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Superior Court of WA Sharon Fogo

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FJS 35
Felony Judgment and Sentence
5359446

Superior Court of Washington County of Mason	No. 18-1-00277-23		
STATE OF WASHINGTON, Plaintiff vs. TAYLOR BARRETT. Defendant (First, Middle, Last Name) DOB: 07/09/1999 PCN: 941231705 SID: WA29156709	Felony Judgment and Sentence (FJS) □ Prison □ Sex Offense / Kidnapping of Minor □ RCW 9.94A.507 Jail Confinement □ Jail □ Sex Offense / Kidnapping of Minor □ First-Time Offender □ Special Drug Offender Sentencing Alternative □ Parenting Sentencing Alternative □ Special Sexual Offender Sentencing Alternative □ Special Sexual Offender Sentencing Alternative □ Clerk's Action Required, 2.1, 3.2, 4.1, 4.3, 5.2, 5.3, 5.5 and 5.7 □ Defendant Used Motor Vehicle □ Juvenile Decline □ Mandatory □ Discretionary		
19 - 9 - 236 -0			

1.1 The court conducted a sentencing hearing this date; the defendant, the defendant's lawyer, and the (deputy) prosecuting attorney were present.

II. Findings

2.1 Current Offenses: The defendant is guilty of the following offenses, based upon

☑ Guilty plea on March 18, 2019:

Count	Crime		RCW (w/subsection)	Class	Date of Crime
I Reckless Burn	ning In The First Degree	***	9A.48.040	FC	7/27/2018
(If the crime is a drug	FB (Felony-B), FC (Felony-C) g offense, include the type of the offenses are attached in A	of drug in the seco	ond column.)		
☐ The defendant is	a sex offender subject to in	ndeterminate sent	encing under RCW 9.94	A.507.	
The jury returned a sp	pecial verdict or the court n	nade a special fin	ding with regard to the fe	ollowing:	
☐ The defendant us 9.94A.533.	ed a firearm in the commi	ssion of the offer	se in Count	RC	W 9.94A.602,
☐ The defendant us	sed a deadly weapon other . RCW 9.94A.	than a firearm .602, 9.94A.533.	in committing the offens	se in Count	
☐ For the crime(s)	charged in Count	, domestic	violence was pled and p	roved. RCV	W 10.99.020.

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	rap	e defendant engaged, agreed, offered e or child molestation in sexual cond W 9.94A.839.	, attempted, solicited another, of luct in return for a fee in the con	or conspired to engage a victim of ommission of the offense in Count	child
	The	offense was predatory as to Count	RCW 9.94A	836.	
	The	e victim was under 15 years of age a	t the time of the offense in Cour	nt RCW 9.94	A.837.
	The	e victim was developmentally disable offense in Count	ed, mentally disordered, or a fra	ail elder or vulnerable adult at the t	ime of
	The	defendant acted with sexual motiv	ation in committing the offense	e in Count RCW 9.94	A.835.
	This case involves kidnapping in the first degree, kidnapping in the second degree, or unlawful imprisonment as defined in chapter 9A.40 RCW, where the victim is a minor and the offender is not the minor's parent. RCW 9A.44.130.				ment
	RCW 69.50.401 and RCW 69.50.435, took place in a school, school bus, within 1000 feet of the perimeter of a school grounds or within 1000 feet of a school bus route stop designated by the school district; or in a public park, public transit vehicle, or public transit stop shelter; or in, or within 1000 feet of the perimeter of a civic center designated as a drug-free zone by a local government authority, or in a public housing project designated by a local governing authority as a drug-free zone.				blic ivic gnated
	The	e defendant committed a crime invol	lving the manufacture of methan	mphetamine, including its salts, iso	mers,
		I salts of isomers, when a juvenile v	RCW 9.94A.605, RCW 69.50.40	01, RCW 69.50.440.	
		unt is a felony in the com			0.285.
	The	e defendant has a chemical depende	ency that has contributed to the	offense(s). RCW 9.94A.607.	
	Count is a criminal street gang -related felony offense in which the defendant compensated, threatened, or solicited a minor in order to involve that minor in the commission of the offense.				
	RC	CW 9.94A.833.			
	str	unt is the crime of uneet gang member or associate when	the defendant committed the co	rime. RCW 9.94A.702, 9.94A	_•
			20.285.		
	Th	e defendant committed [] vehicular	homicide [] vehicular assaul	t proximately caused by driving a	vehicle
		tile under the influence of intoxicating in the consecution is, therefore, deemed a violent	offense. RCW 9.94A.030.		
		unt involves attemptin	ig to elude a police vehicle and	during the commission of the crim	ie the
	RC	fendant endangered one or more personal 9.94A.834.			
	em as to	Count the defenda aployee of a law enforcement agency provided under RCW 9A.36.031, and be a firearm. RCW 9.94A.831, 9.94	who was performing his or held the defendant intentionally cold. A.533.	r official duties at the time of the a ommitted the assault with what app	ssault, eared
	9A	Count, assault in the 1 st degr 3.36.120), the offender used force or oject to a mandatory minimum term	means likely to result in death	t of a child in the 1 st degree (RCW or intended to kill the victim and s	hall be
		encomp fender score (RCW 9.94A.589).	ass the same criminal conduct a	and count as one crime in determin	ing the
		her current convictions listed und	er different cause numbers us	sed in calculating the offender sc	ore are
_		st offense and cause number):			
	•	Crime	Cause Number	Court (county & state)	DV* Yes
	1.				
L			<u> </u>	<u> </u>	1

defendant co score). RCW seprior convict etermining the prior convict	ence was pled an all history is atta mmitted a currer 0.94A.525. ions listed as nure offender score ions listed as nure pursuant to RCV	ached in App ent offense with ambers(s) (RCW 9.94 ambers(s) W 46.61.520	hile on co 4A.525)	018 2. pmmur , abo	Mason District South Pacific District nity placement/conve, or in appendix ove, or in appendix	nmunity of 2.2, are	one off	ense fo	or purposes
Consumption Domestic Viol litional crimin defendant co score). RCW 9 prior convict etermining the prior convict hancements	ence was pled and all history is attainmitted a current 0.94A.525. Sions listed as number offender score ions listed as number of the control	and proved. ached in Appent offense where the second seco	pendix 2.2 hile on co	2. ommu: , abo	nity placement/cor	mmunity o	custody	ense fo	or purposes
defendant co score). RCW 9 prior convict etermining the prior convict prior convict nhancements entencing	nal history is atta mmitted a currer 9.94A.525. ions listed as nu- e offender score ions listed as nu- pursuant to RCV Data:	ached in App ent offense with ambers(s) (RCW 9.94 ambers(s) W 46.61.520	hile on co 4A.525)	ommu , abo	ove, or in appendix	2.2, are	one off	ense fo	or purposes
Offender	Seriousnes	- C C C							
Score	Level	Rai (not in	ndard nge cluding ements)	En	Plus hancements*	R (inc	Stand Range ncluding incemen		Maximur Term
0	I	0-60	Days			0-6	60 D ays		5 Years
ditional currer lent offenses, nents are are range senter Parenting sentencing a	nt while attempt at offense senten most serious off ttached as for a for a formation and the content of the con	ting to elude neing data is fenses, or arrollows: Waiver. The g Alternation of the statement of the stateme	attached i med offen he court fi	in App nders, inds the court	pendix 2.3. recommended sen hat the defendant q t finds that the defe e and should be im	tencing a ualifies for	agreem for waiv eligible	ver of a	e parenting h. 224, §2.
di le le	FUCSA in a pendangerment offenses, ents are □ a First-Timerange senter Parenting sentencing a Drug Offenses, ents are □ brug Offenses, ents are □ a	TUCSA in a protected zone, endangerment while attemptional current offense senterent offenses, most serious of ents are □ attached □ as for a sentence. First-Time Offender Verange sentence. Parenting Sentencing sentencing alternative and to the composition of the drug alternative is appropriate.	TUCSA in a protected zone, (JP) Juvenile endangerment while attempting to elude tional current offense sentencing data is ent offenses, most serious offenses, or are ents are □ attached □ as follows: First-Time Offender Waiver. The range sentence. Parenting Sentencing Alternative sentencing alternative and this alternative who is eligible for the drug offender seatternative is appropriate. RCW 9.94A.	TUCSA in a protected zone, (JP) Juvenile present, endangerment while attempting to elude. tional current offense sentencing data is attached into offenses, most serious offenses, or armed offenses are □ attached □ as follows: First-Time Offender Waiver. The court for range sentence. Parenting Sentencing Alternative. The sentencing alternative and this alternative is appropriate who is eligible for the drug offender sentencing alternative is appropriate. RCW 9.94A.660.	TUCSA in a protected zone, (JP) Juvenile present, (CSG endangerment while attempting to elude. tional current offense sentencing data is attached in Appent offenses, most serious offenses, or armed offenders, ents are □ attached □ as follows: First-Time Offender Waiver. The court finds the range sentence. Parenting Sentencing Alternative. The court sentencing alternative and this alternative is appropriate. Drug Offender Sentincing Alternative. The who is eligible for the drug offender sentencing alternative.	First-Time Offender Waiver. The court finds that the defendant q range sentence. Parenting Sentencing Alternative. The court finds that the defendant q range sentencing alternative and this alternative is appropriate and should be imported by the drug offender Sentencing Alternative. The court finds that the defendant q range sentence.	TUCSA in a protected zone, (JP) Juvenile present, (CSG) criminal street gang involendangerment while attempting to elude. tional current offense sentencing data is attached in Appendix 2.3. ent offenses, most serious offenses, or armed offenders, recommended sentencing ents are □ attached □ as follows: First-Time Offender Waiver. The court finds that the defendant qualifies range sentence. Parenting Sentencing Alternative. The court finds that the defendant is sentencing alternative and this alternative is appropriate and should be imposed. I Drug Offender Sentincing Alternative. The court finds that the defend who is eligible for the drug offender sentencing alternative and the court determinal alternative is appropriate. RCW 9.94A.660.	First-Time Offender Waiver. The court finds that the defendant qualifies for waiverange sentencing alternative and this alternative is appropriate and should be imposed. Laws of Drug Offender Sentincing Alternative. The court finds that the defendant is eligible sentencing alternative and this alternative and the court finds that the defendant is a who is eligible for the drug offender sentencing alternative and the court determines that alternative is appropriate. RCW 9.94A.660.	FUCSA in a protected zone, (JP) Juvenile present, (CSG) criminal street gang involving minor, endangerment while attempting to elude. tional current offense sentencing data is attached in Appendix 2.3. ent offenses, most serious offenses, or armed offenders, recommended sentencing agreements of ents are □ attached □ as follows: First-Time Offender Waiver. The court finds that the defendant qualifies for waiver of a range sentence. Parenting Sentencing Alternative. The court finds that the defendant is eligible for the sentencing alternative and this alternative is appropriate and should be imposed. Laws of 2010 closed Drug Offender Sentincing Alternative. The court finds that the defendant is a drug of who is eligible for the drug offender sentencing alternative and the court determines that the sentencing alternative that the sentencing alternative and the court determines the court determ

The Prosecuting Attorney \square did \square did not recommend a sex offender sentencing alternative.

		ceptional Sentence. The court finds substantial and compelling reasons that justify an exceptional
		ence: below the standard range for Count(s)
		bove the standard range for Count(s)
	1	The defendant and state stipulate that justice is best served by imposition of the exceptional sentence above the standard range and the court finds the exceptional sentence furthers and is consistent with the interests of justice and the purposes of the sentencing reform act. ☐ Aggravating factors were ☐ stipulated by the defendant, ☐ found by the court after the defendant waived jury trial, ☐ found by jury, by special interrogatory.
	□ v	within the standard range for Count(s), but served consecutively to Count(s)
	Fine	lings of fact and conclusions of law are attached in Appendix 2.4. \square Jury's special interrogatory is ched. The Prosecuting Attorney \square did \square did not recommend a similar sentence.
	Pe	rsistent Offender. The court finds that the defendant is a persistent offender. RCW 9.94A.030.
		Count is a most serious offense and the defendant has been convicted on at least two separate occasions of most serious offense felonies, at least one of which occurred before the commission of the other most serious offense for which the defendant was previously convicted.
		is a crime listed in RCW 9.94A.030(37)(b)(i) e.g., rape in the first degree, rape of a child in the first degree (when the offender was 16 years of age or older when the offender committed the offense), child molestation in the first degree, rape in the second degree, rape of a child in the second degree (when the offender was 18 years of age or older when the offender committed the offense), or indecent liberties by forcible compulsion; or any of the following offenses with a finding of sexual motivation: murder in the first degree, murder in the second degree, homicide by abuse, kidnapping in the first degree, kidnapping in the second degree, assault in the first degree, assault of a child in the first degree, assault of a child in the second degree, or burglary in the first degree; or an attempt to commit any crime listed in RCW 9.94A.030(37)(b)(i)), and that the defendant has been convicted on at least one separate occasion, whether in this state or elsewhere, of a crime listed in RCW 9.94A.030(37)(b)(i) or any federal or out-of-state offense or offense under prior Washington law that is comparable to the offenses listed in RCW 9.94A.030(37)(b)(i).
de re: fo	fend sour llow	Financial Obligations/Restitution. The court has considered the total amount owing, the ant's present and future ability to pay legal financial obligations, including the defendant's financial ces and the likelihood that the defendant's status will change. (RCW 10.01.160). The court makes the ing specific findings: e following extraordinary circumstances exist that make restitution inappropriate (RCW 9.94A.753):
	The	e defendant has the present means to pay costs of incarceration. RCW 9.94A.760.

2.5

III. Judgment

	The court dismisses Countsin					
	the charging document. IV. Sentence and Order (Jail)					
7 <i>r</i>	dered:					
	onfinement. The court sentences the defendant as follows:					
)	Confinement: RCW 9.94A.589. A term of total confinement in the custody of the county jail:					
	months on Count months on Count months on Count					
	months on Count months on Count					
	Actual number of months of total confinement ordered is:					
	All counts shall be served concurrently, except for the following which shall be served consecutively:					
	All counts shall be served concurrently, except for the following which shall be served consecutively.					
	The sentence herein shall run consecutively with the sentence in cause number(s)					
	but concurrently to any other felony cause not referred to in this Judgment. RCW 9.94A.589.					
	C. C 1 11					
	Confinement shall commence immediately unless otherwise set forth here: ——————————————————————————————————					
	□ Partial Confinement. The defendant may serve the sentence, if eligible and approved, in partial confinement in the following programs, subject to the following conditions: □ work crew RCW 9.94A.725 □ home detention RCW 9.94A.731, .190 □ work release RCW 9.94A.731 □ Conversion of Jail Confinement (Nonviolent and Nonsex Offenses). RCW 9.94A.680(3). The county jail is authorized to convert jail confinement to an available county supervised community option, to reduce the time spent in the community option by earned release credit consistent with local correctional					
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	□ Partial Confinement. The defendant may serve the sentence, if eligible and approved, in partial confinement in the following programs, subject to the following conditions: □ work crew RCW 9.94A.725 □ home detention RCW 9.94A.731, .190 □ work release RCW 9.94A.731 □ Conversion of Jail Confinement (Nonviolent and Nonsex Offenses). RCW 9.94A.680(3). The county jail is authorized to convert jail confinement to an available county supervised community option, to reduce the time spent in the community option by earned release credit consistent with local correctional facility standards, and may require the offender to perform affirmative conduct pursuant to RCW 9.94A. □ The defendant shall receive credit for time served in an available county supervised community					

custody. The court may order convicted of a violer 69.50 or 69.52 RCW on or after June 7, 20 offender is guilty of offenses after June 1 member or associate release from custody (B) While on community community restitution consume controlled controlled substance	r community custody und nt offense, a crime agains or an attempt, conspirace 006, the court shall impor- failure to register (secondary, 2,2008 for unlawful pos- e of a criminal street gang of a the address provided unity custody, the defendary corrections officer as dis-	months (up to 12 months) in community ler the jurisdiction of DOC for up to 12 months if the defendant is at a person under RCW 9.94A.411, or felony violation of chapter by or solicitation to commit such a crime. For offenses committed se a term of community custody under RCW 9.94A.701 if the d or subsequent offense) under RCW 9A.44.130(11)(a) and for session of a firearm with a finding that the defendant was a g. The defendant shall report to DOC not later than 72 hours after in open court or by separate document. lant shall: (1) report to and be available for contact with the rected; (2) work at DOC-approved education, employment and/or
The court may order convicted of a violer 69.50 or 69.52 RCW on or after June 7, 20 offender is guilty of offenses after June 1 member or associate release from custody (B) While on community community restitution consume controlled substance	nt offense, a crime agains of or an attempt, conspirate 2006, the court shall importailure to register (second 2, 2008 for unlawful post of a criminal street gang of a the address provided unity custody, the defender corrections officer as displayed.	at a person under RCW 9.94A.411, or felony violation of chapter by or solicitation to commit such a crime. For offenses committed see a term of community custody under RCW 9.94A.701 if the dor subsequent offense) under RCW 9A.44.130(11)(a) and for session of a firearm with a finding that the defendant was a g. The defendant shall report to DOC not later than 72 hours after in open court or by separate document.
assigned community community restitution consume controlled controlled substance	corrections officer as di	lant shall: (1) report to and be available for contact with the
compliance with the RCW 9.94A.704 and approval of DOC what the court orders tha ☐ consume no alcol	substances except pursuals while on community or fees as determined by DC orders of the court; and d. 706. The defendant's phile on community custod the during the period of suphol.	OC of any change in defendant's address or employment; (4) not ant to lawfully issued prescriptions; (5) not unlawfully possess ustody; (6) not own, use, or possess firearms or ammunition; OC; (8) perform affirmative acts as required by DOC to confirm (9) abide by any additional conditions imposed by DOC under residence location and living arrangements are subject to the prior
☐ have no contact v		d geographical boundary, to wit:
		treatment or counseling services:
-	nation for, and fully comp	oly with, treatment for □ domestic violence □ substance abuse
	•	prohibitions:
☐ Other conditions	:	
 		,
•		nall begin immediately upon release from confinement unless
otherwise set forth l	 ·	rs mental health or chemical dependency treatment, the defendant

4.3 Legal Financial Obligations: The defendant shall pay to the clerk of this court: JASS CODE RCW 7.68.035 \$ 500 Victim assessment PCVCourt costs, including RCW 9.94A.760, 9.94A.505, 10.01.160, 10.46.190 CRC\$ 200 Criminal filing fee \$ 200 FRC \$ ___ WFR Witness costs Sheriff service fees \$______ SFR/SFS/SFW/WRF \$_____ JFR Jury demand fee \$ ___ EXT Extradition costs \$ Fees for court appointed attorney RCW 9.94A.760 PUBRCW 9.94A.760 Court appointed defense expert and other defense costs WFR Fine RCW 9A.20.021; ☐ VUCSA chapter 69.50 RCW, ☐ VUCSA additional FCM/MTH fine deferred due to indigency RCW 69.50.430 \$_____ Drug enforcement fund of RCW 9.94A.760 CDF/LDI/FCD NTF/SAD/SDI RCW 43.43.690 CLF\$_____ Crime lab fee □ suspended due to indigency RCW 43.43.7541 \$__100 ____ DNA collection fee \$ _____ Specialized forest products RCW 76.48.140 FPV\$_____ Other fines or costs for:_____ Restitution to: RTN/RJN \$ Restitution to: Restitution to: ___ (Name and Address--address may be withheld and provided confidentially to Clerk of the Court's office.) 860 Total RCW 9.94A.760 ☐ The above total does not include all restitution or other legal financial obligations, which may be set by later order of the court. An agreed restitution order may be entered. RCW 9.94A.753. A restitution hearing: ☐ shall be set by the prosecutor. ☐ is scheduled for ☐ The defendant waives any right to be present at any restitution hearing (sign initials): Restitution Schedule attached. ☐ Restitution ordered above shall be paid jointly and severally with: Name of other defendant Cause Number (Victim's name) (Amount-\$) RJN

	☐ The Department of Corrections (DOC) or clerk of the court shall immediately issue a Notice of Payroll Deduction. RCW 9.94A.7602, RCW 9.94A.760(8).
	☑ All payments shall be made in accordance with the policies of the clerk of the court and on a schedule established by DOC or the clerk of the court, commencing immediately, unless the court specifically sets forth the rate here: Not less than \$25 per month commencing sixty (60) days upon release from custody. RCW 9.94A.760.
	The defendant shall report to the clerk of the court or as directed by the clerk of the court to provide financial and other information as requested. RCW 9.94A.760(7)(b).
	☐ The court orders the defendant to pay costs of incarceration at the rate of \$ per day (actual costs not to exceed \$100 per day). (JLR) RCW 9.94A.760. (This provision does not apply to costs of incarceration collected by DOC under RCW 72.09.111 and 72.09.480.)
	The financial obligations imposed in this judgment shall bear interest from the date of the judgment until payment in full, at the rate applicable to civil judgments. RCW 10.82.090. An award of costs on appeal against the defendant may be added to the total legal financial obligations. RCW 10.73.160.
⊐ E	Electronic Monitoring Reimbursement. The defendant is ordered to reimburse
	monitoring in the amount of \$
4.4	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. The appropriate agency shall be responsible for obtaining the sample prior to the defendant's release from confinement. This paragraph does not apply if it is established that the Washington State Patrol crime laboratory already has a sample from the defendant for a qualifying offense. RCW 43.43.754.
	☐ <i>HIV Testing</i> . The defendant shall submit to HIV testing. RCW 70.24.340.
4.5	No Contact:
	☐ The defendant shall not have contact with
	to, personal, verbal, telephonic, written or contact through a third party until
	(which does not exceed the maximum statutory sentence).
	☐ The defendant is excluded or prohibited from coming within (distance) of:
	residence work place school (other location(s)) (name of protected person(s))'s home/
	☐ other location
	☐ A separate Domestic Violence No-Contact Order, Antiharassment No-Contact Order, or Sexual Assault Protection Order is filed concurrent with this Judgment and Sentence.
4.6	Other:
4.7	Off-Limits Order. (Known drug trafficker). RCW 10.66.020. The following areas are off limits to the defendant while under the supervision of the county jail or Department of Corrections:
	<u>-</u>

V. Notices and Signatures

- **5.1 Collateral Attack on Judgment**. If you wish to petition or move for collateral attack on this Judgment and Sentence, including but not limited to any personal restraint petition, state habeas corpus petition, motion to vacate judgment, motion to withdraw guilty plea, motion for new trial or motion to arrest judgment, you must do so within one year of the final judgment in this matter, except as provided for in RCW 10.73.100. RCW 10.73.090.
- 5.2 Length of Supervision. If you committed your offense prior to July 1, 2000, you shall remain under the court's jurisdiction and the supervision of the Department of Corrections for a period up to 10 years from the date of sentence or release from confinement, whichever is longer, to assure payment of all legal financial obligations unless the court extends the criminal judgment an additional 10 years. If you committed your offense on or after July 1, 2000, the court shall retain jurisdiction over you, for the purpose of your compliance with payment of the legal financial obligations, until you have completely satisfied your obligation, regardless of the statutory maximum for the crime. RCW 9.94A.760 and RCW 9.94A.505(5). The clerk of the court has authority to collect unpaid legal financial obligations at any time while you remain under the jurisdiction of the court for purposes of your legal financial obligations. RCW 9.94A.760(4) and RCW 9.94A.753(4).
- 5.3 Notice of Income-Withholding Action. If the court has not ordered an immediate notice of payroll deduction in Section 4.1, you are notified that the Department of Corrections (DOC) or the clerk of the court may issue a notice of payroll deduction without notice to you if you are more than 30 days past due in monthly payments in an amount equal to or greater than the amount payable for one month. RCW 9.94A.7602. Other income-withholding action under RCW 9.94A.760 may be taken without further notice. RCW 9.94A.7606.

5.4 Community Custody Violation

- (a) If you are subject to a first or second violation hearing and DOC finds that you committed the violation, you may receive as a sanction up to 60 days of confinement per violation. RCW 9.94A.633.
- (b) If you have not completed your maximum term of total confinement and you are subject to a third violation hearing and DOC finds that you committed the violation, DOC may return you to a state correctional facility to serve up to the remaining portion of your sentence. RCW 9.94A.714.

☐ Parental Sentencing Alternative Sanctions

At any time during the period of community custody, the court may bring you back into court to evaluate your progress in treatment, or to determine if you have violated the conditions of the sentence. The court may modify the conditions of community custody or impose sanctions.

If the court finds that you have violated the conditions or requirements of sentence or if you have failed to make satisfactory progress in treatment, the court may impose sanctions and order you to serve a term of total confinement within the standard range of your current offense.

☐ DOSA Community Custody Violation.

- (a) Prison-based alternative: If DOC finds that you willfully violated the conditions of the drug offender sentencing alternative program, DOC may reclassify you to serve the remaining balance of the original sentence.
- (b) Residential chemical dependency treatment-based alternative: If the court finds that you willfully violated the conditions of the drug offender sentencing alternative, the court may order you to serve a term of total confinement equal to one-half the midpoint of the standard range or a term of total confinement up to the top of the standard range. The court may also impose a term of community custody.
- (c) In any case, if you are subject to a first or second violation hearing and DOC finds that you committed the violation, you may receive as a sanction up to 60 days of confinement per violation. RCW 9.94A.633.
- (d) In any case, if you have not completed your maximum term of total confinement and you are subject to a third violation hearing and DOC finds that you committed the violation, DOC may return you to a state correctional facility to serve up to the remaining portion of your sentence. RCW 9.94A.714.
- 5.5 Firearms. You may not own, use or possess any firearm, and under federal law any firearm or ammunition, unless your right to do so is restored by the court in which you are convicted or the superior court of Washington State where you live, and by a federal court if required. You must immediately surrender any concealed pistol license. (The clerk of the court shall forward a copy of the defendant's

driver's license, identicard, or comparable identification to the Department of Licensing along with the date of conviction or commitment.) RCW 9.41.040, 9.41.047.

- **5.6** □ Sex and Kidnapping Offender Registration. RCW 9A.44.128, 9A.44.130, 10.01.200.
 - 1. General Applicability and Requirements: Because this crime involves a sex offense or kidnapping offense involving a minor as defined in RCW 9A.44.128, you are required to register.

If you are a resident of Washington, you must register with the sheriff of the county of the state of Washington where you reside. You must register within three business days of being sentenced unless you are in custody, in which case you must register at the time of your release with the person designated by the agency that has jurisdiction over you. You must also register within three business days of your release with the sheriff of the county of the state of Washington where you will be residing.

If you are not a resident of Washington, but you are a student in Washington or you are employed in Washington or you carry on a vocation in Washington, you must register with the sheriff of the county of your school, place of employment, or vocation. You must register within three business days of being sentenced unless you are in custody, in which case you must register at the time of your release with the person designated by the agency that has jurisdiction over you. You must also register within three business days of your release with the sheriff of the county of your school, where you are employed, or where you carry on a vocation.

- 2. Offenders Who Are New Residents or Returning Washington Residents: If you move to Washington or if you leave this state following your sentencing or release from custody but later move back to Washington, you must register within three business days after moving to this state. If you leave this state following your sentencing or release from custody but later while not a resident of Washington you become employed in Washington, carry on a vocation in Washington, or attend school in Washington, you must register within three business days after starting school in this state or becoming employed or carrying out a vocation in this state
- 3. Change of Residence Within State: 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 sheriff within three business days of moving. If you change your residence to a new county within this state, you must register with the sheriff of the new county within three business days of moving. Also within three business days, 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.
- 4. Leaving the State or Moving to Another State: If you move to another state, or if you work, carry on a vocation, or attend school in another state you must register a new address, fingerprints, and photograph with the new state within three business days after establishing residence, or after beginning to work, carry on a vocation, or attend school in the new state. If you move out of the state, you must also send written notice within three business days of moving to the new state or to a foreign country to the county sheriff with whom you last registered in Washington State.
- 5. Notification Requirement When Enrolling in or Employed by a Public or Private Institution of Higher Education or Common School (K-12): You must give notice to the sheriff of the county where you are registered within three business days:
- i) before arriving at a school or institution of higher education to attend classes;
- ii) before starting work at an institution of higher education; or
- iii) after any termination of enrollment or employment at a school or institution of higher education.
- 6. Registration by a Person Who Does Not Have a Fixed Residence: Even if you do not have a fixed residence, you are required to register. Registration must occur within three business days of release in the county where you are being supervised if you do not have a residence at the time of your release from custody. Within three business days after losing your fixed residence, you must send signed written notice to the sheriff of the county where you last registered. If you enter a different county and stay there for more than 24 hours, you will be required to register with the sheriff of the new county not more than three business days after entering the new county. You must also report weekly in person to the sheriff of the county where you are registered. The weekly

report shall be on a day specified by the county sheriff's office, and shall occur during normal business hours. You must keep an accurate accounting of where you stay during the week and provide it to the county sheriff upon request. The lack of a fixed residence is a factor that may be considered in determining an offender's risk level and shall make the offender subject to disclosure of information to the public at large pursuant to RCW 4.24.550.

- 7. Application for a Name Change: If you apply for a name change, you must submit a copy of the application to the county sheriff of the county of your residence and to the state patrol not fewer than five days before the entry of an order granting the name change. If you receive an order changing your name, you must submit a copy of the order to the county sheriff of the county of your residence and to the state patrol within three business days of the entry of the order. RCW 9A.44.130(7).
- **5.7 Motor Vehicle**: If the court found that you used a motor vehicle in the commission of the offense, then the Department of Licensing will revoke your driver's license. The clerk of the court is directed to immediately forward an Abstract of Court Record to the Department of Licensing, which must revoke your driver's license. RCW 46.20.285.

Done in Open Court and in the p	presence of the defendant this	date: 4/15/19
		Je fly for
-	Juk	ige/Print Name
A L	- Sikinger 1/1	DANIEL B. GOODELL
TINGO C	IM MUNICHAY	Ma Tryph Ewyll
yler C. Bickerton, WSBA #47990 eputy Prosecuting Attorney	F. Michamara Jardine, W #21677	SBA Taylor Barrett Defendant
	Attorney for the Defenda	
rint name: Tyler Bickerla	Print name:	Print name:
Toting Rights Statement: I acknown registered to vote, my voter registr		ht to vote because of this felony conviction. If I
onfinement in the custody of DOC ar	nd not subject to community on al right to vote may be revoke	the authority of DOC (not serving a sentence of custody as defined in RCW 9.94A.030). I must red if I fail to comply with all the terms of my legal icial obligations.
ischarge issued by the sentencing counteright, RCW 9.92,066; c) a final or	urt, RCW 9.94A.637; b) a co rder of discharge issued by the tion issued by the governor, I	ing for each felony conviction: a) a certificate of urt order issued by the sentencing court restoring a indeterminate sentence review board, RCW
a class C felony, RCW 29A.84.660.	. Registering to vote before the	RCW 9.96.020. Voting before the right is restored ne right is restored is a class C felony, RCW
96.050; or d) a certificate of restorals a class C felony, RCW 29A.84.660. 9A.84.140. Defendant's signature:	. Registering to vote before the	ac right is restored is a class C felony, RCW
a class C felony, RCW 29A.84.660. 9A.84.140. Defendant's signature:	Registering to vote before the court has found me	ne right is restored is a class C felony, RCW otherwise qualified to interpret, in the
a class C felony, RCW 29A.84.660. 9A.84.140. efendant's signature: am a certified or registered interprete	er, or the court has found me language, which the defer	ne right is restored is a class C felony, RCW
a class C felony, RCW 29A.84.660. 9A.84.140. Defendant's signature: am a certified or registered interpreted and Sentence for the defendant into the	er, or the court has found me language, which the defendat language.	ne right is restored is a class C felony, RCW otherwise qualified to interpret, in the
a class C felony, RCW 29A.84.660. 9A.84.140. Defendant's signature: am a certified or registered interpreted and Sentence for the defendant into the certify under penalty of perjury under	er, or the court has found me language, which the defendat language.	otherwise qualified to interpret, in the ndant understands. I interpreted this Judgment

VI. Identification of the Defendant

SID No. <u>WA29156709</u> (If no SID complete (form FD-258) for	e a separate Applicant card State Patrol)	Date of Birth <u>07.</u>	/09/1999	
FBI No. <u>5VTTXT067</u>		Local ID No		
PCN No. <u>941231705</u>		Other		
Alias name, DOB: Taylor 1	n Barrett	-		
Race:			Ethnicity:	Sex:
☐ Asian/Pacific Islander	☐ Black/African- American	☐ Caucasian	☐ Hispanic	☐ Male
☐ Native American	☐ Other:		☐ Non-Hispanic	☐ Female
Fingerprints: I attest that document. Clerk of the Court, Deput The defendant's sign Left four fingers taken s	y Clerk, Cathy	Sallvala Bound ft Right Right	Dated: 4/15/	15

Superior Court of Washington County of Mason STATE OF WASHINGTON, Plaintiff vs. TAYLOR BARRETT. Defendant (First, Middle, Last Name) No. 18-1-00277-23 WARRANT OF COMMITMENT (WC)			
THE STATE OF WASHINGTON			
TO: The Sheriff of Mason County.			
The defendant: <u>Taylor Barrett</u> , has been convicted in the Superior Court of	the State of Washington of the crime(s) of:		
COUNT I: Reckless Burning In The First	t Degree		
and the Court has ordered that the defer sentence of:	ndant be punished by serving the determined		
(Months)(JAII)/PRISON	d on Count No. I		
☐(Days) (Months) JAIL/PRISON	N on Count No. II		
☐(Days) (Months) JAIL/PRISON	N on Count No. III		
	ndant may serve the sentence, if eligible and the following programs, subject to the following		
Warrant of Commitment	Page of		

	 □ work crew □ home detention □ work release □ day reporting □ (Days) (Months) of partial confinement in the County JAIL □ (Days) (Months) of total confinement in the county JAIL □ 20 Days confinement converted to 160 hours community service
\boxtimes	DEFENDANT shall receive credit for time served prior to this date: ☐ To be calculated by the staff of the Mason County Jail ☐ In the amount of Days.
	YOU, THE COUNTY SHERIFF, ARE COMMANDED to receive the defendant for classification, confinement and placement as ordered in the Judgment and Sentence.
	YOU, THE COUNTY SHERIFF, ARE COMMANDED to take and deliver the defendant to the proper officers of the Department of Corrections; and
	YOU, THE PROPER OFFICERS OF THE DEPARTMENT OF CORRECTIONS, ARE COMMANDED to receive the defendant for classification, confinement and placement as ordered in the Judgment and Sentence
	The DEFENDANT is committed for up to (30) days evaluation at the Western State Hospital or Eastern State Hospital to determine amenability to sexual offender treatment.
	YOU, THE COUNTY SHERIFF, ARE COMMANDED to take and deliver the defendant to the proper officers of the Department of Corrections pending delivery to the proper officers of the Secretary of the Department 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.
Dated	this 15 Day of <u>April</u> , 2019.
CC:	Prosecuting Attorney Defendant's Attorney Defendant County Jail Institutions (3) DANSEL COUNT Judge of the Superior Court SHARON FOGO Clerk of the Superior Court
	By: Deputy Glerk