

Circuit Court, State of Oregon, Washington County

STATE OF OREGON v. _____ Defendant

I, DEFENDANT ABOVE NAMED, ON OATH SAY AND AGREE:

1. To appear and answer the charge of; _____ on the,

10% of \$ _____: \$ _____, paid in cash at _____, am/pm this date _____;

Set by []Schedule, []Warrant, []Judge _____

Out-of-custody Arraignments, courtroom LEC1 located in the Sheriff's Law Enforcement Center at 215 SW Adams Ave., Hillsboro, Or. 97123

Check daily calendar for courtroom assignment, and to appear thereafter as ordered by the court until discharged;

2. To submit to all orders and process of the court;

3. Not to leave Oregon without permission of the court (For permission, contact Court Release Office);

3(a) If initialed, I understand I have court permission (subject to my waiver of extradition right below) to reside in Clark County at the address on this release form. _____ (initials of Release Officer)

4. To keep the Court, my Attorney and my Responsible Person advised of my correct address at all times and to maintain adequate contact with my attorney such that the attorney can contact me on short notice at all times;

5. To obey all laws and notify the Court immediately if arrested or cited for any offense (other than traffic violations);

6. You are not to have any direct or indirect contact with the victim and/or co-defendant(s) unless specifically authorized by the Court, "Victim" means the person(s) who have suffered financial, social, psychological or physical harm as a result of the alleged crime(s).

7. You are not to go within 100 yards of the victim's residence, work, vehicle, or person. Victim: _____

8. If the address on this agreement is the address where the victim also resides, you are not allowed to live there. You are required to call the Court Release Office to provide an address where you will be living.

I UNDERSTAND FULLY THAT:

1. A willful failure to appear for a court appearance in Court is a separate and serious crime punishable by fine and jail or prison sentence;

2. That the Court may modify or revoke this agreement and my release and may add conditions or require security to be posted;

3. That any breach of this agreement may be punished as contempt of Court and result in re-arrest.

4. That, if posted, the 10% deposit may be applied to any fine imposed, or restitution ordered. If refunded upon completion of this case the clerk will keep 15% of the 10% deposit (but no less than \$5 nor more than \$200) for expenses;

5. All security amounts will be receipted in the name of the person posting security and may be returned to that person at the disposition of the case or applied to any fines, fees, restitution or court ordered financial obligation in this case or any other court ordered financial obligation owed by the defendant.

6. If I do not comply with the conditions of the release agreement, including but not limited to failure to appear in Court, the Court shall enter an order declaring the entire security amount to be forfeited. The order of forfeiture relates not only to security, if any, actually posted, but to the entire security amount. Notice of any order of forfeiture will be mailed to you at the address you have provided in your release agreement. It is your responsibility to advise the court of any changes in address. Notifying the Post Office or the Sheriff's Office is inadequate. Notice shall be in writing to the Washington County Court Pretrial Release Office, 215 SW Adams Ave.

I UNDERSTAND THAT IF I AM FOUND OUTSIDE THIS STATE IN VIOLATION OF THIS AGREEMENT, I HEREBY WAIVE MY RIGHT TO CONTEST EXTRADITION BACK TO THE STATE OF OREGON.

I HAVE READ, FULLY UNDERSTAND AND VOLUNTARILY SIGNED THIS AGREEMENT.

Date: _____ Signature of Defendant: X _____

Subscribed and sworn to before me and receipted this _____ day of _____ 20 _____.

Printed name of Officer: _____ Signature of Officer: _____

Title: _____ Agency: _____

Language: _____ Interpreter: _____