1 2	RECEIVED & FI Mason County C FEB - 1 202 Superior Court of	$\mathcal{V}_{21}(\mathcal{V})$				
3 4 5 6	IN THE SUPERIOR COURT OF WASHINGTON FOR MASON COUNTY	An				
7	State of Washington Plaintiff,					
U	vs. Cause No. 20-1-00456-23					
9 10	Brandon Harding, Defendant. MOTION AND DECLARATION TO REDUCE BAIL Motion and Affidavit Declaration					
11 12	9679350					
13	MOTION WWWWWWWWWWWWWWWWWWWWWWWWWWWWWWWWWWWW	1				
14	I am Ronald E. Sergi, Attorney at Law and make this Motion for the Court for a Bail Reduction. This Motion is based on the					
15	Declaration of Counsel and the files and records therein.					
16	DATED Ris 31st day of January 2021.					
17	Zaleno'					
18	Rohald E. Bergi, WSBA# 19670 Deputy Public Defender					
19	Deputy Public Defender DECLARATION					
20	I am Ronald E. Sergi, Deputy Public Defender, Mason County					
21	Public Defender's Office and make this Declaration of my own					
22	personal knowledge, from meeting with Mr. Harding, the files and					
	records contained therein.					
23	The Defendant is charged with six (6) counts based on an					
24	Information with, Rape in the Second Degree (D/V);					
25	Assault in the Second Degree (D/V); Unlawful Imprisonment (D/V);					
26	and 2 counts Unlawful Possession of a Firearm Second Degree from					
27	MOTION AND DECLARATION					
28	TO REDUCE BAIL Ronald E. Sergi					
29	Attorney at Law Mason County Public Defender's Office 411 North 5th Street Shelton, Washington 98584 360 427-9670 x 774 360 427-7757 fax					

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	e alleged to have		
	021. The bail cu		
The Defen	dant would reside	e at 140 E. Hemmi	ngway Road on h
property which	he has a Recreat	cional Vehicle he	e can place on t
property. The	Defendant is also	o self employed a	as a licensed
plumber who ne	eds to get back t	to work. He still	has customers
paid him for w	ork, he purchased	d the parts for t	the jobs and nee
to get them co	mpleted. He has t	ties to the area	as well.
Mr. Hardi	ng's criminal his	story has one (1)	felony convict
in 2016. The F	ailures to Appear	r were in 2015 ar	n <mark>d 2</mark> 012 accordir
to the Defenda	nt Case History.		
Mr. Hardi	ng is not a risk	to the community	nor the allege
victim.			
DATED THIS 31s	t day of January	2021.	
1/2 dein			
Ronald E. Serg Deputy Public	i, WSBA#19670 Defender		
Lepucy Fubric	Derender		
MOTION AND DECLAR TO REDUCE BAIL	ATION		
			Ronald E. Attorney a
		Mason County	Public Defender's (411 North 5th S
1			Shelton, Washington
			360 427-9670

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