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01-24-93 KING COUNTY SUPERIOR COURT PAGE 1
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:
CONN LAST NAME, FIRST MI TITLE LITIGANTS
                                      ARRAIGNED
PLA01 STATE OF WASHINGTON
DEF01 WRIGHT, DARRELL LLOYD
LAST NAME, FIRST MI TITLE LITIGANTS
CONN
                                        DATE
WTD01 SALEN, WILLIAM
WTD02
    HOLT, NICK
DEFO1 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...... $ 85.50
  PROB/COMM. SUPERVISION...... X : ATTORNEY FEES......$ 390.00
                         DUE DATE:
                                      PAID:
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.
RSLT CNT RCW/CODE DESCRIPTION
                                   COMMENT
     ----- ORIGINAL INFORMATION
GUIL 1 9A.44.100 INDECENT LIBERTIES
GUIL 2 9A.44.100 INDECENT LIBERTIES
SUB# DATE CD/CONN DESCRIPTION
                                  SECONDARY MICROFILM
  08-07-86 $CHC CHARGE COUNTY
                                 70.00
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08-07-86 INFO INFORMATION
08-07-86 ORW ORDER FOR WARRANT 10,000

CASE#: 86-1-02906-7 CRIM

JUDGMENT# NO

TITLE: STATE VS WRIGHT

			APPEARANCE DOCKET		
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2.5	08~12-86	NTARD	NOT OF APPEAR AND REQ FOR DISCOVERY		
3			CONDITIONS FOR RELEASE - PR		
4			NOTICE OF OMNIBUS HEARING SETTING	09-10-86	
5			ORDER PROHIBITING CONTACT		
6			OBJECTIONS TO ARRAIGNMENT DATE		
_			ARRAIGN CAL/DIXON/RUNNELS		
7			SHERIFF'S RETRN ON WARRNT OF ARREST	15.50	
8			WAIVER OF SPEEDY TRIAL 12-04-86		
_			OMNI CAL/DIXON/ANDERSON		
9	10-01-86				
_			OMNIBUS CAL/AITKIN/CAVANAGH		
10			WAIVER OF SPEEDY TRIAL 12-25-86		
			OMNIBUS CAL/AITKEN/CAVANAGH		
	10-17-86				
_	10-22-86				
-	10-29-86				
	10-29-86	WV	WAIVER OMNI HRG		
11.6	10-30-86	STTDFG	STATEMENT OF DEFENDANT, PLEA GUILTY		
12	11-03-86	PRSIO	PRESENTENCE INVESTIGATION ORDER	12-17-86	
			8:30; ENYEART		
13	11-18-86	ORARC	ORDER AUTHOR REMOVAL OF COURT FILE		
- 1	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		PENALTY ASSESSED - CRIME VICTIMS	70.00	
			WRIGHT, DARRELL LLOYD		
			FEE ASSESSD-PUBLIC DEFENSE RECOUPMT	390.00	
16			C/R ROBERTA WIECKING		
		JDG13	JUDGE FAITH ENYEART, DEPT 13		
17	01-20-87	MC	WARRANT OF COMMITMENT		
			FILING FEE REC'D - CRIMINAL +		
			FILING FEE REC'D - CRIMINAL +		
	08-10-87		SHERIFF'S FEES RECEIVED +	15.50	,
	08-10-87	U	PENALTY RECEIVED - CRIME VICTIMS +	14.50	
	09-11-87		PENALTY RECEIVED - CRIME VICTIMS +	50.00	
•	10-06-87		PENALTY RECEIVED - CRIME VICTIMS +	5.50	
49	10-06-87	7.00	FEE RECD-PUB DEFENSE RECOUPMENT +	44.50	
	12-04-87		FEE RECD-PUB DEFENSE RECOUPMENT +	100.00	
**	01-08-88		FEE RECD-PUB DEFENSE RECOUPMENT +	50.00	
	02-23-88		FEE RECD-PUB DEFENSE RECOUPMENT +	195.50	
1.0	02-23-88		COURT COSTS, CVP AND OPD PAID		
18 19	08-10-89 08-11-89		FINAL DISCHRG RESTORING CIVIL RIGHT NOTICE OF WITHDRAWAL OF ATTORNEY		
7.2	00-11-03	II I MAR	MOITOR OL MILIDRAMAR OL MILOKUEL		

SUPERIOR COURT OF WASHINGTON FOR KING COUNTY WASHINGTON

STATE OF WASHINGTON

Plaintiff,

86-1-02906-7 NO.

v.

INFORMATION

DARRELL LLOYD WRIGHT, Defendant.

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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

Stuar Heath By " STUART D. HEATH Deputy Prosecuting AND PARTY

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

INFORMATION

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 _3/ day of July, 1986, at Seattle, Washington.

Stuart Heath

Certification for Determination of Probable Cause

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

SUPERIOR COURT OF WASHINGTON FOR KING COUNTY 1 es aus STATE OF WASHINGTON, 2 Plaintiff, NO. 86-1-02906-7 3 MOTION AND ORDER DETERMINING THE v. EXISTENCE OF PROBABLE CAUSE. DIRECTING ISSUANCE OF WARRANT AND FIXING BAIL 5 DARRELL LLOYD WRIGHT, 6 Defendant. 7 The plaintiff, having informed the court that it is 8 filing herein an Information charging the defendant with the crime(s) of Indecent Liberties, Counts I and II 9 now moves the court for an order determining the existence of probable cause and directing the issuance of a warrant for the arrest 10 of the defendant, and (x) fixing the bail of the defendant in the amount of 11 , surety or property bond, or cash; and no contact direct or indirect with victims and witnesses; 12 nor shall he have contact with any other minors except in the presence of a responsible adult; 13 () directing the release of the defendant, after booking, on his or her personal recognizance and promise to appear 14 for arraignment at the scheduled time and date; and In connection with this motion, the plaintiff offers the 15 information on the Suspect Information Report attached to this motion and the affidavit attached to the Information. 16 17 NORM MALENG Prosecuting Attorney Stuart Heath Stuart D. HEATH 18 19 Deputy Prosecuting Attorney 20 ORDER 21 The court, having reviewed the affidavit submitted herein, hereby determines that probable cause exists to believe that the above-named defendant committed the crimes alleged in the 22 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 IT IS FURTHER ORDERED that 25 MOTION AND ORDER DETERMINING THE EXISTENCE OF PROBABLE CAUSE, DIRECTING ISSUANCE OF WARRANT AND FIXING BAIL - 1

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

583-2200

(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; 2 nor shall he have contact with any other minors except in 3 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. 5 IT IS FURTHER ORDERED that the defendant be advised of 6 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 7 bail and to be heard thereon. Service of the warrant by telegraph or teletype is authorized. 8 day of August 1986. DONE IN OPEN COURT this 9 10 Presented by: 11 12 Deputy Prosecuting Attorney 13 14 15 16 17 18 19 20

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

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NOTICE OF APPEARANCE AND REQUEST FOR DISCOVERY Page 1 of 2

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LAW OFFICES OF THE PUBLIC DEFENDER 202 SMITH TOWER BEATTLE WASHINGTON 98104 (208) 447-2800

5. Any record or prior criminal convictions of the 2 defendant known to the prosecuting attorney, including copies of any and all documents, including but not limited to guilty plea 3 forms and/or transcripts upon which the prosecutor intends to rely for the purpose of establishing the prior record; Any information known to the prosecuting attorney regarding pardon, dismissal, or restoration of civil rights 5 with respect to any prior criminal convictions of defendant; 6. Any record known to the prosecuting attorney of prior criminal convictions of any persons whom the State intends to call as witnesses at a hearing or trial in this case; YOU ARE FURTHER REQUESTED to provide notice of the 8 defendant's criminal history (RCW 9.94A.030(8)) and the aggravating factors (RCW 9.94A.390) upon which the State will rely if the 9 defendant's case ultimately proceeds to sentencing, so that timely decision may be made regarding selection of a trial date or 10 changing the plea. 11 This request is made pursuant to Const. Art. I., Sec. 22 and U.S. Const. Amends. V and XIV. 12 YOU ARE FURTHER REQUESTED to provide prompt discovery of the following: 13 1. With respect to criminal history, the crime or 14 crimes (with specific status violated for out-of-state convictions), the date of conviction, the date of release from custody, the 15 state and county of conviction, and the cause number. 16 2. If the State intends to argue or present evidence of aggravating circumstances to justify a departure from the guidelines pursuant to RCW 9.9A.390, the specific evidence the 17 State intends to present to the Court on that issue. 18 Real facts upon which the State intends to rely. RCW 9.94A.370. 19 DATED this 12th day of August ___, 1986. 20 Respectfully submitted, 21 Minn Solen /122 22 William Salen Attorney for Defendant 23 24 25 26 27 NOTICE OF APPEARANCE AND 28 REQUEST FOR DISCOVERY Page 2 and FINAL 29 30

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(atty Saler) (atty Saler) In the superior court of the state of Washington for King County
STATE OF WASHINGTON.
Plaintiff, 15) NO. 86-1-01906-7
Darrell Lloyd Wright } Conditions of Release For Defendant Pending Trial
Defendant.
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 exeuction of a surety bond or posting of cash in the amount of \$
() On condition of return to custody during the following hours:
(X) On condition: Maintain advessard applogment; no unsupervised contact with victim/minors; unintain traduct
(X) 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 th day of Quant, 1986.
JAN U D G E
STATEMENT BY DEFENDANT:
My address and phone number will be 1152 5.220 Des Woices. THAVE 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 of Defendant)
Presented by:

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

STATE OF WASHINGTON,	· ·
Plaintiff,	NO. 86-1-02906-7
v.)	NOTICE OF OMNIBUS DATE
Wright, Daniell,	
Defendant.)	

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

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.

DEFENDANT

DAIL

Plea Judge:

NOTICE OF OMNIBUS DATE

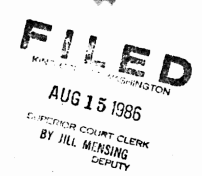
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IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON FOR KING COUNTY

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3	STATE OF WASHINGTON, SEATTLE, WAS
4	Plaintiff, No. 86-1 02906 7
5	V. ORDER PROHIBITING
6	Darrell Lloyd Wright; CONTACT
7	Defendant,)
8	
9	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,
10	therefore, IT IS HEREBY ORDERED, that pursuant to RCW 10.99.040, the defendant shall have no
11	contact, directly, or indirectly in person, in writing, or by phone, personally or through other person with until the trial of this cause is concluded.
12	until the trial of this cause is concluded.
13	VIOLATION OF THIS ORDER IS A CRIMINAL OFFENSE UNDER CHAPTER 10.99 RCW AND IS
14	ALSO SUBJECT TO CIVIL CONTEMPT PROCEEDINGS.
15	NOTICE: To the Director of Public Safety and all peace officers.
16	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.
17	DATED this
18	Sout Of John
19	WEDGE .
20	PLEASE notify the Prosecuting Attorney's Office, W554, King County Courthouse, Seattle, Washington if the defendant is appropried for violation of this order.
21	Presented by: Loya Corgan
22	Deputy Posecuting Attorne
23	Copy Received by Defendant.
24	$\left(q_{\exists \mathcal{I}_{SO_{el}}}\right)$
25	
26	NORM MALENG
27	Prosecuting Attorney W554 King County Courthouse Seattle, Washington 98104
- 1	583-2200



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

STATE OF WASHINGTON.

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: 11

Plaintiff.

Darrell Lloyd Wright
Defendant.

NO. 86-1-029067

OBJECTION TO DATE OF ARRAIGNMENT

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

DATED this $\sqrt{5}^{10}$ day

August . 1986

Danel Chryl

DEFENDANT

Objection to Date of Arraignment Page 1 - Final LAW OPPICES OF

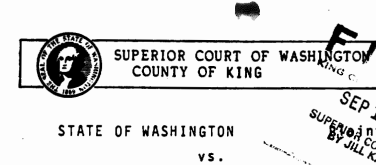
THE PUBLIC DEFENDER
BIO THIRD AVENUE
BTH FLOOR, CENTRAL BUILDING
SEATTLE, WASHINGTON 98104
447-3900

SUPERIOR OURT OF WASHINGTON FOR KIM COUNTY

, , ,
STATE OF WASHINGTON,) Plaintiff,) NO. 86-1-02906-7 v.)
6)AUG 2ARREST: WARRANT
Defendant.) KING JUNE OLGEN
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(c); 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 hard and Seal this day of August 1986.
M. JANICE MICHELS, Clerk of Superior Court
By
PAUL WOOD Deputy Clerk
STATE OF WASHINGTON)
: ss. King County)
I received the above Warrant on 8-15, 1986 and
Executed the same on 8.15, by arresting the defendant named A
and BOOKED KET.
FEES
Service, 15-00 Jon w. Kon Signature
Mileage, 50 DET. GARY W. KAEH
Keeping, Type or Print Name and Title
Agency (galsOd)
Return of Arrest Warrant (Cr.R 2.2(e)

my

WRIGHT, CRIMINAL WARRAN	Darrell TINFORMATIC	Lloyd			CASE NO.	12517
DATE OF REPORT	1306	-X	OLICE DEPARTMENT		UNIT F	ILE NO.
BOOKING DATE	TIME	OFFENSE			8/A NUMBER	
1 >-	MIDDLE + JR., SR., 1ST	. 2HD, 3HO)			SEX	RACE
DATE OF BIRTH STATE	OR PROVINCE OF BIRTH	HEIGHT	WEIGHT	HAIR	EYES S	KIN TONE
S-16-50	ICIAL BODY PARTS, ETC	(0)	LUTION - ARMED, DA	NGEROUS	STATEMENT TAKEN?	OWN REAL PROPERT
LABT KNOWN ADDRESS - CITY, S			No	LEPHONE NUMBER	DRIVER LICE	<u> </u>
1152 5	200		13131			+0-505 KW
	540 54 4		FBI NUMBER	STAT	E ID NUMBER	
FINGERPRINT CLASSIFICATION	ALIAS NA	IME (S)			VEH. LIC. NO.	STATE EXP.
VEHICLE I.D. NO.	L	YEAR MAKE	MODEL	STYL		
OCCUPATION		DRESS OR SCHOOL (COMPA	NY NAME - ADDRESS	- DEPARTMENT OR		حي
MARITAL STATUS - CHILDREN INC	LIVING WITH	DENZ CON	TIME IN COUNTY		UNION AND LOCA	L NUMBER
MARCED 3	3 1090		711	ARRON	ING OFFICER	
Kimera K		. D45 - C	1	L	ing officer	
CASE NUMBER	WARRANT DATE	TOW OFF	CODE	orna	110-20	BENCH ARREST
AMOUNT OF BAIL 1. DO	WARRANT NUMBER	ISSUING AGENCY	coul	"/11000	m	FILE
					· ·	
AT LARGE.	IN CUST	ору 🗆	OUT ON F	-	115/80 OUT ON B	OND [
INFORMATION I		ARRANT ENTRY INTO				EDBY THE
			N INFORMAT			
М	UST BE APPROVE	DBY THE CHIEF OR	ASSISTANT CHI	EF PROSECUT	ING ATTORNEY	g in Net ^w
APPROVED BY					FOR EXTRADI	
SEAKING -LOCA		□ '		, NEV., UTAH,	OM ORE., IDA., MO COLO., ARIZ., NM	
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		FOR DATA S	YSTEMS USE	DNLY		
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WACIE: WAC 86 WO		000 8-15-80	TOC		BEN (6)	erna ergentatus searatu erature eratur Santan erature eratur
NCIC: NIC/				ingent-co-moneyeli-sidilida	, and the second	and the state of t
WARRANT RELEASED TO:	The second secon		SERIAL.	UNIT	DATE	TIME



L. WRIGHT

No. 8K-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,

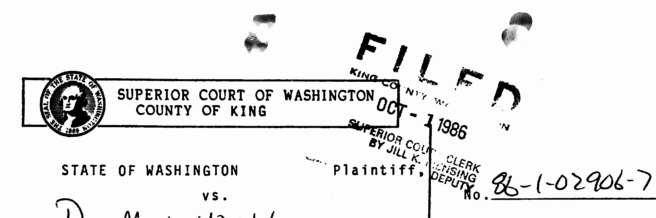
Defendant

I do hereby waive the 60/90 day rule to_

Omnibus continued to October 1, 1986.

DATED:

Approved by:



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,

Defendant

I do hereby waive the 60/90 day rule to December 11,1984

Signature of Defendant

Attorney for Defendant

WAIVER OF SPEEDY TRIAL

DATED: Belover 1,1986.

Approved by: Salue Calle



STATE OF WASHINGTON

SUPERIOR COURT OF WASHINGTON COUNTY OF KING

FILED

OCT 8 1986

SUPERIOR COURT CLERK
BY GARY POVICK

No. 86-1-02906-7

WAIVER OF SPEEDY TRIAL

\bigcirc	vs.	
<i>i</i>)11	L. Wiriaht	
darrell	L. Whank	
		Defendant.

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,

Plaintiff

I do hereby waive the 60/90 day rule to 2-25, 1986.

Signature of Defendant

Attorney for Defendant

DATED: October 8, 1986.

Approved by: Other Jungs

2	KING	
3		THE STATE OF STON
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7	IN THE SUPERIOR COURT OF THE	STATE OF WASHINGTON FOR KING COUNTY
8	STATE OF WASHINGTON,)
9	Plaintiff,	No. 86-1-02906-7
10	v. ,	NOTICE OF WITHDRAWAL AND SUBSTITUTION OF ATTORNEY
11	Darpell Lloyd Wright Defendant.	}
12		ئــــ
13	TO: CLERK OF THE SUPERIOR	COURT
14 15	TO: NORM MALENG, PROSECUTI YOU WILL PLEASE TAKE N	NG ATTORNEY OTICE that the undersigned as of
16	this date is withdrawing as att	orney for the defendant in the
17	above-entitled action and that	Nick Holt is
18	substituted in his/ place.	4- 1
19	DATED this 614 day of	october, 1986.
20		Respectfully submitted,
21		Welliam O. Salen/2.
22		Attorney for Defendant
23		
24	,	
25		
26		
27		
28		[1 se
29		
30		(asterny)
31 32	Notice - 1 0826C GJ	LAW OFFICES OF THE PUBLIC DEFENDER 810 THIRD AVENUE

THE PUBLIC DEFENDER
810 THIRD AVENUE
8TH FLOOR, CENTRAL BUILDING
BEATTLE, WASHINGTON 98104
(206) 447-3800



SUPERIOR COURT OF WASHINGTON COUNTY OF KING

STATE OF WASHINGTON

Plaintiff.

1SRIGH

Defendant

OCT 29 1986

SUPPRIOR COURT CLERK BY GARY POVICK

No. 86-1-029

STIPULATION AND WAIVER OF OMNIBUS HEARING

.19__

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

() 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: Devil	LSAJ	int	-
EXPIRAT	101	N DATE:								

DATED: Octo Ses 29, 1936

ttorney

for Defendant

JUDGE



SUPERIOR COURT CLERK
BY LYNN DEWEESE
DEPUTY

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

STATE OF WASHINGTON,)
Plaintiff, No. 86-1-02906-7
Darre 11 Lloyd Wiight, STATEMENT OF DEFENDANT ON PLEA OF GUILTY (Felony)
Defendant)
1. My true name is Pairel L. Wright.
2. My age is <u>36</u> .
3. I went through the 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
5. I have been informed and fully understand that I am charged with the crime(s) of <u>ellipsing</u> <u>indecent historie</u> . 2. Councy.
that the elements of the crime(s) are: <u>Churing a poison</u>
- Unjus we age of 14 + not the spine
of defendant to have sexual
contact with the defendant in
Kina loundy
and that the maximum sentence(s) for which is (are):
10 years and \$ 20,000
fine(s).



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 and no more than						
·						
based upon my criminal history which I understand the Prosecutor says to be:						
() 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).
- I have been informed and fully understand that:
 - 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.

I plead quilty to the crime(s)	0
intécent liberties 2 cts.	
, as charged in the	•
information.	
I MAKE THIS PLEA FREELY AND VOLUNTARILY.	
No one has threatened harm of any kind to me or to any other per	-
to cause me to make this plea.	
No person has made promises of any kind to cause me to enter this	8
except as set forth in this statement.	
I have been informed and fully understand that the Prosecuting	
orney will make the following recommendations to the court:	
a Hachese.	
	, as charged in the

- 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.___
- 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.

. 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 thanyears.
I have been advised that the law requires that a term of total con-
finement be imposed and does not permit any modification of the man-
datory minimum term. (If not applicable, any or all of this para-
graph 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 suf-
ficient 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: 1/1/11 //2014/19
1985 to May 1986 L prowingly
curred Helen Wright, age 9 to

_ have sexual a	contact with me
- save replace a	oniver will fire
- ON UPPIOUS OCCUASE	in this occurred
in King Coundy.	By sexual contact
20 advisit 11	niched her vanne
10 10 10 COM	
formy siku	a grasageagu Co
19. I have read or have had read t	o me and fully understand all of
the numbered sections above (1 thr	ough 19) and have received a copy
of this "Statement of Defendant on	Plea of Guilty" form. I have no
	in the second se
further questions to ask of the co	urt.
	√ <u>~</u> .
	Mariel Curlo
•	DEFENDANT
Nebucca & Roc	Millet
Deputy Prosecuting Attorney	Defendant's Attorney
The foregoing statement wa	as read by me or to the defendant
and signed by the defendant in the	
	-
and the undersigned Judge, in open	court. The court finds the
defendant's plea of guilty to be k	nowingly, intelligently and volun-
tarily made, that the court has in	formed the defendant of the nature
of the charge and the consequences	of the plea, that there is a fac-
tual basis for the plea, and that t	the defendant is guilty as

Dated this 29thday of Odoler

charged.

Defendant: As Charged	REEMENT / TRIA TRIA TRIA TRIA TRIA TRIA TRIA TRIA
Special Finding/Verdict deadly weapon on Count(s)	RCW 9.94A.125
The State of Washington and the defendant enter into this Pl	LEA AGREEMENT which is accepted only by a guilty plea. This agree- ilty plea. The PLEA AGREEMENT is indicated above and as follows:
State moves to dismiss Count(s):	S AND/OR ADDITIONAL CRIMES: In accordance with RCW
9.94A.370, the parties have stipulated that the court, if follows:	in sentencing, may consider as real and material facts information as ole cause filed herein.
3. RESTITUTION: Pursuant to RCW 9.94A.140(2), in full to victim(s) on charged counts. as set forth in attached Appendix C.	the defendant agrees to pay restitution as follows:
4. OTHER:	
(Appendix A) and the attached Prosecutor's Un and complete and that the defendant was repre	greement and that the attached sentencing guidelines scoring form(s) derstanding of Defendant's Criminal History (Appendix B) are accurate sented by counsel or waived counsel at the time of prior conviction(s). on set forth in the State's sentence recommendation.
ment with regards to a sentencing recommenda allowed by law.	ent of the Defendant's Criminal History, and the State makes no agree- ation and may make a sentencing recommendation for the full penalty
Maximum on Count is not more that Maximum on Count is not more that	
Mandatory Minimum Term (RCW 9.94A.120(4) only): Mandatory license revocation RCW 46.20.285 Ten years jurisdiction and supervision for monetary payments	
The State's recommendation will increase in severity if addit new crimes, fails to appear for sentencing or violates the co	tional criminal convictions are found or if the defendant commits any inditions of his release.
Defendant	Deputy Prosecuting Attorney
Attorney for Defendant	Judge, King County Superior Court

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

Defendant: Wright, Darrell	L.	Date: 8	[8/86
J CRIME	DATE OF CONVICTION	PLACE OF CONVICTION	DISPOSITION (Probation and/or incarceration and
			length) SRA — Counts as Prior
ADULT FELONIES: MONE KUNN	1		
ADULT MISDEMEANORS:			
JUVENILE FELONIES:			
JUVENILE MISDEMEANORS:			
	THE OF THE PROPERTY OF THE PRO		

SENTENCING GUIDELINES SCORING FORM Nonviolent Offenses

Use this form only for the following offerues: Assault 3, Attempting to Elude Pursuing Police Vehicle, Bribe Received by Witness, Bribery; Bribing a Witness: Communicating with a Minor for Immoral Purposes; Demaging Building, etc., by Explosion with no Threat to Human Being; Employing, Using, or Permitting Minor to Engage in Sexuelly Explicit Conduct for Commercial Use; Endangering Life and Property by Explosives with no Threat to Human Being; Extortion 2; False Verification for Welfere; Forged Prescription; Forgery; Hit and Run — Injury Accident, Incest 1; Incest 2; Indecent Liberties (without forcible computation); Intimidating a Juror; Intimidating a Witness: Introducing Contraband 1; Introducing Contraband 2; Malicious Marcatic Form Schedule 1 or II, Possession of a Controlled Substance That is a Narcotic from Schedule 1 or II, Possession of Controlled Substance That is a Narcotic from Schedule 1 or II, Possession of Stolen Property 1; Possession or Stolen Property 2; Premoting Prostitution 1; Promoting Prostitution 2; Rape 3; Rackless 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 Issuence of Checks or Drafts; Unlawful Possession of Short Firearm or Pistol; Vehicle Prowl 1; Vehicular Assault; Welfare Fraud.

OFFENDER'S NAME	OFFENDER'S DOB	STATE 10 0	
Wright, Darrell L.	5-16-50		
JUDGE U	CAUSE 0	√ 1 FBI ID •	
	86-1-0290	6-/	
		,	
ADULT HISTORY: (All adult offenses served concurren	tly count as ONE offense	those served consecu	tively are counted
separately)			
Enter number of felony convictions	••••••		_ x1•
JUVENILE HISTORY: (All adjudications entered on the sa	ame date count as ONE of	Tense)	
Enter number of felony adjudications			- 4 -
Ener runner or rainty automation a	•••••••••		- * T
OTHER CURRENT OFFENSES: (Those offenses not enc		2	Mender score)
Enter number of other felony convictions	CT_1	<u> </u>	_ z1=
			-,-
Add the scores in each category(round down to the nearest whole number)	••••••	TOTAL OFFENDER S	CORE
			,
STANDARD SENTE	NCE RANGE CALCULAT	ON'	•
INDECENT LIBERTIES	v i	1 15	70 20 mg
CURRENT OFFENSE BEING SCORED	SERIOUSNESS LEVEL	OFFENDER LOW SCORE ST	HIGH
f II-same)	; FEARF	G G G . 100	ANDARD NCE RANGE

"Multiply the range by .75 if the ourrant offense is for an attempt, conspiracy, or solicitation.

[&]quot;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).

(SPECIAL SEX OFFENDER SE	NTENCING ALTERNATIVE) 7
1/10/1/-	Date.
	Cause No: 80-1-03900-7
State recommends the defendant be sentenced to a term of total/p	partial confinement in 🔲 King County Jail
Department of Corrections as follows:	
Count I months/years.	Count IV months/years.
Count II months/years.	Count V months/years.
Count III months/years.	Count VI months/years.
credit for time served as provided under RCW 9.94A.120(12). Ter-	
PROBATION REVOCATION/MODIFICATION:	•
a. Revocation: State recommends revocation of probation (P	Pre-Sentencing Reform Act) on King County Cause Number(s):
and recommends that terms be run concurrently/consecut	ively.
b. Modification: State recommends modification of communication Number(s):	ity supervision (Sentencing Reform Act) on King County Cause
and recommends that terms be run concurrently/consecut	
	RNATIVE. RCW 9.94A.120(7)(a). State recommends that the DED (RCW 9.94A.120(7)(a)) on the following conditions:
CONFINEMENT: Defendant serve	
total/partial confinement (maximum of six months con	finement, which cannot exceed the sentence range) on Count(s)
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.
ω	ryision (maximum 2 years) with a termination date of onths from the date of release from confinement if confinement
is ordered or from date of judgment and sentence if h	
TREATMENT: " SUCCESSIVE C	mplete flumen w/
WOTH WEST TRUETTAL	nil associates
OTHER: NO CONTACT W/	Both, no unsupervise
B. WESTERN STATE HOSPITAL TREATMENT. RCW 9.	94A 120(7)(b)
State recommends above-stated confinement be served in the	e sexual offender treatment program at Western State Hospital program as determined by the Secretary of the Department of
C. MONETARY PAYMENTS: Defendant make the following of Corrections in a manner and time specified by the court	
a. Restitution as set forth on attached page entitled "!	Plea Agreement/Trial" and 🗌 Apendix C.
<u> </u>	ent, recoupment of cost of defense attorney fees, if appointed.
c. Paya-fine of \$	
d. Pay costs of counseling for victim.	
Pursuant to RCW 9.94A.120(9) and RCW 9.94A.140, the defend payments.	dant is under ten (10) years jurisdiction to make monetary
EXCEPTIONAL SENTENCE: This is an exceptional sentence, the presumptive sentencing range are set forth on the attached	
	Approved by:
	Cyuas
	Deputy Prosecuting Attorney

King County Prosecuting Attorney

2 SUPERIOR COURT OF WASHINGTON FOR KING COUNTY STATE OF WASHINGTON, 3 Plaintiff. NO. 86-1-02906-7 4 INFORMATION 5 DARRELL LLOYD WRIGHT, 6 Defendant. 7 COUNT I 8 I, Norm Maleng, Prosecuting Attorney for King County in 9 the name and by the authority of the state of Washington, do 10 accuse Darrell Lloyd Wright of the crime of indecent liberties, committed as follows: 11 That the defendant Darrell Lloyd Wright in King County, Washington, during a period of time intervening between January 1, 12 1986 and May 30, 1986, did knowingly cause Helen Wright, who was 13 less than 14 years of age and not the spouse of the defendant, to have sexual contact with the defendant; 14 Contrary to RCW 9A.44.100(1)(b), and against the peace 15 and dignity of the state of Washington. 16

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 AKKMINALENG

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

INFORMATION

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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

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SUPERIOR COURT OF WASHINGTON

INCLUDE SENTENCING RECOMMENDATION

10000000	COUNTY	OF KING

STATE OF WASHINGTON

1986 NOV -3 PAMINTIFFOL

VS.

KING COUNTY SUPERIOR COURT OF EACH

86-1-02906-7 SRA No.

DARRELL LLOYD WRIGHT	STATTIE WA	ORDER FOR P	
	Defendant.	INVESTIGATI	ON REPORT
THIS MATTER coming on regularly befo	re the above-entitled Court, a	nd it appearing that the abo	ve-named defendant has
been duly charged by information herein wi	ith the crime ofINDE	CENT LIBERTIES 2	CTS
that the ends of justice will best be served i sentence upon the defendant, and the Cou		ared and presented to the C	
IT IS HEREBY ORDERED that, pursuant presentence investigation report on the de		nt of Corrections prepare ar	nd present to the Court a
IT IS FURTHER ORDERED that the defendence of the proof of the state of			
(Telephone 464-7966) on: NOVEMI	BER 5, 1986 at 3PM	, with the int	formation sheet provided
herewith. (If the defendant is in custody, a	n officer of the Department of	of Corrections will contact the	he defendant in the King
County Jail.)			
IT IS FURTHER ORDERED that the date	e for judgment and sentence	is hereby set for the:	
DECEMBER 17, 1986 at 8:3	30AM TIME	*	
IT IS FURTHER ORDERED that all juveni defendant be made available to the presen poses of said Presentence Investigation Re	tence investigator. Such info	rmation shall be held confident	
DATED: 10-29-86	, 19 Hod	Survey	E854
	JUDG	FATTH ENYEART	Courtroom Number
NICK HOLT 447-3900 Defense Counsel/Telephone Number		So 220, P O Box dant's Address	98295, <u>Des Moi</u> nes 98198
	05-1	6-50 878-74 dant's DOB/Telephone Num	
	Deletik	Aut a DOD/ releptione Huit	IDQ!

DISTRIBUTION:

Original — File
 Canary — Defendant
 Gold — Judge

2. Green — Pros. Atty.

4. Pink - Dpt. Probation

6. White - Defense Counsel

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



SUPERIOR COURT OF WASHINGTON COUNTY OF KING

Plaintiff(s)

vs.

WRIGHT, DANNell

Defendant(s)

ORDER AUTHORIZING REMOVAL OF COURT FILE

IT IS ORDERED that:

13 CORPART

13727 NE 11h St. Address:

> Apt Y-3 Bellevie WA 28005

Telephone No.: 644 - 97 7)

is authorized to remove from the Clerk's Office the file in the above entitled

matter for a period of 2 days.

Dated: 11 (7

ludge/Court/Commissioner

Approving Authority

Presented by:

COURT COMMISSIONER PRO TEM

EXPO1

Procen # 994 2560 DIAL 994 2560 when it knowers type in the # you want me to PUSH the "#" som

UEC 1 8 1996	Company of the Control of the Contro
Э.	CEPY TO SENTENCING CHIDELINES COMMISSION
	CHIDELINES
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	STATE OF WASHINGTON	۲,	2 0EC 17 PM 2:52	
		PLAINTIFF,) CAUSE NO. 861029067	
	٧.		A CONTRACTOR	
			PRESENTENCE STATEMENT OF WA.	
	DARRELL LLOYD WRIGE	iT,) KING COUNTY PROSECUTING ATTORNEY) (SENTENCE REFORM ACT)	
		DEFENDANT.	} 	
CC	CN: 1249517 REFERRAL	.: 86071790 DOB	: 05/16/50 RACE: W SEX: M ST ID:	
CN	T CHARGES	DISPOSITION	DISP DATE SPECIAL VERDICT	
	1 INDECENT LIBERTIES 2 INDECENT LIBERTIES	GUILTY PLEA GUILTY PLEA	10/29/86 10/29/86	
СО	MMENTS:			
9	TRIAL: VERDICT:			
2	SENTENCING JUDGE:			
אַנ	DEFENSE ATTORNEY:	NICK HOLT		
COPY TO DOC. CENTRAL RECORDS UEC		OLLOWING ATTACH	TENTS ARE INCORPORATED BY REFERENCE INTO THIS	
CENTRAL	(PLEA AGREEMENT () PROSECUTOR'S STATEMENT OF DEFENDANT'S CRIMINAL HISTORY (APPENDIX A-1) () RAP SHEETS			
	(SENTENCING	REFORM ACT SCOT	RE SHEET (APPENDIX A-2)	
2		MEMORANDUM REAL	. FACTS/RESTITUTION (APPENDIX B)	
COPY	FACTS OF C	RIME: (CERT)	FICATION FOR DETERMINATION OF PROBABLE CAUS)	
8		WARY	WAI PAG VINC COUNTY PROCECUTING ATTORNEY	

BY: DEPUTY PROSECUTING ATTORNEY



2

SUPERIOR COURT OF WASHINGTON FOR KING COUNTY STATE OF WASHINGTON.

Plaintiff,

86-1-02906-7

IMPORNATION

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 Derrell 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 RCN 9A.44.100(1)(b), and against the peace and dignity of the state of Washington.

COUNT II

And I, Norm Haleng, Prosecuting Attorney aforesaid further do accuse Darrell Lloyd Wright of the crime of indocent 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 AURNIMALENG

INFORMATION

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

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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

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PLEA AGREEMEN (SENTENCING REF	ORM ACT)
Defendant () VN a W DWHELL L	Date: 9 6 50 Cause No: 86-1-02-906-7
On Plea To: As Chargeti	
	·
Special Finding/Verdict deadly weapon on Count(s)	
RCW 9.94	
The State of Washington and the defendant enter into this PLEA AGRE ment may be withdrawn at any time prior to entry of the guilty plea. To	
	•
1. DISMISS: Upon disposition of Count(s)	•
2. REAL FACTS OF HIGHER/MORE SERIOUS AND/OR 9.94A.370, the parties have stipulated that the court, in sentencin follows:	
as set forth in the certification(s) of probable cause fil	ed herein. multiple waden
as set forth in the attached Appendix C.	
3. RESTITUTION: Pursuant to RCW 9.94A.140(2), the defende	ant 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 a	nd that the attached centenging guidelines enguing form(s)
(Appendix A) and the attached Prosecutor's Understanding	of Defendant's Criminal History (Appendix B) are accurate punsel or waived counsel at the time of prior conviction(s).
b. The defendant disputes the Prosecutor's Statement of the D ment with regards to a sentencing recommendation and m allowed by law.	
Maximum on Count T is not more than 10	years and/or \$ 20, NU fine.
Maximum on Count is not more than	years and/or \$ 20, 00 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	
The State's recommendation will increase in severity if additional criminew crimes, fails to appear for sentencing or violates the conditions of	
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: Asseut 3. Attempting to Elude Pursuing Police Vehicle, Bribs Received by Witness, Bribery; Bribing a Witness; Communicating with a Minor for Immoral Purposes; Demaging Building, etc., by Explosion with no Threat to Human Being; Employing, Using, or Permitting Minor to Engage in Sexuelly Explicit Conduct for Commercial Use; Endangering Life and Property by Explosives with no Threat to Human Being, Extortion 2, Falsa Varification for Welfars, Forged Prescription, Forgery; Hit and Run — Injury Accident, Incest 1, Incest 2, Indecent Liberties (without forcible compulsion), Inlimidating a Juror; Intimidating a Public Servent, Intimidating a Witness, Introducing Controberd 1; Introducing Controberd 2, Malicious Marassment, Malicious Machiel 3, Malicious Mischiel 2, Perjury 3; Perjury 2, Possession of a Controlled Substance That is a Nercotic from Schedule 1 or II, Possession of a Controlled Substance that is a Nercotic from Schedule III, IV, or Y or Nonnercotic from Schedule I-V, Possession of Stolen Property 1; Possession of Stolen Property 2. Permoting Prostitution 1, Promoting Prostitution 2, Rape 3, Rock less Burning 1; Rendering Criminal Assistance 1, Sending Bringing Into the State, Possessing, Publishing, Printing, Etc., Obscene Matter Involving Minor Engaged in Sexualty 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 Emprisonment, Unlawful Issuance of Checks or Drafts; Unlawful Possession of a Short Firearm or Pietol, Vehicle Prowl 1; Vehicular Assault, Welfare Freud.

Wright, Danel L.	5-16-5		TE 10 0	
NOGE U	86-1-02	906-7	0•	
ADULT HISTORY: (All adult offenses served concur separately)	rently count as ONE offs	inse; those serve	onsecutively	tre counted
Enter number of felony convictions	••••••	••••••	=10	
JUVENILE HISTORY: (All adjudications entered on th	e same date count as ON	E offense)		
Enter number of felony adjudications	•••••	••••••		-
OTHER CURRENT OFFENSES: (Those offenses not	encompassing the same o	riminal conduct o	ount in offender	score)
Enter number of other felony convictions	C.f.	- 11		
Add the scores in each category(round down to the nearest whole number)	•••••••	TOTAL OFF	ender score	
STANDARD SEN	TENCE RANGE CALCUI	ATION		
INDECENT LIBERTIES	νi	1	15 10	20 mx
CURRENT OFFENSE BEING SCORED	SERIOUSNESS LEVEL	OFFENDER SCORE	LOW STANDAR SENTENCE R	

"Multiply the range by 75 if the oursent offered is for an attempt, corepiracy, or solicitation.

CHI

[&]quot;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).

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

ADULT MISDEMEANORS: JUVENILE FELONIES: JUVENILE MISDEMEANORS:	
JUVENILE FELONIES: JUVENILE MISDEMEANORS:	
UVENILE FELONIES: UVENILE MISDEMEANORS:	
UVENILE FELONIES: UVENILE MISDEMEANORS:	
UVENILE MISDEMEANORS:	
UVENILE MISDEMEANORS:	
Dept	

STATE'S SENTENCE RECOMMENDATION (SPECIAL SEX OFFENDER SENTENCING ALTERNA) Defendant State recommends the defendant be sentenced to a term of total/partial confinement in . King County Jail Department of Corrections as follows: _____ months/years. Count IV Count I months/years. Count V _____ months/years. Count II months/years. Count VI months/years. Count III months/years. credit for time served as provided under RCW 9.94A.120(12). Terms on each count to run concurrently/consecutively. PROBATION REVOCATION/MODIFICATION: 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. 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 total/partial confinement (maximum of six months confinement, which cannot exceed the sentence range) on Count(s) 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 years/months from the date of release from confinement if confinement is ordered or from date of judgment and sentence it no confinement is ordered OTHER: B. WESTERN STATE HOSPITAL TRÉATMENT. 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 Apendix C. b. Pay Costs, mandatory \$75 Victim Penalty Assessment, recoupment of cost of defense attorney fees, if appointed. c. Paya 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 Deputy Prosecuting Attorney

King County Prosecuting Attorney

1	Crime	Sentencing Date	Adult or Juv. Crime	Date of Crime	Crime Type
_					
				·	
	A 11/1 - 1 - 1 - 1	1111111111111111	and D		
		history is attached in A served concurrently ar	nd counted as one offe	ense in determining the	e offender score
S C E	(RCW 9.94A.360 (1 ENTENCING DATA:		SERIOUSNESS		MAXIMUM
36	INTENCING DATA.	SCORE	LEVEL	RANGE	TERM
Co	ountI	1	VI	15-20months	10 years
	ountII		VI	15-20 months	10 years
		:			
	Additional current of	ffense sentencing data i	s attached in Appendix C	•	
	CEPTIONAL SENT		h justify a sentence above	/helow the standard rang	e for Count(s)
		conclusions of law are	attached in Appendix D. III. JUDGMENT	oelow the standard rang	e for Count(s)
IS A	DJUDGED that def	endant is guilty of the c	urrent offenses set forth	in section 2.1 above and	Appendix A.
		· · · · · · · · · · · · · · · · · · ·	IV. ORDER		
19 <i>(</i>	DDEDED that defer	dant serve the determin	ate sentence and abide by	the conditions set forth	helow
		he Clerk of this Court:	are semence and ablac by		- CC.C W.
(a)	\$ \$5.50	, Court costs;			
(b)	\$70, Victim assessn	nent;			
(c)		Total amount restit	ution (with credit for amo		
	Name		Address	Amo	unt
				S	
				S	
		titution is attached as A	ppendix E. titution hearing		
	·				2014 6
(d)	Tower, Seattle, WA	, Recoupment for at	torney's fees to King Co	ounty Public Desense Pr	rograms, 2015 Sm
(e)	\$				
• •		, King County Interlo	ocal Drug Fund:		
• •					
12.					
		, TOTAL monetary of shall be made to the Kin	onigations. g County Superior Court (Clerk E609, King County	Courthouse, Seatt
(h)	The above payments	man of made to the 11m	• •		
(h)	Washington 98104.a	ccording to the rules of t	he Clerk and the following the defendant's Commun		AND THE STATE OF T
(h)	Washington 98104, a per month, ⊟ On a	ccording to the rules of the schedule established by	he Clerk and the following	ity Corrections officer.	

JUDGMENT AND SENTENCE

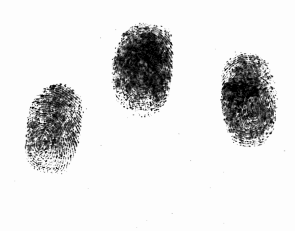
RCW 9.94A.120(7)(a):	T T
'/ ~	months on Count No.
	months on Count No.
n	nonths on Count No.
The execution of this sentence is SUSPENDED a	and the following conditions are imposed:
	a term of confinement in the King County Jail as follows:
a Common day(s) t	total confinement commencing (Date): Will 16, 1984 b
□ day(s) par	rtial confinement commencing (Date):
	ntly/consecutively with the sentence in cause numbers
Condition street for	doub.
Work release if eligible.	day(s) serve
(b) COMMUNITY SUPERVISION: Defenda	ant shall serve months in community supervision
	☐ ☐ upon release from confineme
Defendant shall report to the Department	t of Corrections, Intake Unit, 1601 2nd Avenue, 10th Floor, Seat
	ent of community supervision and the defendant shall comply with
supervision stated in this Judgment and S	 Department of Corrections, and any other conditions of communities Sentence.
	assessment to the Department of Corrections is as follows (RC
	nt 🗆 Partial payment as follows:
· · · · · · · · · · · · · · · · · · ·	
(c) TREATMENT: Defendant shall undergo in	npatient/outpatient sexual offender treatment for 24
day(s)/month(s) as follows:	inpatient/outpatient sexual oriender treatment for
Shall Success July C	mplete freatment with Northwee
matment asociates	and make appropriate progress
(d) COMMUNITY SERVICE: Defendant sha	Il servehours of community service under t
	ions to be completed as follows: on a schedule established by
Community Corrections Officer; □:	
(e) OTHER CONDITIONS Frall have	nountact with the victim; no
unsupervised contact	with any other meners unless
Additional conditions are attached in App	ant pursuant to the Thurspot ween
	is sentence are punishable by up to sixty (60) days of confinement f
, , ,	igment and Sentence and are incorporated by reference:
ppendix A, Additional Current Offenses (2.1)	☐ Appendix E, Schedule of Restitution (4.1(c))
pendix B, Additional Criminal History (2.2)	☐ Appendix F, Additional Conditions
pendix C, Additional Current Offense(s) Sentencing pendix D, Findings of Face and Conclusions of Law	
	A O
Wicamber 17, 1986	Wet august
A second	Judge, King County Superior Court
method there	• • • • •
nited by:	Approved as to form:

SEXUAL OFFENDER SENTENCING ALTERNATIVE

Page 3

JS

FINGERPRINTS



Defendant's Signature:



Attested by:

Right Hand Fingerprints of: Darrell Lloyd Wright Dated: DEC 17 1986 Dated: Augean Judge, King Zounty Superior Court Faith Enyeart	M. Janice Michels, Superior Court Clerk By: Theresa Laban Deputy Clerk
CERTIFICATE	OFFENDER IDENTIFICATION
I,	S.I.D. No. Date of Birth Sex Race
By: Deputy Clerk	

FINGERPRINTS

Page 4

JS

SCOMIS code: PREHRG POSTHRG	DISPHRG HEARING MINUTE
	JUDGE: Faith Engeart BAILIFF: Anne Calico COURT CLERK: Theresa Thaham REPORTER: Roberta Wiecking.
Case Caption	State of Washington so. Darrell Iloyd Wright
State and Def. is	nesented by DPA Kathryn Frater. present, and represented by counsel Nicholas Holt.
	Sentencing. Minute Entry
	The Court sentences def to 18 months imprisonment under the jurisdiction of the Dept. of Corrections, auspended on condition the def.: 1. serve & months in King County Jail, on work release if eligible, commencing January 14, 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 consupervised contact with minors, cocept by Court order; 6. pay court costs, victime penalty assessment; and recomposed of defence attorney fees; Language resolutions pursuant to subsequent order.
क्षेत्रके क्षेत्रके क्षेत्रक क	I pay restitution pursuant to subsequent order.

	. 86-1-029067 Date: 12/17/86 Page 2 of 2 Reporter: Dept 13
	Minute Entry
	Community supervision be is waived as long as def
	Community supervision fee is waived as long as define in therapy.
	Def is fingerprinted. The Court signs Judgment and Sentence in the presence of def. and coursel.
	The Court signs Judgment and Sentence in the presence of
	def and counsel.
and the second	
2.27.0	
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28. Aug A	
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L CLOCK 12/

SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

1987 JAN 20 PH 1 05 STATE OF WASHINGTON,

Plaintiff,

NO. 86-1-02906-7 ERIOR O

Defendant.

FELONY WARRANT OF COMMITMENT

DARRELL LLOYD WRIGHT

ν.

1. txk COUNTY JAIL
2. () DEPARTMENT (

DEPARTMENT OF CORRECTIONS

) OTHER - CUSTODY

) WESTERN STATE HOSPITAL (Sexual Offender)

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

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

- 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.)
- YOU, THE DIRECTOR, ARE COMMANDED to take and deliver the) 2. 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.)

- 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 $\ensuremath{\mathsf{N}}$ 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	:	Decemi	be	r	1. {	3,	19	86
		Received received and a second	an-legislature	MALES NAMED IN	-	de britantine	neligy-miles	ntapriorité

FAITH ENYEART

Deputy Clerk

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S S

	rime	Sentencing Date	Adult or Juv. Crime	Date of Crime	Crime Type
□ Additi	onal criminal hist	ory is attached in Ap	pendix B.	i- d-ti-i the	
		ed concurrently and		nse in determining the	offender score
	CING DATA:	OFFENDER	SERIOUSNESS		MAXIMUM
	-	SCORE		RANGE	TERM
		1		15-20months	10 years
Count	:	1	VI	15-20 months	10 years
	onal current offen ONAL SENTENC		attached in Appendix C.		
Substar	itial and compellin	g reasons exist which		below the standard range	for Count(s)
Finding	s of fact and con		tached in Appendix D. I. JUDGMENT		
ADJUD	GED that defenda		•	n section 2.1 above and	Appendix A.
		•			•
Alexander D		(0)	IV. ORDER		
OPDED	ED that defendan	carve the determinat		the conditions set forth	helow
		Clerk of this Court:	c semence and dolde by		
JUICHUAIN					
	5.50	Court costs;			
a) \$_{\frac{1}{2}}	5.50 Victim assessment;				
a) \$ <u></u> b) \$70, \ c) \$	ictim assessment;	Total amount restitut		ounts paid by co-defenda	
a) \$ <u>\$</u> b) \$70, \	ictim assessment;	Total amount restitut	ion (with credit for amo	Amo	
a) \$ b) \$70, \ c) \$	ictim assessment;	Total amount restitut			
n) S_ <u>/</u> b) \$70, \ c) S	ictim assessment;	Total amount restitut	Address	Amo	
a) \$ b) \$70, \ c) \$	ictim assessment;	Total amount restitut	Address	Amo	
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JUDGMENT AND SENTENCE

	9.94A.120(7)(a):
	months on Count No.
The ex	ecution 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: Company Company Company County Jail as follows:
	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) serve
	Work release if eligible.
(b) II	COMMUNITY SUPERVISION: Defendant shall serve months in community supervision
	Community supervision shall commence Defendant shall report to the Department of Corrections, Intake Unit, 1601 2nd Avenue, 10th Floor, Seatt 98101 within 72 hours of the commencement of community supervision and the defendant shall comply with rules, regulations and requirements of the Department of Corrections, and any other conditions of communisupervision stated in this Judgment and Sentence.
	The defendant's monthly probationer assessment to the Department of Corrections is as follows (RC
	9.94A.270): ☐ Full payment ☐ No payment ☐ Partial payment as follows:
• ,	TREATMENT: Defendant shall undergo inpatient/outpatient sexual offender treatment for day(s)/month(s) as follows: Shall Success fully complete fleatment with Monthee for the following follows: COMMUNITY SERVICE: Defendant shall serve hours of community service under the supervision of the Department of Corrections to be completed as follows: Community Corrections Officer; Communi
(e) 🖭	OTHER CONDITIONS Shall have no untact with the victom; no
	UNSUPPLIED THE COURT WITH AN OTHER MENT OF MINES Additional conditions are attached in Appendix F
Violatio	ons of the conditions or requirements of this sentence are punishable by up to sixty (60) days of confinement foliation (RCW 9.94A.200(2)).
opendix i opendix i opendix (lowing Appendices are attached to this Judgment and Sentence and are incorporated by reference: A, Additional Current Offenses (2.1) B, Additional Criminal History (2.2) C, Additional Current Offense(s) Sentencing Data (2.3) D, Findings of Face and Conclusions of Law for an Exceptional Sentence (2.4)
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	Judge, King County Superior Court
nied by:	Approved as to form:

Page 3

JS

SEXUAL OFFENDER SENTENCING ALTERNATIVE

FINGERPRINTS



Defendant's Signature:	Attested by:			
Right Hand Fingerprints of: Derrell Lloyd Wright Dated: DEC 17 1986 Dated: Dec Light Judge, King County Superior Court Faith Engest	M. Janice Michels, Superior Court Clerk By: Deputy Clerk			
CERTIFICATE	OFFENDER IDENTIFICATION			
I,	S.I.D. No			

FINGERPRINTS

Deputy Clerk

Clerk

ROBERTS/BURIEN DOC: 924505

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

No. 86-1-02906-7	
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The case	\$****i
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	CERTIFICATE AND ORDER SO TO THE COLUMN TO THE COLUMN TH

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 day of

Presented by:

psecuting Attorney

CERTIFICATE AND ORDER of discharge

1989 ALS 11 PM 3: 55 1 IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON FOR KING COUNTY 2 SEATTLE, WA. State 3 4 86-1-02906-7 Darrell L. Wright 5 6 7 8 TO: CLERK OF THE SUPERIOR COURT AND 9 NORM MALENG, PROSECUTING ATTORNEY 10 YOU WILL PLEASE TAKE NOTICE that the undersigned as of this 11 date is withdrawing as attorney for the defendant in the 12 above-entitled action. 13 DATED this 10 day of Hugust 14 Respectfully submitted, 15 16 Attorney for Defendant 17 18 19 20 21 22 23

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

E PUBLIC DEFENDER BIO THIRD AVENUE 8TH FLOOR, CENTRAL BUILDING SEATTLE. WASHINGTON 98104