CASE#: 83-1-00027-7 CRIM JUDGMENT# NO TITLE: STATE VS CARDWELL FILED: 01-05-83 APPEAL? NO ARCHIVED: 01-28-90 CONSOLIDATED: NOTE1: NOTE2: CONN LAST NAME, FIRST MI TITLE LITIGANTS ARRAIGNED PLA01 STATE OF WASHINGTON DEFOI CARDWELL, MICHAEL ROBERT CONN LAST NAME, FIRST MI TITLE LITIGANTS DATE ATD01 LEVY, RACHEL W/D ATD02 HOHLBEIN, WESLEY G DEFO1 CARDWELL, MICHAEL ROBERT DISPOSITION: GPAC GUILTY PLEA AS CHARGED DATE: 05-18-83 DISP. JUDGE: SHELLAN SENTENCE DATE: 05-18-83 SENTENCED BY: SHELLAN SENTENCING DEFERRED: NO APPEALED TO: DIVISION I DATE APPEALED: PRISON SERVED..... : CRIME VIC. COMP.....\$ PRISON SUSPENDED..... : FINE.....\$ JAIL SERVED...... : RESTITUTION......\$ 540.00

JAIL SUSPENDED...... : COURT COSTS......\$ YES

PROB/COMM. SUPERVISION.... X : ATTORNEY FEES......\$ 300.00 DUE DATE: 11-18-83 PAID: P/GUILTY. SENT 5Y DEFERRED. SERVE 9M KC JAIL. PAY REST/COSTS/ATTY FEES. PAY CV/ PEN ASSMT \$50 WITHIN 6M. TO REMAIN IN CUSTODY PENDING TRANSPORTATION TO WESTERN STATE HOSP TO COMPLETE SEX PSYCH PROGRAM. RSLT CNT RCW/CODE DESCRIPTION COMMENT ----- ORIGINAL INFORMATION GUIL 1 9A.44.100 NO RCW DESCRIPTION SUB# DATE CD/CONN DESCRIPTION SECONDARY MICROFILM 01-05-83 \$CHC CHARGE COUNTY 70.00 01-05-83 INFO INFORMATION 1 2 01-05-83 ORW ORD FOR WARRANT & FIXING BAIL PR 2.5 01-13-83 OB OBJECTIONS TO ARRAIGNMENT DATE 01-13-83 ARRAIGN ARRAIGN CAL SHELLAN

01-14-83 NTOHS NOTICE OF OMNIBUS HEARING SETTING 01-20-83 01-24-83 \$SHRTWA SHERIFF'S RETRN ON WARRNT OF ARREST 15.50

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CASE#: 83-1-00027-7 CRIM

JUDGMENT# NO

TITLE: STATE VS CARDWELL

SECONDARY MICROFILM SUB# DATE CD/CONN DESCRIPTION 5 01-27-83 WVSPDT WAIVER OF SPEEDY TRIAL 03-01-83 01-27-83 PREHRG OMNIBUS CAL ROBERTS 02-03-83 MINUTE OMNIBUS CAL/EBERHARTER/N.R. CARDWELL 02-08-83 MINUTE OMNIBUS CAL EBERHARTER/CARDWELL 02-15-83 PREHRG OMNIBUS CAL EBERHARTER/KARIS 02-15-83 WVSPDT WAIVER OF SPEEDY TRIAL 03-08-83 02-22-83 MINUTE OMNIBUS CAL EBERHARTER 02-24-83 MINUTE OMNIBUS CAL EBERHARTER 02-28-83 MINUTE OMNIBUS CAL DIXON 03-01-83 STTDFG STATEMENT OF DEFENDANT, PLEA GUILTY 7 03-01-83 PREHRG OMNIBUS CAL/ DIXON/ SHIPMAN 03-07-83 PRSIO ORD FOR PRE-SENT RPT&SET SENT TIME 04-18-83 8 8:30/SHELLAN 05-17-83 DISPHRG CT.MINUTES/SHELLAN/RACCAGNO 05-18-83 JDODS JDGMT & ORD DEFER SENT, GRNT PROBAT 9 COMMT ISSD 05-18-83/ST ID RPT FWD - 05-18-83 \$PACV PENALTY ASSESSED - CRIME VICTIMS DEF01 CARDWELL, MICHAEL ROBERT - 05-18-83 \$FAPDR FEE ASSESSD-PUBLIC DEFENSE RECOUPMT 300.00 10 06-02-83 AF AFFIDAVIT OF RONALD KESSLER 11 06-02-83 ORET ORDER EXTEND TIME RPT WORK RELEASE
12 06-16-83 SHRT SHERIFF'S RETURN ON COMMITMENT
13 07-20-83 OR ORDER CONTACT VISIT 09-16-83 NTWDA NOTICE OF WITHDRAWAL OF ATTORNEY
09-19-83 ORSR ORDER SETTING RESTITUTION \$540.00 14 15 16 11-10-83 APR APPEARANCE 03-12-84 PTRV PETITION FOR REVOCATION 17 03-19-84 POSTHRG C/R ROBERTA WIECKING JDG32 JUDGE GERARD M. SHELLAN, DEPT. 32 JUDGMENT & SENTENCE 18 03-19-84 JDS COMMT ISSD 03-19-84 WAIVER OF 30D DELAY 19 03-19-84 WV COMMT ISSD 03-19-84 20 03-19-84 ORRDDS ORD REVOKING DEFERRED SENTENCE COMMT ISSD 03-19-84 21 03-21-84 SHRT SHERIFF'S RETURN ON COMMITMENT 08-11-86 SNTFB SENTENCE FIXED BY BOARD

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3	KING COURTY SUPERIOR COURT CLERK
4	IN THE SUPERIOR COURT TOF, THE STATE OF WASHINGTON FOR KING COUNTY
5	STATE OF WASHINGTON,
6	Plaintiff, No. 83-1-00027-7
7	V.) INFORMATION
8	MICHAEL R. CARDWELL,
9	MICHAEL R. CARDWELL, Defendant.
10 11	I, Norm Maleng, Prosecuting Attorney for King County in the name and by the authority of the state of Washington, do accuse Michael R. Cardwell, of the crime of indecent liberties,
12	committed as follows:
13 14 15	That the defendant Michael R. Cardwell, in King County, Washington, during a period of time intervening between January 1 1980 through August 31, 1982, did knowingly cause Joshua E. Bockman, who was less than 14 years of age and not the spouse of the defendant, to have sexual contact with the defendant;
16	Contrary to RCW 9A.44.100(1)(b), and against the peace
17	and dignity of the state of Washington.
18	NORM MALENG Prosecuting Attorney
19	
20	By David H. Smith
21	Deputy Prosecuting Attorney
22	
23	[1] 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1
24	
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8	Information
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NORM MALENG AL Prosecuting Attorney W554 King County Courthouse Seattle, Washington 98104 583-2200

AFFIDAVIT FOR DETERMINATION OF PROBABLE CAUSE

ss.

STATE OF WASHINGTON)

COUNTY OF KING)

David H. Smith, being first duly sworn on oath, deposes and says:

That he is a Deputy Prosecuting Attorney for King County and is familiar with the police report and investigation conducted in King County Police Case No. 82-222499;

That this case contains the following upon which this motion for the determination of probable cause is made;

The defendant, Michael R. Cardwell, formerly was the stepfather of Joshua E. Bockman. The defendant was born October 14, 1954. Joshua E. Bockman was born August 24, 1970 and is currently 12-years-old.

In 1980, the defendant lived with Joshua, Joshua's sister and their mother, Ruth Candwell, at 2421 South 200th Street in King County. During the 1980 winter Olympic Games the defendant would promise Joshua he could stay up and watch the Olympic Hockey Games if he would touch the defendant's penis. The defendant then removed his pants and Joshua rubbed his penis which was erect. This occurred twice during the week of the winter games.

In December of 1980, the defendant to Joshua to visit Lyle Esterbrook at Esterbrook's residence at South Colby, Kitsap County. While there, the defendant sucked on Joshua's penis with his mouth and placed his finger in Joshua's bottom.

In September of 1981, the defendant, Joshua and Ruth Candwell were living in the Midway area of King County. Joshua was on the school wrestling team and the defendant asked Joshua to wrestle with him. The defendant said they would wrestle greek style and had Joshua remove all his clothes as he removed his. The defendant then knocked Joshua to the floor and got on top of hjim and tried to put his penis in Joshua's bottom but was unable to penetrate.

On approximately December 9, 1980, Joshua told his mother what had occurred at Lyle Esterbrook's. Joshua told his mother that while at Esterbrook's home the defendant put his mouth on Joshua's penis and put his finger in Joshua's anus. Around Deember 7, 1980, the defendant admitted to Ruth Candwell, Joshua's mother, that while they had been visiting Lyle Esterbrook, he put his mouth on Joshua's penis and sucked on his penis. The defendant also admitted that he put his finger in Joshua's bottom.

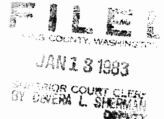
Affidavit for Determination of Probable Cause - 1

NORM MALENG Prosecuting Attorney W554 King County Courthouse Seattle, Washington 98104 583-2200

The State requests that the court order the defendant to have no contact with the victim, witnesses or other minor children without the presence of a responsible adult with knowledge of this charge because the defendaat has previously assault and threatened Ruth Candwell and Joshua Bockman. SUBSCRIBED and SWORN to before me this 3rd day of December, 1982: NOTARY PUBLIC in and for the state of Washington, residing at Affidavit for Determination of Probable Cause

1	IN THE SUPERIOR COURT OF THE ST	3 ATE OF WASHINGTON FOR KING COUNTY
2	STATE OF WASHINGTON; COUNTY) SUPERIOR COURT CLERK	83-1-00027-7
3	Plaintiff, WA.)	NO.
4 5	v.)	MOTION AND ORDER DETERMINING TH EXISTENCE OF PROBABLE CAUSE,
6	MICHAEL R. CARDWELL,) Defendant.)	DIRECTING ISSUANCE OF WARRANT AND FIXING BAIL
7	j	
8	filing herein an Information ch	informed the court that it is arging the defendant with the
9		r determining the existence of pro
10	of the defendant, and	suance of a warrant for the arrest
11		defendant in the amount of operty bond, or cash;
12		of the defendant, after booking, recognizance and promise to appear
13	contact with victim(s)	scheduled time and date; and no; witnesses; and any other minors,
14		motion, the plaintiff offers the
15	information on the Suspect Info motion and the affidavit attach	
16		RM MALENG osecuting Attorney
17		David H. Smith
18	1	outy Prosecuting Attorney
19	<u>01</u>	RDER
20 21	herein, hereby determines that p	ewed the affidavit submitted probable cause exists to believe
22	Information herein; and	committed the crimes alleged in the
23		Clerk of the Superior Court issue for the arrest of the above-named
24	IT IS FURTHER ORDERED t	nt is fixed in the amount of
25	(X) the defendant be releas	perty bond, or cash; ed, after booking, on his or
26	arraignment at the sche	ce and promise to appear for duled time and have no contact
27	with victim(s); witness presence of responsible	es; and any other minors, without adult.
28		hat the defendant be advised of
29	her release, and of his or her r	court and/or conditions of his or ight to request a reduction of ervice of the warrant by telegraph
30 31		Stay of December, 1983.
32	วันก	GE Controlle (5)
33	Presented by:	NORM MALENG
	DAVID H. SMITH Deputy Prosecuting Attorney	Prosecuting Attorney W554 King County Courthouse Seattle, Washington 98104 583-2200
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IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON FOR KING COUNTY

STATE OF WASHINGTON,

Plaintiff,

NO. 83-1-00027-7

OBJECTION TO DATE OF
ARRAIGNMENT

Michael R. Cardwell

Defendant.

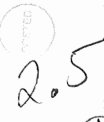
Defendant hereby objects to the date of arraignment, pursuant to CrR 3.3(e).

DATED this /3 day of

DEFENDANT

4.8.5

Objection to Date of Arraignment Page 1 of 1



Law Offices of The Public Defender 623 Second Avenue Seattle, Washington 98104 (206) 447-3900

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON FOR KING COUNTY
STATE OF WASHINGTON,)
Plaintiff, No. 83-1-8000274-77 10:21
Defendant. NOTICE OF OMNIBUS DATE SEATTLE WAS CLERK
HAVING NOW been arraigned on this matter,
Your omnibus hearing has been set for $-20-83$ at 10:00 a.m. (if you are out-of-
custody), 11:00 a.m. (if you are in-custody), in the Criminal
Motions Department, King County Courthouse. You must be
present at that time or a warrant may be issued for your arrest
and your failure to appear may result in additional criminal
charges being filed.
I acknowledge receiving a copy of this
notice.
Mis Carles DEFENDANT
1-13-8 3 DATE
Plea Judge: Shellan

NOTICE OF OMNIBUS DATE

In the Superior Court of the State of Washington for the County of King

WARRAN	т
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83-1-00027-7

STATE OF WASHINGTON King County	No
The State of Washington	
To the Sheriff of King County, Greetings:	
	Whereas, an information has been filed in the above entitled
Court, charging MICHAEL R. CAM	IDWELL
with the crime ofINDECENTLIBER	RTIES.(RCW.9A.44.100(1)(b)
	······································
·	est the said MICHAEL R. CANDWELL
	ding to law, and make due return of this writ with your manner of
service endorsed thereon.	e e e e e e e e e e e e e e e e e e e
BOOKED	Witness my hand and Seal this 5 day of DECEMBER January A.D. 19 \$283
JAN 1 3 1983	KENNETH S. HELM, Clerk of Superior Court
,	By JOYCE CHRIEST Deputy Clerk
Bail fixed in the sum of & Personal Recogn	azan o
No contact with victim Cash or Surety; Surety Bond to be approved by	(s); witnesses; or any other minors without presence of responsible adulty the Court.
	telegraph or teletype is authorized. s authorized by any peace officer.
STATE OF WASHINGTON	
King County	Received the within Warrant 1-13, 1983
and Executed the same	1 12 63
and	
•	*
SHEFIFF'S FEES	•
Service,	
Mileage,	Sheriff of King County, Washington
Keeping,	By Menula (Thurson 08327
Total	Deputy

CRIMINAL WARRANT	INFORMATION 4		7	7		CASE NO.	1/2	22	2499
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SUPERIOR COURT COWASHINGTON COUNTY OF KING

A Transfer of the Control

JA COUNT CLERK

JAN 2 7 1983

STATE OF WASHINGTON

Plaintiff,

Michael Robert Cardwell Defendant, NO. 63-1-000277

7.7 DEPUT

WAIVER OF SPEEDY TRIAL

AFTER	being	full	ly inf	forme	d of	my r	ight t	o a	trial	withi	in six	ty	(6	0)
			jail	and	to a	tria	l with	in r	ninety	(90)	days	if	I	am
not ir	ı jail	,										,		

I do hereby waive the 60/90 day rule to

3

,₁₉ & 3

Mass Oly Defendant

Attorney for perfendant

DATED:

ADDDOVED BY.

JUDGE



SUPERIOR COURT SHINGTON COUNTY OF KING

N

STATE OF WASHINGTON

Plaintiff,

MICHAEL REAL Defendant,

FILED ASSION

FEB 15 1983

SUMMING COURT CLERK

93-1-000 BY HEL MENSING
DEPUTY

WAIVER OF SPEEDY TRIAL

AFTER being fully infor days if I am in jail an not in jail,	med of my right to a trial d to a trial within ninety	within sixty (60) (90) days if I am
I do hereby waive the 6	0/90 day rule to	3/5 ,19 8 3
	Myho	Curl
	Yarlel L Attorney	for Defendant

DATED: FEB-1 5 1983

APPROVED BY

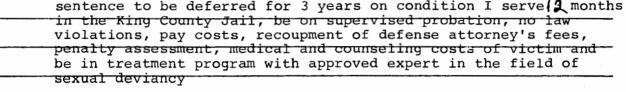
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Karr Nation
IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON FOR KING MAKIT 1983
Sil A Participant Control of the Con
STATE OF WASHINGTON,)
Plaintiff,) NO. 83-1-00027-7
vs.) STATEMENT OF DEFENDANT) ON PLEA OF GUILTY
Michael R. Cardwell (Felony)
Defendant.)
1. My true name isMichael Robert Cardwell
2. My age is28 years
3. My lawyer's name is Rachel Levy
4. I understand that I am charged with the crime of
Indecent Liberties , the
maximum sentence for which is 10 years prison and \$ $20,000$ fine.
5. I have been advised and understand that:
(a) I have the right to have counsel (a lawyer) and that if I cannot afford to pay for a lawyer, one will be furnished at no cost to me;
(b) I have the right to a trial by jury;
(c) I have the right to hear and question any witness who testifies against me;
(d) I have the right to remain silent and not testify at my trial if I wish. If I do not testify, that fact cannot be considered in determining my guilt or innocence. Even if I decided not to testify, I have the right to have witnesses testify for me and these witnesses can be made to appear in court at the trial at no cost to me;
(e) The state must prove beyond a reasonable doubt every element of the crime charged;
(f) I have the right to appeal from any finding of guilty and the sentence on that finding of guilty.
I also understand that BY ENTERING A PLEA OF GUILTY, I GIVE UP ALL OF
THE ABOVE RIGHTS EXCEPT the right to have a lawyer (furnished at no
cost if I cannot afford one) and that I cannot later change my plea
back to not guilty to regain those rights on the basis that I do not
like the sentence that I receive. I understand that by entering a plea
of guilty, I will be sentenced as guilty.
\mathcal{Y}
6. I plead guilty to the crime of Indecent Liberties

the _____ information, a copy of which I have received. The

any kind of harm to me or to any other person to cause me to make this plea of guilty. Except as set forth in this statement, no one has made promises of any kind to cause me to make this plea of guilty.

8. I understand that the Prosecuting Attorney will take the following action and make the following recommendation to the court:



with Joshua (Or Cincil attack)

- 9. I have been advised and understand that the sentencing judge does not have to follow the Prosecuting Attorney's recommended sentence and is free to give me any sentence up to the maximum provided by law, no matter what the Prosecuting Attorney recommends.
- 10. I understand that if I am sentenced to prison, the judge must sentence me to the maximum required by law, which in this case is 10 years. The term of sentence is set by the Board of Prison Terms and Paroles which does not have to follow any recommendation from the judge or Prosecuting Attorney for minimum sentence.
- In II. I have been advised and understand that the crime with which I am charged carries a mandatory minimum sentence of ______ years. I have also been advised and understand that the law requires that a prison term must be imposed for the crime with which I am charged and that probation cannot be granted in my case. (If not applicable, either or both of the sentences of this paragraph will be stricken and initialed by the defendant and the judge.)
 - 12. I understand that if I am on probation or parole, a plea of guilty to the present charge will be sufficient grounds for a judge or the parole board to revoke my probation or parole.
 - 13. In my own words, this is what I did that resulted in my being charged with the crime in the information:

 Games, I was with my stepson, Joshua E. Bockman at our house on S. 200th in King County. I promised Joshua he could watch the hockey game if he touched my penis. He then touched my penis.

 Joshua was not yet fourteen when this happened. I was married to his mother at the time.

14. I understand that on a plea of not guilty, the state would be
required to prove beyond a reasonable doubt at trial each of the
following elements of the crime before I could be found guilty of the
crime charged: (If "Alford" plea to amended information, attach sepa-
rate sheet setting out elements of original charge.)
During a period of time intervening between January 1, 1980 and August 30, 1982, I knowingly caused Joshua E. Bockman to have
sexual contact with me.
Joshua was less than 14 years of age at the time and not my spouse. This happened in King County.
•
15. I have read or have had read to me everything in this statement
form and have received a copy of this form. I understand everything in
this statement, have no further questions to ask of the court, and my
signature below represents my voluntary act.
* Mula Christian DEFENDANT
DEFENDANT
The defendant voluntarily signed this statement of Defendant on
Plea of Guilty form in open court in the presence of his attorney
·
Deputy Prosecuting Attorney Fred Couts Alous Paig.
and the undersigned Judge. The Court finds that the defendant's plea
of guilty was made voluntarily, competently and with an understanding
of the nature of the charge, the maximum penalty for that charge, and
the consequences of the plea. There is a factual basis for the plea,
which is accepted.
WILCH IS accepted.
TRIAL DATE OF, 19, is hereby stricken.
DATED: May 1, 1983.
I = I = I = I = I = I = I = I = I = I =

JUDGE () YET

	SENT	ENCE RECOMMENDA!		(Deferral)) ***
* -	t: Michael Co	4 . (Date:	12/14/82	
Defendant	t: Waked S	unseq	Attorney:		
On Plea 7	ro Interest	Liberties o	- charged		
			7		
Special F	Finding/Verdict	Deadly Wear	oon	Firearm	
on Count	Finding/Verdict (s)	RCW 9.95.04	10	RCW 9.41.025	
	Upon disposition of dismiss Count(s)	f Count(s)	, the st	tate moves to	•
State rec 210) for	commends that the sea period ofthe	entence of this	defendant be ars on the fol	DEFERRED (RCW	9.95.200 ions:
<u> </u>	Serve tone (with credit for	or time served,	in the work rele	King County Jacase, if eligib	ail ole)
	Supervised probation recoupment of cost	on, no law viola of defense atto	tions, pay co erney's fees,	sts, if appointed	
	Restitution	ical counse	hij costs	of vietin	•
X.	Other trustment	with maps	oud esper	it in serve	al_
	deviancy, in	duding his	H is appr	opriati	
	·				
	\$50 Pralte	Ussesment			
Maximum i	s not more than	ten	years an	d/or \$ 70,000	 fine.
	9A.20.02				
Mandatory	minimum term:				
prior crimi defendant a increase in	recommendation is made inal convictions or juvend his counsel by acces severity if additionar new crimes, fails to	enile adjudications ptance of this offer 1 criminal convicts	s which have been er. The state's lons are found on	n confirmed by th recommendation w r if the defendan	ne 7 111 1t
PRIOR REC	ORD:				
n	one known		agy for	ton: (2 step	<u>. </u>
			multip	le incidente	The state of the s
	gypenyaga ar ameriya da ayilgi da poqoriki ayilgi bara ay aliqif a ah ayilga ada ayaqo adalir aharin da ay a a	error manifestation of the process of the state of the st			
			genderste Allah di unione Scott dell'er och Courter på en meter på stelle til en som		emiculeosograpicija, Veziena.
	alle allegation de la particion de la fina de considéré forme requirement activité de la fina de la fina de la	entre encolario (discontinua establis) (liste destingento del establis establis establis establis establis est		erden, erden inn vill et dyspres die haar en skillig dy van glesten en villeda stead is de skille	CONTRACTOR CONTRACTOR
	mendation may be withdraily by the entry of a g			guilty plea and ma	ay be

King County Prosecuting Attorney

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON FOR KING COUNTY

STATE OF WASHINGTON, Plaintiff, VS. MICHAEL ROBERT CARDWELL 10-14-54 Defendant.)
THIS MATTER coming on regularly before the above-entitled court, and it appearing that
the above-named defendant has been duly charged by information herein with the crime of
Ind. Lib , to which charge he (has_entered a plea of guilty)
(was found guilty by trial), and it further appearing that the ends of justice will best be served
if a pre-sentence report is prepared and presented to the court prior to imposition of sentence
upon said defendant, and the court being in all things duly advised; now, therefore, Corrections IT IS HEREBY ORDERED that a Probation officer of the Department of Sectorized Medicine
Services prepare and present to the court a pre-sentence investigation report on the defendant; and
IT IS FURTHER ORDERED that the defendant report to the Regional Office, Office of 1601 2nd Ave. Bldg10th Floor (Corner of w2nd & Pine) ************************************
(Telephone: 464-7966) on the <u>10th</u> day of <u>March</u> , 198_3, at 10:00M.,
with the information sheet provided herewith. (If defendant is in custody, an officer of the
Office of Probation and Parole will contact him in the King County Jail); and
IT IS FURTHER ORDERED that the date for judgment and sentence is hereby set for the
18thday ofApril, 198_3_, at _8:30M., before the undersigned judge.
DONE IN OPEN COURT this
to the defendant be made available to the Probation Officer of the DSHS; such information shall be held confidential except for the purpose of said Presentence Investigation Report prepared and presented to the court. CERARD SHELLAN JUDGE CERARD SHELLAN SHELA
Defense Counsel 3828 SW Orchard Defendant's Address
Seattle, WA. 98126 1. Orig. — File Defendant's Phone: 937-0796 2. Green — Pros. Atty. 3. Canary — Defendant 4. Pink — Office of Prob. & Parole 5. Gold — Judge

In the Superior Court of the State or Mashington

For the County of King

DE 0	THE STATE OF WASHINGTON, Plaintiff,
RWAH	No. 83-1-00027-7
WA. STATE I.D. REPORT FORWARDED	v. SEATTLE, MA. Order Deferring Imposition
REPO	MICHAEL R CARDWELL of Sentence
<u></u>	Defendant. (PROBATION)
TATE	
WA. S	
	The Prosecuting Attorney, the above-named defendant and counsel RACHEL LEVY came into Court, the defendant having been charged by
ි දියි	information with the crime(s) of INDECENT UBLETIES
0	
	To thisinformation the defendant entered a plea of "Guilty" on theday of
ISSUE	
Lonnin mark ISSUED	The Court having determined that no legal cause exists to show why judgment
	should not be pronounced, it is therefore ORDERED, ADJUDGED and DECREED that the said Defendant is guilty of the crime(s) of THOREGAT CIBERTIES, CLASS"B" + FLONY, PCW 9A. 44.100
Š	CLASS"B" +ELONY, PCW9A.44.100
	The Defendant having made application to the Court for probation and the Court having found Defendant eligible under the law to be granted probation, and the
	Court being fully advised in the premises, it is therefore, ORDERED that the imposition of sentence against the Defendant herein be, and
	the same is hereby deferred pursuant to RCW 9.95.200 for a period of 5 FIVE years from this date upon the following terms and conditions, to-wit:
	1) That the Defendant shall be under the charge of a Probation and Parole Officer employed by the Department of Corrections and follow implicitly the
	instructions of said Department, and the rules and regulations promulgated by said Department for the conduct of the Defendant during the term of his probation hereunder.
	🗘 2) The Defendant shall not commit any law violations.
	of \$50.00 within 6 ms. from his from date of this order Allase from custody.
	King County Jail, (with) (without) credit to be given for time already served,
	to commonce (4) The defendant shall enter in, fully participate in, and a place
	sucessfully the sexual psychopath program of western state
	hospital. Thedefordant shall enter the king bounty Jail on
	June 1, 1983, 8:00 Am, and remain in custody pending
	transportation to western state topital. Work release during
,	this period is authorized, if defendant is formet eligible DONE IN OPEN COURT this 17th day of MAY, 1983.
	DONE IN OPEN COORT this 17 - day of 711714, 19 55.
	Janu Mellan
	JUICE
	Presented by:
	Ous Of Anna
	Deputy Prosecuting Attorney
	Rev. 4/6/82 provide as 10 form:

Michael R. Cardwell	•
(5) The defendant shall have	acconfact with
minor dildren unless in.	the presence of
a responsible odelt know	lodgable of this
affense and with the prior	approval of
his probation officer.	
(6) The defendant shall have	no contact with
the victim nor the victim's tam	uly.
(7) The defendant shall make 1	eccuprent of attorneys
tee's in the amount of #3	00.00 to the office
applies Defense within 24.	months of this date.
(7) The defendant shall make 1 tee's in the amount of #5 affliblic Defense within 24. (8) The defendant shall pay res	titution as determined
by further order	
(9) The defendant shall enter an	counseling program
in sexual devances approved wit	La recognized expert
interatment of Soxual deviancy a	proved by his Probatio
Officer while in work release.	
(10) Areview hearing shall be he	Ed prior to defendant's
transportation to Western State to	determine if the
defendant is amenable to out-	atient treatment.
11) The defendant shall not exercise his	right torelease from
Western State persuant to PCW 71.05.	050 without counts points
(12) the defendant shall make salistactory	progress in treatment
as determined by therapest, hospit	at staff and directors
DONE IN OPEN COURT this 17th day of MAY	, 198 ^A
	Ka Poc
Presented by	UDGE
Presented by: David H. Janisto	
Deputy Prosecuting Attorney	

Approved to lam

p 9 2 5 3

MICHAEL R. CARDWELL
(12) of the treatment program. (13) The defendant shall display good behavior for the remainder of the program. (14) The defendant shall serve a term of 9 month in the King bounty Jail with credit for time already Served. The jail term may be shortened if the defendant is admitted to ubstern state to spital.

DONE IN OPEN COURT this 17th day of MAY, 1983.
The state of the s
In a la lan
Presented by: Deputy Prosecuting Attorney
Approved as to form:
) na 2 - 4 3

SCOMIS code: PREHRG POSTHRG	DISPHRG MINUTE	HEARING				
Department No. Date:M/ Page 1 of	ly 1 7 1983		BAILIFF: _ COURT CLERK: _	JUDGE GERARD JANET T. LOVI DEVERA SHERMA 2/ictasia	N .	 xeL
King County Ca	use No. <u>83-/-</u>	20027-7				
Case Caption						
State of Wa	ashington vs	mich	ul Ca	duell		
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Litigants and	attorneys					
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Rachel	Levy				<u> </u>	<u> </u>
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K.C. Cause No.	\$3-1-000 27-7 Date: MAY 17 1983 Page 2 of 2
Caption:	State of Washington Reporter:
	michael Cardwell Minute Entry
	Whichaif (arduser minute entry
	3) Ristitution and counsling cost to be
	paid within 18 months
	4) Recomment of defence alternay fees, to
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	5) not so have contact with mines.
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	adult suppressed .
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1 2 3 IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON FOR KING COUNTY 4 STATE OF WASHINGTON, 5 Plaintiff, 6 v. MICHAEL R. CARDWELL, 7 Defendant. 8 9 RONALD KESSLER deposes and says: 10 Defendant was sentenced to serve nine months in jail, to 11 commence 1 June 1983, work release if eligible. Work release 12 has informed defendant that it will not accept him until it receives an evaluation from Norman Glassman regarding sexual 13 psychopathy. Defendant has informed me that he has met once 14 with Mr. Glassman, but that an evaluation cannot be ready 15 for two weeks. 16 Notes in the file from defense counsel Rachel Levy indicate 17 that the court stated at sentencing that it would extend the 18 reporting date if there is any problem with work release. 19 Defendant has contacted affiant daily for the past week 20 to request an extension, but counsel has been in trial and has been unable to find the time to present an order of extension; 21 Rachel Levy is on vacation: 22 I declare under penalty of perjury under the laws of the Sate 23 of Washington that the foregoing is true and correct. 24 25 26

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THE PUBLIC DEFENDER 202 SMITH TOWER LE. WASHINGTON BEIOA 12061 447 3900

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	3	FILED
•	4	
	5	IN THE SUPERIOR COURT UNF 2THEASTA SELOF WASHINGTON FOR KING COUNTY
	6	STATE OF WASHINGTON, PROCESSED
	7	PlaintistATTLE WA.) NO. 83-1-00027-7
	8	vs.) ORDER EXTENDING REPORTING DATE
	. 9	MICHAEL R. CARDWELL,
88	10	Defendant.)
2	11	THIS MATTER having come before this Court and it appearing
JUN	12	that the defendant was sentenced on 17 May , 1983 to
	13	serve 9 months in the King County Jail upon conviction of
1TY J.	14	<u>indecent liberties</u> , and that he was allowed to parti-
CERTIFIED COPY TO COUNTY JAIL	15	cipate in the King County Work Release Program, and it further work release will not accept defendant without an
· δ	16	appearing that wixexexxexxxxxxxxxxxxxxxxxxxxxxxxxxxxxx
COPY	17	program, it is hereby ordered that the defendant's reporting date
2	18	shall be extended from 1 June 1983 at 8:00aM, to 15 June
8	19	1983 at 8:00A.M. DATED THIS day of
	20	day of the total and the total
	21	Mellan
	22	JUDGE
·	23	Presented by:
	24	/ Will / Cach
	25	Attorney for Defendant
	26	Approved for entry, copy received:
	27	Approved for energy sopy reserved.
	28	David H. Smith
	29	DEPUTY PROSECUTING ATTORNEY
	30	
	31	

ORDER EXTENDING REPORTING DATE Page 1 of 1

Law Offices of The Public Defender 623 Second Avenue Seattle, Washington 98104 (206) 447-3900 W 82 17067



SUPERIOR COURT OF WASHINGTON COUNTY OF KING

83 JUN 16 AID. 11

STATE OF WASHINGTON, Plaintiff

vs.

MICHAEL R. CARDWELL

Defendant

83-1-00027-7

WARRANT OF COMMITMENT TO COUNTY JAIL

THE STATE OF WASHINGTON to the DIRECTOR OF REHABILITATIVE SERVICES OF KING COUNTY:

NOW, THEREFORE, in the name of the State of Washington, THIS IS TO COMMAND YOU, the Director of Rehabilitative Services of King County, to take and safely keep and confine the defendant according to the authority of the attached certified document.

DATE OF ISSUE:

May 18, 1983

BY THE DIRECTION OF the Honorable

GERARD M. SHELLAN

Judge of said Superior Court.

KENNETH S. HELM, Superior Court Clerk

By

Deputy Clerk

cc: Jail (2)

Work Release Unit (1) (if applicable)

DEPT. OF REHABILITATIVE SERVICES INFORMATION:

KING COUNTY 134

Warrant of Commitment, R.C.W. 10.70.020

SHRC

JH

In the Super or Court of the State of Mashington

For the County of King

THE STATE OF WASHINGTON, PA	Haintiff, Y . 52
ਜ਼ਿਲਾ ਹੈ। St 47 11 ਵ	No. 83-1-00027-7
Ş(AT 1) ∈ ν.	Order Deferring Imposition
MICHAEL R CARDWELL	of Sentence
13e	efendant. (PROBATION)
The Prosecuting Attorney, the abo	our named defendant and counsel
0	Court, the defendant having been charged by
information with the o	crime(s) of JHDECENT (IBLETIES
To this information the c	defendant entered a plea of "Guilty" on the
154 day of MARCH	, 1983,
The Court having determined that should not be pronounced, it is there	no legal cause exists to show why judgment fore ORDERED, ADJUDGED and DECREED that the
said Defendant is guilty of the crime (LASS" & FLONY, RCW	(s) of TINIDECENIT CIBERTIES
	У
The Defendant having made applica	ation to the Court for probation and the Court
having found Defendant eligible under	the law to be granted probation, and the
Court being fully advised in the premi ORDERED that the imposition of se	entence against the Defendant herein be, and
	to RCW 9.95.200 for a period of (5) FIVE upon the following terms and conditions, to-wit:
1) That the Defendant shall be u	under the charge of a Probation and Parole Corrections and follow implicitly the
instructions of said Department, and t	the rules and regulations promulgated by said
(2) The Defendant shall not commi	endant during the term of his probation hereunde it any law violations.
3) The Defendant shall pay all o	costs and the penalty assessment (RCW 7.68.035) -from date of this order. 11 (rasc from custody.
4) The Defendant shall serve a t	term ofin the
	edit to be given for time already served,
· · · · · · · · · · · · · · · · · · ·	ill enterin, fully penticipate in, and work
sucessfully the sexual barich	ropath program at western state
	hall enter the king bounty Jail on
June 1,1783,8:00 AM., an	dremain in custody pending
transportation to western	state Hospital. Work release cluring efendant is sount eligible 1983.
his periodis authorized, if d	efendant is sound eligible
DONE IN OPEN COURT this 1744	lay of MAY , 1983.
	$\mathcal{A}_{\mathcal{A}}$
	JUIXEE COLL Care
Durante 1 Lo	JUIXŒ
Presented by:	1
Duy H. Arrill Deputy Prosecuting Attorney Prov. 4/6/82 provided his to for	
Deputy Prosecuting Attorney	^ '
Fev. 4/6/82 11 pm recy NS 10 10	Am. 1 CZ
Markie & 1.	e p.1,83

cause no. <u>83-/-00027-7</u> Michael R. Cardwell (5) The defendant shall have accontact with dildren unless in the presence of de ochet knowledgable of this the prior approv affense and with Shall have no contact wett The defendant shall recoupment of \$300 at Public Depense within 24 months of this date. The defendant shall pay restitution, as a he defendant shall enter an counseling program in sexual deviances expertenced with a recognized expert Officer while in work release. be held prior to defendant's (10) Areview hearing shall transportation to history State to determine if the is amenable to out-partient (11) The defendant stall not exercise his right to release from Western State persuant to PCW 71. 0.5. 0.50 willout courts permission (12) the defenciant shall make salistactory progress in treatment as determined by therapest, hospital staff and directors DONE IN OPEN COURT this 17th day of 11A4 Presented by:

Deputy Prosecuting Attorney

Approved as to lom

p9253

cause no. 83-1-0027-7

MICHAEL R. CARDINE	((
(12) of the treatment	1)10g1am	
(12) of the treatment 13) The defendant sho for the remainder of 14) The defendant sh	all dis Man	good behavior
for the remainder o	1 the ourne	im:
14) The delendant sh	iall serve a -	kim of 9 months
in the hung tounty Jan	e unite accept	tototope alleady
served the jail term me is admitted to ubstern St	au he shortened	lifthe defendant
is admitted to ubstern St	hlethoxital.	OHS .
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		JUN 1 hanna
		Minis par
		UNIT #1 JALL
/		
DONE IN OPEN COURT this 17th day	of MAY	, 198 ≥ .
		61. 10
	TUDGE	July Man
Presented by:	UUDGE	
Deputy Prosecuting Attorney		
Approved as to form:		
Keeled Lz	<i>t</i> ——	
0 00 3 5	+ 3	

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON FOR KING COUNTY 3 ·33 S 4 STATE OF WASHINGTON. Plaintiff, 5 No. 83-1-00027-7 ORDER ALLOWING ACCESS TO **W** . THE JAIL 6 MICHAEL ROBERT CARDWELL , 7 Defendant. 8 9 ORDER 10 This matter having come before the Court upon oral motion of CATHER CONTRACT IN JULY 20, DEST 11 counsel for the Defendant, and the Court being otherwise fully in-12 formed, 13 IT IS HEREBY ORDERED THAT EUGENE CUMMINGS, Ph.D. is hereby 14 allowed access to the jail in order to evaulate Michael Robert Cardwell. It is understood that this access shall be contingent 15 upon the jail's approval consistent with security measures that may 16 need to be imposed. 17 DATED THIS 20 day of July, 18 19 GERARD M. SHELLAN , JUDGE 20 21 PRESENTED BY: 22 **2**3 Joy Smucker for Rachel Levy 24 Attorney for Defendant Approved as to form; notice of presentation waived 25 26 27 Deputy Prosecuting Attorney 28 29 PAGE ONE OF ONE 30 ORDER ALLOWING ACCESS TO THE JAIL 31

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LAW OFFICES OF
THE PUBLIC DEFENDER
202 SMITH TOWER
SEATTLE, WASHINGTON 98 104
(206) 447-3900

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2	Ch
3	IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON FOR KING COUNTY
4	STATE OF WASHINGTON)
5	STATE OF WASHINGTON Plaintiff Plaintiff
6	vs.) NOTICE OF WITHDRAWAL
7	Michael Cardwell, SUPERION) COR ATTORNEY SEATTLE, MA.
8	Defendant.)
9	TO: CLERK OF THE SUPERIOR COURT
10	AND NORM MALENG, PROSECUTING ATTORNEY
11	VOIL WILL DIFACE TAKE NOTICE that the undersigned as of
12	YOU WILL PLEASE TAKE NOTICE that the undersigned as of this date is withdrawing as attorney for the defendant in the
13	above entitled action.
14	DATED this 15th day of September, 1983.
15	'
16	SEATTLE-KING COUNTY PUBLIC DEFENDER
17	BY: Rachel Levy:
18	ATTORNEY FOR DEFENDANT
19	
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Notice of Withdrawal Page 1 of 1

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LAW OFFICES OF
THE PUBLIC DEFENDER
202 SMITH TOWER
BEATTLE, WASHINGTON 98104
(208) 447-3800

IN THE SUPERIOR COURT OF THE	E STATE OF WASHINGTON FOR KING CO	YTNUC
STATE OF WASHINGTON,	10)	
Plaintiff,	NO. 83-47-00027-7	
v.	ORDER SETTING RESTITUTION	N
	Y Y PERK	
MICHAEL R. CARDWELL Defendant.)	
)	
The court ordered	payment of restitution as a cond	lition
of probation. The court has	determined that the following p	person
is entitled to restitution i	n the following amounts;	
IT IS ORDERED that	defendant make payments through	n the
registry of the clerk of the	court as follows:	
	lt Center	
Seattle, WA 98104	Amount \$540.00	
	15th look	
DONE IN OPEN COURT this	day of 1	.983.
\sim	$M_{\alpha} p_{\alpha}$	
JUDGE GE	RARD M. SHELLAN	
Presented by:	Copy received: Notice	
	Presentation waived:	
Mac O.	•	
MICHAEL T DIJULIO Deputy Projecuting Attorney	Attorney for Defendant	, A
bepare 1100ccuering incorner	notornoj zor Borondano	
I, Michael & Andwell	have been fully advised t	hat I
hearing, a right to have an	attorney present to represent me	, and
Will De D	9/4149	
Signature Signature	Date	
Order Setting Restitution	STATES NORM MALEN	ıa 🐪
nj7/25/04 TRUST	8 ACCOUNTS REST Prosecuting Attorney W554 King County Co Seattle, Washington 98 583-2200	ourthouse 3104
	MICHAEL R. CARDWELL Defendant. The court ordered of probation. The court has is entitled to restitution i IT IS ORDERED that registry of the clerk of the To: Harborview Sexual Assau 325 Ninth Avenue Seattle, WA 98104 DONE IN OPEN COURT this MICHAEL T DIJULIO Deputy Projecting Attorney I, Marel Ladwelt have a right to be brought behaving, a right to have an right to have the court appo I hereby waive these rights a MICHAEL T DIJULIO Deputy Projecting Attorney I, Marel Ladwelt have a right to have an right to have the court appo I hereby waive these rights a MILL Could Signature	Plaintiff, NO. 834200027-7 v. ORDER SETTING RESTITUTION MICHAEL R. CARDWELL Defendant. The court ordered payment of restitution as a cond of probation. The court has determined that the following is entitled to restitution in the following amounts; IT IS ORDERED that defendant make payments through registry of the clerk of the court as follows: To: Harborview Sexual Assault Center 325 Ninth Avenue Seattle, WA 98104 DONE IN OPEN COURT this day of Presentation waived: Copy received; Notice Presentation waived: MICHAEL T. DIJULIO Deputy Provecuting Attorney Attorney for Defendant I, Manuel Land have an attorney present to represent me right to have the court appoint an attorney if I cannot affor I hereby waive these rights and agree to entry of this order MICHAEL R. CARDWELL NO. 8347000027-7 ORDER SETTING RESTITUTION Attorney for Defendant storney for Defendant Attorney for Defendant No. 8347000027-7 Attorney for Defendant No. 8347000027-7 Attorney for Defendant No. 845000000000000000000000000000000000000

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Plaintiff,

SEATTLE, WAS

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON FOR KING COUNTY

NO. 83-1-00027-7

MICHAEL CARDWELL

STATE OF WASHINGTON

Defendant.

NOTICE OF APPEARANCE

TO the plaintiff above named, and TO Judge Sullivan, King County Superior Court

Please take notice that the defendant MICHAEL CARDWELL hereby appears in the above entitled action by the undersigned and directs that all further documents, pleadings, and other papers exclusive of process with reference to this case be served upon said defendant's attorney at the address below stated.

DATED this 31st day of October, 1983

Hohlbein

NOTICE OF APPEARANCE - 1

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STAT	E OF WASHINGTY)	MASITINGTON	FOR KING	COOL
	Pla	intiff,) NO.	83-1-00	027-7	
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Michae	el R. Cardwell) HEAR	RING		
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	Defe	endant.	}			ڙن ستان
TO:	Michael Cardw	well	and	Janet Ric		3
٠.	(Defendar King County J			(Counsel Public De	for Defender	lant
			- -		Mass	
	PLEASE TA	AKE NOTICE t	hat a pro	bation rev	ocation he	ari
the a	above-entitled	d case has b	een sched	luled by the	e Honorabl	le ["]
	Shellan		in his the	ex court for	r 8:30	A.M
March	. 19	, 19 <u>84</u> , an	d you are	hereby no	tified to	app
	YOU ARE F	FURTHER noti	fied that	the state	will ask	the
court	to consider	the followi	ng probat	ion violat:	ions:	
						-m1
	l) Failure	e to successf	ully comple	ete evaluatio	n and treat	ment
	ex Offender Pro	gram at Weste	rn State Ho	ospital per r	eport dated	i i
March	6, 1984.					
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X	B or 1	the County of	King	
0	THE STATE OF WASHINGTON	'		82-1-0002

	Plaintiff,
	■ Baila : TU は z z z i
	MICHAEL R CARDWELL Judgment and Sentence
<u> </u>	Defendant ANGLE, WA.
ATTACHED	
INFORMATION	The Prosecuting Attorney with the above-named defendant and counsel
RMA	JANIET RICE came into court. The defendant was duly informed by
S.	the Court of the nature of theinformation found against him for the crime(s) of $INDECENT$ $CIBERTIES$
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AEN.	
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KESENTENCING STATEMENT	to whichinformation the defendant entered a plea of "guilty" on the
	1st day of MARCH, 1983, as charged.
K.	·
r.	The defendant was then asked if $h\ell$ had any legal cause to show why judgment
	should not be pronounced againsthim, to which he replied he had none.
	And no sufficient cause being shown or appearing to the Court, the Court
	renders its judgment: That whereas the said defendant has duly pleaded "guilty" in this Court, it is therefore ORDERED, ADJUDGED and DECREED that the said defendant
	is guilty of the crime(s) of INDECENT LIBERTIES, CLASS"B"
) 25	•
.⊅ (‡)	FELONY, RCW 9A.44.100
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اھ	and that be sentenced to imprisonment in such penal institution or correctional facility, under the jurisdiction and supervision of the Department of Corrections
COMMITMENT ISSUE	pursuant to the provisions of RCW 72.13.120, for a maximum term of not more than
ž	(10) TEN YEARS, the court recommendations that
ITM	the Board of prison terms and panole not release the defendant
¥	until he recieves freatment inportient or out patient.
Ŭ	years, with credit for time served prior to this date of
	The Defendant shall pay the penalty assessment required by RCW 7.68.035
	of \$50.00 within 6 most No famule of the date of this order. The Defendant is hereby remanded to the custody of the Department of Adult
	Detention to be by them detained until called for by the transportation officers of the Department of Corrections, authorized to conduct him to the Washington
	Corrections Center.
	DONE IN OPEN COURT this 1914 day of MARCH, 1984.
	1-1000-
	JÜDGE
	Presented by:
	Deputy Prosecuting Attorney
	(Rev. 5/83) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1



SUPERIOR COURT OF WASHINGTON COUNTY OF KING

STATE OF WASHINGTON

Plaintiff.

Richael Cardwell

No. 83-1-00027-7

ORDER DIRECTING FINGERPRINTS AND CERTIFICATE ATTESTING THAT FINGERPRINTS HEREON ARE DEFENDANTS

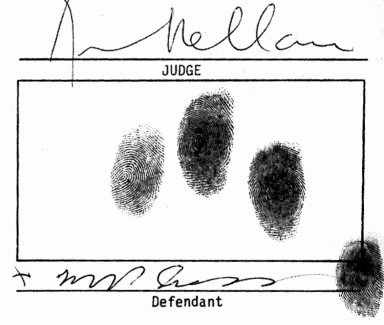
THIS MATTER being authorized pursuant to the provisions of Laws of 1977, 1st Ex. Session, Chapter 259, NOW, THEREFORE,

IT IS ORDERED that the defendant named hereon shall affix his/her fingerprints in the space provided below; and

IT IS FURTHER ORDERED that the Clerk of the Court shall attest that the fingerprints affixed are those of the defendant; and

IT IS FURTHER ORDERED that the Clerk of the Court shall attach this certificate to the original of any Judgment and Sentence entered against the defendant, and that such certificate shall be thereby incorporated as part of such Judgment and Sentence.

MAR 19 1984 DATED:



I hereby attest that the above-named defendant personally appeared before me and affixed his/her fingerprints to this document on March ,19 & S.

KING COUNTY SUPERIOR COURT CLERK

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King County Ca	use No. <u>83-1-</u>	00027-	1		•
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K.C. Cause No.	831-00027-7 Date: 319-84 Page 2 of 2
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IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON FOR KING COUNTY

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NO. 83-1-00027-7

DEFENDANT'S WAIVER OF THIRTY DAY DELAY PRIOR TO TRANSFER TO DIVISION OF INSTITUTIONS (RCW 36.63.255)

Plaintiff,

Defendant.

STATE OF WASHINGTON,

v.

MICHAEL R. CARDWELL,

I am the defendant in the above-entitled case and I understand that I have been sentenced to the custody of the Department of Social and Health Services following a trial. I understand I have the right to appeal from the court's sentence. I further understand that I have 30 days from the date of sentencing to post appeal bond or satisfy any other conditions of release on appeal and to file notice of appeal. Without waiving my right to appeal within 30 days, I hereby voluntarily waive my right to be held in the King County Jail for thirty days prior to transportation to the Division of Institutions.

3-19-84

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DEFENDANT

Attorney for Defendant

NORM MALENG Prosecuting Attorney W554 King County Courthouse Seattle, Washington 98104

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COMMITMENT ISSUED

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON FOR KING COUNTY STATE OF WASHINGTON, NO. 83-1-00027-7 Plaintiff, ORDER REVOKING ORDER v. DEFERRING IMPOSITION OF MICHAEL R. CARDWELL SENTENCE (PROBATION) Defendant. THIS MATTER having come on regularly for hearing this day before the undersigned judge of the above-entitled court, the defendant being present and represented by his attorney -YANET RICE , and the State being represented by the undersigned Deputy Prosecuting Attorney for King County, and the court being satisfied that the defendant did violate the terms and conditions of his probation as set forth in the motion filed herein; now, therefore, IT IS HEREBY ORDERED that the order suspending imposition of sentence (deferred sentence) as to the above-named defendant, dated MAY 17, 1983, is hereby revoked. DONE IN OPEN COURT this 19th day of MARCH JUDGE Presented by: Deputy Prosecuting Attorney approved as to form: Order Revoking Order Deferring Imposition of Sentence (Probation)

NORM MALENG
Prosecuting Attorney
W554 King County Countriouse
Seattle, Washington 98104
583-2200

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1.661 TRIOR COURT OF THE STATE OF WAS STON IN THE FOR THE COUNTY OF KING THE STATE OF WASHINGTON. Plaintiff 83-1-0002757 ٧S WARRANT OF COMMITMENT MICHAEL R. CARDWELL TO WASHINGTON CORRECTIONS CENTER Defendant ه کاری OFFICE OF THE SUPERIOR COURT CLERK OF KING COUNTY STATE OF WASHINGTON I, M. JANICE MICHELS, Acting Superior Court Clerk of King County, do hereby certify the foregoing to be a full, true, and correct copy of the Judgment and Sentence duly made by the Hon. GERARD M. SHELIAN

Judge of the said Court on the 19th day of March in the above entitled action, now on record in my office. ATTEST, my hand and the seal of said Superior Court this 19th day of March ⊼ANTSÉ MYCHEL∰) Acting Superior Court Clerk THE STATE OF WASHINGTON to the Director of Public Safety of King County and the DIRECTOR OF INSTITUTIONS and the SUPERINTENDENT of the WASHINGTON CORRECTIONS CENTER of the STATE OF WASHINGTON, GREETINGS: WHEREAS, MICHAEL R. CARDWELL State of Washington, for the County of King, of the crime of INDECENT LIBERTIES and judgment has been pronounced against him and he has been sentenced to imprisonment in such penal institution or correctional facility under the jurisdiction and supervision of the Department of Corrections as the Secretary of the Department of Corrections shall deem appropriate pursuant to the provisions of RCW 72.13.120, for a maximum term of not more than TEN (10) YEARS. The court recommendations that the Board of Prison terms and parole not release the defendant until he recieves treatment, inpatient or out patient. EFFE time and a minimum term to be fixed by the Board of Prison Terms and Paroles. Defendant shall pay penalty assessment of \$50.00 within 6 months of release. All of which appears of record, a certified copy of said Judgment being endorsed hereon and made a part hereof. NOW. THIS IS TO COMMAND YOU, the said Director of Public Safety, to detain the said defendant until called for by the transportation officers of the Department of Corrections authorized to conduct him to the Washington Corrections Center, and THIS IS TO COMMAND YOU, the said Superintendent of the Washington Corrections Center, to receive of and from the said officers the said defendant, for confinement, classification and placement in such penal institution or correctional facility, under the jurisdiction and supervision of the Department of Corrections as the Director of Institutions shall deem appropriate pursuant to the provision of RCW 72.13.120, for the aforesaid maximum term and a minimum term to be fixed by the Board of Prison Terms and Paroles. And these presents shall be authority for the same. HEREIN FAIL NOT. WITNESS. Hon. GERARD SHELLAN Judge of the said Superior Court and the Seal thereof day of March i hereby certify that by virtue of the within commitment. MICHELS, Acting Superior Court Clerk Deputy 1 delivered Management Control to the traveling guard for the Washington Corrections Center, as within I am commanded. _ Day of Dated this ____ Dean Olson, Director Commitment Officer

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COMMITMENT ISSUED

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IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON FOR KING COUNTY TATTLE, WA STATE OF WASHINGTON,

Plaintiff,

ν. MICHAEL R. CARDUELL,

Defendant.

NO. 83-1-00027-7

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DEFENDANT'S WAIVER OF THIRTY DAY DELAY PRIOR TO TRANSFER TO DIVISION OF INSTITUTIONS (RCW 36.63.255)

I am the defendant in the above-entitled case and I understand that I have been sentenced to the custody of the Department of Social and Health Services following a trial. I understand I have the right to appeal from the court's sentence. I further understand that I have 30 days from the date of sentencing to post appeal bond or satisfy any other conditions of release on appeal and to file notice of appeal. Without waiving my right to appeal within 30 days, I hereby voluntarily waive my right to be held in the King County Jail for thirty days prior to transportation to the Division of Institutions.

3-19-84

DEFENDANT

Attorney for Defendant

NORM MALENG Prosecuting Attorney W554 King County Courthouse Seattle, Washington 98104 583 2200

	2	IN THE SUPERIOR COURT OF THE ST	PATE OF WASHINGTON FOR KING COUNTY				
	3	STATE OF WASHINGTON,					
	4	. Plaintiff,	NO. 83-/-00027-7				
•	6	MICHAEL R. CARDWELL	ORDER REVOKING ORDER DEFERRING IMPOSITION OF SENTENCE (PROBATION)				
	7	Defendant.					
	9	THIS MATTER having o	come on regularly for hearing				
	10	this day before the undersigned judge of the above-entitled court					
	11	the defendant being present and represented by his attorney					
	12	JANET RICE , and the State being represented by					
	13	the undersigned Deputy Prosecuting Attorney for King County, and					
	14	the court being satisfied that the defendant did violate the					
	15	terms and conditions of his probation as set forth in the					
	16	motion filed herein; now, therefore,					
	17	IT IS HEREBY ORDERED that the order suspending					
	18	imposition of sentence (deferred sentence) as to the above-named					
	19	defendant, dated <u>MAY 17, 1983</u> , 19, is hereby					
	20	revoked.					
SSCED	21	DONE IN OPEN COURT t	his 19th day of mach, 1995				
Z	22 23		Mellan				
)WWI	24		UDGE				
.ម	25	Presented by:					
	26	David H. Smith					
	27	Deputy Prosecuting Attorney					
	28	approved as to form:					
	29	And L. Rice					
	30	1					
	31	Order Revoking Order Deferring	on)				
	32	Imposition of Sentence (Probation	onj				

NORM MALENG Prosecuting Attorney W554 King County Courthouse Seattle, Washington 98104 583-2200

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In the Super or Court of the Star of Washington For the County of King

			Plaintiff,			00027-7
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SUPERIOR COURT OF WASHINGTON COUNTY OF KING

STATE OF WASHINGTON

Plaintiff.

Richael Cardwell

No. 83-1-00027-1

ORDER DIRECTING FINGERPRINTS AND CERTIFICATE ATTESTING THAT FINGERPRINTS HEREON ARE DEFENDANTS

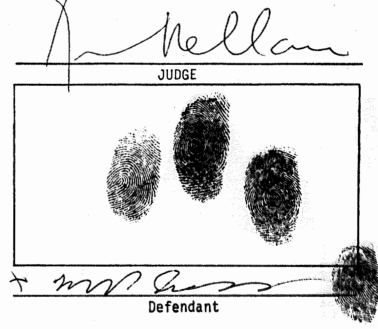
THIS MATTER being authorized pursuant to the provisions of Laws of 1977, 1st Ex. Session, Chapter 259, NOW, THEREFORE,

IT IS ORDERED that the defendant named hereon shall affix his/her fingerprints in the space provided below; and

IT IS FURTHER ORDERED that the Clerk of the Court shall attest that the fingerprints affixed are those of the defendant; and

IT IS FURTHER ORDERED that the Clerk of the Court shall attach this certificate to the original of any Judgment and Sentence entered against the defendant, and that such certificate shall be thereby incorporated as part of such Judgment and Sentence.

DATED: MAR 19 1984



I hereby attest that the above-named defendant personally appeared before me and affixed his/her fingerprints to this document on March

KING COUNTY SUPERIOR COURT CLERK

BY adelina L. X



BOARD OF PRISON TERMS AND ARPLES AN 8: 50 SENTENCE FIXED BY BOARD COUNTY SUPERIOR COURT CLERK

NO.	291544	
	こうふりかか	

CARDWELL, Michael R. , having been, by the Superior Court
of King County, Washington, in Cause No. 83-1-00027-7
convicted of the crime ofINDECENT_LIBERTIES
and sentenced for a maximum term of TEN (10)
years of confinement in a Washington Correctional Facility, and
The Board of Prison Terms and Paroles, having fully considered
the Prosecuting Attorney's and Judge's statements of the facts surrounding
said convicted person's crime and other information relative to such
convicted person and having interviewed said convicted person; NOW,
THEREFORE, by virtue of the authority in it vested by the laws of the
State of Washington, and within six months after the admission of such
convicted person to a Washington Correctional Facility, the Board of
Prison Terms and Paroles fixes the duration of his confinement as follows:
That said <u>CARDWELL</u> , <u>Michael R</u> , be and he is hereby ordered
to be confined in a Washington Correctional Facility for a period of
TEN (10) MONTOS
and he is hereby required to perform as many hours of faithful labor
in each and every day during said term of imprisonment as shall be prescribed
by the rules and regulations of said institution.
Done at Olympia, Washington this 2nd day of June ,19 86 .
BOARD OF PRISON TERMS AND PAROLES
TERMS A

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