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MAR 2 7 2024

SUPERIOR COURT CLERK BY Ruth Krizan DEPUTY

6						
7	SUPERIOR COURT OF WASHINGTON FOR KING COUNTY					
8	STATE OF WASHINGTON,)) No. 22-1-03537-1 SEA					
9	Plaintiff,)					
10	vs.) STATEMENT OF DEFENDANT ON PLEA OF GUILTY (Nonfelony)					
11	DeAngelo Arnett (Nontelony) (STTDFG)					
12	Defendant.					
13)					
14						
15	1. My true name is DeAngelo Majed Arnett					
	2. My date of birth is January 27, 1990					
16 17	3. I went through the grade.					
18	4. I HAVE BEEN INFORMED AND FULLY UNDERSTAND THAT:					
	(a) I have the right to representation by a lawyer; if I cannot afford to pay for a lawyer, one					
19	will be provided at no expense to me. My lawyer's name isReid Burkland					
20						
21	1 lot					
22	The elements of this (these) crime(s) are set forth in the information/amended					
	information, which is incorporated by reference and which I have reviewed with my lawyer.					
	FORM REV 6/16/23 STATEMENT OF DEFENDANT ON PLEA OF GUILTY					
- 1	CHILDING OF BEILDING COLUMN					

STATEMENT OF DEFENDANT ON PLEA OF GUILTY (Nonfelony) - 1

1 2	5. I HAVE BEEN INFORMED AND FULLY UNDERSTAND THAT I HAVE THE FOLLOWING IMPORTANT RIGHTS, AND I GIVE THEM ALL UP BY PLEADING GUILTY:
3	(a) The right to a speedy and public trial by an impartial jury in the county where the crime
4	is alleged to have been committed;
5	(b) The right to remain silent before and during trial, and the right to refuse to testify against
6	myself;
7	(c) The right at trial to testify and to hear and question the witnesses who testify against me;
8	(d) The right at trial to have witnesses testify for me. These witnesses can be made to
9	appear at no expense to me;
10	(e) The right to be presumed innocent until the charge is proven beyond a reasonable doubt
11	or I enter a plea of guilty;
12	(f) The right to appeal a determination of guilt after a trial.
13 14	6. IN CONSIDERING THE CONSEQUENCES OF MY GUILTY PLEA(S), I UNDERSTAND THAT:
15	(a) The crime(s) with which I am charged each carry a maximum sentence(s) of
16	(maximum 364) days in jail and a \$_5,000.00 fine.
17	(b) The crime of has a mandatory minimum sentence
	ef The law does not allow any reduction of this centence. [If not
18	applicable, this paragraph should be stricken and initialed by the defendant and the judge DA
19	(c) The prosecuting attorney will make the following recommendation to the judge:
20	364/CFTS, unsupervised probation for 24 months, no contact with Mr. Stegemann, NCLV,
21	restitution TBD.
22	Prosecution will pursue no other charges arising from this incident
	FORM REV 6/16/23 STATEMENT OF DEFENDANT ON PLEA OF GUILTY (Nonfelony) - 2

The prosecutor will make the recommendation stated in the Plea Agreement and State's Sentence Recommendation, which are incorporated by reference.

- (d) The judge does not have to follow anyone's recommendation as to sentence. The judge can give me any sentence up to the maximum authorized by law no matter what the prosecuting attorney or anyone else recommends.
- (e) The judge may place me on probation for up to five years if I am sentenced for a domestic violence offense committed on or after July 28, 2019, five years if I am sentenced under RCW 46.61.5055, or for up to two years for all other offenses, and impose conditions of probation.
- (f) The judge will order me to pay any mandatory fines or penalties that apply to my case.

 The judge may order that I pay a fine, attorney fees, and other costs, fees and assessments authorized by law. The judge may also order me to make restitution to any victims who lost money or property as a result of crimes I committed. The maximum amount of restitution is double the amount of the loss to all victims or double the amount of my gain.
- (g) If I am not a citizen of the United States, a plea of guilty to an offense punishable as a crime under state law is grounds for deportation, exclusion from admission to the United States, or denial of naturalization pursuant to the laws of the United States.
- (h) If I am convicted of any new crimes before sentencing, or if any additional criminal history is discovered, the prosecuting attorney's recommendations may increase. Even so, I cannot change my mind and my plea of guilty to this charge is binding on me.
 - (i) Government assistance may be suspended during any period of confinement.

NOTIFICATION RELATING TO SPECIFIC CRIMES.

For any of the Following Paragraphs That Do Not Apply, the Paragraph Should be Stricken and Initialed by the Defendant and the Judge.

- (k) This conviction may affect my privilege to obtain a commercial motor vehicle driver's license. RCW ticense or result in the loss of any current commercial motor vehicle driver's license. RCW 46.25.090. [If not applicable, this paragraph should be stricken and initialed by the defendant and the judge DA M.]
- (l) If this conviction involves a violation of RCW Chapter 77.15, the Department of Fish and Wildlife may, and in some cases is required to, suspend or revoke my privileges that fall within Fish and Wildlife licensing. [If not applicable, this paragraph should be stricken and initialed by the defendant and the judge DA .]
- (m) This crime was committed by one family or household member against another or by one intimate partner against another and is assault in the fourth degree, occaraion, stalking, reakless endangerment, criminal trespass in the first degree, harassment (as to harassment, it was committed on or after June 7, 2018), or violation of previsions of a demostic violence protection order or necontact order restraining the person or excluding the person from a residence. I understand that I am not permitted to possess, own, or have under my control any firearm unless my right to do so is restored by a sourt of record and that I must immediately surrender any concealed pistel license.

 [If not applicable, this paragraph should be stricken and initialed by the defendant and the judge \underline{DA}

(Nonfelony) - 6

1	Commercial sexual abuse of a minor, promoting commercial sexual abuse of a
2	minor, promoting travel for commercial sexual abuse of a minor, or a comparable county or municipal crime: \$5000.
3	[If not applicable, this paragraph should be stricken and initialed by the defendant and the judge
4	DA AK.]
5	(w) As to any convictions for animal cruelty in the second degree or attempted animal-
6	eruelty, if the sentence is deferred or suspended, the probationary period must be two years. If I am
7	sentenced on multiple nonfelony convictions for animal cruelty, the sentences shall be consecutive-
8	but the probationary period will remain two years. The court may order for seiture of all animals
9	involved and under cortain circumstances it is required to do so. Upon my first conviction for
10	animal cruelty in the second degree, I will be prohibited from owning, earing for, possessing, or
11	residing with any animals for two years; upon a second or subsequent conviction, that prohibition
12	-will be permanent. [If not applicable, this paragraph should be stricken and initialed by the
13	defendant and the judge
14	(x) Because I am pleading guilty to violating an extreme risk protection order under RCW
15	7.105.460, I will be prohibited from possessing, receiving, having in my control, or attempting to
16	purchase or receive any firearm for an additional five years beyond the expiration of that order.
17	[If not applicable, this paragraph should be stricken and initialed by the defendant and the judge
18	
19	7. I plead guilty to the crime(s) ofAssault in the 4th Degree
20	
21	
22	as charged in the information/ amended information, including all charged
	domestic violence designations. I have received a copy of that information.
	FORM REV 6/16/23 STATEMENT OF DEFENDANT ON PLEA OF GUILTY (Nonfelony) - 8

- 8. I make this plea freely and voluntarily.
- 9. No one has threatened harm of any kind to me or to any other person to cause me to make this plea.
- 10. No person has made promises of any kind to cause me to enter this plea except as set forth in this statement.
- 11. The judge has asked me to state briefly in my own words what I did that makes me guilty of this (these) crime(s), including domestic violence relationships, if they apply. This is my On 1/3/2022, in King County, WA, I intentionally made unwanted physical contact with statement: Mr. Stegmann when I hit him

and this conduct was

offensive to Mr. Steamann. DMA

12. My lawyer has explained to me, and we have fully discussed, all of the above paragraphs. I understand them all. I have been given a copy of this "Statement of Defendant on Plea of Guilty." I have no further questions to ask the judge.

I have read and discussed this statement with the defendant and believe that the defendant is competent and fully understands the statement.

DEFENDANT'S LAWYER

Print Name: Reid Burkland

WSBA# 42148

Print Name: + (1) WSBA# 🗸

FORM **REV 6/16/23**

STATEMENT OF DEFENDANT ON PLEA OF GUILTY (Nonfelony) - 9

1	
2 3 4 5 6 7 8 9	The foregoing statement was signed by the defendant in open court in the presence of the defendant's lawyer and the undersigned judge. The defendant asserted that [check appropriate box]: (a) The defendant had previously read; or (b) The defendant's lawyer had previously read to him or her; or [] (c) An interpreter had previously read to the defendant the entire statement above; and that the defendant understood it in full. I find the defendant's plea of guilty to be knowingly, intelligently and voluntarily made. The defendant understands the charges and the consequences of the plea. There is a factual basis for the plea. The defendant is guilty as charged. Dated this 2M day of MWWM , 20 M.
10	Dated this 21 day of 100000000000000000000000000000000000
11	HIDGE THE STATE OF
12	Commissioner Jennifer Atchison
13 14 15	I am a Washington State court certified interpreter or have been found otherwise qualified by the court to interpret in the language and I am fluent in that language, which the defendant understands. I have interpreted this entire document for the defendant from English into that language. I certify under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct. Dated this day of, 20
16 17	INTERPRETER Print Name:
18 19 20 21	[If bilingual Spanish form is used.] I am a Washington State court certified interpreter for the Spanish language. I have provided in this form a written Spanish translation of the portions of the form completed in English by the defendant or the defendant's attorney. I certify under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct. Dated this day of, 20
22	TRANSLATOR Print Name:
	FORM PEV 6/16/23

FORM REV 6/16/23
STATEMENT OF DEFENDANT ON PLEA OF GUILTY
(Nonfelony) - 10

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5	SUPERIOR COURT OF WASHINGTON FOR KING COUNTY			
7 8	THE STATE OF WASHINGTON, Plaintiff, v. No. 22-1-03537-1 SEA DEANGELO M ARNETT,)			
9	Defendant.) FIRST AMENDED INFORMATION))			
11 12 13	I, Leesa Manion, Prosecuting Attorney for King County in the name and by the authority of the State of Washington, do accuse DEANGELO M ARNETT of the following crime[s]: Assault In The Fourth Degree, committed as follows:			
14	Count 1: Assault In The Fourth Degree			
15	That the defendant Deangelo M Arnett in King County, Washington, on or about January 3, 2022, did intentionally assault Rodney Alan Stegemann; Contrary to RCW 9A.36.041(1), (2), and against the peace and dignity of the State of Washington.			
16 17				
18	LEESA MANION (she/her) Prosecuting Attorney			
19				
20	By:			
21	Hannah Godwin, WSBA #56657 Deputy Prosecuting Attorney			
22	Deputy Prosecuting Attorney			
23				

CAUSE NO.	
CAUSE NO.	



CERTIFICATE FOR DETERMINATION OF PROBABLE CAUSE

1022-002037

UNIT FILE NUMBER

That Al Cruise is a Detective with the Seattle Police Department and has reviewed the investigation conducted in Seattle Police Department Case Number 2022-002037;

There is probable cause to believe that Deangelo M. ARNETT dob/01-27-1990 committed the crime (s) of Assauult in the Second Degree RCW 9A.36.021 (1)(a).

This belief is predicated on the following facts and circumstances:

On 01-03-2022, victim **Rodney A. Stegemann** dob/12-13-1949, known as "Roddy", reported to the Seattle Police Department ("SPD" hereafter), via the Telephone Reporting Unit, that he was assaulted earlier that day while in a convenience store. The location of the incident was the Plaza Select Food Grocery store at 1024 Madison Street. This location in within the City of Seattle, County of King, and the State of Washington. Mr. Stegemann made his report to SPD **Officer J. Shields #8714**. Officer Shields later filed the following report narrative:

On the listed date and time, the victim stated he was inside of small grocery store purchasing a few items. While standing in the store (very small in space) an unknown African American male entered the store. Victim stated the male had plenty of room to walk pass him, but instead intentionally bumped him knocking the belongings from his hand. Victim stated he realized this act was 100 percent intentional and approached the unknown male to verbalize he did not appreciate the act.

Per the victim, when he addressed the situation, the male begin yelling about the race of the victim. The unknown male became more irate and struck the victim in the face knocking him to the ground. Victim stated once the offender realized he was defeated, he then got in line and made a purchase and left the store.

When speaking with the victim, he believes the assault absolutely occurred because of his race and the words yelled at him by the offender. After the offender left, the victim was able to obtain video of the incident from the surveillance system. Victim was provided an Incident number and officer contact.

In the days that followed, Mr. Stegemann followed up by reporting that he had learned that he sustained a fractured left fibula in the assault, and he is under on-going care from his physician.

Mr. Stegemann also reported that he is somewhat acquainted with the store owner, **Mr. Lawrence Stusser**, who is also an eyewitness to the assault. Mr. Stusser provided some video files from the store video system, which recorded the entire incident. Mr. Stusser also provided a copy of the credit card transaction receipt of the purchase the suspect made after the assault. That receipt names the card holder as "ARNETT". It is unknown if that is a first name or a last name. Mr. Stegeman provided the video files and several still images to the undersigned Detective.

The undersigned detective collected additional video files from the location and with the



OF PROBABLE CAUSE

INCIDENT NUMBER
2022-002037
UNIT FILE NUMBER

cooperation and assistance of Mr. Stusser. I reviewed and analyzed numerous video files.

File named IMG 2484.mov: This is a six second video file which appears to depict a view of the front door of the store. A man entered the store wearing an orange puffy jacket and a black hood, which was up/on. The man, who appeared to be a medium skinned black male, walked through the camera frame from left to right, walking by what appeared to be the cash register. He then exits the right side of the frame.

<u>IMG_2488.MOV:</u> This four second video appeared to be the same camera view as IMG_2484.MOV. This video appeared to depict the same individual with the orange puffy jacket exiting the store. The black hood was down.

IMG 2491.MOV: This 25 second recording was a different view. The camera appeared to be toward the back of the store pointing toward the front (pointing south) with a view of the east side cooler aisle. When the video started, victim/Stegemann could be seen standing in line for the cash register. The suspect walked up behind him. They both stood motionless for a few seconds and then the suspect could suddenly be seen lunging forward toward V/Stegemann. V/Stegemann reacts by looking downward at first, then turning toward the suspect and possibly pushing him. Almost instantly, the suspect punched Mr. Stegemann on the left side of his face. V/Stegemann stumbled into the back cooler aisle nearly falling to the ground but was able to regain his balance. The suspect then punched v/Stegemann again on the left side of his face. This caused V/Stegemann to go to the floor on his hands and knees. At this point some hyperextension of v/Stegemann's left ankle could be seen. As V/Stegemann was struggling to get back up, the suspect was hovering over him. The suspect appeared to be preparing to strike v/Stegemann again. Eventually the suspect shoved v/Stegemann as he was trying to stand. This caused v/Stegemann to fall back to a seated position on the floor. There was then a skip in the video of unknown cause after which v/Stegemann was standing in the same area and the suspect was at the cash register. The video then ended.

The undersigned Detective interviewed Mr. Stusser, who witnessed the incident, and is visible in some of the video files. Mr. Stusser said the victim Roddy is a regular customer. Roddy was standing in line for the cash register when the suspect came in and walked by Roddy. Mr. Stusser did not hear any exchange between the two. Then the next thing Mr. Stusser saw was the suspect in line behind Roddy. Then suddenly the suspect hit Roddy from the back. This knocked Roddy to the ground. Mr. Stusser thought the suspect was kicking Roddy and may have stomped on his foot. Mr. Stusser said the suspect was repeatedly yelling at Roddy "Niggah". Mr. Stusser expressed that he thought this was a hate crime. Mr. Stusser characterized this as an attack. Mr. Stusser said he also recognized the suspect as a regular customer who has actually returned to the store several times since this incident. Mr. Stusser also reported that the suspect has a tattoo on his face somewhere.

Mr. Stegeman also reported to me that he heard from a different employee at the store that the suspect's first name might be "Diangelo". Based on that, the undersigned Detective queried SPD databases using the name "Diangelo Arnett". The search returned the name of the aforementioned suspect **Deangelo M. Arnett** dob 01-27-1990. The undated Washington Driver License photo for Arnett did not show any facial tattoo. I did locate a King County Jail booking photo dated 04-17-2022 which did show a tattoo on his cheek below his right eye.

The undersigned Detective assembled a six-image photographic montage which included a known image of Arnett. I presented this montage to Mr. Stegemann, who positively identified Arnett as the suspect.



CERTIFICATION FOR DETERMINATION OF PROBABLE CAUSE

1NCIDENT NUMBER 2022-002037

UNIT FILE NUMBER

The undersigned Detective has received copies of medical records related to medical care Mr. Stegemann has received at UW Medicine/Harborview Foot and Ankle Institute. On page 4 of these records, under the section titled "02-01-2022 Office Visit in Harborview Foot and Ankle Institute, Visit Diagnosis" the report read "Closed fracture of distal end of left fibula with routine healing, unspecified morphology, subsequent encounter". The same page/document indicated that the "encounter provider" was Bruce Joseph Sangeorzan, MD.

Under penalty of perjury under the laws of the State of Washington, I certify that the foregoing is true and correct. Signed and dated by me this 18th day of May, 2022, at Seattle, Washington.

Detective Alan G. Cruise #6028

Seattle Police Department Homicide/Assault Unit

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Prosecuting Attorney Case Summary and Request for Bail and/or Conditions of Release - 1

CAUSE NO. 22-1-03537-1 SEA

PROSECUTING ATTORNEY CASE SUMMARY AND REQUEST FOR BAIL AND/OR CONDITIONS OF RELEASE

The State incorporates by reference the Certification for Determination of Probable Cause prepared by Detective Alan George Cruise of the Seattle Police Department for case number 2022-002037.

Pursuant to CrR 2.2(b)(2)(ii), the State requests that bail be set at \$30,000, as was set at the probable cause hearing, based on the likelihood that the defendant may commit a violent offense. The defendant has three juvenile felony convictions, for robbery 2nd degree (2004), attempted robbery 1st degree (2005) and VUCSA delivery of cocaine (2007). He has an adult felony conviction for conspiracy to deliver (2008), He also has a misdemeanor conviction for theft 3rd (2007).

The State is concerned the defendant may commit another violent offense. The defendant and the victim were in the same convenience store, when the defendant somehow came to the conclusion that the victim had disrespected him though he was simply standing in line. The defendant intentionally bumped the victim and when the victim confronted him about it, the defendant struck him and knocked him to the ground. The victim, in falling, suffered a fracture to his fibula. Once the victim was on the ground, the defendant shoved him down again as he tried to get up. This attack was unprovoked and senseless. The State is concerned the defendant may engage in another act of violence without provocation. The State requests bail be set in the amount of \$30,000.

Signed and dated by me this 31st day of May, 2022.

Brynn N. H. Jacobson, WSBA #47820 Senior Deputy Prosecuting Attorney

Prosecuting Attorney Case Summary and Request for Bail and/or Conditions of Release - 2

NON-FELONY PLEA AGREEMENT AND STATE'S RECOMMENDATION

Date of Crime: Defendant:	January 3, 2022 DEANGELO M ARNETT		January 11, 2024 22-1-03537-1 SEA
by a guilty plea. The PLEA AGR	chington and the defendant enter into thi This agreement may be withdrawn at EEMENT is as follows: an indivisible agreement that includes of	any time pr	ior to entry of the guilty plea.
⊠ This is an agr	reed recommendation.		
☐ With Special ☐ Domestic ☐ other D RCW 10.9	charged in Count(s) <i>I</i> of the □ original Finding(s): violence: □ intimate partner, RCW 10.0 V (pre 7/28/19), RCW 10.99.020; □ fair 19.020, RCW 7.105.010; for count(s):; for count(s)	.99.020, RCV	W 7.105.010, RCW 9A.36.041(3);
□ DISMISS: U _J	oon disposition of Count(s), the St	ate moves to	dismiss Count(s)
	S: The parties have stipulated that the fand prosecutor's summary are real and		` /
each count, with	t exceed 364 days of confinement (for githe exception of sentences pursuant to R committed on or after 7/28/19, which m	CW 46.61.50	055, and sentences for domestic
☐ Impos o ⊠ Senter bu	COMMENDS, pursuant to RCW chapt ition of sentence on Count(s) be D in the FOLLOWING CONDITIONS: ace of <u>364</u> days in the King County Jail at execution SUSPENDED with a probant the FOLLOWING CONDITIONS:	DEFERRED on Count(s)	1 concurrent/consecutive,
☐ Work/ Edu cause. Terms	S days on Count 1 and day cation Release; ☐ Electronic Home Det to be served <i>concurrently/consecutively consecutively</i> with Terms consecutively	tention; with by with each	credit for all days served solely on this other. Terms to be served
will be under the	ISED PROBATION SUPERVIS jurisdiction of and subject to standard rung County Probation Department (not as	iles of superv	vision of the Washington Department of
	days □ of King County Communition to any credit for jail time already se	Ŧ .	
⊠ Have NO CO ⊠ CRIMI <u>Seattle, WA 9810</u> □ and p	E VICTIM(S) <u>Rodney Alan Stegemann</u> as a condition of sentence oursuant to RCW Chapters 10.99 or 7.10 RS, except with supervision.	or Plaza Sei	

Page 1 of 2

King County Prosecuting Attorney -- Revised 8/8/2023

☐ Do not possess or use alcohol or non-prescribed of ☐ Obtain ☐ alcohol/ substance abuse evaluation	☐ mental health evaluation within 30 days of
	progress in, and successfully complete Domestic rognitive behavioral therapy alternative such as Domestic Thinking for a Change. The defendant shall begin that
MONETARY CONDITIONS: Victim penalty asset	essment is mandatory if defendant is not indigent.
$oxed{oxed}$ RESTITUTION: The defendant shall pay rest	itution in full to the victim(s) on charged counts and
\square agrees to pay restitution in the specific an	mount of \$
	out of pocket medical expenses pertaining to injuries
is an integral part of this plea agreement. The defendance any right to seek a reduction of the amount of restitutions.	tion (including interest) was specifically negotiated and dant knowingly, intelligently, and voluntarily waives ation or interest on restitution. The defendant agrees that restitution or interest (in full or in part) will constitute a
□ Court costs; recoupment of cost for appointed□ Defendant agrees he or she has the ability to pay	
	the defendant's guilty plea(s), or any attempt to appeal ace under this cause number or any cause number that is each of this agreement.
found or if the defendant commits any new charged violates the conditions of release. If the defendant may either recommend a more severe sentence, file dismissed. The defendant waives any objection to the charging or pre-trial delay, statutes of limitation, may	is have been fully disclosed and are set forth in rease in severity if additional criminal convictions are dor uncharged crimes, fails to appear for sentencing or violates any other provision of this agreement, the State additional or greater charges, or re-file charges that were the filing of additional or greater charges based on pre-indatory joinder requirements, or double jeopardy. This r a violation or breach of this agreement has occurred.
Maximum on Count(s) <u>1</u> is not more than <u>364</u> days Maximum on Count(s) <u>is not more than <u>90/36</u></u>	
	as required by RCW 43.43.754); Revocation of right to nses; DRIVER'S LICENSE REVOCATION (RCW CCW 9A.44.130,.140).
Defendant Defendant	Deputy Prosecuting Attorney, WSBA #56657
Attorney for Defendant, WSBA# 42148	Judge, King County Superior Court
	Commissioner Jennifer Atchison

APPENDIX B TO PLEA AGREEMENT PROSECUTOR'S UNDERSTANDING OF DEFENDANT'S CRIMINAL HISTORY (SENTENCING REFORM ACT)

DEFENDANT: DEANGELO M ARNETT
FBI No: 190561HC0 State ID No.: WA22624529 DOC No.: 324201

This criminal history was compiled on: June 3, 2022

☐ None known. Recommendations a	nd standa	ard range assumes no prior felony convictions.	
☐ Criminal history not known and not received at this time. WASIS/NCIC last received on:			
Offense	Score	Disposition	Type*
08-1-05019-6 04-22-2008 vucsa-conspiracy to deliver cocaine	Wash	King Superior Court WA - 10-23-2008 2d jail, 12m comm custody	AF
562934 11-04-2010 susp ol 3	Wash	Seattle Municipal Court WA -	AM
07-8-03020-6 08-26-2007 vucsa-deliver cocaine	Wash	King Superior Court WA - 11-26-2007 65 weeks	JF
05-8-00241-9 06-08-2005 robbery 2	Wash	King Superior Court WA - 10-10-2005 36 weeks jra	JF
05-8-00873-5 02-24-2005 attempt robbery 1	Wash	King Superior Court WA - Guilty 11-02-2005 15-36wks jra w/credit for 5d. pay \$100.00 vap. trust act fee waived. 12-08-05 order setting restitution \$187.18.	JF
07-8-03020-6 08-26-2007 Marihuana Poss =<40 Gr Pen		King Superior Court WA - Guilty 12-14-2007 9m comm supv, 24hr comm svc, 30d detention w/credit for 30d. pay \$100.00 vap.	JM
07-8-02936-4 06-03-2007 Theft-3		King Superior Court WA - Guilty 01-04-2008 5d detention. pay \$100.00 vap. trust acct fees waived.	JM
Comments:		Prenared hv	

Chantavy San