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MAY 1 0 2021

Superior Court of WA
Sharon Fogo

May

20 – 1 – 00456 – 23 FJS 30 Felony Judgment and Sentence 10279611

Superior Court of Washington County of Mason

State of Washington, Plaintiff, vs.	No. 20-1-00456-23 ストークレ(タ5ー) Felony Judgment and Sentence – Jail One Year or Less (FJS)
Brandon J. Harding, Defendant. DOB: 2/24/1994 PCN: SID: WA25657727	 ☐ Clerk's Action Required, 2.1, 4.1, 4.3, 4.8, 5.2, 5.3, 5.5, 5.7, and 5.8 ☐ Defendant Used Motor Vehicle ☐ Juvenile Decline ☐ Mandatory ☐ Discretionary

I. Hearing

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 April 26, 2021:

Со	unt Crime	RCW (w/subsection)	Class	Date of Crime
III	Unlawful Imprisonment – DV	9A.40.040	FC	12/11/2020
IV	Felony Harassment – DV	9A.46.020(2)(b)	FC	12/11/2020
v	Unlawful Possession of a Firearm in the Second Degree	9.41.040(2)(a)(i)	FC	12/11/2020

Class:	FA (F	elon	y-A),	FB (Felc	ny-B), F	C (F	elony	/-C)
/T C .1	•	•	•	00					0.1

			offense,					

Additional current offenses are attached in Append	ix 2.	. 1	Ιa
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The jury returned a special verdict or the court made a special finding with regard to the following:

GV ☐ For the crime(s) charged in Count III and IV, domestic violence – intimate partner was pled and proved.

GV Tor the crime(s) charged in Count ______, domestic violence - family or household member was pled and proved.

The defendant used a firearm in the commission of the offense in Count	. RCW 9.94A.825
RCW 9.94A.533.	

30

П	The defendant used a deadly weapon other than a firearm in committing the offense in Count RCW 9.94A.825, 9.94A.533.									
	In count the defendant committed a robbery of a pharmacy as defined in RCW 18.64.011(21), RCW 9.94A.									
	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. RCW 9.94A.833.									
	Count is the crime gang member or associate when t						inal street			
	The defendant has a chemical de									
	Reasonable grounds exist to belie this condition is likely to have inf	ve the defenda	ant is a mentally il	ll person	` '		25, and that			
	The defendant committed vehicle while under the influence The offense is, therefore, deemed	nicular homic of intoxicating a violent offe	ide vehicular g liquor or drug or nse. RCW 9.94A	assault or by oper 0.030.	rating a vehicle in	a reckless	manner.			
GY	In Count, the defendance RCW 9.94A.533.	ıdant had (num	iber of) p	assenge	r(s) under the ag	ge of 16 in t	he vehicle.			
	Count is a felony in the	commission o	of which the defer	ndant use	ed a motor vehicl	le. RCW46	.20.285.			
	Counts ene	compass the sa	ame criminal cond	duct and	count as one crim	ne in determ	ining the			
	offender score (RCW 9.94A.589)					•				
Ш	Other current convictions listed (list offense and cause number):	under differ	ent cause numbe	rs used	in calculating the	e offender	score are			
	Crime		Cause Number	,	Court (Coun	ty & State	e) DV*			
				2001.1.20	.,	Yes				
1.						_				
2.					,,					
* D	V: Domestic Violence was pled a	nd proved.								
	Additional current convictions list attached in Appendix 2.1b.	-	erent cause numbe	rs used i	in calculating the	offender sc	ore are			
<u>2.2</u>	Criminal History:									
	Crime	Date of Crime	Date of Sentence		encing Court Inty & State)	<u>A or J</u> Class	DV* Yes			
1	Malicious Mischief in the Second Degree	04-02-2016	01-30-2019	Kitsap)	A-FC				
2	Theft in the Third Degree	01-30-2012	02-13-2012	Kitsap)	J-GM				
3	Theft in the Third Degree	08-08-2011	12-12-2011	Kitsap)	J-GM				
		n the Fourth Degree - 09-30-2010 08-09-2011 Kitsap J-GM								
4	Assault in the Fourth Degree - DV	09-30-2010	08-09-2011	Kusar	,	J-GIVI				
5		09-30-2010	08-09-2011	Kitsap		J-GM				

11-22-2015

11-22-2015

01-31-2017

01-31-2017

Kitsap District

Kitsap District

Recreational Fishing in the

Recreational Fishing in the

Second Degree

Second Degree

A-GM

A-GM

ſ	9 Theft in the	e Third Degree	09-14-2012	02-27	-2014	Kitsap Distri	ct	A-GM	
] [Additional The defend to score). F The prior c	c Violence was ple criminal history is a ant committed a cur CCW 9.94A.525. convictions listed as ng the offender sco	attached in Appendirrent offense while on numbers	on com	•		·	• •	-
Count No.	Offender Score	Seriousness Level	Standard Range (not inclu			Plus cements*		tandard (including	Maximui Term
	555.5	2010.	enhancements					ements)	101111
fil.	3	III	9-12 Months				9-12 N	Months	5 Years
# [Ú	3	III	9-12 Months		9-12 Months		9-12 Months		5 Years
	3	Ш	9-12 Months				9-12 Months		5 Years
Γ	(P16) Passeng Additional 2.4 Exce sentence bel abo with Finding	D) Other deadly wearer(s) under age 16. current offense sent ptional Sentence: ow the standard range the standard range the standard range above the standard the interests of justiful Aggravating factors waived jury trial, hin the standard ranges of fact and conclude. The Prosecuting	ge for Count(s) ge for Count(s) ge for Count(s) state stipulate that j range and the court ice and the purposes s were stipulate found by jury, by ge for Count(s) usions of law are at	justice finds to so of the d by the specia	Appendix antial and is best ser he exception sentencing defendar l interrogation but servin Appendix	2.3. compelling reved by impositional sentences greform act. int, found batory. yed consecutived consecutived consecutived in 2.4.	asons that j ition of the furthers an y the court wely to Cou iry's specia	exceptional after the definit(s)	sentence ent with fendant

2.5 Legal Financial Obligations/Restitution. The court has considered the total amount owing, the

The defendant is indigent as defined in RCW 10.101.010(3)(a)-(c) because the defendant:

The defendant is not indigent as definied in RCW 10.101.010(3)(a)-(c).

defendant's financial resources and the nature of the burden that payment will impose. (RCW 10.01.160). The

an annual income, after taxes, of 125 percent or less of the current federal poverty level.

The following extraordinary circumstances exist that make restitution inappropriate (RCW

The defendant has the present means to pay the costs of incarceration. RCW 9.94A.760.

receives public assistance is involuntarily committed to a public mental health facility receives

RCW 38.52.430 (effective August 1, 2012).

court makes the following specific findings:

9.94A.753):

(Name of agency)

's costs for its emergency response are reasonble.

2.6	Felony Firearm Offender Registration. The defendant committed a felony firearm offense as
	defined in RCW 9.41.010, and:
	☐ The defendant should register as a felony firearm offender. The court considered the following factors
	in making this determination:
	the defendant's criminal history.
	whether the defendant has previously been found not guilty by reason of insanity of any offense in
	this state or elsewhere.
	evidence of the defendant's propensity for violence that would likely endanger persons.
	other:
	☐ The defendant must register as a felony firearm offender because the offense was committed in
	conjunction with an offense committed against a person under the age of 18, or a serious violent
	offense or offense involving sexual motivation as defined in RCW 9.94A.030.

III. Judgment

- **3.1** The defendant is *guilty* of the Counts and Charges listed in Paragraph 2.1 and Appendix 2.1.
- **3.2** \boxtimes The court **dismisses** Counts <u>I, II, and VI</u> in the charging document.

IV. Sentence and Order

It is ordered:

4.1	Confinement.	The court sentences the defendant as follows:	

	he defendant was under 18 at the time o epartment of Children, Youth, and Fam	f the offense and shall be initially placed in the custody ilies (DCYF).
9	months on Count III	months on Count
<u> </u>	months on Count IV	months on Count
9	months on Count V	months on Count
Actual nu	mber of months of total confinement or	dered is:
		r the following which shall be served consecutively:
	· · · · · · · · · · · · · · · · · · ·	tence in the following cause number(s) (see RCW
Confinem	ent shall commence immediately unless	otherwise set forth here:
	and the same of th	oner who see form here.
		the following conditions: home detention RCW 9.94A.731, .190 electronic monitoring RCW 9.94A.030
county jai reduce the facility sta	I is authorized to convert jail confineme time spent in the community option by indards, and may require the offender to the defendant shall receive credit for time tion prior to sentencing. The jail shall of	olent and Nonsex Offenses). RCW 9.94A.680(3). Int to an available county supervised community optio earned release credit consistent with local corrections perform affirmative conduct pursuant to RCW 9.94A se served in an available county supervised community compute time served. Output Display 1. Action 1. Actio
above are day, nonvi (DOC) to	hereby converted toolent offenders only, 30 days maximum	hours of community restitution (service) (8 hours = 1) under the supervision of the Department of Corrections the defendant's community corrections officer but
☐ cr	natives to total confinement were r iminal history	not used because of:
		eceive credit for eligible time served prior to sentencinoer. RCW 9.94A.505. The jail shall compute time

4.2	Community Custody.	RCW 9.94A.505, .702.	- Count III								
(A)	The defendant shall serve	<u> 17</u>	months (up to 12 months) in community custody.								
	Community custody on all co served consecutively:	unts shall be served conc	urrently, except for the following counts which shall be								
	following cause number(s) (s	The community custody terms of this sentence shall run consecutively with the community custody term in the following cause number(s) (see RCW 9.94A.589(2)(a)):									
	convicted of a violent offense 69.50 or 69.52 RCW or an at on or after June 7, 2006, the o offender is guilty of failure to offenses after June 12, 2008 to member or associate of a crim	e, a crime against a person tempt, conspiracy or solic court shall impose a term o register (second or subso for unlawful possession o ninal street gang. The def	isdiction of DOC for up to 12 months if the defendant is a under RCW 9.94A.411, or felony violation of chapter citation to commit such a crime. For offenses committed of community custody under RCW 9.94A.701 if the equent offense) under RCW 9A.44.130(11)(a) and for f a firearm with a finding that the defendant was a rendant shall report to DOC not later than 72 hours after ourt or by separate document.								
(B)	community corrections office community restitution (service consume controlled substances while of pay supervision fees as determ compliance with the orders of RCW 9.94A.704 and .706. The court orders that during the court orders that during the not possess or consume as not possess or consume as not possess or consume consu	er as directed; (2) work at the); (3) notify DOC of any es except pursuant to law on community custody; (6) mined by DOC; (8) perfor of the court; and (9) abide. The defendant's residence formunity custody. The period of supevision the cohol. The controlled substances, included the testing to monitor drammunity custody, to offse	uding marijuana, without a valid prescription. ug-free status. The defendant shall pay the statutory the cost of urinanalysis.								
	within out										
	participate in the followin MRT – Thinking for a Ch	_	or counseling services:								
		, and fully comply with, t	reatment for 🔀 domestic violence 🔀 substance use								
	comply with the following	g crime-related prohibitio	ns:								
	Other conditions:		·								
(C)	·	custody shall begin imm	ediately upon release from confinement unless otherwise								
	Court Ordered Treatment: If	any court orders mental lendant must release treatr	health or substance use disorder treatment, the defendant ment information to DOC for the duration of								

4.3 Legal Financial Obligations: The defendant shall pay to the clerk of this court:

JASS/Odyssey C PCV 3105	<u>:ODE</u> \$ <u>500</u>	Victim assessment	RCW 7.68.035
PDV 3102	\$	Domestic Violence (DV) assessment	RCW 10.99.080
	\$	Violation of a DV protection order (\$15 mandatory fine)	RCW 26.50.110
CRC 3403	\$	Court costs, including RCW 9.94A.760, 9.94A.505, 10	
		Criminal filing fee \$290.00 FRC WFR Witness costs \$ WFR Sheriff service fees \$ SFR/SFS/SFW/WRF Jury demand fee \$ JFR Extradition costs \$ EXT Other \$	
PUB 3225	\$	Fees for court appointed attorney	RCW 9.94A.760
WFR 3231	\$	Court appointed defense expert and other defense costs	RCW 9.94A.760
	\$	DUI fines, fees and assessments	
CLF 3212	\$	Crime lab fee suspended due to indigency	RCW 43.43.690
	\$_100	DNA collection fee suspended. DNA previously collected	RCW 43.43.7541
FPV 3335	\$	Specialized forest products	RCW 76.48.140
		Other fines or costs for:	
DEF 3506	\$	Emergency response costs (\$1,000 maximum, \$2,500 max. eff 2012) RCW 38.52.430 Agency:	fective Aug. 1,
	\$	Restitution to:	
RTN/RJN 3801	\$	Restitution to:	
	\$	Restitution to:	
	500.	Olama and Addison addison to 111 11	<u> </u>
	\$ 700	_ Total	RCW 9.94A.760
late: hear	e above total does in rorder of the count ring: shall be set by the	not include all restitution or other legal financial obligations, what. An agreed restitution order may be entered. RCW 9.94A.753	ich may be set by . A restitution
☐ i	is scheduled for		(date).
	stitution Schedule		
		ove shall be paid jointly and severally with:	
	of other defendant	· · · · · · · · · · · · · · · · · · ·	t-\$)
RJN			
	<u></u>		

	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).
	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 restitution 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. No interest shall accrue on non-restitution obligations imposed in this judgment. 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.
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. 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.
	The facility where the defendant serves the term of confinement shall be responsible for obtaining the sample as part of the defendant's intake process or as soon as practicable.
	If further confinement is not ordered,
	the defendant shall report to (law enforcement agency) by (date/time) to provide a biological sample.
	The defendant shall immediately provide a biological sample to the local police department or sheriff's office before leaving the courtroom.
	Failure to provide a biological sample is a gross misdemeanor.
4.5	No Contact:
	The defendant shall not have contact with (name/s) including, but not
	limited 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/
	, or
	other location
	until (which does not exceed the maximum statutory someonee).

	A separate Domestic Violence No-Contact Order, Stalking No-Contact Order, or Antiharassment No-Contact 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:
4.8	Exoneration: The Court hereby exonerates any bail, bond, and/or personal recognizance conditions.
	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, 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), 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.
((a) If you are subject to a violation hearing and DOC finds that you committed the violation, you may receive a sanction of up to 30 days of confinement. RCW 9.94A.633(1). (b) If you have not completed your maximum term of total confinement and you are subject to a 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.633(2)(a).
5.5a	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 in 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.

	Felony Firearm Offender Registration. The defendant is required to register as a felony firearm offender. The specific registration requirements are in the "Felony Firearm Offender Registration" attachment.
5.6	Reserved.
5.7	Department of Licensing Notice: The court finds that Count is a felony in the commission of which a motor vehicle was used. Clerk's Action -The clerk shall forward an Abstract of Court Record (ACR) to the DOL, which must revoke the Defendant's driver's license. RCW 46.20.285.
	Findings for DUI, Physical Control, Felony DUI or Physical Control, Vehicular Assault, or Vehicular Homicide (ACR information) (Check all that apply): Within two hours after driving or being in physical control of a vehicle, the defendant had an alcohol concentration of breath or blood (BAC) of; No BAC test result. BAC Refused. The defendant refused to take a test offered pursuant to RCW 46.20.308. Drug Related. The defendant was under the influence of or affected by any drug. THC level was within two hours after driving. Passenger under age 16. The defendant committed the offense while a passenger under the age of
	sixteen was in the vehicle. Vehicle Info.: Commercial Veh. 16 Passenger Veh. Hazmat Veh.
5.8	Department of Licensing Notice – Defendant under age 21 only. Count is (a) a violation of RCW chapter 69.41 [Legend drug], 69.50 [VUCSA], or 69.52 [Imitation drugs], and the defendant was under 21 years of age at the time of the offense OR (b) a violation under RCW 9.41.040 [unlawful possession of firearm], and the defendant was under the age of 18 at the time of the offense OR (c) a violation under RCW chapter 66.44 [Alcohol], and the defendant was under the age of 18 at the time of the offense, AND the court finds that the defendant previously committed an offense while armed with a firearm, an unlawful possession of a firearm offense, or an offense in violation of chapter 66.44, 69.41, 69.50, or 69.52 RCW. Clerk's Action –The clerk shall forward an Abstract of Court Record (ACR) to the DOL, which must
	revoke the Defendant's driver's license. RCW 46.20.265.
	Other:
Dep	Sand Sand Attorney Attorney for Defendant WSBA No. 10 917 Print Name: Sand Print Name: Brandow Handing

Voting Rights Statement : I acknowledge that I have lost my right to vote because of this felony conviction. If I am registered to vote, my voter registration will be cancelled.
My right to vote is provisionally restored as long as I am not under the authority of DOC (not serving a sentence of confinement in the custody of DOC and not subject to community custody as defined in RCW 9.94A.030). I must reregister before voting. The provisional right to vote may be revoked if I fail to comply with all the terms of my legal financial obligations or an agreement for the payment of legal financial obligations.
My right to vote may be permanently restored by one of the following for each felony conviction: a) a certificate of discharge issued by the sentencing court, RCW 9.94A.637; b) a court order issued by the sentencing court restoring the right, RCW 9.92.066; c) a final order of discharge issued by the indeterminate sentence review board, RCW 9.96.050; or d) a certificate of restoration issued by the governor, RCW 9.96.020. Voting before the right is restored is a class C felony, RCW 29A.84.660. Registering to vote before the right is restored is a class C felony, RCW 29A.84.140. Defendant's signature:
I am a certified or registered interpreter, or the court has found me otherwise qualified to interpret, in the language, which the defendant understands. I interpreted this Judgment and Sentence for the defendant into that language.
I certify under penalty of perjury under the laws of the state of Washington that the foregoing is true and correct.
Signed at (city), (state), on (date)
Interpreter Print Name

VI. Identification of the Defendant

SID No. <u>WA25657727</u> (If no SID complete a separa (form FD-258) for the State		Date of Bi	rth <u>2/24/1994</u>	
FBI No		Local ID N	Vo	
PCN No		Other	. <u>.</u>	
Alias name, DOB:				.
Race:		_	Ethnicity:	Sex:
☐ Asian/Pacific Islander ☐ Blac	k/African-American	🔀 Caucasia	an Hispanic	☐ Male
☐ Native American ☐ Othe	r:		🔀 Non-Hispanic	Female
Clerk of the Court, Deputy Clerk, The defendant's signature:	MA	3		
Left four fingers taken simultaneou	•	Right	Right four fingers taken sim	ultaneously
	Thumb	Thumb		

Superior Court of Washington County of Mason

) STATE OF WASHINGTON,)	No. 20-1-00456-23
Plaintiff,) v.)	WARRANT OF COMMITMENT (WC)
Brandon J. Harding) Defendant.)	
THE STATE OF WASHINGTON	
TO: The Sheriff of Mason County.	
The defendant has been convicted in the Superior of:	Court of the State of Washington of the crime(s)
COUNT III: Unlawful Imprisonment - DV	
COUNT IV: Felony Harassment - DV	
COUNT V: Unlawful Possession of a Firearm	in the Second Degree
and the Court has ordered that the defendant be pu	unished by serving the determined sentence of:
[M 7 (Days) (Months) (All)/PRISON on	Count No. III
[A] 9 (Days) (Months) (AII)/PRISON on (Count No. IV
[J]	Count No. V
PARTIAL CONFINEMENT. Defendant in partial confinement in the following pro	may serve the sentence, if eligible and approved, grams, subject to the following conditions:
[] work crew [] home detention [] work release [] day reporting	

Warrant of Commitment Page 1 of 2

	[] (Days) (Months) of partial confinement in the County JAIL [] (Days) (Months) of total confinement in the county JAIL [] bours community service			
[XX]	DEFENDANT shall receive credit for time served prior to this date: [XX] 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 1	this <u>10</u> Day of <u>MAy</u> , 20 21.			
	MONTY D. COBB			
cc:	Prosecuting Attorney Defendant's Attorney Defendant County Jail Institutions (3) Judge of the Superior Court SHARON FOGO Clerk of the Superior Court Mar Rasan By: Deputy Clerk			

Warrant of Commitment Page 2 of 2