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SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

KING COUNTY
SUPERIOR COURT CLERK
E-FILED

CASE NUMBER: 13-1-01136-7 KNT

STATE OF WASHINGTON,)
)
PLAINTIFF,)
)
V.)
)
NICHOLAS JOEL BAILEY,)
)
)
DEFENDANT.)

CAUSE NO. 131011367 - **KNT**

PRESENTENCE STATEMENT OF
KING COUNTY PROSECUTING ATTORNEY

VENUE: KENT

CCN: 1774315 REFERRAL: 2130111500 DOB: 12/25/1979 RACE: W SEX: M ST ID: WA20803571

GLTY	DTE	DSP	CNT	CHARGES	SP	VER	FIRST	RCW	CRIME	DTE	CRIME	CODE
		*				*						
04/02/2013	GP	1	ATT	MAL PLCMNT EXPL2	70.74.270				06/22/2011		12051	

COMMENTS: _____

SENTENCING JUDGE: ANDREA DARVAS

DEFENSE ATTORNEY: *Frank V. Davidson - Private*

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

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

* GUILTY DISPOSITIONS: GP = GUILTY PLEA; GJ = GUILTY JURY; GN = GUILTY NON JURY;
* SPECIAL VERDICT: 1 = DEADLY WEAPON; 2 = FIREARM; 3 = BOTH 1 AND 2;

FOR DANIEL T. SATTERBERG, PROSECUTING ATTORNEY

BY:
DEPUTY PROSECUTING ATTORNEY

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SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

THE STATE OF WASHINGTON,)
)
) Plaintiff,)
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) v.)
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) NICHOLAS JOEL BAILEY,)
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)
) Defendant.)

No. 13-1-01136-7 KNT
FIRST AMENDED
INFORMATION

I, Daniel T. Satterberg, Prosecuting Attorney for King County in the name and by the authority of the State of Washington, do accuse NICHOLAS JOEL BAILEY of the crime of Malicious Placement of an Explosive in the Second Degree, committed as follows:

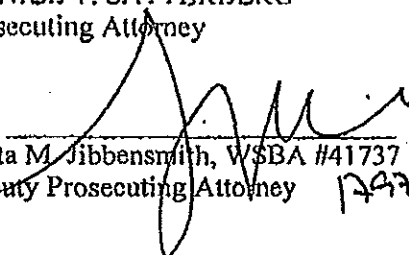
Attempt

That the defendant NICHOLAS JOEL BAILEY in King County, Washington, on or about June 22, 2011, maliciously *Attempt* place an explosive or improvised device as defined in RCW 70.74.010, in, upon, under, against, or near a building, to-wit: Renton Library, in such manner and under such circumstances as to destroy or injure said property if exploded and under such circumstances and surroundings that the safety of any person might be endangered by the explosion;

Contrary to RCW 70.74.270(2), and against the peace and dignity of the State of Washington.

DANIEL T. SATTERBERG
Prosecuting Attorney

Attempt as used above means that the defendant committed an act which was a substantial step towards the commission of the above described crime with the intent to commit that crime. RCW 9A.28.020

By: 
Greta M. Jibbensmith, WSBA #41737
Deputy Prosecuting Attorney

13-1-01136-7 KNT

1 CAUSE NO: _____

2 CERTIFICATION FOR THE DETERMINATION OF PROBABLE CAUSE

3
4 That Detective Morris is a Detective with the Renton Police
5 Department and has reviewed the investigation conducted in
6 Renton Police Department Case Number 11-6291;

7
8 There is probable Cause to believe that Nicholas J. Bailey
9 DOB/12-25-1979 committed the crime(s) of Malicious Placement
10 of Explosive Device 2nd Degree. This belief is predicated on
11 the following facts and circumstances:

12
13 On 06-22-2011 at 1229 hours Renton Police units responded to
14 100 Mill Ave S. in Renton Washington, King County, for a pipe
15 bomb. The explosive device was approximately 25 feet west of
16 the Renton Library beside the Cedar River Trail on the North
17 side of the Cedar River. There is a walking trail and beside
18 the trail is an embankment of ivy.

19
20 City of Renton employee Jose Cano was trimming the Ivy and
21 located a blue and white sport bag in the ivy. Cano looked
22 inside the sports bag and discovered a ski cap. Inside the ski
23 cap was a plastic bag. Inside the plastic bag was a light blue
24 bandana and a pipe bomb with a fuse in it.

25
26 Port of Seattle Bomb Disposal Unit responded. ATF special
27 agents Phillips and Collier also responded. The Port of
28 Seattle Bomb Unit remotely removed the explosive device from
29 the bag, placed it into a sandbag revetment, and disrupted the
30 device. Special Agents Phillips and Collier processed the

1 scene and collected evidence. The pipe bomb was determined to
2 be real and potentially lethal. Items collected for evidence
3 were the remains of the pipe bomb, remains of the light blue
4 bandana, sports bag, knit cap, paper towel, napkins, and
5 cigarette butt.

6
7 Special Agent Collier sent in items from the crime scene to be
8 examined by the Washington State Crime Lab for DNA processing.
9 On 07-20-12 Forensic Scientist William Stubbs examined the
10 items. Stubbs swabbed the bandana for cellular material and
11 the swabs were extracted for DNA. A mixed DNA profile
12 consistent with originating with at least two individuals was
13 obtained from the bandana. A portion of the mixed profile was
14 searched against the state level of the CODIS database and no
15 matches were found. On 08-24-12 Stubbs forwarded a follow up
16 report to ATF special agent Collier. The report stated that a
17 portion of the mixed profile obtained from the bandana was
18 submitted to the Combined DNA Index System (CODIS) databank
19 and Nicholas Bailey DOB 12/25/1979 was identified as a
20 possible contributor. Stubbs requested a known reference DNA
21 sample from Nicholas Bailey be submitted to the crime lab to
22 confirm the match.

23
24 In researching Bailey he does have a current Department of
25 Licensing driver's license listing 539 Raymond PL NW in Renton
26 Washington as his residence. Bailey is currently on DOC
27 supervision in Vancouver Washington. In speaking with Bailey's
28 supervising Officer Heather Johnson I learned that Bailey
29 currently lives in Vancouver Washington but frequently gets

1 permission to travel to Renton Washington where he has family.
2 Bailey lived in Renton Washington during this incident.

3

4 On 01-10-13 around 1150 hours I interviewed Bailey at 9105 NE
5 HWY 99 in Vancouver Washington at the DOC office. I read
6 Bailey his Miranda warnings which he said he understood and
7 waived. Post Miranda Bailey admitted to living in Renton WA in
8 June 2011. Bailey admitted to buying the pipe and end caps to
9 build the pipe bomb from McLendon's hardware store in Renton
10 WA. He admitted to building the bomb with an accomplice.
11 Bailey admitted to using gunpowder from rifle rounds, drilling
12 the pipe and putting a firework's fuse in the bomb. Bailey
13 admitted that "Plumbers tape" was used on the threads on the
14 pipe to keep it from sparking when he screwed it together so
15 it would not accidentally go off. Bailey admitted that he was
16 carrying it around in his backpack for several days and said
17 that was dumb because if it would have exploded it would have
18 killed him. Bailey said that he saw two cop cars drive by when
19 he was walking on the Cedar trail near the library so he hid
20 the back pack with the pipe bomb in the shrubbery. Bailey
21 freely admitted knowing that it was a park area and people
22 including children use the trail.

23

24 I showed Bailey pictures from the scene and he admitted
25 leaving the bomb there. He also identified recognizing the
26 pipe bomb as the one he built. Bailey also identified the
27 bandana that his DNA was located on as his. Bailey also
28 identified the blue bag as his that the bomb was discovered
29 in.

30

1 Under penalty of perjury under the laws of the State of
2 Washington, I certify that the forgoing is true and correct.
3 Signed and dated by me this 10th day of January 2013, at
4 Renton, Washington.



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6 S. Morris #02613
7 Signature/ID
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CAUSE NO. 13-1-01136-7 KNT

PROSECUTING ATTORNEY CASE SUMMARY AND REQUEST FOR BAIL AND/OR
CONDITIONS OF RELEASE

The State incorporates by reference the Certification for Determination of Probable Cause written by Detective Morris of the Renton Police Department regarding incident number #11-6291.

REQUEST FOR BAIL

Pursuant to CrR 2.2(b)(2)(i)(iv), the State requests a warrant in the amount of \$15,000 because the defendant is a threat to the community is unlikely to appear for his court dates. The State requests bail in the amount of \$15,000 as was set at the probable cause hearing.

The defendant's criminal history includes convictions for Criminal Solicitation (2011), Criminal Trespass in the Second Degree (2009), four convictions for Assault in the Fourth Degree - Domestic Violence (2004, 2001), MIP (1998), two VUCSA (2012), and Burglary in the Second Degree (1996). Further, the defendant has had nine warrants since 2002 and currently lives in Vancouver, Washington.

He should have no contact with the Renton Library.

Signed this 14th day of January, 2013.

Greta M. Jibbensmith, WSBA #41737

FELONY PLEA AGREEMENT

Date of Crime: 6/22/11

Date: 3/13/13

Defendant: Nicholas Joel Bailey Cause No: B-1-01136-7 SEA/KNT

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 as follows:

On Plea To: As charged in Count(s) I of the original amended information.
 With Special Finding(s): deadly weapon - firearm, RCW 9.94A.510(3); deadly weapon other than firearm, RCW 9.94A.510(4); sexual motivation, RCW 9.94A.835; protected zone, RCW 69.50.435; domestic violence, RCW 10.99.020; other _____; for count(s): _____

This is part of an indivisible agreement that includes cause number(s): _____.

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

REAL FACTS OF HIGHER/MORE SERIOUS AND/OR ADDITIONAL CRIMES: In accordance with RCW 9.94A.530, the parties have stipulated that the following are real and material facts for purposes of this sentencing:

The facts set forth in the certification(s) for determination of probable cause and prosecutor's summary.

The facts set forth in Appendix C; _____

The defendant acknowledges and waives any right to have a jury determine these facts by proof beyond a reasonable doubt.

RESTITUTION: Pursuant to RCW 9.94A.753, the defendant shall pay restitution in full to the victim(s) on charged counts and agrees to pay restitution in the specific amount of \$ _____.

agrees to pay restitution _____.

OTHER: _____

CRIMINAL HISTORY AND OFFENDER SCORE:

a. The defendant agrees to this Plea Agreement and that the attached sentencing guidelines scoring form(s) (Appendix A), offender score, 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. An essential term of this agreement is the parties' understanding of the standard sentencing range(s); if the parties are mistaken as to the offender score on any count, neither party is bound by any term of this agreement.

b. The defendant disputes the Prosecutor's Statement of the Defendant's Criminal History, as follows:

(1) Conviction: _____ Basis: _____

(2) Conviction: _____ Basis: _____

c. The defendant understands that one or more convictions from other jurisdictions have been included in the offender score, and agrees that these convictions have been properly included and scored according to the comparable offense definitions provided by Washington law.

d. The parties agree that neither party will seek an exceptional sentence, and the defendant agrees that he or she will not request a first-time offender waiver, or a drug offender or parenting sentencing alternative.

Maximum on Count(s) I is not more than 5 years each and \$ 10,000 fine each.

Maximum on Count(s) _____ is not more than _____ years each and \$ _____ fine each.

Mandatory Minimum Term(s) pursuant to RCW 9.94A.540 only: _____

Mandatory weapon sentence enhancement for Count(s) _____ is _____ months each; for Count(s) _____ is _____ months each. This/these additional term(s) must be served consecutively to each other and to any other term and without any earned early release.

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

Nicholas Joel Bailey
Defendant

[Signature] #11792
Attorney for Defendant

[Signature] 1993
Deputy Prosecuting Attorney

[Signature]
Judge, King County Superior Court

JAY V. WHITE
4-2-13

GENERAL SCORING FORM

Nonviolent Offenses

Use this form only for the following offenses: Abandonment of Dependent Persons 1 and 2; Abstract of Driving Records - Intentional Use; Advancing Money or Property for Extortionate Extension of Credit; Assault 3; Assault by Watercraft; Assault of a Child 3; Bail Jumping with Class A Felony; Bail Jumping with Class B or C Felony; Bribe Received by Witness; Bribery; Bribing a Witness; Commercial Bribery; Computer Trespass 1; Counterfeiting - 3rd Conviction & Value Greater Than \$10,000; Counterfeiting - Endangering Public Health & Safety; Criminal Gang Intimidation; Criminal Mistreatment 1; and 2; Custodial Assault; Domestic Violence Court Order Violation; Delivery of Imitation Controlled Substance by Person 18 or Over to Person Under 18; Digital Signatures Fraud; Extortion 2; Extortionate Extension of Credit; Extortionate Means to Collect Extensions of Credit; False Verification for Welfare; Forged Prescription (Legend Drug); Forged Prescription for a Controlled Substance; Forgery; Harassment; Health Care False Claims; Hit and Run with Vessel - Injury Accident; Improperly Obtaining Financial Information; Identity Theft 1 and 2; Inciting Criminal Profiteering; Indecent Exposure to Person under Age 14; Influencing Outcome of a Sporting Event; Intimidating a Judge; Intimidating a Juror; Intimidating a Public Servant; Intimidating a Witness; Intentional Infliction of Injury or Death to Guide Dog; Introducing Contraband 1 and 2; Malignous Explosion 3; Malignous Harassment; Malignous Injury to Railroad Property; Malignous Mischief 1 and 2; Malignous Placement of Explosives 2 and 3; Malignous Placement of Imitation Device 1 and 2; Manufacture, Distribute, or Possess with Intent to Distribute an Imitation Controlled Substance; Pequry 1 and 2; Persistent Prison Misbehavior; Possession of a Stolen Firearm; Possession of a Controlled Substance that is Heroin or a Narcotic from Schedule I or II or Flunitrazepam from Schedule IV; Possession of a Controlled Substance that is a Narcotic from Schedule III-V or a Nonnarcotic from Schedule I-IV (Except PCP or Flunitrazepam); Possession of Incendiary Device; Possession of Machine Gun or Short-Barreled Shotgun or Rifle; Possession of Phencyclidine (PCP); Possession of Stolen Property 1 and 2; Promoting Prostitution 1 and 2; Reckless Burning 1; Rendering Criminal Assistance 1; Securities Act Violation; Stalking; Taking Motor Vehicle Without Permission; Tampering with a Witness; Telephone Harassment; Theft 1 and 2; Theft of Anhydrous Ammonia; Theft of a Firearm, Theft of Livestock 1 and 2; Theft of Rental, Leased, or Lease-purchase Property-Class B and C; Threats to Bomb; Trafficking in Insurance Claims; Trafficking in Stolen Property 1 and 2; Unlawful Imprisonment; Unlawful Issuance of Checks or Drafts; Unlawful Possession of a Firearm 1 and 2; Unlawful Practice of Law; Unlawful Storage of Anhydrous Ammonia; Unlawful Use of a Professional Title; Unlawful use of Building for Drug Purposes; Unlawful Use of Food Stamps; Unlicensed Practice of a Profession or Business; Unused Property Merchant; Use of Proceeds of Criminal Profiteering; Vehicle Prowl 1; Voting Violation-Mail Ballot.

OFFENDER'S NAME <i>Bailey, Nicholas</i>	OFFENDER'S DOB <i>12/25/79</i>	STATE ID#
JUDGE	CAUSE# <i>13-1-01136-7</i>	FBI ID#

In the case of multiple prior convictions for offenses committed before July 1, 1986, for purposes of computing the offender score, count all adult convictions served concurrently as one offense and all juvenile convictions entered on the same date as one offense (RCW 9A.526).

ADULT HISTORY:

Enter number of felony convictions 3 x 1 = 3

JUVENILE HISTORY:

Enter number of serious violent and violent felony dispositions 1 x 1 = 1
 Enter number of other nonviolent felony dispositions 1/2 x 1/2 = 1/4

OTHER CURRENT OFFENSES: (Those offenses not encompassing the same criminal conduct)

Enter number of other felony convictions x 1 = _____

STATUS AT TIME OF CURRENT OFFENSES:

If on community placement at time of current offense, add 1 point

Total the last column to get the Offender Score
(Round down to the nearest whole number)

+ 1 = 3

3 (75)

AH <i>Mal placement Explosives</i> CURRENT OFFENSE BEING SCORED	STANDARD RANGE CALCULATION		34.5 TO 40.75 LOW HIGH STANDARD SENTENCE RANGE
	SERIOUSNESS LEVEL	OFFENDER SCORE	

- If the court orders a deadly weapon enhancement, use the applicable enhancement sheets on pages III-18 or III-20 to calculate the enhanced sentence.
- Multiply the range by 75% if the current offense is an attempt, conspiracy or solicitation under RCW 9A.28. For Possession of a Controlled Substance or Forged Prescription of a Controlled Substance, see RCW 69.50.407.

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

Defendant: NICHOLAS J BAILEY

FBI No.: 694353WB0 State ID No.: WA20803571

DOC No.: 843373

This criminal history compiled on: January 24, 2013

- None known. Recommendations and standard range assumes no prior felony convictions.
 Criminal history not known and not received at this time. WASIS/NCIC last received on 12/13/2012

Adult Felonies

Offense	Score	Disposition
12-1-01915-7 sched I/II-narc/sched IV-fln	03/22/2012	WA King Superior Court - Guilty 05/01/2012 60d jail cts I & 2 conc & conc w/511ex1564rp. 12m comm cust.
12-1-01915-7 cont subs possess-no prescrip	03/22/2012	WA King Superior Court - Guilty 05/01/2012 60d jail cts I & 2 conc & conc w/511ex1564rp. 12m comm cust.
02-1-00198-6 harassment	11/10/2001	WA King Superior Court - Guilty 08/09/2002 72d jail, 12m comm custody ct I, 365d jail suspd, serve 72d jail, 12m probation ct II. cts I & II are conc.

Adult Misdemeanors

Offense	Score	Disposition
511EX1564 RP criminal solicitation	01/20/2011	WA KCD - Guilty
C00011585 DF criminal trespass-2nd degree	10/09/2009	WA KCD - Guilty
638176 WS dwls 3rd degree	05/07/2008	WA Clark County District Court - Guilty
CR0034981 RP assault in fourth degree—dv	07/15/2004	WA Renton Municipal Court - Guilty
02-1-00198-6 assault 4th degree	11/10/2001	WA King Superior Court - Guilty 08/09/2002 72d jail, 12m comm custody ct I, 365d jail suspd, serve 72d jail, 12m probation ct II. cts I & II are conc.
CA0021719 FP assault 4th degree	10/28/2001	WA Federal Way Municipal Court - Guilty
CR0022446 RP dv assault 4th	04/26/2000	WA Renton Municipal Court - Guilty
22828 OS minor poss and/or consumption	03/15/1998	WA Ocean Shores Municipal Court - Guilty
22827 OS poss of marijuana	03/15/1998	WA Ocean Shores Municipal Court - Guilty, Deferred Sentence Revoked
22827 OS poss of drug paraphernalia	03/15/1998	WA Ocean Shores Municipal Court - Guilty, Deferred Sentence Revoked

Juvenile Felonies

Offense	Score	Disposition
97-8-00157-1 burglary 2nd degree	03/02/1996	WA King Superior Court - Guilty 05/09/1997 02-19-97 order of deferred adjudication. pay restr. 05-09-97 order revoking deferred adjudication. 05-09-97 order of dispo: 6m comm supv, 24hrs comm svc, 5d detention.

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

Defendant: **NICHOLAS J BAILEY**

FBI No.: 694353WB0

State ID No.: WA20803571

DOC No.: 843373

Juvenile Misdemeanors - None Known

Comments
Nicolas on DISCIS.

Prepared by:

Sidne Sebastian

STATE'S SENTENCE RECOMMENDATION
(USE FOR PRISON-BASED DRUG OFFENDER SENTENCE ALTERNATIVE, CRIMES AFTER 7-24-99 ONLY)

Date: 3/13/13

Defendant: NICHOLAS BAILEY

Cause No. 13-1-01136-7 SEAKNT

The State believes that the defendant is legally eligible for the Drug Offender Sentence Alternative (DOSA) set forth in RCW 9.94A.660 (the defendant has no current conviction for any violent or sex offense, the defendant has no prior conviction for any sex offense and no conviction for a violent offense within the last 10 years, the current offense includes no weapon enhancement, the current offense is not felony DUI or physical control, the defendant has not had more than one prior DOSA in the last 10 years, the defendant is not subject to a final deportation order, and this offense if a drug offense involves a small quantity of drugs). This recommendation assumes that the defendant has fully disclosed his criminal history and that his history does not include any prior sex offense or any prior violent offense within the last 10 years, that the defendant acknowledges a substance abuse problem that has contributed to his/her offense(s) and a need for treatment, and that the defendant is not subject to a deportation order.

Based on the foregoing the State recommends that the defendant be sentenced to the Department of Corrections as follows:

20.3125 months on Count _____ months on Count _____
20.0625 months on Count _____ months on Count _____

with credit for time served as provided under RCW 9.94A.505. Terms to be served concurrently/consecutively with each other. Terms to be served concurrently/consecutively with: _____ Terms to be consecutive to any other term(s) not specifically referred to in this form.

The above recommended term(s) of confinement represent one-half of the midpoint of the standard range, or for crimes after 6-6-06, 12 months if that is greater. In addition, the Court must order one-half of the midpoint of the standard range as a term of **COMMUNITY CUSTODY**, which in this case is 20.0625 months. The defendant will be required to undergo comprehensive substance abuse assessment and treatment services while incarcerated and while serving community custody.

While in **COMMUNITY CUSTODY** the defendant will be required to comply with all statutory mandatory terms of community custody as well as any other court imposed requirements.

NON-COMPLIANCE with the requirements of the DOSA sentence either while in prison or while in community custody will result in imposition of sanctions administratively by the Department of Corrections and may include return to prison to complete the entire determinate sentence.

For crimes after 7-1-2000, an additional term of community custody will be imposed upon failure to complete or upon administrative termination from the DOSA program as follows: for any "crime against a person" a range of 9-18 months; for any violation of RCW 69.50/52 a range of 9-12 months; or the entire period of earned early release, whichever is longer. A deportation order will result in DOSA termination.

NO CONTACT: For the maximum term, defendant shall have no contact, direct or indirect, in person, in writing, by telephone, or through third parties, with: L. G. [Signature]

MONETARY PAYMENTS: Defendant shall make the following monetary payments under the supervision of the Department of Corrections for up to 10 years pursuant to RCW 9.94A.753 and RCW 9.94A.760.

- Restitution as set forth in the "Plea Agreement" page and Appendix C.
- Court costs; mandatory \$500 Victim Penalty Assessment; recoupment of cost for appointed counsel; \$100 DNA collection fee.
- King County Local Drug Fund \$ _____; \$100 lab fee (RCW 43.43.690).
- Fine of \$ _____; \$1,000 fine for VUCSA; \$2,000 fine for subsequent VUCSA.
- Costs of incarceration in K.C. Jail at \$50 per day (RCW 9.94A.760(2)).
- Emergency response \$ _____ (RCW 38.52.430); Extradition costs of \$ _____; Other _____

MANDATORY CONSEQUENCES: HIV blood testing (RCW 70.24.340) for any prostitution related offense, or drug offense associated with needle use. DNA testing (RCW 43.43.754). Revocation of right to possess a FIREARM (RCW 9.41.040). DRIVER'S LICENSE REVOCATION (RCW 46.20.285; RCW 69.50.420). **REGISTRATION:** Persons convicted of some kidnap/unlawful imprisonment offenses are required to register pursuant to RCW 9A.44.130.

[Signature]
Deputy Prosecuting Attorney, WSBA No. 1703