District Court of Washington for the County of Thurston								
CITY OF LACEY Plaintiff,			No. XZ0396218 LYA Amended					
vs.		Plamun,	JUDGMENT AND SENTENCE/ RELEASE ORDER					
HART, ERIC JEFFER Defendant	RY	03/08/1973 DOB						
SENTENCE								
Charge(s)	RCWs	DISPOSITI	ON	JAIL TIME IMPOSED	JAIL TIME SUSPENDED	CREDIT FOR TIME SERVED	\$	
1. VIOLATION OF A PROTE	©9.12.070.LMC ⊠ DV							
2.	□ DV							
3.	□DV							
4.	□DV							
26.50.010(7)) v	, domestic violen vas pled and proved, domestic violen d	·	·				was	
Jail Time to be served (Total jail time to be sen Other:	ved:		/ Con	current w	ith:			
Serve jail time starting	on or before (mm/dd/yy	yy):	Sente	ence may	be served a	nt any insti	tution.	
If eligible time may be ☐ Work Release ☐ ☐ In Custody Treatme	EHM Alternate	e DUI Program		•	Reporting I Provider			
	Drug fund \$ CAC \$ unity Service Hrs. may	Coi		<u> </u>	Othe	\$ r \$	_	
·	TIVE UNTIL (mm/dd/v			o by and	-aco (minadr)	13131		

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☐ Sentence is DEFERRED ☐ Prosecution	is DEFERRED Find	ing is CONTINUE	for months.				
At the end of this period, if the Defendant me ☐ dismissed ☐ amended to: ☐ Be on ☐ Monitored ☐ Supervised F			ges will be:				
RELEASE CONDITIONS							
Hold without bail							
Bail fixed at:,,	,	, Ca	sh or Bond				
1 2		4					
In Custody Treatment	 						
Work Release or Electronic Home Monit	oring Authorized if Bail	not posted					
☐ Verify Address within 48 hours of Release ☐ Defendant released subject to conditions see	at forth below:						
⊠On PR	st fortif below.						
Temporary Release on (mm/dd/yyyy):	at End	d (mm/dd/vvvv):	at				
For:							
☐ THINGS YOU MUST DO ☐ UA/BAC As Directed ☐ Obtain Transdermal Monitoring Device Within 48 Hrs. of Release ☐ Comply with No Contact Order ☐ Clear Warrants ☐ Community Service	ce Comply \ \text{Report to}	With Mental Health With Veterans Cou o Probation Within m UA's per Month	rt Contract				
THINGS YOU MUST NOT DO Commit A Criminal Offense Drive a Vehicle Without Ignition Interl Per Court Per DOL Frequent Bars or Taverns Except for Employment Drive w/o License or Automobile/Liab	ock ☐ Refuse E ☑ Possess ☐ Exce ☐ Have Co	e Alcohol, Marijuar BAC When Reques a Gun or Deadly V pt for Military Dutie ontact With:	ited Veapon				
Provide Written Proof of the following	by this date: (mm/dd/y	ww)	or as directed by				
District Court Probation.			_				
Perform Community Service by		lealth Referral/Trea					
☐ DWI Victim Panel ☐ Substance Use Disorder		☐ Domestic Violence Referral/Treatment ☐ Anger Management Referral/Treatment					
Assessment/Treatment		on					
Other							
■ Next Hearing: You must return to court	on (mm/dd/yyyy)	at	for				
I understand: (1) IF I DO NOT FOLLOW THIS ORI ARREST WITHOUT FURTHER I (2) I MUST TELL THE COURT IF M' (3) I MUST OBEY ADDITIONAL TER	NOTICE TO ME; Y MAILING ADDRESS	CHANGES;	ANT FOR MY				
		11/1					
COPY RECEIVED:	07/30/2020	////					
DEFENDANT	DATE	JUDGE KALO '	WILCOX				

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RELEASE ON PERSONAL RECOGNIZANCE OR BAIL

A Defendant who is released on personal recognizance or bail <u>must appear at all future court hearings</u> and <u>must maintain law-abiding behavior</u>. The Court may issue a warrant for the arrest of a Defendant who does not meet these conditions, without further notice to the Defendant.

JAIL TIME, WORK RELEASE, HOME MONITORING, ALTERNATE INCARCERATION PROGRAMS

The jail will not let some Defendants serve time in the Work Release, Electronic Home Monitoring, Day Jail/Day Reporting and Alternate Incarceration programs. If the jail will not let the Defendant into one of these programs, the Defendant must serve the required jail time in general population before the end of the time shown on the front of this Order.

IF A DEFENDANT DOES NOT REPORT TO JAIL WHEN REQUIRED, THE COURT MAY ISSUE A WARRANT FOR THE DEFENDANT'S ARREST WITHOUT FURTHER NOTICE TO THE DEFENDANT.

HOW TO SHOW PROOF OF COMPLETING ORDERED REQUIREMENTS

If a Defendant is ordered to complete a condition shown on the front of this Order, THE DEFENDANT MUST SHOW THE COURT PROOF OF COMPLETING THE CONDITION(S) NO LATER THAN THE DATE SHOWN ON THE FRONT OF THIS ORDER.

Proof must be postmarked or presented in person to the District Court Probation Office NO LATER THAN THE DATE SHOWN ON THE FRONT OF THIS ORDER. If the Defendant cannot show this proof, the Defendant MUST APPEAR IN PERSON at the District Court Clerk's Office at 8:30 a.m. on the date the proof is due.

IF A DEFENDANT DOES NOT SHOW THE REQUIRED PROOF, OR ALTERNATIVELY, DOES NOT APPEAR IN PERSON ON THE PROOF DATE, THE COURT MAY ISSUE A WARRANT FOR THE DEFENDANT'S ARREST, WITHOUT FURTHER NOTICE TO THE DEFENDANT.

WARRANT FOR ARREST

If a warrant is issued for a Defendant's arrest, the Defendant may be ordered to pay costs for issuance of the warrant, and may be jailed until future court hearing(s).

SUPERVISED PROBATION

Supervised probation means that you will be required to have regular interviews with the Probation Officer who will be monitoring your court-ordered conditions. The Probation Officer may also counsel you and require you to successfully complete court-ordered treatment/educational programs to reduce the likelihood that you will engage in further criminal activity. Probation may further recommend additional specific conditions so long as the court ratifies the terms recommended by Probation or a treatment agency, and adopts them as its own.

COLLATERAL ATTACK ON JUDGMENT

Any petition or motion for collateral attack on this Judgment and Sentence, including but not limited to any state habeas corpus petition, motion to vacate judgment, motion to withdraw guilty plea, motion for new trial or motion to arrest judgment, must be filed within one year of the final judgment in this matter, except as provided for in RCW 10.73.100. RCW 10.73.090.