

MAY 1 U 2024

SUPERIOR COURT CLERK BY David Roberts DEPUTY

SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

v. DEANGELO M. ARNETT,	Plaintiff, fendant.		No. 22-1-03537-1 SEA JUDGMENT AND SENTENCE, NON-FELONY Count(s) 1 ☐ DEFERRING Imposition of Sentence/Probation SUSPENDING Sentence		
The Prosecuting Attorney, the above-named defendant and counsel Reid S. Burkland being present in Court, the defendant having been found guilty of the crime(s) charged in the Amended information on $03/27/2024$ by Plea and there being no reason why judgment should not be pronounced;					
IT IS ADJUDGED that the defendant is guilty of the crime(s) of:					
Count No.: 1 Crime: Assault In The Fourth Degree RCW: 9A.36.041(1), (2) Crime Code: 01036 Date of Crime: 01/03/2022					
☐ For the crimes charged in Counts, domestic violence − intimate partner (RCW 9A.36.041(3), RCW 10.99.020, RCW 7.105.010, and RCW 9.94A.030) was pled and proved. ☐ For the crimes charged in Counts, (committed before 7/28/19) domestic violence (other) (as defined in former RCW 10.99.020 and RCW 9.94A.030) was pled and proved. ☐ For the crimes charged in Counts, (committed on or after 7/28/19) domestic violence -family or household member (as defined in RCW 10.99.020, RCW 7.105.010, and RCW 9.94A.030) was pled and proved.					
IT IS ORDERED pursuant to RCW 9.95.200 and 9.95.210 that: the imposition of sentence against the defendant is hereby DEFERRED for a period of months from this date upon the following terms and conditions: OR the defendant is sentenced to imprisonment in the King County Jail, Department of Adult Detention, for 364 days on each count (maximum 364 days for gross misdemeanor), said term(s) to run concurrently consecutively with each other, and to run concurrently consecutively with count(s) and the sentence (less any days of confinement imposed below) is hereby SUSPENDED upon the following terms and conditions:					
(1) The defendant shall serve a term of confinement of <u>CFTS</u> in the King County Jail, Department of Adult Detention, in King County Work/Education Release subject to conditions of conduct ordered					

this date, \square in King County Electronic Home Detention subject to conditions of conduct ordered this date, with credit for time served in King County Jail, \square and EHD if eligible, of \square days \square days as determined by the King County Jail, solely on this cause, to commence no later than \square . This term shall run \square consecutively with \square . This term shall run consecutive to any other term not specifically referenced in this order.
☑ Jail term is satisfied; defendant shall be released under this cause.
(2) The defendant shall servemonths of probation, the first 12 months of which will be supervised by the Washington State Department of Corrections (DOC), and comply with the standard rules and regulations of supervision. Probation shall commence immediately but is tolled during any period of confinement. The defendant shall report for supervision within 72 hours of this date or release date if in custody. If DOC declines to supervise, defendant shall be on unsupervised probation. The defendant shall be on unsupervised probation for 24 months, subject to the conditions of this sentence. A review hearing is set for at a.m./p.m. in this courtroom.
For the following crimes, <u>if probation is ordered, DOC supervision is mandatory</u> : (a) sexual misconduct with a minor in the second degree, custodial sexual misconduct in the second degree, communication with a minor for immoral purposes, or failure to register pursuant to RCW 9A.44.132(2); (b) a repetitive domestic violence offense where domestic violence was pled and proven after 8/1/2011, <u>if</u> the defendant has a prior conviction for either a felony domestic violence offense or a repetitive domestic violence offense, where domestic violence was pled and proven after 8/1/2011. RCW 9.94A.501.
DOC will not supervise any other nonfelony probation. RCW 9.94A.501(6).
(3) Defendant shall pay to the clerk of this Court: (a) Order of Restitution is attached; Restitution is not ordered; Restitution (or interest on restitution) owing to insurers or State agencies is reduced or waived, pursuant to RCW 9.94A.753(3), as set out in attached Appendix E. Restitution to be determined at a restitution hearing on (Date) Date to be set: The defendant waives presence at future restitution hearing(s); (b) \$, Court costs, defendant is not indigent;
(c) \$, Victim penalty assessment, \$500 for gross misdemeanors and \$250 for misdemeanors (mandatory if defendant is not indigent); (d) \$, Fine; \$ of this fine is suspended upon the terms and conditions herein; (e) \$, Other:;
(f) TOTAL financial obligation set in this order is \$
(4) Defendant shall complete community service hours D at a rate of not less than hours per month to be completed by (Date) If DOC supervision is not ordered, this will be monitored by this court. A review hearing is set on , 20 , at a.m./ p.m. in this courtroom.
(5) The defendant shall complete days of Community Work Program (CWP) subject to conditions of conduct ordered this date. (Communication with a minor for immoral purposes is not eligible.)
(6) The defendant shall attend the King County Supervised Community Option (Enhanced CCAP) subject to conditions of conduct ordered this date for a period of days.

prescription). The defendant shall submit to	ss, or use any alcohol controlled substance (without lawful o urinalysis and breath testing as required by DOC and submit to search of Corrections Officer upon reasonable suspicion of violation;
(8) The defendant shall obtain a substance a	buse evaluation and follow all treatment recommendations;
	sonable progress and successfully complete a state certified domestic
(10) The defendant shall have no contact wit	th: Rodney Stegemann; business located at 1024 Madison Street in Seattle
(11) The defendant shall have no unsupervis	ed contact with minors.
cooperate in the testing (for assault in the formativation, harassment, stalking, communisexual misconduct in the second degree, padegree, violation of a sexual assault protect 9A.44.130). The defendant, if out of custo	ample collected for DNA identification analysis and shall fully courth degree with domestic violence pled and proved or with sexual icating with a minor for immoral purposes, failure to register, custodial atronizing a prostitute, sexual misconduct with a minor in the second tion order, or any other offense requiring registration under RCW ody, shall promptly contact the King County Sheriff's Office to make within 15 days. Refusal to provide a biological sample as required is a
(13) The defendant shall register as a sex off	ender.
(14) The defendant shall commit no criminal of	
(15) Additional conditions of probation are:	Ditend enger menegement
(16) Additional conditions are attached to an	ad incorporated as Appendix .
(17) The court dismisses Count(s)	
	Violation of RCW 9.41.270. Count is a violation of RCW s misdemeanor for which the penalty includes loss of the defendant's The clerk shall notify DOL.
Date: 05/10/2024	Judge, King County Superior County
Presented by:	Print Name: Nelson Kallee
Deputy Prosecuting Attorney, WSBA # 2720	
Form Approved for Entry: Attorney for Defendant, WSBA # 42.48	Defendant's current address: 3283 S. MccKlin teele St. 98/4
Print Name: Burkers	