This document consists of 1 pages.

This date: 12-12-2019, 11:37

2

3

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

MUDL By Deputy Clerk

FILED Clark County District Court 07-05-2019, 09:25

23039V

IN THE DISTRICT COURT OF THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF CLARK

CITY OF VANCOUVER V.

LAST		FIRST		MIDDLE		
WENDY			CHRISTINE			
ADDRESS:						-
STAT	E		ZIP		PHONE	
PORTLAND OR			97203			
ST	SEX	RACE	DOB	HGT	WGT	EYE
	F	W		505	130	BRO
	OR	STATE OR	STATE OR ST SEX RACE	STATE ZIP OR 97203 ST SEX RACE DOB	STATE ZIP OR 97203 ST SEX RACE DOB HGT	STATE ZIP PHONE OR 97203 HGT WGT

COUNT 01 - THEFT IN THE THIRD DEGREE - 9A.56.020(1)(a) /9A.56.050
That she, WENDY CHRISTINE PARRIS, in the City of Vancouver, State of
Washington, on or about July 4, 2019, did wrongfully obtain or exert unauthorized
control over the property or services of another, or the value thereof, with intent to
deprive that person of such property or services, to-wit: MERCHANDISE belonging to
WALMART; contrary to Revised Code of Washington 9A.56.050(1)(a) and
9A.56.020(1)(a).

COUNT 02 - CRIMINAL TRESPASS IN THE FIRST DEGREE - 9A.52.070
That she, WENDY CHRISTINE PARRIS, in the City of Vancouver, State of Washington, on or about July 4, 2019, did knowingly enter or remain unlawfully in a building located at 221 NE 104TH AVENUE; contrary to Revised Code of Washington 9A.52.070(1).

DATED: July 5, 2019

7/5/19 NG PLEA BOTH COUNTS KEO

John Farra, WSBA #45627 Assistant City Attorney

OFFICER(S): TIMOTHY TRETTA (VPD/1697)

LE Reports: (VPD 19-10934)

CITATION

SV(

VANCOUVER CITY ATTORNEY 415 W. 6TH STREET PO BOX 1995 VANCOUVER, WA 98668-1995 (360) 487-8500



FILED Clark County District Court 07-05-2019, 09:24

- 1	5.352.77
5	IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON 23039V IN AND FOR THE COUNTY OF CLARK
6	STATE OF WASHINGTON, Plaintiff, No. 19.1.01849.00
7	v. MOTION AND ORDER OF EXONERATION
8	Wendy C. Pams, Defendant to appear in district Court
9	MOTION
10	The State of Washington, Plaintiff, moves the Court for an Order of Exoneration of the charges
11	relating to Defendant's arrest on
	Buglauf II because:
12	Further investigation is necessary. Bail is exonerated, and Defendant is to be released on these charges at the present time.
14	Charges are being referred to District Court. For filing by the <u>Vancouse</u> City Attorney.
15	☐ Further, Defendant, should appear in District court, as indicated below, with conditions of release
16	including any bail bonds posted, should remain in effect pending such appearance. DATED this _5_day of
17	DATED this day of
18	Deputy Profecuting Attorney, WSBA #
19	ORDER
20	The Court, having considered the Motion, finds that it should be granted. Accordingly, the Plaintiff's Motion is hereby Granted. Further, the Court orders that:
21	The Defendant shall appear in District Court
22	Conditions of release, including No Contact Orders and bail bonds, remain a effect pending such appearance in District Court.
23	☐ The Jail shall hold Defendant until he appears in District Court.
24	This order rescinds the No Contact Order issued on
25	DATED this day of, 20
26	
27	Superior Court Judge Presented by:
28/	
1	Deputy Presecuting Attorney, WSBA # 1108 20
29	Motion And Order Of Exoneration Copy 1: Clerk; Copy 2: Jail Records/Supervised Release; Copy 3: Defense Counsel; Copy 4 Prosecuting Attorney CLARK COUNTY PROSECUTING ATTORNEY 1013 FRANKLIN STREET • PO BOX 5000 VANCOUVER, WASHINGTON 98668-5000 (360) 397-2261 (OFFICE) (360) 397-2230 (FAX)

thereof. Signed and Sealed at Vancouver, Washington.

This document consists of 4 pages. This date: 12-12-2019, 11:37

FILED Clark County District Court 05,281,9, 09:25

CLARK COUNTY JAIL OOK SHEET Defendant Last Name First Name Middle WENDY c PARRIS DOB Sex Hair Eyes Height Weight Race BRO BRO 505 130 W State Zip Address City PORTLAND OR 97203 Place of Birth Pnone Arresting Information Transporting Officer & PSN Arresting Agency Officer and PSN TRETTA, TIMOTHY A - 1697 WA0060300 TRETTA, TIMOTHY - 1697 Police Report Number Date & Time of Arrest 07/04/2019 23:07 2319 10934 Incident Location: (City & State) 221 NE 104TH AVE - VANCOUVER, WA Arrest Location: (City & State) 221 NE 104TH AVE - VANCOUVER, WA

Char						
Charg	48-12-1	Citation/Warrant # RCW	LEA	COUNTS Ball Am	ount	
BURG	GLARY II	9A.52.030	VPD	1		
Dom	estic Violence					
intak	e/Triage Questions		19.			
#	Question				Yes	No
1	DOES THE ARRESTEE HAVE ANY	OBSERVABLE MEDICAL PROBLEM	S?	· · · · · · · · · · · · · · · · · · ·		
2	DOES THE ARRESTEE HAVE ANY	OBSERVABLE MENTAL HEALTH PR	ROBLEMS?			
3	DOES THE ARRESTEE SHOW ANY	SIGNS OF SUICIDAL BEHAVIOR O	R ATTEMPTS?			
4	HAS THE ARRESTEE SHOWN ANY	ESCAPE POTENTIAL OR VIOLENC	E PROPENSITY	BEHAVIORS?		
5	DOES THE TRANSPORTING OFFICE THIS ARRESTEE?	ER HAVE ANY INFORMATION WHI	CH WE NEED TO	KNOW CONCERNING		
6	DID THE SUBJECT RESIST ARRES LONGER?	T AND WAS FORCE USED FOR AP	PROXIMATELY 3	MINUTES OR		
7	DID IT TAKE MORE THAN ONE OF	FICER TO RESTRAIN THE SUBJECT	Г?			
8	DID THE SUBJECT DEMONSTRATE	EXTRAORDINARY STRENGTH OF	R STAMINA?			
9	HAS THE SUBJECT BEEN COMPLE AND RESPONDING APPROPRIATE	ETELY CONSCIOUS AND AWARE O LY TO QUESTIONS?	F PERSON, PLA	CE, TIME AND EVENT,		
10	DOES THE SUBJECT APPEAR FLU SINCE TIME OF ARREST?	SHED AND/OR DID THEY SWEAT F	PROFUSELY BEF	ORE, DURING OR		

^		
13	THE SUSPECT'S CRIMINAL HISTORY INDICATES THAT THIS IS A MANDATORY ARREST SITUATION UNDER RCW 10.31.100(16) DUE TO A PRIOR OFFENSE AS DEFINED IN RCW 46.61.5055 WITHIN TEN YEARS. THE SUSPECT SHALL REMAIN IN CUSTODY UNTIL RELEASE BY A JUDICIAL OFFICER ON BAIL, PERSONAL RECOGNIZANCE, OR COURT ORDER.	
12	ARE YOU AWARE OF ANY INDICATION THAT THE SUBJECT HAS RECENTLY INGESTED DRUGS AND/OR HAS A HISTORY OF MENTAL ILLNESS?	
11	THIS BUSINETIC CONTINUE DESIGNATION OF THE CONTINUE DESIGN	

This document consists of 4 pages

This date: 12-12-2019, 11:3ARRESTING OFFICER'S DECLARATION OF PROBABLE CAUSE

The undersigned law enforcement officer states that the person whose name appears on the attached Pre-book sheet, which is hereby incorporated by reference, was arrested without a warrant on the date and time shown thereon for the crimes committed in Clark County, Washington based on the following circumstances.

Defendant: PARRIS, WENDY C					
Agency: VANCOUVER POLICE DEPARTMENT	Case Number: 2319 10934				
Arresting Officer: TRETTA, TIMOTHY Date and Time of Arrest: 7/4/2019 11:07:00 PM					
Incident Location: 221 NE 104TH AVE, VANCOUVER					
Crime(s) Alleged:					
BURGLARY II RCW 9A.52.030					

This document certified by ≤No Field> Deputy Clerk
Summa v dr Probabile Caldeages.
On 7/4/19 hours I was a fully commissioned police officer working for the Vancouver Police Department. I was
operating a Vancouver Police Department fully marked patrol vehicle that is fully equipped with emergency lights
and siren. I was wearing a Vancouver Police Department patrol uniform with identifying patches. On said date and
time I responded to 221 NE 104th Ave. (Walmart WM) concerning a theft. Upon arrival I met with Wendy C. Parris. I
read Wendy her Miranda Warning at about 2229 hours. Wendy replied with "yes" when I asked her if she
understands her rights. I viewed a WM security video of Wendy scanning the label of a less expensive can of cat food
while at the self-checkout instead of the actual can of cat food. From there, Wendy was observed by WM Loss
Prevention (LP) leaving WM with several other items that Wendy failed to pay for. LP advised that said other items
were under a lap top case in Wendy's cart. The total amount of the theft was \$93.56.Post Miranda Wendy admitted
to using the label of a less expensive can of cat food when she scanned the item in order to pay a lesser amount.
Wendy reported that she forgot her wallet and did not have enough money to pay for the other items in her cart.
That said, Wendy also reported that did not mean to steal the Items in her cart and that she just forgot they were in
there when she left WM.WM LP advised that Wendy has been trespassed from WM a total of three times. The most
recent trespass was on 01/03/19. WM, LP provided me with a signed copy of a Notification of Restriction from
Property that displayed Wendy's name. Wendy advised that she remembers being told that she was trespassed from
WM in 2015 and 2019 but she did not think that it applied to Washington. Lastly, I read Portland PD's police report
from 01/03/19 (4219-3226) detailing Wendy's arrest from WM.Due to Wendy entering WM and committing theft
after being previously trespassed I believe that probable cause exists to arrest Wendy for Burglary in the Second
Degree.I took Wendy into custody at about 2245 hours by placing her in handcuffs, which I double locked and
checked for proper fit. Wendy was then transported to CCSO Jail and booked on said charge.
checked for proper fit. We hay was then transported to ceso sair and oboxed on said entiringer
(X) (Check if applicable) This declaration was submitted to the issuing judge or magistrate using an electronic device that is owned, issued or maintained by the below-identified criminal justice agency. As required by RCW 9A.72.085 I certify (or declare) under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.
Signed Thursday, July 04, 2019, at 23:58 in Vancouver, Clark County, Washington.
Name: TRETTA, TIMOTHY
Agency: VANCOUVER POLICE DEPARTMENT
Badge/ Personnel Number: 1697
The undersigned Judge/Magistrate/Commissioner hereby certifies that I have read or had read to me the above statement of probable cause to arrest and that I find probable cause to arrest is _ X established not established (release defendant).
District the state of the state
Signed this day of Research y user olders in Vancouver, Clark County, Washington.
Time:
Judge/Magistrate
The above named Judge/Magistrate found probable cause telephonically at the listed date and time.
THE BROAF Hattler 1878et Magistrate locale broadnie cause telebriomegna at the process and allegeness

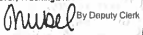
Plaintiff,

Defendant.

This document consists of 1 pages This date: 12-12-2019, 11:37

☐ STATE OF WASHINGTON ☐ CITY VAN./CAMAS/WASH.

 $\mathbf{v}_{\!\scriptscriptstyle{\bullet}}$



23039V VCA CN PARRIS, WENDY C

IN THE DISTRICT COURT OF COURT

	Take the state of
Y) /	/ §
	CASE NO.
$\operatorname{End}(\mathbb{P}_{d,2})$	
)	CRIMINAL COURT DOCKET

DATE	NOTES
1	7/5/19 PC FOUND KEO
3	9/25/19 defendant failed to appear bw book and hold, slt
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
☐ Found ind	ligent/qualify for court appointed appeal attorney Date/Initial:

This document consists of 2 pages.

This date: 12-12-2019, 11:37



23039V VCA CN PARRIS, WENDY C

THEFT IN THE THIRD DEGREE RCW 9A.56.050

4(b). I am charged with the crime of Thest in the Third Degree, in violation of 9A.56.050, the elements of which are that: In Clark County, Washington, I did wrongfully obtain or exert unauthorized control over the property of another with an intent to deprive the true owner, or person entitled to possession of the property, of the property.

- 6(a) The maximum sentence is one (1) year jail and/or a \$5,000.00 fine.
- 11. In Clark County, Washington, on the date indicated on the criminal complaint or citation, I did wrongfully obtain or exert unauthorized control over the property of another with an intent to deprive the true owner or person entitled to possession of the property, of the property, in violation of RCW 9a.56.050. (Theft in the Third Degree).

Rev. 5/11

APPENDIX "A"

CRIMINAL TRESPASS IN THE FIRST DEGREE RCW 9A.52.070

- 4(b). I am charged with the crime of "Criminal Trespass in the First Degree", in violation of 9A.52.070, the elements of which are: In Clark County and/or the City of Vancouver, in the State of Washington, he/she knowingly enters or remains unlawfully in a building.
- 6(a). The maximum sentence is one (1) year in jail and/or a \$5,000.00 fine.
- 6(a). There is no mandatory minimum sentence.
- 11. In Clark County and/or the City of Vancouver, in the State of Washington, on the date indicated on the criminal complaint or citation, I did knowingly enter or remain, unlawfully and without permission, in a building, in violation of 9A.52.070.

Rev: 1/1997 Updated: 10/2008

This date: 12-12-2019, 11:37

By Deputy Clerk

FILED **Clark County District Court** Jul 05, 2019

IN THE DISTRICT/MUNICIPAL COURT OF VANCOUVER/CAMAS/WASHOUGAL IN AND FOR THE STATE OF WASHINGTON

STATE OF WASHINGTON CITY OF Plaintiff, Porcis, Wendy Christice Defendant. TO THE DEFENDANT: You are to immediately report to the D You are to report back to court directly Dated this day of	ASSIGNED AND ORI IN CUSTODY Assigned Judge: Departistrict Court Clerk's Office after your screening.	on the ground floor of the Courthouse
MAY RESULT IN A WARRANT FOR	O CORRECTIONS OF COUR ARREST BEING	R RETURN TO COURT AS ORDERED SISSUED.
The Defendant has asked and	NDIGENCY SCREENING Qualifies for a Court Appo Does not Qualify Near Indigent Defer	
ORDER O THE FIRM BELOW IS APPOINTED TO REPR	F APPOINTMENT OF A ESENT THE DEFENDAN	
Vancouver Defenders 2300 Main Street 110 Vancouver, WA 98660 (360) 906-7234	W. Todd Pascoe 4 Main Street, Suite 200 /ancouver, WA 98660 (360) 696-4495 8:30 a.m. to 5:00 p.m	Jack Peterson 1014 Franklin Street, Suite 220 Vancouver, WA 98660 (360) 859-5297 8:30 am to 4:30 pm
You must appear, in person, at the attorney'	s office within 24 hours.	Bring all relevant documentations you bave.
Defendant is found to be near indigent.		
DONE thisday of	, 201	
Judg Distribution: White - Court; Yellow-Prosecutor, Piak - Defense Attor	e of the District Court, Dept ney, Gold-Defendam	/Commissioner/Corrections Officer DC 1206 / Rev 01/16

This document consists of 1 pages. This date: 12-12-2019, 11:37

WOLL By Deputy Clerk

FILED Clark County District Court

Jul 05, 2019

IN THE DISTRICT/MUNICIPAL COURT OF VANCOUVER/CAMAS/WASHOUGAL IN AND FOR THE STATE OF WASHINGTON

STATE OF WASHINGTON CITY OF I Plaintiff, Poris, Wendy Christi Defendant. TO THE DEFENDANT: You are to immediately report to You are to report back to court d	Case No
Dated this day of	, 201
WARNING: FAILURE TO REPO MAY RESULT IN A WARRANT F	ORT TO CORRECTIONS OR RETURN TO COURT AS ORDERED FOR YOUR ARREST BEING ISSUED.
The Defendant has asked and	INDIGENCY SCREENING Qualifies for a Court Appointed Attorney Does not Qualify Near Indigent Defer Clerk/PO
ORD	ER OF APPOINTMENT OF ATTORNEY
THE FIRM BELOW IS APPOINTED TO	REPRESENT THE DEFENDANT.
Vancouver Defendess 2300 Main Street Vancouver, WA 98660 (360) 906-7234 8:30 a.m. to 4:30 p.m.	☐ W. Todd Pascoe ☐ Jack Peterson 1104 Main Street, Suite 200 Vancouver, WA 98660 (360) 696-4495 8:30 a.m. to 5:00 p.m ☐ Jack Peterson 1014 Franklin Street, Suite 220 Vancouver, WA 98660 (360) 859-5297 8:30 a.m to 4:30 pm
You must appear, in person, at the atto	rney's office within 24 hours. Bring all relevant documentations you have.
Defendant is found to be near indigent.	
DONE thisday of	Digitally signed by user 'oslerk' Reason: Date: 07/05/2019 09:56:36
	Judge of the District Court, Dept/Commissioner/Corrections Officer

This document consists of 1 pages. This date: 12-12-2019, 11:37





FILED

JUL 05 2019

DISTRICT COURT CLARK COUNTY, WASH.

IN THE DISTRICT COURT OF THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF CLARK) Case No(s) State of Washington City of Vancouver/ Camas/Washougal Plaintiff.) NOTICE OF APPEARANCE AND) ORDER TO RETURN TO COURT Defendant.) Assigned Judge: IS HEREBY ORDERED THAT the Defendant appear in court for his/her Hearing scheduled at the hour of: 🗶 8:30 am 🗌 9:00 am 🔲 10400 am 🛄 1:00 pm 🔲 1:30 pm Defendant is hereby released by this court order or has been admitted to bail. Failure to appear at this hearing or any other court dates scheduled as a result of this hearing may result in a bail/bond forfeiture, and/or the issuance of a warrant for your arrest. Judge of the District Court. /Commissioner I understand that I am liable for penalties for failure to appear. Defendant's Signature The undersigned attorney hereby enters a Notice of Appearance on behalf of the Defendant, enters a plea of "Not Guilty" on the pending charge(s) under the cause number(s), and accepts the hearing date on behalf of the defendant. Dated this Attorney for Defendant Attorney Name (print): Vancouver Defenders Address: 2300 Main Street Vancouver, WA 98660 (360) 906-7234 Telephone Number:

Pretrial Conference is scheduled on the _____ day of ______, 201_____, at ____

This date: 12-12-2019, 11:37

By Deputy Clerk



FILED Clark County District Court Jul 05, 2019

IN THE DISTRICT COURT OF THE STATE OF WASHINGTON	1
IN AND FOR THE COUNTY OF CLARK	

State of Washington)		_	
City of Vancouver/ Camas/Washougal)	Case No: 2303	9	VCA CN
	Plaintiff,)			
v.)	NOT GUILTY	PLEA	
PARRIS, WENDY CHRISTINE)			
De	efendant.)			
THIS CAUSE coming in Open Court on the be Defendant to plead to the crime(s) charged her whether he/she is guilty or not guilty of the ma the Defendant pleads NOT GUILTY to each court The Defendant has been advised of his/her right the his/her right to be represented by a lawyer at arrain	ein, and it tter(s) set to ount contains o a trial by	bei fort ine jur	ing demanded of the in the crimin definition. y. The Defendan	of the Defendar al complaint/ci	it (itation,
arraignment if the defendant cannot afford one.	.gmiioiii um		navo an appoin	wa mwyor 101	
To the Defendant: You are hereby ordered to appear at District (Court for t	he i	following sched	uled court date	<u>es:</u>
PRETRIAL CONFERENCE DATE:				at _	
MANDATORY PRETRIAL HEARING DAT	E: JULY 2	24,	2019 - KEO	at <u>8</u>	8:30 AM
OTHER DATE: Not Applicable		on		at_	
Defendant is hereby released by this court ord these hearings, or any other court dates sched bail/bond forfeiture and/or the issuance of a w	uled as a r arrant for	yo.	ilt of these hear ur <mark>ar</mark> rest.	ings, may resu	lt in a
Dated 07/05/2019	Judg	g	e Kelli		
	E. C)§	sler	o=Clark County, o email=distct@clar Date: 2019.07.05	k.wa.gov, c=US
	Judge Ke	11i C)sler		
I have read and understand this agreement. I have below, agree to appear at all scheduled court date	e received			ment and by sig	gning

23039

Clerk 4736/KZS DC 1001 - Rev 05/2016 This document certified by <No Field>, Deputy Clerk This document consists of 2 pages This date: 12-12-2019, 11:37

PRE TRIAL CONFERENCE

To confer with the prosecuting authority about your case
Explain your side of the case
Negotiate for plea bargaining purposes, if desired

MANDATORY PRE TRIAL HEARING
Schedule the trial readiness hearing
Schedule discovery
Identify and schedule any pretrial motions
Present witness lists to the prosecuting authority
Enter a change of plea, if you desire
Schedule your trial and receive your trial notice

NOTE: There will be a number of people at the scheduled hearing, and the time involved could be lengthy. It is suggested you make job and/or child-care arrangements. If you do not remain until your name is called, you will be considered as having failed to appear.

In addition to no weapons being allowed in the courtroom, hats, gum, food, or drink are also not allowed. Turn cell phones and pagers off. Talking is permitted only by the Judge, those whose case is being heard, and court personnel.

REMEMBER:

It is your duty to keep the court and the prosecutor informed of your current address. If you move, please notify both.

FAILURE TO APPEAR AT THE PRETRIAL CONFERENCE AND THE PRETRIAL HEARING AS SCHEDULED ABOVE, OR ANY OTHER COURT DATES SCHEDULED AS A RESULT OF THESE HEARINGS, MAY RESULT IN A BAIL/BOND FORFEITURE, AND/OR THE ISSUANCE OF A WARRANT FOR YOUR ARREST.

CLARK COUNTY DISTRICT COURT P.O. Box 9806 1200 Franklin Street Vancouver, WA 98666-8806 Telephone: 360-397-2424 Hours are 8:00 a.m. to 4:30 p.m.

Monday through Friday

CAMAS/WASHOUGAL MUNICIPAL CT. 89 "C" Street
Washougal, WA 98671
Telephone: 360-397-2125
Hours are 8:00 a.m. to 4:30 p.m.
Tuesday and Thursday

This document consists of 1 pages. This date: 12-12-2019, 11:37

MILIO DBy Deputy Clark



IN THE DISTRICT COURT OF THE COUNTY OF CLARK

State of Washington City of Vancouver/ Camas/Washougal Plaintiff, v.	Case No: 23039 VCA CN Memorandum of Disposition
PARRIS, WENDY CHRISTINE Defendant.)))
CRIME(S): THEFT 3	CRIMINAL TRESPASS 1ST DEGREE
7	
The defendant shall be released from custody today on the ab Reason for release: Not Appli	
The defendant is hereby remanded to custody: Hold with	
To Supervised Release, if qualified – If not	
Bail shall remain in the amount previously s	-
The defendant has been sentenced to confinement totaling	
to be served as follows:	·
days of additional total confinement of which	days are mandatory minimums and cannot be reduced.
Defendant shall be screened for work releas	
days of additional partial confinement on:E	
Sentence to run concurrent / c	
The defendant is hereby Ordered to return to court on JULY	7 24, 2019 - KEO at 8:30 AM .
Reassign any unmet conditions	
Corrections to terminate supervision	
The defendant shall report to Clark County Corrections with	·
YOU SHALL HAVE NO ILLEGAL DRUGS, MARIJUAN iil, future court appearances, corrections or any assigned class of	
	on at
Other	
FAILURE TO REPORT TO JAIL, WORK RELEASE, WORI ESCAPE AND COULD SUBJECT THE DEFENDANT TO IN COURT AS ORDERED MAY CONSTITUTE THE CRIME O	MMEDIATE ARREST. FAILURE TO RETURN TO
Dated, 07/05/2019 Judge	Kelli Dightaly signed by Judge Kall E.
E. Os	Drill, Granding Marie C., Donor,
	celli Oster
1 enes Carris	
Defendent Defense Atty WSBA	# Dep Pros Atty WSBA# 4736/KZS
Memorandial of Disposition Page 1 of 1	DC1003 /Rev

I, Amber K. Emery, Court Administrator and Clerk of the District Court of Clark County, Washington DO HEREBY CERTIFY that this document, is a true and correct copy of the FILED original now on file and of record in my office and as Court Clerk I am the legal custodian thereof. Signed and Sealed at Vancouver, Washington. **Clark County District Court** cument consists of 1 pages. 07-09-2019, 10:57 By Deputy Clerk 7/12/4/201-92-2019, 11:37 SPENCER IN THE DISTRICT COURT OF ATE OF WASHINGTON IN AND FOR THE COUNTY OF CLARK STATE OF WASHINGTON/ No. 23039V CITY OF VANCOUVER. Plaintiff. REQUEST FOR DISCLOSURE OF DISCOVERY PARRIS, WENDY, Defendant. COMES NOW the defendant, by and through his/her attorney, and requests the prosecution disclose the following: 1. For the discovery of all oral, written or recorded statements made by defendant and all witnesses to investigating officers or to third parties and in possession or control of the plaintiff, and for copies of the same. 2. For the discovery of all photographs and videos pertaining to this case, and for copies of the same. 3. For the discovery of the names and addresses of all the plaintiff's witnesses. 4. Disclose all evidence within plaintiff's knowledge or in plaintiff's possession favorable to the defendant or which tends to negate defendant's guilt. 5. Supply any information known concerning a prior conviction of persons whom the prosecution intends to call as witnesses at the hearing or trial. 6. Disclose all statements of co-defendants and to indicate whether or not all or portions thereof are intended to be offered for any purpose. 7. Supply within 48 hours of receipt all discoverable information which subsequently comes into the hands or control of the prosecution. 8. Attempt to cause such discoverable material or information within the knowledge, possession or control of others to be made available to the defendant. Dated 7/9/2019

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

/s/

Attorney for Defendant

JEFFREY D. BARRAR, WSBA# 18281

This certifies that I am the attorney representing the above named criminal defendant. I agree pursuant to CrR 4.7(h)(3) and CrRL 4.7(g)(3) that police reports and all other materials furnished to me pursuant to the court rules shall remain in my exclusive custody an shall be used only for the purpose of conducting the defendant's side of the case. If my client fails to appear, I will retain all discover materials.

I, Amber K. Emery, Court Administrator and Clerk of the District Court of Clark County, Washington DO HEREBY CERTIFY that this document, is a true and correct copy of the FILED original now on file and of record in my office and as Court Clerk I am the legal custodian Clark County District Court thereof. Signed and Sealed at Vancouver. Washington istrict Court of Clark County This document consists of 1 pages. 07-19-2019, 11:06 This date: 12-12-2019, 11:37 eferral for Screening (Check one) VETCO (post-plea) **DUI** Court MHC Court (post-plea) Date of Referral: (Circle one if known) Case Number (s): 230391 Charge (s): Thet 3 Post / Pre Plea Charge (s): Crim Tres Post / Pre Plea Post / Pre Plea Charge (s): Name of Client: Middle Last Date of Birth: Client Phone: Client Address: Street City Zip Attorney Phone: Referred by: Judge DPA/ACA Defense Atty Probation Self (circle one) CLIENT: Please REPORT IN PERSON after court to the Specialty Court Office on the ground floor of the courthouse to schedule a screening eligibility appointment. If you are incarcerated, Specialty Court staff will make arrangements to come see you in the jail. If you have any questions, please contact the Specialty Court coordinator at (564) 397-2431. I understand that failure to attend the screening appointment may jeopardize the possibility of

my participation in this program.

Client Signature

Today's Date:

Return to Court Date:

*JA's: Please pass the green copy on to the District Court TSC Coordinator ASAP. (If accepted, attorneys will be notified of their client's Therapeutic Specialty Court docket date).

BASIC ELIGIBILITY CRITERIA:

- 1. Current charges must be misdemeanors or gross misdemeanors, or approved pre-plea felonies (in Mental Health Court only)
- 2. You CANNOT:
 - Have prior sex offense that requires registration
 - Serious violent criminal convictions as defined by RCW 9.94A.030
 - Have any pending charges other than the case(s) referred
 - Any outstanding warrants in any jurisdiction

- Charged with and/or convicted of an offense in which the defendant used a firearm
- You must:
 - Pass a criminal background check
 - Be a Clark County, Washington resident.
 - Volunteer for the program
 - Admit to having a drug/alcohol addiction and/or mental health diagnosis
 - Want treatment

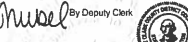
Distribution: White- Court Green- TSC Coordinator Yellow- Prosecutor Pink- Defense Gold- Defendant

24

FILED Clark County District Court Jul 24, 2019

1	IN THE DISTRICT COURT OF THE STATE OF WASHINGTON
2	IN AND FOR THE COUNTY OF CLARK
3	COUNTY OF CLARK) CITY OF VANCOUVER)
4	CITY OF CAMAS CITY OF WASHOUGAL NO. 23039V VCA
5	
6	Plaintiff,) NOTICE OF THERAPEUTIC COURT SCREENING vs.)
7	Parris. Wendy ,) Defendant.)
8	
9	The defendant has been screened for the following Therapeutic Specialty Court:
10	DUI Court Mental Health Court X Substance Abuse Court
11	Veterans Court With the screening result:
12	X Approved to participate Not qualified due to
13	Prior sex offense requiring registration Outstanding warrant(s) (in any jurisdiction)
14	Pending charges (other than ones referred) Does not reside in Clark County
15	Charged with/convicted of offense in which Defendant used firearm Serious violent criminal convictions (as defined by RCW 9.94A.030) Other
16	Declined the program
17	Falled to contact Therapeutic Specialty Court No drug/alcohol addiction and/or mental health diagnosis
18	Does not want treatment Does not want to participate in Therapeutic Specialty Court
19	On warrant status/did not contact Therapeutic Specialty Court Other
20	
21	Screened this day of, 20
22	7564
23	(Name of Staff) Signature and PSN
	(man of prair) digitations and 1 pix

This document consists of 3 pages. This date: 12-12-2019, 11:37



FILED Clark County District Court Jul 28, 2019

DISTRICT COURT OF WASHINGTON FOR CLARK COUNTY	No. 23039V VCA CN
STATE OF WASHINGTON/ CITY OF VANCOUVER CITY OF CAMAS/ WASHOUGAL Plaintiff	JUDGMENT AND SENTENCE FOR:
V.	2) CRIMINAL TRESPASS-1ST DEGREE
PARRIS, WENDY CHRISTINE DOB: Defendan	it. 3)
The defendant was found guilty on 07/24/2019	by
AS CHARGED and the court verified the defen	dant's criminal history and driving record and made
findings orally therefore, the defendant is ADJUDGED gu	ilty and sentenced as follows:
Sentence is suspended for a period of 2 years on the fo	_
Count 1) 364 days of jail and suspends 354 day	ys, and a fine of \$5,000.00 with5,000.00 suspended.
Count 2) 364 days of jail and suspends 354 day	ys; and a fine of \$ 5,000.00 with 5,000.00 suspended.
Count 3) days of jail and suspends day	ys; and a fine of \$withsuspended.
JAIL: The defendant has been sentenced to confinemen Days to be served as follows:	t totaling 20 days with credit for time served of 20
days of additional total confinement of Defendant to be screened for days of partial confinement on	f which days are mandatory minimums and cannot be reduced Work ReleaseOut of Custody In Custody EHC Work Program
	all other commitments
patronizing a prostitute, sexual misconduct with a minor II, s	mmoral purposes, custodial sexual assault II, failure to register, harassment talking, or violation of sexual assault protection order granted under plogical sample collected for purposes of DNA identification analysis.
	00 BAC fee
	00 Warrant fee
Timig icc	00 DUI emergency response fee
C0315	00 Other
	00 Other
Restitution to:	TOTAL 0.00
<u> </u>	
Restitution to be determined. Review set for disputed a hearing will be set. Failure to appear at review	will waive the right to dispute restitution.
Payment in full on or before:	
\$of this total is converted tocommi	unity service work program.
No criminal violations of law or alcohol related infractions. Report to District Court Probation within 24 hour Probation will monitor all affirmative conditions to insprovided to corrections.	s of court or release from custody. District Court
Not drive a motor vehicle without a valid license and	proof of insurance.
23039V VCA CN CrRLJ 07.0100 - (9/2004) CrRLJ 7.2, 7.3; RCW 46.20.720(1), 46.61.50	4662
Page 1	DC 1004 / Rev 06/17

This document certified by <No Field>, Deputy Clerk
This document consists of 3 pages.
This date: 12-12-2019, 11:37

rules and regulations of probation department. Pay a pre- monitoring fee of \$100.	
Supervised probation to end upon completion of Cer	tified domestic violence treatment and/or
Complete:. Certified Domestic Violence Program completion of Phase I of Two Year Alcohol/Drug Progronly) Consumer Awareness (theft) Sexual Devian Other.	ram) Anger Management (non-domestic violence
Obtain chemical dependency evaluation from a Washing recommendations.	gton State-approved agency and comply with treatment
Enroll and successfully complete: DUI Victim's Pan Alcohol/Drug Treatment Two Year Alcohol/Drug Tr Driver Improvement School SWA	
 ☑ Do not go upon the property of and have no contact with in person, or through any third partiesexcept as set f ☑ Do not consume, use or possess alcoholic beverages or 	orth in the separate No-Contact Order/Protection Order.
This crime involves a sex offense, or a kidnapping offer The defendant is required to register with the county she Attachment.	
YOU SHALL HAVE NO MARIJUANA, ILLEGAL D reporting to jail, future court appearances, corrections or an DEF TO SUCCESSFULLY COMPLETE SUBSTAN Not Applicable	ny assigned class or program.
Not Applicable	
Return for a review hearing: 08/06/2019- SAC	Bail or Bond is Exonerated Forfeited.
I have read the rights, conditions and warnings.	
NOTICE: Any petition or motion for collateral attack on any personal restraint petition, state habeas corpus petition plea, motion for new trial or motion to arrest judgment, mumatter, except as provided for in RCW 10.73.100., RCW 1	, motion to vacate judgment, motion to withdraw guilty ast be filed within one year of the final judgment in this
DATED: 07/24/2019	Commissioner Ligitally agned by Commissioner Todd N. George
Defendant 10 M JA COULC 2 Wed Jul 24 2019 10:17:12 DEFENDANT'S SIGNATURE	Commissioner Todd N. George Digitally algried by Commissioner 1 odd N. George DN: 00=Commissioner Todd N. George, 0=Clark County, 0u=District Count, County
Wed Jul 24 2019 10:17:42 DEFENDANT'S SIGNATURE	Commissioner Todd George
DEFENSE ATTORNEY WSBA No. Written Waiver of Counsel is filed.	PROSECUTING ATTORNEY WSBA No.

This document certified by <No Field>, Deputy Clerk

This document consists of 3 pages. CLARK COUNTY DISTRICT COURT This date: 12-12-2019, 11:37

P.O. BOX 9806 1200 Franklin Street

Vancouver, WA 98666-8806 Telephone: (360) 397-2424



TO THE DEFENDANT:

Name: PARRIS, WENDY CHRISTINE

Case Number: 23039V

VCA CN

Sentencing Date: 07/24/2019

If your sentence has specific conditions that are to be monitored by the Probation Department, you must report as specified on this Order. Fees may be charged for services.

YOU MUST REPORT TO:

Clark County Courthouse, Ground Floor District Court Administration 1200 Franklin Street Vancouver, Washington

Telephone:

(360) 397-2424

Business Hours:

Monday through Friday - 8:00 a.m. to 4:30 p.m.

If your sentence is deferred, it is your responsibility to make arrangements to reappear at Court when the deferred period ends. The Court does not automatically review these dates.

PAYMENT OPTIONS

Pay in person

Clark County District Court Administrative Office (8:00 a.m. to 4:30 p.m.) Camas/Washougal Courthouse (open Tuesday and Thursday 8:00 a.m. to 4:30 p.m.)

Pay by mail - PLEASE put your case number on your check or money order.

Clark County District Court

Camas/Washougal Municipal Court

P.O. Box 9806

89 "C" Street

Vancouver, WA 98666-8806

Washougal, WA 98671

Telephone: (360) 397-2424

Telephone: (360) 397-2125

Pay by phone*

(866) 923-8236

Pay online*

http://www.clark.wa.gov/courts/district/payments.html

*Point and Pay - A fee of approximately 3% will be added when using a credit or debit card.

REMEMBER:

It is your obligation to notify the Court if your address changes.

This document consists of 1 pages. This date: 12-12-2019, 11:37

MUDE By Deputy Clerk

FILED
Clark County District Court
Jul 26, 2019

IN THE DISTRICT COURT OF THE COUNTY OF WASHINGTON IN AND FOR THE COUNTY OF CLARK

State of Washington City of Vancouver/ Camas/Washougal Plai v.) Case No:	23039V lum of Disposition	VCA	CN
PARRIS, WENDY CHRISTINE Defendable	ndant.)			
RIME(S): THEFT 3	CRIM	IINAL TRESPAS	S-1ST DEGRE	E
The defendant shall be released from custody today		ed case(s) only.		_
Reason for release: T				
The defendant is hereby remanded to custody:	lold without Bail	Bail is set at \$		_
To Supervised Release, if qualified	 If not qualified bai 	l is set at \$		
Bail shall remain in the amount pre-	viously set.			
The defendant has been sentenced to confinement to	otaling <u>20</u> days v	vith credit for time s	served of 20	days
to be served as follows: days of additional total confinement of w	hich davs are	mandatory minimu	ms and cannot b	e reduced.
Defendant shall be screened for wo			In Custody	
days of additional partial confinement on	EHC	Work Program	•	
Sentence to run concurrer				-
The defendant is hereby Ordered to return to court of				SLL
Reassign any unmet conditions	J		ut	- 1
Corrections to terminate s	unervision			
The defendant shall report to Clark County Correction	*	of this order/release	from custody	
YOU SHALL HAVE NO ILLEGAL DRUGS, MAI				reporting to
il, future court appearances, corrections or any assigned			, , , , , , , , , , , , , , , , , , , ,	oporang to
The defendant shall report to jailimmediately	on	at		
ther pre-appraise undectrained				
DEF APPEARED UNRESTRAINED				
FAILURE TO REPORT TO JAIL, WORK RELEAS ESCAPE AND COULD SUBJECT THE DEFENDAN COURT AS ORDERED MAY CONSTITUTE THE C	TT TO IMMEDIATE	ARREST. FAILUR		го
ated, 07/24/2019 Co	mmissioner	Digitally signed by Commissioner DN: cn*Commissioner Todd N. G	r Tood N. George Jeorge, o+Clark	
ated_07/24/2019	dd N. George	County ou=District Court. emaindistci@clent.we.gov.cvUS Dete: 2019.07.24 10:07:67 -07:00	3	
	nmissioner Todd Ge	orge		
ofendam) but 12:002				
60 Jan 24 2019 10.17.30	. WODA#	Non-Born	Ass. WOD A.4	
efendant Defense Atty	y WODA#	Dep Pros A	Atty WSBA#	
23039V VCA CN				4662 DC1003 /Rev

This date: 12-12-2019, 11:37





IN THE DISTRICT COURT OF THE STATE OF WASHINGTON FOR AND IN THE COUNTY OF CLARK

		TORAND IN THE COO	TIT OF CLARK
State of Washington City of Vancouver City of Camas City of Washougal		couver)	CASE NO. 23039V STATEMENT OF DEFENDANT ON PLEA OF GUILTY
v. (Pari	S, Werdy Defendant.	ON FEER OF GOILT
1.	My tn	ue name is as above (or)	
2.		e is 43 years. th	
3.	I com	pleted the 2 grade of school.	
4.		VE BEEN INFORMED AND FULLY UND	ERSTAND THAT:
••	(a)		and that if I cannot afford to pay for a lawyer, one
	(b)	I am charged with crime(s) as shown in App the charging document.	endix A. The elements are set out in Appendix A or
5.		DERSTAND THAT I HAVE THE FOLLOV M ALL UP BY PLEADING GUILTY:	WING IMPORTANT RIGHTS, AND I GIVE
	(a)	The right to a speedy and public trial by an alleged to have been committed;	impartial jury in the county where the crime is
	(b)	The right to remain silent before and during myself;	g trial, and the right to refuse to testify against
	(c)	The right at trial to hear and question the w	itnesses who testify against me;
	(d)	The right at trial to testify and to have with appear at no expense to me;	esses testify for me. These witnesses can be made to
	(e)	I am presumed innocent unless the charge i of guilty;	is proven beyond a reasonable doubt or I enter a plea
	(f)	The right to appeal a finding of guilt after a	trial.
6.	IN C	ONSIDERING THE CONSEQUENCES OF	F MY GUILTY PLEA, I UNDERSTAND THAT:
	(a)		a maximum sentence and may have mandatory aw does not allow any reduction of a mandatory
	(b)	The prosecuting authority recommendation	to the judge is contained in the pre-trial agreement.
	(c)		recommendation as to sentence. The judge can give ized by law no matter what the prosecuting authority
	(d)		p to five years if I am sentenced for a domestic or up to two years for all other offenses and impose

conditions of probation. If the court orders me to appear at a hearing regarding my compliance

This document certified by <No Field>, Deputy Clerk This document consists of 4 pages. This date: 12-12-2019, 11:37

- with probation and I fail to attend the hearing, the term of probation will be tolled until I appear before the court on the record.
- (e) The judge may require me to pay 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 of all victims or double the amount of my gain.
- (f) 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.
- (g) If you are on probation, parole or any type of similar supervision for any crime, a plea of guilty could be a violation of that case/those cases.
- (h) My right to appeal is limited.

NOTIFICATION RELATING TO SPECIFIC CRIMES:

 	71 TODAY IN O TO DE LA TO CHANDO.
	If this crime involves a sexual offense, prostitution, or a drug offense associated with hypodermic needles, I will be required to undergo testing for the human immunodeficiency (AIDS) virus. The crime of prostitution, indecent exposure, permitting prostitution and patronizing a prostitute has a mandatory assessment pursuant to RCW 9A.88.120. The court may reduce up to two-thirds of this assessment if the court finds that I am not able to pay the assessment.
(j)	If this crime involves patronizing a prostitute, a condition of my sentence will be that I not be subsequently arrested for patronizing a prostitute or commercial sexual abuse of a minor. The court will impose crime-related geographical restrictions on me, unless the court finds they are not feasible. If this is my first offense, the court will order me to attend a program designed to educate me about the negative costs of prostitution.
(k)	If required by law, this plea of guilty will result in suspension or revocation of my driving license or privilege by the Department of Licensing. This period may not include suspension or revocation based on other matters. DOL may impose a longer period of suspension or revocation based upon my record of conviction
(1)	I understand that RCW 46.20.265 requires that my driver's license be revoked if (a) the current offense is a violation under RCW chapter 69.41 [Legend drug], 69.50 [VUCSA], or 69.52 [Imitation drugs], and I was under the age of 21 at the time of the offense OR (b) the current offense is a violation under RCW 9.41.040 (unlawful possession of firearm), and I was under the age of 18 at the time of the offense OR (c) the current offense is a violation under RCW chapter 66.44 [alcohol], and I was under the age of 18 at the time of the offense, AND if (a), (b), or (c) applies, the court finds that I 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.
. ,	If I am convicted under RCW 26.50.110, for a violation of a domestic violence protection order issued under chapter 26.50 RCW, the court shall impose a mandatory fine of \$15. RCW 26.50.110.
(n)	If required by law, I may not possess, own, or have under my control any firearm unless my right to do so is restored by a superior court in Washington State, and by a federal court. I understand I must immediately surrender any concealed pistol license. RCW 9.41.040.
(o)	If this crime involves violation of Title 77 RCW, the Department of Fish and Wildlife may, and in some cases shall, suspend or revoke my privileges under Fish and Wildlife licensing.
	This plea of guilty is considered a conviction under RCW 46.25.010 and I will be disqualified from driving a commercial motor vehicle. RCW 46.25.090. I am required to notify the Department of Licensing and my employer of this guilty plea within 30 days after the judge signs this document. RCW 46.25.030.
(q)	If this crime involves a drug offense, my eligibility for state and federal education benefits will be affected. 20 U.S.C. § 1091(r).

This document certified by <No Field>, Deputy Clerk This document consists of 4 pages. This date: 12-12-2019, 11:37 (r) If this case involves driving while under the influence of alcohol and/or being in actual physical control of a vehicle while under the influence of alcohol and/or drugs, I have been informed and understand that I will be subject to the penalties described in the "DUI" Attachment. (s) If this crime involves sexual misconduct with a minor II degree, communication with a minor for immoral purposes, or attempt, solicitation or conspiracy to commit a sex offense, or a kidnapping offense involving a minor, as defined in RCW 9A.44.130, I will be required to register with the county sheriff as a Sex Offender. (t) If this case involves reckless driving and the original charge was driving while under the influence of alcohol and/or being in actual physical control of a vehicle while under the influence of alcohol and/or drugs and I have one or more prior offenses, as defined in RCW 46.61.5055(14), within 7 years; or if the original charge was vehicular homicide (RCW 46.61.520) or vehicular assault (RCW 46.61.522) committed while under the influence of intoxicating liquor or any drug, I have been informed and understand that I will be subject to the penalties for Reckless Driving described in the "DUI" Attachment or the "Washington State Misdemeanor DUI Sentencing Attachment." (u) If this case involves negligent driving in the first degree, and I have one or more prior offenses, as defined in RCW 46 61.5055(14), within 7 years, I have been informed and understand that I will be subject to the penalties for Negligent Driving - 1st Degree described in the "DUI" Attachment or the "Washington State Misdemeanor DUI Sentencing Attachment." (v) If this case involves a conviction for operating a vehicle without an ignition interlock device under RCW 46.20.740, then my sentence will run consecutive to any sentences imposed under RCW 46.20.750, 46.61.502, 64.61.504, or 46.61.5055. RCW 46.20.740(3) (w) If this case involves a conviction for tampering with or circumventing an ignition interlock device under RCW 46.20.750, then my sentence will run consecutive to any sentences imposed under RCW 46.20.740(3), 46.61.502, 64.61.504, 46.61.5055, 46.61.520(1) or 46.61.522(1)(b). (x) Pursuant to RCW 43.43.754, if this crime is an offense which requires sex or kidnapping offender registration, or is one of the following offenses: assault in the fourth degree where domestic violence was pleaded and proved, assault in the fourth degree with sexual motivation, communication with a minor for immoral purposes, custodial sexual misconduct in the second degree, failure to register, harassment, patronizing a prostitute, sexual misconduct with a minor in the second degree, stalking, or violation of a sexual assault protection order granted under chapter 7.90 RCW, I will be required to have a biological sample collected for purposes of DNA identification analysis, unless it is established that the Washington State Patrol crime laboratory already has a sample from me for a qualifying offense. (y) Travel Restrictions. I understand that I will be required to contact my probation officer, to request permission to travel or transfer to another state if I am placed on probation for one year or more and this crime involves: (i) an offense in which a person has incurred direct or threatened physical or psychological harm; (ii) an offense that involves the use or possession of a firearm; (iii) a second or subsequent misdemeanor offense of driving while impaired by drugs or alcohol; (iv) a sexual offense that requires the offender to register as a sex offender in the sending state. I understand that I will be required to pay an application fee with my travel or transfer request. is/are Domestic Violence offense(s) as that term is (z) The crime charged in Count(s) defined in RCW 10.99.020. I plead guilty to the crime(s) of

complaint(s) or citation(s) and notice. I have received a copy of that complaint or citation and notice.

The complaint or citation and notice was orally amended and I waive filing of a written amended

Statement on Plea of Guilty Page 3 of 4

complaint or citation notice.

7.

as charged in the

This document certified by <No Field>, Deputy Clerk
This document consists of 4 pages.
This date: 12-12-2019, 11:37

luntarily.

- 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.
- statement. 11. Statement of Facts: The judge has asked me to state in my own words what I did that makes me guilty of the crime(s). Appendix "A" is an accurate account. In addition, I would like to add: Statement of Facts continued on page 5 12. MY LAWYER (UNLESS I HAVE WAIVED MY RIGHT TO ONE) 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 Prosecuting uthonty 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 the appropriate box): 区 The defendant had previously read, or The defendant's lawyer had previously read to him or her; or (b) An interpreter had previously read to the defendant the entire statement above and that the defendant understood it (c) I find the defendant's plea of guilty to be knowingly, intelligently and voluntarily made. Defendant understands the charges and the consequences of the plea. There is a factual basis for the plea. The defendant is guilty as charged. Interpreter Declaration: I am a certified interpreter or have been found otherwise qualified by the court to interpret in the language, which the defendant understands, and I have translated this document for the defendant from English into that language. The defendant has acknowledged his or her understanding of both the translation and the subject matter of this document I certify under penalty of perjury under the laws of the state of Washington that the foregoing is true and correct _ (state) , on (date) Signed at (city) _

Print Name

Statement on Plea of Guilty Page 4 of 4

Interpreter

This document consists of 1 pages. This date: 12-12-2019, 11:37 MWOLL By Deputy Clerk

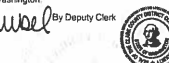
FILED Clark County District Court 07-25-2019, 09:46

CL

IN THE DISTRICT COURT OF CLARK COUNTY, STATE OF WASHINGTON

)
State of Washington/City of Vancouver, Plaintiff, Vs. Parris, Wendy Defendant	Case No. 23039v Notice of Withdrawal of Attorney)))
failed to appear, the undersigned attorney here effective immediately. Attorney for Defendant:	leted or the above-named defendant having now by files Notice of Withdrawal from representation,
eff Barrar	18281
Attorney Name (Please Print)	WSBA #
Jeffery D Barrar, PS	7/25/2019
Attorney Signature	Date

This document consists of 1 pages. This date: 12-12-2019, 11:37



FILED Clark County District Court Aug 06, 2019

IN THE DISTRICT COURT OF THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF CLARK

9	l .					
10	State of Washington City of Vancouver/ Camas/Washougal) Case No(s):	230393	J.	VCA	CN
11	Plaintiff.		25057	r		CIT
12	v.)	·			
13	PARRIS, WENDY CHRISTINE)				
14		Order To Re	eturn To	Court		
15	WOULDE VEREN ORDERED TO DETURN					
16	YOU ARE HEREBY ORDERED TO RETURN	TO COURT:				
17	on AUGUST 13, 2019 - SLL	at 2:30 PM	_			
18	for SAC COURT					
		_				
19	Defendant is hareby released by this court order	on has been adm	ittad to b	wil Failur	a fa ammaa	
19	Defendant is hereby released by this court order this hearing or any other court dates scheduled a	s a result of this				
		s a result of this				
20	this hearing or any other court dates scheduled a	s a result of this				
20 21	this hearing or any other court dates scheduled a forfeiture, and/or the issuance of a warrant for y Dated 08/06/2019	s a result of this lour arrest.	hearing 1	may result	in a bail/b	oond
20 21 22	this hearing or any other court dates scheduled a forfeiture, and/or the issuance of a warrant for y Dated 08/06/2019	s a result of this	ener	Digitally signed by George DN: cn=Commission=Ctark County, o email=distct@ciar	in a bail/b y Commissioner To koner Todd N. Gee out District Court, rk.wa.gov, c=US	oond
20 21 22 23	this hearing or any other court dates scheduled a forfeiture, and/or the issuance of a warrant for y Dated 08/06/2019	s a result of this lour arrest.	ner eorge	Digitally signed by George DN: cn=Commissi o=Clark County, o email=distct@clar Date: 2019.08.06	in a bail/b y Commissioner To koner Todd N. Gee out District Court, rk.wa.gov, c=US	oond
20 21 22 23 24	this hearing or any other court dates scheduled a forfeiture, and/or the issuance of a warrant for y Dated 08/06/2019	commissioner Tod	ner eorge	Digitally signed by George DN: cn=Commissi o=Clark County, o email=distct@clar Date: 2019.08.06	in a bail/b y Commissioner To koner Todd N. Gee out District Court, rk.wa.gov, c=US	oond
20 21 22 23 24 25	this hearing or any other court dates scheduled a forfeiture, and/or the issuance of a warrant for y Dated 08/06/2019	commissioner Tod	ner eorge	Digitally signed by George DN: cn=Commissi o=Clark County, o email=distct@clar Date: 2019.08.06	in a bail/b y Commissioner To koner Todd N. Gee out District Court, rk.wa.gov, c=US	oond
20 21 22 23 24 25 26	this hearing or any other court dates scheduled a forfeiture, and/or the issuance of a warrant for y Dated 08/06/2019 I understand that I am liable for penalties for failure	commissioner Tod	ner eorge	Digitally signed by George DN: cn=Commissi o=Clark County, o email=distct@clar Date: 2019.08.06	in a bail/b y Commissioner To koner Todd N. Gee out District Court, rk.wa.gov, c=US	oond
20 21 22 23 24 25 26	this hearing or any other court dates scheduled a forfeiture, and/or the issuance of a warrant for y Dated 08/06/2019	commissioner Tod	ner eorge	Digitally signed by George DN: cn=Commissi o=Clark County, o email=distct@clar Date: 2019.08.06	in a bail/b y Commissioner To koner Todd N. Gee out District Court, rk.wa.gov, c=US	oond

This document consists of 4 pages. This date: 12-12-2019, 11:37

☐ State of Washington



FILED

AUG 06 2019

DISTRICT COURT CLARK COUNTY, WASH.

IN THE DISTRICT COURT OF CLARK COUNTY, IN AND FOR THE STATE OF WASHINGTON

☐ City of Vancouver)
☐ City of Camas)
☐ City of Washougal)
Plaintiff)
v.)
1)
Parris Wendy	,)
Defendan	t.

case no. <u>23039V</u>

CLARK COUNTY DISTICT COURT THERAPEUTIC SPECIALTY COURT (TSC) CONTRACT

- SUBSTANCE ABUSE COURT (SAC)
- ☐ DUI COURT (DUI)
- □ VETERANS COURT (VETCO)
- MENTAL HEALTH COURT (MHC) Post-Plea

In consideration for being accepted into one of Clark County's Therapeutic Specialty Court (TSC) I agree to be bound by the conditions of this contract. I understand that violation of this contract or any other TSC rule may result in sanctions, which may include jail and/or termination from any TSC program. I further understand that I must meet all the program requirements prior to graduation from TSC. If I am in TSC on a Deferred Prosecution case all of the conditions of the order for Deferred Prosecution are incorporated by reference. I voluntarily and knowingly consent to the conditions listed below and understand that these conditions are not all inclusive.

(initials)

NP

1. OBEY LAWS: I will obey all laws and report any police contact and/or new arrest or criminal proceedings to the court, TSC coordinator, probation officer and/or attorney within 24 hours.

NOTICE – If a defendant has charges pending or is under investigation for criminal activity in any jurisdiction, this may be a basis for termination and/or sanctions.

NP

2. COURT ORDERS: I agree to abide by all court orders including but not limited to Sanction Orders, Orders to Enter and Complete Treatment and/or No Contact Orders.

NP

3. HEARINGS/APPOINTMENTS: I will appear at all hearings, appointments and other TSC obligations as ordered by the Judge and/or TSC team. I understand that if I miss a court appearance a warrant may be issued for my arrest.

NP

4. TSC PROGRAM: I understand that the TSC program may be completed in a minimum of \(\frac{1}{\subset}\) months but may be modified by individualized performance. I agree to participate in the program until I successfully graduate or until I am discharged, terminated, or voluntarily opt out.

W

5. DRUGS/ALCOHOL: I will not possess or use alcohol, marijuana or non-prescribed drugs. I will not possess, buy, sell or consume any substances that are non-prescribed. I will not abuse any over-the-counter medications or mind/mood altering substances for the purpose of avoiding detection through UA, BA, or other alcohol/drug testing means. I understand I am responsible for anything I consume and any environmental factors that may produce a positive UA, BA, or other alcohol/drug testing mean. Doing so may be a basis for termination and/or sanction.

NP

6. PRESCRIPTION MEDICATION USE: I will request that any prescribed medication be non-narcotic and non-addictive. I will present a copy of the signed medication letter to my prescriber explaining my request for non-narcotic, non-addictive alternatives and provide a copy of the legal prescription along with the medication letter to my case manager/probation officer within 24 hours or next scheduled TSC hearing. I agree to take the medication as prescribed and am aware that any use of prescription drugs may impact my clean time and movement through the TSC phases.

W

7. RESIDENCE: I must reside in a court approved Clark County residence that cannot contain illegal drugs or alcohol. I must ask permission from the court prior to a change in residence and will inform the court of any changes in my address and phone number at the next scheduled TSC hearing or within 24 hours. I will not spend the night at any address other than the address approved by the Court. Upon request, I will provide my probation officer with the full names of all people with whom I live.

M

8. RELEASES: I will sign all Releases of Information as deemed necessary by TSC; I also waive confidentiality of my medical records and authorize all agencies to discuss my case with the TSC team and the court. I understand that the failure to sign a release of information may result in my termination from the TSC program. Further, if at any time I revoke or withdraw a release, this too may be a basis for termination.

W

9. VICTIMS: I understand that any victims in this case may be contacted and informed of my participation in this program. I agree to pay restitution and understand a payment plan may be established while I am in the TSC program.

NP

10. HONESTY: I must be truthful in all my dealings with TSC.

11. TREATMENT: I will enter and successfully complete all treatment evaluations deemed necessary by the TSC team and follow all treatment recommendations. I will abide by the rules of the treatment agencies. Within 24 hours of discharge from treatment, I will report to my case manager/probation officer and abide by all conditions and requirements of TSC. I will report to the TSC the first time it holds court following my release from treatment. Further, I understand if I fail to return to court as directed, a warrant may be issued and/or new criminal charges may be filed against me.

This document certified by <No Field>, Deputy Clerk This document consists of 4 pages. (initials)

12. DRUG TESTING: I will submit to observed urine, breath or other drug and alcohol screening/test whenever requested to do so by the treatment program staff, TSC coordinator, probation officer or the judge. I will call the UA testing color line daily. Upon notice of any positive drug test, regardless of my schedule, I will appear at the next TSC court hearing. I have the right to contest any UA drug test and have it sent to the laboratory for confirmation. I must pay up front before the UA sample will be sent for confirmation. This money will be refunded to me if the additional testing on the UA sample is not confirmed. I understand that any UA sample that produces a creatinine level of 20 mg/dl or less will be considered dilute and will be addressed by the court. Dilute UA samples are not valid samples and will result in a sanction.

13. ASSOCIATIONS: I will not associate with any people who are under the influence of, possessing, or using alcohol, marijuana or any illegal drugs. I will not associate with anyone participating in any criminal activity.

14. TSC TEAM: I understand and agree that there will be discussions about my case, my treatment program, and my condition which may take place out of my presence or the presence of my attorney.

15. HOME VISITS: Upon request, I must submit to a search of my person, residence, vehicle or other personal property when asked by my probation officer or any law enforcement officer with TSC Court without notice, and without probable cause or warrant.

16. EMPLOYMENT: I must tell my probation officer within 48 hours if I become employed, unemployed, or change employment. I understand employment where alcohol, marijuana, and/or drugs is consumed or sold needs to be approved by the TSC team prior to accepting the position. TSC obligations take priority over employment obligations.

17. TRAVEL: My travel is restricted to Clark County, WA; Cowlitz County, WA; Skamania County, WA: Multnomah County, OR; Clackamas County, OR; and Washington County, OR unless I get prior permission from TSC team to travel outside these areas. If I am arrested in another jurisdiction I agree to waive any challenges to my extradition.

18. TERMINATION BECAUSE OF ABSCONDING: I understand that if four (4) months elapse after any warrants have issued because of my non-appearance in TSC that I will be terminated from the program and that I hereby waive my right to have any hearings on the issue of termination from

19. TSC FEE/COURT COSTS: I agree to pay a \$ 440 non-refundable TSC fee in addition to the ordered fees, costs, restitution and assessments below.

I agree that by entering the Clark County District Court's TSC and understand that I am bound by the

conditions outlines above.

Total Amount Due: \$

Page 3 of 4 3010 - TSC Contract (Revised 01/2019)

Distribution: White-Court Yellow-Defendant Pink-Prosecution

This document certified by <No Field>, Deputy Clerk This document consists of 4 pages. This date: 12-12-2019, 11:37

I have read and discussed this TSC Contract with the defendant and believe the defendant is competent and fully understand the TSC requirements and the contract terms.

Defense Attorney WSBA # 47767

8/6/19 Date

Agreed to by:

Mu Jon

8 6 19 Date

Assistant City Attorney/Deputy Prosecuting Attorney WSRA # 45171

So Ordered this 6 day of augus

, 20<u>19</u>

Judge of the District Court, Dept No

/Commissione

1



FILED

AUG 06 2019

DISTRICT

	3 .			CLARK COUNTY, WASH.	
3	IN THE DISTRICT C	OURT OF T	SE STATE OF MAN		
4	IN THE DISTRICT COURT OF THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF CLARK				
5	COUNTY OF CLARK CITY OF VANCOUVER)			
6	CITY OF CAMAS CITY OF WASHOUGAL) } NO.	23039V VCA CN		
7	Plaintiff,) }	12		
8		MON	· · · · · · · · · · · · · · · ·	SUPERVISION COURT AND ADJUST SION FEE PURSUANT TO	
9	vs.	ENTE	RANCE INTO TSC	COURT	
10) }			
11	Parris, Wendy Christine,)			
''	Defendant.	;			
12		ORDE	<u>ER</u>		
13	THIS MATTER, having come				
14	Court being fully advised in the premof justice hereby suspends probation Court. This waiver will start the first of	supervision	fees while defenda	nt is participating in TSC	
15	Probation fees already incurred at a infinancial obligation.				
16	Prior to the official entrance/opt in to	the specialty	sourt all outstandi	na probation sumanicion	
17	fees and court fees are still ordered a through a time payment plan by the c	and to be paid date of <u>08/06</u>	d off through a mon <mark>/2020</mark> . The undersi	ithly payment plan or gned Defendant	
18	understands that if said fees are not be selected for collections.	paid or set up	o on a payment pla	n, the balance is subject to	
19	The above-named defendant is here conditions will now be monitored thro				
20	IT IS SO ORDERED.		•	1	
21		= ==	<i>a.</i>		
22	DONE in Open-Court this 6	day of <i>(</i>	<u> </u>	<u>f</u> .	
23	Defendant Defendant	J UD	SE OF THE DISTR	ICT COURT, Dept	
24	Attorney for Defendant, WSBA #4	1762 Pros	ecutor/City Attorne	y, WSBA # 45171	
- 1	1				

This document consists of 1 pages. This date: 12-12-2019, 11:37 () DBy Deputy Clerk



THE SUPERIOR COURT/DISTRICT COURT OF CLARK COUNTYDISTRICT COURT IN AND FOR THE STATE OF WASHINGTON CLARK COUNTY, WASH.

State of Washington City of Vancouver/ Camas / Washougal	
City of Vancouver/ Camas / Washougal	
:) CASE NO. 23039V
Plaintiff,) TOGATINOD ANDVIA ANDVOR
Wendy Parris Defendant) TSC MEMORANDUM AND/OR) ORDER TO APPEAR IN TSC)
Your next TSC review date is on this review or any other known review date ma	y result in a warrant and additional criminal charges.
The Court team would like	to recognize the following progress / accomplishment / goals:
The Court to	eam reports non-compliance on the following:
□ 8/7,12 laid to a	spear for assessment
1 4/4 R10 to a	ppear for color line intake
7 2 3	77.00
U	
	SC court mandates (s) are hereby ordered
The defendant is remanded to custody on	, 201 at am/pm for days.
Perform day(s) of Work Crew and/o	or perform hours of Alternative Community Service due by
Attend support meetings prior to yo	ur next court date.
Scheduled / attend appointment:	
& Must allews	8/15/19 1:00pm
OCOLOR line A	DD+
R Must alburn	18/4/19 8/30am FOR
TSC Payments.	by next court hearing Walk In
	reviously set apply, unless noted otherwise. A See Some
DATED this 13th day of 04	, 201 q.
Defendant Paris	Judge of the District Court, Dept. No/Commissioner

DC 3006 Rev 01/2019

This date: 12-12-2019, 11:37

DBy Deputy Clerk



OURT OF CLARK COUNTERSTRICT COURT
CLARK COUNTY, WASH. THE SUPERIOR COURT/DIS ERIOR COURT/DISTATE OF WASHINGTON

State of Washington) City of Vancouver/ Camas / Washougal)
Plaintiff, Plaintiff, TSC MEMORANDUM AND/OR ORDER TO APPEAR IN TSC Defendant Defendant
Your next TSC review date is on 8-21-19 at 2:30 a.m/p.m. Failure to appear at this review or any other known review date may result in a warrant and additional criminal charges.
The Court team would like to recognize the following progress / accomplishment / goals: Crest Work! The Court team reports non-compliance on the following:
The following TSC court mandates (s) are hereby ordered
The defendant is remanded to custody on, 201 _ at am/pm for days. Perform day(s) of Work Crew and/or perform hours of Alternative Community Service due by Attend support meetings prior to your next court date. Scheduled / attend appointment:
TSC Payments: \$by next court hearing
DATED this

DC 3006 Rev 01/2019

This document consists of 1 pages. This date: 12-12-2019, 11:37

Mal DBy Deputy Clerk LARK COUNTY THE DISTRICT COG IN AND FOR THE STATE OF WASHINGTON

FILED

AUG 27 2019

DISTRICT COURT

☐ State of Washington) CLARK COUNTY, WASH.
City of Vancouver/Camas/Washougal	j
91. 1. (199) CASE NO. $23039V$
Plaintiff, v.	Section 200
٧.	TSC MEMORANDUM AND/OR
Parrus Wendy	ORDER TO APPEAR IN TSC
Defendant)
Vann-sout TEC souison data is as	9-3-19 at 2 a.m/p.m Failure to appear
Your next TSC review date is on at this review or any other known review date i	may result in a warrant and additional criminal charges.
10	10 -
The Court team would like to re	cognize the following progress / accomplishment/ goals:
П	
The Court team r	eports non-compliance on the following:
П	
<u> </u>	
The fellowing	
_	court mandates (s) are hereby ordered
_	court mandates (s) are hereby ordered, 201at am/pm for days.
The defendant is remanded to custody on	, 201atam/pm for days.
☐ The defendant is remanded to custody on ☐ Perform day(s) of Work Crew and/or	, 201at am/pm for days. Perform hours of Alternative Community Service due by
☐ The defendant is remanded to custody on ☐ Perform day(s) of Work Crew and/or ☐ Attend support meetings prior to you	, 201at am/pm for days. Perform hours of Alternative Community Service due by
☐ The defendant is remanded to custody on ☐ Perform day(s) of Work Crew and/or ☐ Attend support meetings prior to you ☐ Scheduled / attend appointment:	, 201atam/pm fordays. Performhours of Alternative Community Service due by ur next court date.
☐ The defendant is remanded to custody on ☐ Perform day(s) of Work Crew and/or ☐ Attend support meetings prior to you ☐ Scheduled / attend appointment:	, 201at am/pm for days. Perform hours of Alternative Community Service due by
☐ The defendant is remanded to custody on ☐ Perform day(s) of Work Crew and/or ☐ Attend support meetings prior to you ☐ Scheduled / attend appointment:	, 201atam/pm fordays. Perform hours of Alternative Community Service due by ur next court date. Recovery + @ Clean Street
☐ The defendant is remanded to custody on	, 201atam/pm fordays. Perform hours of Alternative Community Service due by ur next court date. Recovery + @ Clean Street
The defendant is remanded to custody on	
The defendant is remanded to custody on	, 201atam/pm fordays. Perform hours of Alternative Community Service due by ur next court date. Recovery + @ Clean Street
The defendant is remanded to custody on	
The defendant is remanded to custody on	
The defendant is remanded to custody on	
The defendant is remanded to custody on	
The defendant is remanded to custody on	
The defendant is remanded to custody on	
The defendant is remanded to custody on	

DC 3006 Rev 10/15

This document consists of 1 pages.

MUDEL By Deputy Clerk This date: 12-12-2019, 11:37



THE SUPERIOR COURT/DISTRICT COURT OF CLARK COUNTRISTRICT COURT IN AND FOR THE STATE OF WASHINGTON CLARK COUNTY, WAS CLARK COUNTY, WASH.

State of Washington City of Vancouver/ Camas / Washougal	
Plaintiff, Ulenchy PARR 15 Defendant	CASE NO. 23039V VCACN TSC MEMORANDUM AND/OR ORDER TO APPEAR IN TSC
his review or any other known review date ma	at 2:00 a.mp.m. Failure to appear at y result in a warrant and additional criminal charges.
& Compteted Al	OF A.C.S.D
The Court te	am reports non-compliance on the following:
The following TS	C court mandates (s) are hereby ordered
The defendant is remanded to custody on	, 201 at am/pm for days.
Perform day(s) of Work Crew and/o Attend support meetings prior to you	r perform hours of Alternative Community Service due by ur next court date.
Scheduled / attend appointment: AHEND 9/5 Seamar 1:49 Must have o	treatment Intake at 5pm. Washing fon Holdress
TSC Payments:	Sby next court hearing By 9/17/
All conditions pro	eviously set apply, unless noted otherwise.
DATED this 3 day of 5 p	Judge of the District Court, Dept. No/Commissioner
	Judge of the District Court, Dept. No/Commissioner

DC 3006

Distribution: White-Court Yellow-Defendant Pink - Defense Atty Gold - Prosecutor

Rev 01/2019

This document consists of 1 pages. This date: 12-12-2019, 11:37

By Deputy Clerk

FILED
Clark County District Court
F 10,2010

THE SUPERIOR COURT/DIS NO COURT OF CLARK COUNTY SEP 1 0 2019
IN AND FOR THE STATE OF WASHINGTON DISTRICT COURT

DISTRICT COURT CLARK COUNTY, WASH

	CLARK COUNTY, WASH.
State of Washington City of Vancouver/ Carnas / Washougal	
City of Valicouvely Califact, Washough)
D1 1 (10)) CASE NO. 23039V
Plaintiff,	TSC MEMORANDUM AND/OR
O V.	ORDER TO APPEAR IN TSC
Parris Wendy)
Defendant)
Your next TSC review date is on	9-34-19 at 10 (am/p.m. Failure to appear at y result in a warrant and additional criminal charges.
this review or any other known review date ma	y result in a warrant and additional criminal charges.
The Court team would like	to recognize the following progress / accomplishment / goals:
_	
The Court to	eam reports non-compliance on the following:
FA 9/4 + 7 - 00 Mbout U	A
M Odmitted cours wo	heroin)
	oment
N 140 31100 1233003	2112
The following To	SC court mandates (s) are hereby ordered
The defendant is remanded to custody on	, 201 at am/pm for days.
Perform day(s) of Work Crew and/o	or perform 8 hours of Alternative Community Service due by
Attend support meetings prior to yo	
Scheduled / attend appointment:	
	toward to
Wallett H 3 Se	2) Warns Ovider
U Check IV	MO later at 8.75 au
MUST UH I	ODAY.
TSC Payments	
All conditions p	reviously set apply, unless noted otherwise.
DATED this 10 day of Sep	100 pg.
Defordant Pares	Judge of the District Court, Dept. No/Commissioner
V	i i

DC 3006 Rev 01/2019

Distribution: White-Court Yellow-Defendant Pink-Defense Atty Gold - Prosecutor

This document consists of 1 pages. This date: 12-12-2019, 11:37

MUDEL By Deputy Clerk

FILED
Clark County District Court
Sep25,2019

BENCH

WARRAND F ARREST

In the _	CLARK COUNT	Y DISTRICT Count	Bail Court Case No. Warrant							t Expiration Date	
	The City of	VANCOUVER	NO BAIL	3	VCA 23039V			09/24/2024			
CLARK COUNTY, STATE OF WASHINGTON			Originating Agency	Sex	Race	DOB	Hgt.	Wgl	Eyes	Hair	
	Plai	ntiff	VCA	-	W		5 6		BRO	BRO	
	v		Place of Employ	meni		Social Securi	y Number		g Agency (-1093		
Name		•	2			.				- 0	
Address	PARRIS, WEN	DY CHRISTINE	Operator License No.				Citation Nun		Violation Date 07/04/2019		
					ç	00	23039	''	1/04/	2019	
		•	License Plate No	State	Expir	93 Y98F	Make	Туре		Color	
	OF WASHINGTON OF CLARK										
CITY OF						Description of	Cheme (st				
	State of Washington to all	Peace Officera,		Na	ALSEAN			RC	W/Ordinan	<u>159</u>	
in this court Ther commander until the det of this warr surely bon	charging the defendant value, in the name of it to arrest the defendant fendant is discharged according with your manner of	reath or certification has been filed with the crimes hereon described, the State of Washington, you are and keep the defendant in custody cording to law, and make due return service endorsed thereon. Cash or court. Service of this warrant by	CRIMINAL TRI		s-1s		ziz	Josh Ar Corbi	9A. 56		
Reason for	**		01697 TRETTA, TIMOTHY A								
D Fa: XXX Fa D Fa: D Fa:	iture to Post Bail, Appear, iture to Appear for Heann iture to Comply with Cour iture to Pay Fine or Appea	Order	Additional Identifyi	ng Data			H, WEND		TINE		
Hereby Ce	italy that I Arrested the Nar	ned Delendant		Given U	nder My !	land This					
OE	On The	Day of20		2	:5	Day of _	Septer	mber	20	019	
Officer	Service_	MileageTcta	el	Judge/C	ommissio	ner_ 🤇		_			
				•		John P	. Hagensei	n 09-2	25-2019	, 06:52	

PAGE: 1

DEFENDANT

PARRIS, WENDY CHRISTINE

CASE: 23039V VCA Criminal Non-Traffic Agency No. 2319-10934

AKA HARSH, WENDY CHRISTINE

*** WARRANT ISSUED ***

OFFICER

01697 VPD TRETTA, TIMOTHY A

CHARGES

Violation Date:	07/04/2019	DV Plea	Finding
1 9A.56.050	THEFT 3	N Guilty	Guilty
2 9A.52.070	CRIMINAL TRESPASS-1ST	N Guilty	Guilty
	DEGREE	_	-

TEXT

S	07/05/2019	Case Filed on 07/05/2019	LKP
		DEF 1 PARRIS, WENDY CHRISTINE Added as Participant	
U		ADD ON PER VCA FOR PRIS VARR, EXON, 2319-10934	
		SCANNED: CITATION/COMPLAINT	
		SCANNED: MOTION/ORDER OF EXONERATION	
		SCANNED: PB PRE BOOK/PROBABLE CAUSE	
		SCANNED: COURT DOCKET SHEET	
		SCANNED: APPENDIX	
Ş		OFF 1 TRETTA, TIMOTHY A Added as Participant	
U		SCANNED: SCREENING FOR COURT APPOINTED ATTY-Q	CWK
		SCANNED: FINANCIAL SCREENING	
		SCANNED: ORDER APPOINTING ATTY	KZS
S		ARR PRIS Set for 07/05/2019 01:00 PM	AEL
		in Room D with Judge ARR	
		ARR PRIS: Held	KZS
		Proceedings Recorded on Tape No. 2-6 KEO	
U		SCANNED: NOA-NOTICE OF APPEARANCE	
		SCANNED: NG NOT GUILTY PLEA	
S		Defendant Arraigned on Charge 1	
		Plea/Response of Not Guilty Entered on Charge 1	
		Defendant Arraigned on Charge 2	
		Plea/Response of Not Guilty Entered on Charge 2	
U		DEF HELD ON \$1000 BAIL -KEO	
		SCANNED: MEMO OF DISPOSITION	
	07/09/2019	SCANNED: DISCOVERY REQUEST	LXB
S		ATY 1 PEYTON, MEGAN DIANE Added as Participant	KZS
		on 07/05/2019	
		PTR MAND Set for 07/24/2019 08:30 AM	
		in Room M with Judge KEO	
υ	07/19/2019	SAC REFERRAL FILED ATY M SPENCER	LXB
	•	SCANNED: TSC-SPECIALTY COURT REFERRAL	
	07/24/2019	SCANNED: NOTICE OF THERAPEUTIC COURT SCREENING	KZC
	, ,	DEF REFERRED/SCREENED FOR SAC/APPROVED TO PARTICIPATE	
S		PTR MAND on 07/24/2019 08:30 AM	MLD
		Changed to Room M with Judge TNG	7,1

Docket continued on next page

STATE OF WASHINGTON) ss. COUNTY OF CLARK

I, Amber K, Emery, Court Administrator and Clerk of the District Court of I, Amber K, Emery, Court Administrator and Clerk of the District Court of Clark County, Washington DO HEREBY CERTIFY that this document, consisting of page(s), is a true and correct copy of the original now on file all of record in my office and as Court Clerk I ambit the legal custodian thereof.

una regen eustrument marteur. Signed and sealed at Vancouver, Washington this date:

DD7020SX JXH 12/12/2019 11:44 AM CLARK COUNTY DISTRICT COURT DOCKET

PAGE:

DEFENDANT PARRIS, WENDY CHRISTINE CASE: 23039V VCA Criminal Non-Traffic Agency No. 2319-10934

TEXT - Continued S 07/24/2019 PTR MAND: Not Held, Hearing Canceled MLD GPS: Held Proceedings Recorded on Tape No. G-2 TNG U SCANNED: JS JUDGMENT/SENTENCE SCANNED: MEMO OF DISPOSITION S Plea/Response of Guilty Entered on Charge 1 Finding/Judgment of Guilty for Charge 1 Case Heard Before Judge GEORGE, TODD N Judge GEORGE, TODD N Imposed Sentence Court Imposes Jail Time of 364 Days on Charge 1 with 354 Days Suspended, and 10 Days Credit for time served Total Imposed on Charge 1: 5,000.00 with 5,000.00 Suspended And 0.00 Other Amount Ordered Plea/Response of Guilty Entered on Charge 2 Finding/Judgment of Guilty for Charge 2 Case Heard Before Judge GEORGE, TODD N Judge GEORGE, TODD N Imposed Sentence Court Imposes Jail Time of 364 Days on Charge 2 with 354 Days Suspended, and 10 Days Credit for time served Total Imposed on Charge 2: 5,000.00 with 5,000.00 Suspended And 0.00 Other Amount Ordered Pay or Serve : 20 D No Criminal Violations : 2 Y CDE : Chemical Dependency Evaluation NCV : No Contact with Victim ODD : See docket/special conditions U DEF TO SUCCESSFULLY COMPLETE SUBSTANCE ABUSE COURT- TNG SCANNED: GP STATEMENT OF DEFENDANT ON PLEA OF GUILTY OT6 : Other CWK U 07/25/2019 SCANNED: NTW-NOTICE OF WITHDRAWAL LXB ATY 1 PEYTON, MEGAN DIANE Removed

on 07/25/2019 07/26/2019 PCN added to case Charge 1: Def. complied with Jail Sentence

KAE MLD

Charge 2: Def. complied with Jail Sentence Defendant Complied with Pay or Serve TCC SAC Set for 08/06/2019 10:00 AM

in Room 4 with Judge SLL

08/06/2019 TCC SAC: Held

KZS

Proceedings Recorded on Tape No. 2-6 TNG U SCANNED: ORDER TO RETURN TO COURT S TCC SAC Set for 08/13/2019 02:30 PM in Room 4 with Judge SLL

OPI : Opt In

Case Condition Terminated: Other

Docket continued on next page

U 08/06/2019 SCANNED: TSC-SPECIALTY COURT CONTRACT KZS SCANNED: ORDER TO TRANSFER SUPERVISION MONITORING DRC : Drug Court KZC 08/12/2019 Defendant Complied with Other **KZS** -CASE TRANSFERRED TO SPECIALTY COURT/OT6 CHANGED TO Y-S 08/13/2019 TCC SAC: Not Held, Wt/FTA Ordered **KZC** Proceedings Recorded on Tape No. 2-4 SLL BENCH Warrant Ordered Print on or after 08/13/2019 Warrant expires on 08/13/2024 Warrant Order Canceled U DEF SHOWED UP LATE-IN COURT AT 3:36 P.M. - CANCEL WARRANT/SLL TCC SAC Set for 08/20/2019 02:30 PM S in Room 4 with Judge SLL DEF/SAC TEAM PRES-NON COMPLINACE ADDRESSED-NO PENALTY-SLL U SCANNED: SPECIALTY COURT MEMO/ORDER TO APPEAR S 08/16/2019 Accounts Receivable Created 100.00 PRO MONTHLY SUPERVISION/PROBATION IS ADDED. S Case Scheduled on Time Pay Agreement 1 for: 100.00 First Pymt Date: 09/28/2019 Amt: 100.00 Freq: L Num: 1 NOTICE RE: NEW PROBATION FEE MAILED S 08/20/2019 TCC SAC on 08/20/2019 02:30 PM KZÇ Changed to Room A with Judge TNG TCC SAC: Held LRK Proceedings Recorded on Tape No. 2-4 TNG U DEF/SAC TEAM PRESENT/DEF IN COMPLIANCE - TNG TCC SAC Set for 08/27/2019 02:30 PM S in Room 4 with Judge SLL Ħ SCANNED: SPECIALTY COURT MEMO/ORDER TO APPEAR KZC S 08/27/2019 TCC SAC: Held AZC Proceedings Recorded on Tape No. 2-4 SLL TCC SAC Set for 09/03/2019 02:00 PM in Room 4 with Judge SLL SCANNED: TSC-SPECIALTY COURT MEMO/ORDER TO APPEAR S 08/28/2019 Collection Delay Date of 03/28/2020 Added SMV 09/03/2019 TCC SAC: Held **KZC** Proceedings Recorded on Tape No. 2-4 SLL U DEF/SAC TEAM PRES-DEF TO ATTEND 9/5 TREATMENT INTAKE AT SEAMAR AND MUST HAVE WASHINGTON STATE ADDRESS BY 9/17-SLL S TCC SAC Set for 09/10/2019 02:00 PM in Room 4 with Judge SLL SCANNED: SPECIALTY COURT MEMO/ORDER TO APPEAR S 09/10/2019 TCC SAC: Held Proceedings Recorded on Tape No. 2-4 SLL U DEF/SAC TEAM PRES-NON COMPLIANCE ADDRESSED-ADMITS/SENTENCED TO 8 HOURS ACS DUE 9/24/19; DEF ALSO ORDERED TO ATTEND WALK-IN ASSESSMENT TOMORROW AND MUST UA TODAY - SLL S Community Service : 8 H CSE Review Set for 09/24/2019

Docket continued on next page

DD7020SX JXH CLARK COUNTY DISTRICT COURT 12/12/2019 11:44 AM D O C K E T

PAGE: 4

DEFENDANT PARRIS, WENDY CHRISTINE CASE: 23039V VCA Criminal Non-Traffic Agency No. 2319-10934

TEXT - Continued

U

S 09/10/2019 TCC SAC Set for 09/24/2019 10:00 AM

KZC

in Room 4 with Judge SLL

SCANNED: SPECIALTY COURT MEMO/ORDER TO APPEAR

S 09/13/2019 Accounts Receivable Changed to

200.00 PRO

Authorized by PRO with Adjustment Code: CO

U MONTHLY SUPERVISION/PROBATION IS ADDED.

S Time Pay Agreement 1 Rescheduled for:

First Pymt Date: 09/28/2019 Amt: 200.00 Freg: L Num: 1

NOTICE RE: NEW PROBATION FEE MAILED

S 09/24/2019 TCC SAC: Not Held, Wt/FTA Ordered

Proceedings Recorded on Tape No. 2-4 SLL

DEF FTA / BOOK AND HOLD WARRANT AUTHORIZED TODAY - SLL U

S BENCH Warrant Ordered

Print on or after 09/24/2019

Warrant expires on 09/24/2024

09/25/2019 BENCH Warrant Issued for

Fail To Appear For Hearing

No Bail

U SCANNED: WARRANT OF ARREST LXB

SYS

KZC

ACCOUNTING SUMMARY

Total Due

Paid Credit Balance

Timepay: Y

200.00

200.00

ADDITIONAL CASE DATA Case Disposition

Disposition: OPEN

Personal Description

Sex: F Race: W DOB:

Dr.Lic.No.:

State:

Expires:

Employer:

Height: 5 6 Weight: 175 Eyes: BRO

Hair: BRO

Hearing Summary

PRISONER ARR	LAIGNMENT ON	07/05/2019	AT	01:00	PM	IN	ROOM	D	WITH	ARR
	ON	07/24/2019	AT	08:30	AM	IN	ROOM	M	WITH	TNG
SUBSTANCE AB	SUSE ON	08/06/2019	ΑT	10:00	MA	IN	ROOM	4	WITH	SLL
SUBSTANCE AB	BUSE ON	08/20/2019	AT	02:30	PM	IN	ROOM	A	WITH	TNG
SUBSTANCE AB	BUSE ON	08/27/2019	AΤ	02:30	PM	ΞN	ROOM	4	WITH	SLL
SUBSTANCE AB									WITH	SLL
SUBSTANCE AB	BUSE ON	09/10/2019	AT	02:00	PM	IN	ROOM	4	WITH	SLL
	SUBSTANCE AS SUBSTANCE AS SUBSTANCE AS	SUBSTANCE ABUSE ON SUBSTANCE ABUSE ON SUBSTANCE ABUSE ON SUBSTANCE ABUSE ON	ON 07/24/2019 SUBSTANCE ABUSE ON 08/06/2019 SUBSTANCE ABUSE ON 08/20/2019 SUBSTANCE ABUSE ON 08/27/2019 SUBSTANCE ABUSE ON 09/03/2019	ON 07/24/2019 AT SUBSTANCE ABUSE ON 08/06/2019 AT SUBSTANCE ABUSE ON 08/20/2019 AT SUBSTANCE ABUSE ON 08/27/2019 AT SUBSTANCE ABUSE ON 09/03/2019 AT	ON 07/24/2019 AT 08:30 SUBSTANCE ABUSE ON 08/06/2019 AT 10:00 SUBSTANCE ABUSE ON 08/20/2019 AT 02:30 SUBSTANCE ABUSE ON 08/27/2019 AT 02:30 SUBSTANCE ABUSE ON 09/03/2019 AT 02:00	ON 07/24/2019 AT 08:30 AM SUBSTANCE ABUSE ON 08/06/2019 AT 10:00 AM SUBSTANCE ABUSE ON 08/20/2019 AT 02:30 PM SUBSTANCE ABUSE ON 08/27/2019 AT 02:30 PM SUBSTANCE ABUSE ON 09/03/2019 AT 02:00 PM	ON 07/24/2019 AT 08:30 AM IN SUBSTANCE ABUSE ON 08/06/2019 AT 10:00 AM IN SUBSTANCE ABUSE ON 08/20/2019 AT 02:30 PM IN SUBSTANCE ABUSE ON 08/27/2019 AT 02:30 PM IN SUBSTANCE ABUSE ON 09/03/2019 AT 02:00 PM IN	ON 07/24/2019 AT 08:30 AM IN ROOM SUBSTANCE ABUSE ON 08/06/2019 AT 10:00 AM IN ROOM SUBSTANCE ABUSE ON 08/20/2019 AT 02:30 PM IN ROOM SUBSTANCE ABUSE ON 08/27/2019 AT 02:30 PM IN ROOM SUBSTANCE ABUSE ON 09/03/2019 AT 02:00 PM IN ROOM	SUBSTANCE ABUSE ON 08/20/2019 AT 02:30 PM IN ROOM A SUBSTANCE ABUSE ON 08/27/2019 AT 02:30 PM IN ROOM 4 SUBSTANCE ABUSE ON 09/03/2019 AT 02:00 PM IN ROOM 4	ON 07/24/2019 AT 08:30 AM IN ROOM M WITH SUBSTANCE ABUSE ON 08/06/2019 AT 10:00 AM IN ROOM 4 WITH SUBSTANCE ABUSE ON 08/20/2019 AT 02:30 PM IN ROOM A WITH SUBSTANCE ABUSE ON 08/27/2019 AT 02:30 PM IN ROOM 4 WITH SUBSTANCE ABUSE ON 09/03/2019 AT 02:00 PM IN ROOM 4 WITH

End of docket report for this case