

FINI



COMMITMENT ISSUED SEP 2 4 2012

PRESENTENCING STATMENT & INFORMATION ATTACHED

SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

STATE OF WASHINGTON,	*)
	Plaintiff,) No. 10-1-10009-8 SEA
٧s.) JUDGMENT AND SENTENCE) FELONY (FJS)
VINAY KESHAVAN BHARADWAJ		See non-felony J+S
D	efendant,	3
	I. I	HEARING
at a sentencing bearing conducted today (Others presen	OWNE, and the deputy prosecuting attorney were present at
	П.	FINDINGS
	endant was fo	ound guilty on 08/14/2012 by bench trial of:
Count No.: I Crime: CHIL	D MOLESTA	ATION IN THE SECOND DEGREE
RCW 9A.44.086		Crime Code: 01072
Date of Crime: 11/27/2008 THROUGH	04/30/2009	Incident No.
Count No : II Crime: CHIL	D MOLESTA	ATION IN THE SECOND DEGREE
		Crime Code: 01072
Date of Crime: 11/27/2008 THROUGH	04/30/2009	Incident No.
Count No : III Crime: CHII	D MOLESTA	ATION IN THE SECOND DEGREE
RCW 9A.44.086	D MODEL	Crime Code: <u>01072</u>
Date of Crime: 11/27/2008 THROUGH	04/30/2009	Incident No.
Count No.: Crime:		
Count No Crime.		Crime Code:
RCW		Incident No.
[] Additional current offenses are atta	icned in App	engix A

(b) [] While a (c) [] With a (d) [] A V.U (e) [] Vehicu RCW 9 (g) [] Non-pa (h) [] Domes (i) [] Curren RCW 9 (j) [] Aggrav 2.2 OTHER C in calculating th 2.3 CRIMINA offender score a [] Criminal bi [] One point a	armed with a sexual motive. C.S.A offen lar homicide la homicid	firearm in cour deadly weapon ration in count(see committed in the last of las	other than a fire s) n a protected zon ffic offense [prior co vful imprisonment W 10.99.020 w same criminal count(s): S): Other curren fense and cause n ions constituting x B.	nt with a minor vices pled and proved conduct in this can to convictions listed number):	RCW 9.94A.835. RCW 69 RS []Disregard. Rense(s) defined in R Retim. RCW 9A.44.12 Regard of count(s) Retim. RCW 9A.44.12 Regard of count(s) Retim. RCW 9A.44.12 Regard of count(s) RCW 9A.44.12 Regard of count(s) RCW 99.94A.835. RCW 99.94A.835. RCW 99.94A.835. RCW 99.94A.835. RCW 99.94A.835. RCW 99.94A.835. RCW 69.94A.835.	28, .130. see numbers used lating the
2.4 SENTENCE					PS 4 3 CH - 3 - 3	Manimum
Sentencing	Offender	Seriousness	Standard Range	Enhancement	Total Standard Range	Maximum Term
Data	Score 6	Level VII	57 TO 75	Emancement	57 TO 75	10 YRS
Count I	O	ATF	37 10 73		MONTHS	AND/OR
						\$20,000
Count II	6	VII	57 TO 75		57 TO 75 MONTHS	10 YRS AND/OR \$20,000
Count III	6	ΛΠ	57 TO 75		57 TO 75 MONTHS	10 YRS AND/OR \$20,000
[] Additional	current offer	se sentencing d	lata is attached in	Appendix C.		\$20,000
2.5 EXCEPT [] Findings Finding Count Cone justifi same	of Fact and Cong of Fact: t(s) lusion of Law y a sentence a sentence on totional sentence	TENCE Conclusions of L The jury for These aggrave These ag	aw as to sentence and or the deference ating circumstanted range for Coutone of the aggra	ce above the standard endant stipulated uces constitute submit(s) vating circumstant transposed pursuant transposed	to aggravating cillstantial and compell [] The court wor	ing reasons that ald impose the 2) (including free
[] An excep	otional senten				of Fact and Conclus	
attached in Ap The State [']		ot recommend a	a similar sentence	e (RCW 9.94A.48	0(4)).	
			III. JUDO	GMENT		ed.
IT IS ADJUD	GED that def	endant is guilty			Section 2.1 above a	nd Appendix A.

IV. ORDER

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

	RESTITUTION, VICTIM ASSESSMENT, AND DNA FEE: [] Defendant shall pay restitution to the Clerk of this Court as set forth in attached Appendix E. [] Defendant shall not pay restitution because the Court finds that extraordinary circumstances exist, and the court, pursuant to RCW 9.94A.753(5), sets forth those circumstances in attached Appendix E. [] Restitution to be determined at future restitution hearing on (Date)
	Defendant shall pay Victim Penalty Assessment in the amount of \$500 (RCW 7.68.035 - mandatory). Defendant shall pay DNA collection fee in the amount of \$100 (RCW 43.43.7541 - mandatory).
4.2	OTHER FINANCIAL OBLIGATIONS: Having considered the defendant's present and likely future financial resources, the Court concludes that the defendant has the present or likely future ability to pay the financial obligations imposed. The Court waives financial obligation(s) that are checked below because the defendant lacks the present and future ability to pay them. Defendant shall pay the following to the Clerk of this Court: (a) [] \$ Court costs (RCW 9.94A.030, RCW 10.01.160); [] Court costs are waived; (b) [] \$ Recoupment for attorney's fees to King County Public Defense Programs (RCW 9.94A.030); [] Recoupment is waived;
	(c) []\$, Fine; []\$1,000, Fine for VUCSA []\$2,000, Fine for subsequent VUCSA (RCW 69 50.430); [] VUCSA fine waived; (d) []\$, King County Interlocal Drug Fund (RCW 9.94A.030); [] Drug Fund payment is waived;
	(e) []\$, \$100 State Crime Laboratory Fee (RCW 43.43.690); [] Laboratory fee waived; (f) []\$, Incarceration costs (RCW 9.94A.760(2)); [] Incarceration costs waived;
	(g) [) S, Other costs for:
4.3	PAYMENT SCHEDULE: The TOTAL FINANCIAL OBLIGATION set in this order is \$ 600.00 Restitution may be added in the future. The payments shall be made to the King County Superior Court Clerk according to the rules of the Clerk and the following terms: [] Not less than \$ per month; On a schedule established by the defendant's Community Corrections Officer or Department of Judicial Administration (DJA) Collections Officer. Financial obligations shall bear interest pursuant to RCW 10.82.090. The Defendant shall remain under the Court's jurisdiction to assure payment of financial obligations: for crimes committed before 7/1/2000, for up to ten years from the date of sentence or release from total confinement, whichever is later; for crimes committed on or after 7/1/2000, until the obligation is completely satisfied. Pursuant to RCW 9.94A.7602, if the defendant is more than 30 days past due in payments, a notice of payroll deduction may be issued without further notice to the offender. Pursuant to RCW 9.94A.760(7)(b), the defendant shall report as directed by DJA and provide financial information as requested. [X] Interest is waived except with respect to restitution.

The defendant, having been convicted of a FELONY SEX OFFENSE , is sentenced to the following.
(a) DETERMINATE SENTENCE: Defendant is sentenced to a term of confinement in the custody of the [] King County Jail [] King County Work/Education Release (subject to conditions of conduct ordered this date) [] Department of Corrections, as follows, commencing: [] immediately; [] Date:
ALTERNATIVE CONVERSION - RCW 9.94A.680 (LESS THAN ONE YEAR ONLY):
Tailing to appear, [M Omos & O
[] COMMUNITY CUSTODY for FAILURE TO REGISTER AS A SEX OFFENDER under RCW 9A.44.130(11)(a) committed on or after 6-7-2006 as to Counts
he imposed by the Department of Corrections or the court.
[] APPENDIX: Additional Conditions are attached and incorporated herein.
[] COMMUNITY CUSTODY (CONFINEMENT OVER ONE YEAR) as to Counts: pursuant to RCW 9.94A.700, for qualifying crimes committed before 6-6-1996, is ordered for 24 months or for the period of earned early release awarded pursuant to RCW 9.94A.728, whichever is longer, up to 36 months. Sanctions and punishments for non-compliance will be imposed by the Department of Corrections or the court. APPENDIX H, Community Custody conditions, is attached and incorporated herein.
[X] COMMUNITY CUSTODY (CONFINEMENT OVER ONE YEAR) as to Counts

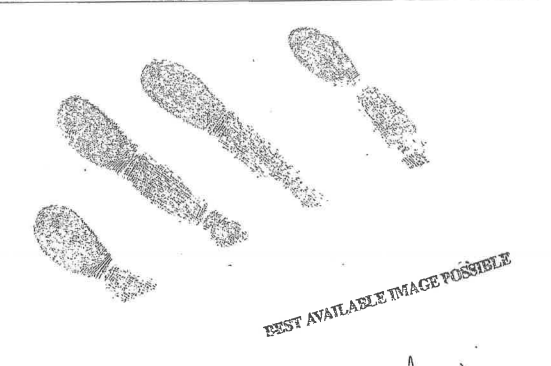
(b) INDETERMINATE SENTENCE – QUALIFYING SEX OFFENSES occurring after 9-1-2001: The Court having found that the defendant is subject to sentencing under RCW 9.94A.507, the defendant is sentenced to a term of total confinement in the custody of the Department of Corrections as follows, commencing: [] immediately; [](Date):
Count: Minimum Term: months/days; Maximum Term: years/life;
Count: Minimum Term: months/days; Maximum Term: years/life;
Count: Minimum Term: months/days; Maximum Term: years/life;
Count: Minimum Term: months/days; Maximum Term: years/life.
[] COMMUNITY CUSTODY: pursuant to RCW 9.94A.507 for qualifying SEX OFFENSES committed on or after September 1, 2001, is ordered for any period of time the defendant is released from total confinement before the expiration of the maximum sentence as set forth above. Sanctions and punishments for non-compliance will be imposed by the Department of Corrections or by the court. APPENDIX H: Community Custody conditions, is attached and incorporated herein.
4.5 ADDITIONAL CONDITIONS OF SENTENCE
The above terms for counts $\overline{\mathcal{I}}, \overline{\mathcal{I}}, \overline{\mathcal{I}}, \overline{\mathcal{I}}$ are [] consecutive [] concurrent.
The above terms shall run [] consecutive [] concurrent to cause No.(s)
The above terms shall run [] consecutive [x] concurrent to any previously imposed sentence not referred to in this order. [] In addition to the above term(s) the court imposes the following mandatory terms of confinement for any special WEAPON finding(s) in section 2.1:
which term(s) shall run consecutive with each other and with all base term(s) above and terms in any other cause. (For crimes committed after 6-10-1998.)
[] The enhancement term(s) for any special WEAPON findings in section 2.1 is/are included within the term(s) imposed above. (For crimes before 6-11-1998 only, per In Re Charles)
[] In addition to the above term(s) the court imposes the following mandatory terms of confinement for any SEXUAL MOTIVATION finding(s) in section 2.1:
which term(s) shall run consecutive with each other and with all base term(s) above.
The TOTAL of all terms imposed in this cause is months.
Credit is given for time served in King County Jail or EHD solely for confinement under this cause number pursuant to RCW 9.94A.505(6): []day(s) or [\ days determined by the King County Jail. [] Jail term is satisfied and defendant shall be released under this cause.
4.6 NO CONTACT: For the maximum term of

- 4.7 **DNA TESTING:** The defendant shall have a biological sample collected for purposes of DNA identification analysis and the defendant shall fully cooperate in the testing, as ordered in **APPENDIX G.**
 - HIV TESTING: The defendant shall submit to HIV testing as ordered in APPENDIX G. RCW 70.24.340.

4.8	SEX	OFFENDER	REGISTR	ATION:
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The defendant shall register as a sex offender as ordered in $\ensuremath{\mathbf{APPENDIX}}\ \mathbf{J}.$

4.9 [] ARMED CRIME COMPLIANCE, RCW 9.94. []attached []as follows:	A.475, .480. The State's plea/sentencing agreement is
The defendant shall report to an assigned Community confinement for monitoring of the remaining terms of	Corrections Officer within 72 hours of release from this sentence.
Date: Seplenher 21, 7012	JUDGE R. Eadie Print Name: R. Eadie
Presented by: Deputy Prosecuting Attorney, WSBA# Print Name: Hugh Barker	Approved as to form: Attorney for Defendant, WSBA# Print Name:



RIGHT HAND
DEFENDANT'S SIGNATURE:
FINGERPRINTS OF:
DEFENDANT'S ADDRESS:

VINAY KESHAVAN BHARADWAJ

DATED: Septenher 21, 2012	ATTESTED BY:	BARBARA MINER,
Ruhard D Evolie	BY:	SUPERIOR COURT CLERK
JUDGE, KING COUNTY SUPERIOR COURT		DEPUTY CLERK
TANK DE MANIE		

RICHARD D. EADIE CERTIFICATE

CLERK OF THIS COURT, CERTIFY THAT THE ABOVE IS A TRUE COPY OF THE JUDGEMENT AND SENTENCE IN THIS ACTION ON RECORD IN MY OFFICE. DATED:

OFFENDER IDENTIFICATION

S.I.D. NO.

DOB: SEPTEMBER 14, 1975

SEX: M

RACE: A

CLERK

DEPUTY CLERK

SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

STATE OF WASHINGTON,)	
	Plaintiff,	No. 10-1-10009-8 SEA
vs VINAY KESHAVAN BHARADWAJ)	APPENDIX G ORDER FOR BIOLOGICAL TESTING AND COUNSELING
	Defendant,)	

(1) DNA IDENTIFICATION (RCW 43.43.754):

The Court orders the defendant to cooperate with the King County Department of Adult Detention, King County Sheriff's Office, and/or the State Department of Corrections in providing a biological sample for DNA identification analysis. The defendant, if out of custody, shall promptly call the King County Jail at 296-1226 between 8:00 a.m. and 1:00 p.m., to make arrangements for the test to be conducted within 15 days.

(2) THIV TESTING AND COUNSELING (RCW 70.24.340):

(Required for defendant convicted of sexual offense, drug offense associated with the use of hypodermic needles, or prostitution related offense.)

The Court orders the defendant contact the Seattle-King County Health Department and participate in human immunodeficiency virus (HIV) testing and counseling in accordance with Chapter 70.24 RCW. The defendant, if out of custody, shall promptly call Seattle-King County Health Department at 205-7837 to make arrangements for the test to be conducted within 30 days.

If (2) is checked, two independent biological samples shall be taken.

Date: 9/21/2012 Rullard D'Estlee
JUDGE, King County Superior Court

SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

STATE OF WASHINGTON,)	
	Plaintiff,	Ź	No. 10-1-10009-8 SEA
VS.)	JUDGMENT AND SENTENCE APPENDIX H - SEX OFFENSES
VINAY KESHAVAN BHARADWAJ)	COMMUNITY CUSTODY
7	Defendant.	<u>´</u>	

STANDARD CONDITIONS

The Defendant shall comply with the following conditions of community custody, effective as of the date of sentencing unless otherwise ordered by the court.

- Report to and be available for contact with the assigned community corrections officer as directed;
- Work at Department of Corrections-approved education, employment, and/or community restitution;
- Not possess or consume controlled substances except pursuant to lawfully issued prescriptions;
- Pay supervision fees as determined by the Department of Corrections;
- 5. Receive prior approval for living arrangements and residence location;
- 6. Not own, use, or possess a firearm or ammunition. (RCW 9.94A.706);
- 7. Notify community corrections officer of any change in address or employment;
- Upon request of the Department of Correction, notify the Department of court-ordered treatment; and
- Remain within geographic boundaries, as set forth in writing by the Department of Correction Officer or as set forth with SODA order.

SPECIAL CONDITIONS - SEX OFFENSES

RCW 9.94A.703 & .704

Defendant shall:

- Obey all municipal, county, state, tribal, and federal laws.
- Indeterminate Sentences: Abide by any Washington State Department of Corrections (DOC) conditions imposed (RCW 9.94A.704).
- Have no direct or indirect contact with the victim(s) of this offense.
- Within 30 days of release from confinement (or sentencing, if no confinement is ordered) obtain a sexual deviancy evaluation with a State certified therapist approved by your Community Corrections Officer (CCO) and follow through with all recommendations of the evaluator. Should sexual deviancy treatment be recommended, enter treatment and abide by all programming rules, regulations and requirements. Attend all treatment-related appointments (unless excused); follow all requirements, conditions, and instructions related to the recommended evaluation/counseling; sign all necessary releases of information; and enter and complete the recommended programming.
- Inform the supervising CCO and sexual deviancy treatment provider of any dating relationship. Disclose sex offender status prior to any sexual contact. Sexual contact in a relationship is prohibited until the treatment provider approves of
- Obtain prior permission of the supervising CCO before changing work location.
- Abide by a curfew of 10pm-5am unless directed otherwise. Remain at registered address or address previously approved by CCO during these hours.
- If a resident at a specialized housing program, comply with all rules of housing program.
- Consent to DOC home visits to monitor compliance with supervision. Home visits include access for the purposes of visual inspection of all areas of residence in which the offender lives or has exclusive/joint control/access.
- 10. Do not enter sex-related businesses, including: x-rated movies, adult bookstores, strip clubs, and any location where the primary source of business is related to sexually explicit material.
- 11. Do not possess, use, access or view any sexually explicit material as defined by RCW 9.68.130 or erotic materials as defined by RCW 9.68.050 or any material depicting any person engaged in sexually explicit conduct as defined by RCW 9.68A.011(4) unless given prior approval by your sexual deviancy provider.
- 12. Do not use or consume alcohol.

Appendix H - Sex Offenses, p. 2

- 13. Be available for and submit to urinalysis and/or breathanalysis upon the request of the CCO and/or the chemical dependency treatment provider.
- 14. Submit to and be available for polygraph examination as directed to monitor compliance with conditions of supervision.

15. Register as a Sex Offender with sheriffs office in the county of residence as required by law.	
Additional Crime-Related Prohibitions: (the condition must be related to the crime being sentenced)	
Offenses Involving Minors -	
16 IV3 Have no direct and/or indirect contact with minors.	
17 IVI Do not hold any position of authority or trust involving minors.	
18. Do not enter any parks/playgrounds/schools and or any places where minors congregate.	
16. [] DO TO Carte and Participant	
Offenses Involving Alcohol/Controlled Substances -	
 I Do not purchase or possess alcohol. 	
20 I The not enter drug areas as defined by court or CCO.	
21. I Do not enter any bars/taverns/lounges or other places where alcohol is the primary source of business. This	
includes casinos and or any location which requires you to be over 21 years of age.	
22. [] Obtain [] alcohol [] chemical dependency evaluation upon referral and follow through with all	
recommendations of the evaluator. Should chemical dependency treatment be recommended, enter treatment and	
abide by all program rules, regulations and requirements. Sign all necessary releases of information and complete the	
recommended programming.	
recommended programming.	
O.S. J. Line Computers Phones or Social Media	
Offenses Involving Computers, Phones or Social Media - 23. [] No internet access or use, including email, without the prior approval of the supervising CCO.	
23. [] No internet access or use, including eriality without the prior approval of the laterage of one line computer service.	
24. [] No use of a computer, phone, or computer-related device with access to the Internet or on-line computer service	
except as necessary for employment purposes (including job searches). The CCO is permitted to make random	ra
searches of any computer, phone or computer-related device to which the defendant has access to monitor complian-	
with this condition.	
Offenses Involving Mental Health Issues -	
25 I T Obtain a mental health evaluation upon referral and follow through with all recommendations of the evaluator,	
including taking medication as presecribed. Should mental health treatment be recommended, enter treatment and	
abide by all program rules, regulations and requirements. Sign all necessary releases of information and complete the	3
recommended programming.	
shitch sex. Deviancy & valuated h,	
Consiste con & all recommended	50
4 confiete on all comments	
follow all conditions of DOC	
follow all conditions of Dol	_

Other conditions may be imposed by the court or Department during community custody.

Community Custody shall begin upon completion of the term(s) of confinement imposed herein, or at the time of sentencing if no term of confinement is ordered. The defendant shall remain under the supervision of the Department of Corrections and follow explicitly the instructions and conditions established by that agency. The Department may require the defendant to perform affirmative acts deemed appropriate to monitor compliance with the conditions and may issue warrants and/or detain defendants who violate a condition.

Date: Textender 21,2012

actual D'Evolve

SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

STATE OF WA	SHINGTON,	Plaintiff,)	No.	10-1.	100	109	-8	sea
Vihos		Lwes Defendant,		JUD SEX	ENDIX J GMENT ANI / KIDNAPPII ISTRATION	VG OFF	ENDER		OF
SEX AND K ch. 267, sec. 1-7., the county where	CIDNAPPING OF RCW 10.01.200. you reside, becaus	You are require	ed to re	gister v	our complete re	esidential	address v	with the sh	entf of

ch. 267, sec. 1-7., RCW 10.01.200. You are required to register your complete residential address with the sheriff of the county where you reside, because you have been convicted of one of the following sex or kidnapping offenses: Child Molestation 1, 2 or 3; Commercial Sexual Abuse of a Minor (formerly Patronizing a Juvenile Prostitute); Communication with a Minor for Immoral Purposes; Criminal Trespass against Children; Custodial Sexual Misconduct 1; Dealing in Depictions of a Minor Engaged in Sexually Explicit Conduct 1 or 2; Failure to Register as a Sex Offender; Incest 1 or 2; Indecent Liberties; Kidnapping 1 or 2 (if victim is a minor and offender is not the minor's parent); Possession of Depictions of a Minor Engaged in Sexually Explicit Conduct 1 or 2; Promoting Commercial Sexual Abuse of a Minor; Promoting Travel for Commercial Sexual Abuse of a Minor; Rape 1, 2, or 3; Rape of a Child 1, 2, or 3; Sending, Bringing Into State Depictions of a Minor Engaged in Sexually Explicit Conduct 1 or 2; Sexual Exploitation of a Minor; Sexual Misconduct With A Minor 1; Unlawful Imprisonment (if victim is a minor and offender is not the minor's parent); Viewing Depictions of a Minor Engaged in Sexually Explicit Conduct 1 or 2; Voyeurism; any gross misdemeanor that is under RCW 9A.28, a criminal attempt, criminal solicitation, or criminal conspiracy to commit an offense that is classified as a sex offense under RCW 9.94A.030 or RCW 9A.44.130 or a kidnapping offense under 9A.44.130; or any felony with a finding of sexual motivation (RCW 9.94A.835 or RCW 13.40.135).

If you are out of custody, you must register within 3 business days of being sentenced.

If you are in custody, you must register within 3 business days from the time of your release.

If you change your residence within a county, you must provide, by certified mail, with return receipt requested, or in person, signed written notice of your change of residence to the county sheriff within 3 business days of moving.

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

If you plan to attend or work at a public or private school or institution of higher education in Washington, you are required to notify the county sheriff for the county of your residence within 3 business days prior to arriving at

the school to work or attend classes.

If you lack a fixed residence, you are required to register as homeless. You must also report in person to the sheriff of the county where you registered on a weekly basis. You must keep an accurate accounting of where you stay during the week and provide it to the county sheriff upon request. If you are under DOC supervision and lack a fixed residence, you must register in the county where you are being supervised. If you enter a different county and stay there for more than 24 hours, you will be required to register in the new county within 3 business days.

If you leave the state following your sentencing or release from custody but later move back to Washington, you

must register within 3 business days after returning to this state.

If you move to a new state, you must register with the new state within 3 business days after establishing residence. You must also send written notice, within 3 business days of moving to the new state, to the county sheriff with whom you last registered in Washington State.

If you are not a resident of Washington, but attend school, are employed, or carry on a vocation in the State of Washington, you must register with the county sheriff for the county where your school, place of employment, or vocation is located.

Your duty to register does not end until you have obtained a court order specifically relieving you of the duty to register or you have been informed in writing by the sheriff's office that your duty to register has ended. Your duty to register DOES NOT end when your DOC supervision ends.

The King County Sheriff's Office sex offender registration desk is located on the first floor of the King

County Courthouse- 516 3rd Avenue, Seattle, WA.

Failure to comply with registration requirements is a criminal offense.

Copy Receivad:

Or Bhe Date Date Date JUDGE

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APPENDIX J Rev. 6/10/2010 Distribution: Original/White - Clerk Yellow - Prosecutor Pinks - King County Jail Goldenrod - Defendant

STATE OF WASHINGTON County of King

38.

I, SARBARA MINER, Clerk of the Superior Court that I have compared the taragoing copy with the original instrument as is a transpared perfect transpared of redord in my office, and that the same IN TESTIMONY WHEREOS I have taraginal and of the whole thereof.

Seel of Taragony State at the office of Seattle Alice.

Seel of OCT 007 2014 of my office at Seattle this

EARLANA VINER Superior Court Clerk

By

Deputy Clerk