

NON-FELONY PLEA AGREEMENT AND STATE'S RECOMMENDATION

Date of Crime: January 3, 2022

Date: January 11, 2024

Defendant: DEANGELO M ARNETT

Cause No: 22-1-03537-1 SEA

The State of Washington and the defendant enter into this PLEA AGREEMENT which is accepted only by a guilty plea. This agreement may be withdrawn at any time prior to entry of the guilty plea.

The PLEA AGREEMENT is as follows:

[] This is part of an indivisible agreement that includes cause number(s): _____.

[x] This is an agreed recommendation.

On Plea To: As charged in Count(s) 1 of the [] original [x] First amended information.

[] With Special Finding(s):

[] Domestic violence: [] intimate partner, RCW 10.99.020, RCW 7.105.010, RCW 9A.36.041(3);

[] other DV (pre 7/28/19), RCW 10.99.020; [] family or household member (on or after 7/28/19), RCW 10.99.020, RCW 7.105.010; for count(s): _____.

[] other _____; for count(s) _____.

[] DISMISS: Upon disposition of Count(s) _____, the State moves to dismiss Count(s) _____.

[x] REAL FACTS: The parties have stipulated that the facts set forth in the certification(s) for determination of probable cause and prosecutor's summary are real and material facts for purposes of this sentencing.

Sentence may not exceed 364 days of confinement (for gross misdemeanor) or 24 months of probation on each count, with the exception of sentences pursuant to RCW 46.61.5055, and sentences for domestic violence offenses committed on or after 7/28/19, which may include up to 5 years of probation.

The STATE RECOMMENDS, pursuant to RCW chapter 9.95:

[] Imposition of sentence on Count(s) _____ be DEFERRED for a period of _____ months, on the FOLLOWING CONDITIONS:

[x] Sentence of 364 days in the King County Jail on Count(s) 1 concurrent/consecutive, but execution SUSPENDED with a probation termination date of 24 months, on the FOLLOWING CONDITIONS:

[x] SERVE CFTS days on Count 1 and _____ days on Count _____ in [x] the King County Jail;

[] Work/ Education Release; [] Electronic Home Detention; with credit for all days served solely on this cause. Terms to be served concurrently/consecutively with each other. Terms to be served concurrently/consecutively with _____. Terms consecutive to any other term not referenced on this page.

[x] UNSUPERVISED PROBATION [] SUPERVISED PROBATION, the first 12 months of which will be under the jurisdiction of and subject to standard rules of supervision of the Washington Department of Corrections or King County Probation Department (not available for most crimes).

[] COMPLETE _____ days [] of King County Community Work Program (Work Crew); [] in Enhanced CCAP, [] in addition to any credit for jail time already served on this cause.

[] COMPLETE _____ hours of COMMUNITY RESTITUTION by _____.

[x] Have NO CONTACT WITH:

[x] CRIME VICTIM(S) Rodney Alan Stegemann or Plaza Select Food Grocery at 1024 Madison St, Seattle, WA 98104 as a condition of sentence

[] and pursuant to RCW Chapters 10.99 or 7.105.

[] MINORS, except with supervision.

[x] Have no law violations.

- Do not possess or use alcohol or non-prescribed drugs.
- Obtain **alcohol/ substance abuse evaluation** **mental health evaluation** within 30 days of sentencing and comply with recommended **treatment**, including taking prescribed medication.
- The defendant shall enter into, make reasonable progress in, and successfully complete Domestic Violence Batterer's Treatment per WAC 388-60, a cognitive behavioral therapy alternative such as Domestic Violence Moral Reconciliation Therapy (DV-MRT), or Thinking for a Change. The defendant shall begin that treatment within 30 days of sentencing or release from custody, whichever is later.
- OTHER:** _____.

MONETARY CONDITIONS: Victim penalty assessment is mandatory if defendant is not indigent.

- RESTITUTION:** The defendant shall pay restitution in full to the victim(s) on charged counts and
 - agrees to pay restitution in the specific amount of \$_____.
 - agrees to pay restitution for the victim's out of pocket medical expenses pertaining to injuries incurred due to this incident.

The defendant's agreement to pay restitution (including interest) was specifically negotiated and is an integral part of this plea agreement. The defendant knowingly, intelligently, and voluntarily waives any right to seek a reduction of the amount of restitution or interest on restitution. The defendant agrees that any request to be relieved of the requirement to pay restitution or interest (in full or in part) will constitute a material breach of this plea agreement

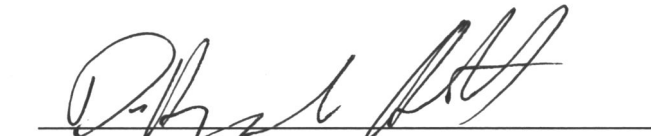
- Court costs; recoupment of cost for appointed counsel. Other: _____.
- Defendant agrees he or she has the ability to pay agreed legal financial obligations.

The defendant agrees that any attempt to withdraw the defendant's guilty plea(s), or any attempt to appeal or collaterally attack any conviction or agreed sentence under this cause number or any cause number that is part of this indivisible agreement will constitute a breach of this agreement.

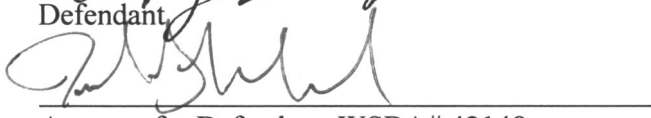
The recommendation assumes that prior convictions have been fully disclosed and are set forth in Appendix B. The State's recommendation will increase in severity if additional criminal convictions are found or if the defendant commits any new charged or uncharged crimes, fails to appear for sentencing or violates the conditions of release. If the defendant violates any other provision of this agreement, the State may either recommend a more severe sentence, file additional or greater charges, or re-file charges that were dismissed. The defendant waives any objection to the filing of additional or greater charges based on pre-charging or pre-trial delay, statutes of limitation, mandatory joinder requirements, or double jeopardy. This does not preclude the defendant challenging whether a violation or breach of this agreement has occurred.

Maximum on Count(s) 1 is not more than 364 days each and \$5000 fine each.
 Maximum on Count(s) _____ is not more than 90/364 days each and \$1000/5000 fine each.

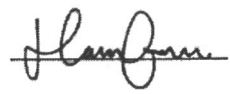
MANDATORY CONSEQUENCES: **DNA test** (as required by RCW 43.43.754); **Revocation of right to possess FIREARM** (RCW 9.41.040) for listed offenses; **DRIVER'S LICENSE REVOCATION** (RCW 46.20.285; RCW 69.50.420); **REGISTRATION** (RCW 9A.44.130,.140).



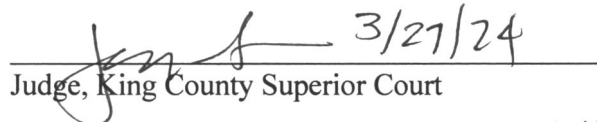
 Defendant



 Attorney for Defendant, WSBA# 42148



 Deputy Prosecuting Attorney, WSBA #56657



 Judge, King County Superior Court

Commissioner Jennifer Atchison