District Court o							
THURSTON COUNTY	No. 17059 TCP Amended  JUDGMENT AND SENTENCE/ RELEASE ORDER						
COMO, JENNIFER LO Defendant	ORRAINE	12/01/1976 DOB					
SENTENCE							
Charge(s)	RCWs	DISPOSITI	ON	JAIL TIME IMPOSED	JAIL TIME SUSPENDED	CREDIT FOR TIME SERVED	\$
1. NO CONTACT/PROTECTI	©26.50.110.1 ☑ DV						
2.	□DV						
3.	□DV						
In counts	, domestic violen	ce – intimate pa	artner (R0	 CW 9A 36	041 and R	CW	
	as pled and proved	oo mamato pe	210101 (110	011 0701	5.0 11 and 10		
In counts pled and proved	, domestic violen	ce – family or h	ouseholo	l member	(RCW 26.5	0.010(6)) v	vas
Jail Time to be served C Total jail time to be serv Other:	ed:		/ Con	current w	ith:		
Serve jail time starting o	n or before (mm/dd/yy	yy):	Sente	ence may	be served a	it any insti	tution.
<b>If eligible time may be</b> ☐ Work Release ☐ ☐ In Custody Treatmen	EHM Alternate	•			Reporting Provider		
	Drug fund \$ CAC \$ nity Service Hrs. may	Cor	nviction \$	<u> </u>	Othe	\$ r \$	_
SENTENCE IS EFFECT					aato (iliiliadi)		

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Sentence	is <b>DEFERRED</b> [	Prosecution is <b>D</b>	EFERR	ED 🗌 Fi	nding is CO	NTINUED	for months
		Defendant meets				, the charg	es will be:
Be on	Monitored	☐ Supervised P	robation	– Must d	contact (360	) 786-5452	within 48 hours
	Pretrial Service	es Supervision – N	/lust con	tact (360)	754-2946	within 48 h	ours
RELEASE	CONDITIONS	}					
☐ Hold without ☐ Bail fixed at:		,				Casl	n or Bond
☐ Defendant re ☐ On PR ☐ Temporary F	se or Electroni eleased subject to Subject to I Release on (mm/d	2 ic Home Monitoring o conditions set fo DCR Review d/yyyy):	orth belo	w: E	ind (mm/dd/y	ууу):	
▼ THINGS Y  UA/BA  Obtain  Within	OU MUST DO AC As Directed Transdermal Mo 48 Hrs. of Relea by with No Contac	All Pri	ior Impo	sed Con Compl Compl	ditions Re y With Men y With Vete t to Probation t to Pretrial	main Ital Health ( Prans Court Ion 360-786	Court Contract Contract
⊠ Comm □ Drive a □ Per □ Freque □ Exe	TOU MUST NOT nit A Criminal Offer a Vehicle Without Per Effective Until: ent Bars or Tavelocept for Employnw/o License or In	ense t Ignition Interlock er DOL rns nent		Refuse	me Alcohole BAC Whe ss a Gun or cept for Mil Contact Wit	n Requester Deadly Witary Duties	ed eapon
District Co ☐ Perfor ☐ DWI V ☐ Substa Assess	ourt Probation.	•		☐ Domes ☐ Anger ☐ Restitu	for: stic Violence Manageme	☐ Fines e Referral/ ent Referral	Sanction  Freatment  Treatment
□ Next Hear	ring: You must re	eturn to court on (	mm/dd/y	ууу)	at	t	for
(2) I M	I DO NOT FOLLO' THOUT FURTHEF IUST TELL THE C	W THIS ORDER, TH R NOTICE TO ME; OURT IF MY MAILI TIONAL TERMS ON	NG ADD	RESS CH	ANGES;		MY ARREST
						1 <i>M</i> X	M/
COPY RECE	IVED: DEFENDA		02/23/2 DATE	2022	COMI	<i>الكرار ال</i> MISSIONF	R PAUL WOHL

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## **RELEASE ON PERSONAL RECOGNIZANCE OR BAIL**

A Defendant who is released on personal recognizance or bail <u>must appear at all future court hearings</u> and <u>must maintain law-abiding behavior</u>. The Court may issue a warrant for the arrest of a Defendant who does not meet these conditions, without further notice to the Defendant.

## JAIL TIME, WORK RELEASE, HOME MONITORING, ALTERNATE INCARCERATION PROGRAMS

The jail will not let some Defendants serve time in the Work Release, Electronic Home Monitoring, Day Jail/Day Reporting and Alternate Incarceration programs. If the jail will not let the Defendant into one of these programs, the Defendant must serve the required jail time in general population before the end of the time shown on the front of this Order.

IF A DEFENDANT DOES NOT REPORT TO JAIL WHEN REQUIRED, THE COURT MAY ISSUE A WARRANT FOR THE DEFENDANT'S ARREST WITHOUT FURTHER NOTICE TO THE DEFENDANT.

# HOW TO SHOW PROOF OF COMPLETING ORDERED REQUIREMENTS

If a Defendant is ordered to complete a condition shown on the front of this Order, THE DEFENDANT MUST SHOW THE COURT PROOF OF COMPLETING THE CONDITION(S) NO LATER THAN THE DATE SHOWN ON THE FRONT OF THIS ORDER.

Proof must be postmarked or presented in person to the District Court Probation Office NO LATER THAN THE DATE SHOWN ON THE FRONT OF THIS ORDER. If the Defendant cannot show this proof, the Defendant MUST APPEAR IN PERSON at the District Court Clerk's Office at 8:30 a.m. on the date the proof is due.

IF A DEFENDANT DOES NOT SHOW THE REQUIRED PROOF, OR ALTERNATIVELY, DOES NOT APPEAR IN PERSON ON THE PROOF DATE, THE COURT MAY ISSUE A WARRANT FOR THE DEFENDANT'S ARREST, WITHOUT FURTHER NOTICE TO THE DEFENDANT.

### WARRANT FOR ARREST

If a warrant is issued for a Defendant's arrest, the Defendant may be ordered to pay costs for issuance of the warrant, and may be jailed until future court hearing(s).

### SUPERVISED PROBATION

Supervised probation means that you will be required to have regular interviews with the Probation Officer who will be monitoring your court-ordered conditions. The Probation Officer may also counsel you and require you to successfully complete court-ordered treatment/educational programs to reduce the likelihood that you will engage in further criminal activity. Probation may further recommend additional specific conditions so long as the court ratifies the terms recommended by Probation or a treatment agency, and adopts them as its own.

#### **COLLATERAL ATTACK ON JUDGMENT**

Any petition or motion for collateral attack on this Judgment and Sentence, including but not limited to any state habeas corpus petition, motion to vacate judgment, motion to withdraw guilty plea, motion for new trial or motion to arrest judgment, must be filed within one year of the final judgment in this matter, except as provided for in RCW 10.73.100. RCW 10.73.090.