in full to victim(s) on charged counts.  
 as set forth in attached Appendix C.

4.  OTHER: \_\_\_\_\_

5.  SENTENCE RECOMMENDATION:

a.  The defendant agrees to the foregoing Plea Agreement and that the attached sentencing guidelines scoring form(s) (Appendix A) and the attached Prosecutor's Understanding of Defendant's Criminal History (Appendix B) are accurate and complete and that the defendant was represented by counsel or waived counsel at the time of prior conviction(s). The State makes the sentencing recommendation set forth in the State's sentence recommendation.

b.  The defendant disputes the Prosecutor's Statement of the Defendant's Criminal History, and the State makes no agreement with regards to a sentencing recommendation and may make a sentencing recommendation for the full penalty allowed by law.

Maximum on Count I is not more than 10 years and/or \$ 20,000 fine.  
Maximum on Count II is not more than 10 years and/or \$ 20,000 fine.

Mandatory Minimum Term (RCW 9.94A.120(4) only): \_\_\_\_\_

Mandatory license revocation RCW 46.20.285  
Ten years jurisdiction and supervision for monetary payments. RCW 9.94A.120(9).

The State's recommendation will increase in severity if additional criminal convictions are found or if the defendant commits any new crimes, fails to appear for sentencing or violates the conditions of his release.

\_\_\_\_\_  
Defendant

\_\_\_\_\_  
Deputy Prosecuting Attorney

\_\_\_\_\_  
Attorney for Defendant

\_\_\_\_\_  
Judge, King County Superior Court

King County Prosecuting Attorney

**APPENDIX B TO PLEA AGREEMENT  
PROSECUTOR'S UNDERSTANDING OF DEFENDANT'S CRIMINAL HISTORY  
(SENTENCING REFORM ACT)**

Defendant: Wright, Darrell L. Date: 8/8/86

CRIME	DATE OF CONVICTION	PLACE OF CONVICTION	DISPOSITION (Probation and/or incarceration and length) SRA — Counts as Prior
-------	--------------------	---------------------	--

ADULT FELONIES: None known

ADULT MISDEMEANORS:

JUVENILE FELONIES:

JUVENILE MISDEMEANORS:

\_\_\_\_\_  
Deputy Prosecuting Attorney

King County Prosecuting Attorney

## SENTENCING GUIDELINES SCORING FORM Nonviolent Offenses

Use this form only for the following offenses: Assault 3; Attempting to Elude Pursuing Police Vehicle; Bribe Received by Witness; Bribery; Bribing a Witness; Communicating with a Minor for Immoral Purposes; Damaging Building, etc., by Explosion with no Threat to Human Being; Employing, Using, or Permitting Minor to Engage in Sexually Explicit Conduct for Commercial Use; Endangering Life and Property by Explosives with no Threat to Human Being; Extortion 2; False Verification for Welfare; Forged Prescription; Forgery; Hit and Run — Injury Accident; Incest 1; Incest 2; Indecent Liberties (without forcible compulsion); Intimidating a Juror; Intimidating a Public Servant; Intimidating a Witness; Introducing Contraband 1; Introducing Contraband 2; Malicious Harassment; Malicious Mischief 1; Malicious Mischief 2; Perjury 1; Perjury 2; Possession of a Controlled Substance That is a Narcotic from Schedule I or II; Possession of a Controlled Substance that is a Narcotic from Schedule III, IV, or V or Nonnarcotic from Schedule I-V; Possession of Stolen Property 1; Possession of Stolen Property 2; Promoting Prostitution 1; Promoting Prostitution 2; Rape 3; Reckless Burning 1; Rendering Criminal Assistance 1; Sending Bringing into the State; Possessing, Publishing, Printing, Etc., Obscene Matter Involving Minor Engaged in Sexually Explicit Conduct; Statutory Rape 2; Statutory Rape 3; Taking Motor Vehicle Without Permission; Tampering with a Witness; Theft 1; Theft 2; Theft of Livestock; Unlawful Imprisonment; Unlawful Issuance of Checks or Drafts; Unlawful Possession of a Short Firearm or Pistol; Vehicle Prowl 1; Vehicular Assault; Welfare Fraud.

OFFENDER'S NAME <i>Wright, Darrell L.</i>	OFFENDER'S DOB <i>5-16-50</i>	STATE ID #
JUDGE	CASE # <i>86-1-02906-7</i>	FBI ID #

**ADULT HISTORY:** (All adult offenses served concurrently count as ONE offense; those served consecutively are counted separately)

Enter number of felony convictions .....            x 1 =           

**JUVENILE HISTORY:** (All adjudications entered on the same date count as ONE offense)

Enter number of felony adjudications .....            x 1/2 =           

**OTHER CURRENT OFFENSES:** (Those offenses not encompassing the same criminal conduct count in offender score)

Enter number of other felony convictions ..... *CF II*   1   x 1 =   1  

Add the scores in each category ..... **TOTAL OFFENDER SCORE** 1  
(round down to the nearest whole number)

### STANDARD SENTENCE RANGE CALCULATION\*

<i>CF I</i> <u>INDECENT LIBERTIES</u> CURRENT OFFENSE BEING SCORED <i>(CF II - same)</i>	VI <u>SERIOUSNESS</u> LEVEL	1 <u>OFFENDER</u> SCORE	15 TO 20 mo <u>LOW</u> <u>HIGH</u> STANDARD SENTENCE RANGE
---	-----------------------------------	-------------------------------	---

\*Multiply the range by .75 if the current offense is for an attempt, conspiracy, or solicitation.

\*If sentence is one year or less, the statute directs the court to consider and give priority to alternatives to total confinement. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 240 hours).

STATE'S SENTENCE RECOMMENDATION  
(SPECIAL SEX OFFENDER SENTENCING ALTERNATIVE)

Defendant: WRIGHT

Date: 10-7-84

Cause No: 86-1-02906-7

State recommends the defendant be sentenced to a term of total/partial confinement in  King County Jail

Department of Corrections as follows:

Count I 20 months/years.

Count IV \_\_\_\_\_ months/years.

Count II 20 months/years.

Count V \_\_\_\_\_ months/years.

Count III \_\_\_\_\_ months/years.

Count VI \_\_\_\_\_ months/years.

\_\_\_\_\_,  with credit for time served as provided under RCW 9.94A.120(12). Terms on each count to run concurrently/consecutively.

PROBATION REVOCATION/MODIFICATION:

a.  Revocation: State recommends revocation of probation (Pre-Sentencing Reform Act) on King County Cause Number(s): \_\_\_\_\_ and recommends that terms be run concurrently/consecutively.

b.  Modification: State recommends modification of community supervision (Sentencing Reform Act) on King County Cause Number(s): \_\_\_\_\_ and recommends that terms be run concurrently/consecutively.

A.  SPECIAL SEXUAL OFFENDER SENTENCING ALTERNATIVE. RCW 9.94A.120(7)(a). State recommends that the execution of the above-stated sentence be SUSPENDED (RCW 9.94A.120(7)(a)) on the following conditions:

CONFINEMENT: Defendant serve Six (6) months/days of total/partial confinement (maximum of six months confinement, which cannot exceed the sentence range) on Count(s) \_\_\_\_\_  with credit for time served as provided under RCW 9.94A.120(12). Terms to be served concurrently/consecutively.

COMMUNITY SERVICE: Defendant perform \_\_\_\_\_ hours/days of community service.

COMMUNITY SUPERVISION: Community supervision (maximum 2 years) with a termination date of 24 year/months from the date of release from confinement if confinement is ordered or from date of judgment and sentence if no confinement is ordered.

TREATMENT: Successfully complete treatment w/ North West Treatment Associates

OTHER: No contact w/ victim, no unsupervised contact w/ minors

B.  WESTERN STATE HOSPITAL TREATMENT. RCW 9.94A.120(7)(b). State recommends above-stated confinement be served in the sexual offender treatment program at Western State Hospital (RCW 9.94A.120(7)(b)) on the conditions of the treatment program as determined by the Secretary of the Department of Social and Health Services.

C.  MONETARY PAYMENTS: Defendant make the following monetary payments under the supervision of the Department of Corrections in a manner and time specified by the court:

a.  Restitution as set forth on attached page entitled "Plea Agreement/Trial" and  Appendix C.

b.  Pay Costs, mandatory \$70 Victim Penalty Assessment, recoupment of cost of defense attorney fees, if appointed.

c.  Pay a fine of \$ \_\_\_\_\_

d.  Pay costs of counseling for victim.

Pursuant to RCW 9.94A.120(9) and RCW 9.94A.140, the defendant is under ten (10) years jurisdiction to make monetary payments.

EXCEPTIONAL SENTENCE: This is an exceptional sentence, and the substantial and compelling reasons for departing from the presumptive sentencing range are set forth on the attached form.

Approved by:

[Signature]  
Deputy Prosecuting Attorney

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SUPERIOR COURT OF WASHINGTON FOR KING COUNTY  
STATE OF WASHINGTON, )  
 )  
 Plaintiff, ) NO. 86-1-02906-7  
 )  
 v. ) INFORMATION  
 )  
 DARRELL LLOYD WRIGHT, )  
 Defendant. )

---

COUNT I

I, Norm Maleng, Prosecuting Attorney for King County in the name and by the authority of the state of Washington, do accuse Darrell Lloyd Wright of the crime of indecent liberties, committed as follows:

That the defendant Darrell Lloyd Wright in King County, Washington, during a period of time intervening between January 1, 1986 and May 30, 1986, did knowingly cause Helen Wright, who was less than 14 years of age and not the spouse of the defendant, to have sexual contact with the defendant;

Contrary to RCW 9A.44.100(1)(b), and against the peace and dignity of the state of Washington.

COUNT II

And I, Norm Maleng, Prosecuting Attorney aforesaid further do accuse Darrell Lloyd Wright of the crime of indecent liberties, a crime of the same or similar character as Count I, which crimes were part of a common scheme or plan, and which crimes were so closely connected in respect to time, place and occasion that it would be difficult to separate proof of one charge from proof of the other, committed as follows:

That the defendant Darrell Lloyd Wright in King County, Washington, during a period of time intervening between January 1, 1985 and December 31, 1985, did knowingly cause Helen Wright, who was less than 14 years of age and not the spouse of the defendant, to have sexual contact with the defendant;

Contrary to RCW 9A.44.100(1)(b), and against the peace and dignity of the state of Washington.

NORM MALENG  
Prosecuting Attorney

By  
STUART D. HEATH  
Deputy Prosecuting

INFORMATION

**NORM MALENG**  
Prosecuting Attorney  
W554 King County Courthouse  
Seattle, Washington 98104  
503 2200

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CAUSE NO. 86-1-02906-7

CERTIFICATION FOR DETERMINATION OF PROBABLE CAUSE

That STUART D. HEATH is a Deputy Prosecuting Attorney for King County and is familiar with the police report and investigation conducted in King County Police Department case No. 86-120977;

That this case contains the following upon which this motion for the determination of probable cause is made;

The defendant, Darrell Lloyd Wright, is the father of nine-year-old Helen Wright, date of birth: December 5, 1976. Prior to May of 1986, the defendant lived with his wife and Helen in Auburn and Des Moines, King County, Washington.

The defendant has been sexually molesting his daughter for a number of years. The defendant has entered Helen's bedroom at night and rubbed her vagina with his hands under her clothes on numerous occasions.

Helen told her mother about it in November of 1984. The defendant admitted that he had been sexually abusing Helen to his wife. The defendant then sought counseling and admitted that he'd sexually abused Helen to counselors David Motherwell and George and Diana Alberts. The police, however, were not contacted because Helen's mother thought that the problem was solved.

The abuse, however, continued. Helen continued to disclose the abuse to her mother and finally, when the defendant assaulted the mother, the police were contacted. The defendant subsequently called the Child Protective Services worker, Deanna Grace, and confessed the continuing abuse.

Bail in the amount of \$10,000 is requested until the defendant can be thoroughly evaluated. The defendant has previously been in treatment for a suicide attempt and he has threatened to commit suicide since this abuse has been disclosed. He told Ms. Grace that he has been a long term cross-dresser, has married a transvestite previously, and has had a nervous breakdown. The sexual abuse has occurred over a long period of time.

Under penalty of perjury under the laws of the State of Washington, I certify that the foregoing is true and correct. Signed and dated by me this \_\_\_\_ day of July, 1986, at Seattle, Washington.

STUART D. HEATH

Certification for Determination of Probable Cause

NORM MALENG  
Prosecuting Attorney  
W554 King County Courthouse  
Seattle, Washington 98104  
583 2200





SUPERIOR COURT OF WASHINGTON  
COUNTY OF KING

FILED

INCLUDE SENTENCING  
RECOMMENDATION

STATE OF WASHINGTON

1986 NOV -3 PM 11:04

vs.

No. 86-1-02906-7 SRA

DARRELL LLOYD WRIGHT

KING COUNTY  
SUPERIOR COURT OF  
SEATTLE, WA  
Defendant.

ORDER FOR PRESENCE  
INVESTIGATION REPORT

THIS MATTER coming on regularly before the above-entitled Court, and it appearing that the above-named defendant has been duly charged by information herein with the crime of INDECENT LIBERTIES 2 CTS

\_\_\_\_\_ , to which charge he/she (has entered a plea of guilty) ~~WAS FOUND GUILTY~~ and it further appearing that the ends of justice will best be served if a presentence report is prepared and presented to the Court prior to imposition of sentence upon the defendant, and the Court being in all things duly advised; NOW THEREFORE,

IT IS HEREBY ORDERED that, pursuant to CrR 7.1(a), the Department of Corrections prepare and present to the Court a presentence investigation report on the defendant.

IT IS FURTHER ORDERED that the defendant report to the Department of Corrections Regional Office (Office of Probation and Parole), 1601 2nd Avenue Building, 10th Floor, (Northwest corner of 2nd and Pine Street), Seattle, Washington (Telephone 464-7966) on: NOVEMBER 5, 1986 at 3PM \_\_\_\_\_ , with the information sheet provided herewith. (If the defendant is in custody, an officer of the Department of Corrections will contact the defendant in the King County Jail.)

IT IS FURTHER ORDERED that the date for judgment and sentence is hereby set for the:

DECEMBER 17, 1986 at 8:30AM \_\_\_\_\_

DATE

TIME

IT IS FURTHER ORDERED that all juvenile investigative and arrest records, and all mental health records pertaining to the defendant be made available to the presentence investigator. Such information shall be held confidential except for the purposes of said Presentence Investigation Report prepared and presented to the Court.

DATED: 10-29-86 \_\_\_\_\_ , 19\_\_\_\_.

*Faith Enyeart*

JUDGE FAITH ENYEART E854 Courtroom Number

NICK HOLT 447-3900  
Defense Counsel/Telephone Number

1152 So 220, P O Box 98295, Des Moines  
Defendant's Address 98198

05-16-50 878-7495  
Defendant's DOB/Telephone Number

DISTRIBUTION:

- 1. Original — File
- 2. Green — Pros. Atty.
- 3. Canary — Defendant
- 4. Pink — Dpt. Probation
- 5. Gold — Judge
- 6. White — Defense Counsel

DO NOT MISS YOUR APPOINTMENT OR A BENCH  
WARRANT WILL BE ISSUED FOR YOUR ARREST.



12



SUPERIOR COURT OF WASHINGTON  
COUNTY OF KING

FILED  
NOV 18 PM 3:57  
KING COUNTY  
SUPERIOR COURT  
CLERK OF COURT

NO. 86-02906-7

ORDER AUTHORIZING REMOVAL OF COURT FILE

Plaintiff(s)

Defendant(s)

vs.

WRIGHT, Darnell

IT IS ORDERED that:

Name: T. CRAFT  
Address: 13722 NE 11th St.  
Apt 4-3  
Bellevue WA 98005

Telephone No.: 844-9771

is authorized to remove from the Clerk's Office the file in the above entitled matter for a period of 2 days.

Dated: 11/27/86

*[Signature]*  
Judge/Court Commissioner/  
Approving Authority

Presented by:

COURT COMMISSIONER PRO TEM

*[Signature]*  
Rec'd  
11/27/86  
*[Signature]*

PAGER # 994 2560  
- DIAL 994 2560  
- when it answers type in the # you want me to call  
- Push the "#" sign  
HANG UP

I'll call within 10 minutes  
*[Signature]*

EXPOI

SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

16 DEC 17 PM 2:52

STATE OF WASHINGTON,  
PLAINTIFF,  
V.  
DARRELL LLOYD WRIGHT,  
DEPENDANT.

CAUSE NO. 861029067  
PRESENTENCE STATEMENT OF WA.  
KING COUNTY PROSECUTING ATTORNEY  
(SENTENCE REFORM ACT)

CCN: 1249517 REFERRAL: 86071790 DOB: 05/16/50 RACE: W SEX: M ST ID:

CNT	CHARGES	DISPOSITION	DISP DATE	SPECIAL VERDICT
1	INDECENT LIBERTIES	GUILTY PLEA	10/29/86	
2	INDECENT LIBERTIES	GUILTY PLEA	10/29/86	

COMMENTS: \_\_\_\_\_

TRIAL:  
VERDICT: \_\_\_\_\_

SENTENCING JUDGE: FAITH ENYEART  
DEFENSE ATTORNEY: NICK HOLT

ATTACHMENTS: THE FOLLOWING ATTACHMENTS ARE INCORPORATED BY REFERENCE INTO THIS PROSECUTOR'S STATEMENT:

- (X) PLEA AGREEMENT
- (X) PROSECUTOR'S STATEMENT OF DEFENDANT'S CRIMINAL HISTORY (APPENDIX A-1)
- (X) RAP SHEETS
- (X) SENTENCING REFORM ACT SCORE SHEET (APPENDIX A-2)
- (X) SENTENCING MEMORANDUM REAL FACTS/RESTITUTION (APPENDIX B)
- (X) STATE'S SENTENCING RECOMMENDATION
- (X) FACTS OF CRIME: (X) CERTIFICATION FOR DETERMINATION OF PROBABLE CAUSE
- (X) INFORMATION ( ) SENTENCING MEMORANDUM ON FACTS
- ( )

NORM MALENG, KING COUNTY PROSECUTING ATTORNEY

BY:  
DEPUTY PROSECUTING ATTORNEY

COPY TO DOC. CENTRAL RECORDS DEC 18 1986

DEC 18 1986

COPY TO SENTENCING GUIDELINES COMMISSION

14  
POSTED

1  
2 **SUPERIOR COURT OF WASHINGTON FOR KING COUNTY**  
3 **STATE OF WASHINGTON,** )  
4 **Plaintiff,** ) **NO. 86-1-02906-7**  
5 **v.** ) **INFORMATION**  
6 **DARRELL LLOYD WRIGHT,** )  
7 **Defendant.** )

8 **COUNT I**

9 I, Norm Maleng, Prosecuting Attorney for King County in  
10 the name and by the authority of the state of Washington, do  
11 accuse Darrell Lloyd Wright of the crime of indecent liberties,  
12 committed as follows:

13 That the defendant Darrell Lloyd Wright in King County,  
14 Washington, during a period of time intervening between January 1,  
15 1986 and May 30, 1986, did knowingly cause Helen Wright, who was  
16 less than 14 years of age and not the spouse of the defendant, to  
17 have sexual contact with the defendant;

18 Contrary to RCW 9A.44.100(1)(b), and against the peace  
19 and dignity of the state of Washington.

20 **COUNT II**

21 And I, Norm Maleng, Prosecuting Attorney aforesaid  
22 further do accuse Darrell Lloyd Wright of the crime of indecent  
23 liberties, a crime of the same or similar character as Count I,  
24 which crimes were part of a common scheme or plan, and which  
25 crimes were so closely connected in respect to time, place and  
26 occasion that it would be difficult to separate proof of one  
charge from proof of the other, committed as follows:

That the defendant Darrell Lloyd Wright in King County,  
Washington, during a period of time intervening between January 1,  
1985 and December 31, 1985, did knowingly cause Helen Wright, who  
was less than 14 years of age and not the spouse of the defendant,  
to have sexual contact with the defendant;

Contrary to RCW 9A.44.100(1)(b), and against the peace  
and dignity of the state of Washington.

**NORM MALENG**  
Prosecuting Attorney

By  
**STUART D. HEATH**  
Deputy Prosecuting Attorney

**INFORMATION**

**NORM MALENG**  
Prosecuting Attorney  
W554 King County Courthouse  
Seattle, Washington 98104  
583-2200

1  
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4 CAUSE NO. 86-1-02906-7

5 CERTIFICATION FOR DETERMINATION OF PROBABLE CAUSE

6 That STUART D. HEATH is a Deputy Prosecuting Attorney for  
7 King County and is familiar with the police report and  
8 investigation conducted in King County Police Department case  
9 No. 86-120977;

10 That this case contains the following upon which this  
11 motion for the determination of probable cause is made;

12 The defendant, Darrell Lloyd Wright, is the father of  
13 nine-year-old Helen Wright, date of birth: December 5, 1976.  
14 Prior to May of 1986, the defendant lived with his wife and Helen  
15 in Auburn and Des Moines, King County, Washington.

16 The defendant has been sexually molesting his daughter  
17 for a number of years. The defendant has entered Helen's bedroom  
18 at night and rubbed her vagina with his hands under her clothes on  
19 numerous occasions.

20 Helen told her mother about it in November of 1984. The  
21 defendant admitted that he had been sexually abusing Helen to his  
22 wife. The defendant then sought counseling and admitted that he'd  
23 sexually abused Helen to counselors David Motherwell and George  
24 and Diana Alberts. The police, however, were not contacted  
25 because Helen's mother thought that the problem was solved.

26 The abuse, however, continued. Helen continued to  
disclose the abuse to her mother and finally, when the defendant  
assaulted the mother, the police were contacted. The defendant  
subsequently called the Child Protective Services worker, Deanna  
Grace, and confessed the continuing abuse.

Bail in the amount of \$10,000 is requested until the  
defendant can be thoroughly evaluated. The defendant has  
previously been in treatment for a suicide attempt and he has  
threatened to commit suicide since this abuse has been disclosed.  
He told Ms. Grace that he has been a long term cross-dresser, has  
married a transvestite previously, and has had a nervous  
breakdown. The sexual abuse has occurred over a long period of  
time.

Under penalty of perjury under the laws of the State of  
Washington, I certify that the foregoing is true and correct.  
Signed and dated by me this \_\_\_\_ day of July, 1986, at Seattle,  
Washington.

26  
STUART D. HEATH

Certification for Determination of Probable Cause

NORM MALENG  
Prosecuting Attorney  
W554 King County Courthouse  
Seattle, Washington 98104  
583-2200

PLEA AGREEMENT /  TRIAL  
(SENTENCING REFORM ACT)

Defendant: Wright, Darrell L  
On Plea To:  As Charged

Date: 8/6/06  
Cause No: 86-1-02906-7

Special Finding/Verdict deadly weapon on Count(s) \_\_\_\_\_  
RCW 9.94A.125

The State of Washington and the defendant enter into this PLEA AGREEMENT which is accepted only by a guilty plea. This agreement may be withdrawn at any time prior to entry of the guilty plea. The PLEA AGREEMENT is indicated above and as follows:

1.  DISMISS: Upon disposition of Count(s) \_\_\_\_\_, the State moves to dismiss Count(s): \_\_\_\_\_

2.  REAL FACTS OF HIGHER/MORE SERIOUS AND/OR ADDITIONAL CRIMES: In accordance with RCW 9.94A.370, the parties have stipulated that the court, in sentencing, may consider as real and material facts information as follows:

as set forth in the certification(s) of probable cause filed herein. multiple incident  
 as set forth in the attached Appendix C.

3.  RESTITUTION: Pursuant to RCW 9.94A.140(2), the defendant agrees to pay restitution as follows:  
 in full to victim(s) on charged counts.  
 as set forth in attached Appendix C.

4.  OTHER: \_\_\_\_\_

5.  SENTENCE RECOMMENDATION:

a.  The defendant agrees to the foregoing Plea Agreement and that the attached sentencing guidelines scoring form(s) (Appendix A) and the attached Prosecutor's Understanding of Defendant's Criminal History (Appendix B) are accurate and complete and that the defendant was represented by counsel or waived counsel at the time of prior conviction(s). The State makes the sentencing recommendation set forth in the State's sentence recommendation.

b.  The defendant disputes the Prosecutor's Statement of the Defendant's Criminal History, and the State makes no agreement with regards to a sentencing recommendation and may make a sentencing recommendation for the full penalty allowed by law.

Maximum on Count I is not more than 10 years and/or \$ 20,000 fine.  
Maximum on Count II is not more than 10 years and/or \$ 20,000 fine.

Mandatory Minimum Term (RCW 9.94A.120(4) only): \_\_\_\_\_

Mandatory license revocation RCW 46.20.285  
Ten years jurisdiction and supervision for monetary payments. RCW 9.94A.120(9).

The State's recommendation will increase in severity if additional criminal convictions are found or if the defendant commits any new crimes, fails to appear for sentencing or violates the conditions of his release.

\_\_\_\_\_  
Defendant

\_\_\_\_\_  
Deputy Prosecuting Attorney

\_\_\_\_\_  
Attorney for Defendant

\_\_\_\_\_  
Judge, King County Superior Court

King County Prosecuting Attorney

## SENTENCING GUIDELINES SCORING FORM Nonviolent Offenses

Use this form only for the following offenses: Assault 3; Attempting to Elude Pursuing Police Vehicle; Bribe Received by Witness; Bribery; Bribing a Witness; Communicating with a Minor for Immoral Purposes; Damaging Building, etc., by Explosion with no Threat to Human Being; Employing, Using, or Permitting Minor to Engage in Sexually Explicit Conduct for Commercial Use; Endangering Life and Property by Explosives with no Threat to Human Being; Extortion 2; False Verification for Welfare; Forged Prescription; Forgery; Hit and Run - Injury; Accident; Incest 1; Incest 2; Indecent Liberties (without forcible compulsion); Intimidating a Juror; Intimidating a Public Servant; Intimidating a Witness; Introducing Contraband 1; Introducing Contraband 2; Malicious Harassment; Malicious Mischief 1; Malicious Mischief 2; Perjury 1; Perjury 2; Possession of a Controlled Substance That is a Narcotic from Schedule I or II; Possession of a Controlled Substance That is a Narcotic from Schedule III, IV, or V or Nonnarcotic from Schedule I-V; Possession of Stolen Property 1; Possession of Stolen Property 2; Promoting Prostitution 1; Promoting Prostitution 2; Rape 3; Reckless Burning 1; Rendering Criminal Assistance 1; Sending Bringing Into the State; Possessing, Publishing, Printing, Etc. Obscene Matter Involving Minor Engaged in Sexually Explicit Conduct; Statutory Rape 2; Statutory Rape 3; Taking Motor Vehicle Without Permission; Tampering with a Witness; Theft 1; Theft 2; Theft of Livestock; Unlawful Imprisonment; Unlawful Issuance of Checks or Drafts; Unlawful Possession of a Short Firearm or Pistol; Vehicle Prowl 1; Vehicular Assault; Welfare Fraud.

OFFENDER'S NAME <i>Wright, Darrell L.</i>	OFFENDER'S DOB <i>5-16-50</i>	STATE ID #
JUDGE	CASE # <i>96-1-02906-7</i>	FBI ID #

**ADULT HISTORY:** (All adult offenses served concurrently count as ONE offense; those served consecutively are counted separately)

Enter number of felony convictions .....            x 1 =           

**JUVENILE HISTORY:** (All adjudications entered on the same date count as ONE offense)

Enter number of felony adjudications .....            x 1/2 =           

**OTHER CURRENT OFFENSES:** (Those offenses not encompassing the same criminal conduct count in offender score)

Enter number of other felony convictions ..... *CF II* ..... 1 x 1 = 1

Add the scores in each category ..... **TOTAL OFFENDER SCORE** 1  
(round down to the nearest whole number)

### STANDARD SENTENCE RANGE CALCULATION\*

<i>CF I</i> <u>INDECENT LIBERTIES</u> ( <i>CF II - same</i> ) CURRENT OFFENSE BEING SCORED	<u>VI</u> SERIOUSNESS LEVEL	<u>1</u> OFFENDER SCORE	<u>15</u> TO <u>20</u> <i>mo</i> LOW TO HIGH STANDARD SENTENCE RANGE
---	-----------------------------------	-------------------------------	---

\*Multiply the range by 75 if the current offense is for an attempt, conspiracy, or solicitation.

\*\*If sentence is one year or less, the statute directs the court to consider and give priority to alternatives to total confinement. One day of jail can be converted to one day of partial confinement or eight hours of community service (up to 243 hours).

**APPENDIX B TO PLEA AGREEMENT  
PROSECUTOR'S UNDERSTANDING OF DEFENDANT'S CRIMINAL HISTORY  
(SENTENCING REFORM ACT)**

Defendant: Wright, Darrell L. Date: 8/2/86

CRIME	DATE OF CONVICTION	PLACE OF CONVICTION	DISPOSITION (Probation and/or incarceration and length) SRA — Counts as Prior

ADULT FELONIES: None known

ADULT MISDEMEANORS:  

JUVENILE FELONIES:  

JUVENILE MISDEMEANORS:  

\_\_\_\_\_  
Deputy Prosecuting Attorney

King County Prosecuting Attorney



**STATE'S SENTENCE RECOMMENDATION  
(SPECIAL SEX OFFENDER SENTENCING ALTERNATIVE)** 786

Defendant: WAIGHT Date: 10/7/86  
Cause No: 86-1-02906-7

State recommends the defendant be sentenced to a term of total/partial confinement in  King County Jail  
 Department of Corrections as follows:  
Count I 28 months/years. Count IV \_\_\_\_\_ months/years.  
Count II 28 months/years. Count V \_\_\_\_\_ months/years.  
Count III \_\_\_\_\_ months/years. Count VI \_\_\_\_\_ months/years.

\_\_\_\_\_,  with credit for time served as provided under RCW 9.94A.120(12). Terms on each count to run concurrently/consecutively.

**PROBATION REVOCATION/MODIFICATION:**

a.  Revocation: State recommends revocation of probation (Pre-Sentencing Reform Act) on King County Cause Number(s): \_\_\_\_\_ and recommends that terms be run concurrently/consecutively.

b.  Modification: State recommends modification of community supervision (Sentencing Reform Act) on King County Cause Number(s): \_\_\_\_\_ and recommends that terms be run concurrently/consecutively.

A.  SPECIAL SEXUAL OFFENDER SENTENCING ALTERNATIVE. RCW 9.94A.120(7)(a). State recommends that the execution of the above-stated sentence be SUSPENDED (RCW 9.94A.120(7)(a)) on the following conditions:

CONFINEMENT: Defendant serve SIX (6) months/days of total/partial confinement (maximum of six months confinement, which cannot exceed the sentence range) on Count(s) \_\_\_\_\_  with credit for time served as provided under RCW 9.94A.120(12). Terms to be served concurrently/consecutively.

COMMUNITY SERVICE: Defendant perform \_\_\_\_\_ hours/days of community service.

COMMUNITY SUPERVISION: Community supervision (maximum 2 years) with a termination date of 24 year/months from the date of release from confinement if confinement is ordered or from date of judgment and sentence if no confinement is ordered.

TREATMENT: Successful complete treatment w/ North West Treatment Associates

OTHER: No contact w/ victim, no unsupervised contact w/ minors

B.  WESTERN STATE HOSPITAL TREATMENT. RCW 9.94A.120(7)(b). State recommends above-stated confinement be served in the sexual offender treatment program at Western State Hospital (RCW 9.94A.120(7)(b)) on the conditions of the treatment program as determined by the Secretary of the Department of Social and Health Services.

C.  MONETARY PAYMENTS: Defendant make the following monetary payments under the supervision of the Department of Corrections in a manner and time specified by the court:

- a.  Restitution as set forth on attached page entitled "Plea Agreement/Trial" and  Appendix C.
- b.  Pay Costs, mandatory \$75 Victim Penalty Assessment, recoupment of cost of defense attorney fees, if appointed.
- c.  Pay a fine of \$ \_\_\_\_\_
- d.  Pay costs of counseling for victim.

Pursuant to RCW 9.94A.120(9) and RCW 9.94A.140, the defendant is under ten (10) years jurisdiction to make monetary payments.

EXCEPTIONAL SENTENCE: This is an exceptional sentence, and the substantial and compelling reasons for departing from the presumptive sentencing range are set forth on the attached form.

Approved by: [Signature]  
Deputy Prosecuting Attorney

SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

STATE OF WASHINGTON,

Plaintiff,

NO. 86-1-02906-7

v.

JUDGMENT AND SENTENCE

DARRELL LLOYD WRIGHT

Defendant.

DEC 17 PM 2

SUPERIOR COURT CLERK SEATTLE, WA.

I. HEARING

1.1 Pursuant to RCW 9.94A.110, sentencing hearing in this case was held on December 17, 1986

1.2 Present were:

Defendant: DARRELL LLOYD WRIGHT Defendant's Lawyer: NICK HOLT

Deputy Prosecuting Attorney: [Signature]

Other: \_\_\_\_\_

1.3 The state has moved for dismissal of Count(s) \_\_\_\_\_

1.4 Defendant was asked if there was any legal cause why judgment should not be pronounced, and none was shown.

II. FINDINGS

Based on the testimony heard, statements by defendant and/or victims, argument of counsel, the presentence report(s) and case record to date, the court finds:

2.1 CURRENT OFFENSE(S): The defendant was found guilty on (date): 10/29/86 by plea/jury verdict/bench trial of:

Count No.: I Crime: INDECENT LIBERTIES

RCW 9A.44.100 Crime Code 00864

Date of Crime January 1-May 30, 1986 Incident No. \_\_\_\_\_

Count No.: II Crime: INDECENT LIBERTIES

RCW 9A.44.100 Crime Code 00864

Date of Crime January 1, 1985-December 31, 1985 Incident No. \_\_\_\_\_

Count No.: \_\_\_\_\_ Crime: \_\_\_\_\_

RCW \_\_\_\_\_ Crime Code \_\_\_\_\_

Date of Crime \_\_\_\_\_ Incident No. \_\_\_\_\_

Additional current offenses are attached in Appendix A.

(a) With a special verdict/finding for being armed with a deadly weapon on Count(s): \_\_\_\_\_

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

(c) Current offenses encompassing the same criminal conduct and counting as one crime in determining the offender score are (RCW 9.94A.400(1)(a)): \_\_\_\_\_

COMMITMENT ISSUED DEC 18 1986

DEC 18 1986

COPY TO DOC. CENTRAL RECORDS

DEC 18 1986

COPY TO SENTENCING GUIDELINES COMMISSION

[Handwritten initials]

2.2 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	Date of Crime	Crime Type
(a)				
(b)				
(c)				
(d)				

- Additional criminal history is attached in Appendix B.
- Prior convictions served concurrently and counted as one offense in determining the offender score are

(RCW 9.94A.360 (11)):

2.3 SENTENCING DATA:	OFFENDER SCORE	SERIOUSNESS LEVEL	RANGE	MAXIMUM TERM
Count <u>I</u> :	1	VI	15-20months	10 years
Count <u>II</u> :	1	VI	15-20 months	10 years
Count _____ :				

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

2.4 EXCEPTIONAL SENTENCE:

- Substantial and compelling reasons exist which justify a sentence above/below the standard range for Count(s) \_\_\_\_\_. Findings of fact and conclusions of law are attached in Appendix D.

III. JUDGMENT

IT IS ADJUDGED that defendant is guilty of the current offenses set forth in section 2.1 above and Appendix A.

- The Court DISMISSES Count(s) \_\_\_\_\_

IV. ORDER

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

4.1 Defendant shall pay to the Clerk of this Court:

- (a) \$ 85.50, Court costs;
  - (b) \$70, Victim assessment;
  - (c) \$ \_\_\_\_\_ Total amount restitution (with credit for amounts paid by co-defendant) to:
- | Name  | Address | Amount   |
|-------|---------|----------|
| _____ | _____   | \$ _____ |
| _____ | _____   | \$ _____ |
| _____ | _____   | \$ _____ |

- Schedule of Restitution is attached as Appendix E.
- Restitution to be determined at future restitution hearing \_\_\_\_\_

- (d) \$ 390.00, Recoupment for attorney's fees to King County Public Defense Programs, 2015 Smith Tower, Seattle, WA 98104.
- (e) \$ \_\_\_\_\_, Fine;
- (f) \$ \_\_\_\_\_, King County Interlocal Drug Fund;
- (g) \$ \_\_\_\_\_, Other costs for: \_\_\_\_\_
- (h) \$ \_\_\_\_\_, TOTAL monetary obligations.
- (i) The above payments shall be made to the King County Superior Court Clerk E609, King County Courthouse, Seattle, Washington 98104, 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.

and the clerk of the court shall credit monetary payments to the above obligations in the above-listed order.

- (j) The defendant shall remain under the court's jurisdiction and the supervision of the Department of Corrections for a period up to ten years to assure payment of the above monetary obligations.

4.2 SEXUAL OFFENDER SENTENCING ALTERNATIVE: The defendant is sentenced as follows pursuant to RCW 9.94A.120(7)(a):

18 months on Count No. I  
18 months on Count No. II  
\_\_\_\_\_ months on Count No. \_\_\_\_\_

The execution of this sentence is SUSPENDED and the following conditions are imposed:

- (a)  CONFINEMENT: Defendant shall serve a term of confinement in the King County Jail as follows:
  - 6 months day(s) total confinement commencing (Date): Jun 16, 1987 by 9A
  - \_\_\_\_\_ day(s) partial confinement commencing (Date): \_\_\_\_\_
  - The sentence herein shall run concurrently/consecutively with the sentence in cause numbers \_\_\_\_\_
  - Credit is given for \_\_\_\_\_ day(s) served.
  - Work release if eligible.

- (b)  COMMUNITY SUPERVISION: Defendant shall serve 24 months in community supervision. Community supervision shall commence  \_\_\_\_\_  upon release from confinement. Defendant shall report to the Department of Corrections, Intake Unit, 1601 2nd Avenue, 10th Floor, Seattle, 98101 within 72 hours of the commencement of community supervision and the defendant shall comply with all rules, regulations and requirements of the Department of Corrections, and any other conditions of community supervision stated in this Judgment and Sentence.  
The defendant's monthly probationer assessment to the Department of Corrections is as follows (RCW 9.94A.270):  Full payment  No payment  Partial payment as follows: \_\_\_\_\_

- (c)  TREATMENT: Defendant shall undergo inpatient/outpatient sexual offender treatment for 24 day(s)/month(s) as follows:  
shall successfully complete treatment with Northwest Treatment Associates and make appropriate progress in that program

- (d)  COMMUNITY SERVICE: Defendant shall serve \_\_\_\_\_ hours of community service under the supervision of the Department of Corrections to be completed as follows:  on a schedule established by his Community Corrections Officer;  \_\_\_\_\_

- (e)  OTHER CONDITIONS: shall have no contact with the victim; no unsupervised contact with any other men unless authorized by the court pursuant to the therapist recommendation  
 Additional conditions are attached in Appendix F

Violations of the conditions or requirements of this sentence are punishable by up to sixty (60) days of confinement for each violation (RCW 9.94A.200(2)).

The following Appendices are attached to this Judgment and Sentence and are incorporated by reference:

- Appendix A, Additional Current Offenses (2.1)
- Appendix B, Additional Criminal History (2.2)
- Appendix C, Additional Current Offense(s) Sentencing Data (2.3)
- Appendix D, Findings of Fact and Conclusions of Law for an Exceptional Sentence (2.4)
- Appendix E, Schedule of Restitution (4.1(c))
- Appendix F, Additional Conditions

Date: December 17, 1986

Presented by: [Signature]  
Deputy Prosecuting Attorney

[Signature]  
Judge, King County Superior Court  
Approved as to form:  
[Signature]  
Attorney for Defendant

**FINGERPRINTS**



Defendant's Signature: *Darrell Lloyd Wright*

Right Hand  
Fingerprints of:

*Darrell Lloyd Wright*

Dated: DEC 17 1986

*Faith Eneyart*  
Judge, King County Superior Court *Faith Eneyart*

Attested by:

M. Janice Michels, Superior Court Clerk

By: *Theresa Thabam*  
Deputy Clerk

**CERTIFICATE**

I, \_\_\_\_\_,  
Clerk of this Court, certify that the above is a true copy  
of the Judgment and Sentence in this action on record in  
my office.

Dated: \_\_\_\_\_

\_\_\_\_\_  
Clerk

By: \_\_\_\_\_  
Deputy Clerk

**OFFENDER IDENTIFICATION**

S.I.D. No. \_\_\_\_\_

Date of Birth *5-16-50*

Sex *M*

Race *W*

SCOMIS code:

PREHRG     DISPHRG     HEARING  
 POSTHRG     MINUTE

Department No. 13

JUDGE: Faith Engheart

Date: December 17, 1986

BAILIFF: Anne Calico

Page 1 of 2

COURT CLERK: Theresa Graham

REPORTER: Roberta Wiecking

King County Cause No. 86-1-02906-7

Case Caption

State of Washington vs. Darrell Lloyd Wright

Litigants and attorneys

State represented by DPA Kathryn Foster.

Def. is present, and represented by counsel Nicholas Holt.

Minute Entry

Sentencing.

The Court sentences def to 18 months imprisonment under the jurisdiction of the Dept. of Corrections, suspended on condition the def.:

1. serve 6 months in King County Jail, on work release if eligible, commencing January 16, 1987;
2. be on community supervision for 24 months;
3. successfully complete treatment with Northwest Treatment Associates;
4. have no contact with victim;
5. have no unsupervised contact with minors, except by Court order;
6. pay court costs, victims penalty assessment, and recoupment of defense attorney fees;
7. pay restitution pursuant to subsequent order.

16  
R

K.C. Cause No. 86-1-02906-7

Date : 12/17/86

Page 2 of 2

Caption: State vs. Wright

Reporter: Dept. 13

Minute Entry

Community supervision fee is waived as long as def. is in therapy.

Def. is fingerprinted.

The Court signs Judgment and Sentence in the presence of def. and counsel.

2 Clerk  
87-1972  
1-16-87

FILED

SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

1987 JAN 20 PM 4:05

STATE OF WASHINGTON,

Plaintiff,

NO. 86-1-02906-7

v.

FELONY WARRANT OF COMMITMENT

DARRELL LLOYD WRIGHT

Defendant.

- 1.  COUNTY JAIL
- 2.  DEPARTMENT OF CORRECTIONS
- 3.  OTHER - CUSTODY
- 4.  WESTERN STATE HOSPITAL  
(Sexual Offender)

THE STATE OF WASHINGTON TO THE DIRECTOR OF ADULT DETENTION OF KING COUNTY

WHEREAS, Judgment has been pronounced against the defendant in the Superior Court of the State of Washington for the County of King, that the defendant be punished as specified in the Judgment and Sentence, ~~ORDERED THAT KING COUNTY DEPARTMENT OF COMMUNITY SUPERVISION, a full true and correct copy of which is attached hereto.~~

- (~~XXX~~) 1. YOU, THE DIRECTOR, ARE COMMANDED to receive the defendant for classification, confinement and placement as ordered in the Judgment and Sentence. (Sentence of confinement in King County Jail; or pursuant to RCW 9.94A.190(3), if the defendant is committed or returned for incarceration in a state facility on another felony, take and deliver the defendant to the proper officers of the Department of Corrections.)
- ( ) 2. YOU, THE DIRECTOR, 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. (Sentence of confinement in Department of Corrections custody.)
- ( ) 3. YOU, THE DIRECTOR, ARE COMMANDED to receive the defendant for classification, confinement and placement as ordered in the Judgment and Sentence. (Sentence of confinement or placement not covered by Sections 1 and 2 above and 4 below.)
- ( ) 4. The defendant is committed for up to thirty (30) days evaluation at Western State Hospital to determine amenability to sexual offender treatment.  
YOU, THE DIRECTOR, ARE COMMANDED to take and deliver the defendant to the proper officers of the State pending delivery to the proper officers of the Secretary of the Department of Social and Health Services.  
YOU, THE PROPER OFFICERS OF THE SECRETARY OF THE DEPARTMENT OF SOCIAL AND HEALTH SERVICES, ARE COMMANDED to receive the defendant for evaluation as ordered in the Judgment and Sentence.

By direction of the Honorable

Dated: December 18, 1986

FAITH ENYEART

Judge

M. DONALD MICHELS

By:

Deputy Clerk

POSTED



SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

STATE OF WASHINGTON,

Plaintiff,

NO. 86-1-02906-7

v.

JUDGMENT AND SENTENCE

DARRELL LLOYD WRIGHT

Defendant.

DEC 17 PM 2 5

I. HEARING

1.1 Pursuant to RCW 9.94A.110, sentencing hearing in this case was held on December 17, 1986

1.2 Present were:

Defendant: DARRELL LLOYD WRIGHT Defendant's Lawyer: NICK HOLT

Deputy Prosecuting Attorney: [Signature]

Other: \_\_\_\_\_

1.3 The state has moved for dismissal of Count(s) \_\_\_\_\_

1.4 Defendant was asked if there was any legal cause why judgment should not be pronounced, and none was shown.

II. FINDINGS

Based on the testimony heard, statements by defendant and/or victims, argument of counsel, the presentence report(s) and case record to date, the court finds:

2.1 CURRENT OFFENSE(S): The defendant was found guilty on (date): 10/29/86 by plea/jury verdict/bench trial of:

Count No.: I Crime: INDECENT LIBERTIES

RCW 9A.44.100 Crime Code 00864

Date of Crime January 1-May 30, 1986 Incident No. \_\_\_\_\_

Count No.: II Crime: INDECENT LIBERTIES

RCW 9A.44.100 Crime Code 00864

Date of Crime January 1, 1985-December 31, 1985 Incident No. \_\_\_\_\_

Count No.: \_\_\_\_\_ Crime: \_\_\_\_\_

RCW \_\_\_\_\_ Crime Code \_\_\_\_\_

Date of Crime \_\_\_\_\_ Incident No. \_\_\_\_\_

Additional current offenses are attached in Appendix A.

(a)  With a special verdict/finding for being armed with a deadly weapon on Count(s): \_\_\_\_\_

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

(c)  Current offenses encompassing the same criminal conduct and counting as one crime in determining the offender score are (RCW 9.94A.400(1)(a)):  
\_\_\_\_\_  
\_\_\_\_\_

COMMITMENT ISSUED DEC 18 1986

DEC 18 1986 COPY TO DOC. CENTRAL RECORDS

DEC 18 1986 COPY TO SENTENCING GUIDELINES COMMISSION

2.2 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	Date of Crime	Crime Type
(a)	_____	_____	_____	_____
(b)	_____	_____	_____	_____
(c)	_____	_____	_____	_____
(d)	_____	_____	_____	_____

- Additional criminal history is attached in Appendix B.
- Prior convictions served concurrently and counted as one offense in determining the offender score are (RCW 9.94A.360 (11)):

2.3 SENTENCING DATA:

Count	OFFENDER SCORE	SERIOUSNESS LEVEL	RANGE	MAXIMUM TERM
Count <u>I</u> :	1	VI	15-20months	10 years
Count <u>II</u> :	1	VI	15-20 months	10 years
Count _____ :	_____	_____	_____	_____

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

2.4 EXCEPTIONAL SENTENCE:

- Substantial and compelling reasons exist which justify a sentence above/below the standard range for Count(s) \_\_\_\_\_. Findings of fact and conclusions of law are attached in Appendix D.

III. JUDGMENT

IT IS ADJUDGED that defendant is guilty of the current offenses set forth in section 2.1 above and Appendix A.

- The Court DISMISSES Count(s) \_\_\_\_\_

IV. ORDER

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

4.1 Defendant shall pay to the Clerk of this Court:

- (a) \$ 85.50, Court costs;
- (b) \$70, Victim assessment;
- (c) \$ \_\_\_\_\_ Total amount restitution (with credit for amounts paid by co-defendant) to:
 

Name	Address	Amount
_____	_____	\$ _____
_____	_____	\$ _____

- Schedule of Restitution is attached as Appendix E.

Restitution to be determined at future restitution hearing \_\_\_\_\_

- (d) \$ 390.00, Recoupment for attorney's fees to King County Public Defense Programs, 2015 Smith Tower, Seattle, WA 98104.
- (e) \$ \_\_\_\_\_, Fine;
- (f) \$ \_\_\_\_\_, King County Interlocal Drug Fund;
- (g) \$ \_\_\_\_\_, Other costs for: \_\_\_\_\_
- (h) \$ \_\_\_\_\_, TOTAL monetary obligations.
- (i) The above payments shall be made to the King County Superior Court Clerk E609, King County Courthouse, Seattle, Washington 98104, 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.

and the clerk of the court shall credit monetary payments to the above obligations in the above-listed order.

- (j) The defendant shall remain under the court's jurisdiction and the supervision of the Department of Corrections for a period up to ten years to assure payment of the above monetary obligations.

4.2 SEXUAL OFFENDER SENTENCING ALTERNATIVE: The defendant is sentenced as follows pursuant to RCW 9.94A.120(7)(a):

18 months on Count No. I  
18 months on Count No. II  
months on Count No.

The execution of this sentence is SUSPENDED and the following conditions are imposed:

- (a) [ ] CONFINEMENT: Defendant shall serve a term of confinement in the King County Jail as follows:
[ ] 6 months day(s) total confinement commencing (Date): Jan 16, 1987 by 9AM
[ ] day(s) partial confinement commencing (Date):
[ ] The sentence herein shall run concurrently/consecutively with the sentence in cause numbers

[ ] Credit is given for day(s) served.
[ ] Work release if eligible.

- (b) [ ] COMMUNITY SUPERVISION: Defendant shall serve 24 months in community supervision.
Community supervision shall commence [ ] upon release from confinement.
Defendant shall report to the Department of Corrections, Intake Unit, 1601 2nd Avenue, 10th Floor, Seattle, 98101 within 72 hours of the commencement of community supervision and the defendant shall comply with all rules, regulations and requirements of the Department of Corrections, and any other conditions of community supervision stated in this Judgment and Sentence.

The defendant's monthly probationer assessment to the Department of Corrections is as follows (RCW 9.94A.270): [ ] Full payment [ ] No payment [ ] Partial payment as follows:

- (c) [ ] TREATMENT: Defendant shall undergo inpatient/outpatient sexual offender treatment for 24 day(s)/month(s) as follows:
Shall successfully complete treatment with Northwest Treatment Associates and make appropriate progress in that program

- (d) [ ] COMMUNITY SERVICE: Defendant shall serve hours of community service under the supervision of the Department of Corrections to be completed as follows: [ ] on a schedule established by his Community Corrections Officer; [ ]:

- (e) [ ] OTHER CONDITIONS: Shall have no contact with the victim; no unsupervised contact with any other men unless authorized by the court pursuant to the therapist's recommendation
[ ] Additional conditions are attached in Appendix F

Violations of the conditions or requirements of this sentence are punishable by up to sixty (60) days of confinement for each violation (RCW 9.94A.200(2)).

The following Appendices are attached to this Judgment and Sentence and are incorporated by reference:

- [ ] Appendix A, Additional Current Offenses (2.1) [ ] Appendix E, Schedule of Restitution (4.1(c))
[ ] Appendix B, Additional Criminal History (2.2) [ ] Appendix F, Additional Conditions
[ ] Appendix C, Additional Current Offense(s) Sentencing Data (2.3)
[ ] Appendix D, Findings of Fact and Conclusions of Law for an Exceptional Sentence (2.4)

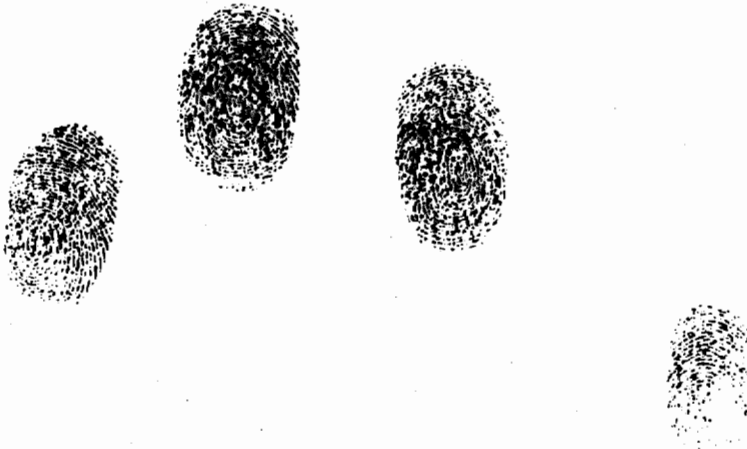
Date: December 17, 1986

[Signature]
Judge, King County Superior Court

Presented by: [Signature]
Deputy Prosecuting Attorney

Approved as to form: [Signature]
Attorney for Defendant

FINGERPRINTS



Defendant's Signature:

X Daniel Wright

Attested by:

M. Janice Michels, Superior Court Clerk

Right Hand  
Fingerprints of:

Darrell Lloyd Wright

By: Therese Trubian  
Deputy Clerk

Dated: DEC 17 1986

Faith Engbart  
Judge, King County Superior Court Faith Engbart

CERTIFICATE

OFFENDER IDENTIFICATION

I, \_\_\_\_\_,  
Clerk of this Court, certify that the above is a true copy  
of the Judgment and Sentence in this action on record in  
my office.

S.I.D. No. \_\_\_\_\_  
Date of Birth 5/16/50  
Sex M  
Race W

Dated: \_\_\_\_\_

Clerk

By: \_\_\_\_\_  
Deputy Clerk

8067 10 PM 3:48  
JUDICIAL DEPARTMENT  
SUPERIOR COURT CLERK  
SEATTLE, WA

ROBERTS/BURIEN  
DOC: 924505

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

STATE OF WASHINGTON, )  
 )  
 Plaintiff )  
 )  
 v. )  
 )  
 DARREL LLOYD WRIGHT )  
 )  
 Defendant )

No. 86-1-02906-7

CERTIFICATE AND ORDER  
OF DISCHARGE

FILED  
KING COUNTY  
SUPERIOR COURT CLERK  
SEATTLE, WA  
819 PM 01 10 1989

This matter having come on regularly before the above entitled Court pursuant to RCW 9.94A.220, the Court having been notified by the Secretary of the Department of Corrections or his designee that the above named defendant has completed the requirements of his/her sentence, and there appearing to be no reason why the defendant should not be discharged, and the Court having reviewed the records and file herein, and being fully advised in the premises, Now, Therefore,

IT IS HEREBY CERTIFIED that the defendant has completed the requirements of the sentence imposed.

IT IS HEREBY ORDERED that the defendant be DISCHARGED from the confinement and supervision of the Secretary of the Department of Corrections.

IT IS FURTHER ORDERED that the defendant's civil rights lost by operation of law upon conviction be HEREBY RESTORED.

DONE IN OPEN COURT this 8th day of Aug, 1989.

Faith Enyeart  
JUDGE FAITH ENYEART

Presented by:

M. J. [Signature]  
Deputy Prosecuting Attorney

CERTIFICATE AND ORDER  
OF DISCHARGE

POSTED

18  
ME

FILED

1988 AUG 11 PM 3:55

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON FOR KING COUNTY  
KING COUNTY  
SUPERIOR COURT CLERK  
SEATTLE, WA.

State

v

Darrell L. Wright

86-1-02906-7

TO: CLERK OF THE SUPERIOR COURT  
AND  
NORM MALENG, PROSECUTING ATTORNEY

YOU WILL PLEASE TAKE NOTICE that the undersigned as of this date is withdrawing as attorney for the defendant in the above-entitled action.

DATED this 10 day of August, 1989.

Respectfully submitted,

Nicholas C. Holt  
Attorney for Defendant

NOTICE OF WITHDRAWAL (SUPERIOR COURT) - 1 (Form Bank #63a)



LAW OFFICES OF  
THE PUBLIC DEFENDER  
810 THIRD AVENUE  
8TH FLOOR, CENTRAL BUILDING  
SEATTLE, WASHINGTON 98104