

STATE OF WASHINGTON,



SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

TAII	E OF WASHINGTON,	3	No. 10-1-10009-8 SEA
VINA.	v. Y KESHAVAN BHARADWAJ	Plaintiff,))))) Defendant.)	JUDGMENT AND SENTENCE, NON-FELONY - Count(s) [] DEFERRING Imposition of Sentence/Probation [] SUSPENDING Sentence See felony J+S
Court, rial a	The Prosecuting Attorney, the above the defendant having been found guilty and there being no reason why judgment sl	of the crime(s) charg	and counsel JOHN BROWNE being present in ged in the amended information on 08/14/2012 by need;
WITH	I A MINOR FOR IMMORAL PURPOSE or the crimes charged in Counts, d	25 RCW 9 68A 0900	crime(s) of: COUNT IV: COMMUNICATION 1) Is defined in RCW 10.99.020) was pled and
this di	ate upon the following terms and conditions: OR ne defendant is sentenced to imprisonment days on each count (maximum 364 onsecutively with each other, and to run [se No(s)	ndant is hereby DEF ons: It in the King County days for gross miso CNDED upon the fol mement of Ohe ong County Work/Edu ctronic Home Detent ed [days as deter	y Jail, Department of Adult Detention, for demeanor), said term(s) to run [] concurrently consecutively with [] count(s) F, III [and the sentence (less any days of llowing terms and conditions:
7	Name to the corrections (DOC) and co	mply with the standa	ard rules and regulations of supervision. By period of confinement. The defendant shall

		ort 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.	
1	me c	The defendant shall be on unsupervised probation formonths, subject to the conditions of this	
:	sent	ence. [] A review hearing is set forata.m./p.m. in this	
		troom.	
		For the following crimes (committed on or after 8/1/2009), probation is mandatory (but DOC will not supervise convictions after 8/1/2011): assault in the fourth degree or violation of a domestic violence court order pursuant to RCW 10.99.040, 10.99.050, 26.09.300, 26.10.220, 26.26.138, 26.50.110, 26.52.070, or 74.34.145, if the defendant has a prior conviction for one or more of the following: (a) a violent offense; (b) a sex offense; (c) a crime against a person as defined in RCW 9.94A.411; (d) assault in the fourth degree; or (e) violation of a domestic violence court order. Ch. 40, Laws of 2011 Special Session, §3.	
		For the following crimes, probation may be ordered and <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.44.130; (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. Ch. 40, Laws of 2011 Special Session, §2(1).	
		DOC will not supervise any other nonfelony probation. Ch. 40, Laws of 2011 Special Session, §2(5).	
(3)	(a)	fendant shall pay to the clerk of this Court: [Restitution is not ordered;	
	(b)	\$, Court costs;	
	(c)	\$, Victim assessment, \$500 for gross misdemeanors and \$250 for misdemeanors (mandatory);	
	(d)	[] \$100 DNA collection fee (RCW 43.43.7541)(mandatory for crimes listed in paragraph 12);	
		\$, Recoupment for attorney's fees to King County Public Defense Programs;	
	(f)	\$, Fine; \$ of this fine is suspended upon the terms and conditions herein;	
	(1)	TOTAL financial obligation: (Imposed on Felones Counts);	
÷	the act mo	e payments shall be made to the King County Superior Court Clerk according to the rules of the Clerk and following terms: [] Not less than \$ per month; [] On a schedule established by DOC if it has ive supervision of the defendant, or by the county clerk. Pursuant to RCW 9.94A.7602, if the defendant is than 30 days past due in payments, a notice of payroll deduction may be issued without further notice to offender. Pursuant to RCW 9.94A.760(7)(b), the defendant shall report as directed by DJA and provide ancial information as requested.	
(4)	[] The defendant shall complete community service hours [] 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 [] the Helping Hands Program [] this court. [] A review hearing is set on, 20, at a.m./ p.m. in this courtroom.		
(5)	1	The defendant shall complete days of Community Work Program (Work Crew).	
(6)	[co	The defendant shall attend the King County Supervised Community Option (Enhanced CCAP) subject to nditions of conduct ordered this date: [] For a period of days.	

(7) [] The defendant shall not purchase, possess, or use any [] alcohol [] controlled substance (without lawful prescription). The defendant shall submit to urinalysis and breath testing as required by DOC and submit to search of person, vehicle or home by a Community Corrections Officer upon reasonable suspicion of violation; (8) [] The defendant shall obtain a substance abuse evaluation and follow all treatment recommendations; _ (9) [] The defendant shall enter into, make reasonable progress and successfully complete a state certified domestic violence treatment program; (10) [The defendant shall have no contact with: Victor (11) The defendant shall have no unsupervised contact with minors. (12) [X] The defendant shall have a biological sample collected for DNA identification analysis and shall fully cooperate in the testing, as ordered in Appendix G (for harassment, stalking, assault in the fourth degree with sexual motivation, communicating with a minor for immoral purposes, failure to register, custodial sexual misconduct in the second degree, patronizing a prostitute, sexual misconduct with a minor in the second degree, violation of a sexual assault protection order, or any other offense requiring registration under RCW 9A.44.130). (13) [X] The defendant shall register as a sex offender. (14) The defendant shall commit no criminal offenses. (15) [X] Additional conditions of probation are: Additional conditions are attached to and incorporated as Appendix (16)Judge, King County Superior Court Print Name: Presented by: Prosecuting Attorney, Defendant's current address: Form Approved for Entry:

[] While in Work/ Education Release.

STATE OF WASHINGTON County of King

I, BARBARA MINER, Clerk of the Superior Count of the State of Washington, for the County of King, do hereby certify that I have compared the integrang copy with the original instrument as the same appears on the and of record in my office, and that the same is a true and partical transcript of said original and of the whole thereof, IN TESTIMONY WHEREOF, I have begannees at my hand and affixed the Saal of said Superior Court at my office of Seattle this

Deputy Clerk